

හොටේල් ඩෙවලපරිස්සමාගම ඇවිරිණිවේ පෙන්නව විනාශයට

හිල්ටන් හෝටලයේ වත්කම් වටිනාකම සෘණ වෙයි

ලසන්ත විරතුලසුරිය / පැතුම් වික්‍රමරත්න



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විකිලිපත් පිටුව සේන සේනාපති ජී.බී.ගේ වැඩ පිළිබඳව විවිධ මාධ්‍යයන් මගින් විකිලිපත් කර ඇත. ජී.බී.ගේ වැඩ පිළිබඳව විවිධ මාධ්‍යයන් මගින් විකිලිපත් කර ඇත. ජී.බී.ගේ වැඩ පිළිබඳව විවිධ මාධ්‍යයන් මගින් විකිලිපත් කර ඇත.

Table with financial data, likely related to the hotel industry or the company mentioned in the article.

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2011 මාර්තු 13 වැනිදා ඉරිදි 15 වැනි කාණ්ඩය 19 වැනි කලාපයේ 23 වැනි ලකුණ 45.1



සංවාදයකිලි පුවත්පත

රජයට පවරාගත්

ඉරුරැස්

2011 මාර්තු මස 11 20 වැනි දා ඉරිදා

හිල්ටන් හෝටලය විකිණීමට යයි හිල්ටන් හෝටලය රජයට පවරාණු ගනුදෙනුවේ ඇත්ත - නැත්ත

ඉරුරැස් 2011 අප්‍රේල් මස 03 වැනි දා ඉරිදා

වන්දිකාට හෝටලය අයිතිකර ගන්න ඕනෑ වුණා



හිල්ටන් හෝටලය අයිති මටයි

කොර්නල් පෙරේරා



නාගරික සංවර්ධන අධිකාරිය පොරොන්දු වෙලා හිටියේ කියලා නිරන්තරයකින් තොරව මේ ඉඩම 1984 දී නිලධාරීන් කරදෙන බව, බල හිටියම මගින් ජපානයට මේ සහතිකය දිලා තිබුණේ, මමත් නාගරික සංවර්ධන අධිකාරිය අසමත් වුණා ඒ හිටියම ඉටු කරන්න.

වන්දිය නම් ගිණකක් වන්නේ දෙකක්. වන්දියක බලයට ආ විනස කළේ හිල්ටන්ගේ ඇති ජනාධිපති කාර්යාල පොළේ පාර පිට පාර දාන එකයි. ඉන්පස්සේ කැපුරුණු රැගුණා, අයිති බලපෑම් කරන්න පටන් ගන්නා, මට සහතික කරලා කියන්න පුළුවන් වන්දිකාට මග කළා මේ හෝටලය තමන්ට ගිණි කරන්න.

Probe into malpractices

Choksy and Paskaralingam took all decisions — Witness

By Anurupa Ailes
The former Director added that since he was not familiar with the fact that the number of rooms had...

DAILY NEWS, SATURDAY APRIL 22, 1995 PAGE TWENTY ONE

AG's dept opposed inspection of Hilton project

(By M. J. M. Zarook and Daryll de Silva)
Mr. Nihal Sri Amerasekera, Chartered Accountant and Advisor to the Ministry of Finance said yesterday before the Special Presidential Commission that he made an application to the District Court to restrain the Hilton Hotel project...

Commission to appoint panel of architects to check Hilton Hotel project plan

By Anurupa Ailes
The construction agreement and the schedule of work in some projects. Justice Prayanga Perera said that a panel of independent architects should look into the plan...

Contradictory report on fire by CDB Fort

By M. J. M. Zarook and Daryll de Silva
The report of the Engineer, Ceylon Electricity Board stated that the fire which had taken place in the office of the Urban Mutual bank in October 1994 was not due...

DAILY NEWS, WEDNESDAY NOVEMBER 06, 1991

Judge issues interim injunction in Hilton case

Colombo District Judge Mr. P. Wijayaratne (now, High Court Judge) has rejected the objections and issued an interim injunction restraining three Japanese firms (of contractors and architects) from demanding or receiving any monies whatsoever in connection with the construction of the Colombo Hilton hotel building until the final determination of the action...

Rs. 11,000 million held up by court injunction

Japanese concerned about Hilton case

The Japanese firms, the Japanese Embassy, the Japanese Consulate, the Japanese Chamber of Commerce and Industry, the Japanese Association in Sri Lanka, the Japanese Community Centre, the Japanese Cultural Centre, the Japanese Language Centre, the Japanese Sports Centre, the Japanese Youth Centre, the Japanese Women's Centre, the Japanese Children's Centre, the Japanese Senior Citizens Centre, the Japanese Religious Centre, the Japanese Cultural Centre, the Japanese Language Centre, the Japanese Sports Centre, the Japanese Youth Centre, the Japanese Women's Centre, the Japanese Children's Centre, the Japanese Senior Citizens Centre, the Japanese Religious Centre...

Embarrassed President wanted suit withdrawn

Mr. Nihal Sri Amerasekera told the Special Presidential Commission sitting at the BMICH yesterday, that when he filed action in the district court and obtained an ex-parte order preventing payment to the Japanese consortium of Mitsui Taiisei etc, Mr. R. Paskaralingam then secretary to the ministry of finance, informed him that President Premadasa was disturbed and wanted him to consider withdrawing the action.

Vasudeva writes to President on Hilton

By Prabath Subando
Mr. (ICSSI) for Rotapora, Vasudeva Narayanaiah has in a letter to President Ranasinghe Premadasa to inquire as to why a director company shareholder of the Hilton Hotel had filed a legal action against the manager in which the hotel was constructed...

Historic Supreme Court Judgment in the Hilton Hotel Case

Shareholder wins legal right to institute action on behalf of a company and in its right in exceptional circumstances
THE ISLAND Sunday 10th January, 1993
Establishes unique legal right of a shareholder to sue on behalf of a company

Hilton Hotel judgment in C'wealth Law Reports

The Supreme Court judgment in the Hilton Hotel case has been given pride of place in the Commonwealth Law Reports of 1992 just released in U.K. The Commonwealth Law Reports in its Commercial Law Volume for the year 1992, has reported this judgment at pages 636 to 637.

A Supreme Court Bench presided by the Chief Justice G. P. S. de Silva and Justices Dr. A. R. B. Amarasinghe and K. M. M. B. Kulatunge unanimously delivered a historic judgment written by Dr. A. R. B. Amarasinghe recently in the Hilton Hotel Case, recognising the legal right of a minority Shareholder, irrespective of the size of Shareholding to institute a derivative/representatives legal action, on behalf of a Company in the right and the interest of The Company, where in the reliefs claimed are for the benefit of the Company and its Shareholders.

Hilton Hotel dispute settlement with Japanese consortium helps govt. save Rs. 10,200 million — Prof. G. L. Peiris

By Ravi Ladduwahetty
The total saving to the government of Sri Lanka following the signing of the Hilton Hotel dispute settlement which is to be paid over the next 15 years commencing 1996, Prof. Peiris explained to the local and foreign media personnel, government's commitment which has brought about the large scale saving. However, this settlement has nothing to do with the punitive action...

Japanese companies write off Rs. 10.2 b

Hilton Hotel dispute settled

The Hilton Hotel dispute which was a major irritant in Sri Lanka — Japan relations has been settled with the Japanese companies agreeing to write off interest payments and a portion of the capital amounting to Rs. 10.2 billion.



Justice H.S. Yapa Justice P.R.P. Perera Justice F.N.D. Jayasuriya

Hilton Hotel dispute settlement with Japanese consortium helps govt. save Rs. 10,200 million — Prof. G. L. Peiris

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Government's commitment which has brought about the large scale saving. However, this settlement has nothing to do with the punitive ac-

Japanese Ambassador in Sri Lanka Yasuo Naguchi and his predecessor Masaki Kuniyasu
Addressing Journal-

New turn in Hilton dispute

THE SUNDAY LEADER, OCTOBER 15, 1995

Shame, shame Professor Peiris!

The Hilton issue continues to stink



Adjournment Question

Minister of Justice and Constitutional Affairs and Deputy Minister of Finance Prof. G. L. Peiris yesterday presented the four agreements, signed between the government and the parties concerned with regard to the Hilton Hotel settlement to be considered by the Cabinet on the 19th of October.

Shanmugalingam sends in his papers

Deputy Secretary to the Treasury K. Shanmugalingam has sent in his retirement papers. He dedicated to retire because there was speculation that he would be transferred to the 'pool', he told 'The Island'.

Deny statement or face legal action writes Nihal's attorney

Mr. Nihal Sri Ameresekera of Sri Vijayapala Mawatha, Colombo 8, through his solicitors and attorneys, had written to Member of Parliament of the UNP, Mr. Mahinda Samarasinghe in respect of a statement

Ameresekere to sue G.L

THE Hilton finance has taken a dramatic turn with former Attorney General and Minister of Finance, Mr. Nihal Sri Ameresekere to sue Prof. G. L. Peiris, the Minister of Justice and Deputy Minister of Finance on public statements made on the issue. Legal sources told 'The Sunday Leader' that Mr. Ameresekere has not advised to pursue legal action against Minister Peiris for the "misleading and distorted statements" made on issues concerning Mr. Ameresekere with respect to the terms of settlement.

Prof. Pieris, A. S., in open conflict

IN a new twist to the Hilton settlement drama, Finance Minister A. S. Jayawardene has sworn an affidavit to court, coming directly in conflict with the Hilton settlement made by the late Minister of Finance Prof. G. L. Peiris.

Hilton hotel case back in focus

THE Hilton Hotel case has been brought back into focus by the affidavit sworn by Finance Minister A. S. Jayawardene.

Hilton hopelessly bankrupt

THE Hilton Hotel is hopelessly bankrupt, according to a report by the Attorney General.

Suspension of Hilton Hotel agreement by President unavoidable — FM

The suspension of the Hilton Hotel settlement agreement by the President was unavoidable in the light of the unsatisfactory features discovered to have been incorporated in it which was found some time after signing it, said Minister of Foreign Affairs Lakshman Kadregama in Parliament yesterday.

Mr. Samarasinghe also asked whether the Foreign Minister was consulted before the suspension of the settlement by the President and also whether the Minister in turn apprised the President on the possible consequences of suspending the agreement.

Professor Peiris — the clause of his downfall

He also asked whether the Minister had apprised the Japanese ambassador on the circumstances which led to the sudden turn-around so that the trust and confidence Japanese investors have would not be damaged.

TIME WASTED, PROBLEMS CREATED

THE Minister was fully explained by Minister of Justice and Constitutional Affairs and Deputy Minister of Finance Prof. G. L. Peiris on August 5, when he reported a similar query on the subject, Minister Kadregama said.

Cornel Perera's removal valid in law, court holds

THE District Court of Colombo dismissed with costs an application for interim injunction to restrain the Director of the Director of Hotel Development (DHD) from removing Cornel Perera from his post as Chairman and Managing Director of the Hilton Hotel.



IGP orders CID probe into alleged fraud, and cover up by Choksy, Paskaralingam

Inspector General of Police, Indira de Silva has ordered CID to probe into alleged fraud, and cover up by Choksy, Paskaralingam.



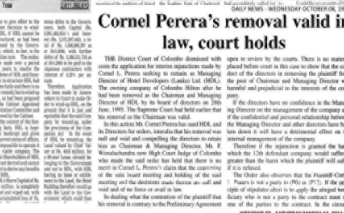
Hilton hanging on a thread



Govt takes over Hilton

The government has taken over the Hilton Hotel. An official of the hotel said that the government has taken over the hotel.

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Bankrupt but boom!

Asset-less, debt-ridden and loss-making Hilton Hotel Developers peaks to near all time high yesterday.

Table with financial data including columns for 'Company', 'Share Price', 'Market Cap', etc.

Nihal files fresh case against Hotel Developers and connected parties

IN the light of impending takeover and recent developments concerning the company public interest activist Nihal Sri Amerasekera yesterday via Consultants 21 Ltd has filed a fresh petition in High Court against Hotel Developers (Lanka) Pte.

Nihal Takes on 'Expropriation Bill' - SEE PAGE 14

News

Nihal Sri files application before SC to re-examine Expropriation Bill

COLOMBO (Reuters) - Sri Lanka's Supreme Court has ruled that the government's controversial expropriation bill is unconstitutional and ordered the government to re-examine the bill.

Revival Bill faces fresh flak

USE THIS SPACE TO WRITE YOUR COMMENTARY ON THE REVIVAL BILL. THE REVIVAL BILL IS A BILL TO AMEND THE COMPANIES ACT OF 1982 AND TO PROVIDE FOR THE REVIVAL OF UNDERPERFORMING ENTERPRISES AND UNDERUTILISED ASSETS.

Cornel Perera says Hilton takeover not the solution, selling via bourse is

PROMOTER and former Chairman of Colombo Hilton owning company Hotel Developers Lanka Ltd, Cornel Perera yesterday argued that taking over under the ailing Hilton was not the solution but suggested selling it via the Colombo Stock Exchange instead.



A group of people, including Nihal Sri Amerasekera, sitting at a press conference or meeting.

Nihal Sri takes on 'Expropriation Bill'

The following is a letter of Nihal Sri Amerasekera to the Speaker of Parliament, Dr. Chandana Kumaratunga, regarding the proposed Expropriation Bill.

Consultants 21 files civil litigation on revival of ailing Hotel Developers

IT is a bid to resurrect the ailing Hotel Developers Lanka Pte, which is the owning company of the Colombo Hilton Hotel, legal firm Consultants 21 has filed a shareholder suit against the company.



Nihal Sri Amerasekera

Asset acquisition act constitutional - court

THE Supreme Court has ruled that the government's controversial expropriation bill is constitutional and ordered the government to re-examine the bill.

Nihal fires posers to Nivard, Keheliya over Expropriation Bill

PUBLIC interest activist Nihal Sri Amerasekera last week fired separate letters to Central Bank Governor Nivard Cabraal and Information Minister and Cabinet Spokesman Keheliya Rambukwella, raising questions over their individual remarks on the contentious Expropriation Bill.

Nihal Sri takes on the 'Expropriation Act' - See page 14

Petition filed by Nihal Sri Amerasekera, against the 'Revival of Underperforming Enterprises and Underutilised Assets Bill'

SC orders notices to be issued in Expropriation Bill petition

FR application against Expropriation Act CEYLON TODAY, Saturday, November 26, 2011

Supreme Court issues notice on respondents

When the Fundamental Rights Application filed by public interest activist Nihal Sri Amerasekera came up in the Supreme Court...

Breakthrough in Nihal's FR application on 'Expropriation Bill'

Supreme Court directs that notices be issued on all respondents

When the Fundamental Rights Application filed by public interest activist Nihal Sri Amerasekera came up in the Supreme Court...

SC orders notices to be issued in Expropriation Bill petition

When the Fundamental Rights Application filed by public interest activist Nihal Sri Amerasekera came up in the Supreme Court...

Constitutional mandates and Supreme Court determinations

1. If there are no laws made by the Government or body established under the Constitution...

Supreme Court determines Town & Country Planning Bill inconsistent with Constitution

Government withdraws Bill

Fundamental duties/directive principles and Constitutional duties of Speaker and Supreme Court

Diets of Supreme Court judgment on hand

Independence of the Judiciary and Attorney General's role

1. In my D.C. Colombo Case No. 1855/11, I stated in 13,1396-914 that the major fraud perpetrated on the public and the Government...

Nihal Sri's FR case on January 26

Professional Consultant Nihal Sri Amerasekera's Fundamental Rights Application in the Supreme Court is fixed for January 26, 2012.

Nihal's Fundamental Rights application on Expropriation Law fixed for 26 Jan.

Secretary Suhadha Gamalath, Speaker Chamal Rajapaksa and Attorney General.

Prayer in Nihal Sri Amerasekera's FR Petition On the Revival of Underperforming Enterprises and Underutilised Assets Act

On the Revival of Underperforming Enterprises and Underutilised Assets Act

Nihal's Fundamental Rights application on Expropriation Law fixed for 26 Jan.

Part 1 - UN Universal Declaration of Human Rights' Judiciary entrusted with task of safeguarding every citizen of the State within the law

Nihal's Fundamental Rights application on Expropriation Law fixed for 26 Jan.

Part 1 - UN Universal Declaration of Human Rights' Judiciary entrusted with task of safeguarding every citizen of the State within the law

Nihal's FR Application on the Expropriation Law

DAILYFT, Thursday, January 19, 2012

Part 3 - Inalienable power is in the people, exercised in trust by the organs - the legislature, executive and judiciary - and prohibits transfer of power from one organ to another

In the constitutional order of the Republic of Sri Lanka, the power of the State is vested in the people. The people exercise this power through the organs of the State - the legislature, executive and judiciary. These organs are established by the Constitution and their powers are derived from the Constitution. The principle of the separation of powers is a fundamental principle of the constitutional order and it prohibits the transfer of power from one organ to another.

The Expropriation Law of 2011 is a clear example of the transfer of power from the legislature to the executive. The law gives the executive the power to acquire land without compensation and without the consent of the affected landowners. This is a clear violation of the principle of the separation of powers and the principle of inalienable power.



Nihal Sri Ameresekere

Nihal's FR Application on the Expropriation Law

DAILYFT, Friday, January 20, 2012

Part 4 - Entertainment of a doubt deemed the Bill to be inconsistent with the Constitution - Petitioner's stake in HDL greater than the Government's

The Constitution of Sri Lanka provides for the separation of powers and the independence of the judiciary. The principle of judicial independence is a fundamental principle of the constitutional order and it is essential for the rule of law to be established in the country.

The Expropriation Law of 2011 is a clear example of the violation of the principle of judicial independence. The law gives the executive the power to acquire land without compensation and without the consent of the affected landowners. This is a clear violation of the principle of judicial independence.

Nihal's FR Application on the Expropriation Law

DAILYFT, Saturday, January 21, 2012

Part 5 - Government and others caused the loss and predicament to HDL, under Companies Act Directors personally liable; HDL ought to be restructured under ordinary and regular law

The Expropriation Law of 2011 is a clear example of the violation of the principle of the separation of powers and the principle of inalienable power. The law gives the executive the power to acquire land without compensation and without the consent of the affected landowners. This is a clear violation of the principle of the separation of powers.

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Pleadings in Nihal Sri Ameresekere's FR application

On the revival of Underperforming Enterprises and Underutilized Assets Act

The petitioner, Nihal Sri Ameresekere, has filed a Fundamental Rights application (FR) against the Government and others, seeking the revocation of the Underperforming Enterprises and Underutilized Assets Act (UEAA) of 2007. The petitioner claims that the UEAA is unconstitutional and seeks its nullification. He also seeks the revocation of the Companies Act provisions relating to the appointment of directors and the payment of dividends.

The petitioner has also filed a petition for the revocation of the Companies Act provisions relating to the appointment of directors and the payment of dividends. He claims that these provisions are unconstitutional and seeks their nullification. He also seeks the revocation of the Companies Act provisions relating to the appointment of directors and the payment of dividends.

DAILYFT, Friday, February 10, 2012

SC declines to re-visit constitutionality of Revival Bill in FR petition by Nihal

SC declines to re-visit constitutionality of Revival Bill in FR petition by Nihal

The Supreme Court has refused to re-visit the constitutionality of the Underperforming Enterprises and Underutilized Assets Act (UEAA) of 2007 in a Fundamental Rights application filed by Nihal Sri Ameresekere. The court held that the UEAA is constitutional and that the petitioner's application is dismissed.

The petitioner, Nihal Sri Ameresekere, has filed a Fundamental Rights application (FR) against the Government and others, seeking the revocation of the Underperforming Enterprises and Underutilized Assets Act (UEAA) of 2007. The petitioner claims that the UEAA is unconstitutional and seeks its nullification.

DAILYFT, Tuesday, January 24, 2012

Ameresekere's petition on Expropriation Bill dismissed

Ameresekere's petition on Expropriation Bill dismissed

The Supreme Court has dismissed a Fundamental Rights application filed by Nihal Sri Ameresekere against the Government and others, seeking the revocation of the Expropriation Act of 2011. The court held that the Expropriation Act is constitutional and that the petitioner's application is dismissed.

The petitioner, Nihal Sri Ameresekere, has filed a Fundamental Rights application (FR) against the Government and others, seeking the revocation of the Expropriation Act of 2011. The petitioner claims that the Expropriation Act is unconstitutional and seeks its nullification.

DAILYMIRROR, Wednesday, November 2, 2011

Takeover Bill under fire at Party Leaders meeting

UNP, TNA express opposition; Govt. to go ahead by tabling the Bill in Parliament next week

The proposed takeover bill has been under fire at a meeting of party leaders from the United National Party (UNP) and the Tamil National Alliance (TNA). Both parties expressed their opposition to the bill, claiming that it is unconstitutional and violates the principle of the separation of powers. The government, however, is determined to proceed with the bill and will table it in Parliament next week.

SC rules new Bill unconstitutional: UNP

UNP parliamentary and economist Harsha De Silva said article 157 of the Constitution clearly stated that the government should not acquire any business enterprise

The Supreme Court has ruled that the Underperforming Enterprises and Underutilized Assets Act (UEAA) of 2007 is unconstitutional. The court held that the UEAA violates Article 157 of the Constitution, which states that the government should not acquire any business enterprise. The ruling is a major victory for the United National Party (UNP) and its leader, Mahinda Rajapaksa.

37 COs. TO BE ACQUIRED THROUGH NEW BILL

Includes Ceylenco Leisure, Sevaganala and garment factories

The government is planning to acquire 37 companies through a new bill. The companies include Ceylenco Leisure, Sevaganala, and several garment factories. The government claims that these companies are underperforming and that their acquisition is necessary for the development of the country.

Private sector unites, warns against Expropriation Bill

Submits proposals; Secures several assurances at meeting with President and team; Govt. remains firm on Bill

The private sector has united to warn against the Expropriation Bill. At a meeting with the President and his team, the private sector submitted proposals and secured several assurances. However, the government remains firm on its intention to pass the bill.

SC RULES NEW BILL UNCONSTITUTIONAL IN PARLIAMENT

Dayasiri asks chair to postpone debate; Nimal says court cases can't stop House debate

The Supreme Court has ruled that the Underperforming Enterprises and Underutilized Assets Act (UEAA) of 2007 is unconstitutional. This ruling has caused a major controversy in Parliament. Dayasiri asked the chair to postpone the debate on the bill, but Nimal said that court cases cannot stop the House debate.

Clergy cry against controversial Bill

15 regional chambers and Malwatu chief incumbent sends letter to President

The clergy has expressed its opposition to the Expropriation Bill. A group of 15 regional chambers and the Malwatu chief incumbent has sent a letter to the President, stating that the bill is unconstitutional and that they will continue to oppose it.

Expropriation Bill: Govt. intentions not bona-fide

Guest Column

The Expropriation Bill is a clear example of the government's intention to acquire private property without compensation. This is a clear violation of the principle of the separation of powers and the principle of inalienable power. The government's intentions are not bona-fide.

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Government turns down amendments by Opposition; Speaker suspends sittings to decide on debate

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Guest Column

By Ivan Wickramaratne

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