HIGH COURT OF TRIPURA AGARTALA

WP(C) No. 888 of 2017

Tapan Kr. Dhar

----Petitioner(s)

Versus

The State of Tripura & Ors.

----Respondent(s)

For Petitioner(s) : Mr. D. K. Biswas, Advocate

For Respondent(s) : Mr. D. Sarma, Addl. G.A.

HON'BLE THE CHIEF JUSTICE MR. AJAY RASTOGI Order

29/06/2018

The poor person approaches this Court with a complaint that he was the absolute owner as alleged of two plots namely, Plot No. 3925 and 3926 arising out of Khatian No. 731 of Uttar-Ramchandraghat mouja measuring 1.47 acres of agricultural land and without any authority of law, the respondents started constructing road over the land of the petitioner and his grievance was that even a compensation has not been paid to him for the loss of agricultural land measuring 0.50 acre.

After the counter-affidavit being filed by the respondents the sanction order dt. 27th June, 2018 under the signatures of the Land Acquisition Collector, Khowai District, Tripura, in furtherance thereof, the letter relating to the amount of compensation dt. 27th June, 2018 has been deposited in the bank account of the petitioner.

Since the compensation as computed by the respondents has been deposited in the bank account of the petitioner for the land acquired, the present petition has become infructuous.

Counsel for the petitioner submits that the petitioner may be given liberty to question the quantification of compensation awarded to him in reference to the land acquired.

The present petitioner in the light of subsequent development and particularly the sanction memo towards compensation of Rs. 10,85,233.00 being deposited in the bank account of the petitioner vide order dt. 27th june, 2018, the present petition is infructuous. However, the petitioner is at liberty to question about quantification of the compensation awarded to him, in the appropriate proceedings admissible under the law.

CHIEF JUSTICE