

Company: Sol Infotech Pvt. Ltd. **Website:** www.courtkutchehry.com

Printed For:

Date: 31/10/2025

(2018) 05 CHH CK 0171

Chhattisgarh High Court

Case No: Writ Petition (S) No. 3826 Of 2018

Ani Bhagat APPELLANT

Vs

State Of Chhattisgarh

And Ors RESPONDENT

Date of Decision: May 18, 2018

Citation: (2018) 05 CHH CK 0171

Hon'ble Judges: P. Sam Koshy, J

Bench: Single Bench

Advocate: Rajendra Kumar Patel, Adhiraj Surana

Final Decision: Disposed Of

Judgement

- P. Sam Koshy, J
- 1. Heard.
- 2. The petitioner was appointed as Part Time Sweeper on a fixed salary, i.e. the then existing collector rate of wages. The petitioner has approached

this Court with a grievance that the rates of minimum wages have been revised but even then, the petitioner is being continued on exploitative rates of

wages which are no longer in existence. The petitioner pray for a direction that minimum wages as per minimum wage fixed vide latest revised rate in

the letter dated 01/05/2017 be awarded to the petitioner.

3. It is also submitted that representation has also been moved by the petitioner for grant of wages, however, the same has not been considered

favourably. Therefore, this petition has been filed.

4. The order of appointment of the petitioner show that she was appointed as Part Time Sweeper since 2008 on wages applicable to Part Time

Sweepers on collector rates as applicable on their respective date of appointment. However, these rates of wages for such kind of employees have

been revised from time to time.

5. There is no reason, why revised rate of wages should not been extended to the petitioner who is working as Part Time Sweeper. In these

circumstances, when the wages have been revised vide letter dated 01/05/2017, the respondent authorities should consider petitioner's representation

in the matter of grant of wages accordingly if they are otherwise entitled for.

6. Respondent authority shall consider petitioner's grievance and pass necessary order regarding granting of appropriate wages on the rates applicable

to them as revised from time to time. The matter should be decided within a period of 60 days from the date of receipt of copy of this order. The

petitioner shall make fresh representation individually or collectively.

7. With the aforesaid observation, this petition stands finally disposed off.