JR385/01-JduP

JUDGMENT

1

Sneller Verbatim/JduP

IN THE LABOUR COURT OF SOUTH AFRICA

<u>BRAAMFONTEIN</u>

CASE NO: JR385/01

2001-10-09

In the matter between

HARMONY GOLD MINING CO LIMITED

Applicant

and

CCMA AND OTHERS

Respondents

JUDGMENT

<u>LANDMAN</u>, J: The third respondent in this matter was dismissed by the applicant. Thereupon an arbitration hearing took place on 25 August 2000 before an arbitrator of the CCMA, the second respondent in these proceedings.

The arbitrator recorded the evidence which was delivered in the course of the arbitration. He sets out the evidence of one van Zyl, the principal witness on behalf of the applicant. His summary of the evidence of Mr van Zyl, conflicts with the statement which was handed in at the arbitration by consent, and with so much of the record as I have been able to read.

That being so, the award which stems from this is not justifiable in relation to the material which served before the commissioner. The arbitration award is

SAT	acide	and the	draft נ	order is	made an	order of court.
\mathcal{L}_{L}	asiac	and the	. uiuit	UIUCI IS	THAUC ATT	diddi di codit.

A A Landman

Judge of the Labour Court of South Africa

---0000000---