IN THE SUPREME COURT OF INDIA CIVIL APPELLATE JURISDICTION

<u>CIVIL APPEAL NO(S). 5148-5149/2018</u> (ARISING FROM SLP (C) NOS.433-434/2015)

SHYAMALI CHATTEREJEE

APPELLANT(S)

VERSUS

MUNICIPAL CORPORATION, BHILAI

RESPONDENT(S)

J U D G M E N T

KURIAN, J.

Leave granted.

- 2. The appellant is before this Court aggrieved by the reduction of one-time compensation in lieu of reinstatement on account of the alleged illegal termination. It is fairly clear from the facts that the appellant had worked for about 15 years as a daily wager. The Labour Court had granted Rs.5,00,000/- (Rupees Five Lacs) whereas the High Court reduced it to Rs.2,00,000/- (Rupees Two Lacs).
- 3. Having regard to the entire facts and circumstances of the case, we are of the view that the appellant should be entitled to an additional amount of Rs.1,50,000/- (Rupees One Lac Fifty Thousand).
- Therefore, these appeals are disposed of respondent/Municipal Corporation directing the pay, within a period of two months, Rs.1,50,000/-(Rupees One Lac Fifty Thousand) with interest @ 6% per annum from the date of termination. In case, the amount, as granted by the High Court, has not been released to the appellant, the same shall also be released, however, without interest, since the Municipal Corporation has already tendered that money.
- 5. The appeals are, accordingly, disposed of.

6.	Pending	applications	, if	any,	shall	stand
dis	posed of.					
7.	There sha	all be no orde	rs as t	to costs	S.	

7.	There	shall	be no	orders	as	to	costs.
							J [KURIAN JOSEPH]
	DELHI;	10					J. N M. SHANTANAGOUDAR]

NEW DELHI; MAY 14, 2018.