

IN THE HIGH COURT OF ANDHRA PRADESH AT: AMARAVATI

C.C.No. of 2025

In

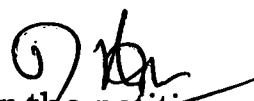
WP.No.14096 of 2025

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Amaravati,

Dt.16.06.2025.


Counsel for the petitioners

(1)

MEMORANDUM OF CONTEMPT CASE
(Filed Under Section 10 to 12 of Contempt of Courts Act)
IN THE HIGH COURT OF ANDHRA PRADESH AT AMARAVATI
C.C.No. of 2025

In
WP.No.14096 of 2025

Between:

N. Narasimha Reddy S/o Muni Reddy,
Age:77, years, R/o.D.No.19-7-79,
H-3, Gopalaraju Colony, Tirupati.
Tirupati District.
Being Rep.by his G.P.A Holder
P. LingaMurthy, S/o Ankireddy, 68 years,
R/o Door No. 9-505, Lingeswara Nagar, Sal Nagar
GramaPanchayat, Tirupathi Rural Mandal,
Chittoor District.Petitioners

And

1. Vadarevu Vinay Chand I.A.S,
S/o.Not known to Petitioner, Age: Major
Principal Secretary,
Revenue (Endowment) Department,
The State of Andhra Pradesh
Secretariat, Velagapudi, Guntur District.
2. Sri K. Ramachandra Mohan,
S/o.Not known to Petitioner, Age: Major
Commissioner, Endowments Department,
Andhra Pradesh, Gollapudi, Vijayawada,
NTR (Old Krishna) District.
4. T.Bapi Reddy ,
D/o. Not known to Petitioner, Age: Major
Rep by its fit Person
Administrative Officer & Deputy Collector,
Sri Swamy Hathi Ramji Mutt,
Office at D.No.122, Gandhi Road,
Tirupati Town,
Tirupati (Old Chittoor) District.Respondents

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The address of the above named petitioner for the purpose of service of all notices and other process etc. is that of his counsel M/s Devalaraju Anilkumar, Advocate, Flat No.1-A, C-Block, Brindavan Heights, Andhra Prabha Colony, Ajith Singh Nagar, Vijayawada.520015, Andhra Pradesh.

For the reasons stated in the above accompanying affidavit, the petitioner herein prays that this Hon'ble Court may be pleased to summon the contemnors and punish them under sections 10 to 12 of the Contempt of Courts Act for their willful and deliberate violation of the interim Orders of this Hon'ble Court passed in WP.No.14096 of 2025, dt.29.05.2025 passed by his Lordships Hon'ble Sri Dr. Justice Y. LAKSHMANA RAO, and to pass such other order or orders as this Hon'ble Court may deems fit and proper in the circumstances of the case.

Amaravati

Dt.16.06.2025.



Counsel for the petitioner

IN THE HIGH COURT OF ANDHRA PRADESH
AT AMARAVATI

C.C.No. of 2025

In

WP.No.14096 of 2025

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Chittoor District.Petitioners

And

1. Vadarevu Vinay Chand I.A.S,
S/o. Not known to Petitioner, Age: Major
Principal Secretary,
Revenue (Endowment) Department,
The State of Andhra Pradesh
Secretariat, Velagapudi, Guntur District.

2. Sri K. Ramachandra Mohan,
S/o. Not known to Petitioner, Age: Major
Commissioner, Endowments Department,
Andhra Pradesh, Gollapudi, Vijayawada,
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Sri Swamy Hathi Ramji Mutt,
Office at D.No.122, Gandhi Road,
Tirupati Town,
Tirupati (Old Chittoor) District.Respondents

(u)

AFFIDAVIT

I, P. LingaMurthy, S/o. Ankireddy, 68 years, G.P.A. Holder of N. Narasimha Reddy S/o Muni Reddy, R/o Door No. 9-505, Lingeswara Nagar, Sal Nagar, Grama Panchayat, Tirupathi Rural Mandal, Chittoor District; do hereby solemnly affirm and sincerely state on oath as follows:

1. I submit that I am the G.P.A. holder of the Petitioner herein and as such I am well acquainted with the facts of the case.

1. I submit that, the Petitioner herein filed WP.No.14096 of 2025 and that this Hon'ble Court was pleased to pass order dt.29.05.2025, directing the Respondents that:

"In view of the above, both the parties are directed to maintain status quo as on today with regard to the schedule property, until further orders. It is made clear that it is up to the authorities concerned to conduct the survey by following due process of law."

2. It is submitted that, while things stood thus, the 3rd Respondent addressed a Letter under Lr in Rc.no.B4/1716/2011 dated: **03.06.2025** requesting Thsildar concerned **to conduct survey** for the subject lands and fix the boundaries, as early as possible for the suit lands to protect the Mutt lands. Surprisingly the said

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Thsildar immediately prepared Notice dt.05.06.2025, but did not serve the same either on the Petitioner or his G.P.A Holder who is in actual possession of the Property. But for the reasons best known to them, On dt.10.05.2025, the Notice is served on Daughter of the Petitioner who is no way concerned with the said subject lands, informing to attend for survey demarcation on dt.11-06-2025 at 11.00 A.M. at Sy.No.145,147/1 of Avilala village of Tirupati Rural with all the original records pertaining to the above case.. As the said issue was informed to the Petitioner by his daughter at around 04:30 PM on 10.06.2025, the Petitioner herein and his G.P.A Immediately instructed their counsel and got issued a reply cum Contempt notice dt.10.06.2025 to the respondents including Thsildar who got issued Notice, and also informed the inability of the petitioners to attend for survey upon such a short notice and requested to follow due process of law as per the orders of this Hon'ble Court and also mentioned that, as per CHAPTER III The Survey of Estates, Sec.17. State Government may direct the survey of an estate In certain cases:—The '[State Government] or subject to the control of the '[State Government] any officer or authority to whom this power maybe delegated by it, may by notification

direct the survey of any estate or portion of an estate or of any boundary therein—

And that as per the notice issued by Thasildar, there is no such notification issued by the concerned Government. The applicant Mutt being managed by the Government of A.P, it is mandatory to issue notification as prescribed under law before proceeding with survey.

3. It is submitted that, even after receipt of the Reply Notice dt.10.05.2025, the Respondents herein proceeded with the survey high handedly in the absence of the petitioner by illegally trespassing into his property without following due process of law as directed by this Hon'ble Court in its Order dr.29.05.2025 and also tried to interfere with the possession and enjoyment of the property by the Petitioner and his men; and as such the Respondents violated the orders of this Hon'ble Court. Hence this Contempt.
4. It is respectfully submitted that, the respondents did not comply the orders passed by this Hon'ble Court and the action of the respondents in not complying the orders of this Hon'ble Court is nothing but violative of the orders of this Hon'ble Court, but also refusal of the orders passed by this Hon'ble Court.

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5. For the reasons stated in the above paras, it is therefore prayed that this Hon'ble Court may be pleased to summon the contemnors and punish them under sections 10 to 12 of the Contempt of Courts Act for their willful and deliberate violation of the interim Orders of this Hon'ble Court passed in WP.No.14096 of 2025, dt.29.05.2025 passed by his Lordships Hon'ble Sri Dr. Justice Y. LAKSHMANA RAO, and to pass such other order or orders as this Hon'ble Court may deems fit and proper in the circumstances of the case.

Solemnly affirmed and signed before
me on this the 16th day of June, 2025
at Amaravati.

Deponent

Before me

Advocate::Amaravati

VERIFICATION

I, I, P. LingaMurthy, S/o Ankireddy, 68 years, G.P.A. Holder of N. Narasimha Reddy S/o Muni Reddy, R/o Door No. 9-505, Lingeswara Nagar, Sal Nagar, Grama Panchayat, Tirupathi Rural Mandal, Chittoor District, representing the petitioner as G.P.A holder, do hereby state that the facts mentioned in paragraphs 1 to 5 are true and correct to the best of my knowledge and belief and based on the legal advice.


Verified on this the 16th day of June, 2025 at Amaravati.


Advocate

Deponent

(3)

[3524]



IN THE HIGH COURT OF ANDHRA PRADESH AT AMARAVATHI
(SPECIAL ORIGINAL JURISDICTION)
THURSDAY, THE TWENTY NINTH DAY OF MAY
TWO THOUSAND AND TWENTY FIVE

:PRESENT:

THE HONOURABLE DR JUSTICE Y. LAKSHMANA RAO
WRIT PETITION NO: 14096 OF 2025.

Between:

N NARASIMHA REDDY, S/o Muni Reddy, Age 77, years, R/o.D.No. 19-7-79, H-3, Gopalaraju Colony, Tirupati. Tirupati District. Being Rep.by his G.P.A Holder P. Linga Murthy, S/o Ankireddy, 68 years, R/o Door No. 9-505, Lingeswara Nagar, Sal Nagar Grama Panchayat, Tirupathi Rural Mandal, Chittoor District.

Petitioner

AND

1. The State of Andhra Pradesh, Rep. by its Principal Secretary, Revenue (Endowments) Department, Secretariat, at Velagapudi, Amaravathi, Guntur District.
2. The Commissioner, Endowments Department, A.P., Gollapudi, Vijayawada, NTR (Old Krishna) District.
3. S.Sri SwamyHathiramji Matt, Tirupati Rep. by its fit person, D.No. 122, Gandhi Road, Tirupati Town Tirupati (Old Chittoor) District.

Respondents

Petition under Article 226 of the Constitution of India praying that in the circumstances stated in the affidavit filed therewith, the High Court may be pleased to issue an appropriate writ, order or direction more particularly one in the nature of Writ of Mandamus declaring the actions of the respondents No.2 and 3 in interfering with the peaceful possession and enjoyment of the Petitioner with regard to his property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District, in contrary to the judgment dt.06.04.2024 passed in R.A. 593/2016 on the file of the IV Additional District and sessions Judge, Mysore, of Karnataka State, and in violation of the Orders dt.22.04.2025 passed in W.P.No.10308 of 2025 and

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in violation of the interim Orders dt.25.02,2025 passed in CRLP.No.1976 of 2025 thereby without following due process of law as illegal, arbitrary, violation of principles of natural justice and in violation of Articles 14, 21 and 300-A of the Constitution of India and Consequently direct the Respondents not to interfere with the peaceful possession and enjoyment of the Petitioner of his Property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District, in any manner, in the interest of justice .

IA NO: 1 OF 2025

Petition under Section 151 CPC praying that in the circumstances stated in the affidavit filed in support of the petition, the High Court may be pleased to direct the Respondents not to interfere with the peaceful possession and enjoyment of the Petitioner of his Property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District, Andhra Pradesh in any manner, pending disposal of the present Writ Petition in the interest of justice, Pending disposal of WP 14096 of 2025, on the file of the High Court.

The petition coming on for hearing, upon perusing the Petition and the affidavit filed in support thereof and upon hearing the arguments of Sri DEVALARAJU ANIL KUMAR Advocate for the Petitioner and of GP FOR ENDOWMENTS for the Respondent No.1, the Court made the following.

ORDER

"The grievance of the petitioner is that the 3rd respondent is interfering with the peaceful possession and enjoyment of the petitioner in the property situated in Survey No.145 and 147/1 of Avilala Village, Tirupati Rural Mandal.

2. The learned counsel for the petitioner contends that by virtue of the registered partition in between ParakalaSwamy Mutt and Hathiramji Mutt the petitioner got the property vide registered GPA irrevocable and the petitioner has been in peaceful possession and enjoyment of the property. A suit was

filed by ParakalaSwamy Mutt against the petitioner in O.S.No.455 of 2004 on the file of the learned Principal Judge, Small Causes, Senior Civil Judge, Mysore, and that suit was decreed. However, that decree and judgment was challenged in R.A.No.593 of 2016 before the learned IV Additional District and Sessions Judge, Mysore, which the Court allowed the appeal setting aside the judgment and decree passed by the Principal Judge and granted decree in favour of the petitioner against the ParakalaSwamy Mutt. The schedule in the Appellate Court decree refers about the schedule properties mentioned in Ex.P3 irrevocable GPA so also the annexure III under Section 22-A(1)(c) of the document issued by the 3rd respondent.

3. A learned Single Judge of this Court in W.P.No.10308 of 2025 directed the respondent Nos.2 and 3 therein not to disturb the peaceful possession of the petitioner in enjoying the property and not to interfere with the civil disputes pending between the petitioner and the 4th respondent therein without following the due process of law. Similarly, a learned Single Judge of this Court in CrI.P.No.1976 of 2025 dated 25.02.2025 after considering the facts and circumstances of the case granted interim stay of proceedings issued under Section 145 of 'the Cr.P.C.,' vide Roc.A/81/2024 dated 18.06.2024, until further orders.

4. The learned Standing Counsel for the 3rd respondent would submit that the petitioner filed W.P.No.13081 of 2024 and after the respondent No.3 filed an elaborate counter, the petitioner had sought for the withdrawal of the writ petition, therefore, the writ petition was dismissed as withdrawn.

5. The learned Standing Counsel for respondent No.3 further contends that the petitioner with fabricated documents and concocted stories filed the writ petition and trying to grab the valuable property and seek to sell away the property for illegal gain. There are rival contentions with respect to the possession of the property, the 3rd respondent claims that he is in the possession of the property vide annexure III issued under Section 22-A(1)(c), whereas the petitioner claims that he is in the possession of the property under irrevocable registered GPA supported with the judgment of the Appellate Court of competent jurisdiction of Mysore. The learned counsel for the petitioner submits that, with regard to the Ex.P9 at page 147 about erection of a board that the land belongs to 3rd respondent. It is submitted by the learned Standing Counsel for the 3rd respondent that the board was erected by

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the petitioner and it was later taken away by the petitioner. Be that it may, it is a factual aspect to determine that who is in the possession property and who has got right and title over the property. The petitioner contends that he has been in possession of the property quite long time.

6. In view of the facts and circumstances of the case, if a direction with regard to the maintaining status quo as on today is issued, no prejudice would be caused either to the 3rd respondent or to the petitioner, inasmuch as the matter is required to be heard at length and for passing an appropriate orders. A prima facie case is made out by the petitioner for passing an order of maintaining status quo. Similarly balance of convenience would also lie in the favour of the petitioner, if no order of status quo is not passed irreparable loss would be caused to the petitioner.

7. In view of the above, both the parties are directed to maintain status quo as on today with regard to the schedule property, until further orders. It is made clear that it is up to the authorities concerned to conduct the survey by following due process of law.

8. List on 18.06.2025."

SD/-U.SRI DEVI
ASSISTANT REGISTRAR
SECTION OFFICER

//TRUE COPY//

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To,

1. The Principal Secretary, The State of Andhra Pradesh, Revenue(Endowments) Department, Secretariat, Velagapudi, Amaravati, Guntur District.(by SPECIAL MESSENGER)
2. The Commissioner, Endowments Department, A.P., Gollapudi, Vijayawada, NTR (Old Krishna) District.
3. S.Sri SwamyHathiramji Matt, Tirupati Rep. by its fit person, D.No. 122, Gandhi Road, Tirupati Town Tirupati (Old Chittoor) District. (Nos. 2 and 3 by RPAD)
4. One CC to SRI. DEVALARAJU ANIL KUMAR Advocate [OPUC]
5. One CC to SRI. T VENU GOPAL, Standing Counsel [OPUC]
6. Two CCs to GP FOR ENDOWMENTS ,High Court Of Andhra Pradesh. [OUT]
7. One spare copy

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HIGH COURT

DR.YLRJ

DATED:29/05/2025

LIST ON 18.06.2025

ORDER

WP.No.14096 of 2025

DIRECTION



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MEMORANDUM OF WRIT PETITION
(SPECIAL ORIGINAL JURISDICTION)
(UNDER ART. 226 OF THE CONSTITUTION OF INDIA)

IN THE HIGH COURT OF ANDHRA PRADESH AT AMARAVATI

W.P. NO.

14096

OF 2025

Between:

N. Narasimha Reddy S/o Muni Reddy,
Age:77, years, R/o.D.No.19-7-79,
H-3, Gopalaraju Colony, Tirupati.
Tirupati District.

Being Rep.by his G.P.A Holder

P. Linga Murthy, S/o Ankireddy, 68 years,
R/o Door No. 9-505,Lingeswara Nagar, Sal Nagar
GramaPanchayat,Tirupathi Rural Mandal,
Chittoor District.

..Petitioner

AND

1.The State of Andhra Pradesh,
Rep. by its Principal Secretary,
Revenue (Endowments) Department,
Secretariat, at Velagapudi,
Amaravathi, Guntur District.

2.The Commissioner,
Endowments Department, A.P.,
Gollapudi, Vijayawada, NTR (Old Krishna) District.

3.Sri SwamyHathiramji Matt, Tirupati
Rep. by its fit person, D.No. 122, Gandhi Road,
Tirupati Town Tirupati (Old Chittoor) District.

..Respondents

The address for service on the above named Petitioners is that of their
counsel Anilkumar Devalaraju, (10471), Flat No.1A, Block-C, Brundavan
Heights, Ajithsingh Nagar, Vijayawada-520015, Ph.9177225389.

For the reasons stated in the accompanying affidavit, it is hereby prayed that this Hon'ble Court may be pleased to issue an appropriate writ, order or direction more particularly one in the nature of Writ of Mandamus declaring the actions of the respondents No.2 & 3 in interfering with the peaceful possession and enjoyment of the Petitioner with regard to his property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District,, in contrary to the judgment dt.06.04.2024 passed in R.A. 593/2016 on the file of the IV Additional District and sessions Judge, Mysore, of Karnataka State, and in violation of the Orders dt.22.04.2025 passed in W.P.No.10308 of 2025 and in violation of the interim Orders dt.25.02.2025 passed in CRLP.No.1976 of 2025 thereby without following due process of law as illegal, arbitrary, violation of principles of natural justice and in violation of Articles 14, 21 & 300-A of the Constitution of India and Consequently direct the Respondents not to interfere with the peaceful possession and enjoyment of the Petitioner of his Property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District, in any manner, in the interest of justice and to pass such other order or orders as this Hon'ble Court may deems fit just and proper in the circumstances of the case.

Amaravati
DATE: 29.05.2025


Counsel for the Petitioner

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IN THE HIGH COURT OF ANDHRA PRADESH AT AMARAVATI

W.P.NO.

14096

of 2025

Between:

P. LingaMurthy

AND

..Petitioner

1.The State of Andhra Pradesh & Others

.Respondents

LIST OF EVENTS

ANNEXURE – I

S.No	Date	Description of the Events	Page Nos in Affidavit	Para No. in Affidavit
1		The Petitioner submitted that the present Writ Petition is being filed seeking Writ of Mandamus declaring the actions of the respondents No.2 & 3 in interfering with the peaceful possession and enjoyment of the Petitioner with regard to his property in contrary to the judgment dt.06.04.2024 passed in R.A. 593/2016 on the file of the IV Additional District and sessions Judge, Mysore, of Karnataka State, and in violation of the Orders dt.22.04.2025 passed in W.P.No.10308 of 2025 and in violation of the interim Orders dt.25.02.2025 passed in CRLP.No.1976 of 2025 thereby without following		2

		due process of law as illegal, arbitrary, violation of principles of natural justice and in violation of Articles 14, 21 & 300-A of the Constitution of India and Consequently direct the Respondents not to interfere with the peaceful possession and enjoyment of the Petitioner of his Property situated in survey numbers in any manner.		
2		The petitioner submitted that he was the lawful registered G.P.A holder Dt: 10-12-2020 executed by N. Narasimha Reddy S/o Muni Reddy, Aged 79 years, R/o.19-7-99-H3, Gopalaraju Colony, Tirupathi in my favor representing for my principal in the supra G.P.A.in connection with regular appeal i.e., R.A.593/2016 at IV Additional District and sessions Judge, Mysore, and where my principal of General Power of Attorney who is the owner and possessor of the Property covered in judgment R.A. 593/2016 on the file of the IV Additional District and sessions Judge, Mysore.		3
3	30.11.1998	The said ParakalaSwamy Matt executed registered Irrevocable General Power of Attorney in favour of Petitioner herein and got registered the same in Book No.4, Pages 704. Volume 116 dated 30.11.1988. As		4

		per the said G.P.A. the Petitioner herein paid consideration to the tenants on behalf of the Mutt and handover the possession of the property from them, and the Petitioner herein also executed Registered Sale deeds in favour of third parties for an Extent of Ac.10.12 Cents Out of Ac.17.12 Cents and as such the Petitioner herein is in peaceful possession and enjoyment of the remaining extent of the Property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District, Andhra Pradesh.		
4	30-11-1988	I submit that, subsequently, ParakalaSwamy Matt cancelled the said Irrevocable G.P.A on 08-01-1990. There are cases pending in between the purchasers of Petitioner herein and ParakalaSwamy Matt. While things stood thus, the ParakalaSwamy Matt filed suit in O.S.No.455 of 2004 on the file of learned Principal Judge. Small Cases, Senior Civil Judge, Mysore against Petitioner herein regarding the Irrevocable G.P.A. dated 30-11-1988, already executed by the said		5

		<p>Parakala Mutt in favour of Petitioner herein, then the Hon'ble trial Court passed ex-parte Decree in favour of Sri Parakala Mutt and against Petitioner herein vide its Decree dt.20-04-2016. Aggrieved by the same, the Petitioner herein filed appeal against the said Order vide., appeal in R.A. No. 593/2016 on the file of the Hon'ble IV Additional District Sessions Judge. Mysore and that the First Appellate court was pleased to pass judgment and Decree dt.06.04.2024 in favour of the Petitioner herein. In the said judgment at page 47 in para 28 it is mentioned that <i>"The Mathadipathi has issued receipt for Rs.80,000/- the same was utilized for different expences of the Mut, therefore the GPA executed by the Mathadhipati in the name of Narasimhareddy irrevocable power of Attorney and he has not played any fraud on the Mathadhipati"</i>.</p>		
5	25-02-2025	<p>As the Respondents No.3 herein along with Other authorities when tried to interfere with the peaceful possession and enjoyment of the subject property by the Petitioner herein, the Petitioner herein challenged the said illegal action by filing W.P.No.13081 of 2024 before this Hon'ble Court</p>		6

		<p>and that this Hon'ble Court vide its Order dt.26.06.2024 was pleased to direct both parties therein to maintain Status-quo, as on today with regard to schedule property. Subsequently, in violation of the Status-quo Orders of this Hon'ble Court, the Thasildar, in collusion with concerned Police, illegally initiated the Proceedings under Section 145 of CrPC Proceedings, and tried to dispossess the Petitioner from the subject Property, then the Petitioner herein filed CRLP.No.1976 of 2025 before this Hon'ble High Court and that this Hon'ble court in its Order dt.25-02-2025 was pleased to grant stay of all further proceedings of said Section 145 of CrPC proceedings. The said copy is herewith enclosed.</p>		
6	22.04.2025	<p>I respectfully submit that, when the concerned Police also tried to interfere with the civil disputes, the Petitioner here filed W.P.No.10308 of 2025 before this Hon'ble Court against the concerned Police and Others and that this Hon'ble Court was pleased to pass Orders dt.22.04.2025 directing the concerned Police and other Respondents therein as follows: <i>"3. Considering the submissions, the respondents 2 and 3 are</i></p>		7



		<p><i>hereby directed not to disturb the peace of the petitioner and not to interfere with the civil disputes between pending between the petitioner and the 4th respondent, without following the due process of law. With these observations, the writ petition is disposed off. No costs".</i></p>		
7	24.3.1999	<p>I submit that, in W.P.No.13081 of 2024 the Respondents 3 is also a party and Respondent No.3 herein also filed counter admitting that, under a Registered Partition DeedNo.2656/1999 dt.24.3.1999 the Respondents No.3 &ParakalaSwamy Mattgot partitioned the properties, which were in their jointpossession and enjoyment. By virtue of the said Partition Deed, Respondent No.3 got 3/4thshare and Sri Parakala Mutt, Mysore got 1/4thshare in the total properties and that the Respondent No.3 is the owner of the'A' schedule' mentioned in the said document, and also further admitted that the 'B' schedule property under said Partition deed fell to theshare of ParakalaSwamy Matt. The present subject property is part of the said B-Schedule under said Partition Deed. Hence the</p>		8

		<p>Respondent No.3 has no right or title to interfere with the Peaceful possession and enjoyment of the subject property by this Petitioner. The Respondent No.3 herein in the said Counter, without any whisper about the execution of registered Irrevocable General Power of Attorney executed by Parakala Swamy Mattin favour of Petitioner herein which is registered in Book No.4, Pages 704. Volume 116 dated 30.11.1988, strangely/simply contended that, the same was registered in the name of Sri M.Kuppuswamy Naidu & 4 others under document No.2656/1999; dated 23.4.1999 as per the request of the Parakala Mutt, Mysore vide letter. No.BPM/TPT/Vol-1/96, dt.24.07.1996. Also ignored the appeal in R.A. No. 593/2016 on the file of the Hon'ble IV Additional District Sessions Judge. Mysore and that the First Appellate court which was pleased to pass judgment and Decree dt.06.04.2024 in favour of the Petitioner herein.</p>		
8		<p>I submit that, subsequently in view of the subsequent proceedings initiated against the respective Respondents therein, and further developments, the Petitioner herein addressed a Letter to</p>		9



	<p>his thethen counsel, to withdraw the W.P.No.13081 of 2024 and as such this Hon'ble permitted the Petitioner to Withdraw the W.P.No.13081 of 2024 vide its Order.30.04.2025. While things stood thus, On.21.05.2025 at around 11:15 AM the Revenue Officials along with some Constables in civil dress came to subject Property and manhandled the men of the Petitioner herein and also tried to interfere with the peaceful possession and enjoyment of the subject property of the Petitioner herein and tried to dispossess the Petitioner's men from the subject property, and that the Petitioner resisted the said illegal acts said officials. At this juncture, the Petitioner herein filed W.P.No.13883 of 2025 against the said authority before this Hon'ble Court and same is adjourned for instructions of G.P. for Revenue, and directed to be listed on dt.29.05.2025. while things stood thus, On dt.27.05.2025 at around 02:25 P.M. the persons of the Respondents No.2 & 3 came to the subject property and affixed a Notice board to the gate of the Petitioner's property, claiming that the subject property belongs to the 3rd Respondentin contrary to</p>	
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		the judgment dt.06.04.2024 passed in R.A. 593/2016 on the file of the IV Additional District and sessions Judge, Mysore, of Karnataka State, and in violation of the Orders dt.22.04.2025 passed in W.P.No.10308 of 2025 and in violation of the interim Orders dt.25.02.2025 passed in CRLP.No.1976 of 2025 thereby without following due process of law.		
9	06.04.2024	Petitioner submit that, in the previous proceedings, the 3 rd Respondent clearly admitted that the subject property fell to the share of the Parakala Swamy Matt and that by virtue of registered Irrevocable General Power of Attorney executed by Parakala Swamy Matt in favour of Petitioner herein which also got registered in Book No.4, Pages 704. Volume 116 dated 30.11.1988 and also the same being upheld in the judgment and Decree dt.06.04.2024 passed in R.A. No. 593/2016 on the file of the Hon'ble IV Additional District Sessions Judge. Mysore, the First Appellate court passed infavour of the Petitioner herein, and as such the Petitioner herein is in peaceful possession and enjoyment of the subject property and the illegal actions of the Respondents in interfering with the		10



		<p>peaceful possession and enjoyment of the subject property by the Petitioner, is causing irreparable loss to the petitioner herein. The Photographs as proof of the interference are herewith filed for the kind perusal of this Hon'ble Court. If the said illegal acts of the Respondents are continued, the Petitioner will be put to irreparable loss and injury. Hence challenging the illegal actions of the Respondents, the present Writ Petition is being filed.</p>		
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ANNEXURE-II

Under Article 226 of Constitution of India.

Amaravati
DATE: 29.05.2025


Counsel for Petitioner

24
IN THE HIGH COURT OF ANDHRA PRADESH AT AMARAVATI

W.P. NO.

14096 OF 2025

Between:

N. Narasimha Reddy S/o Muni Reddy,
Age:77, years, R/o.D.No.19-7-79,
H-3, Gopalaraju Colony, Tirupati.
Tirupati District.

Being Rep.by his G.P.A Holder

P. Linga Murthy, S/o Ankireddy, 68 years,
R/o Door No. 9-505,Lingeswara Nagar, Sal Nagar
GramaPanchayat,Tirupathi Rural Mandal,
Chittoor District.

..Petitioner

AND

1.The State of Andhra Pradesh,
Rep. by its Principal Secretary,
Revenue (Endowments) Department,
Secretariat, at Velagapudi,
Amaravathi, Guntur District.

2.The Commissioner,
Endowments Department, A.P.,
Gollapudi, Vijayawada, NTR (Old Krishna) District.

3.Sri SwamyHathiramji Matt, Tirupati
Rep. by its fit person, D.No. 122, Gandhi Road,
Tirupati Town Tirupati (Old Chittoor) District.

..Respondent

AFFIDAVIT

I, P. LingaMurthy, S/o Ankireddy, 68 years, G.P.A. Holder of N. Narasimha Reddy S/o Muni Reddy, R/o Door No. 9-505,Lingeswara Nagar, Sal Nagar, GramaPanchayat,Tirupathi Rural Mandal, Chittoor District; do hereby solemnly affirm and sincerely state on oath as follows:

1. I submit that I am the G.P.A. holder of the Petitioner herein and as such I am well acquainted with the facts of the case.



2. I respectfully submit that the present Writ Petition is being filed seeking Writ of Mandamus declaring the actions of the respondents No.2 & 3 in interfering with the peaceful possession and enjoyment of the Petitioner with regard to his property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District,, in contrary to the judgment dt.06.04.2024 passed in R.A. 593/2016 on the file of the IV Additional District and sessions Judge, Mysore, of Karnataka State, and in violation of the Orders dt.22.04.2025 passed in W.P.No.10308 of 2025 and in violation of the interim Orders dt.25.02.2025 passed in CRLP.No.1976 of 2025 thereby without following due process of law as illegal, arbitrary, violation of principles of natural justice and in violation of Articles 14, 21 & 300-A of the Constitution of India and Consequently direct the Respondents not to interfere with the peaceful possession and enjoyment of the Petitioner of his Property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District, in any manner.

3. I respectfully submit that I am the lawful registered G.P.A holder Dt: 10-12-2020 executed by N. Narasimha Reddy S/o Muni Reddy, Aged 79 years, R/o.19-7-99-H3, Gopalaraju Colony, Tirupathi in my favor representing for my principal in the supra G.P.A.in connection with regular appeal i.e., R.A.593/2016 at IV Additional District and sessions Judge, Mysore, and where my principal of General Power of Attorney who is the owner and possessor of the Property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District, Andhra Pradesh covered in judgment R.A. 593/2016 on the file of



the IV Additional District and sessions Judge, Mysore. The said G.P.A. and the judgment copies are here with enclosed and the supra documents recitals and its contents may be read as part and parcel of this affidavit contents.

4. I respectfully submit that, Originally the subject property belongs to One ParakalaSwamy Matt. The said ParakalaSwamy Matt executed registered Irrevocable General Power of Attorney in favour of Petitioner herein and got registered the same in Book No.4, Pages 704. Volume 116 dated 30.11.1988. As per the said G.P.A. the Petitioner herein paid consideration to the tenants on behalf of the Mutt and handover the possession of the property from them, and the Petitioner herein also executed Registered Sale deeds in favour of third parties for an Extent of Ac.10.12 Cents Out of Ac.17.12 Cents and as such the Petitioner herein is in peaceful possession and enjoyment of the remaining extent of the Property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District, Andhra Pradesh.

5. I submit that, subsequently, ParakalaSwamy Matt cancelled the said Irrevocable G.P.A on 08-01-1990. There are cases pending in between the purchasers of Petitioner herein and ParakalaSwamy Matt. While things stood thus, the ParakalaSwamy Matt filed suit in O.S.No.455 of 2004 on the file of learned Principal Judge. Small Cases, Senior Civil Judge, Mysore against Petitioner herein regarding the Irrevocable G.P.A. dated 30-11-1988, already executed by the said Parakala Mutt in favour of Petitioner herein, then the Hon'ble trial Court passed ex-party Decree in favour of Sri Parakala Mutt and against Petitioner herein vide its Decree dt.20-04-2016. Aggrieved by the same, the Petitioner herein filed appeal against the said Order vide., appeal in R.A. No. 593/2016 on the file of the Hon'ble IV



Additional District Sessions Judge. Mysore and that the First Appellate court was pleased to pass judgment and Decree dt.06.04.2024 in favour of the Petitioner herein. In the said judgment at page 47 in para 28 it is mentioned that *"The Mathadipathi has issued receipt for Rs.80,000/- the same was utilized for different expences of the Mut, therefore the GPA executed by the Mathadhipati in the name of Narasimhareddy irrevocable power of Attorney and he has not played any fraud on the Mathadhipati"*.

6. I submit that, as the Respondents No.3 herein along with Other authorities when tried to interfere with the peaceful possession and enjoyment of the subject property by the Petitioner herein, the Petitioner herein challenged the said illegal action by filing W.P.No.13081 of 2024 before this Hon'ble Court and that this Hon'ble Court vide its Order dt.26.06.2024 was pleased to direct both parties therein to maintain Status-quo, as on today with regard to schedule property. Subsequently, in violation of the Status-quo Orders of this Hon'ble Court, the Thasildar, in collusion with concerned Police, illegally initiated the Proceedings under Section 145 of CrPC Proceedings, and tried to dispossess the Petitioner from the subject Property, then the Petitioner herein filed CRLP.No.1976 of 2025 before this Hon'ble High Court and that this Hon'ble court in its Order dt.25-02-2025 was pleased to grant stay of all further proceedings of said Section 145 of CrPC proceedings. The said copy is herewith enclosed.

7. I respectfully submit that, when the concerned Police also tried to interfere with the civil disputes, the Petitioner here filed W.P.No.10308 of 2025 before this Hon'ble Court against the concerned Police and Others and that this Hon'ble Court was pleased to pass Orders dt.22.04.2025 directing the concerned Police and other Respondents therein as follows: *"3.Considering the submissions, the respondents 2 and 3 are hereby directed not to disturb the peace of the petitioner and not to interfere with*

the civil disputes between pending between the petitioner and the 4th respondent, without following the due process of law. With these observations, the writ petition is disposed off. No costs".

8. I submit that, in W.P.No.13081 of 2024 the Respondents 3 is also a party and Respondent No.3 herein also filed counter admitting that, under a Registered Partition Deed No.2656/1999 dt.24.3.1999 the Respondents No.3 & Parakala Swamy Matt got partitioned the properties, which were in their joint possession and enjoyment. By virtue of the said Partition Deed, Respondent No.3 got 3/4th share and Sri Parakala Mutt, Mysore got 1/4th share in the total properties and that the Respondent No.3 is the owner of the 'A' schedule mentioned in the said document, and also further admitted that the 'B' schedule property under said Partition deed fell to the share of Parakala Swamy Matt. The present subject property is part of the said B-Schedule under said Partition Deed. Hence the Respondent No.3 has no right or title to interfere with the Peaceful possession and enjoyment of the subject property by this Petitioner. The Respondent No.3 herein in the said Counter, without any whisper about the execution of registered Irrevocable General Power of Attorney executed by Parakala Swamy Matt in favour of Petitioner herein which is registered in Book No.4, Pages 704. Volume 116 dated 30.11.1988, strangely/simply contended that, the same was registered in the name of Sri M.Kuppuswamy Naidu & 4 others under document No.2656/1999; dated 23.4.1999 as per the request of the Parakala Mutt, Mysore vide letter. No.BPM/TPT/Vol-1/96, dt.24.07.1996. Also ignored the appeal in R.A. No. 593/2016 on the file of the Hon'ble IV Additional District Sessions Judge. Mysore and that the First Appellate court which was pleased to pass judgment and Decree dt.06.04.2024 in favour of the Petitioner herein.

9. I submit that, subsequently in view of the subsequent proceedings initiated against the respective Respondents therein, and further developments, the Petitioner herein addressed a Letter to his then counsel, to withdraw the W.P.No.13081 of 2024 and as such this Hon'ble permitted the Petitioner to Withdraw the W.P.No.13081 of 2024 vide its Order.30.04.2025. While things stood thus, On.21.05.2025 at around 11:15 AM the Revenue Officials along with some Constables in civil dress came to subject Property and manhandled the men of the Petitioner herein and also tried to interfere with the peaceful possession and enjoyment of the subject property of the Petitioner herein and tried to dispossess the Petitioner's men from the subject property, and that the Petitioner resisted the said illegal acts said officials. At this juncture, the Petitioner herein filed W.P.No.13883 of 2025 against the said authority before this Hon'ble Court and same is adjourned for instructions of G.P. for Revenue, and directed to be listed on dt.29.05.2025. while things stood thus, On dt.27.05.2025 at around 02:25 P.M. the persons of the Respondents No.2 & 3 came to the subject property and affixed a Notice board to the gate of the Petitioner's property, claiming that the subject property belongs to the 3rd Respondent in contrary to the judgment dt.06.04.2024 passed in R.A. 593/2016 on the file of the IV Additional District and sessions Judge, Mysore, of Karnataka State, and in violation of the Orders dt.22.04.2025 passed in W.P.No.10308 of 2025 and in violation of the interim Orders dt.25.02.2025 passed in CRLP.No.1976 of 2025 thereby without following due process of law.

10. I submit that, in the previous proceedings, the 3rd Respondent clearly admitted that the subject property fell to the share of the Parakala Swamy Matt and that by virtue of registered Irrevocable General Power of Attorney executed by Parakala Swamy Matt in favour of Petitioner herein which also got registered in Book No.4, Pages 704. Volume 116 dated 30.11.1988 and also the same being upheld in the judgment and Decree dt.06.04.2024

passed in R.A. No. 593/2016 on the file of the Hon'ble IV Additional District Sessions Judge. Mysore, the First Appellate court passed infavour of the Petitioner herein, and as such the Petitioner herein is in peaceful possession and enjoyment of the subject property and the illegal actions of the Respondents in interfering with the peaceful possession and enjoyment of the subject property by the Petitioner, is causing irreparable loss to the petitioner herein. The Photographs as proof of the interference are herewith filed for the kind perusal of this Hon'ble Court. If the said illegal acts of the Respondents are continued, the Petitioner will be put to irreparable loss and injury. Hence challenging the illegal actions of the Respondents, the present Writ Petition is being filed.

11. I respectfully submit that in these circumstances, I have no other alternative remedy except to invoke the extra ordinary jurisdiction of this Hon'ble Court under Art.226 of the Constitution of India as explained above. I respectfully submit that I have not filed any Writ, suit or any other proceedings before any court of law regarding the same relief sought for in the present Writ Petition.

12. In view of the above, the Petitioner is left with no other alternative efficacious remedy, except to approach this Hon'ble Court under Article 226 of the Constitution of India.

13. The Petitioner has petitioner has not filed any other writ or proceedings before this Hon'ble Court or any other Courts seeking relief as sought in this Writ Petition.

For the reasons stated above, it is prayed that this Hon'ble Court may be pleased to issue an appropriate writ, order or direction more particularly one in the nature of Writ of Mandamus declaring the actions of the respondents No.2 & 3 in interfering with the peaceful possession and



enjoyment of the Petitioner with regard to his property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District,, in contrary to the judgment dt.06.04.2024 passed in R.A. 593/2016 on the file of the IV Additional District and sessions Judge, Mysore, of Karnataka State, and in violation of the Orders dt.22.04.2025 passed in W.P.No.10308 of 2025 and in violation of the interim Orders dt.25.02.2025 passed in CRLP.No.1976 of 2025 thereby without following due process of law as illegal, arbitrary, violation of principles of natural justice and in violation of Articles 14, 21 & 300-A of the Constitution of India and Consequently direct the Respondents not to interfere with the peaceful possession and enjoyment of the Petitioner of his Property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District, in any manner, in the interest of justice and to pass and pass such other order or orders as it deem fit, proper and necessary in the circumstances of the case.

For the above stated facts and circumstances, it is therefore prayed that this Hon'ble Court may be pleased to direct the Respondents not to interfere with the peaceful possession and enjoyment of the Petitioner of his Property situated in survey numbers 145 (to an extent of 4 acres out of total Acs. 7.70 Cents), 147/1 (to an extent of 3 acres out of 12 acres) of Avilala village, Tirupati Rural Mandal, Tirupati District, Andhra Pradesh in any manner, pending disposal of the present Writ Petition in the interest of justice and pass such other order or orders may deem fit and proper in the circumstances of the case.

Solemnly and sincerely affirm this
the day of 29th May, 2025
and signed his name in my presence.

DEPONENT

BEFORE ME ADVOCATE:: AMARAVATI

VERIFICATION STATEMENT

I, P. LingaMurthy, S/o Ankireddy, being the petitioner/ person acquainted with the facts do hereby verify and state that the contents of the above paras of the Affidavit are true and correct to the best of my knowledge. The above contents are typed under my instructions and same are read over and explained to me in vernacular language. Hence verified at Amaravati on this the day of 29.05.2025


Advocate

Deponent

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17



ఆంధ్ర ప్రదేశ్ ఆంధ్ర ప్రదేశ్ ANDHRA PRADESH

No. 15535 Date 9.12.2020 Rs. 100

Sold to: P. Lingamurthy S/o P. Anki Reddy - Tirupati

For Witness Self

CN 678222

C. KRISHNAIAH

LICENSED STAMP VENDOR

L.No: 10-22-007/1999, R.L.No: 10-22-007/2020

D.No: 19-3-33, Tiruchandoor Road

TIRUPATI-517 501. Cell: 9908754470

GENERAL POWER OF ATTORNEY

(COURT CASES ONLY)

THIS GENERAL POWER OF ATTORNEY executed on this the

10th day of DECEMBER, 2020 at Tirupati, A.P.

KNOW ALL MEN BY THESE PRESENTS, That I, N.NARASIMHA REDDY.

S/o N.MUNI REDDY, aged 75 years R/O 19-7-99-H3, Gopalaraju Colony, Tirupati

Town, Tirupati Urban Mandal, Chittoor District A.P. DO HEREBY NOMINATE, APPOINT,

CONSTITUTE AND RETAIN MY WELL WISHER P.LINGA MURTHY S/o P.Anki

Reddy, aged 64 years, R/o 9-505, Lingeswara Nagar, Sai Nagar Grama Panchayat,

Tirupati Rural Mandal Chittoor District A.P, as my attorney for me, in my name

and on my behalf to do or execute all or any of the following acts or things in

connection with the said R.A.593/2016 at I Addl. District & Sessions Judge,

Mysore, S.A.No.395/2018, S.A.459/2018, S.A.1324/2018 in High Court of

Andhra Pradesh, Amaravathi and any other cases if any in anywhere or any

other proceedings that may initiate

N. Narasimha Reddy

జి.ఎస్.ఆర్. 4664
9/13/20

SCANNED








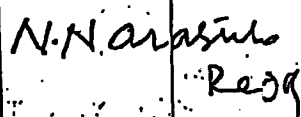
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

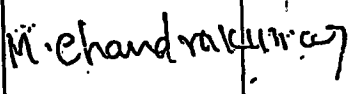


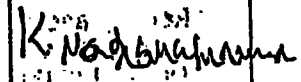
Presentation Endorsement:

Presented in the Office of the Joint Sub-Registrar, Tirupathi (R.O) along with the Photographs & Thumb Impressions as required Under Section 32-A of Registration Act, 1908 and fee of Rs. 1000/- paid between the hours of 01 and 02 on the 10th day of DEC, 2020 10th day of DEC, 2020 by Sri N Narasimha Reddy

Execution admitted by (Details of all Executants/Claimants under Sec 32A):

SNo-cd	Thumb Impression	Photo	Aadhar Photo	Address	Signature/Ink Thumb Impression
1-AY				P LINGAMOORTHY HY S/O. P ANKI REDDY AADHAR- *****0887 9- 505,LINGESWA R NAGAR,SAI NAGAR, TIRUPATI (RURAL),CHITT OOR	
2-PL				N NARASIMHA REDDY S/O. MUNIREDY AADHAR- *****2969 19-7-99- H3,GOPAL RAJ COLONY,THRU PATI, TIRUPATI (URBAN),CHITT OOR	

Identified by Witness:

SI No	Thumb Impression	Photo	Name & Address	Signature
1			M CHANDRA KUMAR S/O M RAMAIAH DNO 9-6 LINGESWARA NAGAR SAINAGAR TIRUPATI	
2			K NAGABHUSHANAMMA W/O LATE K SOMANADHA REDDY DNO 9-393 LINGESWARA NAGAR TIRUPATI	

Bk - 4, CS No 134/2020 & Doct No

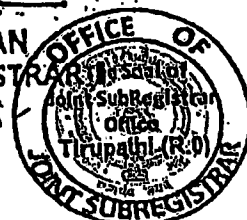
129 1 DECO. Sheet 1 of 3

JOINT SUB REGISTRAR 233
Tirupathi (R.O)



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G. ANANDAN
JOINT SUB REGISTRAR
TIRUPATI



36

(2)

Whereas the Principle is in Sick. He is unable to attend frequently to the Court for cases which the Principal was appellate. Hence I hereby appoint General Power of Attorney to do the following acts :-

1. To sign on all applications, petitions, affidavits, counter affidavits, written statements, verifying petitions, Suits and other papers that are required to be signed by me for effectively pursuing the R.A. 593/2016 at Addl. District & Sessions Judge, Mysore, S.A.No. 395/2018, S.A. 459/2018, S.A. 1324/2018 in High Court of Andhra Pradesh, Amaravathi and any other cases if any in anywhere or any other proceedings that may initiate.
2. To do all necessary acts, deeds and things that are necessary for initiating/defending legal proceedings of all nature both civil or criminal in effectively defending my interest, in particular, both the trial and appellate before all the Courts including the Hon'ble High Courts and Hon'ble Supreme Court of India and effectively conduct such proceedings by taking the services of the Advocates, Solicitors, Counsels.
3. To engage Advocate or advocates in initiating and conducting legal proceedings in defending the interests of the Principal and in connection thereto, sign on all applications, petitions, vakalatnamas, plaints, written statements, Counters, appeal, Suits, Criminal Complaints, writ petitions, Writ Appeals, before all the Courts including the Hon'ble High Courts and Supreme Court of India.
4. To pay the necessary amounts/fees/charges to the Counsel/s so appointed.
5. The Agent is hereby authorized to adduce evidence on my behalf in the course of the trial and cross-examine witnesses on my behalf in effectively prosecuting cases on my behalf and generally to do all such acts, deeds and things that are necessary and would effectively my interests and generally to do all such acts, deeds and things in effectively presenting my case.

a. N. Narasimha Reddy

15 (37)
10th day of December, 2020

Signature of JOINT SUBREGISTRAR 233
Tirupathi (R.O)

Endorsement:								
Desc	In the Form of							
	Online	Stamp Papers	Challan u/s 41 of IS Act	Cash	SD u/s 16 of IS Act	Stock Holding	DD/BC/ Pay Order	Total
SD	0	100	0	0	0	0	0	100
TD	0	NA	0	0	0	NA	0	0
RF	0	NA	1000	0	0	NA	0	1000
UC	0	NA	220	0	0	NA	0	220
TOT	0	100	1220	0	0	0	0	1320

NOTE: TD: Transfer Duty, SD: Stamp Duty, RF: Registration Fee, UC: User Charges, TOT: Total Desc: Description
Rs. /- towards Stamp Duty including T.D. under Section 41 of I.S. Act, 1889 and Rs. 1000/- towards Registration Fees on the chargeable value of Rs. /- was paid by the party through Challan/BC/Pay Order No. 41270198222020/41270153512020 dated 10 DEC 20, 10 DEC 20

Date: 10th day of December, 2020
Signature of Registering Officer: Tirupathi (R.O)

BK-4, CS No 134/2020 & Doct No 129, 12020. Sheet 2 of 3
JOINT SUBREGISTRAR 233
Tirupathi (R.O)

REGISTERED AS NO. 129 OF 2020 OF BOOK V DAY OF December 2020 SE

Signature of Registering Officer

G. ANANDAN
JOINT SUB REGISTRAR-I
TIRUPATHI



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(3)

6. To compromise, compound or withdraw cases, to confess, judgments and to refer cases to arbitration.

7. To withdraw and receive documents or money from any court, office or opposite parties, either in execution of decrees or otherwise and to do all the acts that may be necessary in connection with any of my cases.

8. To file and receive back documents, to execute decrees or to apply for the inspection of and to inspect judicial records.

9. AND to do all acts, legally necessary for proper adjudication of the said OP as may be proper or expedient.

10. That generally the said attorney shall do all other lawful work in connection with the said appeal. And I hereby agree that all the acts and things, lawfully done by my attorney shall be deemed to have been done by me and shall be binding on us.

In witnesses whereof I have signed this power of attorney on this the day, month and year above mentioned in the presence of the following witnesses:

Witnesses:

1) M. Chandra Kumar
S/o M. Ramaiah
9/6 Lingeswara Nagar
Sai Nagar Gram Panchayat
Tirupati Rural Mandal
Chittoor Dist

2) K. Narayana Svaranma
w/o Late K. Somanadha Reddy
9-393 Lingeswara Nagar
Sai Nagar Gram Panchayat
Tirupati Rural Mandal
Chittoor Dist

K. Narayana Svaranma
Reddy

Witness
JSC
Tirupati

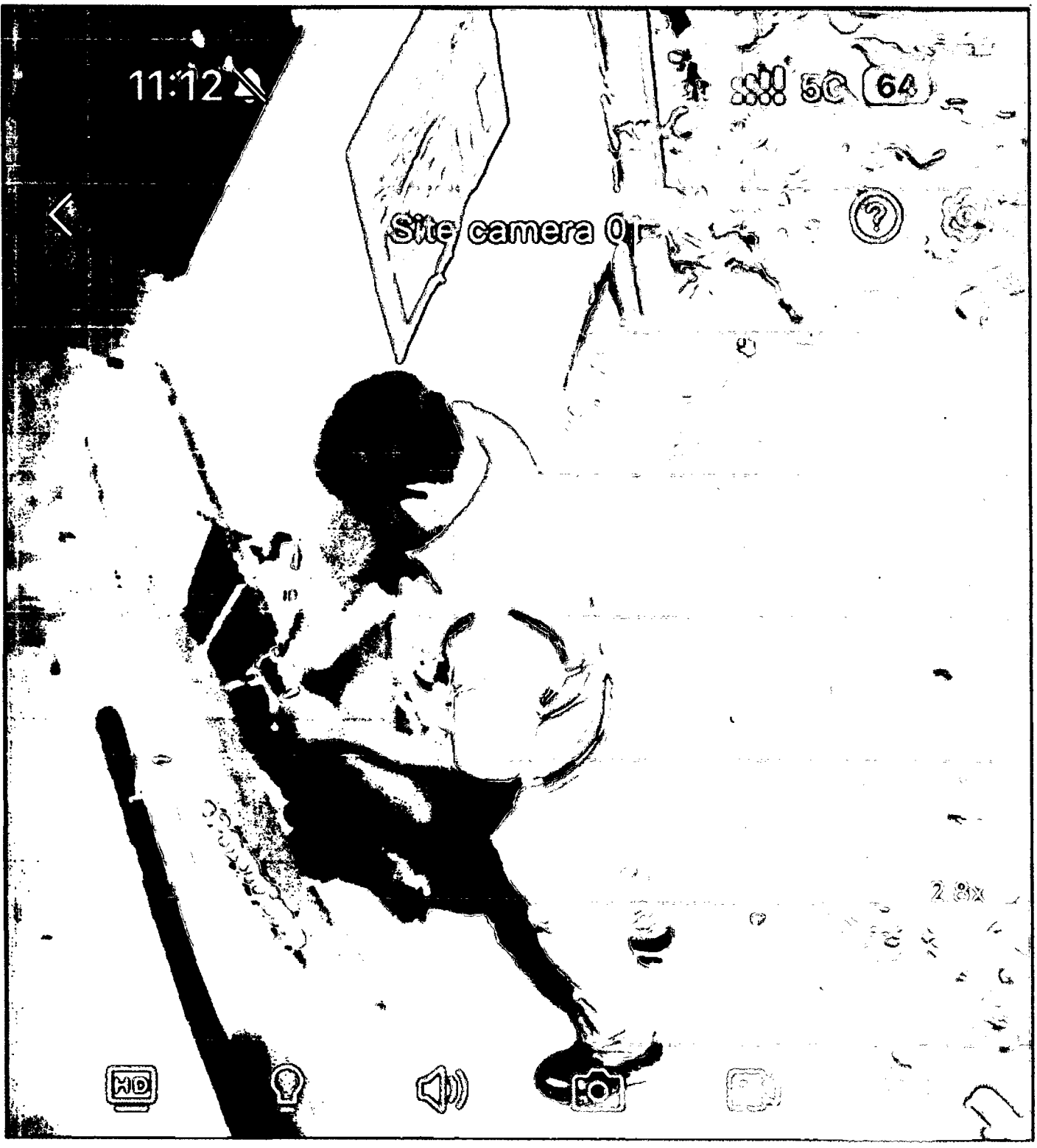
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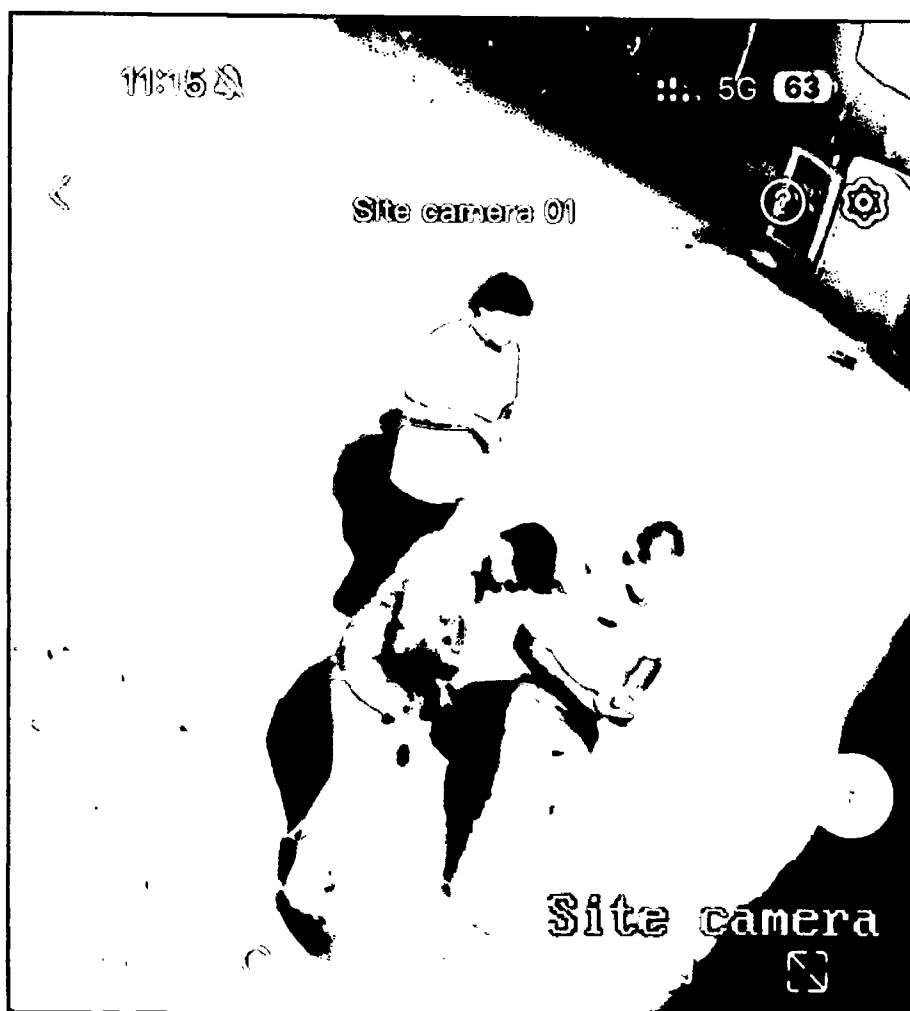


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NOTICE

Sub:- Writ Petitions No. 14096 of 2025 - Tirupathi District - Tirupathi Division - Tirupathi Rural Mandal - Writ Petition filed by Sri N. Narasimha Reddy S/o Late N Muni Reddy - Request for conduct of survey and demarcation in respect of the land in Sy.No.145 Extent 4.00 acres out of 7.70 & Sy.No.147/1 Extent 3.00 acres out of 12.00 acres of Avilala village - Hon'ble High Court of A.P in Court Proceedings dated:29.05.2025 - Survey demarcation will be Conduct on - 06.2025 - Notice Issued - Reg.

**Ref:- 1. G.O.Ms.No.60, Dt:17.06.2023, General Administration (Cabinet) Department, Govt. of Andhra Pradesh.
2. Lr in Rc.no.B4/1716/2011 dated:03.06.2025 of Administrative Officer & Deputy Collector, Sri Swamy Hathiramji Mutt, Tirupathi.
3. Order dt:29.05.2025 in WP No.14096 of 2025 on the file of Hon'ble High Court of A.P., Amaravathi.**

-o-o-

One Sri N.Narasimha Reddy S/o Late N Muni Reddy, D.No.19779 H3 Gopalaraju Colony, Tirupathi, Tirupathi District has filed W.P.No. 14096/2025 praying to issue an appropriate Writ Order or direction more particularly one in the nature of Writ of Mandamus declaring the actions of the respondents No.2 and 3 in interfering with the peaceful possession and enjoyment of the Petitioner with regard to his property situated in survey numbers 145 to an extent of 4 acres out of total Acs 7 70 Cents 147/1 to an extent of 3 acres out of 12 acres of Avilala village Tirupathi Rural Mandal Tirupathi District in contrary to the judgment dt 06 04 2024 passed in R A 593/2016 on the file of the IV Additional District and sessions Judge Mysore of Karnataka State and in violation of the Orders dt 22 04 2025 passed in W P No 10308 of 2025 and in violation of the interim Orders dt 25 02 2025 passed in CRLP No 1976 of 2025 thereby without following due process of law as illegal arbitrary violation of principles of natural justice and in violation of Articles 14 21 and 300A of the Constitution of India and Consequently direct the Respondents not to interfere with the peaceful possession and enjoyment of the Petitioner of his Property situated in survey numbers 145 to an extent of 4 acres out of total Acs 7 70 Cents 147/1 to an extent of 3 acres out of 12 acres of Avilala village Tirupathi Rural Mandal Tirupathi District in any manner in the interest of justice and to pass orders.

The Hon'ble High Court has issued court proceedings in the subject the case vide orders Dt:- 29-05-2025 as follows:

"In view of the above, both the parties are directed to maintain status quo as on today with regard to the schedule property, until further orders. It is made clear that it is up to the authorities concerned to conduct the survey by following due process of law. List on 18.06.2025."

In the reference 2nd cited, the Administrative Officer, & Deputy Collector, Sri Swamy Hathiramji Mutt, Tirupati has requested to conduct survey for the subject lands and fix the boundaries, as early as possible for the suit lands to protect the Mutt lands.

In obedience to the orders of the Hon'ble High Court notice is hereby issued to attend for survey demarcation on 11-06-2025 at 11.00 A.M. at Sy.No.145,147/1 of Avilala village of Tirupati Rural with all the original records pertaining to the above case.

If you fail to appear for survey demarcation, the matter will be heard in your absence and orders will be passed on the records available in this office.


Tahsildar
Tirupati Rural.



To

- ✓ 1. Sri N NARSIMHA REDDY S/o late N Munireddy R/o. D. No 19779 H3, Gopalaraju Colony, Tirupati Urban Mandal Tirupati District. (BY RPAD)
2. Sri M Chakradhar Chowdary S/o Late Kuppiswamy Naidu, R/o D.No.259 Road No.3, M K Naidu Colony, Tirupati Urban Mandal, Tirupati District (BY RPAD)
3. Sri Brahmatantra Swatantra Parakala Swamy Matt, Mysore Rep by his holiness Abhinava Vageesha Brahmatantra Swatantra Parakala Swamy Ji Matadhipati, D.No.407, Krishna Vilas Road, Mysore City, Karnataka State. (BY RPAD)
4. Administrative Officer & Deputy Collector, Sri Swamy Hathiramji Mutt, D.No.122, Gandhi Road, Tirupati.
5. Copy to the District Endowment Officer, Tirupati.
6. Copy to the Mandal Endowment Officer, Tirupati Rural Mandal.
7. To the Inspector of Police, MR Pale, Tirupati Rural Police Station, Tirupati.
8. The Deputy Superintendent of Police, Chandragiri.
9. The Deputy Inspector of Survey, RDO's Office, Tirupati.
10. The Mandal Surveyor, O/o. Tahsildar, Tirupati Rural for necessary action.
11. The Mandal Surveyor, O/o. Tahsildar, Tirupati Urban for necessary action.
12. The Village Surveyors, Avilala Village for necessary action.
13. Copy Submitted to the Revenue Divisional Officer, Tirupati for information.
14. Copy Submitted to the District Collector, Tirupati for favour of kind information.

(Through the Village Revenue Officer, Avilala for service and return of served copy)

44

Date: 10-06-2025

To,

The Tahsildar,
Tirupati Rural,
Tirupati District.

Subject: Reply cum Contempt Notice in reply to the Notice
dt.05.06.2025 issued under Proceedings
No.Roc.A/81/2024. served by V.R.O on Daughter of the
N.Narasimhareddy on 10.06.2025.

Sir,

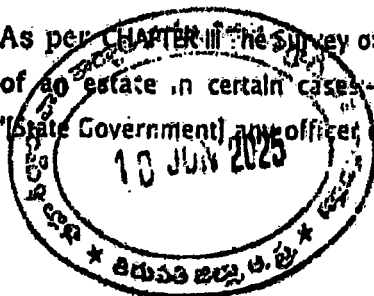
1. I, am N.Narasimha Reddy, S/o Late N. Mari Reddy, hereby inform you that my daughter is no way concerned with the subject lands in Survey Nos. 145 and 147/1 of Avilala Village, Tirupati Rural Mandal. Whereas I was informed by her over phone that you served the anti dated Notice dt.05.06.2025 above-referred on her on 10.06.2025.

2. However, as I am unwell and also executed a Regd.G.P.A in favour of the P.LingaMurthy,S/o Ankireddy, 68 years, R/o Door No. 9-505,Lingeswara Nagar, Sai Nagar GramaPanchayat,Tirupathi Rural Mandal, Chittoor District and that he being my G.P.A holder and being in possession of the subject lands, also being representing me before the Hon'ble High Court in W.P.No.14096 of 2025. Hence you are requested to issue a Notice to my G.P.A holder as he is in actual possession of the property. You are supposed to serve Notice on my G.P.A holder as per due procedure of law.

3. It is also informed to you that in the Order dt.29.05.2025 passed by the Hon'ble High Court of A.P in W.P.No.14096 of 2025 it is directed that "In view of the above, both the parties are directed to maintain status quo as on today with regard to the schedule property, until further orders. It is made clear that it is up to the authorities concerned to conduct the survey by following due process of law"

4. It is to inform you that, in your notice, you did not disclose basing on which document, for what extent and in which survey number the applicant sought for survey of the subject lands and also did not assign any reasons for such proposed survey, which is mandatory as per law mentioned below:

As per CHAPTER III The Survey of Estates, Sec.17. State Government may direct the survey of an estate in certain cases.—The [State Government] or subject to the control of the [State Government], any officer or authority to whom this power maybe delegated by it, may



(45)

by notification direct the survey of any estate or portion of an estate or of any boundary therein—

And as per your notice, there is no such notification issued by the concerned Government. The applicant Mutt being managed by the Government of A.P, it is mandatory to issue notification as prescribed under law before proceeding with survey. Hence your Notice and process of proposed survey is not in accordance with law and the same illegal.

5. It is further informed to you that, as I already issued Contempt of Court Notice for violation of the Orders of the Honble High Court dated: 29.05.2025 passed in WP.No.13883/2025 against you and your officials and also instructed my G.P.A holder and Counsel to file Contempt of Court case against you. Also as of now you are supposed to follow due process of law as directed by the Hon'ble High Court in its Order dt.29.05.2025 passed by the Hon'ble High Court of A.P in W.P.No.14096 of 2025. But for the reasons best known to you and as actions of your authority are predetermined and clear as the issuing anti dated notices a day prior that too on the person who is no way concerned with the property is only out of your personal interest in the subject property and out of your over enthusiasim to do favour to for thrid party ie.,M.Chakradhar Chowdary who is no way concerned with the subject lands.

Hence I also reserve my rights to initiate fresh contempt of court proceedings against you in persueance of the proceedings dt.05.06.2025 under Roc.A/81/2024 for not following due process of law and also for trying to put third parties in to possession by dispossessing me illegally.

In light of this, I respectfully request that the survey demarcation be cancelled, and further request you to follow due process of law as directed by the Hon'ble High Court and ensure my interests are properly represented.

Yours faithfully,

N. Narasimha Reddy

S/o Late N. Muni Reddy

Gopalaraju Colony, Tirupati Urban Mandal, Tirupati District.

copy to

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1. Sri Swamy Hathiramji Mutt, Tirupati
2. Administrative Officer & Deputy Collector, Sri Swamy Hathiramji Mutt, Tirupati
3. Principal Secretary to Revenue & Farms, Vijayawada
4. The District Collector, Tirupati
5. The Revenue Divisional Officer, Tirupati
6. Director of survey, settlement and land records, Vijayawada
7. The Superintendent of Police, Tirupati District
8. The Circle Inspector of Police, Tirupati rural

47

Date: 10-06-2025

To,

The Tahsildar,
Tirupati Rural,
Tirupati District.

Subject: Reply cum Contempt Notice in reply to the Notice
dt.05.06.2025 issued under Proceedings
No.Roc.A/81/2024. served by V.R.O on Daughter of the
N.Narasimhareddy on 10.06.2025.

Sir,

1. I, am N.Narasimha Reddy, S/o Late N. Muni Reddy, hereby inform you that my daughter is no way concerned with the subject lands in Survey Nos. 145 and 147/1 of Avilala Village, Tirupati Rural Mandal. Whereas I was informed by her over phone that you served the anti dated Notice dt.05.06.2025 above referred on her on 10.06.2025.

2. However, as I am unwell and also executed a Regd.G.P.A in favour of the P.LingaMurthy,S/o Ankireddy, 68 years, R/o Door No. 9-505,Lingeswara Nagar, Sai Nagar GramaPanchayat,Tirupathi Rural Mandal, Chittoor District and that he being my G.P.A holder and being in possession of the subject lands, also being representing me before the Hon'ble High Court in W.P.No.14096 of 2025. Hence you are requested to issue a Notice to my G.P.A holder as he is in actual possession of the property. You are supposed to serve Notice on my G.P.A holder as per due procedure of law.

3. It is also informed to you that in the Order dt.29.05.2025 passed by the Hon'ble High Court of A.P in W.P.No.14096 of 2025 it is directed that *"In view of the above, both the parties are directed to maintain status quo as on today with regard to the schedule property, until further orders. It is made clear that it is up to the authorities concerned to conduct the survey by following due process of law"*

4. It is to inform you that, in your notice, you did not disclose basing on which document, for what extent and in which survey number the applicant sought for survey of the subject lands and also did not assign any reasons for such proposed survey, which is mandatory as per law mentioned below:

As per CHAPTER III The Survey of Estates, Sec.17, State Government may direct the survey of an estate in certain cases:—The '[State Government] or subject to the control of the '[State Government] any officer or authority to whom this power maybe delegated by it. may



(48)

by notification direct the survey of any estate or portion of an estate or of any boundary therein—

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In light of this, I respectfully request that the survey demarcation be cancelled, and further request you to follow due process of law as directed by the Hon'ble High Court and ensure my interests are properly represented.

Yours faithfully,

N. Narasimha Reddy

S/o Late N. Muni Reddy

Gopalaraju Colony, Tirupati Urban Mandal, Tirupati District.



49

Date: 10-06-2025

To,

The Tahsildar,
Tirupati Rural,
Tirupati District.

Subject: Reply cum Contempt Notice in reply to the Notice
dt.05.06.2025 issued under Proceedings
No.Roc.A/81/2024. served by V.R.O on Daughter of the
N.Narasimhareddy on 10.06.2025.

Sir,

1. I, am N.Narasimha Reddy, S/o Late N. Muni Reddy, hereby inform you that my daughter is no way concerned with the subject lands in Survey Nos. 145 and 147/1 of Avilala Village, Tirupati Rural Mandal. Whereas I was informed by her over phone that you served the anti dated Notice dt.05.06.2025 above referred on her on 10.06.2025.

2. However, as I am unwell and also executed a Regd.G.P.A in favour of the P.LingaMūrthy, S/o Ankireddy, 68 years, R/o Door No. 9-505, Lingeswara Nagar, Sal Nagar GramaPanchayat, Tirupathi Rural Mandal, Chittoor District and that he being my G.P.A holder and being in possession of the subject lands, also being representing me before the Hon'ble High Court in W.P.No.14096 of 2025. Hence you are requested to issue a Notice to my G.P.A holder as he is in actual possession of the property. You are supposed to serve Notice on my G.P.A holder as per due procedure of law.

3. It is also informed to you that in the Order dt.29.05.2025 passed by the Hon'ble High Court of A.P in W.P.No.14096 of 2025 it is directed that "In view of the above, both the parties are directed to maintain status quo as on today with regard to the schedule property, until further orders. It is made clear that it is up to the authorities concerned to conduct the survey by following due process of law"

4. It is to inform you that, in your notice, you did not disclose basing on which document, for what extent and in which survey number the applicant sought for survey of the subject lands and also did not assign any reasons for such proposed survey, which is mandatory as per law mentioned below:

As per CHAPTER III The Survey of Estates, Sec.17. State Government may direct the survey of an estate in certain cases:—The '[State Government] or subject to the control of the '[State Government] any officer or authority to whom this power maybe delegated by it, may

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by notification direct the survey of any estate or portion of an estate or of any boundary therein—

And as per your notice, there is no such notification issued by the concerned Government. The applicant Mutt being managed by the Government of A.P, it is mandatory to issue notification as prescribed under law before proceeding with survey. Hence your Notice and process of proposed survey is not in accordance with law and the same illegal.

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Hence I also reserve my rights to initiate fresh contempt of court proceedings against you in persueance of the proceedings dt.05.06.2025 under Roc.A/81/2024 for not following due process of law and also for trying to put third parties in to possession by dispossessing me illegally.

In light of this, I respectfully request that the survey demarcation be cancelled, and further request you to follow due process of law as directed by the Hon'ble High Court and ensure my interests are properly represented.

Yours faithfully,

N. Narasimha Reddy

S/o Late N. Muni Reddy

Gopalaraju Colony, Tirupati Urban Mandal, Tirupati District.

(51)

Date: 10-06-2025

To,

The Tahsildar,
Tirupati Rural,
Tirupati District.

Subject: Reply cum Contempt Notice in reply to the Notice
dt.05.06.2025 issued under Proceedings
No.Roc.A/81/2024. served by V.R.O on Daughter of the
N.Narasimhareddy on 10.06.2025.

Sir,

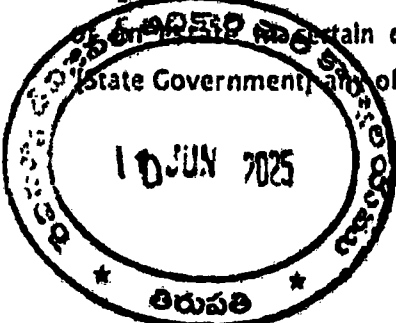
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(52)

by notification direct the survey of any estate or portion of an estate or of any boundary therein—

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Yours faithfully,

N. Narasimha Reddy

S/o Late N. Muni Reddy

Gopalaraju Colony, Tirupati Urban Mandal, Tirupati District.

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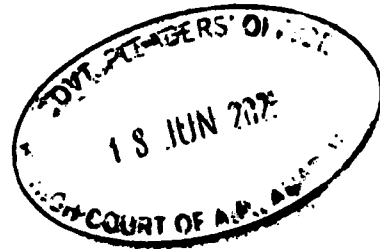
DISTRICT :: CHITTOOR

HIGH COURT::AMARAVATI

C.C.No. of 2025
In
WP.No.14096 of 2025

Endty

CONTEMPT CASE



Filed by:

M/S. ANIL KUMAR DEVALRAJU
(10471)

Advocate
Counsel for the Petitioners

Acknowledgement No.:



REVO70240360

APOLCMS

Wednesday, Jun 18, 2025 12:41:49 PM

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