COMPLAINT NO.LA/COM/4156/2019/(T-9) / Shri Umeshchandra Barkur DISPOSAL ORDER OF THE ABOVE COMPLAINT BY LOKAYUKTA JUSTICE V.M.KANADE WAS ILLEGAL AS EXPLAINED BELOW:

- 1. At the outset, I have written to the Office of Lokayukta that I refuse to accept this order. Minutes of two hearings were not passed. I was not present for his solo hearing on 22/02/2022.
- 2. Lokayukta Justice Kanade and Public Health Departments are trying to oppress and crush an aggrieved senior citizen to accept murder of his wife.
- 3. Lokayukta, in his Solo Order tried his best to see that FIR is not registered.
- 4. Lokayukta Justice V.M.Kanade has indulged in a bunch of lies in his illegal disposal order. His main agenda was to protect Muslim killers of my Hindu wife permanently and accordingly he has concocted his story as a learned judge of the Bombay High Court for 17 years.
- 5. An "Open & Shut Murder" is being protected by one and all and more so desperately by a corrupt Lokayuka.
- 6. In a nutshell, my wife was administered cancer injection Rokfos for curing Stiff neck by Dr.Mihirgiri Goswami of Maruti Nursing Home. There were serious reactions to this injection noted in in-patient records as "Post Zobone Arthralgia", "dysphagia" and "Rash". Blood counts of 12th June 2014 revealed "Pancytopenia" (drop in all 3 blood counts. Treating doctors watched the patient sinking to her death. WBC fell from 20,080 to 200 and platelets from 143,000 to 20,000 in 3 days' time. Bone marrow failed at Maruti Nursing Home itself.
- 7. Petechial rashes and pancytopenia are known side effects of injection Rokfos (Zoledronic acid).
- 8. They are typical symptoms of Aplastic Anaemia (bone marrow failure).
- 9. False cause of death was given by Jupiter Hospital as "Septic shock with multi-organ failure" instead of Aplastic Anaemia.
- 10.Death Summary gives immediate and antecedent causes of death. Aplastic Anaemia was not included in death summary also to hide serious ADRs.
- 11.Cipla Ltd was informed by Dr.Mihirgiri Goswami on 7th August 2014 and by me on 16th August 2014.

- 12. Cipla Ltd violated statutory guidelines (Schedule 'M' of Drugs & Cosmetics Rules) and did not investigate the injection as they were aware of substandard quality and manufactured for trials.
- 13. Cipla Ltd has confessed in reply to my RTI Query that they have informed FDA, PVPI and DCGI.
- 14.Dr.Mihirgiri Goswami has told Maharashtra Medical Council that the drug did not suit the complainant's wife and that he immediately discontinued it.
- 15. Discontinuing the drug is a bizarre statement as the drug was infused within 15 minutes and adverse reactions started after 20 hours.
- 16. Where was the question of discontinuing it?
- 17. Justice Kanade was given full facts of the matter and what was required by me against civil servants in Directorate of Health Services and Dean of Sir J.J. Group of Hospitals. Besides destruction of Expert Committee Report.
- 18. Also Fake Joint Investigation by FDA Gr Mumbai along with CDSCO.
- Lokayukta's first statement in his first hearing was that I have done a commendable job on my investigation and book on "Cipla Drug Trial".
- He has preferred to confuse Civil Suits and Criminal Complaints in his order.
- He has preferred to maintain silence on Cipla Ltd drug Rokfos causing serious ADRs killing my wife. Protection is given by Lokayukta to Muslim Killers who are sacrificing Hindu Lives. This is betrayal of our motherland Hindu Rashtra and he should be declared as a "Traitor" (Desh Drohi).
- Video Footage of 2 hearings with Justice Kanade will lead to his arrest for protecting killers of my wife.

REPLY TO ILLEGAL ORDER BY LOKAYUKTA

19. Para 1 - it states that complainant had initially 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).

The complainant also approached the competent authority against Cipla Ltd and Food & Drugs Administration and certain orders were also passed by the said authority against Cipla Ltd.

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Reply by Complainant

Lies

Complaint before Maharashtra State Commission (Consumer Court) was against doctors and hospitals; Maruti Nursing Home, Platinum Hospitals and Jupiter Hospital and

NOT against Cipla Ltd or Food & Drugs Administration Written orders were against doctors and hospitals.

Lies ...

Which competent authority against Cipla Ltd and FDA? what orders? – Lokayukta Kanade cannot specify as he is indulging in blatant lying.

- 20. Para 2 It states that the complainant has also filed a criminal case with the * Magistrate Court, Mumbai against the Office of the Food & Drugs Administration, which is pending.
 - The complainant also approached the Lokpal at Delhi, who has pressed to dismiss his application.
 - The complainant therefore has filed a SLP in the Apex Court.
 - The contention of the complainant is that though the FIR has not been registered against the hospital and doctors who have caused medical negligence because of which his wife died,
 - My predecessor Justice M.L.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.
 - 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.
 - The complainant also filed a complaint against the concerned doctor
 who had administered the injection 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.

Lies....

- Which Magistrate Court and against which Office of Food & Drugs Administration was my case filed?
- Complaint with Lokpal of India was against officials of Central Government for corruption in "Fake Joint Investigation". Does Lokpal of India entertain criminal complaints against doctors and pharma companies?

Lies continued

- Justice Tahiliyani's hearing was held on 12th March 2020.
- Expert Committee was formed on 29th August 2018 and report was supposed to be given on "Tatkal" basis within a week.
- The Dean of Sir J.J.Group of Hospitals has sent a reply to my RTI that the report cannot be given to complainant as it was confidential which means that the report was destroyed.
- After Justice Tahiliyani, there were two more hearings by Upa-Lokayuktas.
- Where is the question of Justice Tahiliyani directing the Dean to constitute an Expert Committee?
- Expert Committee report was destroyed in 2018. All written statements
 are there and Justice Kanade's lying is disgracing his position as
 Lokayukta (Not for Loka but for Hatyara)
- Initially they said that for want of X-ray film, report was not ready. What has X-ray film to do with adverse drug reactions?
- Both Medical Council & State Commission did not ask for X-ray film. X-Ray report was there.
- 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.

Why is the Lokayukta trying to force me not to approach Navghar police again. To finish me off just like the Muslim killers finished my Hindu

wife? Case will be over after arrest of killers of my wife and supporters of the killers including Lokayukta Justice Kanade.

- The Lokayukta was blind to both orders of State Commission and Medical Council of what caused my wife's death.
- Serious ADRs of Cipla Ltd injection Rokfos caused death of my wife which is explained above.
- How much was paid by Muslim killers to Lokayukta to force victim of killed Hindu daughter of India to accept "Murder" of his wife?

PROTECTION TO KILLERS BY LOKAYUKTA JUSTICE KANADE

FIR cannot be registered against the doctors?

- a) What about False cause of death?
- b) What about Dr.Mihirgiri Goswami saying that the drug did not suit the complainant's wife?
- c) What about arrest of pharmaceutical company Cipla Ltd Directors?

 They say that they have reported the ADRs to FDA, PVPI and DCGI???

 These are lies. Why did they violate statutory guidelines (Schedule M of Drugs and Cosmetics Act)?
- d) My complaint was made on 16.08.2014 to investigate drug Rokfos as death was drug-induced. Why did they not investigate?
- e) Hindus for Qurbanis? supported by Lokayukta?

Para 3

After the first hearing was over, the matter was kept for further hearing on 06.01.2022,

- On the said date I have asked the complainant, what was the relief, which
 he was claiming from me. He submitted that he 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.
- Secondly, he submitted that I should direct the Metropolitan Magistrate before whom his case against FDA was pending to expedite the hearing of the said complaint and decide it.
- I had given a detailed hearing to the complainant.

The complainant seems to be in the 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. 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 06th January 2022. Attached are details of hearings in my reply to the Hon'ble Lokayukta of Maharashtra which will reveal foul play here also.

How many Lies?....

- On what basis does the crime fall under Section 304-A? I have not received any reply to my RTI queries or letters to Directorate of Health Services or by the Lokayukta. Even 304-A is criminal. Why no action?
- Which Metropolitan Magistrate and against whom ? I do not have any case pending against FDA.
- It is the Lokayukta who seems to be in the habit of telling lies.
- My hearing was before only two authorities viz State Commission and Medical Council and both Orders are in my favour.
- Crime has been exposed by both the authorities.
- It seems that judges all over in India high positions have united to crush an aggrieved senior citizen.
 - Lokpal did not take action against Health Ministry officials and are not able to respond to my reply.
 - Supreme Court of India has given Diary Numbers but has not taken action in a "Murder" case.

Para 5

21. 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 Lokaukta 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 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.Tahiliyani had directed the Dean, Sir J.J.Group of Hospitals 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 filed 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.

NOTE:

- My complaint was made on 16th August 2014 to Cipla Ltd to investigate their drug causing serious adverse reaction leading to death of my wife.
- Cipla bribed and corrupted one and all authorities including Lokayukta Justice Kanade who is so desperate to dispose of this case.

Lies continued

 Lokayukta was hearing complaint against civil servants in Directorate of Health Services, Mantralaya, Dean of Sir J.J.Group of Hospitals and FDA Gr Mumbai for criminality involved in my wife's death and NOT Medical negligence.

- Criminality is proved by orders in Civil Suits. Injection Rokfos was given Ad hoc without ascertaining indications of use. Doctors at all three hospitals suppressed the serious ADRs.
- False cause of death was given by Jupiter Hospital.
- Crime is centred on hiding known side effects of injection Rokfos.
- Justice Tahiliyani did not direct the Dean. The entire fake order will land the Lokayukta in prison for protecting killers of my wife.
- There are two orders passed in civil suits and there were around 1500 pages of submissions including X-ray reports and blood reports.
 Lokayukta is helping corrupted civil servants and indirectly Muslim killers of my wife.
- My investigation for 9 years has exposed past and present judges of High Courts and Supreme Court.
- Documents produced by me on "Cipla Drug Trial" are to save Hindu Rashtra from Muslim killers.

Para 6

- 22.It is therefore not possible for me 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 Lokayuktas 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.
- 23.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, whis 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 saild 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.

Lies Lies and more Lies All the way

No Metropolitan Magistrate is hearing any case of mine. He is lying.

Justice V.M.Kanade cannot be called "Lokayukta" but "Hatyarayukta"

No safety for citizens of India from killer pharma company Cipla Ltd?

No justice to victims of pharma-doctor malpractices?

Hon'ble Chief Minister and Home Minister are answerable to the State's citizens.

Cipla Ltd should be shut down immediately and directors arrested for the massive damage caused to our HINDU RASHTRA by Muslim promoters Hamied family of Cipla Limited.