

IN THE HIGH COURT OF KARNATAKA, BENGALURU  
ORIGINAL JURISDICTION

W.P. No. 24623 /2024

**BETWEEN:**

Srinivas S. Devathi, 63, 11<sup>th</sup> B Cross, 3<sup>rd</sup> Main,  
Prashanthnagar, Bengaluru 560079, INDIA  
Ph: (91) 966 393 2293  
E-mail ID: ProjectEarthling@SrinivasDevathi.com

.... **Petitioner / Party-in-Person**

**AND:**

Union of India, Ministry of External Affairs,  
Legal and Treaties Division, Ph:91-11-24674143.  
Represented by Mrs. Uma Sekhar, Additional Secretary, and  
External Affairs Minister Mr. S. Jaishankar. .... **Respondent 1**

OVI Hosting Private Limited,  
Ph: 91-9980683194, or 91-9886652578.  
Represented by Mrs. Shweta Shetty, and  
Mr. Dhanashekar Mani **... Respondent 2**

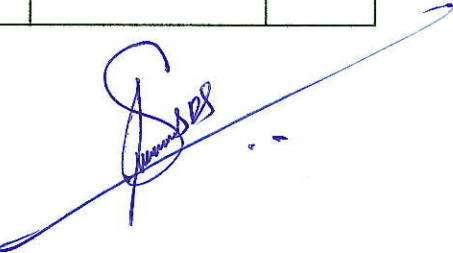
Bharti Airtel Limited,  
Tel. +91 11 4666 6100  
Represented by Mr. Gopal Vittal, CEO, and  
Mr. Sunil Bharti Mittal, Chairman **... Respondent 3**

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Bengaluru

Date: 28/4/2025



PETITIONER

Party in Person

**IN THE HIGH COURT OF KARNATAKA, BENGALURU  
ORIGINAL JURISDICTION**

**W.P. No. 24623 /2024**

**BETWEEN:**

**Srinivas S. Devathi,  
Aged 48 years,  
S/o Late D. Satyanarayana,  
Residing at No.63, 11th 'B' Cross,  
3rd Main, Prashanthnagar,  
Bengaluru - 560 079,  
INDIA.  
Mobile (91) 966 393 2293  
E-mail ID: ProjectEarthling@SrinivasDevathi.com**

**.... Petitioner / Party-in-Person**

**AND:**

**Union of India, Ministry of External Affairs,  
Legal and Treaties Division,  
Room# 901, Akbar Bhavan,  
Chanakyapuri,  
New Delhi-110 021.  
Ph:91-11-24674143.**

**Represented by Mrs. Uma Sekhar, Additional Secretary, also  
representing External Affairs Minister Mr. S. Jaishankar.**

**.... Respondent 1**

**OVI Hosting Private Limited,  
No. 505, 2nd Floor, Guru Krupa Building, 4th Stage, 4th Block,  
Hennur Bellary Road, BDA Layout, Bangalore – 560043  
Ph: 91-9980683194, or 91-9886652578.**

**Represented by Mrs. Shweta Shetty, and  
Mr. Dhanashekar Mani**

**... Respondent 2**

**Bharti Airtel Limited,  
Bharti Crescent 1, Nelson Mandela Road, Vasant Kunj,**



**Phase II, New Delhi – 110 070.**

**Tel. +91 11 4666 6100**

**Represented by Mr. Gopal Vittal, CEO, and**

**Mr. Sunil Bharti Mittal, Chairman**

**... Respondent 3**

### **MEMO FOR PRODUCTION OF ADDITIONAL DOCUMENTS**

1) I present the following legal facts to the Honorable court.

- I attach annexure L, the orders issued by the Honorable court for WP 12356/2023, dated 14-6-2024, recognizing the breach of Patent Cooperation Treaty committed by 'united states patent and trademark office', on 5-8-2015, for my invention patent rights for PCT/us2014/046619.

- Annexure L, recognizes the 'cause of action', the legal resolution of which is by the execution of the 62 sale agreements listed in annexure B of this Writ Petition, by the orders of this Honorable court.

- Annexure A is the copy of Writ appeal WA 983/2024. This Writ Appeal was filed for the execution of the 62 sale agreements, by the orders of the Honorable court.

- Over the last few weeks, due to sudden and abrupt turn of events on the hearing dates of WA 983/2024, it is dismissed, citing 'non compliance of office objections', with only 1st reminder for one set of objections, and 2nd reminder of another set of objections, while there are cases in the court that were allowed 9th or even 10th reminder for office objection compliance. The grant of orders for WA 983/2024 were waiting for the issue of 'Consent letter' by respondent 1. From daily orders issued by this Honorable court on 4-11-2024, 'Learned DSGI Sri.H.Shanti Bhushan is requested to accept notice for respondent No.1.'. The 'Consent letter' was due for issue by 14-12-2024. While I expect to receive the 'Consent letter' within the next few days, respondent 1 could also provide status of the 'Consent letter' to the Honorable court. Within a few weeks, I will be filing a replacement case, for WA 983/2024, for the execution of 62 sale agreements. I shall provide the details of the case, once the case is filed.

2) For these legal factors listed,

- I request the Honorable court, to keep this WP pending, and that it not be dismissed due to the orders issued for WA 983/2024 dated 22-4-2025. The follow through, replacement case for WA 983/2024 will be granted orders, upon receipt of the 'Consent letter', for which the respondent 1 can provide status. I will provide the status of the receipt of 'Consent letter' and replacement case to the Honorable court.

3) I attach annexure M, the overall combined set of 'prayer points' to be granted, and issued orders in sequence by the Honorable court, to get the 'cause of action, breach of PCT' for its legal resolution, by execution of 62 sale agreements in Earthlings currency.

Overall combined prayer.	
Prayer in Original Suit, upon receipt of 'Consent letter'.	Oa to On.
Prayer in WA 983/2024, which will be in its replacement case.	Interim relief orders O, P-DD. Orders A-N.
<u>Remarks on prayer Om.</u> The original suit be connected with WA 983/2024, the replacement suit, and kept in pending status... <u>Remarks on prayer On.</u> 'to conduct three mandatory polls'... The same result could be achieved by alternately designed, two polls.	

All references to WA 983/2024, must be read as its 'replacement case'. This Writ Petition is connected with all these prayer points.

4) At the following website weblink <https://srinivasdevathi.com/living-will-93-trillion/>, hosted by respondent 2, the Honorable court can access the Living Will I executed on 22-8-2022, and the Living Will addendums including the one for 'End of year 2024'.

Bengaluru

Date: 28/4/2025

PETITIONER

Party in Person



A

Annexure L - Page 1

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WP No. 12356 of 2023

IN THE HIGH COURT OF KARNATAKA AT BENGALURU

DATED THIS THE 14<sup>TH</sup> DAY OF JUNE, 2024

BEFORE

THE HON'BLE MR JUSTICE C M JOSHI

WRIT PETITION NO. 12356 OF 2023 (GM-RES)

**BETWEEN:**

SRINIVAS S. DEVATHI,  
S/O LATE D. SATYANARAYANA,  
AGED ABOUT 46 YEARS,  
R/AT NO.63, 11<sup>TH</sup> 'B' CROSS, 3<sup>RD</sup> MAIN,  
PRASHANTH NAGAR, BANGALORE-560 079,  
INDIA.  
MOBILE (91)-966-393-2293  
EMAIL ID- projectearthling@srinivassdevathi.com

...PETITIONER

(BY SRI SRINIVAS S DEVATHI, PARTY -IN -PERSON)

**AND:**

UNION OF INDIA,  
MINISTRY OF EXTERNAL AFFAIRS,  
LEGAL AND TREATIES DIVISION,  
ROOM #901, AKBAR BHAVAN,  
CHANAKYAPURI, NEW DELHI-110 021.  
PH: 91-11-24674143.  
REP. BY MRS. UMA SEKHAR, ADDL. SECRETARY,  
ALSO REPRESENTING EXTERNAL AFFAIRS MINISTER,  
MR. S. JAISHANKAR.

...RESPONDENT

(BY SRI M.N KUMAR, CGSPC)

THIS WRIT PETITION IS FILED UNDER ARTICLES 226  
AND 227 OF CONSTITUTION OF INDIA, BY PETITIONER PARTY-  
IN- PERSON PRAYING TO ISSUE ORDERS TO RESPONDENT TO  
ISSUE THE CONSENT LETTER OF INDIAN CENTRAL

Digitally  
signed by  
NANDINI R  
Location:  
High Court of  
Karnataka



GOVERNMENT DULY CERTIFIED BY SECRETARY TO INDIAN CENTRAL GOVERNMENT, TO SUE UNITED STATES PATENT AND TRADEMARK OFFICE, USPTO, AND SUMMON WIPO, WORLD INTELLECTUAL PROPERTY ORGANIZATION, INTERNATIONAL BUREAU TO ASSIST THE COURT WITH DISCOVERY AND FACT FINDING TO ADDRESS CPC SECTION 86(1) APPLICABLE TO THEM, SUCH THAT I COULD INITIATE THE COURT PROCEEDING IN THE TRIAL COURT, AT THE EARLIEST. THIS IS AN ACCORDANCE WITH DOCUMENTED PROOF SUBMITTED AND EXPLAINED IN ANNEXURE A, OF BREACH OF PATENT COOPERATION TREATY ARTICLES 18(2) AND 19(1), COMMITTED BY USPTO ON 05/08/2015 IN THEIR CAPACITY OF ISA, INTERNATIONAL SEARCH AUTHORITY FOR MY PCT INTERNATIONAL APPLICATION PCT/US2014/046619 WHICH CORRESPONDS TO MY INVENTION PRIORITY PATENT GRANT US 8,910,998 BI.

THIS WRIT PETITION HAVING BEEN HEARD AND RESERVED ON 07-06-2024 COMING ON FOR PRONOUNCEMENT OF ORDERS THIS DAY, THE COURT MADE THE FOLLOWING:

**ORDER**

In this petition, petitioner-party in -person has prayed for the following relief:

"To issue orders to respondent to issue the 'consent letter of Indian Central Government duly certified by Secretary to Indian Central Government, to sue United States Patent and Trademark Office, USPTO, and summon WIPO, World Intellectual Property Organization, International Bureau to assist the court with discovery and fact finding', to address CPC Section 86(1) applicable to them, such that I could initiate





the court proceeding in the trial court, at the earliest. This is in accordance with documented proof submitted and explained in Annexure- A, of 'Breach of Patent Co-operation Treaty Articles 18(2) and 19(1), committed by USPTO on 05/08/2015 in their capacity of ISA, International Search Authority for my PCT International Application PCT/US2014/046619 which corresponds to my invention priority patent grant US 8,910,998 BI."

2. The arguments by the writ petitioner-party-in-person and Sri M.N. Kumar, the learned CGSPC for respondent-Union of India were heard.

3. The petitioner party-in-person states that he applied for Priority Patent with US Patent Office with Patent No. 8910998 B1 for 'Systems and methods for altering the colour, appearance or feel of a vehicle surface' claiming that he had invented the same. He also filed an application under the Patent Co-operation Treaty, International Application No.PCT/US/2014/046619 dated 15-07-2014 to the USPTO in the capacity of "International

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Search Authority- ISA". USPTO issued a fabricated "International Search Report- ISR" and it was transmitted to the petitioner on 05-08-2015 thereby breaching Articles 18(2) and 19(1) of Patent Co-operation Treaty. Using the said PCT International Application, he filed 15 National and 02 Regional Stage applications for Patent Protection of his invention covering total of 61 Non USA Countries. It is alleged by the petitioner that the fabricated ISR with fabricated Prior art has resulted in all National and Regional Stage applications to go into 'pending-reject' office actions causing him to lose his 'patent rights' across 60 World Countries. Therefore, it was alleged that the fraud committed by USPTO is very deliberate and intentional with malicious intent and motive to block his invention patent rights from across the World Countries.

4. Therefore, he filed a suit in OS No.2613/2020 but the said suit came to be rejected on the ground that the defendant is an instrumentality of the Foreign State and the consent of the Central Government under Section





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86 of CPC is mandatory. Therefore, he sought for consent of the Central Government and when there was no response, he approached this Court in W.P.No.21782/2022 and the said petition came to be disposed of on 06-02-2023 with a direction to the respondent-Central Government to consider and pass appropriate orders with regard to the grievance of the petitioner. It is submitted that there was Webex meeting with the petitioner on 13-2-2023 and thereafter, the respondent by an email communication dated 05-04-2023, informed that it is not possible to accede to the request.

5. The petitioner submits that he has submitted voluminous materials to the respondent with all documents which show that the ISR issued by USPTO was fabricated and malicious and none of the materials submitted by him were considered by the respondent. It is submitted that a two line communication is issued as per Annexure-C which reads as below:



"The request has been considered in the Ministry of External Affairs. However, it has not been found possible to accede to the request."

6. The petitioner submits that the Article 18 of the Patent Co-operation Treaty stipulates that the ISR shall as soon as it is established have to be transmitted to the applicant. But such communication was delayed by the USPTO, which is the ISA.

7. In order to substantiate his contentions, he has produced voluminous material to demonstrate that he has merits in suing the US PTO and the WIPO. It is submitted that Annexure-C issued by respondent is a non speaking order and the reasons for rejection of his application is not forthcoming and therefore, Annexure-C has to be quashed and the respondent be directed to issue the consent as required under Section 86 of Code of Civil Procedure.

8. Learned standing counsel appearing for the respondent-Union of India submits that the request of the





petitioner was considered by the Central Government in length and it was found that there was no merit in the claim. It is submitted that the functioning of ISA is governed by the agreement of the respective authority with the international bureau of WIPO. The application filed by the petitioner with the USPTO is in the capacity of ISA and therefore, the USPTO is not sued in the capacity of an instrumentality of the State. It is submitted that the respondent is not having competency to make assessment or give comment as to whether or not USPTO can be sued by the plaintiff or not. Therefore, he defended the communication issued by the respondent as per Annexure - C.

9. It is relevant to note that this Court in W.P.No.21782/2022, had directed the respondent to consider the grievance of the petitioner and pass necessary orders. Para 7 of the order passed by this Court dated 06-02-2023 reads as below:

"The submission is placed on record. Since the consideration is underway, I deem it appropriate to



issue a direction to the respondent to pass appropriate orders, with regard to the grievance of the petitioner, after affording an opportunity of hearing, within six weeks from the date of receipt of a copy of this order, if not earlier."

10. Pursuant to the said orders passed by this Court, a Webex Meeting was held by the respondent with the petitioner on 13-02-2023 and a communication was issued as per Annexure C on 05-04-2023 as stated supra.

11. The provisions of Section 86 of Code of Civil Procedure deal with consent to be given by the Central Government to sue any Foreign State, its Envoys, Rulers etc. When a request is made to the Central Government by a person who is aggrieved by the act of any Foreign Entity which is under the control of the Foreign State, the consent of the Central Government is mandatory. Such consent, if rejected would affect the rights of an Indian citizen. A rejection cannot be by cryptic and whimsical orders. In this regard, it is relevant to rely on the



judgment of the Apex Court in the case of ***Veb Deutfracht Seereederei Rostock v. New Central Jute Mills Co. Ltd.***<sup>1</sup>

- "11. Sub-section (2) of Section 86 of the Code says that such consent shall not be given unless it appears to the Central Government that the suit in question has been filed under the conditions mentioned in clauses (a) to (d) of sub-section (2) of Section 86. Clause (b) of sub-section (2) provides that consent shall be given, in respect of a suit, which has been filed against a foreign State, if such foreign State 'by itself or another, trades within the local limits of the jurisdiction of the Court'. When sub-section (2) provides that such consent shall be given by the Central Government in respect of cases covered by clause (b) of sub-section (2), then a person who is to sue in any court of competent jurisdiction, against any such foreign State or any company or corporation, which can be held to be a foreign State in respect of any breach of contract, is entitled to apply for consent of the Central Government and the Central Government is expected to consider the said request taking into consideration the facts and

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<sup>1</sup> (1994) 1 SCC 282





circumstances of that particular case. While considering the question of grant or refusal of such consent, the Central Government is expected to examine that question objectively. Once the Central Government is satisfied that a cause of action has accrued to the applicant against any foreign company or corporation, which shall be deemed to be a foreign State, such consent should be given. The immunity and protection extended to the foreign State on the basis of International Law should not be stretched to a limit, so that a foreign company and corporation, trading within the local limits of the jurisdiction of the court concerned, may take a plea of Section 86, although prima facie it appears that such company or corporation is liable to be sued for any act or omission on their part or for any breach of the terms of the contract entered on their behalf. It is neither the purpose nor the scope of Section 86 to protect such foreign traders, who have committed breach of the terms of the contract, causing loss and injury to the plaintiff. But, if it appears to the Central Government that, any attempt on the part of the plaintiff, to sue a foreign State, including any company or corporation, is just to harass

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or to drag them in a frivolous litigation, then certainly the Central Government shall be justified in rejecting any such application for consent, because such motivated action on the part of the plaintiff, may strain the relations of this country with the foreign State.

Further in another judgment in the case of **Harbhajan Singh Dhalla v. Union of India**,<sup>2</sup> the Apex Court has held as below:

"23. It is well to bear in mind the two principles on which sovereign immunity rest. The principle expressed in *maxim par in parem non habet jurisdictionem* is concerned with the status of equality. The other principle on which immunity is based is that of non-intervention in the internal affairs of other states. See in this connection *Brownlie "Principles of Public International Law*, 3rd Edn., pp. 322-25. Much has happened in different States since Marshall, C.J. of the United States in *Schooner Exchange v. McFaddon* [(1812) 7 Cranch 116 : Green, p. 237; Briggs, p. 413 Bishop, p. 659] explained the principle and said that a state within its own territory as being "necessarily exclusive and absolute". In the days of international trade and

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<sup>2</sup> (1986) 4 SCC 678



commerce, international interdependence and international opening of embassies, in granting sanction the growth of a national law in this aspect has to be borne in mind. The interpretation of the provisions of Code of Civil Procedure must be in consonance with the basic principles of the Indian Constitution.

24. The expression "political ground" used in the communication of the Government noted before covers a wide range as explained in Aiyar's *Law Lexicon*, p. 986. It connotes without further particulars vague and fanciful attitude.

25. *Corpus Juris Secundum*, Vol. 48, p. 28 at p. 30 to 35 deals with the various kinds of remedies by a citizen against foreign State. In granting of sanction or refusing sanction under Section 86, the Central Government must bear these factors in mind.

26. In this case there is no provision of any appeal from the order of the Central Government in either granting or refusing to grant sanction under Section 86 of the Code. This sanction or lack of sanction may, however, be questioned in the appropriate proceedings in court but inasmuch as there is no provision of appeal, it is necessary that there should be an objective evaluation and examination by the appropriate authority of relevant and material factors in exercising its





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jurisdiction under Section 86 by the Central Government. There is an implicit requirement of observance of the principles of natural justice and also the implicit requirement that the decision must be expressed in such a manner that reasons can be spelt out from such decision. Though this is an administrative order in a case of this nature, there should be reasons. If the administrative authorities are enjoined to decide the rights of the parties, it is essential that such administrative authority should accord fair and proper hearing to the person to be affected by the order and give sufficiently clear and explicit reasons. Such reasons must be on relevant material factors objectively considered. There is no claim of any privilege that disclosure of reasons would undermine the political or national interest of the country."

So also, in the case of ***Shanti Prasad Agarwalla v. Union of India***<sup>3</sup>, the Apex Court has noted the necessity of a reasoned order in following words:

"6. In the present case also, it is difficult to comprehend what is meant by the expression "political grounds" used in the impugned order. It is not clear what political considerations necessitated

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<sup>3</sup> 1991 Supp (2) SCC 296



the rejection of the application. The Central Government while considering the application under Section 86 of the Code must decide the application in accordance with the provisions of the section itself and state clearly and intelligibly its reasons for rejecting the application. In the instant case, we are unable to appreciate what political considerations weighed with the Central Government for rejecting the application. We, therefore, have no alternative but to quash the impugned Order No. 10245-EE/82 dated February 1, 1984 and remit the matter to the Central Government for taking a fresh decision in accordance with law after giving an opportunity to the petitioners of being heard."

12. Thus, it is evident that the rejection has to be with reasons. A cryptic and two line order would not show that there was any application of mind by the concerned authority. The applicant, who is an Indian citizen is entitled to know the reasons, unless they affect the National interest. Annexure-C issued by the respondent does not disclose any such reason for rejection.



13. Pursuant to a query posed by this Court dated 03-01-2024, the learned counsel appearing for the respondent-Union of India, has filed a Memo stating that the place of cause of action being USA, the petitioner should have filed the suit in USA. Such a view was taken by the Additional City Civil Judge Bangalore in OS No.2613/2020 filed by the plaintiff which came to be rejected. It was stated in the memo that the subject matter is not about the infringement of the patent rights of the patent holder, but it was the allegation pertaining to ISA report issued by USPTO in the capacity of ISA. Therefore, he has defended the Annexure-C issued by respondent. Evidently, the above contentions of the respondent-Union of India are not sustainable. The petitioner is not claiming that his patent rights have been infringed. It is his contention that his patent applications for the invention made by him are being rejected on the basis of a fabricated and fraudulent search report by the ISA. It is his contention that the voluminous materials





produced by him show that with a malicious intention that the petitioner, who is an Indian should not be allowed to obtain the patent, a fabricated ISA report came to be communicated to him. The delay in communicating the ISR itself is an indication of the violation of the Articles of the Treaty. Evidently, the respondent-Union of India, should have bestowed its attention on these contentions of the petitioner.

14. Now the next question would be, Whether a direction can be issued to the respondent-Union of India, to give consent as required under Section 86 of CPC? In this regard, it is relevant to refer to the judgment of the Apex Court in the case of ***Union of India v. Bilash Chand Jain***<sup>4</sup>, wherein it was held below:

"5. It may be mentioned that there is a distinction between "judicial review" and "appellate jurisdiction". The High Court in a writ petition when examining an administrative order is not exercising the appellate power but exercising the power of

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<sup>4</sup> (2009) 16 SCC 601



judicial review which is much narrower than the appellate power. Such judicial review can only be exercised on Wednesbury principles.

6. It is well settled by a series of decisions of this Court that the High Court cannot itself perform the functions of a statutory authority. Thus in *G. Veerappa Pillai v. Raman and Raman Ltd.* [(1952) 1 SCC 334 : AIR 1952 SC 192] it was held that the High Court under Article 226 of the Constitution of India cannot direct the Regional Transport Authority to grant bus permits as the grant of the permit is entirely within the discretion of the Regional Transport Authority. Of course, if the Regional Transport Authority rejects the application for grant of permits arbitrarily or illegally, the High Court can set aside the order of the Regional Transport Authority and direct the Regional Transport Authority to pass a fresh order in accordance with law, but the High Court cannot itself order grant of permits, in that case it will be taking over the function of the Regional Transport Authority.

11. In the circumstances, we allow these appeals; set aside the judgments of the Division Bench and the learned Single Judge of the High Court and remand the matter to the Central Government to reconsider the prayer of Respondent 1 under Section 86(3) CPC for giving consent to execute the



decree in accordance with law expeditiously. There shall be no order as to costs."

15. Therefore, this Court cannot take the role of the respondent and issue directions to give consent. It is the duty of the respondent-Union of India to consider the grievance of the petitioner and pass a reasoned order as reiterated by the Apex Court in several decisions as referred above. A cryptic order, without any reasons is not expected by the Union of India, when a citizen of this Country claims an invention, which would have fetched him a patent of great importance.

16. For aforesaid reasons, the writ petition deserves to be allowed. Hence, the following:

**ORDER**

- (i) Writ Petition is allowed.
- (ii) The communication dated 05-04-2023 at Annexure-C is hereby set aside.
- (iii) The respondent-Union of India, is directed to reconsider the application of the petitioner afresh





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and pass a reasoned order, by following the principles of natural justice, as observed by the Apex Court in the above referred judgments within a period of six months.


Sd/-  
JUDGE

tsn\*

List No.: 1 SI No.: 3

This is the Annexure <sup>L</sup> stated in the  
Affidavit of SRINIVAS S. DEVATHI

  
M. S. BALLAL  
Advocate & Notary (Govt. Of India)  
Reg. No. 2374, Bengaluru.

T/c 

## INTERIM PRAYER relief orders sought in WA 983 of 2024.

O. Honorable court to issue orders to the High court of karnataka filing section to take in the 'Original Suit' for fraud elimination, filed by me. This will ensure this Honorable court conducts the 'Original Suit' proceeding. This is due to multitude of factors, including the negative tactics used by my public enemies listed in annexure F, which include abuse of CPC sections 75 and 76, with reference to annexures G, H, and J.

### PRAYER sought in Original Suit.

The documents referred in these Original Suit prayer points are accessible at my website weblink, <https://srinivasdevathi.com/the-legal-resolution-of-cause-of-action-by-execution-of-62-sale-agreements/>.

- a) Defendant 1, USPTO to withdraw and delete the fabricated ISR issued with a fabricated date for the PCT international application number PCT/US2014/046619.
- b) Defendant 1, USPTO to revoke the fabricated prior art patent Cobb given a fabricated patent number 'us 7,516,764 B1'.
- c) Defendant 1, USPTO to revoke the fabricated prior art patent Price given a fabricated patent number 'us 5,636,669 A'.
- d) Defendant 1, USPTO to revoke the fabricated prior art patent Saenger given a fabricated patent number 'us 4,144,663 A'.
- e) Defendant 1, USPTO to revoke the fabricated prior art patent Hale given a fabricated patent number 'us 3,709,770 A'.
- f) Defendant 1, USPTO to issue a correct, new, true ISR, to the PCT international application PCT/US2014/046619; which is consistent with patent grant US 8,910,998 B1. That would be the correct ISR to the replica of patent US 8,910,998 B1, PCT international application PCT/US2014/046619. This correct, new, true ISR for PCT/US2014/046619 must state 'YES' for Novelty, Inventive step, and Industrial applicability, for all the claims 1-23, and should explain that the PCT international application PCT/US2014/046619 is patentable.
- g) Defendant 1, USPTO in the capacity of ISA and RO for the PCT international application PCT/US2014/046619, must send out the correction communication to defendant 3, International Bureau, WIPO, and all 156 PCT contracting states in the world, to their respective PTO'S issuing the corrected new ISR replacing the fabricated ISR for PCT international application PCT/US2014/046619.
- h) Defendant 3, International Bureau, WIPO, to communicate the elimination of worldwide fraud, elimination of breach of Patent Cooperation Treaty by defendant 1, USPTO, and send official, formal, legal communications to all PCT contracting states, to their respective PTO'S.
- i) Defendant 3, International Bureau, WIPO, to update the WIPO publication with publication ID WO2015147900, with the Honorable court orders, elimination of breach of PCT by uspto details, corrected new ISR, and all communications sent to the PCT contracting states, their PTO'S.
- j) Defendant 3, International Bureau, WIPO, to facilitate the introduction of 'Macro-Economic reform Project Earthling©', by author, me, to 193 countries at an upcoming WIPO assembly. Myself and defendant 3 to circulate documentation, including attached documents 20 and 21 with this plaint, to all the 193 country delegates prior to the scheduled introduction event of the Macro Economic reform.
- k) Defendant 3, International Bureau, WIPO, to conduct mandatory decisive voting with participation of all 193 world country delegates, at WIPO assembly, with one vote per country, for the question 'Should the Macro Economic reform Project Earthling© be implemented and taken live?' with options NO or YES to choose from. This decisive voting session must be conducted after allowing enough time for world countries to evaluate the Macro Economic reform, e.g., few months, including allowing the world country delegates to share their perspectives, remarks on the Macro Economic reform at the assembly.
- l) Defendant 3, International Bureau, WIPO, to take up the function of a NEW WORLD ORDER COUNCIL assembly, temporarily, allow the execution of all the documents, spin off documents, for the formation, organization of 'Earthling Council, EC'. Upon the signing event, 193 world countries to nominate their delegates for EC, to initiate the work, activities of EC, at a temporary assembly facility. The newly spun off EC, to elect their organization team of 'Designated signatories'.
- m) This original suit be transferred to the appointed 'Special Court', and kept in 'Pending' status until the conclusion of the execution of the 62 sale agreements prayed in the Writ Appeal WA 983 / 2024, which is in this Honorable High Court of Karnataka.
- n) With reference to Prayer point DD of WA 983/2024, and my chosen sale price set at 93 Trillion Earthlings, if defendant 3, International Bureau, WIPO, deems it appropriate to involve the 193 world countries into the valuation of final sale price of patent 'us 8,910,998 B1' and its patent rights across 62 world countries, to arrive at a sale price between 94 Trillion and 300 Trillion Earthlings, the Honorable court issue orders to defendant 3, to conduct three mandatory polls, in sequence, in a defendant 3, WIPO assembly session, like I describe in document 17. The resulting sale price will be distributed across the 62 sale agreements.



P. Respondent to work with Defense Ministry, and appoint a twelve member all Hindu Indian military unit, to ensure my 'physical safety and security', in a non-intrusive way, until all the 62 sale agreements described in annexure D are executed, and the full wealth is brought in by me contractually, according to the Honorable court orders. I request the Honorable court to extend the 'physical security' to my mother Mrs. D. S. Premaleela who lives at my residential address, until the conclusion of the execution of the 62 sale agreements. With reference to 'External cage' at my residential address, introduced in annexure J, respondent to introduce the appointed twelve member military unit to me, at the earliest possible date. I will coordinate with the military unit on how the external cage could be fully dismantled at my residential address, house where I reside be 'digitally swept' to identify any nixon technology, bugs, spyware, transmitters, while also gathering evidence and presenting it to the Honorable court.

Q. I request the Honorable court orders to provide me a work station in High court of Karnataka network, along with an entry pass, a reserved car parking in the court premises, a work area that could also be used as a waiting area if required, until the conclusion of the execution of 62 sale agreements. I will author more work related to the Macro Transformations, and will draft the 62 sale agreements, and would want to make them accessible to the respondent and the Honorable court, for collaboration, and create a data copy of this on the allocated work station at the Honorable court. Since I am in a External cage, given that all my devices are hacked, as explained in annexure J, to counter this external cage technology, this method of work and collaboration will ensure 'digital data security' and disaster recovery opportunity. This will allow me to conduct my work alongside with respondent to draft and finalize the 62 sale agreements.

Neutralize all negative tactics of my public enemies within India and abroad, before executing the 62 sale agreements.

R. Respondent to work with Ministry of Law and Justice, and through their network to Supreme court of India, all the High courts of all states in India, Bangalore city civil court, Family court in Bangalore, Nyaya Degula Bangalore, to verify and validate that no person, no party, no organization, no corporation, no legal entity, no country government, including and not limited to my public enemies listed in annexure F, or their Indian office legal entities have filed any frivolous lawsuits, or frivolous IA applications without my knowledge, or fabricated any documentation against me, or attempted to use fabricated medical theories intentionally designed by 'bribe taking kol, key opinion leader' bribed by my public enemies against me, all in an attempt to block the wealth coming to me and to India, by way of the 62 sale agreements described in annexure D, to be executed by the orders of this Honorable court. Respondent upon their communication and verification with the listed Indian courts, to give a report to me and this Honorable court. I provide details related to this prayer point in annexure F. My public enemies have taken extreme measures and chosen extreme negative tactics, given my inventions conservative valuation set at 93 Trillion Earthlings / \$, coming to me and India. This is a proactive step to first identify their negative tactics if any used at the level of Indian judicial courts.

S. Respondent to give the option of 'Confront Mr. Srinivas S. Devathi directly with your frivolous allegations or fabricated documents, subject to strict proof in this Honorable High court of Karnataka, in his presence, or withdraw and return to your country' to any person, party, organization, corporation, legal entity, country government, any of my public enemies listed in annexure F, or any of their Indian office legal entities, that have been identified according to their steps taken in prayer point R. If any such identified person, party, organization, corporation, legal entity, or country government, does not withdraw and return to their country, and decides to confront me in this Honorable court, I will rubbish their negative tactics, frivolous allegations, or fabricated documents with my legal response, thus neutralizing their negative tactics right here in this Honorable court.

T. Respondent through their network to the current day, rouge old world order, puppet 'united nations', with any non-defunct, surviving and functioning puppet un organs, and puppet un organizations, to verify and validate that no person, no party, no organization, no corporation, no legal entity, no country government, including and not limited to my public enemies listed in annexure F, or their Indian office legal entities, have filed any frivolous documentation, or fabricated documentation against me, or attempted to use fabricated illogical medical theories intentionally designed by 'bribe taking kol' bribed by my public enemies against me, all in an attempt to block the wealth coming to me and to India, by way of the 62 sale agreements described in annexure D, to be executed by the orders of this Honorable court. Respondent upon their communication and verification with the puppet united nations, its puppet organs, and puppet organizations, to give a report to me and this Honorable court. I provide details related to this prayer point in annexure F. My public enemies have taken extreme measures and chosen extreme negative tactics, given my inventions conservative valuation set at 93 Trillion Earthlings / \$, coming to me and India, could have used puppet un organs, puppet un organizations against me. This is a proactive step to first identify their negative tactics if any used at the level of old world order nearly defunct un organs or any un organizations.

Respondent to give the option of 'Confront Mr. Srinivas S. Devathi directly with your frivolous allegations or fabricated documents, subject to strict proof in this Honorable High court of Karnataka, in his presence, or withdraw and return to your country' to Mr. Antonio Gutteras, Secretary General of puppet un, to any person, party, organization, corporation, legal entity, country government, any of my public enemies listed in annexure F, or any of their Indian office legal entities, that are identified according to their verification and validation steps. When they confront me directly, I will rubbish their negative tactics, frivolous allegations, or fabricated documents with my legal response, thus neutralizing their negative tactics right here in this Honorable court.

U. Respondent to work with Ministry of Law and Justice, and enforce strict vigilance, and restrict any and all money laundering, attempted by my public enemies by using the old world order technique of bribing in usa local currency, by using unlimited printed usd-\$, like I explain in annexure F, thus restricting bribing any organization, association, corporation, government organization / office, in bribes in the range of few Billion, 500 Billion, 1 Trillion, 2 Trillion, 3 Trillion, 5 Trillion, 10 Trillion, 12 Trillion, 15 Trillion, or even 22 Trillion in usd-\$, a number lower than the value of Srinivas - Kathi agreement, thus attempting to cut a fraudulent deal with India, attempting to steal my invention proceeds from 61 world countries, and cheating 154 PCT contracting states.

V. Respondent to work with Ministry of Law and Justice, and through their network to all the courts in Bangalore, which have jurisdiction across the city where I reside, not limiting to High Court of Karnataka, Bangalore city civil court, Family court of Bangalore, Nyaya-Degula Bangalore, Magistrate court, Court for small causes, to investigate, verify and validate if there are any 'Commissions that are active and operational', with intent to 'Examine me', or 'Investigate me', by abuse of CPC section 75, all its sub-sections not limiting to sub-sections a, or b, or by abuse of CPC section 76, by way of which any court from across India such as Supreme court of India, any of the High courts across India, or any other court, have issued, or attempted to issue a commission to 'Examine me' or 'Investigate me' by making courts in Bangalore receive the commission. At the source, it could be any of my 'public enemies' listed in annexure F, their Indian offices that could have attempted to set up frivolous commissions against me, to 'Examine me' or 'Investigate me'. This is a proactive step to first identify their negative tactics if any used at the level of Indian



courts. Respondent to further take action to 'IMMEDIATELY DISSOLVE' all such frivolous commissions issued or received by courts in Bangalore, by the orders of this Honorable court. In the event that any of the frivolous commissions refuse to dissolve, the commission, commissioner must be given a 'confront or dissolve' option to confront me with the 'purpose, intent, objective, motive' of their commission to target me, destroy me, examine me, or investigate me. By bringing the frivolous commissions 'motive' to target me, attempt to frame me, poison me, or to steal my invention patent rights, to the attention of this Honorable court, I shall ensure the frivolous commission is 'DISSOLVED'. In this context, I request the Honorable court to issue orders to respondent, and Ministry of Law and Justice to include communications with Supreme court of INDIA and list any frivolous commissions received or issued by them that are connected with me, in the interest of LAW, JUSTICE, EQUALITY, and PATENT COOPERATION TREATY. I refer the Honorable court to annexure G.

W. Respondent to work with Ministry of Law and Justice, to conduct local investigation of the four hospitals in Bangalore, Sidvin Hospital, Fortis Hospital, Columbia Asia Hospital, and Shobha Hospital, the consulting doctors, ICU doctors, ICU staff, and hospital owners, according to the request detailed in annexure H, and provide an investigation report to me and this Honorable court. Given the conservative valuation of my invention at 93 Trillion Earthlings / \$, there is a possibility that my public enemies listed in annexure F have used medical force against my father to illegally forge documents. The investigation is to ascertain that no legal documents were forged or executed by my father during his admission to those hospitals, and during the ICU admission stays which have very strict visiting hours. No legal documents must ascertain that no legal documents were forged or executed by using a medical cover of 'Rheumatoid Arthritis, RA' by taking his fingerprints on 100'S or 1000'S of papers, since RA patient cannot sign his signature by his own hands. No legal documents must ascertain that no legal documents were forged or executed by using the POA - Power of Attorney given to my father by me and my divorced spouse, dated 1-1-2009 attached with annexure H. No legal documents must ascertain that no 'legal statements' were recorded from him by using medical force. No legal documents must ascertain that no 'death time statements' were recorded by police, lawyers, or magistrate, or judge from my father before his death in ICU of Columbia Asia Hospital. Annexure H indicates the chronological events related to my fathers hospital admissions, the hospital admission dates, discharge dates, and includes the discharge summary reports given by the hospitals.

X. If respondent investigation conducted according to prayer point W, reveals that documents were illegally forged from my father during his admission to these hospitals, the investigation must continue to retrieve every last document that was forged or illegally executed, any statement recorded by medical force, any death time statement, and must be submitted to the Honorable court and must be legitimately destroyed or shredded.

Y. If respondent investigation conducted according to prayer point W, reveals that documents were illegally forged from my father, the investigation must continue to identify all the criminals, perpetrators involved in this going beyond the consulting doctors, ICU doctors, ICU staff, and hospital owners, to identify who among my public enemies financed and were involved in this criminal usage of hospitals. The Honorable court must take legal action against these criminals, perpetrators and punish them according to law.

Z. Respondent to work with Ministry of Law and Justice to conduct investigation according to the details given in annexure J, at my residential address, which involves investigating four houses around my residential address. I am living at my permanent residential address, which is an external cage, with neighboring houses harassing me 24 by 365, watching me with multi mode see through devises, and currently with low decibel harassing sounds, and recorded noise. The people of these four houses must be interrogated, and their entire houses must be 'digitally swept' to trace, locate, dismantle, and seize any spyware, micro or nanotechnology bugs used to invade privacy, listen into, or see into others homes, or offices, nixon technology, its nano renditions, lowest decibel sound hearing, or recording devises, thermal imaging devices, all body organs imaging devices, or 'brain activity' imaging devices, multi mode all human organs imaging, recording devises, multi mode detailed brain imaging, recording devises, that are present in their house, and used for spying on me, for tracking my work, my daily activities, building pattern of my life, and if they are working to block the execution of these 62 sale agreements, thus blocking the wealth from coming to me, India, benefitting 1.2 billion HINDUS and the religion of HINDUISM. They have my entire life, last 14 years here in INDIA, recorded in multi mode video and audio recording. The investigation report must be given to me and the Honorable court. As part of this investigation, I request the respondent and Ministry of Law and Justice to investigate my residential address, the house where I reside be 'digitally swept', to identify any nixon technology, bugs, spyware, transmitters, dismantle them and present to the Honorable court as evidence.

AA. If respondent investigation conducted according to prayer point Z, reveals that these surrounding houses at my residential address have indeed installed and used any of the listed devices to spy on me and invade my privacy thus breaking my fundamental right to privacy, according to article 21 of Constitution of INDIA, all such devices must be seized, and must be submitted to the Honorable court as documented evidence.

BB. If respondent investigation conducted according to prayer point Z, reveals that these surrounding houses at my residential address have indeed installed and used any of the listed devices to spy on me and invade my privacy, the investigation must continue to identify all the criminals, perpetrators involved in this spying and privacy invasion effort, going beyond the occupants of these houses, to identify who among my public enemies listed in annexure F, were involved in financing this criminal usage of these people in surrounding houses. The Honorable court must take legal action against these criminals, perpetrators and punish them according to law. These activities by the residents of these surrounding houses, perpetrators constitute anti-INDIA work, working against the economic growth of INDIA, anti-HINDUISM work, working against the economic progress of 1.2 billion HINDUS, and attempting to block the execution of 62 sale agreements described in annexure D. The Honorable court must take legal action against these criminals, perpetrators and punish them according to law.

CC. Respondent to work with Ministry of law and justice, and give me and the Honorable court, a report on the current day law enforcement capabilities in Bangalore, India, of dealing with serum technology, internal cage, brain cage introduced in annexure J, and how to report it, and prove it to the Honorable court. There are attempts by my public enemies listed in annexure F, at all restaurants, food vendors, in Bangalore, India, to target me with serum technology, now attempting to target my oratory skills, court interactions, authoring skills, and target concentration levels / diminish mental ability, intended to target the execution of 62 sale agreements. Respondent and Ministry of law and justice to enforce strict rules and law, against food poisoning across restaurants in Bangalore, by issuing warning / orders to all restaurants, all food vendors, restaurant association / hotel association in Bangalore, India, firstly to protect me for the execution of 62 sale agreements, and secondly to ensure safety of all world country visitors, reporters to India for the period of the scheduled months for execution of 62 sale agreements.

DD. Respondent to work with the Honorable Prime Minister of India, and the Finance Minister of India, and provide the 'Independent valuation' of Indian Central Government, to my invention patent US 8,910,998 B1, and its Intellectual property rights across 62 world countries recognized by PCT - Patent Cooperation Treaty International application

*[Handwritten Signature]*



PCT/US2014/046619. This is for the consideration of the Honorable court and me, comparable with the final total cumulated sale price number in the list of 62 sale agreements in annexure C. This valuation would further allow the Indian Government delegation team at WIPO assembly to vote for the resulting sale price of their 'Independent valuation', in the three sequential polls, if that option is exercised.

## **PRAYER sought in WA 983 of 2024.**

A. Respondent to plan, co-ordinate, and schedule the visits of 62 country 'Premiers, the recipient of intellectual property rights delegation teams, or buyer delegation teams', to get the 62 sale agreements described in annexure D executed, synchronized with the orders given by this Honorable court or the Special court appointed for the purpose. Upon GEC organization, respondent to also coordinate and synchronize the visit and stay of 'Payor delegation team, GEC, Global Earthling Council designated signatories' in this city for the execution of 62 sale agreements.

B. The Honorable court to issue orders to appoint 'Special court', for the execution of 62 sale agreements described in annexure D. Given that Presidents and Prime Ministers of 62 world countries would visit the Special court, the High court of Karnataka premises are ideally suited to establish the Special court.

C. The Honorable court to issue orders to have a 'Formal worldwide media reporters interaction room, with live television broadcast setup, to facilitate official press release for each of the 62 sale agreements upon their execution' and to have a 'Discussion and meeting room, where refreshments could be provided for visiting Premier and their delegation to interact with me and visiting Indian dignitaries' in the premises of the 'appointed special court' for the execution of 62 sale agreements described in annexure D.

For protecting 1.2 Billion HINDUS, religion of HINDUISM, and also protecting 9 Billion citizens across 190 world countries.

D. Upon conclusion of the first of the 62 sale agreements, respondent to schedule the introduction of 'SPECIAL TECHNOLOGY UNIT, STUN', its organization, to the parliament, and I shall launch the organization from the Earthling Foundation Public charitable Trust contribution. My contribution of wealth for organizing STUN, is inline with PCT preamble, 'contributing to the progress of science and technology' in INDIA. STUN will facilitate identification, tagging evidence, dismantling, and reporting external cages to the Honorable judiciary. STUN will facilitate identification of usage of serum technology, tagging evidence, reporting counter molecules poisons with molecular structure, and chemical formula, terminating internal cages, include brain cages to the Honorable judiciary. STUN will end life cages, external cages, internal cages and brain cages, introduced in annexure J, and will be capable of reporting all of these with tagged evidence to the Honorable judiciary. This STUN technology to be made available and accessible mutatis mutandis to 190 other world countries.

Broadcast the court proceeding live to World judiciary.

E. The Honorable court and respondent to work with Ministry of Law and Justice, to exercise their network across all the justice delivering courts in India, law practitioners across India, including the Chief Justice of India, all the Chief Justices of all Indian states, Bar council association of India, all law schools in India, requesting them to follow this lawsuit proceeding LIVE, either via a published video weblink, or a television channel broadcasting the proceeding LIVE, from High court of Karnataka, Special court appointed, and further broadcasting the execution of 62 sale agreements described in annexure D. These lawsuits to become case studies for all law school students across the world countries, and the case studies will be authored by Indian law practitioners.

F. The Honorable court and respondent to work with Ministry of Law and Justice, to exercise their network across the 193 world countries, inform the Supreme court judges of all 193 countries, legal and justice department members of 193 countries, law practitioners across the 193 countries, inform the judicial bar associations of all 193 countries, inform the top five law schools of all 193 countries, about this lawsuit, requesting them to follow this lawsuit proceeding LIVE, either via a published video weblink, or a television channel broadcasting the proceeding LIVE from High court of Karnataka, Special court appointed, and further broadcasting the execution of 62 sale agreements described in annexure D. These lawsuits to become case studies for all law school students across the world countries.

Receiving the wealth into my bank account in INDIA, and contributing to the recipients bank accounts in INDIA, according to annexure E.

G. Respondent to work with Finance Ministry and give approvals for me to set-up a first group of my own banks, all of which would be enabled to hold extremely high value of wealth in Earthlings currency, and a second group of my own banks for the local Indian banking and financial transactions related to the Earthling Foundation Public charitable Trust, and Earthling Foundation Private Trust initiatives, programs, projects, and their execution. The first group of banks will hold the incoming wealth from the 62 sale agreements described in annexure D. The economic policies related to wealth management and Indian 'Treasury management', proposed and implemented by me, through 'IEC, Indian Economic Council' will address the wealth distribution across the organized first group and second group of banks, along with defining the 'Indian National Treasury', and declaring it to the world media houses.

Contribution of wealth within INDIA according to annexure E.

H. Respondent to transmit formal communications about annexure E, and the fact that 11 more Living Will addendums will be executed by me, at the end of each of the next 11 years between 2024 to 2034, showing incremental statistics related to 'wealth receipts from the executed 62 sale agreements' and 'wealth distribution' intended according to annexure E, to President of India, Prime Minister of India, Prime Ministers Office, Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, to the heads of all Union territories of India, and their corresponding offices.

I. Respondent to give official formal communication addresses, key contacts information, e-mail ID'S, and direct telephone numbers of all the intended wealth recipients according to annexure E, including that of President of India, Prime Minister of India, Prime Ministers Office, Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, the heads of all Union territories of India, and their corresponding offices, for my official record and that of



the Honorable court. This information is for initiating electronic wire transfer of wealth over the next 11 years, according to the intended wealth allocation given in annexure E, and for the formal distribution of the upcoming 11 'Living Will addendums', to the end recipient parties. The intended commitment to allocate and pay 45% of the total 'wealth receipts' to Indian Central and State Governments would be legally accounted for by the next 11 versions of the Living Will addendums to be executed over the next 11 years, which will indicate the cumulated 'wealth receipts' and 'wealth distribution', and ensure the entire 45% 'wealth distribution' is taken to its completion. Given that bulk of the wealth distribution will be in 'Earthlings currency', the recipients will have all new 'Treasury bank accounts', or other recipient destination bank accounts where the money would be transferred to. Most of these bank accounts will be organized in the new banks to be established in India to manage the overall wealth being brought into India by way of these 62 sale agreements. These financial transactions over the next 11 years will be official, formal, disclosed to Indian and worldwide media houses. I will be heading 'IEC, Indian Economic Council' and will be providing guidance on the management and distribution of this wealth across banks, and bank accounts.

Protecting and managing INDIAN wealth, directed towards achieving 'Goal year 30 FE for INDIA. For mutatis mutandis consideration for 190 other world countries, to protect their wealth, and achieve their economic objectives.

J. Respondent to work with the Honorable Prime Minister of India, and schedule the introduction of 'INDIAN ECONOMIC COUNCIL, IEC', its advisory role for India, and Macro Economic policy direction for India to achieve Goal year 30 FE for INDIA, which will in turn have cascading effects to at least over 100 poor countries of the World. IEC will be established with full support and mandate from Union of India, Central Government. The role of IEC is most significant for India to become a developed country, and an economic super power. IEC will show the emulatable responsible way of protecting and managing the wealth I bring into my bank account in INDIA, by executing the 62 sale agreements described in annexure D, according to the Honorable court orders.

K. Respondent to work with the Honorable Prime Minister of India, and schedule the introduction of 'NATIONAL WEALTH BILL' authored by me, addressing the parliament. National Wealth Bill, is in the interest of protecting, and preserving, the wealth I bring into my bank account, and into INDIA, by executing the 62 sale agreements described in annexure D according to the Honorable court orders. National Wealth Bill ensures the NATIONAL TREASURY wealth of Union of India is preserved, does not leave the country for frivolous reasons, and hence Central Government must get this Bill passed. National Wealth Bill is an emulatable reform which must be considered by all 190 other world countries.

Additional legal steps that could be exercised by the Honorable court orders, to secure my wealth and that of INDIA.

L. Respondent to work with Honorable Prime Minister of India, and Finance Minister of India, to get annexure E, my 'Living Will executed on 22-8-2022', registered as a one-time all India registration at a Registrar office. After the all India registration of 'Living Will executed on 22-8-2022', subject to legal requirements, it could be registered individually in all the states of India and the union territories, by way of electronic registration. All the applicable registration fees must be borne by the Finance Ministry, Indian Government.

M. Respondent, upon the completion of all-India registration of annexure E, my 'Living Will executed on 22-8-2022', subject to legal requirements of its registration in all states and union territories, must formally distribute the registered document to President of India, Prime Minister of India, Prime Ministers Office, Finance Minister of India, Finance Ministers Office representing Commissioner of Income tax department, all Chief Ministers of all states of India, all the corresponding Chief Ministers Offices, to the heads of all Union territories of India, and their corresponding offices. This will ensure India is fully united in the objective of achieving the visionary goal 'Goal year 30 FE for INDIA'. The initiatives directed towards this goal for INDIA will have cascading effects to at least 100 poor countries of the world.

Neutralize the negative tactic, and hand over the 'Fire Scam' to GEC, Global Earthling Council, a tactic used to attack me, INDIA, 1.2 billion HINDUS and religion of HINDUISM.

N. Respondent to work with GEC, Global Earthling Council, and schedule the introduction of 'World energy battle - Oil VS Renewable' by me, forced on me, India, and Hindus living in India, by my public enemies listed in annexure F, to all 193 member country delegations in a session addressing the GEC assembly. Prior to the introduction, I will distribute 'presentation content' to all the 193 country delegation teams at GEC. Reasonable time shall be given to all 193 countries to independently evaluate the presented subject and also to work on the recommended case studies.

GEC to schedule a 'voting session', to bring the World energy battle - Oil VS Renewable for its decisive voting at GEC assembly in a decisive YES or NO option voting, on the question of 'Should the world countries proactively work on investing and doing more research investments in Renewable energy sector?', after the expiration of the set reasonable time given to 193 world countries to evaluate the subject. A decisive majority 'NO' voting result will reschedule the subject to be brought to the discussion and a subsequent second poll for 193 countries after a gap of say 10 years.

Srinivas S. Devathi  
Transitioning the World into New World Order  
SrinivasDevathi.com, SrinivasDevathi.in  
ProjectEarthling.com, EarthlingCurrency.com, CoolcarTechnology.com

This is the Annexure M stated in the  
Affidavit of SRINIVAS S. DEVATHI  
M. S. BALLAL  
Advocate & Notary (Govt. Of India)  
Reg. No. 2374, Bengaluru.



**IN THE HIGH COURT OF KARNATAKA, BENGALURU**

**ORIGINAL JURISDICTION**

**W.P. No. 24623 /2024**

**BETWEEN:**

Srinivas S. Devathi, 63, 11<sup>th</sup> B Cross, 3<sup>rd</sup> Main,

Prashanthnagar, Bengaluru 560079, INDIA

Ph: (91) 966 393 2293

E-mail ID: ProjectEarthling@SrinivasDevathi.com

**.... Petitioner / Party-in-Person**

**AND:**

Union of India, Ministry of External Affairs,  
Legal and Treaties Division, Ph:91-11-24674143.

Represented by Mrs. Uma Sekhar, Additional Secretary, and  
External Affairs Minister Mr. S. Jaishankar. .... **Respondent 1**

OVI Hosting Private Limited,  
Ph: 91-9980683194, or 91-9886652578.

Represented by Mrs. Shweta Shetty, and  
Mr. Dhanashekar Mani

**... Respondent 2**

Bharti Airtel Limited,  
Tel. +91 11 4666 6100

Represented by Mr. Gopal Vittal, CEO, and  
Mr. Sunil Bharti Mittal, Chairman

**... Respondent 3**

**VERIFYING AFFIDAVIT**

I, Srinivas S. Devathi, a national of INDIA, aged about 48 years, S/O Late D. Satyanarayana, residing at No. 63, 11th B Cross, 3rd Main, Prashanthnagar, Bengaluru – 560079, INDIA, do hereby solemnly affirm and state on oath as follows: I state that I am the petitioner in this writ petition. I know the facts and circumstances of the writ petition. Hence, I am swearing to this affidavit. Further, I state that I do not have any lawyer, and any law firm representing me in this writ petition. And that I am appearing as party in person in front of the Honorable court.

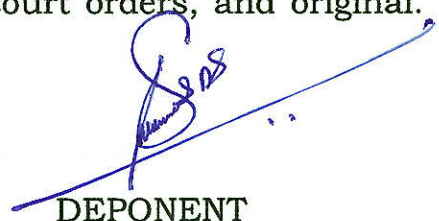
I submit 'Memo for production of additional documents', which includes Annexures L and M. Annexure L is court orders, and original. Annexure M is original. **27 Pages.**

Identified by his H.L. No.  
KA 02 20210015226.

Bengaluru

Date: 28/04/25



  
DEPONENT

"Sworn to before me"

Sworn / Solemnly affirmed and signed before me  
on this 28th day of April, 2025 at Bengaluru  
N.R.Sl.No. 11455 Corrections: Nil

 28/04/25  
M. S. BALLAL, Advocate & Notary, Bengaluru.