



Re - Impeachment of Chief Justice, Dr. Shirani A. Bandaranayake

Consultants 21 Limited <consultants21@gmail.com>

Wed, Feb 6, 2013 at 11:11 AM

To: "Ms. Kirsty Brimelow-Chairperson-BHRC" <k.brimelow@doughtystreet.co.uk>

Cc: "Mr. Joseph Catanzariti-President-Law Council of Australia" <mail@lawcouncil.asn.au>,

Ms. Kirsty Brimelow QC

Chairperson

Bar Human Rights Committee

England & Wales

Dear Ms. Kirsty Brimelow,

Re - Impeachment of Chief Justice, Dr. Shirani A. Bandaranayake

I was indeed surprised in reading in one of today's newspapers, on concerns expressed by you on the above subject. I had already forwarded Letter dated 3rd January 2013 to Ms. Illari Aragon, BHRC Project Coordinator, UK on this subject matter.

As far back as February 9, 2012, I had put in issue before the Supreme Court of Sri Lanka, the matter of '*perceived judicial bias and disqualification on the part of Chief Justice, Dr. Shirani A. Bandaranayake*' and to be a person requiring enhanced scrutiny of financial affairs, as a '*politically exposed person*' in terms of Article 52 of the UN Convention Against Corruption, upon her husband having accepted political office.

The same aforesaid Newspaper Report had reported that the Law Council of Australia had written in regard to the foregoing subject to the Foreign Minister of Australia and hence I am copying this e-mail also to the President, Law Council of Australia. One of the major Charges in the said impeachment Motion had been the remittances of monies from Australia. In the given circumstances the same would warrant enhanced scrutiny in terms of Article 52 of the UN Convention Against Corruption.

In the context of the foregoing, I forward the attached documents for you to be apprised of the salient facts, *vis-à-vis*, the impeachment of Chief Justice, Dr. Shirani A. Bandaranayake.

1. My Written Submission dated February 9, 2012 tendered to the Supreme Court, which was returned without being accepted
2. My final Petition to the Supreme Court dated October 18, 2012 - I particularly draw attention to paragraph 13 on pages 26-40 thereof
3. My Affidavit to the Hon. Speaker of Parliament dated January 5, 2013, which, *inter-alia*, discloses the *ex-parte* Minutes made in Chambers by certain Justices on my aforesaid Petition, without having heard me
4. An Article published in the Media by me titled - "*Constitutional interpretations & expeditious judicial procedure ?*"; which discloses the *perverseness* of the Supreme Court interpretation of January 1, 2013, and *based upon which* the Court of Appeal issued a Writ on January 7, 2013

I have just completed a series of Books on real case studies on fraud and corruption, economic crime, public finance and rule of law, published and marketed by US publisher AuthorHouse. For more particulars, you are welcome to visit : www.consultants21.com/publications and www.consultants21.com .

I am copying this Letter to those your aforesaid Letter has been copied to.

Yours truly,

Nihal Sri Ameresekere, F.C.A., F.C.M.A., C.M.A, C.G.M.A., C.F.E.

Associate Member, American Bar Association

Individual Member, International Association of Anti-Corruption Authorities

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5 attachments



1 - Letters to UNHCR.pdf

3996K



2 - Further Writtten Submissions - 9.2.2012.pdf

235K



3 - Review Petition - 18.10.12.pdf

687K



4 - Affidavit to Hon. Speaker- 5.12.12.pdf

200K



5 - Constitutional interpretations & expeditious judicial procedure.pdf

367K