LEGAL_AWARENES IN 2023 ITEM 69 EXTRACT OF EMAIL DATED 20 09 2023 TO LAW AND JUSTICE MINISTER AND LAW COMMISSION OF INDIA REGARDING MALFUNCTION AND CONSTITUTIONAL FAILURE IN ODISHA LOKAYUKTA

REQUEST TO TAKE NECESSARY ARRANGEMENTS IN THE MATTER OF MALFUNCTION AND CONSTITUTIONAL FAILURE IN ODISHA LOKAYUKTA WHERE CONFLICT OF INTEREST EXISTS

jayanti das <jayantidasorissa2012@gmail.com>

Wed, Sep 20, 2023 10:09 PM

to mljoffice, lci-

dla, supremecourt, contact, office, bjphqo, cc, connect, scaora1, scbaec, rv_ramani, rg.orihc, advgen

То

LAW AND JUSTICE MINISTER

LAW COMMISSION OF INDIA

СОРҮ ТО

HON'BLE CHIEF JUSTICE SUPREME COURT THROUGH SECRETARY GENERAL SUPREME COURT

Aam Aadmi Party Shri Arvind Kejriwal, Convener contact@aamaadmiparty.org

All India Trinamool Congress Ms. Mamta Banerjee Chairperson office@aitcofficial.in

Bharatiya Janata Party bjphqo@gmail.com

Communist Party of India (Marxist) Shri Sitaram Yechury, General Secretary cc@cpim.org

Indian National Congress Smt. Sonia Gandhi, President connect@inc.in

SCAORA

SCBA

ATTORNEY GENERAL INDIA New Delhi rv_ramani@hotmail.com

REGISTRAR GENERAL ORISSA HIGH COURT CUTTACK

ADVOCATE GENERAL ODISHA Cuttack advgen@nic.in

SUBJECT- REQUEST TO TAKE NECESSARY ARRANGEMENTS IN THE MATTER OF MALFUNCTION AND CONSTITUTIONAL FAILURE IN ODISHA LOKAYUKTA WHERE CONFLICT OF INTEREST EXISTS

Respected Sir

With due respect I request you to take necessary steps to rectify the MALFUNCTION AND CONSTITUTIONAL FAILURE in the field of ODISHA LOKAYUKTA, HIGHER JUDICIARY, ALL THE QUASI

JUDICIAL COMMISSIONS WHERE CONFLICT OF INTEREST EXISTS while adjudicating the corruption cases and other allegations against their fellow companions.

I had filed a PIL based on my RTI documents exclusively mine along with CPIL and Common Cause vide WPC PIL 1096 OF 2013 FILED IN SUPREME COURT CHALLENGING ALLOTMENT OF LAND UNDER DISCRETIONARY QUOTA IN ODISHA AND GUJARAT.

The case was disposed of with a comment to approach the respective HIGH COURTS and it was unfortunate that the evidences in the form of RTI documents were placed before the highest court where it was transparently visible that there was constitutional failure in all the four pillars of democracy but they did not think it proper to take cognizance because of apparent CONFLICT OF INTEREST.

As a compliance to Supreme Court order I had filed a PIL based on my RTI documents vide WPC PIL 9095 of 2014 in ORISSA HIGH COURT along with Common Cause which got disposed of due to non appearance of the advocate. CMAPL No.298 of 2015 was filed for restoration of PIL and was heard on 06.12.2022 with an order to approach LOKAYUKTA ORISSA.

As compliance to ORISSA HIGH COURT I had filed case no LY 199/2023 with LOKAYUKTA ORISSA.

GROUNDS OF COMPLAINT

SECRETARY JUDICIAL OF LOKAYUKTA ORISSA without application of judicial mind was unnecessarily pressurizing and threatening of dismissing the complaint if I will not give him identity proof, notarized copy of all the documents and notarized affidavit.

As a reply to this I had clarified that my complaint case no LY 199/2023 was not a regular ordinary case as it is a referred case from ORISSA HIGH COURT comprising Chief Justice who prima facie believed that it was a corruption matter or else he would have passed a different order.

On my repeat reminders to SECRETARY JUDICIAL OF LOKAYUKTA ORISSA that there is no need for further notary and affidavit as my case with all the notarized documents under the signature of prominent advocates starting from Supreme Court to Orissa High Court were submitted as it is through email to SECRETARY JUDICIAL OF LOKAYUKTA ORISSA; he did not clarify any of my queries, did not place the matter with all details before the bench and got it dismissed.

The CONFLICT OF INTEREST arises as some of the Lokayukta members have availed ALLOTMENT OF LAND UNDER DISCRETIONARY QUOTA IN ODISHA about which the present PIL is and some of the IPS officers by taking VRS have joined LOKAYUKTA ORISSA to investigate corruption cases against their previous masters to whom they used to salute and so prima facie it appears it is a clear case of miscarriage of justice and total failure of LOKAYUKTA system in odisha in specific.

SECRETARY JUDICIAL OF LOKAYUKTA ORISSA did not clarify whether LOKAYUKTA ORISSA have the power for directing CBI enquiry which was the main prayer in both SUPREME COURT AND ORISSA HIGH COURT and got it dismissed by suppression of facts before the bench as there was no mention of any document perused during the hearing in the order and even there was no signature of the LOKAYUKTA MEMBERS in the order.

I have also requested SECRETARY JUDICIAL OF LOKAYUKTA ORISSA to provide me legal help on payment to do the necessary legal activities as I am not getting any legal support at this time to proceed for the reason best known to the advocates and the registry where the burning example is the Supreme Court registry who in nexus with AOR KIRAN KUMAR PATRA who is AOR OF GOVT OF ODISHA had filed SLP 21329 OF 2020 against GOVT OF ODISHA and fooled five judges of Supreme Court including CJI and no action till date from any forum.

THIS IS THE CASE OF CONFLICT OF INTEREST WHERE BCI HEARS COMPLAINT AGAINST ADVOCATE WHO VOTES THEM TO POWER.

THIS IS A COMPLETE CIRCLE OF DENIAL OF JUSTICE WILLFULLY DURING BAR AND BENCH WHERE THERE IS NO DIRECT ACCESS TO JUDICIARY WITHOUT THE GATE PASS OF REGISTRY AND ITS AGENTS.

This system needs radical change in the interest of justice.

It is pertinent to mention that I had filed a PIL in ORISSA HIGH COURT to form MIGLAS for supporting MIG in the line of SC MIGLAS in a transparent and accountable basis on payment and Justice Dipak Misra had inaugurated MIGLAS in ORISSA HIGH COURT and other several HIGH COURTS which are operational at present except ORISSA HIGH COURT.

My effort was to counter the dissident advocates who ditch the client at death bed and emergency due to their lobby with opposite side and if it is a PIL then from the GOVT by activating MIGLAS which is under the direct control of Chief Justice and it will act as DIAL 100 for help.

It is very unfortunate to say that MIGLAS OF ORISSA HIGH COURT is not operational after inauguration for last 6 to 7 years and their website is not opening to contact,

Under the circumstances as I have explained the LOOPHOLES, CONFLICT OF INTERESTS, CONSTITUTIONAL FAILURE, LACK OF CHECK AND BALANCE, FAULT IN SELECTION AND APPOINTMENT OF LOKAYUKTA AND ALL THE QUASI JUDICIAL COMMISSIONS WHERE POLITICALLY AFFILIATED MEMBERS AND RETD JUDGES WHO AVAILED FAVOURS FROM GOVT DURING THEIR TENURE, ADJUDICATING COMPLAINTS AGAINST THEIR FELLOW MEMBERS, HEARING OF CASES OF MISCONDUCT OF ADVOCATES BY THEIR FELLOW ADVOCATES IN DISCIPLINARY COMMITTEE need immediate correction and amendment in this field or else in no time the judicial process and the word justice will become a laughable stock.

THE NEED OF THE HOUR IS JURY SYSTEM FOR ALL COMPLAINT AGAINST BAR AND BENCH WITH SPECIAL WEBSITE HAVING CONTACT NUMBER, EMAIL ID, DETAILS OF THE PERSONS WITH COMPLETE BIODATA WITH AFFIDAVIT THAT THEY NEVER RECEIVED ANY FAVOUR FROM ANY POLITICAL PARTY ALONG WITH THEIR FAMILY MEMBERS AND THEY DO NOT HAVE ANY POLITICAL AFFILIATION.

ALL THE RELEVANT DOCUMENTS ARE IN MY WEBSITE.

Thanking you

Jayanti Das

www.jayantidas.com