

Tech Vs LA in 5000 - 8000 Scale - Loss of Arrears **Regarding**

We have been in the knowledge that some people are blaming us for the loss of Arrears in Tech vs LA Case in 5000-8000 Scale.

We have been given in writing even before the pronouncement of judgment that Verdict in Ashok Yadav Case OA 1861/2014 will be implemented for us. This Case was fought individually with support of some Ex.ARTEE leaders. In our opinion the Case was argued on the lines of verdict of Hon'ble Supreme Court in Notional Case, while it should have been argued on Lighting Assistants case with the demand for all consequential benefits. The last Para of Verdict clearly says that.

Ex. GS,Sh. Anilkumar S has also posted of Face Book on 26th April 2015 on the issue and mentioning clearly that the Proposal sent was turned down by DoEXP due to heavy financial implications to the tune of 148 Crores. We are publishing that also.

Once again, we want to make it clear that the root cause for the loss of arrears is the Verdict in OA 1861/2014, which granted Scale only on Notional Basis in which we had no role. People who are blaming us fought that case.

[Click here for our View Point.](#)

[Click here for Operative Part of Verdict of OA 1861/2014.](#)

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Central Office.