

IN THE CENTRAL ADMINISTRATIVE TRIBUNAL  
AHMEDABAD BENCH  
~~NEW DELHI~~

3

O.A. No. 100 of 1991.  
~~P.A. No.~~

DATE OF DECISION <sup>24-4-91</sup> 20.4.1991

~~Shri Girijashanker Harishanker~~ Petitioner  
Sharma

Shri J.D. Ajmera Advocate for the Petitioner(s)

Versus

~~Union of India & Anr.~~ Respondent

Shri B.R. Kyada Advocate for the Respondent(s)

CORAM :

The Hon'ble Mr. P.H. Trivedi .. .. Vice Chairman

The Hon'ble Mr. R.C. Bhatt .. .. Judicial Member

1. Whether Reporters of local papers may be allowed to see the Judgement? *No*
2. To be referred to the Reporter or not? *No*
3. Whether their Lordships wish to see the fair copy of the Judgement? *No*
4. Whether it needs to be circulated to other Benches of the Tribunal? *No*

Shri Girijashanker Harishanker  
Sharma,  
Quarter No. 380/C,  
Double Storey Rly. Colony,  
Gandhidham  
(Advocate - Mr. J.D. Ajmera)

.. Applicant

Versus

1. Union of India,  
(Notice to be served through  
General Manager, W. Rly.,  
Churchgate, Bombay-400 020)

2. Shri U.S. Sharma,  
Carriage & Wagon Supdt,  
W. Rly.,  
Gandhidham.  
(Advocate - Mr. B.R. Kyada)

.. Respondents

CORAM : Hon'ble Mr. P.H. Trivedi .. Vice Chairman  
Hon'ble Mr. R.C. Bhatt .. Judicial Member

O.A. No. 100 of 1991

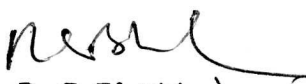
ORDER

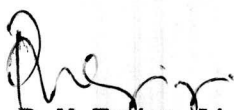
24-4-91  
Dated : 20.4.1991

Per : Hon'ble Mr. P.H. Trivedi .. Vice Chairman

Heard learned advocate Mr. J.D. Ajmera in this case and OA/97/91 and OA/98/91. He states that the facts are identical in all the cases. The applicants have been put into possession of the quarters according to them by oral instruction on the result of a committee of the Railway officials for allotment of quarter and now are being threatened for eviction. No allotment order is admittedly passed and no order of eviction has been passed either. He states that in another case with similar circumstances, the petition has been admitted. We are not persuaded by the learned advocate for issue of notice. If the applicants have been in possession for considerable period whatever right they

may have under other laws for continuing in possession they do not arise from any service rules and no jurisdiction of this Tribunal can be invoked in matters of this nature when no rights have been given to the Government servant under any order of allotment and there can be no cause without any order for eviction of quarter. The application cannot be based on mere averments for apprehensions. Application accordingly dismissed.

  
( R C Bhatt )  
Judicial Member

  
( P H Trivedi )  
Vice Chairman

\*Mogera