

HIGH COURT OF MEGHALAYA
AT SHILLONG

WP(C) No. 379 of 2017

Date of Order: 25.05.2018

Smti. Artina Momin Vs. State of Meghalaya and Ors.

Coram:

Hon'ble Mr. Justice S.R.Sen, Judge

Appearance:

For the Petitioner	:	Mr. A.H.Hazarika, Adv.
For the Respondent(s)	:	Mr. H.Kharmih, GA.

- | | | |
|-----|---|--------|
| i) | Whether approved for reporting in
Law journals etc.: | Yes/No |
| ii) | Whether approved for publication
in press: | Yes/No |
-

Heard learned counsel for the petitioner who submits that in this instant case land acquisition has been paid, but due to oversight or for the reason best known to the Government, fisheries, fruit bearing trees, bamboos etc were not assessed. So, he prayed that Deputy Commissioner, Williamnagar, East Garo Hills may be directed to refer the matter to the Special Court, Land Acquisition Act.

Learned GA has no objection.

Accordingly, Deputy Commissioner, Wiliamnagar, East Garo Hills is hereby directed to refer the matter to the Special Court under the Land Acquisition Act for proper adjudication pertaining to the subject mentioned above.

With this observation and direction, petition is allowed to that extent and stands disposed of.

(S.R.Sen)
JUDGE

Meghalaya
25.05.2018
"S.Rynjah PS"