LEGAL_AWARENESS IN 2024 ITEM 75 EMAIL DATED 10 12 2024 TO CHAIRMAN OHRC REGARDING UNAUTHORIZED MUTTON SHOPS

CASE NO 2152 OF 2022 ARISING OUT OF CASE NO 2160 OF 2019 NEXT HEARING ON 14 02 2025

jayanti das <jayantidasorissa2012@gmail.com> to OHRC, supremecourt, CMO, govodisha, cr.nhrc, odishasoochana

Dec 10, 2024, 9:53 PM

To

HON'BLE CHAIRMAN OHRC

COPY TO

CJI

CMO

GOVERNOR ODISHA

NHRC

OIC

Respected Sir

SUBJECT- CASE NO 2152 OF 2022 ARISING OUT OF CASE NO 2160 OF 2019 REGARDING ILLEGAL AND UNAUTHORIZED MUTTON SHOPS AND ILLEGAL AND UNAUTHORIZED CREMATION GHATS IN CUTTACK

NEXT HEARING ON 14 02 2025

Please refer to your email and speed post sent on 07 12 2024 received on 09 12 2024.

It is pertinent to mention that in the order dated 02 09 2024 and 07 11 2024 the commission has not noted down the contents of my email dated 15 08 2024 but only insisted on my appearance before the commission and the commission has not clarified that why my presence is essential for disposal of the case.

The commission has not informed about the hearing of 07 11 2024 which is a negligence on the part of the Registrar.

It is pertinent to mention that in OHRC CASE 2925 OF 2019 REGARDING SECURITY AND WELFARE OF THE SENIOR CITIZENS OF MIG SEGMENT IN ODISHA, OHRC CASE NO 2288 OF 2019 ABOUT DISPOSAL OF UNCLAIMED HUMAN DEAD BODY BY GARBAGE CARRIER OF MUNICIPALITY AND OHRC CASE 496 OF 2020 REGARDING ILLEGAL SAND FILLING OF RIVER MAHANADI the commission had never insisted on my appearance before the commission before disposal and the commission did not think it proper to inform me about the disposal and I had to file RTI to get copy of the order and no mention were made about the counter reply of the govt in OHRC CASE 496 OF 2020 REGARDING ILLEGAL SAND FILLING OF RIVER MAHANADI which is quite unfortunate.

The reasons for not appearing personally are

- 1. It is not mandatory
- 2. As the other cases were disposed of without my presence this case may be handled in the same manner as there is no difference between this case and those cases
- 3. As the cognizance was taken based on my written submission in this case and commission itself admitted in the order as mentioned in my email dated 15 08 2024 that my allegations regarding the open air animal slaughter is actually correct and so I have nothing to prove more
- 4. The commission has spokesperson / active members of certain political parties as members who hear my case in spite of my protest not to do so because of conflict of interest and my complaint is against the govt and so due to my objection and complaint I don't think it proper to be physically present in the commission
- 5. The PIO OHRC under RTI had suppressed the fact regarding the inclusion of politically affiliated persons in the commission and are involved in the decision making process which is not a healthy sign for the benefit of common people of Odisha as most of the cases in OHRC are against the govt for violation of human rights and it has become a mockery that govt is hearing the case against itself through its agent and it is quite unfortunate
- 6. The OHRC had appointed a dummy PIO as revealed under RTI from SOOCHANA COMMISSION to escape penalty and still that case is hanging in air as OHRC is unable to details of the dummy PIO to the commission and there cannot be more disgusting incident than this
- 7. The PIO OHRC had also suppressed the fact about the data of DISCRETIONARY QUOTA LAND ALLOTTED TO ITS CHAIRMAN/ MEMBERS from the ministers of odisha govt which was meant for destitute and definitely there is chance of quid pro quo to manipulate the order in favour of the govt and list is available under RTI with me you visit www.jayantidas.com for details
- 8. After my bad experience in the PIL related to mass slaughter of animals in public place in public view on the road in Manikeswari Chhatar Jatra Bhawanipatna where Hon'ble Orissa High Court had ascertained in its order that it should be banned totally but Govt of Odisha through its AOR IN SUPREME COURT KIRAN KUMAR PATRA brought a stay fraudulently against the Chief Secretary Odisha, DGP Odisha etc who were the opposite parties ie Govt of Odisha VRS Govt of Odisha in Supreme Court; I lost faith in the implementation of High Court order by the Govt of Odisha.
- When the machinery of Govt of Odisha can fool the Hon'ble Judges of Supreme Court along with High Court by suppression of fact repeatedly for last five years; stopping mushrooming of illegal and unauthorized Mutton shops throughout Cuttack city behind which the officials of both CMC and Commissionerate Police are the key players is very minor issue for them to manipulate the evidences.
- 9. Supreme Court cancels land allotment to judges, MPs and top officials in Hyderabad on 27 11 2024 remarking that the object of the land allotments policy perpetuates inequality, a bench of CJI Sanjiv Khanna and Justice Dipankar Dutta cancelled the land allotted to MPs, MLAs and judges among others.
- My PIL is almost same and I am preparing to go ahead with my RTI documents for cancellation of plots allotted which was meant for destitutes or who made supreme sacrifice for the country
- 10. It is revealed under RTI FROM CDA CUTTACK that ex Chief Secretary Tarun Kanti Mishra turned to CIC ODISHA was allotted DQ plot as a favour from the minister in his wife's name and it itself proves that two commissions ie OIC and OHRC which play vital role in the field of

anticorruption and human right violation are mutilated by polluting the commissions by offering DQ plots to those people who do not deserve and not eligible.

Under the circumstances I have made my position very clear that why I should not be present in the commission personally and I request the commission to insert my email dated 15 08 2024 and this email as my closing submission through email while disposing of the case. You are requested to collect evidences of open air slaughter in Cuttack as I have already mentioned the areas by installing CCTVs/ drone/ AI as they will be more authentic, reliable and above all trustworthy for fair disposal of the case and the govt of Odisha is enough cash rich now proved by the distribution of cash by Subhadhra Yojana so generously without default beyond any reasonable doubt and it can spend some lakhs on CCTV to prevent animal cruelty in public places in public view in every galli of Cuttack to protect human rights of the people.

Thanking you

Yours faithfully

Jayanti Das