An investigation was taken up under Section 9 of the Karnataka Lokayukta Act, on the basis of complaint filed by Shri. Virapana Gowda S/o Gowdappa Gowda Pateela, Rajanakoluru Village, Surapur Taluk, Yadagir District (hereinafter referred to as 'complainant' for short) against (1) Shri. Nabisab, Panchayath Development Officer, Rajanakoluru Grama Panchayath, Surapur Taluk, Yadagir District, (2) Shri.Vaijanatha Rasure, the then Secretary, Rajana Kolura Grama Panchayath, Surapura Taluk, Yadagir District, (3) Shri. Basavantharaya.B.Biradar, Panchayath Development Officer, Rajana Kolura Grama Panchayath, Surapura Taluk, Yadagir District and (4) Sharanagowda B. Ullesooora, Panchayath Development Officer, Rajana Kolura Grama Panchayath, Surapura Taluk, Yadagir District (hereinafter referred to as 'respondents 1 to 4 respectively’ for short).

The complaint allegations are that the respondents have adopted discriminatory attitude in allotment of houses under various housing schemes. Houses have been allotted to the beneficiaries who are already having houses. By alleging illegalities in allotment of houses under various housing schemes, the complainant has sought to take action against the respondents.

The respondent No. 1 to 3 have submitted their comments by denying the complaint allegations. The respondent no.2 states that he had retired from service on 30.09.2010 & 6 to 7 years have been lapsed after his retirement.
4. Notice to respondent no.4 was served on 27.12.2016. in spite of receipt of this office endorsement, the respondent no.4 has not submitted his comments.

5. The complainant along with the complaint has given the list of beneficiaries and their family members to whom more than one house has been granted under various housing schemes from the year 2005-06 up to the year 2014-15. The complainant has produced the consolidated list of beneficiaries under various housing schemes from the year 2006-07 up to 2015-16.

6. The complainant has also produced the list of 40 beneficiaries for the year 2005 to 2010 (during the tenure of respondent no.2), list of 130 beneficiaries for the year 2010 to 2014 (during the tenure of respondent no.3) & list of 18 beneficiaries for the year 2014-15 (during the tenure of respondent no.4) under various housing schemes to whom bills are alleged to have been paid without construction of houses.

7. The respondents have not produced any materials to show that beneficiaries mentioned in the lists given by the complainant who are alleged to have received money without actually constructing houses. Have really constructed houses.

8. Therefore, prima-facie, it is found that the beneficiaries & their family member mentioned in the above stated list have been allotted houses in more than one housing schemes repeatedly during the tenure of the respondents. Also they have released the grants to the beneficiaries without construction of houses. Therefore the comments of respondents 2 & 3 cannot be accepted at this stage.

9. Previously report under Sec. 12(3) of the Karnataka Lokayukta Act, 1984 was sent to the competent Authority against respondent no.1 after finding him guilty of misconduct & the Competent Authority has issued Government Order vide No. RDP 909 GPS 2016 dttd. 21.01.2017 entrusting enquiry against respondent no.1 to this authority. Accordingly Departmental Enquiry in no. Uplok-1/DE/173/2017 is initiated and the same is proceeded before the Addl. Registrar of Enquiries-11, Karnataka Lokayukta. Therefore, no recommendation is proposed against respondent no.1. 10. The respondent no.2 is stated to be retired on 30.09.2010. Allotment of houses repeatedly to the same beneficiaries and releasing of funds to the houses which have not been constructed amounts to misappropriation of public funds. The cause of action with respect to misappropriation of public funds is a continuing event till its detection. Therefore, limitation prescribed under Rule 214(2)(b)(ii) of
KCSR is not attracted. Therefore, action can be initiated against respondent no.2.

11. In spite of receipt of this office endorsement, the respondent no.4 has not submitted his comments. Hence, adverse inference is to be drawn against him with respect to the above said misconduct. Therefore, the respondents 2 to 4 have failed to maintain absolute integrity, devotion to duty and have acted in a manner which is unbecoming of a Government Servant for which they have made themselves liable for departmental action.

12. Accordingly, now, acting under Section 12(3) of the Karnataka Lokayukta Act, recommendation is made to the Competent Authority to initiate disciplinary proceedings against the respondent no. 2/Shri. Vaijanatha Rasure, the then Secretary, Rajana Kolura Grama Panchayath, Surapura Taluk, Yadagir District (Date of retirement 30.09.2010), respondent no. 3/Shri, Basavantharaya.B.Biradar, Panchayath Development Officer, Rajana Kolura grama Panchayath, Surapura Taluk, Yadagir District (Date of retirement 31.07.2041) and respondent no. 4/Shri. Sharanagowda B. Ullesoora, Panchayath Development Officer, Rajana Kolura Grama Panchayath, Surapura Taluk, Yadagir District and entrust the inquiry to this Authority under Rule 14-A of the Karnataka Civil Services (Classification, Control and Appeal) Rules, 1957 along with sanction as required under Rule 214(2)(b)(i) of KCSRs against respondent no.2, as he has already retired from service on 30.09.2010.

सरकारने श्री. शरणगोव्दा बुलोरा, कॉलुरा ग्राम पंचायत, सुरपुरा तालुक, यदगिर जिल्हा, अर्थात् श्री. वैजयनाथ राघुराज मराणे, कॉलुरा ग्राम पंचायत, सुरपुरा तालुक, यदगिर जिल्हा (संवृत्तता तारीख 30.09.2010), श्री. बसवान्तराज बी. बी. बिरार्ड, कॉलुरा ग्राम पंचायत, सुरपुरा तालुक, यदगिर जिल्हा (संवृत्तता तारीख 31.07.2041) एवं श्री. शरणगोव्दा बुलोरा, कॉलुरा ग्राम पंचायत, सुरपुरा तालुक, यदगिर जिल्हा नामक निर्देशन देने के आदेश के अर्थात् अनुसार राजीव श्री. शरणगोव्दा बुलोरा का निर्देशन देने के अर्थात् अनुसार राजीव निर्देशन देने के अर्थात् अनुसार राजीव।

सरकारने श्री. शरणगोव्दा बुलोरा, कॉलुरा ग्राम पंचायत, सुरपुरा तालुक, यदगिर जिल्हा, अर्थात् श्री. वैजयनाथ राघुराज मराणे, कॉलुरा ग्राम पंचायत, सुरपुरा तालुक, यदगिर जिल्हा (संवृत्तता तारीख 30.09.2010), श्री. बसवान्तराज बी. बी. बिरार्ड, कॉलुरा ग्राम पंचायत, सुरपुरा तालुक, यदगिर जिल्हा (संवृत्तता तारीख 31.07.2041) एवं श्री. शरणगोव्दा बुलोरा, कॉलुरा ग्राम पंचायत, सुरपुरा तालुक, यदगिर जिल्हा नामक निर्देशन देने के आदेश के अर्थात् अनुसार राजीव श्री. शरणगोव्दा बुलोरा का निर्देशन देने के अर्थात् अनुसार राजीव निर्देशन देने के अर्थात् अनुसार राजीव।
ಮೊದಲು, 1957ರ 11 ಏಪ್ರಿಲ್ ನವಂಬರ್ ಸರಕಾರದ ಸಮಾಪ್ತಿಗಳ ಸಂದರ್ಭದಲ್ಲಿ 14ರ 10 ಹಂದಿಗೆ ನಂತರ ಸರಕಾರದ ನಿರ್ಣಯಗಳನ್ನು ಸಮರ್ಥಿಸುವುದು ಬಳ್ಳದಾದ.

ಎಂದರೆ, ಪ್ರತಿಯೊಂದು ಚಟುಕಾನ್ನು ಪಡೆದಾಗ ಮಾರುವಾದ ಉದ್ದೇಶದೊಂದಿಗೆ, ಚಟುಕಾ ಸರಕಾರದ ನಿರ್ಣಯಗಳಿಗೆ ಹಿಂಳಿಗೆ ಮೇಲ್ಮೈಸಿಗೆ ಮಾರಾಟ ನೀಡಲಾಗುವುದು.

ಚಟುಕಾ ಸರಕಾರದ ನಿರ್ಣಯವನ್ನು
ಸಹ ಹೋದ ರಂಧನೆ,

(ಪ್ರತಿಯೊಂದು ತಿಂಗಾಲಿಯ ಜಿಲ್ಲಾಧಿಕಾರಿ)

ನಂತರ ಸರಕಾರದ ನಿರ್ಣಯನ್ನು.

ಪ್ರತಿಯೊಂದು ಚಟುಕಾನ್ನು ಮಾರಾಟ ನೀಡಲಾಗುವುದು.

ಪ್ರತಿಯೊಂದು ಚಟುಕಾನ್ನು ಸಹ ಹೋದ ರಂಧನೆ,

客家

1. ಮಾರುವಾದ ಬೇಸಿಗೆ, ಚಟುಕಾ ಸರಕಾರದ.
2. ಸರಕಾರದ ಸಮಾಪ್ತಿಗಳು, ಚಟುಕಾ ಸರಕಾರದ ನಿರ್ಣಯಗಳನ್ನು.
3. ಪ್ರತಿಯೊಂದು ಚಟುಕಾ ಸರಕಾರದ ನಿರ್ಣಯಗಳನ್ನು. (ಮೊದಲು ತಿಂಗಾಲಿಯ ಜಿಲ್ಲಾಧಿಕಾರಿಯನ್ನು ಸಹ ಹೋದ ರಂಧನೆ) (ಅಂದರೆ ಸರಕಾರದ ನಿರ್ಣಯಗಳನ್ನು)
4. ಪ್ರತಿಯೊಂದು ಚಟುಕಾನ್ನು ಮಾರಾಟ ನೀಡಲಾಗುವುದು.
5. ಚಟುಕಾನ್ನು ಮಾರಾಟ ನೀಡಲಾಗುವುದು.
6. ಚಟುಕಾನ್ನು ಮಾರಾಟ ನೀಡಲಾಗುವುದು.
7. ಚಟುಕಾನ್ನು ಮಾರಾಟ ನೀಡಲಾಗುವುದು.
8. ಚಟುಕಾನ್ನು ಮಾರಾಟ ನೀಡಲಾಗುವುದು.
9. ಚಟುಕಾನ್ನು ಮಾರಾಟ ನೀಡಲಾಗುವುದು.