ශී ලංකා පුජාතාන්තික සමාජවාදී ජනරජයේ ගැසට් පතුය The Gazette of the Democratic Socialist Republic of Sri Lanka

අති විශෙෂ EXTRAORDINARY

අංක 2033/49 – 2017 අගෝස්තු 24 වැනි බුහස්පතින්දා – 2017.08.24 No. 2033/49 – THURSDAY, AUGUST 24, 2017

(Published by Authority)

PART I: SECTION (I) – GENERAL

Government Notifications

My No.: IR/COM/02/X/2015/52.

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131 OF THE LEGISLATIVE ENACTMENTS OF CEYLON (1956 REVISED EDITION)

Order under Section 4(1)

WHEREAS AN industrial dispute in respect of the matter specified in the statement of the Commissioner General of Labour which accompanies this order exists between,

Mr. G.H.G. Muditha Dileepa, No. 262/1, 8th Lane, Nagahakotuwa Road, Balummahara, Imbulgoda. of the one part,

and

Sri Lanka Mahaweli Authority, No. 500, T.B. Jaya Mawatha, Colombo 10. of the other part,

NOW THEREFORE I W.D.J. Seneviratne, Minister of Labour, Trade Union Relations and Sabaragamu Development do by virtue of the powers vested in me by Section 4(1) of the Industrial Disputes Act, Chapter 131 of the Legislative Enactments of Ceylon (1956 Revised Edition), as amended by Acts Nos. 14 of 1957, 62 of 1957, 4 of 1962 and 39 of 1968 (read with Industrial Disputes-Special Provisions) Act No. 37 of 1968 hereby appoint Mr. R.S. Ariyapperuma, No. 03, Araliya Mawatha, Sirimal Uyana, Ratmalana to be the arbitrator and refer the aforesaid dispute to him for settlement by arbitration.

W.D.J. SENEVIRATNE,
Minister of Labour, Trade Union Relations and
Sabaragamu Development.

Colombo. 27th July, 2017

My No.: IR/COM/02/X/2015/52.

THE INDUSTRIAL DISPUTES ACT, CHAPTER 131 OF THE LEGISLATIVE ENACTMENTS OF CEYLON (1956 REVISED EDITION)

Mr. G. H. G. Muditha Dileepa, No. 262/1, 8th Lane, Nagahakotuwa Road, Balummahara, Imbulgoda. of the one part,

and

Sri Lanka Mahaweli Authority, No. 500, T.B. Jaya Mawatha, Colombo 10. of the other part,



PART I: Sec. (I) – GAZETTE EXTRAORDINARY OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA – 24.08.2017

STATEMENT OF MATTER IN DISPUTE

The matters in dispute between the aforesaid parties are,

01. Whether injustice had been caused to the applicant, who was one of the three security officers who had been considered to have vacated their posts at the Sri Lanka Mahaweli Authority by being recruited as a new employee without pay arrears of whereas one of the others had been given continuous service with arrears of pay and the other had been given continuous service without arrears of pay, and if so to what reliefs he is entitled,

02. Secondly, the applicant being considered to have vacated his post up to the date of reinstatement eventhough he had reported to work in January 2014 and produced a medical certificate and the non-payment of salaries for the period is just and if not so, to what reliefs he is entiled.

> A. Wimalaweera, Commissioner General of Labour(Acting).

Dated at the Office of the Commissioner General of Labour, Colombo, this 27th day of July 2017.

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