### IN THE COURT OF THE CITY CIVIL JUDGE AT BENGALURU

O. S. No.

40 / 2022

#### **BETWEEN:**

Srinivas S. Devathi

...Plaintiff

#### AND:

Legal and Treaties Division of MEA, Summits Division of MEA, UNES [United Nations Economic and Social] Division of MEA, Protocol Division of MEA, Director General and Inspector General of Police of Karnataka, Inspector of Police of Vijayanagar Police Station ...Defendants

## MEMORANDUM UNDER ORDER V RULE 3 (1) OF CODE OF CIVIL PROCEDURE

I, Srinivas S. Devathi, plaintiff, party-in-person in this lawsuit request court to issue orders under order V rule 3 (1) of CPC, issue summons for personal appearance of the defendants for the next court hearing date.

Further, I request the court to issue orders to have the defendants 'appear in person' for all the upcoming court hearings of this lawsuit, until the conclusion of the lawsuit, for the following reasons specified:

#### **REASONS:**

#### To achieve the 'UNITED INDIA OBJECTIVE':

I want to get USPTO to remediate their worldwide fraud and breach of Patent Cooperation Treaty, and then execute 62 sale agreements, one each with each of the 62 countries, and bring the right amount of wealth into India in the new currency that I have defined, Earthlings. While doing so, we deliver real freedom to 192 world countries. Further go onto deliver the right governance model for 193 countries, that is sustainable and will last for Millenia to come.

## SCALE OF THE LAWSUITS: CONNECTED TO ALL THE WORLD COUNTRIES

The lawsuit is connected to 62 countries directly, 153 countries via Patent Cooperation Treaty, and all the world countries economically.

- The legal course of action will involve bringing leaders of 62 world countries into India for executing all 62 sale agreements as part of lawsuit OS 2487 of 2021, and build 'Indian own treasury, largest in the world', according to law, and Patent cooperation Treaty.
  - a. Further, to achieve this objective in the planned and proposed timeline of two-years, described in the plaint and document 15.
  - b. To execute, implement, take action upon the court orders, given for all the listed prayer points in this lawsuit.
- 2) Nothing is more important than national security, patriotism for India, economic growth, and progress of India.
  - a. The wealth I bring will allow me, us to achieve 'Goal year 2050' for India. Which will have cascading effects to many other countries.
  - b. Duty to the country is above everything else. Hence, we must give this lawsuit the highest priority.
- 3) All the activities from the event of 'Fraud elimination by USPTO' will be in the eye of the worldwide media houses.
  - a. The attention of the entire world is expected to be on these court proceedings.
  - b. Further, there might be a need to conduct regular media conferences to address their curiosity, and get the right media coverage.
- 4) This lawsuit along with the related other lawsuits, are going to be case studies for law schools of all the world countries.
  - a. Given the work involved, all our actions must be aligned with the law, and must be judicially accurate.
  - b. By way of judicial court orders, actions at the highest level can be enforced across India and the linked world countries.

## EXERCISE COMMAND AND AUTHORITY WITHIN THEIR ORGANIZATION UPON COURT ORDERS:

For the reasons stated above and the united India objective the defendants must take executive action, issue orders within their respective organizations, exercise necessary authority, to get the planned activities, tasks completed on time, thus adhering to the two-year proposed plan. Hence, the following Heads, Leaders, Executives, Decision makers of the defendants must be present in the court, for all the hearing dates until the lawsuit conclusion.

Given that the lawsuit is linked to 62 countries directly, 153 countries via PCT, all the world countries economically, the valuation of my invention US 8,910,998 B1, and the wealth that will be brought into India by me through this Honorable court, the mentioned Heads, Leaders, Executives, Decision makers of the defendants must make this lawsuit their 'subject of full attention, and concentration', and must make full time for this lawsuit.

### THE REQUESTED PARTICIPANTS OF THE DEFENDANTS IN THIS SUIT INCLUDE:

### 1. For Defendant 1, Legal and Treaties Division of MEA,

Mrs. Uma Sekar, preferably with her team to give orders and take action to get activities accomplished according to the court orders.

### 2. For Defendant 2, Summits Division of MEA,

Mr. Ramesh Babu, preferably with his team to give orders and take action to get activities accomplished according to the court orders.

# 3. For Defendant 3, UNES [United Nations Economic and Social] Division of MEA,

Mr. Srinivas Gotru, preferably with his team to give orders and take action to get activities accomplished according to the court orders.

### 4. For Defendant 4, Protocol Division of MEA,

Mr. Nagesh Singh, preferably with his team to give orders and take action to get activities accomplished according to the court orders.

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5. For Defendant 5, Director General and Inspector General of Police of Karnataka,

Mr. Praveen Sood, preferably with his team as necessary.

6. For Defendant 6, Inspector of Police of Vijayanagar Police Station

Mr. Satish Kumar, preferably with his team as necessary.

# I REQUEST THE DEFENDANTS TO TAKE THE FOLLOWING APPROACH TO ACHIEVE THE PROPOSED TWO-YEAR TIMELINE.

- 1) Delegate all their current activities / other responsibilities to a deputy within their organization and free up their time, to fully concentrate and work on all the activities that are necessary to achieve the objective, according to the Honorable court orders.
- 2) For Defendants 1 to 4, who must be residents of Delhi, I request that they plan for extended periods of stay in Bangalore, and exercise their authority and command within their organizations / divisions to get all activities accomplished within the timeline.

All of this, for the sake of justice, and equality. And to drive and deliver what would put India and 191 other countries in the correct direction, and bright future.

Further, I request the court to give enough time for the hearings of this suit along with OS 2487 of 2021, OS 41 of 2022, and OS 42 of 2022, in a full block of time, ideally setting aside the afternoon session 3pm to 5pm for the first few upcoming hearing dates. This is to ensure all the details are discussed with the defendants for the smooth action, execution upon the court orders. Spending time in the early part of the two-year timeline on details will ensure we achieve the objective.

Bengaluru

Date: 76/2022

Srinivas S. Devathi (Plaintiff / Party in Person)

# IN THE COURT OF THE CITY CIVIL JUDGE AT BENGALURU (CCH – 10)

O. S. No. 40 / 2022

#### **BETWEEN:**

Srinivas S. Devathi

...Plaintiff

#### AND:

Legal and Treaties Division of MEA, Summits Division of MEA, UNES [United Nations Economic and Social] Division of MEA, Protocol Division of MEA, Director General and Inspector General of Police of Karnataka, Inspector of Police of Vijayanagar Police Station ...Defendants

### **VERIFYING AFFIDAVIT**

I, Srinivas S. Devathi, an Indian citizen, aged about 45 years, S/O Late D. Satyanarayana, residing at No. 63, 11<sup>th</sup> B Cross, 3<sup>rd</sup> Main, Prashanthnagar, Bengaluru – 560079, INDIA, do hereby solemnly affirm and state on oath as follows: I state that I am the plaintiff in the above case. I know the facts and circumstances of the case. Hence, I am swearing to this affidavit. Further, I state that I do not have any lawyer representing me in this case. And that I am appearing as party-in-person in front of the Hon'ble court. I am submitting the following Memorandum to the court:

MEMORANDUM UNDER ORDER V RULE 3 (1) OF CODE OF CIVIL PROCEDURE. 4 Pages.

Identified by me,

AB-3133 P

Advocate

Bengaluru

Date: 0 7 JUN 2022

NOTARY REGISTRATION No. 12410

Book No. Page No. 97

Date 7-6-22 Serial No. 398

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**DEPONENT** 

"Sworn to before me"
SWORN TO BEFORE ME

P.N. NAGESHA B.A., LL.B.,

ADVOCATE & NOTARY
GOVT. OF INDIA
#10/5, 1st Floor, 8th Cross,
Vittal Nagara, GEF Post,
Mysore Road, Bangalore-560026