Date : 23.03.2022

Hon'ble Governor of Maharashtra,

Shri Bhagat Singh Koshyari

Respected Sir,

- <u>Subject : Demand for Dismissal of Lokayukta of Maharashtra, Justice V.M.Kanade</u> <u>for colluding with civil servants in Public Health Departments of Mantralaya,</u> <u>Government of Maharashtra, FDA Gr.Mumbai and the police department to</u> <u>dismiss homicide of my wife with false statements in his order dated</u> 22.02.2022. Justice V.M.Kanade should be made an accessory to homicide.
- Enclosed, please find letter dated 17.03.2022 from the office of Lokayukta of Maharashtra along with Order by the Lokayukta dated 22.02.2022.
- 2. Also, please refer to my Plea before the Hon'ble Supreme Court of India (copy sent to you) allowing me to shed my blood to Yusuf Hamied Family, promoters of Cipla Limited. My wife's blood was drained out of her body in four days by a wicked Cipla injection administered by doctors at Maruti Nursing Home. Serious adverse drug reactions of injection Rokfos were suppressed by doctors at three hospitals and by Cipla for four long years till law caught up with them. My wife's Soul will rest in peace only after the criminals are convicted. If the Supreme Court is unable to pass orders, then victim's family should be granted permission to shed all blood from his body to the perpetrators of the crime in "offences for greed". Also, this will glorify corrupted officers involved in protecting criminal offenders. But their sins will never be wiped out for generations to come. Youth of India may be awakened to save citizens.
- 3. Lokayukta of Maharashtra, Justice V.M.Kanade will also be responsible for collusion as an accessory in my wife's homicide as well as in deaths of the victim's family members.
- 4. This complaint No.4156 is of 31.10.2019. There were 5 hearings starting from Justice Tahaliyani in March 2020. All facts have been explained in depth to the Lokayukta who had initially commended that I had done a good job. Why the U-turn is anybody's guess.
- 5. Orders for hearing on 06.01.2022 were not passed by the Lokayukta. Complaint was made to the Supreme Court with all relevant evidence documents and copy was sent to the Hon'ble Governor of Maharashtra also. Total Foul Play was involved by the Protector of People to shield corrupted civil

servants who colluded with criminal offenders in death of my wife. She was poisoned and left sinking to her death. What caused the death was hushed up by doctors at three hospitals. Order dated 22.02.2022 by Justice V.M.Kanade was his 'Solo' hearing. Complainant was not invited for the hearing.

- 6. "King Liar" is Lokayukta of Maharashtra, Justice V.M.Kanade. There are multiple lies to silence the aggrieved complainant with totally misleading statements. This was the reason why the Lokayukta could not pass orders for hearing dated 06.01.2022.
- 7. False, misleading statements by the Lokayukta are reproduced as under :
 - a) Para 1. It says that complainant's wife was admitted in a private hospital and was treated there for 4-5 days and thereafter shifted to another hospital. That the complainant being aggrieved by her death, has approached several authorities. According to him, it is his case that his wife was given a sub-standard drug Rokfos manufactured by Cipla Limited and as a result of administration his wife died. It further states that initially, complainant had filed the complaint against Maruti Nursing Home, Mulund, M/s Cipla Ltd and Food & Drugs Administration, Maharashtra State, Mumbai. That written orders were passed by Maharashtra State Commission (Consumer Court). Further states that complainant approached competent authority against Cipla Limited and Food & Drugs Administration and certain orders were also passed by the said authority.

Response by the Complainant - Even after thread bare explanation with evidence documents, the Lokayukta has chosen to give false, misleading statements.

Complainant's wife was admitted to Maruti Nursing Home on 9th June 2014 for cervical spondylitis and stiff neck. She was treated with cancer injection within seven hours of admission without the patient's or relatives' consent. This injection has to be given only once in a year even for bone cancer patients. Without diagnosing the cause of stiff neck this injection was given. MRI was done the next day which revealed suspected Koch's (TB). Spine surgeon, Dr.Satyen Mehta fixed surgery at Platinum Hospitals on 16th June 2014. Meanwhile, the said injection caused serious adverse known side effects within 20 hours. She was bed-ridden till her death two weeks later. She had difficulty in

swallowing and could not swallow even her saliva after four days. She had petechial rashes (bleeding from under the skin) and she was in pancytopenia. WBC fell from 20,080 to 2,300 and platelets from 143,000 to 95,000 on 12th June 2014. Petechial rash and Pancytopenia are typical symptoms of Zoledronic acid (injection Rokfos) and characteristic features of Aplastic Anaemia or Bone Marrow Failure. My wife died from Aplastic Anaemia. There is no confusion. Open & Shut Homicide.

- Treating doctor, owner of Maruti Nursing Home, Dr.Mihirgiri Goswami, spine surgeon, Dr.Satyen Mehta and physician, Dr.Aafaque Dolare who certified my wife as Fit for Surgery watched the patient sinking to her death for three days from 12th till 14th June 2014. On 12th June, 2014, all three doctors had decided to postpone surgery fixed on 16th June 2014. Due to falling blood counts, not revealed to patient or relatives, they shifted her in a panic to Platinum Hospitals on 14th June 2014 itself. Dr.Mihirgiri Goswami called an ambulance and abandoned the patient under his care for six days by dumping her on her relatives. Spine surgeon, Dr.Satyen Mehta after postponing scheduled surgery on 16th June 2014, got the patient admitted for surgery itself. Within one hour she was shifted to the ICU. This was "Attempt to Murder" knowingly that patient would not survive the surgery. There was hardly any blood left in her body. I insisted that Dr.Satyen Mehta be present as it was under his care that patient was admitted. Instead of telling the truth that patient was in pancytopenia since three days, Dr.Satyen Mehta lied to relatives that patient was in septicaemia. All of this to suppress known side effects of injection Rokfos. Dr.Satyen Mehta disappeared from the scene altogether and never even enquired about the patient admitted under his care, subsequently.
- Lokayukta and former judge of Bombay High Court should know that this was criminal and slammed the Dean of Sir J.J.Group of Hospitals for destroying "Expert Committee Report" by a panel of three doctors. That this was destruction of evidence in a homicide case. Lokayukta of Maharashtra has abetted in hushing up an open and shut criminal case and should be held liable for dereliction of duty towards the People.

- The complainant had rightly approached concerned authorities and not as per Lokayukta (as well as Lokpal of India), randomly approached unconcerned authorities. Drug maker Cipla Limited was approached with complaint dated 16th August 2014 to investigate death of his wife from serious adverse drug reactions of injection Rokfos. That death was drug induced. As per Cipla's written statement, they have said that treating doctor, Dr.Mihirgiri Goswami had informed them of serious ADRs on 6th of August 2014. Cipla violated statutory guidelines and did not investigate their drug in spite of repeated appeals from the aggrieved complainant.
- Lokayukta, Justice Kanade has been provided with warning for Cipla's Goa facility (where the drug was manufactured) regarding 12 serious violations of Good Manufacturing Practices as a result of which their drug products were adulterated.
- As per Lokayukta Justice Kanade, initially, complainant had filed the complaint against Maruti Nursing Home, Mulund, M/s Cipla Ltd and Food & Drugs Administration, Maharashtra State, Mumbai. That written orders were passed by Maharashtra State Commission (Consumer Court). Further states that complainant approached competent authority against Cipla Limited and Food & Drugs Administration and certain orders were also passed by the said authority.

This is blatantly false and misleading. Maharashtra State Commission has passed orders against doctors, Dr.Mihirgiri Goswami, Dr.Satyen Mehta, Dr.Aafaque Dolare, Maruti Nursing Home and Platinum Hospitals. There were no complaints against Cipla and Food & Drugs Administration with the State Commission.

 As per Lokayukta Justice Kanade, he says that complainant approached competent authority against Cipla Limited and Food & Drugs Administration and certain orders were also passed by the said authority. This is blatantly false and misleading just to avoid FIR by Navghar Police. Total complicity requiring serious punishment.

Complainant was misled by Cipla who violated Statutory guidelines in **August 2014** and did not investigate as they were aware of adulteration

for trials. Cipla took the aggrieved complainant for a ride till DGHS (Directorate General of Health Services) under MOHFW informed him of protocol to be followed in case of serious adverse drug reactions. This was in December 2017, that the complainant realised that kingpin of this drug racket was Cipla Limited itself.

Which competent authority was complaint against Food & Drugs Administration was approached and what orders were passed? Lokayukta Justice Kanade failed to pass orders against FDA, Gr.Mumbai for not following up on case filed by Drug Inspector with Mazgaon Court for illegal sale of drugs for six years. **Total Collusion by the Lokayukta** which needs action by the Hon'ble Governor by dismissal & made accessory to crime.

b) Para 2. It says that complainant also has filed a criminal case with the Magistrate Court, Mumbai against the Office of the Food & Drug Administration which is pending. Blatant lying by the Lokayukta. Case with Mazgaon Court was filed by the Drug Inspector of FDA, Gr.Mumbai for illegal sale of drugs. My complaint against Maruti Nursing Home was manipulated by FDA as complaint received from a confidential source. I had given copy of my complaint to Cipla for investigation of their drug to Assistant Commissioner (Zone 4). Lokayukta, Justice Kanade has been given media report of the same assistant commissioner being arrested by the ACB. All of this is known to the Lokayukta and is deliberately making false statements in a homicide case amounting to collusion in the crime.

Para 2 contd. As per Lokayukta Justice Kanade, he says that complainant approached the Lokpal at Delhi who has pressed to dismiss his application. Both Lokayukta and Lokpal are birds of the same feather and are maligning the judiciary with false statements. Complaint against Lokpal of India is before the PM, President and Chief Justice. They have not chosen to dismiss my complaint. Lokpal of India is muted to even answer to my allegations on their false blatant lies in their order. Lokayukta is similarly caught and cannot reply or pass minutes of the meeting dated 06.01.2022. He has chosen not to involve the complainant nor the office of lokayukta and silently passed orders dated 22.02.2022 which makes him accessory to criminal offence. Finally has raised his hands and preferred Office of

Lokayukta to dismiss my complaint after full evidence against civil servants in Mantralaya, FDA, Dean and doctors of Sir J.J.Group of Hospitals and Navghar Police.

Para 2 contd. As per Lokayukta, Justice Kanade, the complainant has filed a SLP in the Apex Court. The contention of the complainant is that though FIR has not been registered against the hospital and Doctors, who have caused medical negligence because of which his wife died his predecessor Justice Tahaliyani had directed the Dean, J.J.Group of Hospitals to constitute an Expert Committee and submit the report. Accordingly, report has now been submitted by Expert Committee constituted by the Dean, Sir J.J.Group of Hospitals in which it is stated that for want of certain relevant documents no opinion regarding negligence by the concerned doctors will be given.

Complicity by the Lokayukta, Justice Kanade is completely exposed.

Expert Committee was formed by the Dean of Sir J.J.Group of Hospitals on August 29, 2018 and report was to be submitted within a week. This was even before my complaint before the Lokayukta of Maharashtra. It was Justice Tahaliyani in March 2020 who on seeing RTI reply from the Dean's office that Expert Committee Report cannot be given told complainant to tell the Dean that if he cannot give the report to the complainant, he will summon the Dean himself. Subsequent Lokayukta, Dr.Shailesh Kumar Sharma told me to fax the RTI reply which was sent to him. Subsequent hearing by Upa-Lokayukta, Mr.Sanjay Bhatia is on record and been submitted to Justice Kanade. Complaint before Supreme Court against Lokayukta Justice Kanade has three files marked A, B, C which has exposed the Lokayukta and hence no orders were filed by him for hearing of 06.01.2022. If any self-respect is left, Justice Kanade should apologise to the people of Maharashtra and quit. His role as a conspirator to silence the victim's family will be recorded when finally, FIR will be registered on the orders of the Governor or Supreme Court of India.

Para 2 contd. Lokayukta Justice Kanade says that report has now been submitted by Expert Committee constituted by the Dean; Sir J.J.Group of Hospitals in which it is stated that for want of certain relevant documents, no opinion regarding negligence by the concerned doctors will be given. The Senior Police Inspector, Navghar Police Station has stated that in

absence of the report by J.J.Hospital, FIR cannot be registered against the doctors.

Lokayukta, Justice Kanade has facilitated in protecting the doctors at Sir J.J.Group of Hospitals for destroying the report of September 2018.

There were only two things required by the Dean of Sir J.J.Group of Hospitals in October 2020; MRI and X-ray films. All relevant documents were in the complaint file. Why were the films relevant when reports were available? **Conspiracy by the Lokayukta needs immediate arrest on the orders of the Governor of Maharashtra or the Supreme Court.**

Para 2 contd. As per Lokayukta, Justice Kanade, the complainant also filed a complaint against the concerned doctor who had administered the injection to his wife before the Medical Council. The Medical Council after enquiry suspended the registration of the said doctor for a period of three months. Against this order, the complainant has filed an appeal which is pending before the Appellate Authority of the Medical Council of India.

Lokayukta Justice Kanade, an experienced judge of the Bombay High Court should know that matter before Consumer Court was for Medical Negligence and Deficiency in Service. That this was a Civil Suit. Matter before Medical Council was also a Civil Suit for Professional Misconduct.

Matter before Navghar Police was criminal complaint and not for medical negligence. That doctors at Maruti Nursing Home, Platinum Hospitals and Jupiter Hospital hushed up serious fatal ADRs of Cipla drug Rokfos. That drug maker Cipla too suppressed the ADRs for four long years. The weapon that killed my wife was hidden by all the accused. False death certificate was given. This was criminal requiring immediate arrest including the Lokayukta of Maharashtra, Justice Kanade.

Besides, Writ petition in the Supreme Court was for the Apex Court to use discretionary powers to ensure that there is no miscarriage of justice. As is evident, there is miscarriage of Justice facilitated by the Lokayukta of Maharashtra.

Chief Justice has said that Justice exists for All. In this case, it was the aggrieved complainant who has investigated the crime on his own and has exposed several important matters concerning healthcare of the Nation :

- Dangerous Network between Cipla-Doctors-FDA-CDSCO playing with lives of citizens. **Drugs and Cosmetics Act was abused by all.**
- **Corruption at the highest levels** in Ministry of Health and Family Welfare including **CDSCO drug controllers**.
- Corruption by Lokpal of India and Lokayukta of Maharashtra is abuse of Lokpal and Lokayukta Act. Landmark movement in the history of India's Polity – India Against Corruption was sent down the drain by past judges of Supreme Courts and High Courts.
- PM Modiji has declared corrupted as Termites hollowing the Nation. As such all corrupted officers including Lokpal and Lokayukta should be arrested along with criminal offenders.
- Whole of India is consuming sub-standard drugs and Maharashtra Tops the list as per MOS-Health statement in Parliament on December 13, 2019. FDA, Gr. Mumbai officials' morale has been enhanced by none other than the Lokayukta who is performing exactly the opposite role he is supposed to perform.
- c) **Para 3. As per Lokayukta Justice Kanade,** after the first hearing was over, the matter was kept for further hearing on 06.01.2022. On the said date he asked the complainant what was the relief he was claiming from him. That the complainant was seeking direction directing Navghar Police Station to file a FIR against the doctor and others who are responsible for medical negligence and to direct them to register an offence under Section 304-A of the Indian Penal Code.

Lokayukta is making false statements. Complainant was seeking direction directing Navghar Police Station to register FIR for culpable homicide under the IPC. That this was a nexus between Maruti Nursing Home and Cipla Limited for administering cancer drug for stiff neck. False statement by the Lokayukta saying that I asked to register an offence under section 304-A of Indian Penal Code. In all three files sent to the Chief Justice of India, all of Lokayukta's foul play is exposed. It was my repeated question to Directorate of Health Services, Mantralaya; Under what condition does the matter fall under section 304-A? Lokayukta's foul play with colluders in criminal homicide case is exposed. Medical Negligence case judgements are

given in my favour in both Consumer Court and Maharashtra Medical Council. We are talking of criminal offences. As stated above, the weapon that killed my wife (meaning ADRs of injection Rokfos) were suppressed by doctors at three hospitals and by drug manufacturer Cipla Limited. Lokayukta, Justice Kanade cannot escape his indulgence in a homicide case. **Para 3. Contd** Secondly that the complainant submitted that the Lokayukta should direct the Metropolitan Magistrate before whom his case against FDA was pending to expedite the hearing of the said complaint and decide it.

Lokayukta, Justice Kanade seems to be a King Liar. Case before Metropolitan Magistrate was not against FDA and not by the Complainant. As stated above, my case against Maruti Nursing Home was manipulated by FDA, Gr. Mumbai as information received from a confidential source. My complaint was not for illegal sale of drugs. Even on illegal sale of drugs, no action has been taken for six years. Evidence has been submitted to the Lokayukta and in spite of detailed explanation with evidence documents, Lokayukta Justice Kanade is telling lies after lies.

Para 3. Contd As per Lokayukta Justice Kanade, he had given a detailed hearing to the complainant. That the complainant appears to be in habit of making allegations against the persons who are hearing his application, if he finds that authority hearing his case doesn't pass any order in his favour he has made allegations against the Lokpal, Supreme Court of India and other authorities who have heard his case.

Both authorities (Consumer Court and Medical Council) who have heard my cases have given favourable orders. In my letter dated 12th January 2022, I have asked the Lokayukta that I deserve answers to his allegations against me that I say everybody is corrupt. It is interesting to note that Lokayukta justice Kanade has stated that whoever has heard my case the complainant has made allegations. Supreme Court has not heard my case and neither has the Lokpal of India. I have not made allegations against Supreme Court. Lokpal of India disposed of my complaint without looking into the matter and disposal order is full of lies. Complaint before the PM, President, Lok Sabha Speaker and Chief Justice of India against the Lokpal has not been responded. Foul play was involved. Similarly, Foul Play by Lokayukta is multi-fold, liable for dismissal and arrest for collusion in a criminal homicide case.

Para 3. Contd It can be seen from his letter dated 12th January 2022 in which in the first paragraph he has observed as under –

Latest Position – My last hope for getting FIR registered in police complaint under IPC and follow-up on case filed by Drug Inspector under Drugs & Cosmetics Act, 1940 before Mazgaon Court, Mumbai has been dashed as Lokayukta of Maharashtra refused to take action in both the criminal complaints. Hearing was held on 6th January 2022. Attached are details of hearings in my reply to the Hon'ble Lokayukta of Maharashtra which will reveal foul play here also.

Lokayukta, Justice Kanade has not replied to allegations of foul play against him. It was required of the Lokayukta to respond to hearing on 06.01.2022. For two and half months, he did not give details of hearing. He has no answer. Even this order spooks of foul play to protect criminal offenders and their protectors in the government authorities.

d) **Para 4. As per lokayukta, justice Kanade,** he says that the complainant has reiterated the above allegations in paras 1 to 23. It is not necessary to reproduce those allegations in this order.

That is exactly the point. Lokayukta has no answers to the allegations. It was mandatory to reply to my allegations. It is mandatory to respond to allegations of complicity in silencing family members of victims. Lokayukta has to reply to allegations in letter dated 12.01.2022 as well as this letter dated 23.03.2022. It is very obvious he has been compromised with greed.

e) Para 5. As per Lokayukta, Justice Kanade, Since the only two reliefs, which were pressed by the complainant viz firstly the directions should be given to Navghar Police Station to register a FIR and secondly to direct the Metropolitan Magistrate to expedite the hearing of the criminal case filed by him against the FDA and others, I will restrict my order only to that extent. So far as the non-registration of FIR is concerned, I must point out that under the provisions of the Maharashtra Lokayukta and Upa-Lokayuktas Act, 1971, Lokayukta doesn't have powers to give direction as given by the Hon'ble High Court under Article 226 of the Constitution of India and under Article 32 and 136 of the Constitution of India by the

Supreme Court of India. Secondly, it is well settled position in law that in view of the judgements of the Hon'ble Supreme Court that the police authorities now cannot directly register a FIR against the Doctor on the ground of medical negligence. The Supreme Court of India has now held that unless the Committee constituted by the Dean of a Government Hospital gives a prima facie opinion that there is medical negligence, FIR cannot be registered. In the present case, my erstwhile lokayukta Justice M.L.Tahaliyani had directed the Dean, Sir J.J.Group of Hospitals to constitute a Committee of Doctors and to give a report of the said Doctors. The report has been received from the J.J.Hospital and the team of doctors have categorically held that on account of non-availability of papers particularly the blood reports, they were not in a position to give an opinion that prima facie there was a medical negligence. It must be pointed out that the complainant's wife died in the year 2014. Initially he files a complaint against Cipla Ltd and FDA before the competent court and for the first time in 2017, he came out with the case that his wife died due to medical negligence.

Response by the Complainant – Firstly the multiple lies by the Hon'ble Lokayukta of Maharashtra in **Para 5. Acts of Omission & Commission.**

Firstly, "Expert Committee Report" by panel of three doctors of Sir J.J.Group of Hospitals was given in September 2018 and subsequently suppressed. This was one year before my complaint to Lokayukta Office. Lokayukta, Justice Kanade has preferred to ignore this serious crime by the Dean and expert committee doctors which is "Destruction of Evidence" in a homicide case. This is in my letter dated 12.01.2022.

Secondly, I have not filed case against FDA and others with the Metropolitan Magistrate.

Thirdly, I have not asked the Lokayukta, Justice Kanade to direct the Metropolitan Magistrate. This is reiterated in my letter dated 12.01.2022. Hence there is no reply to my letter. It was mandatory to give a reply/minutes of the hearing held on 06.01.2022.

Fourthly, I have given evidence that FDA, Gr.Mumbai has not followed up on case filed by Drug Inspector against Maruti Nursing Home doctor, Dr.Mihirgiri Goswami & others before Mazgaon Court for six years. In one stroke, Lokayukta Justice Kanade has protected criminal offender, Dr.Mihirgiri Goswami as well as Corrupted officers in FDA, Gr.Mumbai against whom he is supposed to act as a Lokayukta. Justice Kanade has trampled the Criminal Justice System and cannot remain in his position.

Fifthly, Police complaint was for adjudicating criminality involved in death of my wife and not for medical negligence. **Criminality is exposed by two orders in Civil Suits.** Rokfos was administered Ad hoc, without ascertaining indications of use. Drugs were sold illegally. Blood reports were not monitored. Even after adverse reaction failed to treat the patient. Dr.Aafaque Dolare was wrong in giving fitness for surgery. Dr.Satyen Mehta did not inform relatives of seriousness and critical condition of patient. Blood counts; WBC fell from 20,080 to 200 and platelets from 143,000 to 20,000. Dr,Mihirgiri Goswami, Dr.Aafaque Dolare and Dr.Satyen Mehta sent the patient for surgery to Platinum Hospitals in such a critical condition.

Sixthly, It was the Dean of a Government hospital, Sir J.J.Group of hospitals who had appointed the panel.

Seventh, Justice Tahiliyani had not directed the Dean /to constitute a Committee of Doctors.

Eighth, Committee appointed by the Dean had submitted their report in September 2018 which has been destroyed.

Ninth, Report of doctors given now is meaningless. They have not given their opinion.

Tenth, Non-availability of papers particularly blood reports. All test reports are there in my Complaint file. Initially they lied that they wanted MRI and X-ray films. For what? MRI report and X-ray report were there. Patient is dead and cremated. Films for What?

Eleventh, Lokayukta Justice Kanade says that initially, I filed a complaint against Cipla and FDA before the Competent Court.

This is habitual lying by the Lokayukta. I have not filed case before a Competent Court against Cipla or FDA.

Case was filed with Cipla to investigate serious adverse reactions of injection Rokfos as death was drug-induced. Cipla violated statutory

guidelines and did not investigate. Reported ADRs after 4 years. Criminality in death of my wife is exposed.

125 pages of Transcripts of meeting with doctors recorded without their knowledge are in Police Complaint. Doctors said that they had never seen such serious ADRs ever before. That they will never give Rokfos again. Medical Insurance doctor, Dr.Dubey said that he goes to several doctors and hospitals and gives Rokfos with full responsibility. It was his job to see that there was no problem to doctor or patient. Who gave him this responsibility other than Cipla?

Case was filed before FDA in 2015. FDA violated statutory guidelines and did not investigate. Conducted raid at Maruti Nursing Home and filed case before Mazgaon Court for illegal sale of drugs. This was my contention before the Lokayukta that he has to direct FDA, Gr. Mumbai to follow up on the case.

Else I will ask the Governor of Maharashtra, option left before me.

Twelth, Lokayukta says that for the first time in 2017, complainant came out with the case that his wife died due to medical negligence. Again blatant lying by the Protector of People, Lokayukta of Maharashtra, Justice V.M.Kanade.

Case for medical negligence was filed in 2015.

The Hon'ble lokayukta of Maharashtra is advised as follows :

- My book on Cipla Drug Trial running into 29 chapters has been sent to him. Each and every record from Day 1 is explained. All evidence including blood reports date-wise are there in my police complaint.
- The complainant filed his complaint to Mulund Police Senior Inspector on 10th April 2017. He was called to Navghar Police Station for his statement on 12th May 2017 to effect an "Arrest Warrant". However, he was informed that his complaint was not registered.
- DCP, Shri Sachin Patil scolded the officers and ordered an enquiry and asked the officers to send the complaint to Directorate of Health Services, Mantralaya, Government of Maharashtra. DCP's specific point was that; if the complaint was before Consumer Court, Can it not be Cognizable?

- The hon'ble Lokayukta of Maharashtra is aware that the matter before Directorate of Health Services, Mantralaya, Government of Maharashtra was for adjudicating criminality in death of my wife and not for medical negligence. Medical Negligence has been proved by Consumer Court as well as by Maharashtra Medical Council.
- The Lokayukta of Maharashtra has been provided with each and every detail of facts of the case including Order by Maharashtra State Commission, Order by Maharashtra Medical Council, My Writ Petition before the Supreme Court of India. Misconduct by the President of NCDRC (National Consumer Disputes Redressal Commission), Justice R.K.Agrawal, Lokpal of India, Bogus Joint Investigation by officers in FDA & CDSCO are explained in the writ petition.
- Cipla Limited multiple crimes and lies, deception, hypocrisy, substandard drug manufacture has been explained.
- f) Para 6. As per Lokayukta, Justice Kanade, it is not possible for him to give directions to the Police to register FIR of medical negligence against the doctor who had treated the complainant's wife. So far as the second grievance is concerned viz. a direction to the Metropolitan Magistrate who is hearing his criminal case against the FDA and Cipla Ltd. is concerned, I don't have any jurisdiction to give any direction to any court as laid down under the provisions of this Act. Under Section 21 of the Maharashtra Lokayukta and Upa-Lokayuktas Act, 1971, Lokayukta has no jurisdiction over any court. It is therefore not possible to give any direction to the Metropolitan Magistrate to expedite the hearing of the complainant's case. Response by the complainant –
 - Lokayukta, Justice Kanade has facilitated protection to Dean and doctors of Sir J.J.Group of Hospitals in destruction of "Expert Committee Report" given in September 2018.
 - I am re-iterating false misleading statements by the Lokayukta of Maharashtra.
 - FIR is not for medical negligence but criminality involved in death of my wife and as explained in detail above, criminality is multi-fold.
 - Second grievance is not for direction to Metropolitan Magistrate.

He is not hearing any case against FDA or Cipla but case filed by FDA Drug Inspector against the doctor.

Lokayukta has protected both criminal offender, doctor as well as to FDA, Gr.Mumbai Drug Inspector.

g) **Para 7. As per Lokayukta,** Lastly, it must be pointed out that under the provisions of Section 8(1)(b) of the Act, if the complainant has exhausted alternate remedy, which is available to him by approaching Civil Court, Lokayukta cannot entertain the complaint. In the present case, the complainant has already approached the Hon'ble Apex Court seeking various orders and the said SLP is still pending in the Apex Court. He is also seeking various orders against FDA and Cipla Ltd. before various authorities. It appears from his written statement that he has approached the Hon'ble High Court. On this ground also, it is not possible to entertain the application of the complainant. The complaint is therefore dismissed and disposed of.

Response by the complainant –

Lies by the Hon'ble Lokayukta is disgracing the Judicial Profession and the Judiciary itself in a Democracy.

Firstly, He is trying to absolve himself of his duties and responsibility as a Protector of People.

Secondly, he has abetted criminal offenders and corrupted officers in the government colluding with criminal offenders.

Thirdly, he is trying to mislead the aggrieved complainant by giving option of Civil Court and drag the matter. I have already told him that I will not allow the matter to be dragged further. I have filed mercy petition before the Supreme Court to allow me to shed my blood to Yusuf Hamied so that my wife's Soul will rest in peace. PM Modiji has termed corrupted as Termites hollowing the Nation. Victim's death and death of victim's family will send a message to the Youth of Nation to rise up to Pharma-Medical Malpractices and Corruption to save the criminals including the Lokayukta of Maharashtra. Youth of India are the only answer against the traitors to the Nation. **Fourthly,** Why did the Hon'ble Lokayukta entertain this complaint in the first place? Why were five hearings held? Lokayukta of Maharashtra realised the provisions after two and half years?

Fifthly, this complaint was against civil servants protecting criminal offenders which is exhaustively and comprehensively proved.

Sixthly, Lokayukta of Maharashtra, has been exposed abetting criminal offenders and corrupted civil servants.

Seventh, Lokayukta, Justice Kanade was born to lie. That I have approached the Hon'ble High Court.

Seems to be an inhuman, evil personified character protecting criminals.

Eighth, Lokayukta has shown his unwillingness to entertain my complaint after 5 hearings and after criminality in death of my wife has been exposed. **Ninth,** complaint is disposed of as Lokayukta himself is caught in FOUL PLAY against the people of Maharashtra.

- 8. An aggrieved senior citizen has been mentally tortured for eight years seeking justice in death of his wife.
- 9. Lokayukta of Maharashtra, Justice V.M.Kanade, being an Ombudsman appointed for protection of the common man, has indulged in misconduct and impropriety trying to protect officers in various departments in Government of Maharashtra, including the Police.
- 10.Justice V.M.Kanade has to respond to my letter dated 12.01.2022 para-wise on hearing held on 06.01.2022. He is not able to do so and has preferred to write his Order dated 22.02.2022 in "Solo" without a Hearing.
- 11. Justice V.M.Kanade has to respond to reply by the complainant to his orders dated 22.02.2022.
- 12. It can be comprehensively gauged by the voluminous charges against the Lokayukta of Maharashtra, Justice V.M.Kanade as explained above, he has abused his position against the people of Maharashtra whom he was supposed to serve and protect.

He has given protection to criminal offenders involved in killing of my wife.

He has protected corrupted civil servants who have colluded with criminal offenders in a homicide case.

As such, he cannot be allowed to continue in his position.

Accordingly, Justice V.M.Kanade has to be dismissed by the Governor of Maharashtra, Shri Bhagat Singh Koshyari. Thanking you,

Yours Sincerely,

Umeshchandra Barkur

(Complainant)

Address : A-15, Neeta Apartments, Chaphekar Bandhu Marg, Mulund (E),

Mumbai 400081. Cell : 98201 17923

Dated : 23rd^t March 2022 Place : Mumbai.

Cc : Officer-in-charge - Office of Lokayukta of Maharashtra.

Cc : Hon'ble Chief Justice of India, Shri N.V.Ramana.

Date : 23.03.2022

To, The Officer-in-charge Office of Lokayukta of Maharashtra

Dear Sir,

Subject : Complaint No. 4156/2019.

Thank you for your letter dated 17th March 2022 enclosing order by the Hon'ble Lokayukta of Maharashtra, Justice V.M.Kanade dated 22.02.2022.

Please note that there were no orders or minutes of the Hearing held on 06.01.2022.

My letter dated 12.01.2022 to the Hon'ble Lokayukta as well as respondents in my complaint has not been answered.

I refuse to accept the order of the Lokayukta dated 22.02.2022 and accordingly have complained to the Hon'ble Governor of Maharashtra, Shri Bhagat Singh Koshyari, seeking dismissal of the Lokayukta of Maharashtra for gross dereliction of duty and responsibility towards the people of Maharashtra.

Further colluding with civil servants and giving protection to criminal offenders involved in killing of my wife.

This is for your record.

Thanking you, Yours Sincerely,

Umeshchandra Barkur (Complainant) Address : A-15, Neeta Apartments, Chaphekar Bandhu Marg, Mulund (E), Mumbai 400081. Cell : 98201 17923

Cc : Hon'ble Governor of Maharashtra, Shri Bhagat Singh Koshyari.