



## **MAHARASHTRA STATE HUMAN RIGHTS COMMISSION, MUMBAI**

Administrative Staff College Compound, 9, Hajarimal Somani Marg, Opp. C.S.T. Mumbai – 400001.  
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### **SRB/Case 4049 /2010-11**

**Name of the complainant** : Nilkanth G.Somkuvar

**V/s.**

**Collector Nagpur.**

**Date** : 11<sup>th</sup> December, 2013

**Coram** : Justice S.R.Bannurmath  
(Chairman)

### **ORDER**

This is a complaint against Gramsevak Kumariya, Pise, Hole & Akrate regarding alleged deliberate deletion of the name of the complainant from BPL List. It is complained that even though in 2003-04 he was considered as BPL and given financial help under Indira Avas Yozna for constructing a house and infact with the help of partial finance of Rs.50,000/- he started constructing the house, thereafter the balance was not given to him and in this regard inspite of his repeated request not only the aforesaid public servant denied it, on the other hand removed his name from the BPL list alleged to be based on a Govt. Notification (G.R) and the criteria for eligibility fixed therein. It is complained that after deleting the name even a complaint has been filed against the complainant in the concerned police station for false claim of being BPL. It is the case of the complainant that the entire exercise by the officials is only to harass and deprive him of his legitimate claim.

In this regard, Shri.Makrand Netke, Project Director, District Rural Development Agency, Nagpur representing C.E.O Zilla Parishad, Nagpur is present with records and has filed detailed report indicating that after making proper inquiry and as per the records since the complainant was not entitled for being included as BPL and the present complaint is filed only to harass the officers.

On perusal of the records produced by both the complainant and the officials though prima-facie I do not find any violation of human rights, noticing certain irregularities in the fixation of criteria for BPL and as such deem it proper to direct the concerned Tahsildar, Saoner to make fresh inquiry in this regard and consider the case of the complaint afresh, without being weighed by the previous proceedings. **The Tahsildar shall complete the inquiry after giving an opportunity to the complainant, within three months from the date of receipt of the order and to communicate the same to the complainant and this Commission.**

(Justice S.R. Bannurmath)  
Chairman

Mumbai.