

IN THE COURT OF THE JUDICIAL MAGISTRATE OF FIRST CLASS

64th Esplanade Court, Mumbai

CC: / MISC / 2025

Petition Group Foundation Trust
(Regn. No. E-36451(M) Dated 10.12.2021.
(Through as trustee of PGF Kamlakar Ratnakar Shenoy)
Senior citizen aged 67 years,
Residing at B-903, Vaishali CHS,
Opp. MTNL Exchange, Sheth Motisha Lane,
Mazgaon, Mumbai-400010.
Mob: 9870987359,
Email: shenoykr2001@yahoo.co.in

..... Complainant

Versus

Mr. Bhushan Gagrani,
Municipal Commissioner, BMC & others

.....Accused

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..... Complainant.

Versus

- i. The Municipal Commissioner (Mr. Bhushan Gagrani, IAS),
- ii. Smt. Ashwini Joshi (Addl MC City),
- iii. Mr. Bangar (Addl MC projects)
- iv. Dr. Amit Saini (Addl MC Eastern Suburbs),
- v. Dr. Vipin Sharma (Addl MC Western Suburbs) —
- vi. Joint Municipal Commissioner (Vigilance) Mr. Gangaratnam (IAS)
- vii. OSD to MC, Mr. Chore
- viii. DMC –GAD, Kishor Gandhi
- ix. And unknown accused

Having their office at BMC head office CST, Mumbai-400001.

- x. Sr. PI Azad Maidan police station, Mumbai
- xi. DCP zone-1, Mumbai. Having office at Fort, Mumbai-4000001.
- xii. Unknown accused.

.....Accused

Criminal Application under Sections 61(2) (120B), 125 (336), 198 (166) , 199 (166A), 255 (217), 256(218), 316(5) (409), of BNS/ IPC, violation of article 14, 21, 141, 144, 51 A (j), of Constitution. along with offences under Public Records act.

The Applicant is a law-abiding senior citizen aged 67 years and resident of Mumbai at above address.

Jurisdiction of court no. 64: The acts complained of and the consequences thereof have occurred in within the jurisdiction of the BMC Head Office (Fort), which falls under the territorial jurisdiction of this Hon'ble Court. Hence, this Hon'ble Court has concurrent jurisdiction.

- 1 The applicant submit the chart of the circulars and GR willfully not disclosed outside their cabins and at prominent places in the offices

<u>S. No.</u>	<u>Name / Number of GR/ Circular</u>	<u>Mandatory Duty Imposed</u>	<u>Nature of Violation by Accused Officers</u>
1	GR 13.01.2025	Mandatory fixing of Public Meeting Boards outside senior officers' offices showing citizen-meeting hours without appointment.	No public-meeting boards installed anywhere in BMC HQ; citizens denied right to meet officers. <u>Disobeying since last 10 months</u>
2	BMC Circular 07.01.2000	Mandates fixed weekly public-meeting hours with senior BMC	No weekly public meetings conducted; no timings

		officers including MC & Addl MCs without appointment.	displayed; complete non-compliance. <u>Disobeying since last 25 years.</u>
3	BMC Circular 20.05.2025	Reaffirms & mandates strict compliance with GR 13.01.2025; requires fixing of citizen-meeting boards.	No implementation despite correspondence; no boards displayed; circular violated. <u>Disobeying since last 6 months.</u>
4	BMC Circular 06.03.2024 (Section 64-B Board)	Requires updating & displaying Section 64-B public information board with names/designations of competent authorities.	No Section 64-B Board displayed or updated at HQ; public kept uninformed. <u>Disobeying since last 20 months.</u>
5	GR 18.01.2013 (Complaint Register)	Mandatory maintenance of Complaint Register with entries, action taken, remarks, and follow-up.	No Complaint Register maintained; no entries; complete violation. <u>Disobeying since last 12 years</u>
6	GR 26.11.2018 (RTI Weekly)	Mandates weekly 2-hour RTI inspection and	No inspection conducted; no RTI Inspection

	Inspection)	maintenance of RTI Inspection Register.	Register maintained; RTI access denied. <u>Disobeying since last 7 years</u>
7	GR 23.11.2016 – Suggestion / Abhipray Register	Every department must maintain a Suggestion / Abhipray Register for citizen feedback; install a Suggestion Box in a public area; open weekly and record entries; issue acknowledgments; conduct monthly review by senior officers.	No Suggestion Register maintained; no Suggestion Box installed; no weekly opening or monthly review; complete violation. <u>Disobeying since last 9 years</u>

- 2 The applicant states that by willful disobeying the direction of statutory law and its consequential orders and not being has thereby violated it with disregard to
- a. Doctrine of public trust.
 - b. Article 14, 141, 144, 39, 51A of Articles of Constitution,
 - c. Disregard for the principles laid by Hon. Constitutional Courts,
 - d. Ignoring binding precedents of the Constitutional court,
 - e. Arbitrary decisions
 - f. Omission of duty and legal malafides.
 - g. Conscious violation of law to the prejudice of another person.

- h. Conscious disregard of law which fulfills all the essentials of malice in law.
- i. Administrative and judicial decisions not made fairly and impartially and on relevant evidence.
- j. Legal malice
- k. Deviation from core principles
- l. Complete disregard for procedural safeguard.
- m. Oath of allegiance towards the Constitution of India. **(GR 11.11.2014)False oath is an offence u/a 199 IPC 236 BNS**

Hereto annexed and marked as **Exhibit-A** is copy of the GR dt. 11.11.2014 of oath to be taken by public servants.

1. Grounds to prosecute.

The present application is filed against the above-named IAS officers who hold top post in BMC and others who have willfully and deliberately prevented / avoided to implement the above directions of law and not to comply with their binding legal obligations to fix mandatory display boards outside their cabins and at all prominent public places in every BMC office. Such boards are required to disclose the name, designation, office address, email address, telephone number, of authority who grants sanction to prosecute, three immediate senior officers to whom complaint can be filed and citizen time of meeting without prior appointments, as mandated by the following binding provisions:

- (a) **Government Resolution dated 13.01.2025** – mandating daily citizens’ meetings without prior appointment. The said GR has not been displayed in any BMC office and outside cabins of senior most officers for the past nine months, thereby denying citizens their statutory right to meet public servants daily during the specified time.

Hereto annexed and marked as **Exhibit---A1& A2** is copy of GR 13.1.25 and BMC circular dt. 20.5.25 directing to implement GR 13.1.25

- (b) **Regulation 9(2)'The Maharashtra government servants regulation of transfers and prevention of delay in discharge of official duties act**

2005– directing details of these three immediate senior officers to whom complaints can be filed by citizens against these 6 IAS officers.

“The Head of every Office or Department shall determine, as far as possible, three levels of submission for taking final decision on all matters pertaining to that office or department.”

Hereto annexed and marked as Exhibit-B& B1 is copy of the BMC RTI reply dt.23.7.24 to implement Regulation 9(2) and implement circular 6.3.24

(c) Section 4 of the Right to Information Act, 2005 – requiring proactive disclosure of authorities competent to grant sanction for prosecution and other vital information. The deliberate failure to publish and display such information amounts to concealment of public information and intellectual property entrusted to these officers in a fiduciary capacity, violating the following clauses:

- i. **Section 4(1)(b)(iii)**: procedure followed in the decision-making process, including channels of supervision and accountability.
- ii. **Section 4(1)(b)(iv)**: norms set by it for the discharge of its functions.
- iii. **Section 4(1)(b)(v)**: rules, regulations, instructions, manuals, and records held by or under its control or used by its employees for discharging functions.
- iv. **Section 4(1)(c)**: duty to publish all relevant facts while formulating important policies or announcing decisions which affect the public.

However, the details of the authority granting sanction to prosecute have not been displayed on board as well as not available in public domain

(d) BMC Circular dated 07.01.2000 – directing all officers to meet citizens every Monday and Friday between 3:00 p.m. and 5:00 p.m. without prior appointment. **This circular too has not been displayed or complied with**

for the last 25 years, showing deliberate and continuous disobedience,

Hereto annexed and marked as Exhibit--C is copy of the BMC circular 7.1.2000.

2. Installation of board by public servants disclosing the prosecution of citizens for illegal and incorrect acts

It is submitted that while public authorities and departments have displayed boards threatening citizens with prosecution, fines, and imprisonment for various acts and omissions, as shown in the attached chart titled "**Punishment to Citizens for Illegal Acts**", the same authorities have willfully failed to display a corresponding "**Accountability and Transparency Board**" showing the failures and offences committed by public servants themselves, as detailed in the attached chart titled "Accountability of Public Servants under Article 14."

Hereto annexed and marked as Exhibit-D is a copy of the board fixed outside the BMC office disclosing section of punishment and the period of punishment in jail.

3. Non-installation of board by the accused public servants denying information of the prosecution to be initiated against public servants who fail to discharge duty

a. If citizens are warned of punishment through such above mentioned threatening boards, then by parity of reasoning and in the spirit of equality before law under Article 14 of the Constitution, every public office must simultaneously display an Accountability and Transparency Board, which shall inform citizens of the offences and prosecutions they may initiate against corrupt, negligent, and non-performing public servants. Such a board must be displayed adjacent to the boards that threaten citizens.

b. The display of boards mentioning specific penal sections along with periods of imprisonment is illegal and intimidator in nature. Boards that specify periods of imprisonment create a threat of punishment without due legal process and amount to misuse of authority. Only a competent court can determine guilt and impose imprisonment. Therefore, installation of such

boards by any authority is contrary to law, violates fundamental rights, and cannot be permitted in a democratic setup governed by the rule of law.

c. Such an Accountability and Transparency Board, indicating the offences committed by public servants who fail to discharge their duties, must be installed even if no threatening board against citizens is displayed. Failure to install such a board denies information held by public authorities that is required to be proactively disclosed under Section 4 of the RTI Act.

d. Non-installation of such boards constitutes criminal breach of trust and deliberate suppression of statutory information, causing grave prejudice to citizens who are denied rightful knowledge of their lawful rights, remedies, and the authorities responsible for redressal.

e. This omission violates Articles 14 and 21 of the Constitution and defeats the citizens' fundamental duties under Article 51-A(h), (i), and (j) to promote transparency, vigilance, and accountability in public life.

4. Failure to Maintain Statutory Registers and Violation of Public Records Act

a. The applicant states that during his several visits to the office of the concerned IAS Officer, he found that the mandatory Visitors' Register, Suggestions/Complaints Register, and other statutory records required for public interaction were not maintained, not produced, and not kept in accessible form. Such refusal to maintain basic public records defeats the very purpose of transparency, accountability, and public access in administration. Maintaining these registers does not breach privacy in any manner, as they merely record factual administrative details such as the visitor's name, purpose, and time of visit. On the contrary, they ensure that senior officials do not evade public grievances and actually perform their statutory duties. The intentional non-maintenance of these records amounts to a gross

violation of Sections 3, 4, 7 and 8 of the Public Records Act, 1993, attracting penal liability under Section 9 for failure to create, maintain, and preserve public records.

b. Destruction of Evidence and Shifting of Burden to the IAS Officer being senior supervisory officers.

The deliberate act of not maintaining statutory registers further amounts to suppression and destruction of evidence, since these very records constitute the primary proof of whether the IAS Officer has discharged his official duties. By ensuring that no entries exist, the officer destroys the only evidence that can verify citizen access, receipt of complaints, and action taken. Such conduct attracts offences under Sections 201 and 204 of the IPC, apart from public records violations. In law, when a public servant fails to maintain records he is legally bound to maintain, an adverse presumption under Section 114(g) of the Indian Evidence Act automatically arises — namely, that the missing records, if produced, would have gone against the officer. Therefore, the burden of proving due discharge of duty shifts entirely to the IAS Officer, and the absence of registers amounts to deliberate concealment, obstruction of inquiry, and destruction of evidence.

5. Applications and Reminders sent to Municipal Commissioner and Addl. MC to fix boards disclosing all information

- a. Notice dt. 28.4.25 to OSD / JT MC to MC Mr. Chore: informing the Commissioner that they are violating the provision of law

- b. Meeting with Chore dt. 23.8.25: reminder of failure to fix boards
- c. Notice dt. 20.10.25 to prosecute requesting to fix board
- d. Letter dt. 25.11.25: with photos of all the accused cabins and board

Hereto annexed and marked as Exhibit- E 1, E2, E3, E4 is copy of the above documents

6. Final reminder informing the IAS officers that applicant want to prosecute all the IAS officer and request to provide the details of authority who grant sanction to prosecute.

The applicant has filed an application dt. 23.10.25 informing the accused that he wants to prosecute them and therefore requesting details of the sanctioning authority to prosecute all these 6 IAS officers

Hereto annexed and marked as Exhibit- E is copy of the application dt. 23.10.25 requesting details of the sanctioning authority to prosecute all these 6 IAS officers and applicant intends to prosecute them.

Details of the Offence

7. The accused who are employees of BMC and are considered to be public servant (2(28) BNS/ 21 IPC) **have been entrusted** with control over intellectual property that is information mentioned above. The accused **also have dominion** over the information and knowledge which is public property. These accused BMC officers have committed criminal breach of trust by denying the information to the tax payers / citizens and willfully disobeying to install boards disclosing the information to public causing them injury by denying the knowledge and information required to prosecute and / or complain against the corrupt and non performing public servants and thereby protecting the corrupt and non performing public servants and facilitating delay and denial of filing complaints and prosecutions. Offence (**316(5) BNS and 409 IPC**)

- 4. The applicant states that there is no board fixed which informs the citizens under which rule and sections shall the citizens prosecute the public servants, it is duty of the accused BMC persons to also fix boards disclosing the following which is mentioned in the chart attached.

Hereto annexed and marked as Exhibit—G colly is copy of the photographs outside the office of Accused no.1 to 8.

- 5. The deliberate installation of an incorrect and misleading board — stating that public meetings are held on every 3rd Monday of the month — and the concealment of true and material facts constitute cognizable offences. Such conduct attracts liability under Sections 415, 416, 417, 418, 420 (cheating and inducement), 463, 464, 465, 468, 471 (forgery and use of forged documents), 474 (possession of forged documents), 500, 501 (defamation), 506 (criminal intimidation), 120B (criminal conspiracy), and 34 IPC (common intention). Along with offences u/s of Public Records act Further, the suppression of facts, misleading the public, and unauthorized misrepresentation also amount to offences under the Municipal Acts and public nuisance laws, thereby inviting prosecution and necessary corrective action by the competent authorities.
- 6. The accused have committed the above offences with full knowledge that they are violating every provision of law and causing unwarranted injury and not acted in good faith.

‘Nothing is said to be done or believed in good faith which is done or believed without due care and attention.

4. No Sanction Required: Illegal acts and disobeying of law cannot fall within ambit of discharge of official duties.

- a. Any act of omission or commission that attracts penalty, prosecution, or disciplinary action cannot be construed as an act done in the

discharge of official duty. The Supreme Court has consistently held that protection under the guise of 'official duty' does not extend to acts which are in excess of authority, mala fide, or criminal in nature (Matajog Dobey v. H.C. Bhari, AIR 1956 SC 44; Prakash Singh Badal v. State of Punjab, (2007) 1 SCC 1).

- b. The Hon'ble Supreme Court and various High Courts have consistently held that where a public servant's act has no nexus with the discharge of official duty, and / or amounts to misuse of position and violating the laws and code the protection of prior sanction does not apply.
- c. Such acts are mala fide, arbitrary, without good faith, and constitute willful disobedience of law, conspiracy, making of incorrect documents and using them as genuine. Hence, the bar under sanction provisions does not apply.
- d. Any act of omission or commission that attracts penalty, prosecution, or disciplinary action cannot be construed as an act done in the discharge of official duty
- e. Any / every act committed by any public servant while holding official position cannot be considered to be as an act which falls within ambit of discharge of official duty.
- f. The question is not whether the public servant was in service or on duty or not but whether the alleged offences have been committed by them while acting or purporting to act within the ambit of discharge of official duty.
- g. The indulgence of public servants in false oath of allegiance towards Constitution of India, acting in conspiracy, disobedience of direction of law, misuse and abuse of position, aiding and abetting of illegal acts and offences, criminal breach of trust, falsification of accounts and calculations, cheating, fabrication of records, issuing wrongful orders in contradiction to the main act / law, misappropriation, permit evasion of duty, cause loss to revenue, causing wrongful gains to others, acting against larger public interest cannot fall within the ambit of discharge of duty.

I rely on SC judgment that Sanction is not required for registration of FIR and can be decided by the Ld. Magistrate while proceeding with trial. **(copy attached) Ram Sagar v/s CBI**

12. Compliance of section 154(1) and 154(3) CRPC

The Applicant has filed application u/s (173(1) BNSS with Azad Maidan police station and application u/s 173(4) corresponding BNSS with DCP zone 1- with reminder. However, no FIR is registered on the grounds that BMC has authority to create obstruction and encroachment on road vide MMC section 61 (M) which reads as under:

Hereto annexed and marked as

Exhibit- Hcolly: is copy of the application u/s 173(1) dt. 22.10.25 filed before Azad maidan Police station and DCP u/s u/s 173(4) BNSS

13. Role of SR, PI Azad Maidan police station and DCP zone-1.

- a. SR PI and DCP zone-1 has failed to register FIR and disobeyed the direction of DGP circular 17.2.2012 and Hon. Supreme Court direction to immediately register FIR when cognizable offence is disclosed. Hence, the SR. and DCP Zone-1 are also accused and FIR shall be registered u/s 199 BNSS (166A) and other relevant sections. No FIR is registered nor any reply has been provided informing that no cognizable offence has been disclosed in the application u/s 154(1) and 154(3) CRPC i.e. (173(1) 173(4) BNSS. These two senior police officers acted in conspiracy with the accused by accepting the irrelevant submissions which is contrary to law.

14. Request to Hon'ble Court for Speaking and Reasoned Order

The applicant respectfully prays that this Hon'ble Court be pleased to pass a speaking and reasoned order on whether the offences disclosed in this application—being cognizable in nature—fall within the ambit of “discharge of official duties” and whether any sanction is required for:

- i. False statement made in declaration which are not in consonance with the oath and promise executed by the above accused and not offence of making false statement on oath.
- ii. Violation of statutory and mandatory laws, Government Resolutions, and circulars.
- iii. Failure to display mandatory boards outside cabins and at prominent places in all offices and branches, containing names, addresses, telephone numbers, e-mail addresses, and all relevant information of the sanctioning authority.
- iv. Acts that are expressly impermissible, illegal, or prohibited by law.
- v. Dereliction of duty, illegal acts, disobedience of law, misuse and abuse of public office, and any act contrary to law.
- vi. Denial of mandatory information required to be kept in the public domain under law and as reinforced by Article 51 of the Constitution, which is essential for preventing corruption and ensuring accountability of public servants.

Prayer

- A. Direct the applicant to submit clarification / explanations in writing if there are any doubts remaining in the minds of the Hon. Court that this application does not disclose prima facie cognizable offence against the accused.
- B. Direct to register an FIR forthwith against all accused mentioned above in the application to register FIR as well as against the SR PI

Azad maidan police station and DCP zone-1, along with other unknown accused.

- C. Direction to competent authorities of all the accused to fix boards outside cabin and prominent places of the offices disclosing designation, office address. Email address, telephone numbers especially of IAS, IPS, IRS, and elected representatives
 - i. Authority which gives sanction to prosecute especially (section 4 of RTI act)
 - ii. Three senior officers to whom complaint can be filed (regulation 9 (2) of Maharashtra Government Servants Regulation of Transfers and Prevention in Discharge of official duties Act 2005).

Mumbai

Dated this 03 day of **December** 2025.

K R Shenoy -
Complainant

Verification

I, Kamlakar Ratnakar Shenoy, the applicant herein, do hereby verify that the contents of this complaint are true and correct to my knowledge and belief.

Mumbai

Dated this 03 day of **December** 2025.

K R Shenoy
Applicant

A

भारतीय संविधानाशी निष्ठा
बाळगण्याची शपथ घेण्याविषयी-

महाराष्ट्र शासन

सामान्य प्रशासन विभाग

शासन परिपत्रक क्रमांक: सीडीआर-१०१०/प्र.क्र. ५४/ पुनर्बाधणी ७०/ ११

मंत्रालय, मुंबई- ४०० ०३२

दिनांक ११ नोव्हेंबर, २०१४

परिपत्रक

शासकीय कर्मचाऱ्यांनी भारतीय संविधानाशी निष्ठा बाळगण्याची शपथ घेणे अथवा तसे गांभीर्यपूर्वक दृढकथन करण्यासंबंधीची तरतूद तत्कालिन पॉलिटिकल व सोशल डिपार्टमेंटच्या क्रमांक १६४२/४६, दिनांक १५ सप्टेंबर, १९५२ च्या आदेशान्वये विहित करण्यात आली आहे. या आदेशात शपथेचा नमुना व त्यासंबंधीची नोंद घेण्याची कार्यपद्धतीदेखील नमूद केली आहे. हे आदेश निर्गमित केल्यानंतर बराच मोठा कालावधी उलटून गेला आहे. त्यामुळे, यासंबंधीच्या तरतुदी पुन्हा नव्याने सर्व संबंधितांच्या निदर्शनास आणणे आवश्यक झाले आहे.

२. या पार्श्वभूमीवर आता शासन यासंबंधीचे सर्व आदेश अधिक्रमित करून खालीलप्रमाणे आदेशित करित आहे:

- अ) सर्व शासकीय कर्मचाऱ्यांना या आदेशांसोबत जोडलेल्या परिशिष्टात दिलेल्या नमुन्यात भारतीय संविधानाशी निष्ठा बाळगण्याची शपथ देण्यात यावी अथवा तसे गांभीर्यपूर्वक दृढकथन त्यांच्याकडून करवून घ्यावे. कर्मचाऱ्यांना मराठी/एवजी हिंदीत वा इंग्रजीत शपथ घेण्याची मुभा असेल.
- ब) कर्मचारी सेवेत प्रवेश करतेवेळी यथास्थिती कार्यालय प्रमुख किंवा विभागप्रमुख वा विभागप्रमुखांनी या प्रयोजनार्थ विनिर्दिष्टपणे नियुक्त केलेल्या वरिष्ठ राजपत्रित अधिकार्यांसमोर ही शपथ घेतील अथवा दृढकथन करतील. विभागप्रमुखांना प्रशासकीय विभागाच्या प्रमुखांनी शपथ द्यावी अथवा दृढकथन करून घ्यावे.
- क) सध्या सेवेत असणाऱ्या कर्मचाऱ्यांनी वरील नमुन्यातील शपथ घेतली नसल्यास/दृढकथन केले नसल्यास त्यांनीही या आदेशानुसार शपथ घ्यावी अथवा दृढकथन करावे.
- ड) कर्मचाऱ्यांनी शपथ घेतल्यावर/गांभीर्यपूर्वक दृढकथन केल्यावर त्या नमुन्यावर त्यांची स्वाक्षरी घ्यावी व तो शपथ देणाऱ्या अधिकार्याने प्रमाणित करावा.
- इ) हा स्वाक्षरीत नमुना त्यांच्या सेवाभिलेखात ठेवण्यात यावा. तसेच, याबाबतची नोंद कर्मचाऱ्यांची गटनिहाय स्वतंत्र नोंदवही तयार करून त्यात ठेवण्यात यावी. या नोंदवहीच्या मुखपृष्ठावर व पहिल्या पृष्ठावर कर्मचाऱ्यांच्या गटाचा उल्लेख करावा व पुढील पृष्ठावर शपथेचा /दृढकथनाचा नमुना चिकटवून त्यानंतर खालील नमुन्यात नोंदी घ्याव्यात.

अ. क्र.	कर्मचार्याचे नाव	ज्या दिनांकास शपथ घेण्यात आली / दृढकथन करण्यात आले तो दिनांक	शपथ घेतली वा दृढकथन केले त्याचा स्पष्ट उल्लेख	ज्या अधिकाऱ्या समोर शपथ घेतली/ दृढकथन केले त्याचे पदनाम	संबंधित अधिकाऱ्याची स्वाक्षरी

सदर शासन परिपत्रक महाराष्ट्र शासनाच्या www.maharashtra.gov.in या संकेतस्थळावर उपलब्ध करण्यात आले असून त्याचा संकेतांक २०१४१११२१६०५४४४६०७ असा आहे. हा आदेश डिजीटल स्वाक्षरीने साक्षांकित करुन काढण्यात येत आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने.

Venkatesh
Madhav Bhat

Digitally signed by Venkatesh Madhav Bhat
DN: c=IN, o=Government Of Maharashtra,
ou=MDD, postalCode=400032,
st=Maharashtra, cn=Venkatesh Madhav Bhat
Date: 2014.11.12 17:31:28 +05'30'

(व्यं.मा.भट)

शासनाचे उप सचिव

प्रत,

१. राज्यपालांचे सचिव,
२. मुख्यमंत्र्यांचे प्रधान सचिव,
३. मुख्य सचिव, महाराष्ट्र शासन,
४. शासनाचे सर्व अपर मुख्य सचिव/ प्रधान सचिव/ सचिव,
५. सर्व मंत्री/ राज्यमंत्री यांचे खाजगी सचिव/ स्वीय सहायक,
६. * प्रबंधक, उच्च न्यायालय (मूळ शाखा), मुंबई
७. * प्रबंधक, उच्च न्यायालय (अपील शाखा), मुंबई
८. * प्रबंधक, लोक आयुक्त व उप लोक आयुक्त यांचे कार्यालय, मुंबई
९. *सचिव, महाराष्ट्र विधानसभा सचिवालय, मुंबई
१०. *सचिव, महाराष्ट्र विधानपरिषद सचिवालय, मुंबई
११. *सचिव, महाराष्ट्र लोकसेवा आयोग, मुंबई
१२. *आयुक्त, राज्य निवडणूक आयोग, मुंबई
१३. सर्व मंत्रालयीन विभागांच्या आस्थापना शाखा,
१४. सर्व मंत्रालयीन विभागाच्या नियंत्रणाखालील सर्व विभाग प्रमुख/ कार्यालय प्रमुख,
१५. महासंचालक, लाचलुचपत प्रतिबंधक विभाग, मुंबई
१६. महासंचालक, माहिती व जनसंपर्क महासंचालनालय, मुंबई (५ प्रती),
१७. सर्व विधानमंडळ सदस्य,
१८. विधीमंडळ ग्रंथालय, विधानभवन, मुंबई (१० प्रती),
१९. सामान्य प्रशासन विभागातील सर्व कार्यासने,
२०. निवडनस्ती
*पत्राने

शासन परिपत्रक क्रमांक: सीडीआर-१०१०/प्र.क्र. ५४/ पुनर्बाधणी ७०/ ११

शासन परिपत्रक, सामान्य प्रशासन विभाग, क्रमांक सीडीआर- १०१०/प्र.क्र. ५४/ पुनर्बाधणी ७०/ ११, दिनांक ११ नोव्हेंबर, २०१४ सोबतचे जोडपत्र

शपथेचे /दृढकथनाचे नमुने

निष्ठेची शपथ

"मी,, अशी शपथ घेतो / घेते/ गांभीर्यपूर्वक प्रतिज्ञा करतो/करते की, मी भारताशी व कायद्याद्वारे स्थापित झाले आहे अशा भारतीय संविधानाबद्दल श्रद्धा व खरी निष्ठा बाळगीन. मी भारताची सार्वभौमता व एकात्मता उन्नत राखीन आणि मी माझ्या पदाची कर्तव्ये निष्ठेने, प्रामाणिकपणे आणि निःपक्षपातीपणे पार पाडीन.

(यासाठी ईश्वर मला साह्य करो)"

निष्ठाकी शपथ

"मैं,, शपथ लेता हूँ/ लेती हूँ / सत्यनिष्ठा से प्रतिज्ञा करता हूँ /करती हूँ कि भारत और विधि द्वारा स्थापित भारत के संविधान के प्रति श्रद्धा और सच्ची निष्ठा रखूंगा/रखूंगी, मैं भारत की प्रभूता और अखण्डता अक्षुण्ण रखूंगा/रखूंगी, तथा मैं अपने पद के कर्तव्यों का निष्ठापूर्वक, ईमानदारी और निष्पक्षता से पालन करूंगा/करूंगी।

(अतः ईश्वर मेरी सहायता करें)"

Oath of allegiance

" I ,....., do swear/solemnly affirm that I will be faithful and bear true allegiance to India and to the Constitution of India as by law established, that I will uphold the sovereignty and integrity of India, and that I will carry out the duties of my office loyally, honestly and with impartiality.

(So help me God)"

CHAPTER XIV

OATH OF ALLEGIANCE

All Government servants are required to take an oath of allegiance to the Constitution of India in the prescribed form and the oath is also to be taken by all new entrants to Government service. Conscientious objectors to oath taking may make a solemn affirmation in the prescribed form.

2. The oath/affirmation can be taken/made in English or Hindi or in any official regional language with which the Government servant is conversant. The prescribed forms in English and Hindi are given in Annexure I, while those in the regional languages are still to be notified.

3. Full-time Government servants who are foreign nationals, are also required to take/make an oath/affirmation in the form given in Annexure II.

4. The taking of oath should be made one of the terms of appointment of persons to Government service.

5. A record should be maintained of full-time Government servants who have taken/made the prescribed oath/affirmation. Such a record should be maintained in a separate register for each different grade of Government servants. The cover and the first page of the register should show the grade of Government servants in respect of whom the record of oath/affirmation is kept in the register. A copy of the form, oath/affirmation should be pasted on the next page, and thereafter entries may be made in the register in the form given in Annexure III.

6. The oath/affirmation should be taken/made before the Head of Department or Officer as may be appropriate, or a gazetted officer who may be authorised in this behalf.

[MHA OM No. 139/52-Ests. dated 31-7-1952 and 28-8-54 read with OM No. 31/1/63-Ests.(A) dated 26-12-1963 & OM No. 31/3/63-Estt.(A) dt. 23-3-1964.]

ANNEXURE 1

I, A. B., do swear/solemnly affirm that I will be faithful and bear true allegiance to India and to the Constitution of India as by law established, that I will uphold the sovereignty and integrity of India, and that I will carry out the duties of my office loyally, honestly, and with impartiality.
(So help me God!)

Hindi version of the form of Oath/Affirmation :

मैं, जबकि स्वयं को/सहमतिपूर्वक स प्रतिज्ञा करता हूँ कि भारत की विधि और संविधान के प्रति अटूट समर्पण निष्ठा रखूंगा, मैं भारत की संप्रभुता और अखण्डता सहाय्य रखूंगा, तथा मैं अपने पद के कर्तव्यों को राजनिष्ठ, ईमानदारी और निष्पक्षता से पालन करूंगा।

(सहाय्य मेरी सहायता करे)

(MHA O.M. No. 311/65-Extn (A) dated 23-3-1964)

ANNEXURE
FORM OF OATH PROPOSED FOR GOVERNMENT SERVANTS WHO ARE FOREIGN NATIONALS

I a citizen of temporarily residing in and holding a civil post under the Government of India do swear solemnly affirm that, having the faith and allegiance I owe to I will, during the period of my service as aforesaid, be faithful to India and to the Constitution of India as by law established and that I will carry out the duties of my office loyally, honestly and with impartiality.
(So help me God)

*Here insert the name of the country conferred.

AI

क्षेत्रीय शासकीय व निमशासकीय कार्यालयांसाठी १०० दिवसांच्या कृति आराखड्याबाबत.

महाराष्ट्र शासन
सामान्य प्रशासन विभाग

शासन निर्णय क्रमांक : संकीर्ण-२०२५/प्र.क्र.७/र.व का.-१.

६३९, मंत्रालय (विस्तार), मादाम कामा मार्ग, हुतात्मा राजगुरु चौक, मुंबई. पिन ४०० ०३२.

दिनांक : १३ जानेवारी २०२५.

- वाचा :-**
- १) शासन निर्णय, सामान्य प्रशासन विभाग, क्रमांक संकीर्ण-२०१८/प्र.क्र.९/१८(र.-व-का.), दिनांक १५.०२.२०१८.
 - २) शासन परिपत्रक, सामान्य प्रशासन विभाग, क्रमांक संकीर्ण-२०१८/प्र.क्र.१५६/१८(र.-व-का.), दिनांक १९.१०.२०१८.
 - ३) शासन परिपत्रक, सामान्य प्रशासन विभाग, क्रमांक संकीर्ण-२०२१/प्र.क्र.४९/१८(र.-व-का.), दिनांक ०१.०७.२०२१.

प्रस्तावना.

"क्षेत्रीय कार्यालयांसाठी १०० दिवसांचा कृति आराखडा" या विषयावर मा. मुख्यमंत्री यांनी मंगळवार, दि. ०७.०१.२०२५ रोजी, दुपारी १२:३० वाजता, राज्यातील सर्व विभागीय आयुक्त, परिक्षेत्रीय विशेष पोलीस महानिरीक्षक, जिल्हाधिकारी, महानगरपालिका आयुक्त, पोलीस आयुक्त, जिल्हा पोलीस अधीक्षक आणि मुख्य कार्यकारी अधिकारी, जिल्हा परिषद यांना दृक परिषदेद्वारे (Video Conferencing), मा.उप मुख्यमंत्री (नगर विकास, गृहनिर्माण), मा.उप मुख्यमंत्री (वित्त व नियोजन) व मा.मंत्रिमंडळाच्या उपस्थितीत संबोधित केले.

२. राज्य शासनाच्या प्रशासनिक विभागांसाठी १०० दिवसांचा कृती आराखडा निश्चित करण्यात येत आहे. त्याच धर्तीवर क्षेत्रीय शासकीय व निमशासकीय कार्यालयांकरिता आगामी १०० दिवसांमध्ये पुढील मुद्द्यांवर प्रभावी कार्यवाही करण्याबाबत निर्देश दिले:-

- | | |
|--|--|
| १) संकेतस्थळ (Website); | ५) कार्यालयातील सोयी व सुविधा (Amenities at work place); |
| २) सुकर जीवनमान (Ease of Living); | ६) गुंतवणूक प्रसार (Investment promotion); |
| ३) स्वच्छता (Cleanliness); | ७) क्षेत्रीय कार्यालयांना भेटी (Field visits). |
| ४) जनतेच्या तक्रारींचे निवारण (Grievance Redressal); | |

शासन निर्णय.

उपरोक्त पार्श्वभूमीवर, राज्यातील सर्व क्षेत्रीय शासकीय व निमशासकीय कार्यालयांनी आगामी १०० दिवसांमध्ये सोबत जोडलेल्या विवरणपत्रामध्ये विनिर्दिष्ट केलेल्या कृति आराखड्यानुसार कार्यवाही करावी.

२. सदर कृति आराखड्याच्या यशस्वी अंमलबजावणीकरिता पोलीस दलाच्या कार्यालयांच्या बाबतीत संबंधित पोलीस आयुक्त किंवा, यथास्थिती परिक्षेत्रीय विशेष पोलीस महानिरीक्षक हे नोडल अधिकारी म्हणून काम पाहतील. इतर सर्व शासकीय व निमशासकीय कार्यालयांच्या बाबतीत संबंधित विभागीय आयुक्त हे नोडल अधिकारी म्हणून काम पाहतील.

३. हा शासन निर्णय महाराष्ट्र शासनाच्या www.maharashtra.gov.in या वेबसाईटवर उपलब्ध करण्यात आला असून त्याचा संकेतांक २०२५०११३१६४७१३३६०७ असा आहे. हा शासन निर्णय डिजिटल स्वाक्षरीने साक्षात्कृत करून काढण्यात येत आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

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Date: 2025.01.13 17:50:31 +05'30'

(सुजाता सौनिक)

शासनाच्या मुख्य सचिव.

प्रति,

- १) मा. राज्यपाल यांचे प्रधान सचिव, राज भवन, मुंबई.
- २) मा. मुख्यमंत्री यांचे प्रधान सचिव, मंत्रालय, मुंबई.
- ३) मा. सभापती, महाराष्ट्र विधानपरिषद, यांचे खाजगी सचिव, विधानभवन, मुंबई.
- ४) मा. अध्यक्ष, महाराष्ट्र विधानसभा, यांचे खाजगी सचिव, विधानभवन, मुंबई.
- ५) मा. उप मुख्यमंत्री, नगरविकास, यांचे सचिव, मंत्रालय, मुंबई.
- ६) मा. उप मुख्यमंत्री, वित्त व नियोजन, यांचे सचिव, मंत्रालय, मुंबई.
- ७) सर्व मा. मंत्री/मा. राज्यमंत्री यांचे खाजगी सचिव, मंत्रालय, मुंबई.
- ८) मा. विरोधी पक्षनेता, महाराष्ट्र विधानपरिषद, विधान भवन, मुंबई.
- ९) सर्व अपर मुख्य सचिव/प्रधान सचिव/सचिव, मंत्रालय, मुंबई.
- १०) पोलीस महासंचालक व महानिरीक्षक, महाराष्ट्र राज्य, मुंबई.
- ११) पोलीस आयुक्त, बृहन्मुंबई.
- १२) आयुक्त, बृहन्मुंबई महानगरपालिका, मुंबई.
- १३) महासंचालक, माहिती व जनसंपर्क, महाराष्ट्र राज्य, मुंबई.
- १४) सर्व विभागीय आयुक्त.
- १५) सर्व पोलीस आयुक्त (पोलीस आयुक्त, बृहन्मुंबई, वगळून).
- १६) सर्व परिक्षेत्रीय विशेष पोलीस महानिरीक्षक.
- १७) सर्व जिल्हाधिकारी.
- १८) सर्व महानगरपालिकांचे आयुक्त (बृहन्मुंबई महानगरपालिका वगळून).
- १९) सर्व जिल्हा पोलीस अधीक्षक.
- २०) सर्व मुख्य कार्यकारी अधिकारी, जिल्हा परिषद.

प्रत-

- १) सर्व शासकीय/निमशासकीय कार्यालये (महसूल विभाग स्तर- संबंधित विभागीय आयुक्त यांच्यामार्फत).
- २) सर्व शासकीय/निमशासकीय कार्यालये (जिल्हा स्तर- संबंधित जिल्हाधिकारी यांच्यामार्फत).
- ३) निवडनस्ती, र.-व-का.-१.

जोडपत्र

[शा.नि., सा.प्र. विभाग, क्र.संकीर्ण-२०२५/प्र.क्र.७/र.-व.का.-९, दि. १३.०९.२०२५]

क्षेत्रीय शासकीय व निमशासकीय कार्यालयांसाठी १०० दिवसांसाठी ७ कलमी कृति आराखडा१. संकेतस्थळ (Website) -

- १) सर्व कार्यालयांनी आपल्या संकेतस्थळावरील माहिती अद्ययावत ठेवावी.
- २) कार्यालयाचे संकेतस्थळ हाताळण्यास सुलभ (Easy-to-navigate) असावे.
- ३) संकेतस्थळावर माहितीचा अधिकार अधिनियम, २००५, मधील तरतुदीनुसार "Proactive Disclosures" या शीर्षकाखाली जास्तीत जास्त माहितीचे स्वयंप्रकटीकरण करण्यात यावे.
- ४) वेबसाईटच्या माध्यमातून नागरिकांना सेवा उपलब्ध होईल यादृष्टीने वेबसाईट "Interactive" राहिल, हे पहावे.
- ५) "Data Security" बाबत आवश्यक दक्षता घेण्यात यावी. संकेतस्थळ अद्ययावत ठेवतानाच संकेतस्थळाच्या सुरक्षेबाबत (Cyber Security) आवश्यक दक्षता घ्यावी.
- ६) राष्ट्रीय सूचना विज्ञान केंद्राने (NIC), GIGW च्या मार्गदर्शक तत्वांप्रमाणे सर्व माहिती अद्ययावत करावी, तसेच विभागांची लोकसेवा हक्क अधिनियम, २०१५ मधील तरतुदीनुसार सर्व विभागाच्या सेवांबाबतची माहिती संकेतस्थळावर अपलोड करण्यासाठी विभागांना सहकार्य करावे.

२. सुकर जीवनमान (Ease of Living) -

- १) नागरिकांना मिळणाऱ्या सेवा जास्तीत जास्त सुलभ करण्याच्या दृष्टीने प्रचलित कामकाजाच्या पद्धतीचे पुनर्विलोकन करुन प्रशासकीय कार्यपद्धतीमध्ये किमान दोन सेवा अतिशय सुलभ पध्दतीने द्याव्यात.
- २) नागरिकांचे दैनंदिन जीवन सुकर व्हावे याकरीता सातत्याने प्रयत्न करावेत.

३. स्वच्छता (Cleanliness) -

प्रचलित नियम, कार्यपद्धतीप्रमाणे शासकीय व निमशासकीय कार्यालयांमध्ये निंदणीकरण, नष्टीकरण व निर्लेखनाची प्रक्रिया प्राधान्याने व निरंतरपणे (continuing) राबविण्यात यावी. याअंतर्गत-

- १) कार्यालयांमध्ये व कार्यालयांच्या आवारात असणारे अभिलेख निंदणीकरण करुन तपासाअंती आवश्यक नसल्यास नष्ट करण्यात यावेत. तसेच, सर्व अभिलेखांचे शासन निर्णय, सामान्य प्रशासन विभाग, क्रमांक संकीर्ण-२०१८/प्र.क्र.९/१८(र.-व.का.), दिनांक १५.०२.२०१८ अनुसार वर्गीकरण करण्यात यावे.
- २) कार्यालयांमधील जुन्या व निरुपयोगी जडवस्तूंची (उदा. संगणक, टेबल, खुर्च्या, कपाटे, इत्यादी) विहित कार्यपद्धतीने विल्हेवाट लावण्यात यावी.
- ३) त्याचप्रमाणे कार्यालयांच्या आवारात असणारी (विशेषतः पोलीस विभागाकडील) जुनी व वापरात नसलेली वाहने यांचे विहित पद्धतीने निर्लेखन करण्यात यावे.

४. जनतेच्या तक्रारींचे निवारण (Grievance Redressal) -

- १) नागरिकांकडून कार्यालयास प्राप्त झालेल्या सर्व तक्रारींचे ("आपले सरकार", "P.G. Portal", यांसह) त्वरेने निराकरण करण्यात यावे व याची १ जानेवारी, २०२५ पूर्वीची प्रलंबितता शून्य करावी.
- २) सर्व अधिकाऱ्यांनी कार्यालयात येणाऱ्या अभ्यागतांच्या भेटीसाठी आठवड्यातील दैनंदिन वेळ राखून ठेवावी व तसे फलक कार्यालयामध्ये दर्शनी भागात लावण्यात यावेत. दौऱ्यावर असल्यास अभ्यागतांना भेट देण्यासाठी अन्य अधिकाऱ्यांची नेमणूक करावी.
- ३) तालुका, जिल्हा आणि विभाग स्तरावर "लोकशाही दिनाची" अंमलबजावणी अधिक प्रभावीपणे करण्यात यावी. तालुका, जिल्हा आणि विभाग स्तरावर निवारण करता येतील असे प्रश्न/समस्या तत्परतेने सोडविले गेल्यास नागरिकांना शासनाकडे पाठपुरावा करावा लागणार नाही.

५. कार्यालयातील सोयी व सुविधा (Amenities at work place)-

- १) कार्यालयांमधील कर्मचारी वर्ग तसेच येणारे अभ्यागत यांचेकरीता पिण्याच्या पाण्याची योग्य व कायमस्वरूपी व्यवस्था असावी.
- २) कर्मचारी आणि अभ्यागत यांचेसाठी कार्यालय व कार्यालयाच्या आवारातील प्रसाधनगृहे स्वच्छ ठेवण्यात यावीत. तसेच प्रसाधनगृह नादुरुस्त असल्यास आवश्यक ती दुरुस्ती तातडीने करावी.
- ३) कार्यालयांमध्ये येणाऱ्या अभ्यागतांसाठी सुसज्ज प्रतिक्शालय असावे.
- ४) कार्यालयांमध्ये सुव्यवस्थित नामफलक व दिशादर्शक फलक असावेत.
- ५) कार्यालयांमधील वातावरण प्रसन्न व आल्हाददायक राहिल याकरीता विशेष प्रयत्न करून कार्यालयाचे व परिसराचे सौंदर्यीकरण करण्यात यावे. याकरीता आवश्यकतेनुसार जिल्हा नियोजन समितीकडील निधीमधून खर्च करण्यात यावा.

६. गुंतवणूकीस प्रोत्साहन (Investment promotion)-

- १) राज्यामध्ये औद्योगिक धोरण राबविताना विविध ठिकाणांवरून येणाऱ्या गुंतवणूकदार उद्योजकांना प्रोत्साहन मिळावे व पोषक वातावरण निर्माण व्हावे आणि गुंतवणूक वाढावी याकरीता सामूहिक प्रयत्न करण्यात यावेत.
- २) व्यापारी वर्गाच्या संघटनांशी चर्चा करून त्यांना येणाऱ्या अडचणी दूर करण्याचा प्रयत्न करावा.
- ३) गुंतवणूकदार उद्योजकांना येणाऱ्या अडचणीचे निराकरण तसेच कायदा व सुव्यवस्था या बाबींची प्रभावीपणे हाताळणी करण्यात यावी.

७. क्षेत्रीय कार्यालयांना भेटी (Field visits)-

- १) आठवड्यातून किमान दोन दिवस अधिकाऱ्यांनी आपल्या अधिनस्त असलेल्या

क्षेत्रीय कार्यालयांना भेटी देऊन पाहणी करावी.

- २) केंद्र आणि राज्य शासनाच्या महत्त्वाच्या कार्यक्रम/प्रकल्पांना समक्ष भेटी देऊन (Flagship Programme/Projects) त्यांच्या अंमलबजावणी व प्रगतीची पाहणी करून त्याचे पर्यवेक्षण करावे.
- ३) क्षेत्रीय भेटीदरम्यान महत्त्वाचे घटक असणाऱ्या ग्राम पंचायत, शाळा, अंगणवाड्या, प्राथमिक आरोग्य केंद्रे यांना भेटी देऊन त्यांच्या कामकाजावर देखरेख ठेवणे.
- ४) ग्राम स्तरावरील कर्मचा-यांचे अनुभव, त्यांना येणा-या अडचणी व त्यांनी मांडलेल्या सूचना गांभीर्याने घेऊन त्यावर योग्य ती कार्यवाही तात्काळ करण्यात यावी.

सदर १०० दिवसांचा ७ कलमी कृति आराखडा दिनांक १५ एप्रिल, २०२५ पर्यंत यशस्वीपणे राबवून त्याचा अहवाल आपल्या वरिष्ठांना दिनांक २० एप्रिल, २०२५ पर्यंत सादर करावा.

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शासनाच्या मुख्य सचिव.

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क्षेत्रीय शासकीय व निमशासकीय कार्यालयांसाठी १०० दिवसांच्या कृति आराखड्याबाबत.

महाराष्ट्र शासन
सामान्य प्रशासन विभाग

शासन निर्णय क्रमांक : संकीर्ण-२०२५/प्र.क्र.७/र.व का.-१.

६३१, मंत्रालय (विस्तार), मादाम कामा मार्ग, हुतात्मा राजगुरु चौक, मुंबई. पिन ४०० ०३२.

दिनांक : १३ जानेवारी २०२५.

- वाचा :-**
- १) शासन निर्णय, सामान्य प्रशासन विभाग, क्रमांक संकीर्ण-२०१८/प्र.क्र.९/१८(र.-व-का.), दिनांक १५.०२.२०१८.
 - २) शासन परिपत्रक, सामान्य प्रशासन विभाग, क्रमांक संकीर्ण-२०१८/प्र.क्र.१५६/१८(र.-व-का.), दिनांक १९.१०.२०१८.
 - ३) शासन परिपत्रक, सामान्य प्रशासन विभाग, क्रमांक संकीर्ण-२०२१/प्र.क्र.४९/१८(र.-व-का.), दिनांक ०१.०७.२०२१.

प्रस्तावना.

"क्षेत्रीय कार्यालयांसाठी १०० दिवसांचा कृति आराखडा" या विषयावर मा. मुख्यमंत्री यांनी मंगळवार, दि. ०७.०१.२०२५ रोजी, दुपारी १२:३० वाजता, राज्यातील सर्व विभागीय आयुक्त, परिक्षेत्रीय विशेष पोलीस महानिरीक्षक, जिल्हाधिकारी, महानगरपालिका आयुक्त, पोलीस आयुक्त, जिल्हा पोलीस अधीक्षक आणि मुख्य कार्यकारी अधिकारी, जिल्हा परिषद यांना दृक परिषदेद्वारे (Video Conferencing), मा.उप मुख्यमंत्री (नगर विकास, गृहनिर्माण), मा.उप मुख्यमंत्री (वित्त व नियोजन) व मा.मंत्रिमंडळाच्या उपस्थितीत संबोधित केले.

२. राज्य शासनाच्या प्रशासनिक विभागांसाठी १०० दिवसांचा कृती आराखडा निश्चित करण्यात येत आहे. त्याच धर्तीवर क्षेत्रीय शासकीय व निमशासकीय कार्यालयांकरिता आगामी १०० दिवसांमध्ये पुढील मुद्द्यांवर प्रभावी कार्यवाही करण्याबाबत निर्देश दिले:-

- | | |
|--|--|
| १) संकेतस्थळ (Website); | ५) कार्यालयातील सोयी व सुविधा (Amenities at work place); |
| २) सुकर जीवनमान (Ease of Living); | ६) गुंतवणूक प्रसार (Investment promotion); |
| ३) स्वच्छता (Cleanliness); | ७) क्षेत्रीय कार्यालयांना भेटी (Field visits). |
| ४) जनतेच्या तक्रारींचे निवारण (Grievance Redressal); | |

शासन निर्णय.

उपरोक्त पार्श्वभूमीवर, राज्यातील सर्व क्षेत्रीय शासकीय व निमशासकीय कार्यालयांनी आगामी १०० दिवसांमध्ये सोबत जोडलेल्या विवरणपत्रामध्ये विनिर्दिष्ट केलेल्या कृति आराखड्यानुसार कार्यवाही करावी.

२. सदर कृति आराखड्याच्या यशस्वी अंमलबजावणीकरिता पोलीस दलाच्या कार्यालयांच्या बाबतीत संबंधित पोलीस आयुक्त किंवा, यथास्थिती परिक्षेत्रीय विशेष पोलीस महानिरीक्षक हे नोडल अधिकारी म्हणून काम पाहतील. इतर सर्व शासकीय व निमशासकीय कार्यालयांच्या बाबतीत संबंधित विभागीय आयुक्त हे नोडल अधिकारी म्हणून काम पाहतील.

३. हा शासन निर्णय महाराष्ट्र शासनाच्या www.maharashtra.gov.in या वेबसाईटवर उपलब्ध करण्यात आला असून त्याचा संकेतांक २०२५०११३१६४७१३३६०७ असा आहे. हा शासन निर्णय डिजिटल स्वाक्षरीने साक्षांकित करून काढण्यात येत आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

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शासनाच्या मुख्य सचिव.

प्रति,

- १) मा. राज्यपाल यांचे प्रधान सचिव, राज भवन, मुंबई.
- २) मा. मुख्यमंत्री यांचे प्रधान सचिव, मंत्रालय, मुंबई.
- ३) मा. सभापती, महाराष्ट्र विधानपरिषद, यांचे खाजगी सचिव, विधानभवन, मुंबई.
- ४) मा. अध्यक्ष, महाराष्ट्र विधानसभा, यांचे खाजगी सचिव, विधानभवन, मुंबई.
- ५) मा. उप मुख्यमंत्री, नगरविकास, यांचे सचिव, मंत्रालय, मुंबई.
- ६) मा. उप मुख्यमंत्री, वित्त व नियोजन, यांचे सचिव, मंत्रालय, मुंबई.
- ७) सर्व मा. मंत्री/मा. राज्यमंत्री यांचे खाजगी सचिव, मंत्रालय, मुंबई.
- ८) मा. विरोधी पक्षनेता, महाराष्ट्र विधानपरिषद, विधान भवन, मुंबई.
- ९) सर्व अपर मुख्य सचिव/प्रधान सचिव/सचिव, मंत्रालय, मुंबई.
- १०) पोलीस महासंचालक व महानिरीक्षक, महाराष्ट्र राज्य, मुंबई.
- ११) पोलीस आयुक्त, बृहन्मुंबई.
- १२) आयुक्त, बृहन्मुंबई महानगरपालिका, मुंबई.
- १३) महासंचालक, माहिती व जनसंपर्क, महाराष्ट्र राज्य, मुंबई.
- १४) सर्व विभागीय आयुक्त.
- १५) सर्व पोलीस आयुक्त (पोलीस आयुक्त, बृहन्मुंबई, वगळून).
- १६) सर्व परिक्षेत्रीय विशेष पोलीस महानिरीक्षक.
- १७) सर्व जिल्हाधिकारी.
- १८) सर्व महानगरपालिकांचे आयुक्त (बृहन्मुंबई महानगरपालिका वगळून).
- १९) सर्व जिल्हा पोलीस अधीक्षक.
- २०) सर्व मुख्य कार्यकारी अधिकारी, जिल्हा परिषद.

प्रत-

- १) सर्व शासकीय/निमशासकीय कार्यालये (महसूल विभाग स्तर- संबंधित विभागीय आयुक्त यांच्यामार्फत).
- २) सर्व शासकीय/निमशासकीय कार्यालये (जिल्हा स्तर- संबंधित जिल्हाधिकारी यांच्यामार्फत).
- ३) निवडनस्ती, र.-व.का.-१.

जोडपत्र

[शा.नि., सा.प्र. विभाग, क्र.संकीर्ण-२०२५/प्र.क्र.७/र.-व.का.-१, दि. १३.०९.२०२५]

क्षेत्रीय शासकीय व निमशासकीय कार्यालयांसाठी १०० दिवसांसाठी ७ कलमी कृति आराखडा

१. संकेतस्थळ (Website) -

- १) सर्व कार्यालयांनी आपल्या संकेतस्थळावरील माहिती अद्ययावत ठेवावी.
- २) कार्यालयाचे संकेतस्थळ हाताळण्यास सुलभ (Easy-to-navigate) असावे.
- ३) संकेतस्थळावर माहितीचा अधिकार अधिनियम, २००५, मधील तरतूदीनुसार "Proactive Disclosures" या शीर्षकाखाली जास्तीत जास्त माहितीचे स्वयंप्रकटीकरण करण्यात यावे.
- ४) वेबसाईटच्या माध्यमातून नागरिकांना सेवा उपलब्ध होईल यादृष्टीने वेबसाईट "Interactive" राहिल, हे पहावे.
- ५) "Data Security" बाबत आवश्यक दक्षता घेण्यात यावी. संकेतस्थळ अद्ययावत ठेवतानाच संकेतस्थळाच्या सुरक्षेबाबत (Cyber Security) आवश्यक दक्षता घ्यावी.
- ६) राष्ट्रीय सूचना विज्ञान केंद्राने (NIC), GIGW च्या मार्गदर्शक तत्वांप्रमाणे सर्व माहिती अद्ययावत करावी, तसेच विभागांची लोकसेवा हक्क अधिनियम, २०१५ मधील तरतूदीनुसार सर्व विभागाच्या सेवांबाबतची माहिती संकेतस्थळावर अपलोड करण्यासाठी विभागांना सहकार्य करावे.

२. सुकर जीवनमान (Ease of Living)-

- १) नागरिकांना मिळणाऱ्या सेवा जास्तीत जास्त सुलभ करण्याच्या दृष्टीने प्रचलित कामकाजाच्या पद्धतीचे पुनर्विलोकन करून प्रशासकीय कार्यपद्धतीमध्ये किमान दोन सेवा अतिशय सुलभ पद्धतीने द्याव्यात.
- २) नागरिकांचे दैनंदिन जीवन सुकर व्हावे याकरीता सातत्याने प्रयत्न करावेत.

३. स्वच्छता (Cleanliness) -

प्रचलित नियम, कार्यपद्धतीप्रमाणे शासकीय व निमशासकीय कार्यालयांमध्ये निंदणीकरण, नष्टीकरण व निर्लेखनाची प्रक्रिया प्राधान्याने व निरंतरपणे (continuing) राबविण्यात यावी. याअंतर्गत-

- १) कार्यालयांमध्ये व कार्यालयांच्या आवारात असणारे अभिलेख निंदणीकरण करून तपासाअंती आवश्यक नसल्यास नष्ट करण्यात यावेत. तसेच, सर्व अभिलेखांचे शासन निर्णय, सामान्य प्रशासन विभाग, क्रमांक संकीर्ण-२०१८/प्र.क्र.१/१८(र.-व.का.), दिनांक १५.०२.२०१८ अनुसार वर्गीकरण करण्यात यावे.
- २) कार्यालयांमधील जुन्या व निरुपयोगी जडवस्तूची (उदा. संगणक, टेबल, खुर्च्या, कपाटे, इत्यादी) विहित कार्यपद्धतीने विल्हेवाट लावण्यात यावी.
- ३) त्याचप्रमाणे कार्यालयांच्या आवारात असणारी (विशेषतः पोलीस विभागाकडील) जुनी व वापरात नसलेली वाहने यांचे विहित पद्धतीने निर्लेखन करण्यात यावे.

४. जनतेच्या तक्रारींचे निवारण (Grievance Redressal) -

- १) नागरिकांकडून कार्यालयास प्राप्त झालेल्या सर्व तक्रारींचे ("आपले सरकार", "P.G. Portal", यांसह) त्वरेने निराकरण करण्यात यावे व याची १ जानेवारी, २०२५ पूर्वीची प्रलंबितता शून्य करावी.
- २) सर्व अधिकाऱ्यांनी कार्यालयात येणाऱ्या अभ्यागतांच्या भेटीसाठी आठवड्यातील दैनंदिन वेळ राखून ठेवावी व तसे फलक कार्यालयामध्ये दर्शनी भागात लावण्यात यावेत. दौऱ्यावर असल्यास अभ्यागतांना भेट देण्यासाठी अन्य अधिकाऱ्यांची नेमणूक करावी.
- ३) तालुका, जिल्हा आणि विभाग स्तरावर "लोकशाही दिनाची" अंमलबजावणी अधिक प्रभावीपणे करण्यात यावी. तालुका, जिल्हा आणि विभाग स्तरावर निवारण करता येतील असे प्रश्न/समस्या तत्परतेने सोडविले गेल्यास नागरिकांना शासनाकडे पाठपुरावा करावा लागणार नाही.

५. कार्यालयातील सोयी व सुविधा (Amenities at work place)-

- १) कार्यालयांमधील कर्मचारी वर्ग तसेच येणारे अभ्यागत यांचेकरीता पिण्याच्या पाण्याची योग्य व कायमस्वरूपी व्यवस्था असावी.
- २) कर्मचारी आणि अभ्यागत यांचेसाठी कार्यालय व कार्यालयाच्या आवारातील प्रसाधनगृहे स्वच्छ ठेवण्यात यावीत. तसेच प्रसाधनगृह नादुरुस्त असल्यास आवश्यक ती दुरुस्ती तातडीने करावी.
- ३) कार्यालयांमध्ये येणाऱ्या अभ्यागतांसाठी सुसज्ज प्रतिकालय असावे.
- ४) कार्यालयांमध्ये सुव्यवस्थित नामफलक व दिशादर्शक फलक असावेत.
- ५) कार्यालयांमधील वातावरण प्रसन्न व आल्हाददायक राहिल याकरीता विशेष प्रयत्न करून कार्यालयाचे व परिसराचे सौंदर्यीकरण करण्यात यावे. याकरीता आवश्यकतेनुसार जिल्हा नियोजन समितीकडील निधीमधून खर्च करण्यात यावा.

६. गुंतवणूकीस प्रोत्साहन (Investment promotion)-

- १) राज्यामध्ये औद्योगिक धोरण राबविताना विविध ठिकाणांवरून येणाऱ्या गुंतवणूकदार उद्योजकांना प्रोत्साहन मिळावे व पोषक वातावरण निर्माण व्हावे आणि गुंतवणूक वाढावी याकरीता सामूहिक प्रयत्न करण्यात यावेत.
- २) व्यापारी वर्गाच्या संघटनांशी चर्चा करून त्यांना येणाऱ्या अडचणी दूर करण्याचा प्रयत्न करावा.
- ३) गुंतवणूकदार उद्योजकांना येणाऱ्या अडचणीचे निराकरण तसेच कायदा व सुव्यवस्था या बाबींची प्रभावीपणे हाताळणी करण्यात यावी.

७. क्षेत्रीय कार्यालयांना भेटी (Field visits)-

- १) आठवड्यातून किमान दोन दिवस अधिकाऱ्यांनी आपल्या अधिनस्त असलेल्या

- क्षेत्रीय कार्यालयांना भेटी देऊन पाहणी करावी.
- २) केंद्र आणि राज्य शासनाच्या महत्त्वाच्या कार्यक्रम/प्रकल्पांना समक्ष भेटी देऊन (Flagship Programme/Projects) त्यांच्या अंमलबजावणी व प्रगतीची पाहणी करून त्याचे पर्यवेक्षण करावे.
 - ३) क्षेत्रीय भेटीदरम्यान महत्त्वाचे घटक असणाऱ्या ग्राम पंचायत, शाळा, अंगणवाड्या, प्राथमिक आरोग्य केंद्रे यांना भेटी देऊन त्यांच्या कामकाजावर देखरेख ठेवणे.
 - ४) ग्राम स्तरावरील कर्मचा-यांचे अनुभव, त्यांना येणा-या अडचणी व त्यांनी मांडलेल्या सूचना गांभीर्याने घेऊन त्यावर योग्य ती कार्यवाही तात्काळ करण्यात यावी.

सादर १०० दिवसांचा ७ कलमी कृति आराखडा दिनांक १५ एप्रिल, २०२५ पर्यंत यशस्वीपणे राबवून त्याचा अहवाल आपल्या वरिष्ठांना दिनांक २० एप्रिल, २०२५ पर्यंत सादर करावा.

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(सुजाता सौनिक)
शासनाच्या मुख्य सचिव.

१३ शकलं उपलब्ध करुण देव्यात्
 ॥ श्री गणेशाय ॥
 रचना.३ कॉम्प्युटर ऑपरेटरी (कॉम्प्युटरचे कार्यालय)
 व जन माहिती अधिकारी
 बुध्नुंबई महानगरपालिका



एजीसी/जी/७०७६
 १४/०१/२०२५

महाराष्ट्र शासन
 सामान्य प्रशासन विभाग

६वा मजला, मंत्रालय (विस्तार इमारत), मादाम कामा मार्ग, हुतात्मा राजगुरु चौक, मुंबई. पिन ४०००३२.

क्रमांक: संकीर्ण-२०२५/प्र.क.७/२.-व.का.१.

दिनांक : १० जानेवारी २०२५.
 सहभागीय (५५५५५)
 उपायुक्त (परि३)/परि-३
 उपायुक्त (क्ष५५)
 उपायुक्त (क्ष५५)
 उपायुक्त (क्ष५५)
 ३५ भाग्य (निर्देश)

प्रति,

- सर्व अपर मुख्य सचिव/प्रधान सचिव/सचिव, मंत्रालय, मुंबई.
- पोलीस महासंचालक, महाराष्ट्र राज्य, मुंबई.
- सर्व विभागीय आयुक्त (महसूल).
- सर्व पोलीस आयुक्त.
- सर्व परिक्षेत्रीय विशेष पोलीस महानिरीक्षक.
- सर्व महानगरपालिकांचे आयुक्त.
- सर्व जिल्हाधिकारी.
- सर्व जिल्हा पोलीस अधीक्षक.
- सर्व मुख्य कार्यकारी अधिकारी, जिल्हा परिषद.

[Handwritten signature]
 महानगरपालिका
 AME (W)/AME (U)
 AME (S)/AME (P)
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प्र.क.३.

उप आयुक्त (सामान्य प्रशासन) **अतिरिक्त महानगरपालिका आयुक्त (शहर)**

विषय : क्षेत्रीय कार्यालयांसाठी १०० दिवसांच्या कृति आराखड्याबाबत.

AMC/City/—L/8409
 16.01.25

महोदय,

उपरोक्त विषयावर मंगळवार, दि. ०७.०१.२०२५ रोजी, दुपारी १२:३० वा., मा.मुख्यमंत्री यांनी मा. उप मुख्यमंत्री (नगर विकास), मा. उप मुख्यमंत्री (वित्त व नियोजन) आणि मा.मंत्रिमंडळाच्या उपस्थितीत, राज्यातील सर्व विभागीय आयुक्त, जिल्हाधिकारी, पोलीस आयुक्त, परिक्षेत्रीय विशेष पोलीस महानिरीक्षक, जिल्हा पोलीस अधीक्षक, महानगरपालिका आयुक्त आणि मुख्य कार्यकारी अधिकारी, जिल्हा परिषद, यांना दूर परिषदेद्वारे (Video Conferencing) संबोधित केले.

२. उक्त बैठकीचे इतियुक्त पुढील आवश्यक कार्यवाहीसाठी यासोबत पाठवित आहे.

आपला
[Signature]
 (स्वजिल गोपाल बोरसे)
 अवर सचिव, महाराष्ट्र शासन.

सहपत्रे- वरीलप्रमाणे.

Post



माहितीचा
अधिकार

बृहन्मुंबई महानगरपालिका

प्रमुख कर्मचारी अधिकारी यांचे कार्यालय,
सामान्य प्रशासन विभाग,
महापालिका मुख्यालय, सहावा मजला,
विस्तारित इमारत, महापालिका मार्ग,
फोर्ट, मुंबई - 400 001
दूरध्वनी क्र. 22754000 वि.क्र.4607.
email : 4001chpo@mcgm.gov.in.
क्र.एमओएम/आरटीआय/173
दि. 02.05.2025

प्रति,

श्री. कमलाकर रत्नाकर शेणॉय,
बी-903, वैशाली अपार्टमेंट,
एमटीएनएल एक्सचेंज समोर,
शेट मोतीशा (लव्ह) लेन, माझगाव,
मुंबई-400 010.

विषय:- माहितीचा अधिकार अधिनियम, 2005 अंतर्गत माहिती मिळण्याबाबतचा
आपला दि.02.05.2025 रोजीचा अर्ज.
संदर्भ:- क्र.एमआयआर/8329 दि.08.05.2025

महोदय,

माहितीचा अधिकार अधिनियम, 2005 अंतर्गत माहिती मिळण्यासाठीचा आपला दि.02.05.2025 रोजीचा अर्ज जन माहिती अधिकारी तथा प्रशासकीय अधिकारी (आयुक्त) यांचे कार्यालयाकडून दि.08.05.2025 रोजी या उप विभागास अग्रेषित केला असून, सदर अर्ज दि.08.05.2025 रोजी या कार्यालयास प्राप्त झाला आहे.

आपल्या अर्जातील नमूद मुद्दा क्र. IV, V, VII मध्ये दि. 13.09.2024 च्या शासन परिपत्रकाच्या अनुषंगाने या कार्यालयाकडून सर्व खाते/विभाग प्रमुख यांना परिपत्रक क्र.एमओएम/9666 दि.29.02.2024 निर्गमित करण्यात आले आहे. सदर परिपत्रकाची रवाक्षांकित केलेली छायांकित प्रत आपल्या माहितीकरिता सोबत जोडून पाठविण्यात आत आहे.

उपरोक्त माहितीने आपले समाधान न झाल्यास या विभागाशी संबंधित मुद्द्यांबाबत आपण सह प्रमुख कर्मचारी अधिकारी (सर्वसाधारण) तथा अपिलीय अधिकारी यांचेकडे तीस दिवसांत अपिल करू शकता. त्यांचा पत्ता खाली नमूद करण्यात येत आहे.

सह प्रमुख कर्मचारी अधिकारी (सर्वसाधारण),
सहावा मजला, विस्तारित इमारत,
महानगरपालिका मुख्यालय, महापालिका मार्ग, मुंबई-400 001.
(दूरध्वनी क्र. 22754000 वि. क्र.4675)

याद्वारे आपला दि.02.05.2025 रोजीचा, दि.08.05.2025 रोजी या उपविभागास प्राप्त झालेला अर्ज निकाली

निघतो.

1059 निर्गमित

माहितीचा अधिकारी
(लीना ता.शिंदे)

जन माहिती अधिकारी तथा

Handwritten signature/initials at the top right.

महाराष्ट्र शासन, न्याय विभाग, मुंबई

व्यक्तिगत कायदा (आर्थिक) अधिनियम १९८६ च्या अन्वये

(श्री. लीना बा. शिंदे)

Handwritten signature/initials below the name.

माहितीसाठी व योग्य त्या कायदासाठी व्यक्ती.

नाम: _____

क. एम.सी.एम./१७८६ दि. २९.०२.२०२५

४२-४२०२

सामान्य प्रशासन विभाग

७५६/४५४

आयुक्त (शहर)

महानगरपालिका आयुक्त

अतिरिक्त महानगरपालिका

व्य. आयुक्त (सा.प्र.)

माहितीसाठी आर्थिक

(मुंबई नगर)

(श्री. अश्विनी जोशी)

(विशेष शाखा)

(शहर शाखा)

संदि/२०.०२.२०२५

संदि/१२.०२.२०२५

संदि/०३.०२.२०२५

संदि/२०.०९.२०२५

आवृत्त, महाराष्ट्र शासन, यांचे खाते विलंबित संदर्भित क. १ व २ या सामान्य प्रशासन विभागाच्या शासन निर्णय प्रस्ताव. सदर शासन निर्णयाबाबतच्या जाह्यकाहील ७ कमी कमी आराखडा आगावी १०० दिवसांच्या निहित करण कार्यवाही केली व त्याबाबतचा अहवाल सध्या माहितीका-यामाफत शासन दि. २० एप्रिल, २०२५ पर्यंत सादर करावा असे निर्देश संदि/विभाग प्रमुख यांना देण्यात येत आहेत.

दि. १३.०९.२०२५.

१. क. संकोट-२०२५/प्र.क. ७/२.५.१ दि. १०.०९.२०२५.
२. शासन निर्णय क. संकोट-२०२५/प्र.क. ७/२.५.१ दि. १०.०९.२०२५.

विषय:- शीघ्र कायदासाठी १०० दिवसांच्या कमी आराखड्याबाबत.

क. एम.सी.एम./१७८६ दि. २९.०२.२०२५

परिपत्रक
सामान्य प्रशासन विभाग
वृद्ध-मुंबई महानगरपालिका

(B)

बृहन्मुंबई महानगरपालिका



प्रमुख कर्मचारी अधिकारी यांचे कार्यालय,
सामान्य प्रशासन विभाग,
महापालिका मुख्यालय, सहावा मजला,
विस्तारित इमारत, महापालिका मार्ग,
फोर्ट, मुंबई - 400 001
दूरध्वनी क्र. 22754000 वि.क्र.4607.
email :ao01chpo@mcgm.gov.in.
क्र.एमओएम/आरटीआय/150
दि.23.07.2024

प्रति,

श्री. कमलाकर रत्नाकर शेणॉय,
बी-903, वैशाली अपार्टमेंट,
एमटीएनएल एक्सचेंज समोर,
शेट मोतीशा (लव्ह) लेन, माझगाव,
मुंबई-400 010.

Board to be fixed
at Prominent Places

विषय:- माहितीचा अधिकार अधिनियम, 2005 अंतर्गत माहिती मिळण्याबाबतचा
आपला दि.24.06.2024 रोजीचा अर्ज.

संदर्भ:- क्र.सहआ/साप्र/आरटीआय/110 दि.10.07.2024

महोदय,

माहितीचा अधिकार अधिनियम, 2005 अंतर्गत माहिती मिळण्यासाठीचा आपला दि.24.06.2024 रोजीचा अर्ज जन माहिती अधिकारी तथा प्रशासकीय अधिकारी, सह आयुक्त (सामान्य प्रशासन) यांचे कार्यालयाकडून दि.10.07.2024 रोजी या उप विभागास अग्रेषित केला असून, दि.11.07.2024 रोजी या कार्यालयास प्राप्त झाला आहे.

सदर अर्जाद्वारे आपण मागितलेल्या मुद्दा क्र.3(i) बाबतची माहिती खालीलप्रमाणे आहे.

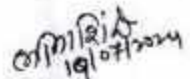
अ.क्र.	अर्जदाराने मागितलेल्या माहिती चे मुद्दे	जन माहिती अधिका-याने दिलेली माहिती
3(i)1	The Head of every office or department shall publish the list of powers delegated to the sub-ordinate officers, working under them, for taking final decision.	प्रमुख कर्मचारी अधिकारी (सामान्य प्रशासन) विभागाकडून सर्व खाते/विभाग प्रमुख यांना निर्गमित करण्यात आलेल्या परिपत्रक क्र.एमओएम/२३५३ दि.०६.०३.२०२४ अन्वये कलम ६४ (ब) (१) (२) (३)नुसार खाते/विभाग प्रमुख यांचे स्तर/कर्तव्ये जबाबदारी/अधिकार यादी बृहन्मुंबई महानगरपालिकेच्या संकेतस्थळावर प्रसिद्ध करण्याबाबत तसेच नागरिकांकरिता सर्व कार्यालयात
3(i)2	The Head of every office or department shall determine as far as possible three levels of submission for taking final decision on all matters pertaining to that office of department.	

3(i)3	List of powers delegated to the subordinate officers and levels of submission shall be prepared and published within one year from the date of commencement of this act and shall be updated on the 1st April of every succeeding year.	दर्शनी भागात प्रदर्शित करण्याबाबत निदेश देण्यात आले आहेत. अधिकारी याअनुषंगाने प्रमुख कर्मचारी(सामान्य प्रशासन) विभागाची कलम ६४ (ब) (१) (२) (३)नुसार खाते/विभाग प्रमुख यांचे स्तर/कर्तव्ये जबाबदारी/अधिकार यादी वृहन्मुंबई महानगरपालिकेच्या संकेतस्थळावर प्रसिद्ध करण्याबाबतची कार्यवाही प्रगतीपथावर आहे.
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उपरोक्त माहितीने आपले समाधान न झाल्यास या विभागाशी संबंधित मुद्द्यांबाबत आपण सह प्रमुख कर्मचारी अधिकारी (सर्वसाधारण) तथा अपिलीय अधिकारी यांचेकडे तीस दिवसांत अपिल करू शकता. त्यांचा पत्ता खाली नमूद करण्यात येत आहे.

सह प्रमुख कर्मचारी अधिकारी (सर्वसाधारण),
 सहावा मजला, विस्तारित इमारत,
 महानगरपालिका मुख्यालय,महापालिका मार्ग, मुंबई-400 001.
 (दूरध्वनी क्र. 22754000 वि. क्र.4675)

याद्वारे आपला दि.24.06.2024 रोजीचा, दि.11.07.2024 रोजी या उपविभागात प्राप्त झालेला अर्ज निकाली निघतो.


 (लीना ता.शिंदे)
 जन माहिती अधिकारी तथा
 रचना व कार्यपध्दती अधिकारी(आयुक्तांचे कार्यालय)

वृहन्मुंबई महानगरपालिका
सामान्य प्रशासन विभाग
परिपत्रक

क्र.एमओएम/२३५३ दि.०६.०३.२०२४

विषय:- कार्यालयीन कर्तव्य पार पाडताना होणाऱ्या विलंबास प्रतिबंध करण्याच्या दृष्टीने ६४ व अंतर्गत करावयाच्या कार्यवाहीबाबत.

संदर्भ:- महाराष्ट्र शासन राजपत्र असाधारण भाग चार, मंगळवार, ऑगस्ट १६, २०११ महाराष्ट्र अधिनियम क्रमांक २९

कार्यालयीन कर्तव्य पार पाडताना होणाऱ्या विलंबास प्रतिबंध करण्याच्या दृष्टीने करावयाच्या कार्यवाहीबाबत मुंबई महानगरपालिका अधिनियम, १९८८ मधील नवीन कलम ६४ व (१) नुसार मुंबई महानगरपालिका अधिनियमात महाराष्ट्र शासन राजपत्र असाधारण भाग चार, मंगळवार, ऑगस्ट १६, २०११ महाराष्ट्र अधिनियम क्रमांक २९ च्या अनुषंगाने खालील सुधारणा करण्यात आल्या आहेत.

६४ व. १) आयुक्त, त्याच्या हाताखाली काम करणा-या, त्याला दुय्यम असणा-या अधिका-यांकडे अंतिम निर्णय घेण्यासाठी सोपविल्यात आलेल्या अधिकारांची यादी प्रसिध्द करील.

२) आयुक्त, महानगरपालिकेच्या कोणत्याही कार्यालयातील किंवा विभागातील बाबींवर अंतिम निर्णय घेण्यास सक्षम असलेल्या संबंधित सांविधिक समितीकडे किंवा प्राधिका-याकडे कोणतीही बाब सादर करण्यासाठी शक्यतो अधिका-यांचे चार किंवा त्यापेक्षा कमी स्तर निर्धारित करील.

३) दुय्यम अधिका-यांकडे सोपविलेल्या अधिकारांची सूची आणि बाब सादर करण्यासाठी असलेले अधिका-यांचे स्तर, महाराष्ट्र महानगरपालिका आणि नगरपरिषदा (दुसरी सुधारणा) अधिनियम, २०१० याच्या प्रारंभाच्या दिनांकापासून एका वर्षाच्या आत तयार करण्यात येतील व प्रसिध्द करण्यात येतील व पुढील प्रत्येक वर्षाच्या १ एप्रिल रोजी ते अद्ययावत करण्यात येतील.

उपरोक्त नमूद सुधारणेच्या अनुषंगाने कार्यालयीन कर्तव्य पार पाडताना होणाऱ्या विलंबास प्रतिबंध करण्याच्या दृष्टीने ६४ व अंतर्गत करावयाच्या कार्यवाहीबाबत सर्व खाते /विभाग प्रमुख यांना खालीलप्रमाणे निदेश देण्यात येत आहेत.

१) सर्व खाते/विभाग प्रमुख यांनी मुंबई महानगरपालिका अधिनियम, १९८८ मधील त्यांच्या खात्याशी संबंधित कलमाखालील तरतूदीच्या अनुषंगाने त्यांच्या हाताखाली काम करणाऱ्या व त्यांना दुय्यम असणाऱ्या शक्यतो चार किंवा त्यापेक्षा कमी स्तर निर्धारित करण्यास व या अधिका-यांकडे (उदा. विभाग कार्यालयातील सहायक आयुक्त, सहायक अभियंता, दुय्यम अभियंता, कनिष्ठ अभियंता, निरीक्षक, इत्यादींना व इतर खात्याबाबत खाते प्रमुख/उप खाते प्रमुख यांच्या हाताखाली काम करणारे व त्यांना दुय्यम असणारे अधिकारी) अंतिम निर्णय घेण्याबाबतचे असलेले अधिकार/शक्ती (deputation/delegation of powers) (मुंबई महानगरपालिका अधिनियम, १९८८ मधील संबंधित कलमांसह) याबाबतची यादी खालील नमुन्यात तयार करून संबंधित अतिरिक्त महानगरपालिका आयुक्त यांच्या मान्यतेने प्रसिध्द करावी व पुढील प्रत्येक वर्षाच्या १ एप्रिल रोजी अद्ययावत करावी.

कलम ६४(ब) (१) (२) (३) खाते/विभाग प्रमुख यांचे स्तर/कर्तव्ये जबाबदारी/अधिकार याची यादी

खाते/विभाग:-

अ. क्र.	पदनाम	स्तर	अधिकार प्रदान करण्यात आलेले मुंबई महानगरपालिका अधिनियम, १९८८ चे कलम	प्रदान केलेले अधिकार	कर्तव्य व जबाबदारी
१	२	३	४	५	६
१.		पहिला स्तर			
२.		दुसरा स्तर			
३.		तिसरा स्तर			

- २) सदर यादी मुंबई महानगरपालिकेच्या खालील संकेतस्थळावरील बृहन्मुंबई महानगरपालिका मुखपृष्ठ -> नागरिकांकरिता->माहिती->कलम ६४ (व) नुसार अधिका-यांच्या अधिकारांची यादी या पाथवर प्रसिध्द करावी.
- ३) सदर यादी सर्व संबंधित खाते/विभाग प्रमुख यांनी त्यांच्या स्तरावर उपरोक्त पाथवर प्रसिध्द करावी.
- ४) सदर यादी खाते/विभाग प्रमुख यांनी नागरिकांकरिता सर्व कार्यालयात दर्शनी भागात प्रदर्शित करावी.

सही/-२४.०१.२०२४ सही/-०१.०२.२०२४ सही/-०६.०२.२०२४ सही/-२९.०२.२०२४
 (रिमा सु. डेकणे) (मिलिन सावंत) (डॉ. अश्विनी जोशी) (डॉ. इ सिं चहल)
 प्रमुख कर्मचारी अधिकारी सह आयुक्त (सा.प्र.) अतिरिक्त महानगरपालिका आयुक्त (शहर) महानगरपालिका आयुक्त

प्रकअ/८७
 २०२३-२४

सामान्य प्रशासन विभाग
 क्र.एमओएम /२३५३ दि.०६.०३.२०२४

प्रत:-----यांना
 माहितीसाठी व योग्य त्या कार्यवाहीसाठी रवाना.

(Handwritten Signature)
 ०६/०३/२०२४
 (लीना ता. शिंदे)

रचना व कार्यपध्दती अधिकारी (आयुक्तांचे कार्यालय)

क्र. 1500(जन-821/7.1.2000)-एमसी

मुहानुबंद महानगरपालिका

परिपत्रक

क्र. एमओएम/1653 दि.07.01.2000

विषय : सोमवार व शुक्रवार या दिवशी अधिका-यांनी नागरिकांना भेटण्यासाठी वेळ निश्चित करण्याबाबत.

महानगरपालिका आयुक्तांचे असे आदेश आहेत की सर्व उप आयुक्त, खाते प्रमुख व विभाग अधिकारी यांनी प्रत्येक आठवड्यातील सोमवार व शुक्रवार या दिवशी दुपारी 3 ते 5 हो वेळ नागरिकांना भेटण्यासाठी खुलून ठेवावी. सदर वेळेत त्यांनी नागरिकांना आगाऊ भेटीची वेळ ठरविली नसली तरी भेटले.

उपरोक्त दिवशी (नमूद केलेल्या वेळेमध्ये) आयुक्त, अतिरिक्त आयुक्त व उप आयुक्त कोणतीही बैठक शक्यतो आयोजित करणार नाहीत व सदर वेळेत ते देखील नागरिकांना पूर्वसंमतीविना भेटतील.

मात्र काही अपरिहार्य कारणास्तव आयुक्त व अतिरिक्त आयुक्त यांनी उपरोक्त दिवशी उप आयुक्त, खाते प्रमुख व विभाग अधिकारी यांना तातडीच्या बैठकीसाठी बोलाविल्यास संबंधितांनी आपल्या त्या दिवशीच्या नागरिकांसाठी उपलब्ध न राहण्याबाबतची नोटीस आपापल्या कक्षाभादर लावावी. मात्र खाते प्रमुख, विभाग अधिकारी यांनी अशा वेळी आपल्या निकटच्या निम्नतम अधिका-यांना नागरिकांना भेटण्यास उपस्थित राहण्यास सांगले.

उपरोक्त सूचनांची नोंद घेऊन त्यांचे काटेकोरपणे पालन केले जावे.

सही/- 5-1-2000 (दि.वा.देवपांडे) रचना व कार्यपद्धती अधिकारी (आयुक्तांचे कार्यालय)	सही/-5-1-2000 (ड.शं. महाडदळकर) प्रमुख कर्मचारी अधिकारी	सही/- 5-1-2000 (एस.वी.पाटील) उप आयुक्त (सा.प्र.)	सही/- 5-1-2000 (अजित कुमार जैन) अति.आयुक्त (शहर)
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सामान्य प्रशासन विभाग,
म.न.पा.आयुक्तांचे कार्यालय,
क्र.एमओएम/1653
दि.07.01.2000

सप्र/11
1999-2000

प्रत _____ यांना
(अधिक प्रतीसह) माहिती व आवश्यक त्या कार्यवाहीसाठी रवाना.

(Signature)
रचना व कार्यपद्धती अधिकारी
(आयुक्तांचे कार्यालय)

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शासकीय कार्यालयामध्ये प्राप्त झालेल्या निवेदनांवर
द्वारा आठवड्यामध्ये कार्यवाही करण्याबाबत.....

महाराष्ट्र शासन

सामान्य प्रशासन विभाग,

शासन परिपत्रक क्रमांक : संकीर्ण २०१३/प्र.क्र. ८/१८ (र. व का.),

मंत्रालय विस्तार, मादाम कामा मार्ग, हुतात्मा राजगुरु चौक,

मुंबई-४०० ०३२, दिनांक :- १८ जानेवारी, २०१३.

प्रस्तावना :-

जनतेच्या गा-हाणी व तक्रारींची तातडीने दखल घेण्याबाबत शासन परिपत्रक, सामान्य प्रशासन विभाग, क्र.संकीर्ण-१००३/२४८/प्र.क्र.७/१८ (र. व का.) दि.२६.८.२००३ अन्वये सूचना देण्यात आलेल्या आहेत. तसेच, जनतेची शासकीय कार्यालयातील कामे / निर्णय लवकर होण्याच्या दृष्टीने शासनाने महाराष्ट्र शासकीय कर्मचाऱ्यांच्या बदल्यांचे विनियमन आणि शासकीय कर्तव्य पार पाडताना होणाऱ्या विलंबास प्रतिबंध अधिनियम, २००५ राज्यात दि. ०१.०७.२००६ पासून लागू केला आहे. या अधिनियमातील प्रकरण-तीन मधील कलम १० मध्ये धारिका निकाली काढण्यासाठी कालमर्यादा निश्चित केली आहे व या कालमर्यादेचे पालन न झाल्यास शिस्तभंगाची कारवाई करण्याची तरतूद केलेली आहे. परंतु या तरतुदीची प्रभावी अंमलबजावणी होत नसल्याचे मा.मुंबई उच्च न्यायलय, मुंबई येथे दाखल झालेल्या रिट याचिका क्र.६७३१/२०१२ च्या अनुषंगाने दिसून आले आहे. या याचिकेमध्ये मा उच्च न्यायलयाने श्री. राजेश के. गोडांबे यांच्या प्रकरणाच्या अनुषंगाने जनतेच्या निवेदने/अर्जांचा निपटारा शासन परिपत्रक, महसूल व वन विभाग, क्र.संकीर्ण-०२/२०१०/प्र.क्र. २९/अ-२ दि. १६.२.२०१० मधील तरतुदीनुसार १२ आठवड्यात करण्याच्या सूचना सर्वांना देण्याचे निर्देश दिलेले आहेत. त्यानुसार पुढील प्रमाणे सूचना देण्यात येत आहेत.

शा स न परि प त्र क

- १) शासनाकडे आलेल्या निवेदने/अर्जांवर शासन परिपत्रक, महसूल व वन विभाग, क्र.संकीर्ण-०२/२०१०/प्र.क्र. २९/अ-२ दि. १६.२.२०१० मधील तरतुदीनुसार १२ आठवड्यात निर्णय घेऊन अंतिम उत्तर देण्यात यावे. अपवादात्मक परिस्थितीत त्या प्रकरणी १२ आठवड्यात अंतिम उत्तर देणे शक्य नसल्यास अशा परिस्थितीत त्या प्रकरणी अंतिम उत्तर देणे का शक्य नाही याचा खुलासा संबंधित अर्जदारास करण्यात यावा.
- २) अशी निवेदने/अर्जांच्या अनुषंगाने अर्जदाराने न्यायालयात याचिका दाखल केल्यास अशी याचिका दाखल केल्यापासून ४ आठवड्यात सदर अर्जांवर कोणत्याही परिस्थितीत अंतिम निर्णय घेण्यात यावा व अर्जदारास अंतिम उत्तर देण्यात यावे.
- ३) वरीलप्रमाणे कार्यवाही करण्यासाठी प्रत्येक कार्यालयात जनतेच्या निवेदने/अर्जांच्या नोंदीकरिता स्वतंत्र नोंदवही (Register) ठेवण्यात यावे.
- ४) उक्त नोंदवहीत नोंदविलेल्या निवेदने/अर्जांवर कार्यवाही केली जाते किंवा नाही याचा आढावा कार्यालय प्रमुख/विभाग प्रमुखाने दरमहा घ्यावा.

अभ्यंगतांना अभिप्रायासाठी फॉर्म ठेवण्याबाबत

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मार्च ११, २०२२

प्रत्येक सार्वजनिक प्राधिकरणाकडे अभ्यांगतांना
अभिप्रायासाठी फॉर्म ठेवण्याबाबत.

महाराष्ट्र शासन
सामान्य प्रशासन विभाग
शासन परिपत्रक क्र. संकिर्ण २०१६ / प्र.क्र. (२०४/१६) सहा.
मंत्रालय, मुंबई - ४०० ०३२.
दिनांक - २३.११.२०१६.

परिपत्रक:-

राज्य माहिती आयोग, कोकण यांच्याकडे दाखल असलेल्या व्दितीय अपील क्र.के.आर-४५२८/२०१५ वर निर्णय देताना, "प्रत्येक सार्वजनिक प्राधिकरणाकडे अभ्यांगतांना अभिप्रायासाठी फॉर्म ठेवण्यात यावेत, सदर फॉर्म ई-मेल द्वारे सेवा पुरविणाऱ्या नोडल प्राधिकरण/पर्यवेक्षकाकडेही पाठविण्यात येतील. सदर अभिप्रायाचे फॉर्म प्रत्येक तिमाहीला संबंधित अधिकाऱ्यासमोर उघड करण्यात यावेत आणि सदर अधिकाऱ्याची जनतेबरोबरची वागणूकीबाबत त्याच्या गोपनीय अहवालात मुल्यमापन करण्यासाठी वापरण्यात यावेत" असे आदेश माहिती अधिकार अधिनियमाच्या कलम १९(८)(ओ) अन्वये मा.राज्य माहिती आयुक्त, कोकण खंडपीठ यांनी दिले आहेत. सदर आदेशाची पूर्तता करणे आवश्यक आहे. मा.राज्य माहिती आयुक्त, कोकण खंडपीठ यांच्या सदर आदेशानुषंगाने सर्व विभागांना सूचित करण्याची बाब शासनाच्या विचाराधीन होती. तदनुसार शासन पुढीलप्रमाणे सूचित करित आहे.

२. "प्रत्येक सार्वजनिक प्राधिकरणाकडे अभ्यांगतांना अभिप्रायासाठी फॉर्म ठेवण्यात यावेत, सदर फॉर्म ई-मेल द्वारे सेवा पुरविणाऱ्या नोडल प्राधिकरण/पर्यवेक्षकाकडेही पाठविण्यात यावेत, सदर अभिप्रायाचे फॉर्म प्रत्येक तिमाहीला संबंधित अधिकाऱ्यासमोर उघड करण्यात यावेत आणि सदर अधिकाऱ्याच्या जनतेबरोबरच्या वागणूकीनुषंगाने त्याच्या गोपनीय अहवालात मुल्यमापन करण्यासाठी वापरण्यात यावेत".

३. उपरोक्त परिपत्रकातील तरतूदी सर्व मंत्रालयीन विभाग प्रमुखांनी त्यांच्या अधिपत्याखालील विभाग प्रमुख, सार्वजनिक प्राधिकरण तसेच सर्व संबंधितांच्या निदर्शनास आणून घ्याव्यात व तदनुसार आवश्यक कार्यवाही करण्याबाबत त्यांना सूचित करण्यात यावे.

४. सदर शासन परिपत्रक महाराष्ट्र शासनाच्या www.maharashtra.gov.in या संकेतस्थळावर उपलब्ध करण्यात आले असून त्याचा सांकेतांक क्र. २०१६११२३१६२५५३५८०७ असा आहे. हे परिपत्रक डिजिटल स्वाक्षरीने साक्षात्कृत करून काढण्यात येत आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने

Rajendra
M Jadhav

(रा.मा.जाधव)

शासनाचे उप सचिव.

प्रति,

१. मा.राज्यपाल यांचे सचिव,

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माहितीचा अधिकार अधिनियम, २००५
नागरिकांना अवलोकनासाठी अभिलेख
उपलब्ध करून देणेबाबत.

महाराष्ट्र शासन
सामान्य प्रशासन विभाग
शासन परिपत्रक क्र. संकीर्ण२०१८/प्र.क्र.४५/कार्या-६
मादाम कामा मार्ग, हुतात्मा राजगुरु चौक,
मंत्रालय, मुंबई ४००० ०३२
दिनांक : २६ नोव्हेंबर, २०१८

प्रस्तावना:-

माहितीचा अधिकार अधिनियम, २००५ अंतर्गत प्राप्त होणा-या माहिती अर्जांची संख्या कमी होण्याच्या दृष्टीने व कामकाजात पारदर्शकता येण्यासाठी पुणे महानगरपालिकेने जावक क्र. मआ/से/१०६२, दिनांक ३१.७.२००९च्या आदेशान्वये, नागरिकांना अवलोकनासाठी अभिलेख उपलब्ध करून देण्याचा प्रयोग केला होता. त्याच धर्तीवर जिल्हास्तरीय कार्यालयापासून ते निम्नस्तरीय सर्व कार्यालयात नागरिकांना अवलोकनासाठी अभिलेख उपलब्ध करून देण्याची बाब शासनाच्या विचाराधीन होती.

शासन परिपत्रक:-

शासकीय कामकाजात अधिक पारदर्शकता येण्यासाठी व माहिती अधिकार अधिनियमांतर्गत प्राप्त माहिती अर्जांची, प्रथम व द्वितीय अपीलांची संख्या कमी होण्याच्या दृष्टीने राज्यातील जिल्हा स्तरीय कार्यालयांपासून ते निम्नस्तरीय सर्व कार्यालयात तसेच महानगरपालिका, नगरपालिका, जिल्हा परिषद इत्यादी सर्व कार्यालयात प्रत्येक सोमवारी किंवा सदर दिवशी सार्वजनिक सुट्टी असल्यास त्यानंतरच्या कार्यालयीन दिवशी दुपारी ३.०० ते ५.०० या वेळेत नागरिकांना, माहिती अधिकार अधिनियम, २००५ अंतर्गत विहित प्रक्रियेनुसार, त्यांच्या मागणीनुसार अभिलेख अवलोकनासाठी उपलब्ध करून द्यावेत.

२. प्रत्येक कार्यालय प्रमुखांनी स्थानिक परिस्थितीच्या अनुषंगाने आवश्यक दुरुस्तीसह नागरिकांना अभिलेख अवलोकनासाठी उपलब्ध करून देण्याच्या प्रयोगाची आपापल्या कार्यालयात अंमलबजावणी करावी.

सदर शासन परिपत्रक महाराष्ट्र शासनाच्या www.maharashtra.gov.in या संकेतस्थळावर उपलब्ध करण्यात आले असून त्याचा संकेतांक २०१८११२६१५२८३५३७०७ असा आहे. हे परिपत्रक डीजीटल स्वाक्षरीने साक्षांकित करून काढण्यात येत आहे.

महाराष्ट्राचे राज्यपाल यांच्या आदेशानुसार व नावाने,

BIPIN
MALLICK

Digitally signed by BIPIN MALLICK
DN: cn=BIPIN MALLICK, postalCode=110011,
o=Delhi,
2.5.4.20+81163904e2771241805204884011
b0b0d74021440183008754e930c,
serialNumber=01ca80a0e0104601a8010101
5171a11100d0104201070c70d0010101,
ou=BIPIN MALLICK
Date: 2018.11.26 15:40:51 +05:30

(बिपिन मल्लिक)

अपर मुख्य सचिव, महाराष्ट्र शासन

प्रत,

१. मा. राज्यपाल यांचे सचिव
२. मा. मुख्यमंत्री यांचे प्रधान सचिव

३. मा. मुख्य सचिव, महाराष्ट्र राज्य
४. राज्य मुख्य माहिती आयुक्त, राज्य माहिती आयोग, महाराष्ट्र राज्य, मुंबई
५. सर्व राज्य माहिती आयुक्त, राज्य माहिती आयोग, महाराष्ट्र राज्य, मुंबई
६. प्रबंधक (मूळ शाखा/ अपील शाखा), उच्च न्यायालय, मुंबई
७. सचिव, महाराष्ट्र लोकसेवा आयोग, मुंबई
८. सचिव, महाराष्ट्र विधानमंडळ सचिवालय, मुंबई
९. प्रबंधक, लोकआयुक्त व उप लोकआयुक्त यांचे कार्यालय, मुंबई
१०. अपर मुख्य सचिव/प्रधान सचिव/सचिव(सर्व), मंत्रालयीन विभाग, मंत्रालय, मुंबई
११. महासंचालक, माहिती व जनसंपर्क संचालनालय, मुंबई
१२. सर्व मंत्रालयीन विभाग
१३. सर्व विभागीय आयुक्त / सर्व जिल्हाधिकारी
१४. महासंचालक, यशदा, पुणे



बृहन्मंबई महानगर पालिका

Municipal Corporation of Greater Mumbai

क्र.	गुन्हा	भारतीय रंड विधान कायदा (IPC) कलम	शिक्षा
१	सरकारी कामात अडथळा आणणे	३५३	२ वर्षांची सश्रम कारावासाची शिक्षा
२	सरकारी कर्मचाऱ्यांशी बद घालणे	५०४	२ वर्षांची सश्रम कारावासाची शिक्षा
३	सरकारी कर्मचाऱ्यास अपशब्द वापरणे	५०४	२ वर्षांची सश्रम कारावासाची शिक्षा
४	सरकारी कर्मचाऱ्यास धमकी देणे	५०४	२ वर्षांची सश्रम कारावासाची शिक्षा
५	सरकारी कर्मचाऱ्यास मानहानि करणे	३०३ व ३०३	२ वर्षांची सश्रम कारावासाची शिक्षा
६	सरकारी कर्मचाऱ्याकडून खुंडणीची मागणी करणे / सरकारी कर्मचाऱ्यास ब्लॅकमेल करणे	३८३, ३८४ व ३८३	२ ते १० वर्षांची सश्रम कारावासाची शिक्षा
७	कार्यालयात जबरदस्ती प्रवेश करणे	४२७ व ३७९	२ वर्षांची सश्रम कारावासाची शिक्षा
८	सरकारी मालमत्तेस नुकसान पोहचविणे	३७८ व ३७९	३ वर्षांची सश्रम कारावासाची शिक्षा
९	सरकारी दस्तावेज चोरी करणे	३७८ व ३७९	३ वर्षांची सश्रम कारावासाची शिक्षा
१०	सरकारी दस्तावेजला नुकसान पोहचविणे	३७८ व ३७९	३ वर्षांची सश्रम कारावासाची शिक्षा
११	अनाधिकृत जमाव गोळा करणे	१४१ व १४३	६ महिन्यांची सश्रम कारावासाची शिक्षा
१२	सरकारी कार्यालयात गोधळ घालणे	१४६, १७८ व १५०	६ महिन्यांची सश्रम कारावासाची शिक्षा

सहायक आयुक्त बी विभाग

E1

Date: 28 April 2025

116-71-67-A---63 / JT MC chore-request for meeting MC /MC and all Addl MC violation every circular and GRs / BMC 4500 crores Ashwni Joshi 10.3.25 folder and file

To,
Mr. Chore,
Officer on Special Duty (OSD),
Municipal Commissioner Office,
Municipal Corporation of Greater Mumbai (MCGM),
Mumbai.

Subject: 4 top IAS officers of BMC themselves violating almost every State government GR and circulars issued. Namely Municipal commissioner and all 3 Addl MCs .

Addl MC projects Mr. Bangar meets citizens

- a. Compliance with Circular dated 7.1.2000 and Government Resolution dated 13.1.25 — Disclosure outside cabins of Municipal Commissioner and Additional Municipal Commissioner regarding meeting timings without prior appointments
- b. Details of officers for complaint filing and sanction for prosecution.

Reg: no action violating BMC circulars and Governments GRS by none other than 5 top IAS officers of BMC

Municipal commissioner and all 3 Addl MC are not meeting citizens as per GR 13.1.25 and circular 7.1.2000. Addl MC projects Mr. Bangar meets citizens

1. This is in reference to our meeting held on 22.4.2025 around 6:30 PM wherein I had drawn your kind attention to the requirement of prominently displaying outside the cabins of the Municipal Commissioner and Additional Municipal Commissioner, their respective timings during which members of the public can meet them without prior appointments, as mandated by Circular dated 7.1.200 and Government Resolution dated 13.1.25.

2. As per the spirit and intent of the said Circular and GR, it is necessary that citizens be allowed direct and time-bound access to senior officers without any prior appointment formalities, thereby ensuring transparency, accountability, and ease of grievance redressal in municipal administration.

3. Further, as also discussed during the meeting, it is essential to additionally display the names, designations, and contact details of three immediate senior officers to whom complaints against the Municipal Commissioner or Additional Municipal Commissioner may be filed in case of grievances or dereliction of duty.

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4. Moreover, the name and designation of the competent authority who is empowered to grant sanction to prosecute the concerned officials under the applicable laws should also be clearly displayed.

5. I once again request that necessary immediate steps be taken to:

(a) Put up boards outside the cabins of the Municipal Commissioner and Additional Municipal Commissioner disclosing their meeting timings for the public without prior appointments as per Circular dated 7.1.200 and GR dated 13.1.25;

(b) Display the names and details of three immediate senior officers for complaint redressal;

(c) Display the name and designation of the authority competent to grant sanction for prosecution.

6. It is pertinent to note that although you had directed Mr. Bhavar to ensure compliance with the above requirements, no action has yet been taken. This non-implementation is a matter of serious concern and defeats the objective of the Circular and GR.

7. Further, I had also requested for a personal meeting with Mr. Garani. However, no reply has been received to my request. It is the duty of the concerned officer to communicate a response — either by granting the meeting or, if declining, by assigning valid reasons for such refusal. Failure to respond amounts to denial of a citizen's right to access public authorities.

8. In case this is not complied with, it may result in serious violation of citizens' rights under Article 14 and Article 21 of the Constitution of India apart from breaching the binding instructions under the aforementioned Circular, GR, and the Mumbai Municipal Corporation Act, 1888.

9. Kindly treat this as extremely urgent and sensitive in the larger public interest.

E2

Date: / 23.8.25 4.5.25

255- 131- 122 / MC BMC/ inaction of MC gagrani / BMC 4500 crores (addl MC 10.3.25 folder and file)

From Kamlakar Shenoy. Mob 9870987359

To:

Mr. Bhushan Gagrani, The Municipal Commissioner
Brihanmumbai Municipal Corporation (BMC)
Mumbai

Cc

Azad maidan police station

DCP zone 1

Addl CP south

Subject: Failure of Municipal Gagrani to implement Government Resolutions and Circulars, and deliberate inaction against Additional Municipal Commissioner (City) – Request for immediate legal action and record for criminal prosecution.

Reg: I shall be forced to come to your office and expose your working as IAS officers with live video recording about your willful defiance to act in accordance with law. (no personal enmity)

Please educate me if my submission is incorrect in live video recording. But I know you will not dare to educate me. Your silence speaks louder than words

1.0. I, strongly protest and place on record the following material facts and violations of law, requiring urgent compliance, failing which this letter shall be used as primary evidence for initiating criminal prosecution under IPC Sections 166, 217, 218, 409, and 120B, along with relevant provisions of CrPC and Civil Law.

2.0. Failure to implement GRs and Circulars:

2(a) Non-compliance with GR dated 18.01.2013 – Register of complaints is not maintained as mandated.

2(b) Non-compliance with Circular dated 07.01.2000 and GR dated 13.01.2025 – No visitors' register maintained, and public interaction is not permitted on Mondays and Fridays from 3 to 5 PM.

2(c) Non-display of mandatory boards outside cabins, as required by GR dated 13.01.2025, showing officer names and meeting hours.

2(d) GR dated 23.11.2016 and Circular dated 16.01.2024 – No register maintained or action taken on public suggestions.

2(e) GR dated 26.11.2018 – No provision made every Monday for citizens to inspect files or documents.

2(f) Circulars dated 06.03.2024 and 29.05.2024 – No display board showing the three senior officers authorized to accept complaints against Addl. MC (City). **No display of names, addresses, email id, tel.no. the authorities who grant sanction to prosecute MC and Addl MC**

2(g) Circular dated 02.06.2023 – No register maintained under RTI Act Sections 5(1) and 5(5) for public interface by PIOs.

Footpath, traffic island in whole of Mumbai being encroached and MC Gagrani has failed to take

2(h) **Circular dated 14.12.1999** – Failure to act against illegal encroachments on roads, footpaths, and traffic islands. The Municipal Commissioner and the Addl. MC (City) have directly abetted and promoted illegal construction and encroachments on public roads, footpaths, and traffic islands. The Addl. MC (City) has failed to dispose of approximately 25 written complaints and grievances and around 15 RTI applications related to such encroachments. The Municipal Commissioner has deliberately failed to take any action and has instead protected the Addl. MC (City) from accountability and prosecution.

MC Gagrani failure: Food truck is in violation of Supreme Court and no license issued.

2(i) No action taken despite evidence of misuse of Rs. 5.45 crores on illegal food trucks without valid license or policy.

- i. Disclosing the name and designation of the competent authority empowered to grant sanction for prosecution under the Prevention of Corruption Act and other relevant statutes.

3(c) MC Gagrani acting in breach of the Central Civil Services (Conduct) Rules, 1964, specifically:

- **Rule 3(1):** “A government servant shall at all times maintain absolute integrity, devotion to duty, and do nothing which is unbecoming of a government servant.”
- **Rule 3(2):** “Every government servant holding a supervisory post shall take all possible steps to ensure the integrity and devotion to duty of all government servants for the time being under their control and authority.”

This rule makes it explicitly clear that senior officers are responsible for monitoring and ensuring that subordinates act with integrity and devotion to their duties.

obstruction of justice.

5.0. Relief and Legal Notice:

I request to:

5(a) Grant an appointment for personal meeting within 7 days, as you have failed to respond despite several written and oral requests made earlier.

In addition, immediately implement all cited Government Resolutions (GRs) and circulars and submit a compliance report. **(it is offence under Public records act)**

5(b) Initiate disciplinary and legal proceedings against Addl. MC (City) within 15 days.

5(c) Preserve all internal notes, files, emails, and meeting records related to the above matters, failing which adverse inference will be drawn in judicial proceedings.

5(d) action against Addl MC City Smt. Ashwini Joshi. **(Copy of the failure to discharge duty attached). NO RTI appeals and complaint disposed**

if my submission is incorrect please educate me.

Jai Hind

Point no	Depart to be handled	My complaints
1	Adm. of the DMC zone-1 & 2	Pertains to zone 1 & 2
2	GAD regarding staff and workers	a. Complaint against Ubale and 2 other b. Wrongful use of section 6(3) instead of 5(4) RTI act.
3	Estate	Fraud of thousands of crores of BMC property
4	Legal dept	Complaint against Ubale and 2 others. Rs. 1 lac fine as directed by Hon. Bombay High Court and not taking disciplinary action as per 20.11.2003 i.e. dismissal from service. Complaint against Kiran Dighavkar (then Asst Comm G northward)
5	Market dept	Provision of law and sections to give approvals for Illegal transit market at Crawford Market junction without any permission.
6	License and establishment	Waiving of 100% penalty on delayed payment of license fees during lockdown period
7	<u>Municipal Commissioner and</u>	a. G north F.P. 746, Prabhadevi, Mumbai 25. Inaction

	<p><u>Addl MC of BMC sponsored illegal acts.</u></p> <p>All roads, footpaths and traffic islands being encroached and no action.</p> <p>removal of encroachment and illegal construction.</p>	<p>against Asst Comm</p> <p>b. Illegal construction and encroachment on road / footpath, traffic circles and traffic islands without Police NOC</p> <p>c. Violation of Traffic police NOC 20.8.2014.</p> <p>d. Hancock bridge Removal of obstructing structures and failure of road widening</p> <p><u>MC direction oral and not in writing 12.8.24 (Copy attached)</u> <u>MC direction to change circular 14.12.99. (copy attached)</u> <u>Notice issued to MC on such illegal direction 21.12.23. (copy attached)</u></p>
8	Improvement dept.	<p>a. Estate dept fraud of thousands of crores.</p> <p>b. Hancock bridge Removal of obstructing structures and failure of road widening</p> <p>c. Carnac bridge removal of obstructing structures</p>
10	License 313 and 394	Increase of 10% license fees every year
11	Illegal food trucks encroaching on roads	<p>Without license no action</p> <p>5.44 crores spent on food trucks (copy attached)</p>
12	Failure to ensure subordinate staff discharge duty with devotion and faithfulness	<p>Addl MC states that after removal the encroacher come back.</p> <p>The Courts have directed to take police action and the law has several options to punish the repeated and habitual offenders which is willfully not implemented by BMC.</p> <p><u>BMC staff has no support from Addl MC when there is political pressure.</u></p> <p>hence, the subordinate officers have succumbed to pressures of politicians. Support of Addl MC is most important to take action against illegal encroachers on road, footpath, and traffic islands</p> <p>Addl MC / JT MC vigilance and Removal of Encroachment failure to act against erring officers to remove encroachment and obstruction on road and footpath / traffic island proves that the encroachers are protected by Addl MC</p>
13	<p>Footpath robbery in B and C ward</p> <p>a. Walpakadi</p> <p>b. Opp. Bhendi bazar</p> <p>c. Rajan Bhogle marg</p> <p>d. Kala chowkie</p>	No action but forwarding the complaint like postman and courier boy since more than one year.

14	BEST electric smart meters	No details of procedure followed and benefit to citizens, and hidden expenses
15	<p>Implementation of MMC section 64 B to provide board at prominent places at their offices.</p> <p>MOST IMPORTANT TO EXPOSE NON PERFORMING IAS OFFICERS</p>	<p>No Addl MC have discharged their duty. Setting a bad example, the subordinate officers</p> <ul style="list-style-type: none"> a. No board disclosing Monday and Friday 3 to 5 pm meeting. <u>(circular 7.1.2000)</u> b. No board disclosing 3 immediate senior officers. <u>(Regulation 9 of delay in discharge of duty act)</u> c. No board disclosing the details of authority granting sanction to prosecute the MC and ADDL MC in BMC. <u>(section 4 of RTI act.)</u> <p>Copies attached</p>

- 13. Name and designation and address to the authority to whom complaint can be filed against Addl MC
- 14. Name and designation of the authority who appoint Addl MC and / or IAS
- 15. Complaint Register as per GR 18.1.2013
- 16. Name, designation and address of authority who grants sanction to prosecute
- 17. Section and provision of law to give approval for reducing the usable road space below flyovers and cause obstruction and encroachment on road.
- 18. Section and provision of law to give approval by creating obstruction and encroachment by reducing the usable road space reserved for traffic island to ensure safety to pedestrians.
- 19. Details of all meeting called by Addl MC city with MHADA and others to remove the obstructions to complete the Hancock and Carnac bridge.
- 20. RTI applications pending

17.3.22 15.2.22	Appeal Addl MC (SFW)	Action taken after 2.2.22 against Kiran dighavkar complaint along with provision of law and materials.	
28.11.23	Addl MC city (4500 scam file)	ATR on illegal construction and present status	

14.12.23	Addl MC City (hancock PIL	action taken by All 4 Addl MC of BMC after new article dt. 21.11.23, 23.11.23	
2.9.23	Addl MC City (Email petition)	Action taken on 31.8.23 rights of citizens to prosecute the corrupt	
24.10.24	Addl MC project (hancock PIL	Action taken after 3 meetings	
1.10.24	Addl MC city (JJ flyover	action taken on Email submitting video of meeting dt. 24.3.24 Correspondence dt. 15.9.24, 22.9.24, 23.9.24 / BMC 4500 fraud JJ fly over bridge folder and file	
19.11.24	MC (BMC 4500 crores ACB file)	Action taken against 3 application u/s 17-A of PC act	
5.8.24	RTI MC) JJ fly over)	Action taken against Ashwini Joshi	Doc given on 20.9.24
30.9.24 30.8.24	Appeal RTI MC (BMC fraud 400 ACB file)	Action taken on letter 29.8.24 to record my statement on notice u/s 17-A PC act.	
10.8.24 5.6.24	Appeal Addl MC city (JJ flyover bridge)	Implementation of circular 29.5.24--- rem 7.11.24	Reminder 20.9.24
10.8.24 17.5.24	Appeal Addl MC city (food truck)	Procedure followed and details of amounts spent in all wards rem 7.11.24	Reminder 20.9.24 7.11.24
5.5.24 30.4.24	Appeal Addl MC city (JJ flyover	Action taken on pending issues rem 7.11.24	Appeal held on
30.9.24 25.9.23	Appeal Addl MC (sadguru food trucks	Objections and suggestions invited rem 7.11.24	
30.9.24 25.9.23	Appeal Addl MC (Food truck)	Action taken under IPC rem 7.11.24	

17.7.25 3.4.25	Appeal Addl Mc city (Café garbage folder)	Study carried out to introduce garage collection charges	Mhatre
17.7.25 3.4.25	Appeal Addl MC city (cafe sadguru property folder	Study carried out to increase property tax	Mhatre
17.7.25 15.6.25	Appeal Addl MC 10.3.25 folder	Compliance of GR 7.9.2016 and Circular 11.4.25	
17.7.25 26.5.25	Appeal MC (Addl MC 10.3.25)	Complaint dt. 22.5.26 illegal beautification	
21.7.25	MC (Addl MC 10.3.25	12 crores for 7 toilet's	
23.7.25	MC (Addl MC 10.3.25)	Janta Darabar details	

E3

Date: 20.10.25

324 / MC & all IAS officers in BMC/ failure to fix boards / BMB 4500 crores board fixing folder and file

To

The Municipal Commissioner,

All Additional Municipal Commissioners,

Joint Municipal Commissioner (Vigilance),

Brihanmumbai Municipal Corporation (BMC),

Mumbai – 400001.

Subject:

Notice of Wilful Non-Compliance with GR 13.1.25 and BMC Circulars dated 7.1.2000, 20.5.25 & 29.5.24 — Failure to Fix Mandatory Boards, Denial of Citizens' Fundamental Right to Meet Public Officers, and Breach of Oath of Allegiance by all IAS officers namely

- i. Municipal Commissioner
- ii. All Addl MC
- iii. JT MC Vigilance

Thereby committing offence u/s 199 (b) BNS I.e. Whoever, bring a public servant knowingly disobeys to the prejudice of any persons, any other direction of the law regulating the manner in which he shall conduct such investigation.

And several other cognizable offences including criminal breach of trust by public servant

1. Background

(a) Government Resolution (GR) 13.1.25 mandates that every Head of Department and IAS officer shall hold meetings with citizens every day and fix the prescribed time for such meetings outside the cabin, clearly displayed on a permanent board.

(b) The BMC Circular dated 7.1.2000 reaffirms this duty and directs that every department fix such boards prominently indicating the officer's name, designation, and daily public-meeting time.

(c) BMC Circular dated 20.5.25 re-endorses and mandates immediate implementation of the above GR by all departments under the Municipal Commissioner and Additional Municipal Commissioners.

(d) The BMC Circular dated 29.5.24 further directs that every department display the name, address, and designation of the authority competent to grant sanction to prosecute and the three senior officers to whom complaints against corrupt or non-performing IAS officers may be filed.

The Municipal Commissioner (Mr. Bhushan Gagrani, IAS), All Additional Municipal Commissioners — Smt. Ashwini Joshi (Addl MC City), Dr. Amit Saini (Addl MC Eastern Suburbs), Dr. Vipin Sharma (Addl MC Western Suburbs) — and Joint Municipal Commissioner (Vigilance) Mr. Gangaratnam (IAS) are the greatest violators of their own Circulars and Government Resolutions. Their collective failure to display these boards and hold open-door meetings under public view / under CCTV / under live video recording if the citizen wants, has caused injury and hurt to citizens by denying them their fundamental right to meet these IAS officers, seek explanations, and obtain reasoning for their failure to discharge statutory duties. This blatant

2. Assurances and Continuing Failure

(a) For around the past six months, both Mr. Chore (OSD) and Mr. Kishor Gandhi (DMC-GAD) have assured that the circular directing installation of boards outside the cabins of all IAS officers would be issued within seven (7) days. **(unreasonable delay of around 10 months from GR 13.1.25 and unreasonable delay of 25 years from BMC circular 7.1.2000)**

(b) Such repeated assurances clearly indicate that these two subordinate officers namely OSD and DMC-GAD have done their duty as circular is already ready for release, but these 6 (six) above IAS officers are willfully withholding it issue and playing mischief. Their intention is to avoid direct interaction with citizens, as they would otherwise be subjected to questions and public scrutiny regarding their failure to perform official duties.

(c) This deliberate evasion by all the 6 (six) IAS reflects a pattern of administrative deceit and concealment, amounting to cheating the public and violating their constitutional right under Articles 14 and 19(1)(a) of the Constitution of India.

(d) It is therefore directed that all meetings mandated under GR 13.1.25 shall be conducted in open-door cabins, not closed-door rooms, and under live video recording and CCTV coverage by all IAS officers, ensuring that the entire interaction with citizens remains transparent, public, and accountable.

3. Violation of Oath and Constitutional Duties

(a) All the above IAS officers, having taken a solemn Oath of Allegiance to abide by the Constitution of India and to act in the larger public interest, have knowingly violated their oath by disobeying their own circulars and the Government Resolution issued by the State Government.

(b) Their persistent non-implementation of the circulars since over **(7.1. 2000 for 25 years & 13.1.25 for nine months)** demonstrates a conscious and deliberate disregard for transparency and constitutional governance as well as **a conspiracy by all 6 IAS officers not to abide by law**

(c) By denying citizens direct access, they have eroded public trust, obstructed accountability, and inflicted hardship on ordinary citizens who are compelled to chase files and grievances without recourse to senior officers.

4. Immediate Directions and Compliance Required

(a) Fix boards outside the cabins of the Municipal Commissioner, all Additional Municipal Commissioners, and the Joint Municipal Commissioner (Vigilance), showing the officer's name and designation, and daily time for meeting citizens without prior appointment (as per GR 13.1.25).

(b) Install supplementary boards displaying the name and designation of the authority competent to grant sanction to prosecute IAS officers, and names and contact details of three senior officers empowered to receive complaints against corrupt or non-performing officers.

(c) Hold all meetings in open-door settings, not in closed-door cabins, under live video recording and CCTV coverage. Every citizen who has come to meet the officer shall be a public witness to the meeting and shall be able to see and hear the conversation and the complaint being submitted, ensuring total transparency and fairness in official dealings.

(d) Submit photographic and documentary proof of the above compliance within seven (7) working days of receipt of this notice to the undersigned and to the Vigilance Department.

(e) request the OSD and DMC –GAD to provide me documents and correspondence you have done to get the approval from all 6 IAS officers who have been carrying out antinational activities and causing destruction of Mum, the national city capital.

5. Failure to Comply

Failure to act within the specified time will be treated as deliberate and conscious disobedience of State Government directives and a continuation of misconduct, to be reported to the State Chief Secretary and Vigilance Commission for necessary disciplinary and administrative action.

And I shall be constrained to initiate criminal prosecution against all the above mentioned officers

jai Hind

Exha 'Ea' (60)

Re: Mumbai is destroyed by top Bureacrats who VIOLATE ALMOST EVERY GR & CIRCULAR to permit loot and destruction of Mumbai public property

From: shenoy kamlakar (shenoykr2001@yahoo.co.in)

To: mc@mcgm.gov.in; amc.city@mcgm.gov.in; amc.ws@mcgm.gov.in; amc.es@mcgm.gov.in; jtmc.vig@mcgm.gov.in; osd.mc@mcgm.gov.in; dmc.ga@mcgm.gov.in; amc.projects@mcgm.gov.in

Cc: ps.azadmaidan.mum@mahapolice.gov.in; dcpzone1-mum@mahapolice.gov.in; dmc.z1@mcgm.gov.in; dmc.finance@mcgm.gov.in; dmc.z2@mcgm.gov.in; dmc.infra@gov.in; balamwar_vijay@yahoo.com; ac.rc@mcgm.gov.in; dmc.z5@mcgm.gov.in; dmc.z7@mcgm.gov.in; dmc.re@mcgm.gov.in; dmc.special@mcgm.gov.in; dmc.z6@mcgm.gov.in; dmc.z3@mcgm.gov.in; dmc.env@mcgm.gov.in; dmc.swm@mcgm.gov.in; dmc.z4@mcgm.gov.in; dmc.se@mcgm.gov.in; dmc.engg@mcgm.gov.in; dmczone7@gmail.com; che.rt@mcgm.gov.in; dychetr.rt@mcgm.gov.in; che.br@mcgm.gov.in; grvora1@gmail.com; petitiongroup@googlegroups.com; trivedi.chetan.chetan7@gmail.com; neerajpattath@gmail.com; mdeoraoffice@gmail.com; arvindsawantg@gmail.com; mahacpa52@gmail.com; mumbadevipraja@gmail.com; ashish.shelar@yahoo.com; aharbhaskar@gmail.com; aminpatel186@gmail.com; aslamshaikhoffice@gmail.com; baladna12@gmail.com; jtmc.mc@mcgm.gov.in; bhajjagtap09@gmail.com; captainr.tamilselvan@gmail.com; adityakshenoy@gmail.com; cp.mum.addcp.south@mahapolice.gov.in; gaikwad.varsha3@sansad.nic.in; officeofmlaatul@gmail.com; gm@bestundertaking.com; cp.mumbai@mahapolice.gov.in; adv23svk@gmail.com; adv.arundhati.pune@gmail.com; shettyniranjan347@yahoo.com; mercindia@merc.gov.in; ehearing@merc.gov.in; presidentofindia@rb.nic.in; vpindia@nic.in; governor-mh@nic.in; rajbhavan@maharashtra.gov.in; secy.rb-mh@nic.in; osd.governor-mh@gov.in; cecc@bestundertaking.com; ac.a@mcgm.gov.in; acpcolaba.mum@mahapolice.gov.in; ac.c@mcgm.gov.in; ac.e@mcgm.gov.in; ac.b@mcgm.gov.in; ac.gn@mcgm.gov.in; ac.fn@mcgm.gov.in; ac.fs@mcgm.gov.in; ac.gs@mcgm.gov.in

Date: Wednesday, 26 November, 2025 at 08:10 pm IST

On Tuesday, 25 November, 2025 at 01:36:10 pm IST, shenoy kamlakar <shenoykr2001@yahoo.co.in> wrote:

Kamlakar Shenoy – Activist | Social Worker

Kamlakar Shenoy – Activist | Social Worker



<https://www.facebook.com/share/v/1Ko5renJkg/>

Date: 25.1.25

353- 326-324 / MC & all IAS officers in BMC/ failure to fix boards / BMB 4500 crores board fixing folder and file

6

To

- i. The Municipal Commissioner (Mr. Bhushan Gagrani, IAS),
- ii. Smt. Ashwini Joshi (Addl MC City),
- iii. Mr. Bangar (Addl MC projects)
- iv. Dr. Amit Saini (Addl MC Eastern Suburbs),
- v. Dr. Vipin Sharma (Addl MC Western Suburbs) —
- vi. Joint Municipal Commissioner (Vigilance) Mr. Gangaratnam (IAS)
- vii. OSD to MC, Mr. Chore
- viii. DMC –GAD, Kishor Gandhi
- ix. And unknown accused

Having their office at BMC head office CST, Mumbai-400001.

- x. Sr. PI Azad Maidan police station, Mumbai

- xi. DCP zone-1, Mumbai.

Having office at Fort, Mumbai-4000001.

<https://kamiakarshenoy.com/updates/attached-photos-of-boards-outside-cabins-of-112525/>

<https://www.facebook.com/share/v/1Ko5renJkg/>

Attached in FB post photos of boards outside cabins of all IAS officers in BMC who have been disobeying the GR and who have issued circular to implement

These photos were clicked yday i.e. 24.11.25 as evidence to be submitted to Magistrate court for wilful violation of binding precedent and statutory laws denying citizens their right to question their servants for failure to discharge duty.

These boards fixed outside their cabins and whose photos are attached in the FB post are incorrect and false. Hence offence of forgery cheating criminal breach of trust by public servants shall be applicable

All top IAS officers violating the GR 13.1.25 TO fix board outside cabin and at prominent places in every office of BMC.

1. **13.1.25:** Daily public meeting hours for 2 hours without prior appointment

2. **Section 4 of RTI**

a. Details of authority who grants sanction to prosecute

b. **REGULATION 9(2) of delay in discharge of official duties act 2005:** Details of three immediate senior officers to whom complaint can be filed against these 6 IAS officers of BMC 3. **GR 23.11.2016:** not providing suggestions form to express their opinion

4. **GR 18.1.2013:** complaint book in prescribed form about their experience in the office of these IAS officers.

Many more

<u>S. No.</u>	<u>Name / Number of GR / Circular</u>	<u>Mandatory Duty Imposed</u>	<u>Nature of Violation by Accused Officers</u>
1	GR 13.01.2025	Mandatory fixing of Public Meeting Boards outside senior officers' offices showing citizen-meeting hours without appointment.	No public-meeting boards installed anywhere in BMC HQ; citizens denied right to meet officers. Disobeying since last 10 months
2	BMC Circular 07.01.2000	Mandates fixed weekly public-meeting hours with senior BMC officers including MC & Addl MCs without appointment.	No weekly public meetings conducted; no timings displayed; complete non-compliance. Disobeying since last 25 years.
3	BMC Circular 20.05.2025	Reaffirms & mandates strict compliance with GR 13.01.2025; requires fixing of citizen-meeting boards.	No implementation despite correspondence; no boards displayed; circular violated. Disobeying since last 6 months.
4	BMC Circular 06.03.2024 (Section 64-B Board)	Requires updating & displaying Section 64-B public information board with names/designations of competent authorities.	No Section 64-B Board displayed or updated at HQ; public kept uninformed. Disobeying since last 20 months.
5	GR 18.01.2013 (Complaint Register)	Mandatory maintenance of Complaint Register with entries, action taken, remarks, and follow-up.	No Complaint Register maintained; no entries; complete violation. Disobeying since last 12 years
6	GR 26.11.2018 (RTI Weekly Inspection)	Mandates weekly 2-hour RTI inspection and maintenance of	No inspection conducted; no RTI Inspection Register

6

RTI Inspection Register.

maintained; RTI access denied. **Disobeying since last 7 years**

7

GR 23.11.2016 – Suggestion / Abhipray Register

Every department must maintain a Suggestion / Abhipray Register for citizen feedback; install a Suggestion Box in a public area; open weekly and record entries; issue acknowledgments; conduct monthly review by senior officers.

No Suggestion Register maintained; no Suggestion Box installed; no weekly opening or monthly review; complete violation. **Disobeying since last 9 years**

1. These are serious offences of violating binding precedents and statutory laws as well as obligation and therefore liable for criminal prosecutions and disciplinary action
2. All of us should initiate criminal prosecutions in Esplanade court 64 against these officers.
3. By next week I shall be filing the application for registration of FIR against all these TOP BUREAUCRATS IN BMC in court.
4. Format will be available on my website kamlakarshenoy.com and people vs corruption
5. Please educate me if my submission is incorrect
6. Request all citizens to file criminal prosecutions against every public authority who fails to do so

With due respect to honest public servants.

Date 25.11.25

Kamlakar Shenoy Gaurang R Vora Chetan Trivedi Petition Group prashanthgajjar Zuhair QZ Neeraj pattath

F

Date: 23.10.25

326-324 / MC & all IAS officers in BMC/ failure to fix boards / BMB 4500 crores board fixing folder and file

Final Reminder – Continued Non-compliance with Government Resolution, BMC Circulars, and RTI Act Directives regarding mandatory display of Boards and denial of Citizens’ Rights.

To,

- 1. Municipal commissioner, BMC
- 2. Additional Municipal Commissioner (Projects)
- 3. Additional Municipal Commissioner (Eastern Suburbs)
- 4. Additional Municipal Commissioner (Western Suburbs)
- 5. Additional municipal Commissioner (city)
- 6. Joint Municipal Commissioner (Vigilance)

The below officers have been cordial and always assuring that the format and draft of directions is ready and sent to the above IAS officers and they have not received any written consent. Please provide me the OW and copy of correspondence held by the 6 IAS officers ruling BMC.

- 7. Joint Municipal Commissioner (GAD)
- 8. OSD Mr. Chore

cc: to for registration of FIR especially CBT by public servants and other provision of BNS

- i. Azad Maidan Police station
- ii. DCP zone-1
- iii. Addl CP south

Subject: Final Reminder – Continued Non-compliance with Government Resolution, BMC Circulars, and RTI Act Directives regarding mandatory display of Boards outside cabin and at prominent places all over the other offices and denial of Citizens’ Rights.

65

- a. Authority and their details to whom application for sanction to prosecute be made to
- b. Authority and details of Three senior officers to whom complaints and grievances can be filed against
- c. There is no board disclosing the daily time to meet citizens without prior appointment

Reg: I want to prosecute all of you but there is no information as to who is the competent authority

- i. The Municipal Commissioner (Mr. Bhushan Gagrani, IAS),
- ii. Smt. Ashwini Joshi (Addl MC City),
- iii. Mr. Bangar (Addl MC projects)
- iv. Dr. Amit Saini (Addl MC Eastern Suburbs),
- v. Dr. Vipin Sharma (Addl MC Western Suburbs)
- vi. Mr. Abhijit Bangar (Addl mc Projects)
- vii. Joint Municipal Commissioner (Vigilance) Mr. Gangaratnam (IAS)

Under Article 51 A (c), (h), (i), (j) & h of constitution

Sir,

I want to prosecute you all the above 6 IAS officers who have willfully and deliberately failed to discharge their official duty and are willfully causing injury and hurt to citizens.

This is to remind you that despite multiple correspondences and legal notices addressed to your office and to all Additional and Joint Municipal Commissioners, there has been persistent and willful non-compliance with binding statutory and administrative obligations concerning mandatory public disclosure and accessibility.

References of earlier correspondence and notices:

1. Initial Representation dated 12.02.2024 addressed to the Municipal Commissioner and all Additional Municipal Commissioners calling for compliance with Government Resolution dated 13.01.2025 and Regulation 9(2) regarding display of information boards.
2. Reminder Letter dated 18.04.2024 highlighting continued violation and concealment of information under Section 4(1)(b) of the RTI Act.
3. Legal Notice dated 09.06.2024 warning of criminal liability under IPC and BNS for disobedience of lawful directions and suppression of official records.
4. RTI Application and First Appeal filed on 22.07.2024 under the RTI Act, seeking details of compliance and photographs of displayed boards, which were not furnished.

- 5. FAA Order dated 28.08.2024 directing the Public Information Officer and concerned IAS officers to comply with the disclosure obligations and display of mandatory boards.
- 6. Subsequent Notice dated 03.10.2024 reiterating the violations and warning of prosecution.
- 7. Follow-up Correspondence dated 20.10.2025 again pointing out non-compliance, non-fixation of boards, and continued violation of GR 13.01.2025, RTI Act Section 4, and Regulation 9(2), with no corrective action taken by any of the officers despite lapse of over nine months.

Despite the above, the following violations continue unabated:

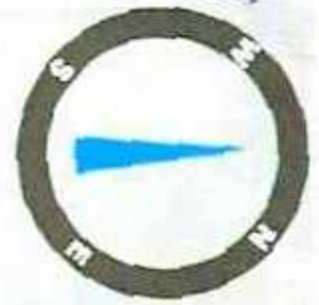
- i. Government Resolution dated 13.01.2025: The direction mandating daily meetings with citizens without prior appointment has not been displayed for over nine months. This continued omission denies transparency and accountability.
- ii. Regulation 9(2): The names and contact details of the three immediate senior officers to whom complaints can be filed remain undisclosed in all major ward offices.
- iii. Section 4 of the Right to Information Act, 2005: The authority competent to grant sanction for prosecution has not been displayed as mandated. This concealment of public information constitutes a breach of fiduciary duty and an offence of suppression of official information.
- iv. BMC Circular dated 07.01.2000: The directive requiring mandatory display of public information boards and officers' details has not been implemented for over 25 years, showing total administrative disregard.
- v. **FAA Direction 22.5.25 i.e. lapse of 5 months not permissible in law** : The First Appellate Authority's order under the RTI Act has been disobeyed, constituting violation of the RTI Act and a continuing offence.

Your continued inaction despite repeated written representations and reminders amounts to disobedience of lawful Government orders and obstruction of public accountability.

You are hereby called upon to ensure immediate compliance with the above statutory obligations within seven (7) days from the date of receipt of this reminder, failing which it shall be presumed that the concerned officers are intentionally concealing public information and violating Government Resolutions, Circulars, and RTI provisions, compelling the undersigned to initiate criminal prosecution under the Bharatiya Nyaya Sanhita, 2023, and other applicable laws.

jai Hind

Exh 'G' (67)



BHUSHAN VARSHA ASHOK GAJAPATI
MUNICIPAL COMMISSIONER

I.A.S.

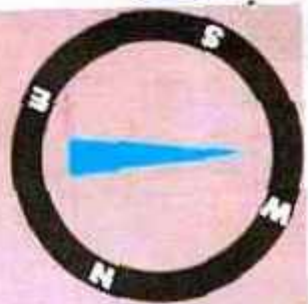
Nov 24, 2025 4:39:31 PM

317° NW

Altitude: 36 meters
Index number: 6



68



बृहन्मुंबई महानगरपालिका
 “महानगरपालिका आयुक्त प्रत्येक
 महिन्याच्या तिसऱ्या सोमवारी,
 दुपारी ३.०० ते ५.०० या वेळेत
 पुर्वपरवानगीशिवाय
 नागरिकांना भेटतील”

Nov 24, 2025 4:39:22 PM
 24.4° SW

Fort
 Mumbai
 Konkan Division
 Maharashtra
 Altitude:-37.0msnm
 Index number: 60

Metro (NOX Cinema)

Chhatrapati :
 Maharaj Terr

Naoroji Rd
 Azirimal Somani Rd

Grand West

69



डॉ. अश्विनी जोशी

भा. प्र. से.

अतिरिक्त महानगरपालिका आयुक्त (शाहर)

Nov 24, 2025 4:32:40 PM
308° NW

Mahapalika Marg
Fort

Mumbai
Konkan Division

Maharashtra

Altitude:-37.8msm
Index number: 56



(70)



आतिरिक्त आयुक्त यांना

पूर्वपरवानगीशिवाय भेटण्याची वेळ
सोमवार, दुपारी ३.०० ते ५.००

Nov 24, 2025 4:33:03 PM

135° SE

Mahapalika Marg

FORT

Mumbai

Konkan Division

Maharashtra

Altitude:-37.8mstrm

Index number: 58

Metro INOX Cinema



Chhatrapati
Maharaj
Te

Chhatrapati
Maharaj Te

Google
Kariml Samant Rd
Turoji Rd

(72)



अतिरिक्त आयुक्त यांना पूर्व
 परवानगीशिवाय भेटण्याची वेळ
 रेंगा सोमवार,
 दुपारी ३.०० ते ५.००

Nov 24, 2025 4:27:36 PM
 14.1° SE

Fort
 Mumbai
 Konkan Division
 Maharashtra
 Altitude: 38.0m
 Index number: 53

73



अभिजीत श्यामा सुधाकर बांगर
भा.प्र.से.
अतिरिक्त महानगरपालिका आयुक्त
(प्रकल्प)

Nov 24, 2025 4:33:06 PM

140° SE

Mahapalika Marg
Fort
Mumbai
Konkan Division
Maharashtra
Altitude:-37.8msnm
Index number: 59



74



अतिरिक्त आयुक्त यांना पूर्व
परवानगीशिवाय भेटण्याची वेळ
३ रा सोमवार,
दुपारी ३.०० ते ५.००



Nov 24, 2025 4:27:16 PM
219° SW
Fort
Mumbai
Konkan Division
Maharashtra
Altitude:-38.0msm
Index number: 51

275



अतिरिक्त आयुक्त यांना पूर्व
परवानगीशिवाय भेटण्याची वेळ
३ रा सोमवार,
दुपारी ३.०० ते ५.००



डॉ. अमित सैनी
भा. प्र. र.
अतिरिक्त महानगरपालिका आयुक्त
(पूर्व उपनगर)

Nov 24, 2025 4:27:46 PM
147° SE
MCGM Sabhagruh Road
Fort
Mumbai
Konkan Division
Maharashtra
Altitude:-37.8msm
Index number: 55

76



डॉ. अभित सैनी
भा. प्र. से.
अतिरिक्त महानगरपालिका आयुक्त
(पूर्व उपनगरे)

Nov 24, 2025 4:27:40 PM

152° SE

Fort

Mumbai

Konkan Division

Maharashtra

Altitude:-38.0msnm

Index number: 54



अतिरिक्त आयुक्त यांना पूर्व
परवानगीशिवाय शेटपयाची वेळ
महिन्याचा ३ रा सोमवार,

दुपारी ३.०० ते ५.००

Nov 24, 2025 4:32:48 PM

307° NW

Maharajpalka Marg

Fort

Mumbai

Konkan Division

Maharashtra

Altitude:-37.8mssnm

Index number: 57

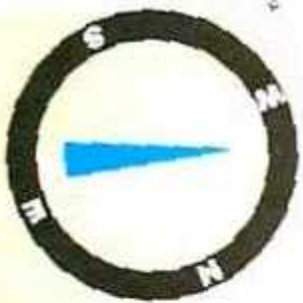
Metro INOX Cinema



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Maha
सम्राट

Chhatrapati
Maharaj Te

Google
Varimal Somaji Rd
Suroji Rd



87



गंगाधररा डी.
 भा म से
 सह आयुक्त (दक्षता)

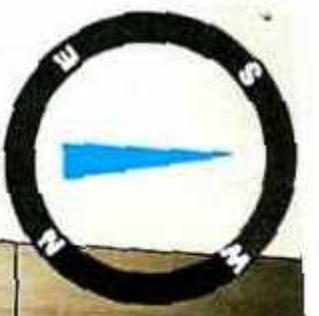


Metro INOX Cinema
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 Maharashtra
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Google
 Sarimal Somani Rd
 Gaorji Rd

Nov 24, 2025 4:52:24 PM
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 Mahapalika Marg
 Fort
 Mumbai
 Konkan Division
 Maharashtra
 Altitude:-35.0mstr
 Index number: 63

79



Google
zarimal Somari Rd
Vatroji Rd

Metro INOX Cinema

Chhatrapati
Maharaj
Te



NOV 24, 2025 5:02:09 PM

21.8° SYY

Fort

Mumbai

Konkan Division

Maharashtra

Altitude: 35.0mstrm

Index Number: 64

80



CHANDRASHEKHAR CHORE

OFFICER ON SPECIAL DUTY TO
MUNICIPAL COMMISSIONER

चंद्रशेखर चोरे

महानगरपालिका आयुक्तांचे
विशेष कार्य अधिकारी

VISITING HOURS

FRIDAY 3 pm TO 5 pm

पूर्व नियोजित वेळेशिवाय
भेटण्याची वेळ

शुक्रवार, दु. ३ वा. ते ५ वाजे पर्यंत

NOV 24, 2025 4:49:08 PM
213° SW

Building Doctor Dadabhai Naoroji Road
For

Mumbai

Konkan Division

Maharashtra

Altitude: 36.3msm

Index number: 6

Metro INOX Cinema

Chhatra

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Chhatrapati S

Maharaj Term

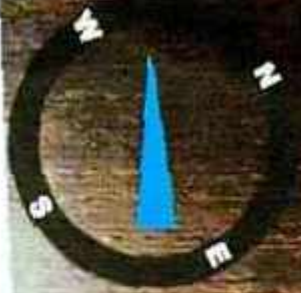
Grand Hot

Naoroji Rd



80

81



श्री. किशोर भारतलाल गांधी
 उप आयुक्त
 (सामान्य प्रशासन)

Nov 24, 2025 5:23:03 PM
 298° NW

5 Mahapalika Marg
 Fort
 Mumbai

Konkan Division
 Maharashtra

Altitude:-22.7msnm
 Index number: 66





अभ्यागतांना
 भेटण्याची वेळ
 सोमवार
 दुपारी 3.00 ते 5.00

Nov 24, 2025 5:22:58 PM
 307° NW

5 Mahapalika Mar
 Fo

Mumb

Konkan Divisio

Maharashi

Altitude: 22.7 msl

Index number:



H Caddy

Exla H' (83)

DCP zone -1 (154(3) CRPC) azad maidan police Complaint against Municipa
 Commisioner, Addl mC , JT MC of BMC for disobeying direction GR 13.1.25, SECTION 4
 and Regulations 9(2) prevention of delay in discharge of official duties 2005

From: shenoy kamlakar (shenoykr2001@yahoo.co.in)

To: dcpzone1-mum@mahapolice.gov.in

Date: Monday, 27 October, 2025 at 10:17 pm IST

Respected Sir / Madam,

Kamlakar R. Shenoy
 M. 99207 75798
 Twitter / FB - @Kamlakar_Shenoy
 Email - shenoykr2001@yahoo.co.in

Note: With Due Respect & Humility. If my submissions is incorrect, please educate me by furnishing relevant documents.

"The world suffers not because of bad persons but because of silence of good persons"

----- Forwarded message -----

From: shenoy kamlakar <shenoykr2001@yahoo.co.in>
 To: Dcp Zone 1 <dcpzone1-mum@mahapolice.gov.in>; AZADMAIDAN POLICE STATION MUMBAI <ps.azadmaidan.mum@mahapolice.gov.in>
 Cc: MUNICIPAL COMMISSIONER <mc@mcgm.gov.in>; Addl MC WS BMC Dr. Sudhakar Shuinde <amc.ws@mcgm.gov.in>; Addl MC eastern suburb Ashwini BHIDE <amc.es@mcgm.gov.in>; PERIYASAMY VELRASU <amc.projects@mcgm.gov.in>; Addl MC city BMC Jaiswal <amc.city@mcgm.gov.in>; AJIT BALASO BMC vigilance KUMBHAR <jtmc.vig@mcgm.gov.in>; CHANDRASHEKHAR D. CHORE <jtmc.mc@mcgm.gov.in>; dmc.ga@mcgm.gov.in <dmc.ga@mcgm.gov.in>; RAMESH WAMAN PAWAR <jtmc.improvement@mcgm.gov.in>; BMC Dmc Z1 <dmc.z1@mcgm.gov.in>; DMC zone 2 <dmc.z2@mcgm.gov.in>; DMC finance AVHAD <dmc.finance@mcgm.gov.in>; DMC (lisc&shops) Balamwar <balamwar_vijay@yahoo.com>; DMC zone 7 KAPSE <ac.rc@mcgm.gov.in>; dmc.infra@gov.in <dmc.infra@gov.in>; DMC zone 5 <dmc.z5@mcgm.gov.in>; DMC RE B.G.PAWAR <dmc.re@mcgm.gov.in>; DMC zone 7 KAPSE <dmc.z7@mcgm.gov.in>; dmc.special@mcgm.gov.in <dmc.special@mcgm.gov.in>; DEVIDAS S. KSHIRSAGAR <dmc.z6@mcgm.gov.in>; SANGITA RAJESH HASNALE <dmc.swm@mcgm.gov.in>; SHANKARWAR VISHVAS DMZ zone 4 V. <dmcz4@mcgm.gov.in>; CHAKRADHAR HIRALAL KANDALKAR <dmc.se@mcgm.gov.in>; MINESH D. PIMPLE_Additional <dmc.engg@mcgm.gov.in>; AVINASH HINDURAO KATE_Additional <dmc.env@mcgm.gov.in>; BMC Ward A JADHAV <ac.a@mcgm.gov.in>; BMC B ward <ac.b@mcgm.gov.in>; BMC E ward <ac.e@mcgm.gov.in>; BMC C Ward <ac.c@mcgm.gov.in>; BMC G/N ward <ac.gn@mcgm.gov.in>; BMC ward HW VINAYAK VASANTRAO VISPUTE <ac.hw@mcgm.gov.in>; BMC F/N ward <ac.fn@mcgm.gov.in>; D ward BMC <ac.d@mcgm.gov.in>; BMC ward HE SWAPNAJA SHIRSAGAR <ac.heat@mcgm.gov.in>; BMC ward KE MANISH R. VALANJU <ac.ke@mcgm.gov.in>; Mrudula Laxmikant Ande <ac.market@mcgm.gov.in>; Asst Comm GS UGHADE <ac.gs@mcgm.gov.in>; Mahesh Subhash Patil <ac.fs@mcgm.gov.in>; AAP Gaurang Vora gaurang Vora <grvora1@gmail.com>; AAP Chetan Trivedi <trivedi.chetan.chetan7@gmail.com>; Petition Neeraj Pattath Cell <neerajpattath@gmail.com>; Arvind Sawant M.P. <arvindsawantg@gmail.com>; Email Petition Group <petitiongroup@googlegroups.com>; M.P. Milind deora <mdeoraoffice@gmail.com>; Mumbadevi Praja (via Google Docs) <mumbadevipraja@gmail.com>; Rahul Narvekar <mahacpa52@gmail.com>; Ashish Shelar MLA BJP <ashish.shelar@yahoo.com>; Bhaskar Shetty <aharbhaskar@gmail.com>; MLA Aminpatel186@gmail Com <aminpatel186@gmail.com>; Bala Krishnan

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Sent: Monday, 27 October, 2025 at 10:15:46 pm IST

Subject: Fw: azad maidan police Complaint against Municiapl Commisioner, Addl mC , JT MC of BMC for disobeying direction GR 13.1.25, SECTION 4 and Regulations 9(2) prevention of delay in discharge of official duties 2005

dmc dmc

Respected Sir / Madam,

Date: 27.10.2025

325 / DCP zone -1 (application 154(3) CRPC/ complaint for not fixing board / BMC board (Magistrate) folder and file Complaint

Kamlakar Shenoy

Tel: 9870987359 | Email: shenoykr2001@yahoo.co.in

To,

The Deputy Commissioner of Police,
Zone-I, Mumbai.

Cc to

Azad maidan police and Addl CP south

Subject: Application under Section 173(5) of the Bharatiya Nagarik Suraksha Sanhita, 2023 — Request for immediate direction to register FIR or record reasons for refusal in connection with complaint dated 22.10.2025 against senior IAS officers of BMC for non-compliance with statutory public disclosure obligations and denial of citizen rights.

Respected Sir,

1. I, Kamlakar Shenoy, aged 68 years, resident of B-903, Vaishali Apartment, Sheth Motisha Lane, Mazgaon, Mumbai-400010, have filed a complaint dated 22.10.2025 before the Senior Inspector of Police, Azad Maidan Police Station, regarding commission of cognizable offences by senior IAS officers of the Brihanmumbai Municipal Corporation (BMC) for deliberate non-compliance with statutory directions under Government Resolution dated 13.01.2025, Regulation 9(2) of the Maharashtra Government Servants Act, 2005, and Section 4 of the RTI Act, 2005.

2. The offences disclosed in the said complaint include, inter alia, violations under:

- Section 61 BNSS – Criminal Conspiracy;
- Section 199 BNSS – Disobedience of Lawful Direction by Public Servant; and
- Section 409 BNSS – Criminal Breach of Trust by Public Servant.

3. The said complaint discloses that the accused IAS officers, namely Mr. Bhushan Gagrani (Municipal Commissioner), Smt. Ashwini Joshi (Addl MC City), Dr. Amit Saini (Addl MC Eastern Suburbs), Dr. Vipin Sharma (Addl MC Western Suburbs), Mr. Gangartharan (Jt. MC Vigilance), Mr. Chore (OSD to MC), and Mr. Kishor Gandhi (DMC-GAD), have collectively failed to display mandatory transparency and accountability boards in all BMC offices and have thereby caused wrongful loss, denial of fundamental rights, and obstruction to citizens in seeking prosecution sanction against delinquent officers.

4. The complaint was duly submitted with documentary enclosures and evidence, including Government Resolution, Regulations, prior RTI communications, and photographic proof, all of which establish entrustment of public information and its misuse / concealment in violation of lawful directions.
5. You, being the supervisory officer under law, are required to ensure compliance of Section 173(5) BNSS by directing the concerned Senior Police Inspector to forthwith register an FIR based on the complaint dated 22.10.2025, as it clearly discloses the commission of cognizable offences. In the event you are of the opinion that no cognizable offence is made out, it is your statutory duty to record a reasoned written order explaining how such conclusion has been arrived at, so that the complainant may take further lawful remedy. Any failure to record reasons or to ensure registration of FIR would amount to dereliction of duty and violation of the mandatory provisions of law.
6. The above complaint has been pending without any lawful progress, despite clear disclosure of cognizable offences and submission of documentary evidence. The continued inaction of the concerned officers constitutes deliberate suppression and negligence of duty under the BNSS and the Police Manual.
7. It is further submitted that the correspondence and reminders purportedly issued by OSD to MC Mr. Chore and DMC (GAD) Mr. Kishor Gandhi to the above IAS officers have not been provided to the complainant as required by law. These senior officers have failed to supply copies of such correspondence and reminders despite repeated demands under RTI and direct representations. Their failure to provide such records, and their deliberate inaction against the non-performing and corrupt top IAS officers of BMC, clearly shows collusion, suppression of official records, and participation in the continuing offence. Hence, Mr. Chore (OSD to MC) and Mr. Gandhi (DMC-GAD) are also made accused, as their omissions and concealment of official communication constitute offences under the BNSS and IPC.
8. The deliberate fixing of an incorrect board contrary to law, i.e., showing "public meeting on every 3rd Monday of the month" instead of the daily citizen meeting as directed by Government Resolution dated 13.01.2025, coupled with concealment of true and material facts, constitutes a cognizable offence. Such conduct attracts liability under Sections 415, 416, 417, 418, 420 (Cheating and Inducement), 463, 464, 465, 468, 471 (Forgery and Use of Forged Documents), 474 (Possession of Forged Documents), 500, 501 (Defamation), 506 (Criminal Intimidation), 120B (Criminal Conspiracy), and 34 IPC (Common Intention). Further, suppression of facts, misleading the public, and unauthorized misrepresentation also amount to offences under Municipal Acts and Public Nuisance laws, thereby inviting prosecution and necessary corrective action by competent authorities.
9. You are therefore requested to take immediate cognizance of this application and direct registration of FIR against the concerned IAS officers, or in the alternative, issue a reasoned written order stating how a cognizable offence is not disclosed, in compliance with the mandate of Section 173(5) BNSS, 2023.

jai hind

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Kamlakar R. Shenoy
M. 99207 75798
Twitter / FB - @Kamlakar_Shenoy
Email - shenoykr2001@yahoo.co.in

Note: With Due Respect & Humility. If my submissions is incorrect, please educate me by furnishing relevant documents.

"The world suffers not because of bad persons but because of silence of good persons"

----- Forwarded message -----

From: shenoy kamlakar <shenoykr2001@yahoo.co.in>
To: AZADMAIDAN POLICE STATION MUMBAI <ps.azadmaidan.mum@mahapolice.gov.in>; Dcp Zone 1 <dcpzone1-mum@mahapolice.gov.in>; ADDL CP DILIP SAWANT <cp.mum.addcp.south@mahapolice.gov.in>
Cc: MUNICIPAL COMMISSIONER <mc@mcgm.gov.in>; Addl MC city BMC Jaiswal <amc.city@mcgm.gov.in>;

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osd.mc@mcgm.gov.in <osd.mc@mcgm.gov.in>; dmc.ga@mcgm.gov.in <dmc.ga@mcgm.gov.in>; Addl MC eastern suburb Ashwini BHIDE <amc.es@mcgm.gov.in>; Addl MC WS BMC Dr. Sudhakar Shuinde <amc.ws@mcgm.gov.in>; PERIYASAMY VELRASU <amc.projects@mcgm.gov.in>; AJIT BALASO BMC vigilance KUMBHAR <jtmc.vig@mcgm.gov.in>; AAP Gaurang Vora gaurang Vora <grvora1@gmail.com>; AAP Chetan Trivedi <trivedi.chetan.chetan7@gmail.com>; Petition Neeraj Pattath Cell <neerajpattath@gmail.com>; Email Petition Group <petitiongroup@googlegroups.com>; Mumbadevi Praja (via Google Docs) <mumbadevipraja@gmail.com>; Arvind Sawant M.P. <arvindsawantg@gmail.com>; MLA Aminpatel186@gmail Com <aminpatel186@gmail.com>; M.P. Milind deora <mdeoraoffice@gmail.com>; Rahul Narvekar <mahacpa52@gmail.com>; Ashish Shelar MLA BJP <ashish.shelar@yahoo.com>; Aslam Shaikh Cong I. MLA <aslamshaikhoffice@gmail.com>; Bala Krishnan <baladna12@gmail.com>; Mla Jagtap Bhai MLC <bhaijagtap09@gmail.com>; Bhaskar Shetty <aharbhaskar@gmail.com>; aditya shenoy <adityakshenoy@gmail.com>; MLA Tamil Selvan Cell <captainr.tamilselvan@gmail.com>; CHANDRASHEKHAR D. CHORE <jtmc.mc@mcgm.gov.in>; Adv. Swaroop Kulkarni <adv23svk@gmail.com>; Advocate Arundhati pune <adv.arundhati.pune@gmail.com>; Adv. Vinod Sampat <vinodsampat@gmail.com>; BEST GM <gm@bestundertaking.com>; Mumbai CP <cp.mumbai@mahapolice.gov.in>; BMC Dmc Z1 <dmc.z1@mcgm.gov.in>; DMC zone 2 <dmc.z2@mcgm.gov.in>; DMC finance AVHAD <dmc.finance@mcgm.gov.in>; dmc.infra@gov.in <dmc.infra@gov.in>; DMC (lisc&shops) Balamwar <balamwar_vijay@yahoo.com>; DMC zone 5 <dmc.z5@mcgm.gov.in>; DMC zone 7 KAPSE <ac.rc@mcgm.gov.in>; DMC zone 7 KAPSE <dmc.z7@mcgm.gov.in>; DMC RE B.G.PAWAR <dmc.re@mcgm.gov.in>; dmc.special@mcgm.gov.in <dmc.special@mcgm.gov.in>; DEVIDAS S. KSHIRSAGAR <dmc.z6@mcgm.gov.in>; SANGITA RAJESH HASNALE <dmc.swm@mcgm.gov.in>; dmc.z3 <dmc.z3@mcgm.gov.in>; CHAKRADHAR HIRALAL KANDALKAR <dmc.se@mcgm.gov.in>; SHANKARWAR VISHVAS DMZ zone 4 V. <dmcz4@mcgm.gov.in>; MINESH D. PIMPLE_Additional <dmc.engg@mcgm.gov.in>; AVINASH HINDURAO KATE_Additional <dmc.env@mcgm.gov.in>; dmczone7@gmail.com <dmczone7@gmail.com>; VIVEK DATTURAO KALYANKAR <dychetr.rt@mcgm.gov.in>; MP-Varsha Eknath Gaikwad <gaikwad.varsha3@sansad.nic.in>; Cheif engineer road <che.rt@mcgm.gov.in>; MLA-Atul Bhatkhalkar(कांदिवली पूर्व) <officeofmlaatul@gmail.com>; BMC Ward A JADHAV <ac.a@mcgm.gov.in>; BMC B ward <ac.b@mcgm.gov.in>; BMC E ward <ac.e@mcgm.gov.in>; BMC C Ward <ac.c@mcgm.gov.in>; BMC G/N ward <ac.gn@mcgm.gov.in>; BMC F/N ward <ac.fn@mcgm.gov.in>; BMC ward HW VINAYAK VASANTRAO VISPUTE <ac.hw@mcgm.gov.in>; D ward BMC <ac.d@mcgm.gov.in>; BMC ward HE SWAPNAJA SHIRSAGAR <ac.heast@mcgm.gov.in>; BMC ward KE MANISH R. VALANJU <ac.ke@mcgm.gov.in>; Asst Comm GS UGHADE <ac.gs@mcgm.gov.in>; Mahesh Subhash Patil <ac.fs@mcgm.gov.in>; Niranjan Shetty <shettyniranjan347@yahoo.com>; SANJAY DEVIDAS KAUNDANYAPURE_ADDITIONAL <che.br@mcgm.gov.in>; Jaideep Devadiga <jaideep11372@gmail.com>; SATISH SHETTY <shettysatish91@yahoo.com>; Ahar Durga Shashidhar <shashidhar171@yahoo.in>

Sent: Wednesday, 22 October, 2025 at 01:37:03 pm IST

Subject: azad maidan police Complaint against Municipl Commisioner, Addl mC , JT MC of BMC for disobeying direction GR 13.1.25, SECTION 4 and Regulations 9(2) prevention of delay in discharge of official duties 2005

बृहन्मुंबई महानगरपालिका

“महानगरपालिका आयुक्त प्रत्येक
महिन्याच्या तिसऱ्या सोमवारी,
दुपारी ३.०० ते ५.०० या वेळेत

पुर्वपरवानगीशिवाय

नागरिकांना भेटतील

Oct 16, 2025 2:09

24

MCGM Sabhagru

Date: 22.10.2025

325 / Sr. PI Azad maidan police station/ complaint for not fixing board / BMC board (Magistrate) folder and file
Complaint

Kamlakar Shenoy

B-903, Vaishali Apartment,

Sheth Motisha Lane, Mazgaon, Mumbai-40010

Tel: 9870987359. Email shenoykr2001@yahoo.co.in

To,
The Senior Inspector of Police,
Azad Maidan Police Station,
Mumbai – 400 001.

Cc DCP zone-1

Subject:

Complaint requesting registration of FIR — disclosure of cognizable offences by senior IAS officers of BMC (failure to fix mandatory display boards and denial of citizens' meetings and denial of vital information which is intellectual property of state not used in prescribed mode as per law)

Respected Sir,

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and elected representatives. These high profile and top public servants are the real and habitual violators of law.

A common man should be aware of the following details which are dishonestly concealed by these top ranking public servants

i. It is most respectfully submitted that directions be issued to all competent authorities to ensure that boards disclosing details of the authority which grants sanction to prosecute are fixed outside every cabin and at prominent places in government offices, clearly displaying the designation, office address, official email address, and telephone number of officers, particularly those belonging to the IAS, IPS, IRS cadres, and elected representatives.

ii. This measure is essential to promote transparency and accountability so that citizens can easily identify and approach the appropriate authority for grievances, complaints, or applications for sanction to prosecute. As mandated under Section 4 of the Right to Information Act, 2005, every public authority must proactively disclose details of the competent authority empowered to grant sanction for prosecution.

iii. Further, in accordance with Regulation 9(2) of the Maharashtra Government Servants Regulation of Transfers and Prevention of Delay in Discharge of Official Duties Act, 2005, the designations, office addresses, email addresses, and telephone numbers of at least three senior officers authorized to receive complaints should be prominently displayed in every office. Such transparency is vital for enabling a common citizen to understand where to file complaints or applications for prosecution sanction, thereby ensuring accountability and preventing deliberate evasion of responsibility by public officers.

iv. The above information is public intellectual property which entrusted, and is in dominion of the above public servants with direction of law prescribing the mode in which such trust / information / intellectual property is to be discharged, or of any legal contract, express or implied, which is touching the discharge of trust, and willfully causes suffering / injury / denial of fundamental rights to citizens who want to prosecute and file complaints to set the law in motion against the corrupt and non performing public servants.

v. Hence the accused have violated the direction of law and committed criminal breach of trust by public servants who are entrusted the information and have dominion to such mandatory and vital information.

(40)

1. Complainant:

I, Kamlakar Shenoy, alert senior citizen aged 68 years, resident of Mumbai, submit this complaint and request immediate registration of an FIR. I am a senior citizen and RTI activist who has repeatedly sought compliance by BMC with statutory transparency obligations.

2. Accused Public Servants:

The following six IAS officers of the Brihanmumbai Municipal Corporation are named as accused on account of willful and collective failure to comply with mandatory public disclosure directions:

- i. The Municipal Commissioner (Mr. Bhushan Gagrani, IAS),
- ii. Smt. Ashwini Joshi (Addl MC City),
- iii. Dr. Amit Saini (Addl MC Eastern Suburbs),
- iv. Dr. Vipin Sharma (Addl MC Western Suburbs) —
- v. Joint Municipal Commissioner (Vigilance) Mr. Gangaratnam (IAS)
 - I. OSD to MC, Mr. Chore
 - II. DMC –GAD, Kishor Gandhi

Having their offices at BMC head office Mahapalika marg, CST, Mumbai-400001

3. Brief Facts:

The above-named IAS officers have willfully and deliberately refused to comply with the binding to fix and maintain mandatory display boards outside their cabins and at prominent public places in all BMC offices disclosing their designation, office address, email address, telephone number, citizen meeting timings

- i. **Government Resolution dated 13.01.2025:** denying daily citizens' meetings without prior appointment as required by the GR; not displayed since 9 months.
- ii. **Regulation 9(2) by:** three immediate senior officers to whom complaints can be filed.
- iii. **Section 4 of RTI act:** the authority competent to grant sanction for prosecution. The officers have thereby concealed information which is public and intellectual property entrusted to them in fiduciary capacity.
- iv. **BMC circular 7.1.2000:** not displayed since 25 years
- v. Direction of FAA of RTI to comply, which the IAS officers disobeyed to deny citizens their fundamental rights.

4. Offences Disclosed:

The facts above disclose commission of cognizable offences under the Bharatiya Nyaya Sanhita, 2023, committed by all the above accused persons including but not limited to:

- Section 61 BNS — Criminal Conspiracy;
- Section 199 BNS — Disobedience of Lawful Direction by Public Servant;
- Section 409 BNS — Criminal Breach of Trust by Public Servant.

5. Material and Evidence:

I enclose copies of the Government Resolution dated 13.01.2025, Regulation 9(2), prior representations and RTI requests made to BMC seeking compliance, and photographic evidence (where available) showing absence of mandatory display boards at office premises. Assurances given By OSD and DMC GAD but refused to implement by all the above IAS officers

6. Transparency and Accountability in Public Offices especially IAS, IPS, IRS

6. This application discloses the commission of cognizable offences. You are therefore requested to register the FIR immediately and proceed with investigation under the relevant provisions of law. Hence, an FIR be registered immediately against the above-named officers for the cognizable offences disclosed by this application;

Enclosures:

1. Copy of GR dated 13.01.2025
2. Copy of Regulation 9(2)
3. Copies of prior representations and RTI requests to BMC
4. Photographs showing absence of mandatory boards (if available)



Notice to prosecute (20.10.25 not fixing board).docx
16.5 kB



MC (23.8.25 MC and Addl MC violating almost every law).docx
26.8 kB



JT MC GAD (4.9.25 BOARD OF AUTHORITY GIVING SANCTION TO PROSECUTE).docx
13.3 kB



JT MC GAD (3.9.25 implement GR 13.1.25 and cicular 20.5.25- 12.2.25).docx
13.7 kB



RTI MC reply (22.5.25 No boards fixed).pdf
1.5 MB



BMC (20.5.2025 implement GR 13.1.2025) public meeting without prior appointment.pdf
9.9 MB



BMC (public meeting 7.1.200 still in force) RTI appeal order 21.8.24 GAD Appeal order.pdf
1.2 MB



reproduced regulation 9 & 10 (the Maharashtra Government Servants Regulation of Transfers and Prevention of Delay in discharge of Duties Act, 2005) - Copy.docx
14.3 kB



DCP (27.10.25 154(3) CRPC application).docx
13.9 kB

5. That no FIR has been registered till date despite disclosure of cognizable offences.
6. I have not filed any other application regarding the same cause before any other competent court or authority.

VERIFICATION

I, the deponent above named, do hereby verify that the contents of this affidavit are true and correct to the best of my knowledge and belief and nothing material has been concealed there from.

Verified at Mumbai on this 03 day of December 2025.



Kamlakar Ratnakar Shenoy

(Deponent)



Identified by:
Advocate for the Complainant
(Signature & Stamp)

Citation

S. No	Citation	Page no.
1.	Delhi HC CrI. MC 2793 / 2009 <u>Locus of every citizen under Article 51A of constitution. Para 7, 9, 11, 12, 13.</u>	

Role of Court / corruption

2.	<p><u>Madras HC W.P. 25846 and 30046 of 2018 P.</u> Saravanan v/s District Collectors and others</p> <p><u>Page 3 para 4:</u> corruption from birth to Death becomes way of Life.</p> <p><u>Page 10 par 5:</u>Judiciary is not exempted from Corruption. Corruption in the Judiciary are also wide spread and admitted by the great Jurists and Hon. Judges.</p> <p><u>Page 8 para 3:</u> the minority non-corrupt and right thinking persons are necessarily to be encouraged and protected by the Constitutional Courts and Authorities Competent to ensure that fight against majority corrupt is advanced.</p> <p><u>Page 9 para 1:</u> providing a non-corrupt administration by State / Union is also integral part of the constitutional mandates.</p>
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	<p><u>Page 9 para 2:</u> Ample Anti- corruption laws are enacted and in force in our Nation. However, eve and efficient implementation of those laws are lacking on account of corrupt activities are wide spread in public administration.</p> <p><u>Page 11 para 2:</u></p> <p><u>Corrupt Judicial officers are to be declared Anti National so also the public servants.</u> They are antinational because they are obstructing the development activities of our great nation.</p> <p>Thus persons corrupt and acting against the development activities of our great nation are also to be declared as anti-Nationals.</p> <p>Thus, corruption in Judiciary is the greatest enemy to the constitution and Judiciary must also initiate drastic measures in order to control corruptions in various forms.</p>	
3.	<p><u>Gujrat High Court: Dr. Rajesh Chandulal Shah</u> v/s State of Gujrat Criminal</p> <p>Misc application 9278 of 2018 . order dt. 12.6.2018</p> <p><u>Page 8 para 15:</u> if even a fraction of what was vox pupuli about the magnitude of corruption to be true, then it would not be far removed from truth, that it is</p>	

rampant Corruption indulged in with impunity by highly place persons that has led the economic unrest in this country.

If the society in a developing country faces a menace greater than even the one from the hired assassins to its law and order, then that is from the corrupt elements at the higher echelons of the government and of political parties.

Page 9 para 17: Therefore, duty of the Court is that any anti-corruption law has to be interpreted and worked out in such fashion as to strengthen the fight against corruption.

Page 9 para 18: corruption by public servants have reached monstrous dimension in India.

Page 10 para 72: corruption is an enemy of nation and tracking down the corrupt public servants, however, high he may be, and punishing such person is a necessary mandate under PC Act 1988, The status or position of the public servant does not qualify such public servant from exemption from equal treatment.

The decision making power does not segregate corrupt officers into two classes as they are common crime-doers and have to be tracked down by the same

	<p>process of inquiry and investigation.</p> <p><u>Page 11 para 61:</u> unless people rise against bribery and corruption, society can never be rid of this disease. The people can collectively put off this evil by resisting corruption by any person, however, high he or she may be.</p>	
4.	<p>SLP 2671 / 2021 Ram Sagar v/s CBI <u>para 7</u></p> <p>Sanction u/s 197 can be taken before the trial court at any stage of the proceedings. it would depend on the nature of the evidence that prosecution may lead in course of trial</p>	
5.	<p><u>Vinodkumar pandev v/s vijay Agarwal and others (SLP (C) 7900 of 2019)</u></p> <p><u>Para 25:</u> no verification of correctness</p> <p><u>Para 32:</u> prima facie cognizable offence disclosed register FIR</p> <p><u>Para 33:</u> no action on grounds police cannot investigate CBI officers</p> <p><u>Para 34:</u> Constitution bench conclusion prima facie offence disclosed. No reasons to interfere</p> <p><u>Para 35:</u> registration of FIR against officers shall not cause prejudice, they have option to disclose in</p>	

	<p>investigation no cognizable offence committed.</p> <p>Para 36: not prudent exercise to scuttle investigation after HC has opined prim facie offence disclosed.</p> <p>Para 37: it would dichotomy of justice if an offence is not allowed to be investigated for offence committed in 2000 particularly when there is involvement of CBI officers.</p> <p>It is high time that those who investigate should also be investigated to keep alive the faith of public at large in system.</p> <p>Para 41: the police officers who failed to register FIR are directed to be present before the I.O.</p> <p>It is the department which is filing appeal who is no way concerned but a beneficiary by the order passed. the department has no locus standii to file such appeal The real accused have not filed any appeal.</p>	
<p>6.</p>	<p><u>Supreme Court Krishna Prasad v/s State of Bihar</u></p> <p>Civil Appeal 8950 of 2011 order dt. 26.9.2019</p> <p>para 1: no rule of law without independent Judiciary. Independence and fearlessness expected from District judiciary too</p> <p>para 2 : most litigants only come in contact with District Judiciary.</p>	

	<p>the last word is the word of the Magistrate and at the best the Session Judge. Judiciary at level of Taluka and District should be absolutely honest and fearless.</p>	
7.	<p><u>Madras HC W.P. 25846 and 30046 of 2018 P.</u> Saravanan v/s District Collectors and others</p> <p><u>Page 3 para 4:</u> corruption from birth to Death becomes way of Life.</p> <p><u>Page 10 par 5:</u>Judiciary is not exempted from Corruption. Corruption in the Judiciary are also wide spread and admitted by the great Jurists and Hon. Judges.</p> <p><u>Page 8 para 3:</u> the minority non-corrupt and right thinking persons are necessarily to be encouraged and protected by the Constitutional Courts and Authorities Competent to ensure that fight against majority corrupt is advanced.</p> <p><u>Page 9 para 1:</u> providing a non-corrupt administration by State / Union is also integral part of the constitutional mandates.</p> <p><u>Page 9 para 2:</u> Ample Anti- corruption laws are enacted and in force in our Nation. However, eve and efficient implementation of those laws are lacking on account of corrupt activities are wide</p>	

	<p>spread in public administration.</p> <p><u>Page 11 para 2:</u></p> <p><u>Corrupt Judicial officers are to be declared Anti National so also the public servants. They are antinational because they are obstructing the development activities of our great nation.</u></p> <p>Thus persons corrupt and acting against the development activities of our great nation are also to be declared as anti-Nationals.</p> <p>Thus, corruption in Judiciary is <u>the</u> greatest enemy to the constitution and Judiciary must also initiate drastic measures in order to control corruptions in various forms.</p>	
8.	<p><u>Allahabad Court</u></p> <p><u>Sanjay and 3 others v/s State of UP and others</u></p> <p><u>Page 3 para 3:</u> judge acts like god. How will the normal man get justice when judges make such mistakes.</p> <p>At present times. Only from the temples of Justice like Courts, everyone hopes for right and fair justice</p>	
9.	<p><u>Bombay HC</u></p> <p><u>Harish Arora V Registrar of societies, 2025 SCC</u></p>	

online Bom 2833. Justice Amit Borkar

Para 76: allegation against bias and use of

Repealed provisions:

In para 28 principle laid by SC in K.K. Dhavan (supra) SC held that disciplinary action may be taken against officer exercising quasi-judicial functions, if he has acted in breach of legal duties, negligently or with a view to confer undue benefit on another. Particularly relevant to this case

iv. If he had acted negligently or that he omitted, the prescribed conditions which are essential for exercise of Statutory Powers.

v. if he has acted in order to unduly favor a party.

Para 77: the focus of enquiry is not the correctness of the decision per se, but the manner in which the officer discharged his duty, whether in compliance with law or in breach of it.

The Court clarified that the government officers are not immune from accountability merely because their action is cloaked with the guard of official authority or Quasi-Judicial discretion

Para 81: however, the reasoning given in general and does not explain how such finding was

arrived at, nor does it show what materials was relied upon in arriving at that conclusion.

Para 84: ignoring binding precedent – omission of duty and legal malafides

Respondent no.1 order is also vitiated by his failure to follow binding precedent.

This omission to consider the prevailing law, is **another facet of negligence, dereliction of duty** encompassed by Dhavan (iv).

In effect the Respondent no. 1, omitted a prescribed condition essential for fair exercising of power, that his decision must align with the law as interpreted by High Court.

If the omission was willful it is even more egregious, suggesting **“ a conscious violation of law to the prejudice of another”** which the Supreme Court has identifies s hallmark of **malice in law.**

Para 85: Violation of Principles of Natural justice and fair play

The Record lends credence to the Petitioners complaint that Respondent no.1, considered materials that were not a part of office record of

inquiry. If that is so, the decision was based on “Extraneous” information, which appears not to be part of record of Respondent no.1, this offends the basic principle of natural justice and reinforces impression that **Respondent no.1, was influenced by factors outside the legitimate scope of inquiry.**

Such conduct violates the dictum of A.K. Kraipak v/s Union of India (1969) 2SCC 262 **that even administrative decision must be made fairly and impartially and on relevant evidence.**

The Supreme Court warning that **“the instrumentalities of State must discharge their functions in fair and just manner”** was not heeded by Respondent no.1.

Para 86: undue favoritism- Evidence of bias to favor a party:

Even absent of direct evidence of bribery or corruption, **if the pattern of conduct shows a tilted balance or preferential treatment without justification,** the charge of undue favoritism can be made out.

In the present case departing from norm, all operated to the sole advantage of the Complainant faction. This colorable **exercise of power using legitimate**

power for illegitimate purpose is nothing, but undue favoritism in action.

Para 87: if a public authority acts with an intention not authorized by law, or consciously disregards legal limits, the element of malice in law is attracted even if there is no overt malice in fact.

The Supreme Court reiterated that the legal malice (malice in law) occurs when the act is done without lawful excuse or for an improper purpose.

Conscious disregard of law fulfills all the essentials of malice in law. It shows a “depraved disregard” for the Petitioner and constraint of law.

That any authority would side step a binding precedent cannot be seen as good faith mistake. It reflects either an unaccepted level of incompetence or a willful abuse of power. Both alternative are equally condemnable.

Para 91: the rule of law mandates that public authorities must act in transparency fairness, and fidelity to statutory norm. **when statutory functionaries deviate from these core principles and act with haste or bias, it undermines not only the integrity of process but also trust reposed in**

them.

Para 92: complete disregard of procedural safeguard reflects undue favor, and colorable exercise of power as warned against in Gurudial Singh (supra)

Para 93: fulfillment of procedural safeguard, including issuance of show cause notice, grant of reasonable opportunity, recording and finding. This amounts to colorful exercise of power, a legal concept deeply embedded in Indian Constitution Jurisprudence.

Para 102: grace risk that arbitrary action of this nature may encourage undesirable practices, including possible nexus between vested parties and certain regulatory authorities. **Ignored multiple binding precedents of the Court, failed to disclose the basis of adverse factual conclusion and proceedings to pass order with serious civil consequences.**

Order para ii: ignoring binding precedents, relying on unverified factual information and passing orders in breach of natural justice.

VAKALATNAMA

I am/we are not a member of the welfare fund. Therefore stamp of Rs.2/- is/are not affixed herewith.


Signature

IN THE COURT OF THE JUDICIAL MAGISTRATE OF FIRST CLASS
64th Esplanade, AT MUMBAI

C. C. No. / /2025

KAMLAKAR RATNAKAR SHENOY

...Complainant

Versus

MR. BHUSHAN GAGRANI,
MUNICIPAL COMMISSIONER, BMC AND OTHERS

...Accused

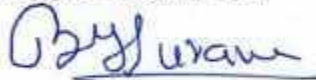
We hereby appoint Shri Kishor Shinde and Bhagyesha Kurane Avocates-High Court, Mumbai, to act, appear and plead on our behalf in the above matter. In witness where of we have set our hands to this writing.

Dated this 03 day of December, 2025

Accepted

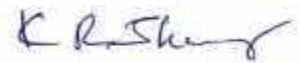


KISHOR SHINDE



BHAGYESHA KURANE

(Advocates for the Complainant)



(Complainant)

Date: 3.12.2025



CHALLAN
MTR Form Number-6



GRN	MH012781242202526U	BARCODE					Date	03/12/2025-16:25:55		Form ID		
Department	Chief Metropolitan Magistrate, Bombay				Payer Details							
Type of Payment	JUDICIAL STAMPS Superintendent of Stamps.				TAX ID / TAN (If Any)							
					PAN No.(If Applicable)							
Office Name	CHIEF JUDICIAL MAGI ESPLANAD MUMBAI				Full Name	Petition Group Foundation Trust Through as trustee of PGF Kamlakar Ratna						
Location	MUMBAI				Flat/Block No.	B-903, Vaishali CHS, Opp. MTNL Exchange,						
Year	2025-2026 One Time				Premises/Building							
Account Head Details				Amount In Rs.	Road/Street	Sheth Motisha Lane, Mazgaon,						
0030033901 Court Fee Stamp				40.00	Area/Locality	Mumbai						
					Town/City/District							
					PIN		4	0	0	0	1	0
					Remarks (If Any)	Petition Group Foundation Trust V/S Iqbal singh Chahal						
					Amount In	Forty Rupees Only						
Total				40.00	Words							
Payment Details	STATE BANK OF INDIA				FOR USE IN RECEIVING BANK							
Cheque-DD Details					Bank CIN	Ref. No.	00040572025120357596		CPAFYVHDG6			
Cheque/DD No.					Bank Date	RBI Date	03/12/2025-16:24:26		Not Verified with RBI			
Name of Bank					Bank-Branch	STATE BANK OF INDIA						
Name of Branch					Scroll No. , Date	Not Verified with Scroll						

Department ID :

Mobile No. : 9821632595

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IN THE COURT OF THE JUDICIAL
MAGISTRATE OF FIRST CLASS,
64TH COURT, ESPLANADE
MUMBAI
CASE NO. / MISC /2025

KAMLA KAR RATNA KAR SHENOY

... Complainant

V/S

Mr. Bhushan Gagrani, Municipal
Commissioner, BMC and Ors.

... Accused

Criminal Application under Sections
61(2) (120B), 125 (336) , 198 (166) , 199
(166A), 255 (217), 256(218), 316(5) (409),
of BNS/ IPC, violation of article 14, 21,
141, 144, 51 A (j), of Constitution along with
offences under Public Records act

Dated this 03rd day of Dec, 2025

KISHOR SHINDE

Advocate for Complainant

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Maidan Mumbai - 400017