

BY COURIER

20th March 2007

Mr. J. Paranamana
Director, Public Complaints Investigation Division
National Police Commission
109, 3rd Floor, Rotunda Gardens
Colombo 3.

Your Ref: NPC/PC/C/COL/134/06

Dear Sir,

**Criminal Prosecution against Mr. K.N. Choksy P.C., M.P.
& Mr. R. Paskaralingam & Others**

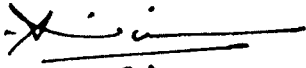
I thank you for copy of your prompt Letter dated 8.3.2007 addressed to the Inspector General of Police, requesting a report to be submitted to the National Police Commission, on my Letters dated 28.2.2007 and 2.3.2007 *vis-à-vis* the above subject.

I received a prompt Letter dated 9.3.2007 from the Deputy Inspector General of Police - CID, which I responded to by my Letter dated 16.3.2007, with copy, among others, to you (*a copy attached for easy reference*).

I have also received copy of Letter dated 15.3.2007 from the Secretary to H.E. the President addressed to the Hon. Attorney General on the above subject, which I shall shortly respond to and keep your Commission apprised.

Thanking you,

Yours truly,



Nihal Sri Ameresekere

cc: Mr. Victor Perera, Inspector General of Police



ජාතික පොලීස් කොමිෂන් සභාව
தேசிய பொலிசு ஆணைக்குழு
NATIONAL POLICE COMMISSION

රොටන්ඩා ටවර්, 3වන මහල, අංක 109, ගාලු පාර, කොළඹ 03.
ரொட்டாண்டா ரவரர், 3 வது மாடி, இல. 109, காலி வீதி, கொழும்பு 03.
Rotunda Tower, Level-3, No. 109, Galle Road, Colombo 03.
Website: www.npc.gov.lk

දුරකථනය } 2395865
தொலைபேசி } 2395866
Telephone }

ෆැක්ස් } 2395867
பெக்ஸ் }
Fax }

ඊමේල් } Polcom@sltnet.lk
ஈ மெயில் }
E-Mail }

මගේ අංකය }
எனது இல. }
My No. }

NPC/PC/C/COL/134/06

ඔබේ අංකය }
உமது இல. }
Your No. }

දිනය }
திகதி }
Date } 08.03.2007.

Inspector General of Police,
Police Headquarters,
Colombo 1.

**CRIMINAL PROSECUTION AGAINST MR.K.N.CHOKSY, PC, MP,
MR.R. PASKARALINGAM AND OTHERS**

Reference the letters dated February 28, 2007 and March 02, 2007 by Mr. Nihal Sri Amarasekera addressed to Director, PCID with copies to you and others on the above subject and my letter to you dated January 01, 2007 requesting a report to be submitted to the National Police Commission.

I shall be grateful if you could send a report very early.

J Paranamana
Director
Public Complaints Investigation Division
for Secretary, National Police Commission.

cc.: ✓ Mr.Nihal Sri Amarasekera

- for information.

BY COURIER

2nd March 2007

Mr. J. Paranamana
Director, Public Complaints Investigation Division
National Police Commission
109, 3rd Floor, Rotunda Gardens
Colombo 3.

Your Ref: NPC/PC/C/COL/134/06

Dear Sir,

**Criminal Prosecution against Mr. K.N. Choksy P.C., M.P.
& Mr. R. Paskaralingam & Others**

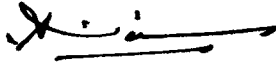
Further to my Letter dated 28.2.2007 on the above subject, I forward the enclosed recent news reports from Singapore, downloaded from Internet, on prompt and effective action taken by the Singapore Police and the Singapore law enforcement authorities on a fraud committed by Mitsui & Co. Ltd., Japan.

Mitsui & Co. Ltd., in consortium with Taisei Corporation, Japan, were the Contractors of the Colombo Hilton Hotel. A major fraud in the construction was upheld by the Supreme Court, *observing that the Government could not be indifferent*, in a public interest action that I instituted. My Complaint to the CID is on this very fraud, with repeated representations made to CID in this regard.

The enclosed Singapore news reports amply demonstrate how the Singapore Police and law enforcement authorities take prompt and effective action to enforce the rule of law, regardless of the parties and/or the countries concerned.

In stark comparison, the Sri Lanka Police and law enforcement authorities have been questionably unwilling and/or unable to take and/or had been prevented from taking warranted action, even though it was a fraud perpetrated on the Government of Sri Lanka of national economic proportions ! *Is this the level of patriotism ?*

Yours truly,



Nihal Sri Ameresekere

cc: Mr. Neville Piyadigama, Chairman
Ven. Elle Gunawansa, Member, & Chairman Committee to combat Fraud, Bribery & Corruption

Mr. Victor Perera, IGP

Mr. Gotabaya Rajapakse, Secretary, Ministry of Defence
Mr. Lalith Weeratunga, Secretary to H.E. the President



CHANNEL NEWSASIA



HOME

ASIA PACIFIC

SINGAPORE

WORLD

BUSINESS

SPORT

TECHNOLOGY

ENTERTAINMENT

7 Day News
Archive

Search

Mobile
News
e-newsletter

Singapore Budget 2007 Vide Finan o ce Featur es Weath er Special Reports Discussi on TV Shows About Advertise with Us Us

Home >

SINGAPORE NEWS

E-mail this page Print this page

Mitsui to shut Singapore operations after alleged fraud, police report filed

SINGAPORE: Mitsui has decided to wind down the operations of its Singapore subsidiary Mitsui Oil Asia in the wake of an embarrassing financial scandal.

Mitsui's Singapore arm suffered US\$81 million loss last year, after suspected fraudulent trading by one of its traders in the naphtha market.

It has completed an internal investigation and reported the findings to the Singapore police.

The police have confirmed that Noriyuki Yamazaki is assisting them with their investigations.

Mitsui intends to implement measures to reinforce the controls and procedures over its group-wide commodity trading operations based on the recommendations from the internal investigation.

Mitsui is targeting to shut the Singapore unit by March next year.

But it has yet to decide the fate of its 26 staff, including 22 locals.


In the meantime, it will substantially downsize its activities, ceasing new contracts, except for those required to liquidate outstanding inventories.
- CNA/ir



Photos 1 of 1 < | || >



Health
Entertainment
Lifestyle
Technology



E-mail this page Print this page

Ads by Google

Best Network Marketing

Be A Successful Market Distributor Top Marketing Product in Town
marketing.natureswellnessecret.com

Singapore Flights

Love to travel? Our low prices from great airlines will make you smile!
WeLoveFlights.Singapore.com

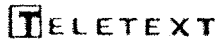
Stock Exchange Trading

Trade Stocks through our Trading Platform. Stock Prices Online!
www.SaxoBank.com

OTHER SINGAPORE NEWS

- Genting views Sentosa IR as more important than Macau investment
- Temasek subsidiary makes cash offer for STATS ChipPAC
- Singapore's manufacturing economy expands at a slower pace in Feb
- TT Int'l in S\$90m reverse takeover of International Capital
- Trade between US and S'pore rose 19% to US\$42.5b in 2006
- Son of M'sia's former finance minister increases stake in Magnus Energy
- Bursa Malaysia-SGX tie-up likely to take place next year: report
- Star Cruises still reviewing Macau deal
- MUIS wants to export expertise on Islamic endowment management
- Singapore shares close weaker after losing early gains
- SGX plans technology upgrade to avert strain in trading system
- Banyan Tree posts 79% increase in full-year profit

Affiliate Sites:



[About Us](#) | [Contact Us](#) | [Advertise with Us](#) | [Terms & Conditions](#)

Trade a lot? Get a lot. SCHWAB

Scottrade
EXTRADE Securities

100 FREE TRADES

AP
Singapore Police Arrest Mitsui Trader

Friday February 16, 4:57 am ET

Singapore Police Arrest Mitsui Trader Who Allegedly Concealed Losses of \$80 Million in Losses

SINGAPORE (AP) -- Police in this city-state have arrested a trader with the Singapore unit of Japan's Mitsui & Co. on suspicion he tried to cover up 9.6 billion yen, or \$80.3 million, in losses, the Japanese company said Friday.

ADVERTISEMENT

Scottrade IRA
Start Saving Now

The trader with Mitsui Oil (Asia), the Japanese company's Singapore crude and oil products trading unit, was arrested and questioned by police Wednesday over allegations he concealed losses in physical and futures naphtha trading last year, Mitsui said in a statement on its Web site. The trader had been released on bail, it said.

Police in Singapore said that Noriyuki Yamazaki, a senior naphtha trader at Mitsui's Singapore unit, was "currently assisting police with investigations," but gave no further details.

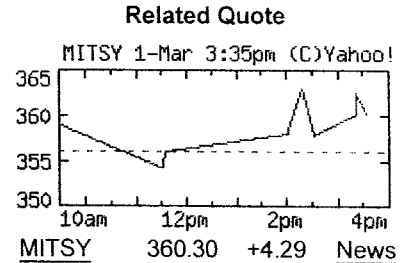
Tokyo-headquartered Mitsui & Co. spokesman Yoshihiro Yamanaka said

Friday the company would not disclose the name of the trader, but added the trader was dismissed on Wednesday, the same day he was arrested.

Naphtha is a liquid derived from crude oil that is used as a raw material in the petrochemical industry, and also for making some fuels.

Mitsui said it filed a police report on Monday with the Commercial Affairs Department -- the city-state's white-collar crime unit -- alleging that "significant losses from physical and futures trading of naphtha had been deceptively concealed."

The company also said it will close its Singapore unit in the next fiscal year ending March 2008.



[View Detailed Quote](#)
 Delayed 20 mins
[Providers](#) - [Disclaimer](#)

Related News Stories

- [UPDATE - India's Sesa Goa says Mitsui to sell majority stake](#) - at Reuters (Mon Jan 29)

[More...](#)

- By industry: [Conglomerates](#)

REPLAY
 Yahoo! Personal Finance.
 Afford life's guilty pleasures.
 Get It Now
 YAHOO! FINANCE

Top Stories

- [Buffett Plans to Hire Investment Manager](#) - AP (9:49 pm)
- [Stocks Rebound, but Still End Lower](#) - AP (6:40 pm)
- [Dell 4Q Earnings, Revenues Drop](#) - AP (6:43 pm)
- [Oracle to Buy Hyperion for \\$3.3 Billion](#) - AP (6:46 pm)

[More...](#)

- [More AP](#)
- [Most-viewed articles](#)

[Email Story](#)

[Set News Alert](#)

[Print Story](#)

Search News

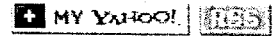
[RSS Feeds](#)

Add headlines to your personalized My Yahoo! Page
([About My Yahoo!](#) and [RSS](#))

MITSY Headlines



Conglomerates Headlines



[More Finance RSS Feeds](#)

Copyright © 2007 Yahoo! Inc. All rights reserved. [Privacy Policy](#) - [Terms of Service](#) - [Copyright Policy](#) - [Ad Feedback](#)
Copyright © 2007 The Associated Press. All rights reserved. The information contained in the AP News report may not be published, broadcast, rewritten, or redistributed without the prior written authority of The Associated Press.

BY COURIER

28th February 2007

Mr. J. Paranamana
Director, Public Complaints Investigation Division
National Police Commission
109, 3rd Floor, Rotunda Gardens
Colombo 3.

Your Ref: NPC/PC/C/COL/134/06

Dear Sir,

**Criminal Prosecution against Mr. K.N. Choksy P.C., M.P.
& Mr. R. Paskaralingam & Others**

I refer to your acknowledgement dated 29.12.2006 received on 23.1.2007 to my Letter dated 15.12.2006 addressed to your Chairman.

It is now 2½ months since my Letter dated 15.12.2006 to your Chairman, giving cover of my Letter dated 14.12.2006 to the IGP.

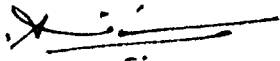
I wish to ascertain as to what action, if any, has been taken on such grave and serious matter of national economic proportions, and as to whether the wrong-doers / offenders against whom my Complaint was recorded by the CID as far back as 12.3.2004 *have even been apprehended enforcing the rule of law ?* If not why ?

Consequent to the upholding by the Supreme Court of a serious fraud in this matter, the write-off on alleged Claims on Government Guarantees, I obtained due to my sole sustained efforts in 1995 amounted to US \$ 207 million i.e. then Rs. 10,200 million, and at 12.5% interest, it amounts today to Rs. 39,600 million.

As per my previous representations to the CID, I drew attention to the Offences Against Public Property Act No. 12 of 1992 and drew specific attention to the fact that Mr. K.N. Choksy P.C. M.P. and others made a concerted attempt, with fraudulent documentations, to have the above monies paid out by the Government, that too in foreign exchange, causing immense loss to the Government.

Are certain persons above the rule of law ? *The Government policy pronounced is otherwise !*

Yours truly,



Nihal Sri Ameresekere

cc: Mr. Neville Piyadigama, Chairman
Ven. Elle Gunawansa, Member, & Chairman Committee to combat Fraud, Bribery & Corruption

Mr. Victor Perera, IGP – *What progress had been made since my Letter dated 14.12.2006, which referred to Letter dated 19.10.2006 by the CID confirming that investigative actions were being pursued ? Now that the CID has been completely revamped, I trust that this belated grave and serious matter will be expeditiously dealt with, demonstrating that all persons are equal before the law.*

Mr. Gotabaya Rajapakse, Secretary, Ministry of Defence
Mr. Lalith Weeratunga, Secretary to H.E. the President



ජාතික පොලීස් කොමිෂන් සභාව
தேசிய பொலிசு ஆணைக்குழு
NATIONAL POLICE COMMISSION

රොටුන්ඩා ටවර්, 3වන මහල, අංක 109, ගාලු පාර, කොළඹ 03.
றொற்றுண்டா ரவர், 3 வது மாடி, இல. 109, காலி வீதி, கொழும்பு 03.
Rotunda Tower, Level-3, No. 109, Galle Road, Colombo 03.
Website: www.npc.gov.lk

දුරකථනය } 2395865
தொலைபேசி } 2395866
Telephone

ෆැක්ස් } 2395867
பெக்ஸ் }
Fax

ඊමේල් } Polcom@sltnet.lk
ஈ.மெயில் }
E-Mail

මගේ අංකය }
எனது இல. }
My No. }

NPC/PC/C/COL/134/06

ඔබේ අංකය }
உமது இல. }
Your No. }

දිනය }
திகதி }
Date } 29 Dec.2006

Mr. Nihal Sri Ameresekere,
167/4, Sri Vipulasena Mawatha,
P.O Box 1796,
Colombo.

Dear Sir,

**Criminal Prosecution against Mr. K. N. Choksy, PC, MP,
Mr. R. Paskaralingam and others**

This is to acknowledge the receipt of your complaint dated 15th December, 2006, sent to the Chairman, National Police Commission. I wish to inform that the matter is receiving attention.

Yours sincerely,

J. Paranamana,
Director,
Public Complaints Investigation Division,
for Secretary, National Police Commission.

CC. 1. File

BY COURIER

15th December 2006

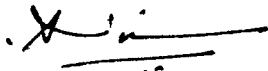
Mr. Neville Piyadigama
Chairman
National Police Commission
109, 3rd Floor, Rotunda Gardens
Colombo 3.

Dear Mr. Piyadigama

Further to the correspondence submitted on this matter, I forward herewith for your kind attention and warranted action, copy of my Letter to the IGP dated 14.12.2006.

Indeed is this not a 'classic case' of socio-political considerations thwarting and inhibiting due process of investigation, and shielding social-politically influential persons, from being arraigned, enforcing the rule of law.

Yours truly,



Nihal Sri Ameresekere

cc: ✓ Ven. Elle Gunawansa, Chairman, Committee to combat Fraud, Bribery & Corruption

BY COURIER

14th December 2006

Mr. Victor Perera,
Inspector General of Police,
Police Headquarters,
Colombo 1.

Dear Sir,

**Criminal Prosecution against Mr. K.N. Choksy P.C., M.P.
& Mr. R. Paskaralingam & Others**

I thank you for the prompt action taken on my Letter of 13.10.2006, in that, I received a copy of the annexed Letter dated 19.10.2006 addressed by the CID to the Director, National Archives Department, to obtain copies of relevant Documents for the investigation.

The background, *vis-à-vis*, this major fraud to deviously siphon out by fraudulent means, a massive amount of foreign exchange from the Government, under Government Guarantees, is as follows:

1. In September 1990, I instituted a public interest action and the Supreme Court in December 1992 upheld it as a serious *prima-facie* case of fraud on the Government, observing that in the given circumstances, the Government could not be indifferent; and further upheld the interim injunctions, which had been issued by the District Court in October 1991 'to prevent the siphoning of large scale of a foreign exchange from the country'.
2. Mr. K.N. Choksy P.C., M.P., as a Director of the Hilton Hotel owning Company, majority owned and controlled by the Government, notwithstanding my objections as a professional Director, and in the known absence of Bills of Quantities and Final Measurements, endorsed in writing that the said alleged claims be paid in full by the Government, which led me to institute the above action.
3. As a result of my action, the Japanese contractors of the Hilton Hotel in June 1995 wrote-off Jap. Yen 17,586 Mn. (then equivalent to US \$ 207 Mn., SL Rs. 10,200 Mn. i.e. equivalent today to Rs. 37,600 Mn. @ 12% p.a. interest) on their alleged claims made against the Government on the Government Guarantees. The Japanese contractors having been so penalised and therefore pardoned, is it not just and equitable that penal action as warranted be taken against those others, as was the endeavour by the Special Presidential Commission.
4. Mr. K.N. Choksy P.C., M.P., among others, was a Defendant in my action and was unable to file Objections and Answer. However, he desperately made a futile attempt to have my action dismissed; also bringing to bear pressures on me, misusing and abusing his political office, whereas I acted in the interest of the country.
5. In addition to the matter of the above fraud, I draw your kind attention to the provisions of the Offences Against Public Property Act No. 12 of 1992, including the offence to 'attempt to commit an offence punishable under that Act' – *vide Section 10 of the Act*. I had drawn specific attention of the CID to this other aspect. To establish this, only a very few available documents would be necessary, and not the entirety of the documentation pertaining to the above fraud.
6. In March 1995, a Special Presidential Commission was warranted comprising Supreme Court Judge Justice Priyantha Perera (*present Chairman, Public Service Commission*) and 2 Judges of the Court of Appeal, Justices Hector Yapa and late Ninian Jayasuriya. The Commission in its investigations was assisted by the CID and the Solicitor General Mr. Douglas Premaratne P.C.. The then Minister of Justice & Constitutional Affairs G.L. Peiris assured Parliament that it was intention of the Government that fraud and wrong-doing will be dealt with severely under the law.

7. The Commission after recording the evidence of 24 witnesses, including obtaining a Report from a panel of 3 Chartered Architects, issued Show Causes Notices framed by the Solicitor General on Mr. K.N. Choksy P.C. M.P., R. Paskaralingam (*former Secretary Ministry of Finance & Treasury / Chairman UDA*) former Chairman & Managing Director of the Company, Mr. C.L. Perera and one other Director Mr. F.G.N. Mendis (*Chairman, Delmege Forsyth & Co. Ltd.*), *inter-alia*, on grounds of fraud on the Government, causing loss and damage.
8. Subsequently, it was discovered before the Commission (*a fact not discovered at the time of the Supreme Court Judgment and the issuance of the above Show Cause Notices*), that the *floor elevations* depicted on the floor sheets of the substituted architectural plans (*original plans were missing*) of the Hotel Building, described as "amended plans" and approved by the UDA on 29.4.1986, are not the same *floor elevations* given in respect of the corresponding floors on the cross-sectional sheets forming a part and parcel of the very same UDA approved plans.

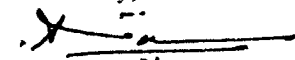
The 3rd and 4th floors were shown to be at the same *elevation* of 24.5 meters, whilst the 19th floor and the Roof of the 19th floor were shown to be at *elevations* of 72.7 meters and 72.5 meters, respectively. The Commission observed this to be an inherent, intrinsic impossibility, raising the question, as to how the UDA could have ever approved such a plan. Furthermore, the sheet numbers given on the "amended plans" reveals the absence of the 'basements', in that, the relevant sheets are missing.

In February 2005 the UDA having examined the substituted architectural plans described as "amended plans", conceded that the architectural plans are irregular, and therefore undertook to prepare a 'measured drawing' of the Hotel Building actually constructed, and forwarded the same in September 2005.

9. With one of the Commissioners having fallen critically ill, the Inquiry was not concluded and the Warrant of the Commission having thereafter expired, all the Documents of the Commission were transmitted by the Secretary to the President to the Department of National Archives.
10. Subsequently, the Hon. Attorney General having advised to investigate, the Director CID, Mr. Sisira Mendis required my Statement to be recorded. Accordingly, my Statement / Complaint was recorded in March 2004 by a team of CID Officers led by Inspector of Police Mr. P. Visvanathan. The CID Officers upon the evidence presented admitted that this was patently a very major fraud.
11. Consequently, I assisted the CID to trace the relevant documents of the Commission to the Department of National Archives, and the Secretary to the President, in terms of Section 23 of the National Archives Law, required the Documents to be released for investigation by CID. In such circumstances, I cannot understand the CID endeavouring to obtain 'photocopies' of a very large volume of Documents, including Architectural Plans, as evidenced by the annexed Letter.
12. In fact, authenticated copies of the relevant Documents, upon which the District Court issued interim injunctions and Supreme Court delivered Judgment, are available in the Commercial High Court.

Given the foregoing facts (*particularly the Supreme Court Judgment and the Special Presidential Commission's Show Cause Notices after investigations*), ought not, as normally done, a "B" Report be filed in a Magistrates' Court and Orders obtained to retrieve Documents and record statements of the concerned persons, whose statements, in fact, had been recorded by the CID, itself, in assisting the Commission under the advice of the Solicitor General ?

Yours truly,



Nihal Sri Ameresekere



ජාතික පොලිස් කොමිෂන් සභාව
தேசிய பொலிசு ஆணைக்குழு
NATIONAL POLICE COMMISSION

පොදුනට්ටා වටර්. 3වන මහල. අංක 109. ගාලු පාර. කොළඹ 03.
 ரொற்றுண்டா ரவர், 3வது மாடி, இல. 109, காலி வீதி, கொழும்பு 03.
 Rotunda Tower, Level-3, No. 109, Galle Road, Colombo 03.

Website: www.npc.gov.lk

දුරකථනය } 2395865
 தொலைபேசி } 2395866
 Telephone }
 ෆැක්ස් } 2395867
 பெக்ஸ் }
 Fax }
 ඊමේල් } Polcom@sltnet.lk
 අමෙයිල් }
 E-Mail }

මගේ අංකය }
 எனது இல. }
 My No. }

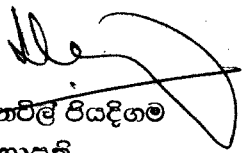
ඔබේ අංකය }
 உமது இல. }
 Your No. }

දිනය }
 திகதி }
 Date }
 2006.09.14

නිහාල් ශ්‍රී අමරසේකර මහතා
 ව්‍යාපාර හා කළමනාකරණ උපදේශක
 167/4, විදුලසේන මාවත,
 කොළඹ 10.

ජනාධිපති නීතිඥ සහ පාර්ලිමේන්තු මන්ත්‍රී කේ.එන්. වොක්සි,
නිවසු මුදල් අමාත්‍යාංශයේ භාණ්ඩාගාර ලේකම් ආර්. පාස්කරලිංගම්
සහ තවත් අයට එරෙහිව සාපරාධී නඩු පැවරීම

ඉහත සඳහන් කරුණ සම්බන්ධයෙන් ඔබ විසින් මා වෙත ද පිටපතක් සහිතව ජාතික පොලිස් කොමිෂන් සභාවේ සාමාජික ධුරය ඇල්ලේ ගුණවංශ ස්වාමීන් වහන්සේ වෙත යවන ලද 2006.09.13 දින දරණ ලිපිය ලද බව මෙයින් දන්වා සිටිමි.


ආච්ඡ ජයදිගම
 සභාපති
 ජාතික පොලිස් කොමිෂන් සභාව.

2006 සැත්තැම්බර් මස 13 වන දින

රහස්‍යගතයි / අවශ්‍ය පියවර පිණිස

ප්‍රජා ඇල්ලේ ගුණවංශ ස්වමිත්දයන් වහන්සේ
සමාජික, ජාතික පොලිස් කොමිසම
ධර්මායතනය
බෞද්ධාලෝක මාවත
කොළඹ 7.

ගරුතර ස්වමිත් වහන්සා,

**ජනාධිපති නීතිඥ සහ පාර්ලිමේන්තු මන්ත්‍රී කේ. එන්. වොක්සි,
හිටපු මුදල් අමතනංශයේ කාණ්ඩාගාර ලේකම් ආර්. පාස්කරලිංගම්
සහ තවත් අයට එරෙහිව සාපරාධී හඬ පැවරීම**

ඉහතකී බරපතල කාරණාව සම්බන්ධයෙන්, යටතේ ලිපිවල පිටපත් මෙයට අමුණාමි.

1. 2003. 12. 18 දින මම නීතිපතිතුමාට සහ පොලිස්පතිතුමාට යොමුකළ ලිපිය.
2. 2003. 12. 23 දින නීතිපතිතුමා පොලිස්පතිතුමාට උපදෙස් දුන් බවට මට දැනවු ලිපිය.
3. 2004. 2. 18 දින මම නීතිපතිතුමාට සහ අපරාධ පරීක්ෂණ දෙපාර්තමේන්තුවට යොමුකළ ලිපිය.
4. අපරාධ පරීක්ෂණ දෙපාර්තමේන්තුව 2004. 3. 12. දින මාගේ පැමිණිල්ල සටහන් කරගත් පසු,
2004. 3. 15 දින මම අපරාධ පරීක්ෂණ දෙපාර්තමේන්තුවට යොමුකළ ලිපිය.
5. 2005. 4. 28 දින මම පොලිස්පතිතුමාට යොමුකළ ලිපිය.
6. 2005. 11. 8 දින මම අපරාධ පරීක්ෂණ දෙපාර්තමේන්තුවට සහ නීතිපතිතුමාට යොමුකළ ලිපිය.
7. 2005. 12. 27 දින අපරාධ පරීක්ෂණ දෙපාර්තමේන්තුව මට එවූ ලිපිය.
8. 2005. 12. 30 දින මම අපරාධ පරීක්ෂණ දෙපාර්තමේන්තුවට යොමුකළ ලිපිය.
9. විශේෂ ජනාධිපති කොමිසම රජයේ දේපලට වංචා කිරීම මත ඉහතකී අය වෙත නිකුත් කළ
සාපරාධී චෝදනාපත්‍ර.
10. 2006. 1. 6 දින මම අපරාධ පරීක්ෂණ දෙපාර්තමේන්තුවට යොමුකළ ලිපිය.
11. 2006. 3. 3. දින මම ජනාධිපති ලේකම්තුමාට යොමුකළ ලිපිය.
12. 2006. 5. 29 දින මම පොලිස්පතිතුමාට සහ ජනාධිපති ලේකම්තුමාට යොමුකළ ලිපිය.

ඉහතකී රජයේ ගනුදෙනුවක බරපතල වංචාව ඔබ වහන්සේ නායකත්වය දුන්, වංචාවට සහ දූෂණයට
එරෙහිව ක්‍රියා කිරීමේ කමිටුවටද මම ඉදිරිපත් කළ බව ඔබ වහන්සේ දන්නේහිය. ඉන් පසුව, වෙනත්
කාරණා අතර, මෑතකදී මෙය එම කමිටුවට ජනාධිපති විසින් පත් කළ, එතුමාගේ ලේකම්තුමාටද නිසි
පියවර ගැනීමට ඉදිරිපත් කරනු ලැබුවේ ජනමාධ්‍ය ඉදිරියේදීය. මට දැනගැනීමට ලැබී ඇති ආකාරයට,
ජනාධිපති ලේකම්තුමාද, මේ පිළිබඳව ක්‍රියා කිරීමට අපරාධ පරීක්ෂණ දෙපාර්තමේන්තුවට නිර්දේශකර ඇත.

ඉහත කී රජයේ මුදල් මහා පරිමාණයක් වංචා කිරීමට තැත් කිරීමේ සාපරාධී ක්‍රියාවට එරෙහිව, විශේෂ ජනාධිපති කොමිසමක් විමර්ශන අවසන්කොට, බරපතල චෝදනාපත් නිකුත් කරන ලද්දේ වී නමුත්, එම කොමිසමේ බල කාලසීමාව අවසන්වීමේ හේතුවෙන්, කොමිසමේ එම වැඩ කටයුතු අවසන් නොවීය.

එමනිසා, ඉහත කී ලිපි වලින් එළිදරව් වන පරිදි, නීතිපතිතුමාගේ උපදෙස් මත, අපරාධ පරීක්ෂණ දෙපාර්තමේන්තුව මාගේ පැමිණිල්ල 2003. 3. 12 දින සටහන් කර ගන්නා ලද අතර, මේ පිළිබඳව නිසි පරීක්ෂණ කටයුතු පවත්වා ගෙන යාමට අවශ්‍ය සියලු ලේඛණ, ඉහත කී විශේෂ ජනාධිපති කොමිසම විසින් රාජ්‍ය ලේඛණාංකයක් දේපාර්තමේන්තුවේ තැන්පත්කර ඇති බව දැනගැනීමට ලැබීමෙන් පසු, එම ලේඛණ විමර්ශන කටයුතු සඳහා අපරාධ පරීක්ෂණ දෙපාර්තමේන්තුවට ලබාදෙන ලෙසට, ජනාධිපති ලේකම්තුමා විසින් නිර්දේශ කරන ලදී.

මාගේ පැමිණිල්ල සටහන් කරගත් අපරාධ පරීක්ෂණ දෙපාර්තමේන්තුවේ නිලධාරීන් පැවසුවේ, ඉදිරිපත් කළ කරුණු සහ ලේඛණ අනුව, බැලූ බැල්මටම, මෙය මේරටෙහි සිදුකර ඇති විශාලතම මහා පරිමාණයේ වංචාවක් ලෙස එක හේලාම පිළිගැනෙන බවයි.

2005. 2.18 දින ලිපිය අනුව, නාගරික සංවර්ධන අධිකාරිය, මෙම මහා පරිමාණ වංචාවට අදාළ ගොඩනැගිලි සැලැස්ම අනුමත බව පිළිගෙන, එම සැලැස්ම ප්‍රතික්ෂේප කරමින්, 2005. 9. 7. දින ලිපිය අනුව, ඉදිකර ඇති ගොඩනැගිල්ලට අනුකූල මිණුම් අනුව සැලසුම් එම දෙපාර්තමේන්තුව සකසා ඇත.

ඉහත කී මහා පරිමාණ දූෂිත සහ වංචනික ක්‍රියාවට අමතරව, පොදු දේපළ පනත යටතේ, රජයේ මුදල් වංචාකිරීමට තැත් කිරීම ඇප නොලැබෙන සාපරාධී වරදක් බවද, මම පෙන්වා දී ඇත.

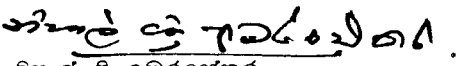
වෙනත් නොයෙකුත් විමර්ශන, පුද්ගලික ලෙස ඉතා කඩිසර අන්දමින් කරන බව පෙනෙන නමුත්, මෙවැනි රජයට එරෙහිව කල මහා පරිමාණ දූෂිත වංචාවක් පිළිබඳව මගේ පැමිණිල්ල සටහන් කර ගෙන වසර 2 1/2 ක් ඉක්මවී ගොස් ඇතත්, කිසිදු ප්‍රවීණතාවයක් තත්වයක් දක්නට නැත.

දේශපාලන ශ්‍රේණිග්‍රහයේ සහ සමාජයේ ඉහළ ශ්‍රේණිග්‍රහයේ පුද්ගලයන්ට එරෙහිව නීතිය ක්‍රියාත්මක කිරීම, පොදු මහජනතාවට සහ අසරණ පුද්ගලයන්ට එරෙහිව ක්‍රියාත්මක කරනවාට වඩා, ඉතා දැඩි ලෙස ක්‍රියාත්මක කළ යුතු බව, ඔබ වහන්සේ පිළිගන්නා බව මම දනිමි.

වංචාවට සහ දූෂණයට එරෙහිව නුතන ලෝකයේ දීද ජාත්‍යන්තර මට්ටමින් ක්‍රියා කිරීමට දැඩි පියවර ගෙන ඇත. මේවැනි වංචා සහ දූෂණ හේතුවෙන්, පොදු ජන දේපළ මංකොල්ල කැමෙන්, රටෙහි දුගී දුප්පත් භාවය මුල්බැසගැනීම සිදුවන්නේය.

නීතිය යාමටම එකසමාව ක්‍රියා කිරීමේ රජයේ ප්‍රතිපත්තිය අනුව, ඉහත කී කාරණාව සම්බන්ධයෙන් කඩිනමින් පියවර ගැනීම ඉතාමත්ම අත්‍යවශ්‍යය වන්නේය. ඔබ වහන්සේගේ කැපවීම මත, අප සමාජයේ සුබ සිද්ධිය වෙනුවෙන්, නීතිය ක්‍රියාකිරීමේ අගනා නිදසුනක් ලෙස, ඉහත කී බරපතල කාරණාව යටපත්වීමට ඉඩ නොදී, නිසි පියවර නොපමාව සහ කඩිනමින් ගැනෙනු ඇතැයි, මම විශ්වාස කරමි.

මෙයට ශෛරව පුරවකව


නිහාල් ශ්‍රී අමරසේකර ..

පිටපත්: සභාපතිතුමා, ජාතික පොලිස් කොමිසම

පොලිස්පතිතුමා
ජනාධිපති ලේකම්තුමා