



A Humble Prayer - More Than Instant
Through Speed Post and Email both

Date: 23.10.2013

The Hon'ble Chief Justice,
 High Court of Madhya Pradesh,
 Principal Seat at Jabalpur,
Jabalpur - Madhya Pradesh - India

Anxiety: High Court of Madhya Pradesh – Bench at Indore is Looking for the Forcible / Unlawful Demise of the Petitioner plus numerous other People in WP No. 9800 / 2013 dated 13.08.2013 so they could not reach to Hon'ble Supreme Court of India for Justice against the Cruelty converting them into ashes... ??

Not the matter of Land, Building, Revenue, Claim, Compensation, Loan, Insurance, Encroachment, Road, Bail, Car, Bus, Train, Plane etc. **Purely the Question of Numerous Lives...** even then the continuing “MUM” of Hon'ble High Court of Law against the “Sullied Law”... assent for Injustice to be continued... so above thinking would naturally trespass in the mind of Human Beings when the Cognizance of “Need for Justice” against “Demonic Fire” is set-aside by the “Indore Bench” who, as per the Hon'ble Supreme Court of India, is more concerned about “Rapists” than “Victims”.

A true copy of Writ Petition No. 9800 / 2013 along with Annexure P–1 to P–9 filed on 13.08.2013 before the Hon'ble High Court of Madhya Pradesh, Bench at Indore is enclosed herewith. Also enclosed herewith the true copies of two Mention Memos dated 01.10.2013 and 11.10.2013 seeking Motion Hearing or say First / Last Hearing of the Petitioner.

Said Petition prays nothing but just a “Legal Right” i.e. “Income Certificate” under the provisions of **Madhya Pradesh Lok Sewaon Ke Pradan Ki Guarantee Adhiniyam, 2010** which the Respondents have denied to deliver as the same is legally required in the matter of Justice vide Petition dated 06.02.2013 (**Annexure – P/9 to WP**) already filed before the **Hon'ble Supreme Court of India** against the **(a)** Grave matter of physical insecurity of M. P. State and its every Citizen; **(b)** Ongoing cruelty on Widow kept under forcible custody in Indore City; **(c)** Rape/ murder of women/ baby girls; **(d)** Human Massacre; **(e)** Preservation of Culture and much more.

Evident from the WP No. 9800 / 2013 and two Mention Memos that:

1. Petitioner is a prudent citizen of India and, therefore, he has filed a Petition dated 06.02.2013 before the Hon'ble Supreme Court against the **"Inhumane Social Ambience"** by personally visiting to New Delhi.
2. There Supreme Court Legal Service Committee (**SCLSC**) advised to the Petitioner about submission of Written Application along with "Income Certificate" from Revenue Authorities for receiving inexpensive Legal Services/ Advise in the matter/s of endangered human lives as filed before the Hon'ble Supreme Court of India.
3. Therefore, the Petitioner came back to his Indore City to fulfill the said legal requirement and filed a Prescribed Application on 08.03.13 for "Income Certificate" along with all requisite documents before the Revenue Authorities (Respondents) under the provisions of **Madhya Pradesh Lok Sewaon Ke Pradan Ki Guarantee Adhiniyam, 2010**.
4. As the said Application was legal and complete in all respect as per **Adhiniyam** and **other Directions** of Government, the Respondents gave Acknowledgement dated 08.03.2013 mentioning the date of delivery of "Income Certificate" on or before 12.03.2013 i.e. within 3 Working Days as stipulated by said **Adhiniyam** and **other Directions**.
5. But to obstruct the Justice deliverable by Hon'ble Supreme Court, the Respondents set-aside the entire **Adhiniyam** and **all other Statutory Directions** of State Government regarding delivery of Public Services within stipulated time limit and kept **"MUM"** till 30.04.2013.
6. Here the **Fourth Pillar of Democracy**, News Paper **"Dainik Bhaskar"** understood the apprehensions in "Public Interest" and on 30.04.2013 it exposed the necessity of "Income Certificate" and violation of said **Adhiniyam/ Government Directions** by Respondents.
7. Exposed Respondents called the Petitioner on same day but instead of delivering the already much delayed service; they declared the Petitioner as **"Nuisance Creator"** and warned for withdrawal of Application otherwise **"Imprisonment"**. However, the Petitioner did not turn back and requested the Respondents to recognize the significance of "Income Certificate" just for Justice.

8. As the purpose behind the "Income Certificate" was on the record of Respondents since beginning, they had mutely consumed more than 1½ Months of the Petitioner up to 30.04.2013. But now the violation of Law was exposed; so for first time they started action of delivering the Service to the Petitioner. However, they again set-aside the said **Adhiniyam** and further killed another 2 months time of Petitioner and on 28.06.2013 they finally denied the delivery of service to Petitioner.
9. Under such crucial circumstances the **Pitiable Petitioner** had no alternate except the **Shelter of Hon'ble High Court of Madhya Pradesh, Bench at Indore** where the Petitioner filed Writ Petition No. 9800/2013 on 13.08.2013 for getting the Legal Right of "Income Certificate" meant for "**Judicial Remedy**" against the "**Demonic Flames**" converting the **Women/ Children/ Men** into "**Ashes**".
10. Now the Petitioner was confident of getting the **Justice against the Injustice** within 8-10 days as normally required for Motion Hearing of WP. But when the WP did not get listed even after the expiry of period of 1½ Months then the Petitioner filed **Mention Memo dated 01.10.2013** for urgent hearing with request that **the saving of lives of numerous Women / Children / Men is wholly dependent on issue of "Income Certificate" to be submitted before SCLSC.**
11. Consequently the WP got listed on 07.10.2013 for Motion Hearing but remained unheard. WP again got listed on 08.10.2013 but once more remained unheard. WP got listed for 3rd time on 09.10.2013 but 3rd time also remained unheard. All the three days Petitioner was sitting before the Hon'ble Court for Justice but could not get result.
12. On 10.10.2013 Petitioner found that WP is not listed for Motion Hearing and, therefore, filed **Second Mention Memo on 11.10.2013** for urgent hearing. Petitioner requested for another time that:
The Services and their delivery time have direct nexus with the lives of Human Beings... Adhiniyam guarantees the delivery of required service within 3 working days against which today it is 212th day of total violation of Law... Human Beings have tolerance limit against the Demonic Flames... therefore, saving of their endangered lives is wholly dependent on immediate consideration by the Hon'ble Court...

13. So the WP got listed for 4th time on 17.10.2013 for Motion Hearing but adjourned even on 4th occasion despite the recognized fact that non-delivery of "Income Certificate" is depriving the numerous people from their Legal Right of getting Justice from the Hon'ble Supreme Court and compelling them to sacrifice their lives forcibly / unlawfully besides the continuing threat over the physical security of State.
14. **Now there is no further order for Motion Hearing of WP No. 9800 / 2013 seeking Justice in the matter of "Lives of Human Beings" whereas all other cases relating to Land/ Building/ Revenue/ Bail/ Car/ Bus/ Plane are being heard within 8-10 days from filing date and getting disposal. So instead of filing 3rd Mention Memo, the Petitioner brings the ensuing Anxiety / Thinking in numerous minds before the Hon'ble Chief Justice.**

In fact the Respondents were conscious that they themselves are responsible and/or accountable for lifeless factors **(a)** physical insecurity of State/ Citizens; **(b)** Ongoing cruelty on Widow kept under forcible custody in Indore City; **(c)** Rape/ murder of women/ baby girls; **(d)** Human Massacre; **(e)** Demolished Culture etc... and the delivery of Service to the Petitioner would result into delivery of **Justice** or say **Life to the People** by the **Hon'ble Supreme Court of India** which is unaffordable.

So to put a stop on Justice, Respondents conspired the death of Petitioner by way of "**Hunger**" instead of "**Murder**"... Facts were before them through their inquiry that the Life of Petitioner is "**Zero**" hence the Petitioner has no source of Food/ Energy for time ahead... so they firstly killed **108 days** by way of all illegal actions, all illegal orders and much more illegal... this way they arranged for a "**New Trap**" for **Half-Dead Petitioner**... Success of the Respondents lies in the fact that the People looking for Justice from the **Hon'ble Supreme Court** already lost **108 days** and now languishing before the **Indore Bench** for last **71 days** for Loyalty of Law of 3 Days...??

My Lord, **Constitution** means **Law**... **Law** means **Breaths of People**... and hence the **Adhinyam** or **Law** for release of **Oxygen to the People** within stipulated time limit as the "**time**" has **direct nexus** with the **Survival of People**... in other words, if the people could not Inhale in time then they **will definitely be dead**... and despite this Natural Fact... what a "**MOCKERY**" of **Law = Constitution = Breaths of People** by the most responsible Public Servants and Indore Bench of Hon'ble High Court of Madhya Pradesh, otherwise what's the raison d'être behind 4 Adjournments in crucial matter of endangered lives of all people & that too without Hearing them ...??

My Lord, as per **Adhiniyam**, the stipulated time limit of 3 working days for delivery of Public Service **expired on 12.03.2013** and since then today is **225th day of calamity**... Petitioner has number of grounded and unbeatable reasons to believe that even in forthcoming days the **Indore Bench** will not be taking cognizance of the **set-aside Law** of "**Lok Sewa**" whereas **the non-delivery of same will be bringing only -ve impact against the lives.**

The WP No. **Nine Eight Double Zero** filed on **13.08.2013** before the Hon'ble High Court of Madhya Pradesh – Bench at Indore is an **evidence / proof / attestation / testimony / math equation** on record that:

Since Petitioner's Life is "**0**"... all the concerning aspects are "**0**". In earlier periods the Petitioner's Life was "**+ve**"... It arrived at the Level of "**0**" during the period November' 2010 to November' 2012... "**0**" continued till the expiry of stipulated time limit on 12.03.2013... Since then the set-aside status of Law of 3 working day is 225 days... **So the present result of Petitioner's life is -ve**... which if be calculated:
 $0 - 225 \text{ days} = -ve \text{ by } 225 \text{ days as on } 23.10.2013, \text{ Wednesday.}$

The scene of next 30 days till Friday, 22.11.2013 is that **Indore Bench** will be celebrating **Id-UI-Zuha / Deepawali / Saturday-Sunday** for 14 days leaving behind 16 Working Days... **During the Non-working days**, the Petitioner would be expected to respect the Section 309 of IPC... **In Working days**, the Petitioner would not be respected but be expected to value the busyness in the matters of Land, Building, Loan, Road, Bail, Car, Bus, Plane etc. So the continuing set-aside status of Law for another 30 days will be bringing more negatives in the life as under:

$$(-) 225 \text{ days} - 30 \text{ days} = -ve \text{ by } 255 \text{ days}$$

My Lord, so get two outcomes from math equation on record. **1st** outcome speaks; Life is **-ve for past 225 days**, a **Present Fact** that the Petitioner has been languishing for Justice. **2nd** outcome speaks; Life will become **-ve for 255 days**, a **Future Fact** because it takes into account next 30 days... so as on date different probabilities breed different thoughts/ anxieties in numerous minds that **what will happen** in forthcoming days:

Case of Contempt... Case of Loot & Murder/ Shooting/ Accident of the Pitiable Petitioner... Case of Rape/ Murder/ Narcotics etc. against the Bad Petitioner... or the Case of Instant Cognizance of Whole Darkness in the lives of People & delivery of Justice/Festive Lights to them also by the Indore Bench...??

My Lord, if nothing happens then the imperative consideration is that whether the Lives already **-ve** by **225 days** so far will be reaching to the level of **-255 days or not...??** The answer emerges as under:

WP No. 9800 / 2013 before the **Hon'ble High Court of Madhya Pradesh – Bench at Indore** is a set of evidences that to obstruct the Justice of **Hon'ble Supreme Court of India** in the matter of “**Inhumane Social Ambience**”, the Respondents did not butcher the Petitioner rather they set-aside the “**Adhiniyam**” for issue of “**Income Certificate**” within 3 working days as their safe conspiracy towards demise of Petitioner due to total starvation.

Mahatma Gandhi survived for 21 days of total starvation. Different studies quote survivals for 28, 36, 38, 40 and for more days. So medically the starving Life can languish more for Justice for another 30 days from the present level of **-225 days...** thus answer is in favour of **-255 days...** but...

“**Respect of Law**” is a reciprocal arrangement... so now the Petitioner is not willing to tolerate “**Hunger Pain**” for next 30 days as his one sided act. The other side has already consumed **225 days** till 23.10.2013 and after 9 days i.e. from 02.11.2013 shall be celebrating **Festival of Lights** without cognizance of Darkness in the Lives of Numerous Women/ Children/ Men.

Then, to get Justice against Darkness (Injustice)... the Petitioner shall have no recourse except submission of his “**Ashes**” in lieu of “**Income Certificate**” directly before the Hon'ble Supreme Court or through President House, both in New Delhi... In such case the lives already **-ve** by 225 days against the Law of 3 days shall reach at the level of **-234 days only** and not at the level of **-255 days** before the **Hon'ble Indore Bench...** this answer is verified by:

CA. Ravi Kumar Goyal
Petitioner in WP No. 9800/2013
at Indore Bench of M. P. H. C.

Under Intimation to:

1. Hon'ble Chief Justice of India, Supreme Court, New Delhi **2.** Hon'ble Administrative Justice, High Court of M. P. - Bench at Indore **3.** Hon'ble President of India, President House, New Delhi **4.** Collector– Indore, M. P. **5.** Director General of M. P. Police, Bhopal **6.** Inspector General of Police, Indore **7.** Hon'ble Advocates through Bar Council of India and State Bar Councils and Bar Councils of High Courts and other Councils **8.** Chartered Accountants through ICAI, New Delhi **9. Fourth Pillar of Democracy:-** Dainik Bhaskar, Naiduniya, Dabang Duniya, Patrika, Raj Express, Agnibaan, Prabhat Kiran, Free Press, Times of India etc. & Other News Reporters...