

# KARNATAKA STATE MINORITIES COMMISSION ACT, 1994 & RULES, 2000



Published by

#### **KARNATAKA STATE MINORITIES COMMISSION**

5th Floor, Visveswaraya Main Tower, Dr. B. R Ambedkar Veedhi, Bengaluru – 560 001



### KARNATAKA ACT No. 31 OF 1994

(First published in the Karnataka Gazette Extraordinary dated Third October, 1994)

## THE KARNATAKA STATE MINORITIES COMMISSION ACT, 1994

(Received the assent of the Governor on Thirtieth day of September, 1994)

(As amended by Karnataka Act 35 of 2011 and 13 of 2016)

#### **Preface**

The Karnataka State Minorities Commission was constituted by the Government in its Order No. DPAR 01 LMR 83 Dated, 09th May 1983, in order to preserve secular traditions, promote National Integration, undertake effective enforcement and implementation of all the safeguards provided for the Minorities in the Constitution and in the Central and State laws and also to evolve State policies and schemes in this regard. The Commission thus constituted was vested with powers under The Commissions of Inquiry Act 1952. By Karnataka Act No. 31 of 1994 (first published in the Karnataka Gazette Extraordinary dated 3rd October, 1994) statutory status was conferred on the Commission. Thereafter depending on the requirement and necessity, The Karnataka State Minorities Commission Act was amended and the most important amendment was by Karnataka Act 13 of 2016 which conferred Powers of Civil Court to the Commission. Accordingly rules were published in the Gazette dated 10th October, 2000 in Notification No: DPAR 19 LMR 95 and an amendment under Notification No. MWD 229 LML 216, dated: 10<sup>th</sup> July, 2017

The Commission has come to be looked upon by the Minorities as a liaison between them and the Government, and a forum for ventilating their grievances. It is considered as a means to communicate their problems to the Government. However, the fact remains that a large section of the Minorities are still ignorant about the powers and functions of the Commission. To ensure that this information percolates to the common man, the Commission felt it necessary to publish the Principal Act and Rules incorporating the latest amendments. A chapter has also been added on the Prime Minister's New 15 Point Programme for the welfare of Minorities and guidelines for its implementation as the Commission is vested with powers to monitor the implementation of the said programme.

I express sincere thanks to Hon'ble Minister for Minority Welfare, Wakf, Primary and Secondary Education Janab Tanveer Sait Saheb and Hon'ble Chairman for Karnataka State Minorities Commission Janab Naseer Ahmed Saheb for their valuable guidance and support. I also express my thanks to Mr. Mohammed Mohsin, IAS, Secretary to Government, Department of Minority Welfare, Haj & Wakf, Members of the Karnataka State Minorities Commission and the supporting staff.

Bangalore December, 2017 S. ANEES SIRAJ
Secretary
Karnataka State Minorities Commission

#### THE KARNATAKA STATE MINORITIES COMMISSION ACT, 1994

Statement of Objects and Reasons

#### **Arrangement of Sections**

#### CHAPTER I PRELIMINARY

- 1. Short title, extent and commencement.
- 2. Definitions.

### CHAPTER II STATE COMMISSION FOR MINORITIES

- 3. Constitution of the Commission.
- 4. Term of office and conditions of service of the Chairman and members.
- 5. Disqualification for office of membership.
- 6. Secretary.
- 7. Staff of the Commission.
- 8. Meetings of the Commission.
- 9. Vacancies etc., not to invalidate proceedings of the commission.

### CHAPTER III FUNCTIONS OF THE COMMISSION

- 10. Functions of the Commission.
- 10A. Powers of the commission
- 11. Protection of action taken in good faith.

### CHAPTER IV FINANCE. ACCOUNTS AND AUDIT

- 12. Budget of the Commission and grants by the Government.
- 13. Accounts and Audit.
- 14. Annual Report.
- 15. Annual report and audit report to be laid before the State Legislature.

#### CHAPTER V MISCELLANEOUS

- 16. Chairman etc., to be public servants.
- 17. Power to make rules.
- 18. Power to remove difficulties.

#### STATEMENT OF OBJECTS AND REASONS

T

Act 31 of 1994.- Government have recently taken far-reaching steps to safeguard the Social, Educational and Economic interest of the Minorities, besides attaching continuous attention towards the implementation of fifteen point programme for the Welfare of Minorities. The State Minorities Commission is presently conducting a Socio-Economic and Educational Survey of Minorities first of its kind in the Country. In order to see the allround progress it is considered necessary to confer Statutory Status on the State Minorities Commission.

Hence the Bill.

(Obtained from L.A. Bill No. 18 of 1994)

П

Amending Act 35 of 2011.- It is considered necessary to amend the Karnataka State Minorities Commission Act, 1994 (Karnataka Act No. 31 of 1994) to provide for,-

- (1) nomination of the members of the Commission who posses a minimum degree from a recognised University;
- (2) membership of at least one each from Christian, Jain, Buddhist and Sikh community out of the eight other members;
- (3) payment of allowances to the members instead of salary and allowances; (4) additional function to the Commission to make recommendation for implementing the Prime Ministers new 15 Point Programme.

Hence the Bill.

[L.A. Bill No. 28 of 2011, File No.Samvyashae 44 Shasana 2010]

[Entry 5 of List II of the Seventh Schedule to the Constitution of India.]

III

Amending Act 13 of 2016.- It is considered necessary to amend the Karnataka State minorities commission Act, 1994,-

- (i) to provide for the representation of parsis, a minority community in the constitution of the commission; and
  - (ii) to confer powers of civil court to the commission.

Hence the Bill.

[L.A. Bill No.03 of 2016, File No. Samvyashae 09 Shasana 2015]

 $[\mbox{entry } 32 \mbox{ of List II of the Seventh Schedule to the Constitution of India.}]$ 

#### KARNATAKA ACT No. 31 OF 1994

(First published in the Karnataka Gazette Extraordinary dated Third October, 1994)

#### THE KARNATAKA STATE MINORITIES COMMISSION ACT, 1994

(Received the assent of the Governor on Thirtieth day of September, 1994)
(As amended by Karnataka Act 35 of 2011 and 13 of 2016)

### An Act to constitute a State Commission for minorities and to provide for matters connected therewith or incidental thereto.

WHEREAS it is expedient to constitute a State Commission for minorities and to provide for matters connected therewith or incidental thereto;

BE it enacted by the Karnataka State Legislature in the forty-fifth year of the Republic of India, as follows:-

#### CHAPTER I PRELIMINARY

- **1. Short title, extent and Commencement :-** (1) This Act may be called the Karnataka State Minorities Commission Act, 1994.
  - (2) It shall extend to the whole of the State of Karnataka.
  - (3) It shall come into force at once.
  - 2. Definitions: In this Act, unless the context otherwise requires,-
  - (a) "Commission" means the Karnataka State Minorities Commission constituted under section 3 of the Act;
  - (b) "Government" means the Government of Karnataka;
  - (c) "Member" means a member of the Commission:
- (d) "Minorities" means the persons belonging to minority communities residing in the State of Karnataka whom the Government has recognized as minorities.

### CHAPTER II STATE COMMISSION FOR MINORITIES

#### 3. Constitution of the Commission.-

(1) As soon as may be after the commencement of this Act, the Government shall constitute a body to be called as the Karnataka State Minorities Commission to exercise the powers conferred on and to perform the function assigned to it under this Act with its headquarters at Bangalore.

#### <sup>1</sup>[(2) The Commission shall consist of,-

(a) the Chairman who shall be a person of a minority community and eight other members from the minority community holding a degree from a recognized university out of which not less than one each member shall be from Christian, Jain, Buddhist, <sup>2</sup> [Sikh and Zoroastrian (Parsis) community]<sup>2</sup>

- (b) the Secretary of the Commission, appointed by the Government being an officer not below the rank of Deputy Secretary to Government.]<sup>1</sup>
  - 1. Substituted by Act 35 of 2011 w.e.f. 16.7.2011.
  - 2. Substituted by Act 13 of 2016 w.e.f. 26.04.2016.
  - 3. Inserted by Act 13 of 2016 w.e.f. 26.04.2016.

### 4. Term of office and conditions of service of the Chairman and members.-

- (1) Subject to the pleasure of the Government, the Chairman and members of the Commission shall hold office for a term of three years from the date they assume their offices.
- (2) The Chairman or a member of the Commission may resign from his office in writing under his signature addressed to the Government, but shall continue in office until his resignation is accepted.
- <sup>1</sup>[(3) The Chairman shall receive such salary and allowances and the other members shall receive such allowances as may be prescribed.]<sup>1</sup>
- (4) The salary and allowances payable to the Chairman and <sup>1</sup>[allowances payable to other members] <sup>1</sup> shall be defrayed out of the grants referred to in sub-section (2) of section 12.
- (5) A casual vacancy in the office of a member shall be filled up as soon as may be, by the authority concerned and a member so nominated shall hold office for the unexpired portion of the term of the office of his predecessor.
  - 1. Substituted by Act 35 of 2011 w.e.f. 16.7.2011.
- **5. Disqualification for office of membership.-** (1) A person shall be disqualified for being appointed as and for being continued as the Chairman or a member as the case may be, if he,-
- (a) has been convicted and sentenced for imprisonment for an offence which in the opinion of the Government involves moral turpitude; or

<sup>&</sup>lt;sup>3</sup> [Provided that at least one such member shall be a woman.] <sup>3</sup>

- (b) is of unsound mind and stands so declared by a competent court:
- (c) is an undischarged insolvent; or
- (d) has been removed or dismissed from service of the Central Government or a State Government or a body or corporation owned or controlled by the Central Government or a State Government; or
  - (e) refuses to act or becomes incapable of acting; or
- (f) without obtaining leave of absence from the Commission, absents from three consecutive meetings of the Commission; or
- (g) has in the opinion of the Government, so abused the position of chairperson or member as to render that person's continuance in office is detrimental to the interests of the minorities or the public interest:

Provided that no person shall be removed under this clause until that person has been given a reasonable opportunity of being heard in the matter.

- (2) Any person who is disqualified under sub-section (1) shall be removed by the Government.
- **6. Secretary :-** (1) The Secretary shall receive such salary and other allowance as the Government may determine from time to time.
- (2) The Government may grant from time to time leave of absence to the Secretary.
- (3) The Secretary shall be the Chief Executive of the Commission and shall, (a) operate the grants of the Commission;
  - (b) cause to be maintained accounts of the Commission; and
- (c) discharge such other functions, which are conferred on him by or under this Act or any other law for the time being in force.
- **7. Staff of the Commission** .- (1) The Government shall provide such staff to the Commission, as may be required for the proper functioning of the Commission.
- (2) The administrative expenses of the Commission including the salaries, allowances and pensions payable to the Secretary and other officers and staff of the Commission shall be paid out of the grants referred to in subsection (2) of section 12.
- **8. Meetings of the Commission .-** (1) The Commission shall meet as and when necessary at Bangalore or at other places as the Chairman may think fit:

Provided that the Commission shall meet atleast once in three months.

(2) The Commission shall regulate its own procedure.

- (3) All the orders and decisions of the Commission shall be authenticated by the Secretary or any other officer of the Commission duly authorized by the Secretary in this behalf.
- **9. Vacancies etc.,** not to invalidate proceedings of the Commission.-No act or proceeding of the Commission shall be questioned or shall be invalid merely on the ground of the existence of any vacancy or deficit in the constitution of the Commission.

### CHAPTER III FUNCTIONS OF THE COMMISSION

- **10. Functions of the Commission.-** (1) The functions of the Commission shall be as follows:-
- (a) to examine the working of various safeguards provided in the Constitution and in the laws passed by the State Legislature for the protection of minorities:
- (b) to make recommendations with a view to ensuring effective implementation and enforcement of all the safeguards;
- <sup>1</sup>[(bb) to make recommendations for implementing the Prime Ministers New 15 Point Programme]<sup>1</sup>
- (c) to monitor the working of the safeguards provided in the constitution, laws enacted by the State Legislature and policies and schemes of the Government for minorities;
- (d) to conduct studies, research and analysis on the questions of avoidance of discriminations against minorities;
- (e) to make a factual assessment of the representation on minorities in the services of the Government undertakings, Government and quasi-Government bodies and in case representation is inadequate, to suggest ways and means to achieve the desired level:
- (f) to make recommendations for ensuring, maintaining and promoting communal harmony in the State;
  - (g) to make periodical reports at prescribed intervals to the Government;
- (h) to study any other matter which in the opinion of the Commission is important from the point of view of the welfare and development of minorities and to make appropriate recommendation;
- (i) to consider the grievances of the minorities and to suggest appropriate solution from time to time;
- (j) to look into specific complaints regarding deprivation of rights and safeguards of minorities and take up such matter with the appropriate authorities:

Provided that if any matter specified in sub-section (1) is undertaken by the National Commission for Minorities constituted under section 3 of the National Commission for Minorities Act, 1992 (Central Act 19 of 1992), the State Commission for Minorities shall cease to have jurisdiction in such matters.

- (2) The Government shall cause the recommendations of the Commission to be laid before each House of the State Legislature along with the memorandum explaining the action taken or proposed to be taken on the recommendations and the reasons for non-acceptance, of any such recommendations.
  - 1. Inserted by Act 35 of 2011 w.e.f. 16.7.2011.
- <sup>1</sup>[10A. Powers of the Commission.- The commission shall, while performing any of the functions mentioned in sub-section (1) of section 10 have all the powers of a civil court trying a suit and in particular, in respect of the following matters, namely:
  - a) summoning and enforcing the attendance of any person from any part of State and examining him on oath;
  - b) requiring the discovery and production of any document;
  - c) receiving evidence on affidavits;
  - d) requisitioning any public record or copy thereof from any court or office;
  - e) issuing commissions for the examination of witnesses and documents; and
  - f) any other matter as may be prescribed.]1
    - 1. Inserted by Act 13 of 2016 w.e.f. 26.04.2016.
- 11. Protection of action taken in good faith.- No suit, prosecution or other legal proceedings shall lie against the Commission or Chairman, any member thereof or any persons acting under the direction of the Commission, in respect of anything which is done in good faith or intended to be done in pursuance of this Act, by or under the authority of Commission or any report, paper or proceedings of the Commission.

### CHAPTER IV FINANCE, ACCOUNTS AND AUDIT

- 12. Budget of the Commission and grants by the Government.-
- (1) The Commission shall prepare every year before such date and in

such form, as may be prescribed a budget estimates of its income and expenditure for the financial year to commence on the first day of April next following and shall forward it to the Government.

- (2) The Government shall, after due appropriation made by the State Legislature by law in this behalf, pay to the Commission, by way of grants such sums of money as the Government may think fit for being utilized for the purpose of this Act.
- (3) The Commission may spend such sums out of the grant as it thinks fit for performing the functions under this Act and such sums shall be treated as expenditure payable out of the grants referred to in sub-section (2).
- **13. Accounts and audit.-** (1) Accounts of the income and expenditure of the Commission shall be kept in accordance with such rules, as may be prescribed.
- (2) The Commission shall prepare an annual statement of accounts in such form as may be prescribed.
- (3) The accounts of the Commission shall be audited annually by such auditor as the Government may appoint.
- (4) The auditor shall for the purpose of the audit have access to all the accounts and other records of the Commission.
- (5) The Commission shall pay out of the grant such charges for the audit as may be prescribed.
- (6) As soon as may be after the receipt of the report of the auditor, the Commission shall send a copy of the annual statement of accounts, together with a copy of the report of the auditor to the Government and shall cause to be published the annual statement of accounts in such manner as may be prescribed.
- (7) The Government may, after perusal of the report of the auditor, give such directions, as it thinks fit, to the Commission and the Commission shall comply with such directions.
- **14. Annual Report.-** The Commission, shall prepare in such form and at such time for each financial year, as may be prescribed its annual report, giving a full account of its activities during the previous financial year and forward a copy thereof to the Government.
- 15. Annual report and audit report to be laid before the State Legislature.- The Government shall cause the annual report together with a memorandum of action taken on the recommendations contained therein, in so far as they relate to the State Government, and the reasons for the non-acceptance, if any, of any of such recommendations to be laid, as soon as may

be, after the reports are received, before each House of the State Legislature. The Commission may, at its direction, submit from time to time, special reports on any matter of public importance to the Government.

#### CHAPTER V MISCELLANEOUS

- **16.Chairman, etc., to be public servants.-** The Chairman and every member of the Commission and every officer appointed or authorized by the Commission to exercise functions under this Act, shall be deemed to be public servant within the meaning of section 21 of the Indian Penal Code (Central Act 45 of 1860).
- **17. Power to make rules.-** (1) The Government may, after previous publication by notification, in the official Gazette, make rules for the purposes of carrying out the provisions of this Act.
- (2) In particular and without prejudice to the generality of the foregoing provisions, such rules may provide for,-
  - (a) to determine the status of Chairman of the Commission;
- <sup>1</sup>[(b) the salary, allowances and other emoluments payable to the Chairman, the allowances payable to other members of the Commission and other conditions of service.]<sup>1</sup>
- (c) any other matter which is to be or may be prescribed in pursuance of the provisions of the Act and that provision is in the opinion of the Government, necessary for the proper implementation of this Act.
- (3) Every rule made under this Act shall be laid, as soon as may be after it is made, before each House of the State Legislature while it is in session for a total period of thirty days, which may be comprised in one session or in two or more successive sessions and, if before the expiry of the session in which it is so laid or the session immediately following the sessions aforesaid both Houses agree in making any modifications in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be, so however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.
  - 1. Substituted by Act 35 of 2011 w.e.f. 16.7.2011.

**18. Power to remove difficulties.-** (1) If any difficulty arises in giving effect to the provisions of this Act, the State Government may, by order published in the official Gazette, make such provisions not inconsistent with the provisions of this Act as appear to it to be necessary or expedient for removing the difficulty:

Provided that no order shall be made after the expiry of a period of two years from the date of commencement of this Act.

(2) Every order under this section shall, as soon as may be after it is made, be laid before each House of the State Legislature.

\* \* \* \*

(The above translation of the, PAÓI PÀgÁdà C®àASÁi/ÀADAIÆÁUÀC¢ÜAIÃPÂ1994 was published in the official Gazette (Extraordinary) Part IV-2B dated 15.5.1997 as No. 567 at pages 1to 8 under clause (3) of Article 348 of the Constitution of India.)

#### **KARNATAKA ACT NO. 13 OF 2016**

(First published in the Karnataka Gazette Extra-ordinary on the Twenty sixth day of April, 2016)

### THE KARNATAKA STATE MINORITIES COMMISSION (AMENDMENT) ACT, 2016

(Received the assent of the Governor on the Twenty fifth day of April, 2016)

An Act further to amend the Karnataka State Minorities Commission Act, 1994. Whereas it is expedient further to amend the Karnataka State Minorities Commission Act, 1994 (Karnataka Act 31 of 1994) for the purposes hereinafter appearing;

Be it enacted by the Karnataka State Legislature in the Sixty-Seventh year of the Republic of India, as follows:-

- **1. Short title and commencement.-** (1) This Act may be called the Karnataka State Minorities Commission (Amendment) Act, 2016.
  - (2) It shall come into force at once.

Sections 3 and 10A are incorporated in the Principal Act.

\* \* \* \*

# KARNATAKA STATE MINORITIES COMMISSION RULES, 2000

(Published in the Karnataka Gazette Extraordinary dated 2nd May, 2000)

And
(Amendments dated: 23.07.2010 & 10.07.2017)



C¢PÀÈvÀªÁV ¥ÀRÀn¸À¯ÁzÀÄzÀÄ «µÉõÀ ¥ÀWRÉ

"ÁUÀ- VI-A

···ÉAUÀ¼ÀÆgÀÄ, UÀÄgÀĪÁgÀ, CPÉÆÃSgi·· 12, 2000(D±ÀÆAÄÄÄd 20, ±ÀPÀ ªAµÀð 1922) || FÀA. 1326

NO.DPAR 19 LMR-95

Karnataka Government Secretariat, Vidhana Soudha, Bangalore, Dated 10<sup>th</sup> October 2000

#### **NOTIFICATION**

Whereas, the draft of the Karnataka State Minorities Commission Rules, 2000 was published, in Notification No. DPAR 19 LMR 95 dated 27.04.2000 in Part IV-A, of the Karnataka Gazette Extraordinary dated 02.05.2000, inviting objections and suggestions from persons likely to be affected thereby, within thirty days from the date of its publication in the official Gazette.

Whereas, the said Gazette was made available to the public on 02.05.2000,

And whereas, the objections and suggestions received in this behalf have been considered by the State Government.

Now, therefore in exercise of the powers conferred by sub-section (1) of section 17 of the Karnataka State Minorities Commission Act, 1994 (Karnataka Act 31 of 1994) the Government of Karnataka hereby makes the following rules, namely:-

#### RULES

- **1. Title and Commencement:-**(1) These rules may be called the Karnataka State Minorities Commission Rules-2000.
  - (2) They shall come into force from the date of their publication in the official Gazette.
- 2. Definitions:- (1) In these rules unless the context otherwise requires:
  - a) "Act" means Karnataka State Minorities Commission Act 1994 (Karnataka Act 31 of 1994).
  - b) "Chairman" means the Chairman of the Commission nominated by the Government.
  - c) "Secretary" means Secretary of the Commission appointed by the Government under sub-section (2) (b) of section 3,
  - d) "Section" means a section of the Act,
  - e) "Financial year" means a year commencing from 1<sup>st</sup> of April of a year and ending on 31<sup>st</sup> March of the succeeding year.
  - f) "Meeting" means meeting of the Commission, which includes special meeting of the Commission.
  - g) "Public Holiday" means any day which is a public holiday for the purpose of section 25 of the Negotiable Instruments Act, 1881.
- 3. Pay and allowances of the Chairman:- The Chairman is entitled to enjoy the status of a Minister. Except the gunman and the red light being used on the vehicle, he is entitled to the pay, allowances and all the privileges admissible to a Minister as provided in the Karnataka Ministers Salaries and Allowances Act, 1956 (Karnataka Act 5 of 1957) Rules, Notifications and Orders issued from time to time there under.
- 4. <sup>1</sup>[Allowances and other emoluments payable to the Members of the Commission:- Allowances and other emoluments payable to the Members of the Commission shall be as follows, namely:-
- (a) sitting fee of rupees one thousand per every sitting but not exceeding rupees twenty thousand per month;
- (b) allowances towards local conveyance, telephone, stationery and other expenses of rupees five thousand per month;
- (c) travelling allowance and dearness allowance at the rates admissible to Group- A (Senior Scale) Government officers for the tours undertaken in performance of the functions enumerated in section.10 of Act;

"Provided that the travelling allowances and dearness allowance shall be limited to the tours not exceeding ten days per month"] 1

1. Substituted by an Amendment under Notification No. MWD 13 LMR 2009 w.e.f. 24.09.2010

#### 5. Staff of the Commission:-

- (1) Save as provided in sub-rule (2), all the posts sanctioned to the Commission shall be filled up on deputation of the officers/officials having equivalent pay scales and grade, from any of the State Civil Services/ Universities/ Local Authorities/ Public Sector Undertakings/ Statutory bodies/ Corporations or by way of contract appointment of persons retired on superannuation from any of the services. The appointment on deputation and contract appointment shall be as per the provisions of the Karnataka Civil Service (General Recruitment) Rules, 1977 and any others Orders of Government in force from time to time
- (2) The staff sanctioned to the personal establishment of the Chairman may be appointed as for as possible on deputation basis in the manner specified above and also in accordance with the status given to the Chairman by the Government from time to time. If, no suitable staff are available from the above said sources, then all the other posts except the post of Personal Secretary of the Chairman, may be appointed on contract basis on suitable terms and conditions. Appointment made against all such posts on contract basis shall be co-terminus with the term of the office of the Chairman.

#### <sup>1</sup>[5A. Investigation and Inquiry by the Commission.-

- (1) The Commission may hold sittings for investigation into matters relating to safeguards, protection, welfare and development of the Minorities or for inquiring into specific complaints, for which the Commission decides to take up investigation or inquiry directly. Such sittings may be held either at the Headquarters of the Commission or at any other places within the State.
- (2) The sittings of the Commission shall be held after giving due notice to the parties intended to be heard and also due publicity for information of the general public if required. Care shall be taken to see that the members of the minority communities who are affected in the matter under investigation or inquiry are given due information through notice or publicity, as the case may be.
- (3) During the course of the investigation or inquiry the Commission, may take evidence on oath or receive affidavits. When considered necessary, the Commission, for the purpose of taking evidence during investigation or inquiry, requires the presence of any person may issue

summons to the persons in Form -I. The summons shall provide at leastseven days' notice to the person directed to be present before the Commission from the date of receipt of the summons.

(4) Where the property, services or employment of members of the minority communities and other related matters are under immediate threat and prompt attention of the Commission is required, the matter shall be taken cognizance by issue of fax or e-mail to the concerned authority for making it known to them that the Commission has taken up the issue. Urgent reply by fax or e-mail shall be called from the concerned authority. In case no letter is received within a week, the authority concerned shall be summoned at a short notice for enquiry.

#### **5B Confidentiality of Certain Reports:**

The Commission may, through a decision at a meeting or otherwise, direct that the contents of any report made on any matter shall be kept confidential and shall not be revealed to any person other than those who have been authorized access to such report.

#### 5C Legal Processes:-

- (1) All summons and warrants that are required to be issued in pursuance of the exercise of the powers of a Civil Court by the Commission shall be issued under the signature of the Secretary in the prescribed form and shall bear the seal of the Commission. The provisions of the Code of Civil Procedure applicable for the service of legal processes shall be followed by the Commission.
- (2) The form of notice for hearing shall be in Form -II, the public notice shall be in Form -III and the summons to be issued shall be in Form -IV, the warrant shall be issued in Form-V appended to these rules.

#### 5D. Issue of Letters and Notices :-

Letters and notices calling for production of documents etc. which are to be issued by the Commission shall be signed by the Secretary or an officer not below the rank of Under Secretary.

#### 5E. Sittings of the Commission:-

(1) Whenever a matter is to be investigated or inquired into directly by the Commission it may do so by holding sittings of the Commission.

In the case of such sittings a minimum of four members including the Chairman shall be present to form the quorum. Sittings of the Commission may be held as and when necessary.

(2) The programme of the sittings, both at the Headquarters and other places, would normally be worked out each month in advance and duly circulated

#### 5F. Payment of Travelling Expenses to Witnesses:

- (1) The Commission may pay travelling expenses to persons who have been called to appear before the Commission which shall be the actual cost of travelling through a public transport. The person shall not be entitled for any travelling allowance where the distance travelled by him is 8 kms or less than 8 kms. The person shall be paid Daily Allowances for the number of days of his appearance before the Commission in its sitting.
- (2) Persons who are employees of the Government or Public Sector Undertaking shall be deemed to be on duty if they are summoned to appear before the Commission or produce documents.
- (3) The Member Secretary of the Commission may devise a suitable procedure to ensure that such claims as above are paid to the persons concerned so appearing.
- (4) The claim for travelling expenses as above shall not be admissible in the case of a person who appears before the Commission during any investigation or enquiry on his own accord or in response to a communication or notice which is not a summon issued by the Commission.

#### 5G. Advisory role of the Commission:-

The Commission shall interact with the State Government Departments / other organizations through its Member Secretary by meetings, personal contacts, visits and correspondence. The information in this regard may be sent to the concerned Dept. / Organizations well in advance.

#### 5H. Interaction with the State Planning Board:-

The Commission shall interact with the State Planning Board at appropriate levels through representation in committees, Working Groups or other such bodies set up by the Planning Board. The Commission may

request the Planning Board to forward copies of all the documents concerning the process of planning and development and evaluation of all programmes and schemes related to Minorities.

#### 51. Monitoring Functions of the Commission:-

The Commission may determine from time to time, the subjects or matters and regions that it would monitor relating to safeguards and other socio-economic development measures provided for the Minorities.

#### 5J. Prescribing Returns and Reports:-

- (1) Any authority responsible having control of the subject matter of which monitoring is being done by the Commission, shall furnish the reports as required by the Commission.
- (2) The Commission may from time to time issue instructions to furnish information and data on any particular subject or matter from the State Government Departments, Local Bodies, Corporate Bodies or any other authorities which is charged with the implementation of the safeguards meant for the Minorities.

#### 5K. Follow-up Action:-

(1) In order to ensure that monitoring is done effectively the Commission, after getting the information and after taking a decision may as early as possible send out communications to the concerned authority describing the shortcomings that have been noticed in the implementation of the safeguards and suggest the necessary corrective steps.

#### 5L. Decision on matters not specified in these Rules:-

If a question arises regarding any such matter for which no provision exists in these rules, the decision of the Government shall be final.

#### 5M. Evaluation and Studies:-

- (1) The Commission may undertake any evaluation and studies for the benefit of Minorities in the state by a resolution passed in that regard.
- (2) After each such evaluation and studies a report shall be placed before the Commission and the Commission may take such action as it deems fit or forward a copy of the study report along with its recommendation to the Government for appropriate action.1<sup>1</sup>
  - 1. Inserted by an Amendment under Notification NO. MWD 229 LML 2016, w.e.f., 10.07.2017.

#### 6. Administrative and financial powers: -

The Secretary shall have the same administrative and financial powers as are delegated to a minor Head of the Department by the Government, from time to time

#### 7. Budget, accounts and audit:-

- (1) The Budget of the Commission shall be prepared before November 30<sup>th</sup> of the preceding year and be submitted in duplicate to the Government for approval during first week of December of each year.
- (2) The statements of accounts regarding the receipt of budgetary grants and the statement of accounts of expenditure incurred in respect of the budgetary grants in respect of each financial year and all accounts of the Commission shall be maintained in accordance with the Karnataka Financial Code, and in accordance with the instructions of Government issued from time to time.
- (3) The annual financial accounts and audit reports of the Commission shall be submitted to the Accountant General.
- (4) The accounts of the Commission shall be audited every year by the Accountant General.
- (5) The Commission shall appoint a Chartered Accountant as Auditor with the prior approval of the Government.
- (6) The audit reports of the Commission shall be submitted to the Government as required under sub-section (6) of section 13.
- (7) The Government may if it is of the opinion that a special or General Audit of the Commission is necessary, order for conducting of an special or General Audit of the Commission.

#### 8. Annual Report:-

The Commission shall prepare and forward to the Government an Annual Report within three months from the completion of the Financial year giving complete account of its activities during the previous year.

By order and in the Name of the Governor of Karnataka

Sd/-(C.M. Hugar) Under Secretary to Government, Department of Personnel & Administrative Reforms (Political Pension)

#### KARNATAKA STATE MINORITIES COMMISSION

#### FORM- I

### Notice for collecting basic facts/ evidence (See sub-rule (3) of Rule 5A)

10	
Karnataka State Minorities Cunder captionas enclosed and the Commismatter in pursuance of the podirected to submit the facts allegations/matters to the und	omplaint/information has been received by the Commission from press news appearing in dated sion has decided to investigate/inquire into the owers conferred under the Act. You are hereby and information on the action taken on the ersigned within 15 days of receipt of this notice any other means of communication.
from you within the stipulated of a Civil Court conferred	in case the Commission does not receive a reply time, the Commission may exercise the powers on it under the Karnataka State Minorities 2016) and issue summons for your appearance before the Commission.
Dated	Secretary/Authorized Officer Karnataka State Minorities Commission

#### KARNATAKA STATE MINORITIES COMMISSION

#### FORM- II

### NOTICE OF HEARING (See sub-rule (2) of Rule 5C)

Case No:	
To:	
registered in this Commission as C before the Commission for examin appear at the place and time as spe through a duly authorized represent in support of your complaint and als support of the same. In case you was	nt dated: lodged by you and Case No is posted ation/hearing. You are hereby directed to ecified below. You may appear in person or ative. You are entitled to produce evidence to to produce the documentary evidence in the Commission to summon any witness ses with names and addresses well before
Date of Hearing: Time and Place of Hearing:	
	Secretary
	Karnataka State Minorities Commission

#### KARNATAKA STATE MINORITIES COMMISSION

#### FORM- III

#### **PUBLIC NOTICE** (See sub-rule (2) of Rule 5C)

Case No:
To:
WHEREAS a complaint has been received by the Commission and the same is taken up for hearing at the place and time specified below.
THEREFORE this Public Notice is given inviting objections, if any, to the said complaint. Any one desirous of filing objections may do so in writing well before the date of hearing. All such written objections shall be filed in sets.
1) Name of the Complainant and Address: 2) Date & Time of Hearing: 3) Place of Hearing: 4) Relief prayed for by the Complainant:
The objections may be filed in person or through authorized representative

I he objections may be filed in person or through authorized representative.

Secretary Karnataka State Minorities Commission

#### KARNATAKA STATE MINORITIES COMMISSION

#### FORM -IV

# SUMMONS (See sub-rule (2) of Rule 5C)

Case reference:
То
Whereas the Commission has decided to investigate into the matte relating to the above referred case number in pursuance of the powers conferred upon it.
Your attendance is hereby required in person to appear before the Commission on the of 20 a hours at You are required to bring with you the connected documents for examination by the Commission.
If you fail to comply with this order without lawful excuse, you shall be subjected to the consequences of non-attendance laid down in Rule 12 of Orde XVI of Code of Civil Procedure, 1908.
Given under my hand and seal of the Karnataka State Minorities Commission exercising powers of Civil Court this of20
SEAL

Secretary
Karnataka State Minorities Commission

# KARNATAKA STATE MINORITIES COMMISSION FORM-V

# WARRANTS (See sub-rule (2) of Rule 5C)

То							
		-					
Whereassummons but has for purpose of avoiding Commission while carrest and bring the sayou are further	service of a exercising porsaidordered_to	nd (abso summo wers of return	conds/ kons), the a Civil before the this w	keeps ou e Karnat Court, h he Comn varrant	t of the vaka State ereby order or at one or be	way for Minorit ders you Bangalo pefore	the ties u to ore. the
the day and the man not been executed.							
Given under of Civil Court, this	my hand and t					ing pow	ers
SEAL							

Secretary
Karnataka State Minorities Commission

<sup>\*</sup> Inserted Form I to V by an Amendment under Notification No. MWD 229 LML 2016, w.e.f. 10.07.2017.

# Prime Minister's New 15 Point Programme for the Welfare of Minorities

(As amended in October, 2009)

# Prime Minister's New 15 Point Programme for the Welfare of Minorities

#### (A) Enhancing opportunities for Education

## (1) Equitable availability of ICDS Services The Integrated Child Development Services (ICDS):

Scheme is aimed at holistic development of children and pregnant/lactating mothers from disadvantaged sections, by providing services through Anganwadi Centres such as supplementary nutrition, immunization, health check-up, referral services, preschool and non-formal education. A certain percentage of the ICDS projects and Anganwadi Centres will be located in blocks/villages with a substantial population of minority communities to ensure that the benefits of this scheme are equitably available to such communities also.

#### (2) Improving access to School Education:

Under the Sarva Shiksha Abhiyan, the Kasturba Gandhi Balika Vidyalaya Scheme, and other similar Government schemes, it will be ensured that a certain percentage of all such schools are located in villages/localities having a substantial population of minority communities.

#### (3) Greater resources for teaching Urdu:

Central assistance will be provided for recruitment and posting of Urdu language teachers in primary and upper primary schools that serve a population in which at least one-fourth belong to that language group.

#### (4) Modernizing Madarsa Education:

The Central Plan Scheme of Area Intensive and Madarsa Modernization Programme provides basic educational infrastructure in areas of concentration of educationally backward minorities and resources for the modernization of Madarsa education. Keeping in view the importance of addressing this need, this programme will be substantially strengthened and implemented effectively.

#### (5) Scholarships for meritorious students from minority communities:

Schemes for pre-matric and post- matric scholarships for students from minority communities will be formulated and implemented.

### (6) Improving educational infrastructure through the Maulana Azad Education Foundation:

The Government shall provide all possible assistance to Maulana Azad Education Foundation (MAEF) to strengthen and enable it to expand its activities more effectively.

#### (B) Equitable Share in Economic Activities and Employment

#### (7) Self-Employment and Wage Employment for the poor:

- (a) The Swarnjayanti Gram Swarojgar Yojana (SGSY), the primary selfemployment programme for rural areas, has the objective of bringing assisted poor rural families above the poverty line by providing them income generating assets through a mix of bank credit and Governmental subsidy. A certain percentage of the physical and financial targets under the SGSY will be earmarked for beneficiaries belonging to the minority communities living below the poverty line in rural areas.
- (b) The Swarn Jayanti Shahari Rojgar Yojana (SJSRY) consists of two major components namely, the Urban Self-Employment Programme (USEP) and the Urban Wage Employment Programme (UWEP). A certain percentage of the physical and financial targets under USEP and UWEP will be earmarked to benefit people below the poverty line from the minority communities.

#### (8) Upgradation of skills through technical training:

A very large proportion of the population of minority communities is engaged in low-level technical work or earns its living as handicraftsmen. Provision of technical training to such people would upgrade their skills and earning capability. Therefore, a certain proportion of all new ITIs will be located in areas predominantly inhabited by minority communities and a proportion of existing ITIs to be upgraded to "Centres of Excellence" will be selected on the same basis.

#### (9) Enhanced credit support for economic activities:

(a)The National Minorities Development & Finance Corporation (NMDFC) was set up in 1994 with the objective of promoting economic development activities among the minority communities. The Government is committed to strengthen the NMDFC by providing it greater equity support to enable it to fully achieve its objectives.

(b) Bank credit is essential for creation and sustenance of self-employment initiatives. A target of 40% of net bank credit for priority sector lending has been fixed for domestic banks. The priority sector includes, inter alia, agricultural loans, loans to small-scale industries & small business, loans to retail trade, professional and self-employed persons, education loans, housing loans and micro-credit. It will be ensured that an appropriate percentage of the priority sector lending in all categories is targeted for the minority communities.

#### (10) Recruitment to State and Central Services:

- (a) In the recruitment of police personnel, State Governments will be advised to give special consideration to minorities. For this purpose, the composition of selection committees should be representative.
- (b) The Central Government will take similar action in the recruitment of personnel to the Central police forces.
- (c) Large scale employment opportunities are provided by the Railways, nationalized banks and public sector enterprises. In these cases also, the concerned departments will ensure that special consideration is given to recruitment from minority communities.
- (d) An exclusive scheme will be launched for candidates belonging to minority communities to provide coaching in government institutions as well as private coaching institutes with credibility.

#### (C) Improving the conditions of living of minorities

#### (11) Equitable share in rural housing scheme:

The Indira Awaas Yojana (IAY) provides financial assistance for shelter to the rural poor living below the poverty line. A certain percentage of the physical and financial targets under IAY will be earmarked for poor beneficiaries from minority communities living in rural areas.

### (12) Improvement in condition of slums/areas inhabited by minority communities:

(a) Under the schemes of Integrated Housing & Slum Development Programme (IHSDP) and Jawaharlal Nehru National Urban Renewal Mission (JNNURM), the Central Government provides assistance to States/UTs for development of urban slums through provision of physical amenities and basic services. It would be ensured that the benefits of these programmes flow equitably to members of the minority communities and to cities/slums, predominantly inhabited by minority communities.

(b) <u>Under Urban Infrastructure and Governance (UIG) scheme, Urban Infrastructure Development Scheme for Small and Medium Towns (UIDSSMT) and National Rural Drinking Water Programme (NRDWP), the Central Government provides assistance to States/UTs for provision of infrastructure and basic services. It would be ensured that the benefits of this programme flow equitably to cities/towns/districts/blocks having a substantial minority population.</u>

#### (D) Prevention & Control of Communal Riots

#### (13)Prevention of communal incidents:

In the areas, which have been identified as communally sensitive and riot prone, district and police officials of the highest known efficiency, impartiality and secular record must be posted. In such areas and even elsewhere, the prevention of communal tension should be one of the primary duties of the district magistrate and superintendent of police. Their performances in this regard should be an important factor in determining their promotion prospects.

#### (14)Prosecution for communal offences:

Severe action should be taken against all those who incite communal tension or take part in violence. Special court or courts specifically earmarked to try communal offences should be set up so that offenders are brought to book speedily.

#### (15) Rehabilitation of victims of communal riots:

Victims of communal riots should be given immediate relief and provided prompt and adequate financial assistance for their rehabilitation.

# GUIDELINES for implementation of Prime Minister's New 15 Point Programme for the Welfare of Minorities

The Hon? ble President, in his address to the Joint Session of Parliament on February 25, 2005, had announced that the Government would recast the 15 Point Programme for the Welfare of Minorities with a view to incorporate programme specific interventions. Prime Minister, in his address on the occasion of Independence Day, 2005, announced inter-alia that "We will also revise and revamp the 15 Point Programme for Minorities. The new 15 Point Programme will have definite goals which are to be achieved in a specific time frame". In pursuance of these commitments, the earlier programme has

been revised as the Prime Minister's New 15 Point Programme for the Welfare of Minorities.

#### 2. The objectives of the programme are as follows:-

- a) Enhancing opportunities for education.
- b) Ensuring an equitable share for minorities in economic activities and employment, through existing and new schemes, enhanced credit support for selfemployment, and recruitment to State and Central Government jobs.
- c) Improving the conditions of living of minorities by ensuring an appropriate share for them in infrastructure development schemes.
  - d) Prevention and control of communal disharmony and violence.
- e) An important aim of the new programme is to ensure that the benefits of various government schemes for the underprivileged reach the disadvantaged sections of the minority communities. The underprivileged among the minorities are, of course, included in the target groups of various government schemes. But in order to ensure that the benefits of these schemes flow equitably to minorities, the new programme envisages location of a certain proportion of development projects in minority

concentration areas. It also provides that, wherever possible, 15% of targets and outlays under various schemes should be earmarked for minorities.

- f) The emphasis of the programme on the maintenance of communal peace and harmony, through appropriate measures, and ensuring a reasonable representation of minorities in government, including the public sector, remains as emphatic as ever and these continue to be important constituents of the new programme.
- g) The programme does not envisage any change or relaxation of any criteria, norms or eligibility conditions in any scheme for minorities. These would continue to be as provided for in the original schemes included in the programme.
- h) The term "substantial minority population" in the 15 Point Programme applies to such districts/sub-district units where at least 25% of the total population of that unit belongs to minority communities.

- i) (1) The target group of the programme consists of the eligible sections among the minorities notified under Section 2 (c) of the National Commission for Minorities Act, 1992, viz, Muslims, Christians, Sikhs, Buddhists and Zoroastrians (Parsis).
- (2) In States, where one of the minority communities notified under Section 2 (c) of the National Commission for Minorities Act, 1992 is, in fact, in majority, the earmarking of physical/financial targets under different schemes will be only for the other notified minorities. These states are Jammu & Kashmir, Punjab, Meghalaya, Mizoram and Nagaland. Lakshadweep is the only Union Territory in this group.
- j) The new programme will be implemented by Central Ministries / Departments concerned through State Governments / Union Territories. Each Ministry/Department concerned shall appoint a nodal officer, not below the rank of a Joint Secretary to Government of India, for this programme. The Ministry of Minority Affairs shall be the nodal Ministry for this programme.

#### 3. Physical Targets and Financial Outlays:

Considering the complexity of the programme and its wide reach, wherever possible, Ministries/Departments concerned will earmark 15 percent of the physical targets and financial outlays for minorities. These will be distributed between States/UTs on the basis of the proportion of Below Poverty Line (BPL) population of minorities in a particular State/Union Territory to the total BPL population of minorities in the country, subject to the following:-

- (a) (i) For schemes applicable exclusively to rural areas, only the ratio relevant to the BPL minority population in rural areas would be considered.
- (ii) For schemes applicable exclusively to urban areas, only the ratio relevant to the BPL minority population of urban areas would be considered.
- (iii) For others, where such differentiation is not possible, the total would be considered. (b) For States/UT referred to in para 7
- (b), the earmarking will only be for the BPL minorities, other than that in majority.

#### 4. The schemes amenable to such earmarking are the following:-

#### Point No. (A) Enhancing opportunities for Education

- (1) <u>Equitable availability of ICDS Services</u>

  Integrated Child Development Services (ICDS) Scheme by providing services through Anganwadi Centres
- (2) Improving access to School Education
  Sarva Shiksha Abhiyan, Kasturba Gandhi Balika Vidyalaya
  Scheme, and other similar Government schemes.

#### Point No. (B) Equitable Share in Economic Activities and Employment

- (7) <u>Self-Employment and Wage Employment for the poor</u>
  - (a) Swarnjayanti Gram Swarojgar Yojana (SGSY)
  - (b) Swarn Jayanti Shahari Rojgar Yojana (SJSRY)
- (8) Upgradation of skills through technical training

New Industrial Training Institutes (ITI) and upgradation of existing ITI.

- (9) Enhanced credit support for economic activities
  - (b) Bank credit under priority sector lending.

#### Point No. (C) Improving the conditions of living of minorities

- (11) <u>Equitable share in rural housing scheme</u> Indira Awaas Yojana (IAY)
- (12) Improvement in condition of slums/areas inhabited by minority communities

Integrated Housing & Slum Development Programme (IHSDP) and Jawaharlal Nehru National Urban Renewal Mission (JNNURM)

<u>Urban Infrastructure and Governance (UIG), Urban Infrastructure</u> <u>Development Scheme for Small and Medium Towns (UIDSSMT) and National</u> <u>Rural Drinking Water Programme (NRDWP)</u>

#### Amended in December, 2009 in Italics and Underline

#### 5. Implementation, Monitoring and Reporting -

#### A. Ministry/Department Level:

Ministries/Departments implementing the schemes, included in the programme shall continue to implement and monitor these schemes with reference to the physical targets and financial outlays. They are expected to review the progress of the programme on a monthly basis and report the progress of implementation, in respect of the schemes under this programme, on a quarterly basis, by the fifteenth day of next quarter, to the Ministry of Minority Affairs.

#### B. State/UT Level:

(i) States/UTs are expected to constitute a State Level Committee for Implementation of the Prime Minister's New 15 Point Programme for the Welfare of Minorities headed by the Chief Secretary with members consisting of the Secretaries and Heads of Departments implementing the schemes under the 15 Point Programme, representatives from the Panchayati Raj Institutions/Autonomous District Councils, three representatives from reputed non-governmental institutions dealing with minorities and three such other members considered appropriate by the state government/UT administration. Upto two Members of Parliament from Lok Sabha and one Member of Parliament from Rajya Sabha representing the State, shall be nominated by the Central Government and two Members of the Legislative Assembly, shall be nominated by the State Government. However, one of the members included in the State Level Committee from Lok Sabha and Legislative Assembly should have been elected from any of the minority concentration district in those states which have these minority concentration districts (MCDs). The Department dealing with Minorities of the State/UT may be made the nodal department for monitoring the 15 Point Programme. The Committee should meet at least once every quarter and the Department dealing with Minorities of the State/UT may send a quarterly progress reports to the Ministry of Minority Affairs by the 15th day of the next quarter.

Amended in December, 2009 in Italics and Underline

#### (ii) District Level:

Similarly, at the district level, a District Level Committee for Implementation of the Prime Minister's New 15 Point Programme for the Welfare of Minorities may be constituted headed by the Collector/Deputy Commissioner of the district, with District level officers of the departments implementing the programme, representatives from the Panchayati Raj Institutions/Autonomous District Councils, and three representatives from reputed institutions dealing with minorities. All Members of Parliament and all Members of Legislative Assembly representing the district shall be included. Further, one Member of Parliament from Rajya Sabha representing the State shall be nominated by the Central Government. The District Level Committee shall report progress of implementation to the Department dealing with Minorities of the state government/UT administration for placing it before the State Level Committee.

#### C. Central Level:

- (i) At the central level, the progress of implementation, with reference to targets, will be monitored once in six months by a Committee of Secretaries (COS), and a report will be submitted to the Union Cabinet. The Ministry of Minority Affairs shall be the nodal Ministry to prepare reports in this regard for placing before the COS and the Union Cabinet once in six months. All Ministries/Departments concerned with this programme shall submit quarterly reports to the Ministry of Minority Affairs by the 15th day of the next quarter.
- (ii) There shall be a Review Committee for the Prime Minister's New 15 Point Programme for the Welfare of the Minorities headed by Secretary, Ministry of Minority Affairs, with nodal officers from all the Ministries/Department concerned which shall meet at least once every quarter to review the progress, obtain feedback and resolve problems and provide clarifications, as might be needed.



### SOCIAL WELFARE SECRETARIAT NOTIFICATION

No: SWD (MW) 4 LML 2007, Bangalore, Dated: 17th September 2007

In exercise of the powers conferred by Section-10 (b) of the Karnataka State Minorities Commission Act 1994 (Karnataka Act 31 of 1994) the Karnataka State Minorities Commission has recommended the Government to declare the following Communities as "Minority Communities" for the purpose of the said Act. Accordingly the Government of Karnataka declares the following Communities as the "Minority Communities" under section-2(d) of the said Act namely:

- 1. Muslims
- 2. Christians
- 3. Jains
- 4. Buddhists
- 5. Sikhs
- 6. Zoroastrians (Parsis)

P.R. 94

By order and in the name of the Governor of Karnataka K. RAHAMATHULLA

Under Secretary to Government, Social Welfare Department (Minority Welfare)

# PÀEÁÐI PÀ gÁdå C®à ÀASÁåvÀgÀ DAÉÆÃUÀ C¢® AÄĪÄÄ, 1994

#### PÀEÁÐI PÀ gÁdå C®à ÀASÁåvÀgÀ DAÉÆÃUÀ C¢® AÀĪÀÄ, 1994 ¥ÁÐÁgÀtUÀVÁ PÀÐÀÄ ¥ÀnÖ

GzÉñÀUÀ¼ÀÄ ªÄÄvÀÄÛPÁgÀtUÀ¼À °ÉýPÉ

¥ÀÆÀqÀ t UÀ¼ÀÄ:

CzsÁåAÄÄ I ¥ÁæAA©PÀ

- 1. aPàl°É¸àgàÄ, aÁå¦ÛaÀÄvÀÄÛ¥ÁæÀA¨à.
- 2. ¥Àj "Á¾ĚUÀ¼ÀÄ.

#### CzrÁåAÀÄ II C®àÀASÁåvÀj UÁV gÁdå DAÉÆÃUÀ

- 3. DAÉÆÃUÀZÀ gÀZÀEÉ.
- 4. DzůåPAčªAÄvÁÄ Û, AzA, AågA ¥AzÁªA¢üªAÄvAÄ Û, ÉêÁ "AgAvAÄ ÛAVAÄ.
- 5. ÀZÀ À AÅVÀ Á Á É ÀPÉ I CÉ À° À ÕVÉ UÀ ¼ÀÄ.
- 6. PÁAÄÄÖzÀ2ð.
- 7. DAÉÆÃUÀZÀ 1 SÂC.
- 8. DAÉÆÃUÀZÀ À ÉUÀ¾ÀÄ.
- 9. j PÀNÉ EVÁª¢UÀMÀÄ DAÉÆÃUÁZÀ ªÀªªÀ°ÀgÀUÉUÀMÀEÀÄB CEÀÆfðvÀUÉÆ½¸ÀvÀPÀZÁÝ®È

#### CzÁåAÄÄ **III** DAÉÆÃUÀZÀ ¥À®ÁAÄÄŎUÀYÄÄ.

- 10. DAIÉÆÃUÀZÀ ¥ÀRÁAÄÄÖUÀ¾ÄÄ.
- 10J. DAÉÆÃUÀZÀ C¢PÁgÀUÀ¼ÀÄ.
- 11. ¸ÀZÁ&À£É ÄAZÀ PÉÊUÉÆ¼ÄT ÁZÀ PÀ&ÀÄPÉÌ gÀPÄëIÉ.

#### CzÁåAÄÄ **IV** °ÀtPÁ¸ÄÄ, <sup>-</sup>ÉPÄ¥ÄvÄæ<sup>a</sup>ÄävÄÄÜ ÉPÄ¥Äj ±ÉÆÃzÀ£É

- 12. DAIÉÆÃUÀZÀ DAÌĪÀåAÄÄ ¥ÀVÀæ³ÄÄVÀÄ Û¸ÀPÁðqÀ¢AZÀ CEÀÄZÁEÀUÀ¼ÀÄ.
- 13. ÉPAJ ¥ÁVÁæAÄVÁÄ ŰÉPÁJÝÁJ ±ÉÆÃZÁGÉ.
- 14. aÁ¶ðPÀ aÀgÀ¢.
- 15. ªÁ¶ðPÀ ªÄgÀ¢AÄÄ£ÄÄß ªÄÄvÄÄܯÉPÄÌ¥Àj ±ÉÆÃZÀ£Á ªÄgÀ¢AÄÄÉÄÄß «ZÆÉÀªÄÄAqÀ®ZÀ°è ªÄÄAr¸ÄvÄPÄZÄÄŸ

CzÁåAÄÄ **V** ¸ÀAQÃtð

- 16. CzdápAÿAÄ, <sup>a</sup>AÄÄAvÁzA<sup>a</sup>AgAÄ <sup>-</sup>ÉÆÃPA £ËPAgAgÁVgAvAPAZAÄÝ
- 17. ¤AiÀĪÄÄ gÀZÀ£Á¢PÁgÀ.
- 18. vÉÆAzÀgÉÜÀ¼À ¤ªÁgÀuÉUÉ C⊄₽ÁgÀ.

#### GzÉñÀUÀ¼ÄÄ ªÄÄvÀÄÛPÁqÀtUÀ¼À °ÉýPÉ

1994gÀ C¢¤AÄĪÄÄ ¸ÀASÉä 31.Š C®à¸ÀASÁåvÀgÀ PÀ¯Áå†PÁW 15 CA±ÀUÀWÀ PÁAÄÄÖPAæÄÄÜÜÄÄEÄÄÄ eÁj UÉÆ½¸ÄĪİè ¤gÀAvÀgÀ UÀªÄÄEÀ °Àj ¹gÄĪÄÈÄ®œÉà C®à¸ÀASÁåvÀgÀ ¸ÁªÀiÁFPÀ, ±ÉPPÄÜTRÀ ªÄÄvÄÄÜ CYÖPÀ »vÁ¸ÀQÜÀWÄEÄÄB PÁ¥ÁqÄĪÄ GzÉñÀ¢AZÀ ¸ÀPÁÖgÀªÄÄ EWÆZÉUÉ Ş°ÀWÀµÄÄÖ PÀæÄÄUÀWÀEÄÄB PÉPÜÉÆArzÉ. gÁdå C®à¸ÀASÁåvÀgÀ DAÉÆÄÜÄÄÄÄ C®à¸ÀASÁåvÀgÀ ¸ÁªÀiÁFPÀŠDYÖPÀ ªÄÄvÄÄ Û ±ÉPPÄÜTRÀ¸À«ÄÄPÉÄÄÄÄEÄÄB ÉAqɹzÉ. F jÃWÄÄÄ ¸À«ÄÄPÉÄÄÄÄÄÄ gÁµÄÄİè EzÉà ªÉÆZÄ® "ÁjAÄÄZÁVZÉ. C®à¸ÀASÁåvÀgÀ ¸ÀªÀÖvÉÆÃªÄÄÄR C©æÄø¢MÄÄÉÄÄB ¥Àj²Ã°¸ÄĪÄ ZÀø¶ÖÄÄAZÅ ¸ÄPÁÖgŪÄÄ, gÁdå C®à¸AASÁåvÀgÀ DAÉÆÄÜÀPÉÌ ±Á¸ÀEAŞZÀÞ C¢ÞÁgÀ ¤ÃgÅ®Ä GZÉIJ¹zÉ. (1994qÀ «zÁÉÀ¸À"Á «zÉÄÄÄÄPÀ¸ÀASÉå 18 gŰ æÄÄvÉ)

#### II

2011gà C¢¤AÀĪÀÄ ¸ÀASÉå 35.- PÀEÁÕI PÀ gÁdå C®àÀASÁåvÀgÀ DAÉÆÃUÀ C¢¤AÀĪÀÄ, 1994£ÀÄB F ªÀÄÄA¢£À G¥ÀSAZÀUÀ¼À£ÀÄB PÀ°à¸ÀĪÀÅZÀPÁN wzÀÄ¥Àr ªÀÁQÀĪÀÁZÀÄ CªÀ±ÀåªÉAZÀÄ ¥À¡ UÀ†Â À¯ÁVZÉ,-

- (1) <sup>a</sup>ÀiÁ£AåvÉ ¥ÀqÉZÀ «±À é«ZÁå®AÄÄ¢AZÀ PÀ¤µÀ×¥ÀZÀ«AÄÄ£ÄÄB ¥ÀqÉ¢gÀĪÀªÀgÀ£ÄÄB DAÉÆÃUÀZÀ ÀZÀ ÀågÀ£ÁBV £ÁªÀĤZÉÃÒ±À£À ªÀiÁgÀĪÅÅZÄÄ;
- (2) EVÀGÀ JAIÄ "ÀZÄ "ÀÄĞÀ ¥ÉÊQ QÆÑAÄÄÉI, EÉÉÉI, "ËZÀÞ AÄÄVÄÄ Û ¹SI F ¥ANAVAÉÆAZÄÄ "ÀÄÄÄÄZÁAÄÄÇAZÀ PĤµÄNVIŞÐ UÉ "ÄZÄ "ÄÄVÄɤÄQÄÄÄÄÄÄ;
- (3) ¸ÀZÀ¸ÀÁj UÉ ¸ÀA޼À ªÀÄVÀÄ Û "ÀVÉÁUÀ½UÉ ŞZÀ¯ÁV "ÀVÉÁUÀ¾À£ÀÄB ¸ÀAZÁAÄÄ aÀÁQÀĪÀÅZÀÄ;
- (4) DAÉÆÃUÀZÀ °ÉZÀÄÑÀj PÀVÀÖªÀåªÁV ¥ÀæÁ£À ªÄÄAWWÀÄÄ °ÉƸÀ 15 CA±ÀZÀ PÁAÄÄÖPÀÆÄÄZÀ CEÄĵÁ£ÀPÁN ²¥ÁGÀ¸ÀÄUÀ¼Á£ÄÄB ªÀiÁqÄĪÄÄZÄÄ. DZÀÝ AZÀ F «ZÉÃAÄÄPÅ.

(2011gÀ «ZÁEÀ¸À"ÉAÄÄ «ZÉÃAÄÄPÀ¸ÀASÉå:28, PÀQÀVÀ¸ÀASÉå:¸ÀAªÀå±ÁE 44 ±Á¸ÀEÀ 2010) ("ÁgÀVÀ ¸ÀA«ZÁEÀZÀ 7EÉà CEÀĸÀÆAÄÄ 2EÉà ¥ÀMÄÄÄ 5EÉà EÀªÄÄÆZÀEÉAÄÄRAÄİè§qÄÄVÄÆÉ.)

#### III

2016gÀ C¢¤AÌĪÀÄ ¸ÀASÉå 13.- PÀEÁÕI PÀ gÁdå C®à ÀASÁåvÀgÀ DAÉÆÃUÀ C¢¤AÌĪÀÄ, 1994EÀÄB,- (1) DAÉÆÃUÀZÀ gÀZÀEÉAÌİ èC®à ÀASÁåvÀ ¸ÀªÀÄÄZÁAÌĪÁZÀ ¥Á¹ÕUÀ¼À ¥Áæv¤ZðåPÁV G¥ÀŞAZÀ PÀ°à ÀĪÀÅZÀPÉlªÀÄvÄÄÜ

(2) DAÉÆÃUÀPÉI ¹«˚ï ÉÁåAÀİÁ®AÄÄZÀ C¢PÁgÀªÀEÀÄB ¥ÀæÁEÀ ªÀİÁqÀĪÀİZÀPÉI - wzÄÄ¥Ar ªÀIÁqÀĪÀİZÀÄ CªÀ±ÀåªÉAZÄÄ ¥Àj UÀţÁ¸À¯ÁVZÉ. DZAJ AZÀ F «ZÉÃAÄÄPÀ. (2016gÀ «ZÁEÀ¸À¨ÉAÄÄ «ZÉÃAÄÄPÀ ¸ÀASÉå O3:, PÀQÀVÀ ¸ÀASÉå:-¸ÀAªÀå±ÁE O9±Á¸ÀEÀ 2015) (¨ÁgÀVÀ ¸ÀA«ZÁEÀZÀ 7EÉà CEÀĸÀÆAÄÄ 2EÉà ¥ÀMÄÄÄ 32EÉAÄÄ EÀªÄÄÆZÀEÉAÄÄrAÄİÈŞqÄÄVÀÌZÉ.

1994gÀ PÀEÁÕI PÀ C¢® AÄĪÀÄ ¸ÀASÉå 31 (1994gÀ CPÉÆÃSgi ªÄÄÆgÀEÉà ¢EÁAPÀZÀAZÀÄ PÀEÁÕI PÀ gÁdå¥ÀvÀæÀ «±ÉõÀ ¸ÀAæPÉAÄİèªÉÆZÀ®Ä ¥ÀæÀI ªÁVZÉ)

PÀÉÁÒI PÀ gÁ dà C® à ÀASÁ å vÀgÀ DAÉÆÃUÀ C¢ (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (1994) (2011)

EZÀÄ "ÁgÀVÀ UÀTGÁCIÁZÀ ÉÀ®ªÀVÉÍDZÀÉÉà ªÀHÀÕZÀ° è PÀÉÁÕI PÀ GÁCIÁ «ZÁÉÀªÄÄAGÀ®¢AZÀ F ªÀÄÄA¢ÉÀAVÉ C¢¤AÄÄ«ÄVÀªÁUÁVÀPÀDAÄÝŠ

#### CzÁåAÄÄ I ¥ÁæÄA©PÄ

- 1. aPÀ̰ɸÀgÀÄ, ªÁå¦ÛªÀÄvÀÄÛ¥ÁgÀA¨À.Š
  - (1) F C¢¤AÀĪÀĪÀEÀÄßPÀEÁðI PÀ gÁdå C®à ÀASÁåvÀgÀ DAÆÆÃUÀ C¢¤AÄĪÀÄ, 1994 JAZÀÄ PÀgÉAÄÄvÀPÀÌZÀÄÝ
  - (2) EZÀÄ PÀ£ÁðI PÀ gÁdåZÁZÀåAvÀ aÁå¦ ÞAÄİ ġÀvÀPÀÌZÀÄÝ
  - (3) EzÀÄ PÀÆqÀ-Éà eÁj AÄİè§gÀvÀPÀÌZÀÄÝ
- 2. ¥Àj "ÁµÉUÀ¼ÄÄ.Š F C¢¤AÄĪÄÄZÀ°è¸ÀAZÀ"ÀðªÅÅC£ÀåxÁ CUÀvÀå¥Àr¹zÀ°ÉÆgÀvÄÄ,Š
- (J) ``DAÉÆÃUÀ'' JAZÀGÉ C¢¤AÀĪÀÄZÀ 3EÉà ¥ÀÆÀGÀTZÀ CrAÄİ è gÀavÀªÁZÀ PÀEÁÕI PÀ gÁdå C®àÀASÁåvÀgÀ DAÉÆÃUÀ;
- (©) ``¸ÀPÁðgÀ'' JAZÀgÉ PÀ£ÁŌI PÀ ¸ÀPÁðgÀ;
- (1) `` AzA Aå'' JAzAgÉ DAÉÆÃUAZA MSâ AzA Aå;
- (r) ``C®à ÀASÁåvÀgÄÄ'' JAzÀgɸÀPÁðgÀªÀÅC®à ÀASÁåvÀgÉAzÀĪÀiÁ£ÀåvÉ

  ¤ÃrzÀ, PÀ£ÁðI PÀ gÁdåzÀ°èªÁ¹¸ÀÄwýÌÄĪÀ C®à ÀASÁåvÀ

  ¸ÀªÄÄZÁAÄÄÜÀ½ÚɸÉÃj zÀªÀåQŴÀ¼ÄÄ.

#### CzÁ å AÄÄ II C® à ÀASÁ å vàj uáv gádå da ťæãuà

- 3. DAÉÆÃUÁZÁ gÁZÁEÉ.Š (1) F C¢¤AÄĪÁÄZÁ ¥ÁgAÁÄÄZÁ VÁGÁĪÁAÄÄ DZÁµÄÄÖ "ÉÃUÁEÉ ¸ÀPÁÖgÀªÁÄ, F C¢¤AÄĪÄÄZÁ CrAÄİè vÁEÁUÉ ¥ÀZÁAVÁÐÁZÁ C¢PÁGÀUÁMÁEÁÄB ZÁÄÁÄÄ®Ä ªÄÄVÁÄÜ ªÁ»¸ÀªÁZÁ ¥ÁRÁÁÄÄÖUÁMÁEÁÄB EÉGÀªÉÃj¸À®Ä, "ÉAUÁMÁÆj EÁ°è PÉÃAZÁRÁÁÄÄÖ¸ÁÍEÀ °ÉÆA¢GÄĪÀ PÁEÁÖI PÁ GÁCͪ C®Ì ÁASÁÁVÁGÁ DAÉÆÄUÁ JAZÁÄ PÁGÉÄÄÄÄ MAZÁÄ ¤PÁAÄĪÀÈÄÄBGÁª;ÀVÀPÁÌZÁÄÝ
- 1 [(2) DAÉÆÃUÀªÀÅ F PɼÀVÉÀªÀGÀEÀÄß°ÉÆA¢GÀVÀPÀÌZÀÄÝ-
- (J) C®à ÀASÁåvÀ ¸ÀªÄÄÄZÁAÄÄPÉÍ ¸ÉÃj zÀ ªÀåQÆÄÄÄ CzÀåPÄġÁVgÀvÀPÀÌZÄÄݰÁUÄÆªÄÄÁ£ÀåvÉ ¥ÀqÉZÀ «±À&zÁå®AÄÄ¢AZÀ ¥ÀZÀ«AÄÄÉÄÄß ¥ÀqÉ¢gÄĪÀ, C®à ÀASÁåvÀ¸ÀªÄÄÄZÁAÄÄ¢AZÀ ªÄÄvÄÄÜQæÄÄÄÄÉï, eÉÉÉï, ¨ËzÄþ
- <sup>2</sup>[1Si ahavaan géhæágá páhaéi (¥á 1ð)]<sup>2</sup> F ¥havaéæazaa jaahazáaha¢aza Msá vava pamaéa e®èaavé evaga jat a jaza ababas eéæa¢gavapabahá <sup>3</sup>[¥aqaavaa, caxa aza abah yééq pa¤µa×apaèmsáda aha»héahiávqavapabahán <sup>3</sup>
- (©) ¸ÀPÁŌgÀZÀ G¥À PÁAÄÄŎZÀ²ŌAÄĪÀgÀ ZÀEÉŌVAVÀ PÀ™ªÉÄAÄÄ®æÀ ZÀEÉŌAÄÄ C¢PÁj AÄÁVgÄĪÀ ¸ÀPÁŌgÀ¢AZÀ ÉÉëĸÀ®ÄÖ DAŒÆÄUÀZÀ PÁAÄÄÖZÀ²ŌAÄÄEÄÄB°ÉÆA¢gÀVÀPÀZÄÄÍ]1
  - 1. 2011gÀ C¢ï¤AÀĪÄÄ ¸ÀASÉå: 35gÀ ªÀÄÆ®PÀ ¢£ÁAPÀ: 16.07.2011j AzÀ ¥ÀævAĚÆÃŤ 'À¯ÁVZÉ.
  - 2. 2016gÀ C¢¤AÄĪÄÄ ¸ÀASÉå: 13gÀ ªÄÄÆ®PÀ ¢£ÁAPÀ: 26.04.2016j AzÀ ¥ÀwAÉÆÃf¸À^ÁVzÉ.
  - 3. 2016gÀ C¢¤AÄĪÄÄ ¸ÀASÉå: 13gÀ ªÄÄÆ®PÀ ¢£ÁAPÀ: 26.04.2016j AzÀ ¸ÉĀj ¸À¯ÁVzÉ.
- (2) DAÉÆÃUÁZÁ CZŘÁPÁBCXÁªÁ AÄIÁGÉà ¸ÀZÁ¸ÁÅ ¸ÀPÁÐGÀPÉLVÁEÁB¸À»AÉÆA¢UÉ ¥ÀVÁÆ SGÉZÁÄ VÁEÁB ¥ÁZÁPÉL GÁFÃEÁªÉÄ ¤ÃQÁS°ÁÄZÁÄ. DZÁGÉ CªÁEÁ GÁFÃEÁªÉÄAÄÄÄ CAVÃPÁGÁªÁUÁĪÁªÁGÉUÉ ¥ÁZÁZÁ°èªÁÄÄAZÁĪÁGÉAÄÄVÁPÁZÁÁÝ
- [(3) Czdápagaä ¤Ada«ä AS°AäzÁzAAxA ªÉÃvAEA ªAävÄÄÜ"AvÉáUA¼AEAÄB°ÁUAÆ EvAgA AzA Aågaä ¤Ada«ä AS°AäzÁzAAxA "AvÉáUA¼AEAÄB 1 ÃPAj AvAPAZAÄY]

- (4) 1 [CzầàPàġ UÉ ¸ÀAzÁAÀÄ ªÀiÁqÀ"ÉÃPÁZÀ ªÉÃVÀEÀ ªÀÄVÀÄÜ "ÀVÉÅUÀ¼ÀEÀÄß °ÁUÀÆEVÀgÀ ¸ÀZÀ¸Àåġ UÉ ¸ÀAZÁAÄÄ ªÀiÁqÀ"ÉÃPÁZÀ "ÀVÉÅUÀ¼ÀEÀÄß 1 12ÉÉà ¥ÀÆÀgÀtZÀ (2)ÉÉà G¥ÀŠ¥ÀÆÀqÀtZÀ°èG⁻ÉÄT¸À¯ÁZÀ CÉÄÄZÁÉÀUÀ½AZÀ "Àj ¸ÀVÀPÀZÄÄÝ
- (5) ¸ÀZÀ¸ÀåEÀ ¥ÀZÀZÀ°È GAMÁUÀĪÀ DPÀ¹äPÀ j PÀŴÉAÄÄEAÄB ¸ÀAŞAZÀ¥ÀIÖ ¥ÁÆPÁGÀªÅÅ DZÀµÄÄÖ¨ÉÃUÀEÉ ¨ÀWÒªÀIÁQÀVÀPÀZÀÄÝ ªÄÄVÄÄܰÁUÉ EÁªÄĤZÉÃÖ²VÀEÁZÀ ¸ÀZÀ¸ÀåEÄÄ VÀEÀB ¥ÀǪÁÒ¢PÁj AÄÄ ¥ÀZIÁªÀ¢ïAÄÄÄ ªÄÄÄPÁÆÄÄäªÁUÀZÀ ¨ÁUÀZÀªÀGÉUÉ ¥ÀZÀZÁGÀ† ªÀIÁQÀVÀPÀZÄÄÝ
  - 1. 2011gÀ C¢¤AÀĪÄÄ ¸ÀASÉå: 35gÀ ªÀÄÆ®PÀ ¢£ÁAPÀ: 16.07.2011j AzÀ ¥ÀXWAÉÆĀF 'À^ÁVZÉ.
- 5. ¸ÀZÀ¸ÀåVÀ ÆÀ ¸ÁÆÀPÊÎ CEÀ°ÀÕVÉUÀ¼ÄÄ.Š (1) M§å°ÀåQÆÄÄÄÄ,-
- (J) ¸ÀPÁÒGÀZÀ C©¥ÁÆÄÄZÀ°È ÉÉÉWPÀ CZÌB¥ÀVÀÉÀ°ÀÉÉÆBÆÀUÉÆÆÄÄÄÄÄ MAZÄÄ C¥ÀGÁZÀPÁV C¥ÀGÁ¢ÄÆÄAZÄÄ ¤tÍÐÃVÀÉÁVZÄÄÝ PÁGÁ°Á¸ÀZÀ ²PÉUÉ MÆÜUÁVZÀÝJÉ; CXÀ°Á
- - (1) C«aÄÄÄPÄÜ¢aÁ½AÄIÁVZÄÝÉ; CxÄaÁ
- (r) PÉÃAZÀæ ÀPÁÒgÀ CxÀªÁ MAZÀÄ gÁCÅ ÀPÁÕgÀ¢AZÀ CxÀªÁ PÉÃAZÀæ ÀPÁÒgÀZÀ CxÀªÁ MAZÀÄ gÁCÅ ÀPÁÒgÀZÀ MqÉVÀÉÀZÀ° ġÀĪÀ CxÀªÁ ¤AÄÄAVÀætzÀ° ġÀĪÀ MAZÀÄ ¤PÁAÄÄ CxÀªÁ ¤UÀªÀÄZÀ ÉêɬÄAZÀ VÉUÉZÄÄ °ÁQZÀªÀÉÁVZÄÝÉ CxÀªÁ ªAeÁ ªÀAeÁ AIÁrzÀªÀÉÁVZÁÝÉ; CxÀªÁ
- (E) CªÀEÀÄ PÁAÄÄÖ¤ªÀÖ»¸À®Ä ¤gÁPÀj ¹zÀgÉ CxÀªÁ PÁAÄÄÖ¤ªÀÖ»¸À®Ä C¸ÀªÀÄxÀÒEÁZÀgÉ; CxÀªÁ (J¥s;) CªÀEÄÄ DAÉÆÃUÀ¢AZÀ UÉÉgÀÄ °ÁdgÁUÀĪÀÄZÀPÉL CÉÄĪÄÄWAÄÄEÀÄß ¥ÀqÉZÄÄPÉÆ¼ÀZÉÄ, DAÉÆÃUÀZÀ ¤gÀAvÀgÀ ªÄÄÆgÀÄ ¸À"ÉUÀ½UÉ UÉÉgÄÄ °ÁdgÁZÀgÉ; CxÀªÁ

- (2) (1)£Éà G¥À÷÷Š¥ÀÞÀÀÀÀTZÀ ªÉÄÃgÉUÉ C£À°ÀðUÉÆ½¸À¯ÁZÀ AÀIÁªÀ£Éà ªÀåQÆÄÄ£ÄÄB ¸ÀPÁðqÀªÀŪÀeÁ ªÀiÁqÀvÀPÀÌZÄÄÝ
- 6. PÁANAÖZAZÖ,Š (1) PÁANAÖZAZÕANÄÄ ¸APÁÖGAªNAPÁ®PÉI¤ZNÖj ¸AS°NÄZÁZAAXA ¸AAS¼A ªAÄVAÄÜEVÄQA ¨AVÉAUA¼AÉAÄB ¹ÃPAj ¸AVAPAZAÄÝ
- (2) ÅPÁðgÀªÅÅ PÁAÄÄðzÀ²ðUÉ PÁ®PÁ®PÉÌ UÉÉgÄİÁdj gÀeÉAÄÄEÄÄß ªÄÄAdÆgÁägÀ§°ÄÄzÄÄ.
  - (3) PÁAIÀÄÖZÀZÕAIÄÄ DAÉÆÃUÀZÀ ªÄÄÄRå PÁAIÄÄÖ¤ªÁÖ°ÀPÀEÁVgÀVÀPÀIZÀÄݪÄÄVÄÄÜ
  - (J) DAÉÆÃUÀZÀ CEÀÄZÁEÀUÀ¼AEÀÄß ¤ªÀð» ÀVÀPÀÌZÀÄÝ
  - (©) DAÉÆÃUÀZÀ ÉPÀÙÁ¼Á£ÀÄß ¤ªÀð» ÁĪÀAVÉ ªÀÍÁGÁVÀPÀZÀÄÝ ªÄÄVÄÄÜ
- (1) F C¢ü¤AiÀäªÀÄZÀªÀÄÆ®PÀ CxÀªÁ CzÁgÀ CrÁiÀİèCxÀªÁ vÀvÁÌ®zÀ°è eÁj AiÀä°ġÀĪÀ AiÀiÁªÀZÉà EvÀgÀ PÁÉÀƤÉÀ ªÀÄÆ®PÀ CªÀj UÉ ¥ÀæÀvÀ®ÁZÅAXÁ

Evàgà ¥ÀRÁAiÀÄðUÀ¼À£ÀÄß £ÉgÀªÉÃj ¸ÀvÀPÀÌZÀÄÝ

- 7. DAÉÆÃUÀZÀ ¹Ṣâ.Š (1) ¸ÀPÁŌgÀªÀÅ DAÉÆÃUÀZÀ ¸ÀÆPÀÛ PÁAÀÄÕ¤ªÀÕ°ÀUÉUÁV CUÀVÀåªÁUÀްÀÄZÁZÀAXÀ¹ŞÃ¢AÄÄÉÄÄB DAÉÆÃUÀPÉ! MZÄV¸ÀVÀPÀZÀÄŸ
- (2) PÁAĤÄÖZÀ²Õ ªÀÄVÀÄÛ EVÀGÀ C¢PÁj UÀ¼ÄÄ ªÀÄVÀÄÛ ¹ŞÃ¢AĤĪÀj UÉ ¸ÀAZÁAĤĪÁUÀVÀPÀ̸ÀA޼À, ¨ÀVÉå, ¤ªÀØWÛªÉÃVÀÊÀUÀ¼ÄĸÉÃj ZÀAVÉ DAÉÆÃUÀZÀ DQÀ½VÀªÉZÀÑÀ¼ÁEÀÄB 12ÉÉà ¥ÀRÀGÀTZÀ (2) ÉÉà G¥À¥ÀRÀGÀTZÀ°èGÉÃT¹ZÀ CÉÄÄZÁEÀUÀ½AZÀ ¨Àj¸ÀVÀPÀZÀÄÝ
- 8. DAÉÆÃUAZÁ ¸À"ÉUÀWÄÄ.Š (1) DAÉÆÃUÀªÀÅ CªÀ±ÀåªÁZÁUÀ¯É®è¨ÉAUÀWÀÆj £À°èCxÀªÁCZÅäPÀEÀĸÀÆPÀ®ÉAZÀĨÁ«¸ÀĪÄAXÀ EVÀGÀ AÄIÁªÀÅZÉøÀWÁZÀ°è¸À"ɸÉÃgÀVÀPÀZÀÄÝ¥ÀgÀAVÀÄ, DAÉÆÃUÀªÅÅPÀ¤¾ÀתÄÄÆgÄÄ WAUÀ½UÉÆªÉÄä¸À"ɸÉÃgÀVÀPÀZÀÄÝ
  - (2) DAÉÆÃUÀªÀÁ VÀEÀBZÉà DZÀ PÁAÄÄÖ«ZSÁEÀªÀEÀÄB«¤AÄÄ«Ä ÄVÀPÀZÄÄÝ
- (3) DAÉÆÃUÀZÀ J®è DZÉñÀUÀ¼ÄÄ ªÀÄVÀÄÜ WêÀIÁÕEÀUÀ¼ÁEÀÄB PÁAÄÄÖZÀ²ÕAÄÄÄ CXÀªÁ F ¸ÀAŞAZÀZÀ°È PÁAÄÄÖZÀ²ÕAÄÄÄ ¸ÀÆPÀÐÁV ¥ÁÆPÀj ¹ZÀ DAÉÆÃUÀZÀ AÄIÁªÉÇŞÆEVÄÇÀ C¢PÁj AÄÄÄ, C¢PÀØVÄUÉÆ½¸ÀVÄPÀZÄÄÝ
- 9. j PÁVÉ EVÁª¢UÀVÄÄ DAÉÆÃUÀZÀ ªÀªªÀ°ÀGÀUÉUÀVÁEÄÄB CEÀÆfðvÀUÉÆ½¸ÀvÀPÀZÀ®èŠ DAÉÆÃUÀZÀ AÀÍÁªÀÅZÉà PÀØVÀª CXÀªÁ ªÀªªÀ°ÀGÀUÉUÀVÁEÄÄB DAÉÆÃUÀZÀ gÀZÀEÉAÄİè AÄÍÁªÀÅZÉà j PÀVÉ CXÀªÁ EÀƪEÀVÉ EgÄĪÀ PÁGÀt ªÀIÁVÀ£AZÀ-Éà ¥Àæß¸ÀvÀPÀZÀ®èCXÀªÁ CÉÀÆæðvÀUÉÆ½¸ÀvÀPÀZÀ®è

#### CzsÁåAÄÄ **III** Dafæãuaza ¥àæÁaääðuàsää

- 10. DAIÉÆÃUÀZÀ ¥ÀRÁAIÀÄŎUÀ¼ÄÄ.Š (1) DAIÉÆÃUÀZÀ ¥ÀRÁAIÀÄŎUÀ¼ÄÄ F <sup>a</sup>ÀÄÄA¢£ÀAwqÀvÀPÀZÀÄÝŠ
- (J) ¸ÀA«zÁEÀZÀ°è ªÀÄvÀÄ ÛC®à ÀASÁåvÀ ªÀUÀÕUÀ¼À ¸ÀAgÀPÀŒÉUÁV gÁdå«zÁEÀ ªÀÄAqÀ®ªÀÅ CAVÃPÀj ¹zÀ PÁEÀÆEÅÄUÀ¼À°è PÀ°à À¯ÁVgÀĪÀ ««zÅ gÀPÀŒÁ PÀÆÅÄUÀ¼À SUÉĪPÁAÄÄÖ¤ªÀÕ°ÀUÉAÄÄEÄÄߥÀj ²Ã°¸ÄĪÀZÄÄ;
- (©) J-Áè gÀPÀĞIÁ PÀÐÀÄUÀ¼À ¥Àj uÁªÀÄPÁj AÀIÁZÀ C£ÀĵÁ£À ªÀÄVÀÄÛ eÁj UÉÆ½¸ÀÄ«PÉAÄÄEÀÄB RavÀ¥Àr¹PÉÆ¼ÀÄPÀ ZÀضܬÄAZÀ ²¥ÁQÀ¸ÀÄ ªÀIÁQÀĪÀÄZÀÄ;
- [(©©) ¥ÀæÁ£À ªÀÄAWÞÐÀWÀ °ÉƸÀ 15 CA±ÀZÀ PÁAÄÄÖPÀÆÄÄZÀ C£ÄĵÁ£ÀPÁV ²¥ÁqÀ¸ÄÄUÀWA£ÄÄBªÀIÁqÀĪÄZÄÄ.]
- (1) ¸ÀA«ZÁEÀZÀ° È gÁCIÁ «ZÁEÀªÀÄAQÀ®ªÀÅ C¢¤AÀÄ«Ä1ZÀ PÁEÀÆEÀÄUÀ¼À° È ªÄÄVÀÄÜ Č®à¸ÀASÁåVÀ ªÀUÀÕUÀYUÁV ¸ÀPÁŌgÀZÀ PÁAÄÄÕ¤ÃWUÀ¼ÄÄ ªÀÄVÄÄÜ AÆÆÃCIEÉUÀ¼A° È PÀ° à¸À¯ÁZÀ gÀPÀŒÁ PÀÆÀÄUÀ¼À ŞUÉVEÀ PÁAÄÄÕ¤ªÀÕ°ÀUÉAÄÄEÄÄB ªÉÄð ZÁGÀUÉ ªÀÁGAĪÅÅÄÄÄ;
- (r) C®à ÀASÁåvÀ ªÀUÀŎUÀ¼À ŞUÉVEÀ vÁgÀvÀªÀÄåªÀEÀÄB vÀ¦à ÀĪÀ ¥ÀæÉBAÄÄ ¸ÀAŞAZÀZÀ°èCZÀåAÄÄEÀ, ¸ÀA±ÉÆÃZÀEÉ ªÄÄvÄÄÜ«±ÉÃ́µÀUÉ ªÀIÁQÀĪÀÅZÄÄ;
- (E) ¸ÀPÁŌgÀZÀ Ġ¢ÞÉÄUÀ¼À, ¸ÀPÁŌgÀZÀ ªÄÄVÀÄ Û DgÉ ¸ÀPÁŌj ¤PÁAÄÄ ªÄÄÄAVÁZŪÀJÀ¼À ¸ÉêÉAÄİèC®à¸ÀASÁåVÀ ªÀUÀŎUÀ¼À ¥ÁæV¤ZÅåªÅ£ÄÄß ªÁ¸ÀÛkPÀªÁV¤ZÅðj ¸ÀĪÅÅZÄÄ ªÄÄVÀÄÜ¥ÁæV¤ZÅåªÄÅ ¸ÁPÀ¶Ü®¢ZÄݸÀAZÀ¨ÃŎZÀ°ÈC¥ÉÃQëVÀ ªÄÄI ÜPÀ£ÄÄß ¸Á¢ÿÄÄÄÄÄPÁV ªÄÄUÈÆÕÄ¥ÁAÄÜÜÄÆÄÄß ¸ÁÆa ¸ÄĪÅÅZÄÄ;
- (J¥9°) gÁdázà°è PÉÆÃªÀÄÄ ¸ÁªÀÄgÀ¸ÀåªÀÉÄÄB RavÀ¥Àr¹PÉÆ¼Àï®Ä, ¤ªÀð»¸À®Ä ªÄÄVÄÄÜGvÉÆŤ¸À®Ä ²¥ÁgÀ¸ÄÄUÀ¼ÁÉÄÄBªÀÍÁqÄĪÅÆÄÄ;
- (f) UÉÆVÀÄ (¥Àr¹zÀ CªÀ¢ïÄÄİè ¸ÀPÁðgÀPÉI ¤AÄÄVÀPÁ°PÀ ªÀgÀ¢UÀ¼ÀEÄÄB ¸À°èÄäªÄÄZÄÄ;
- (°ÉZï) C®à ÀASÁ åvÀ ªÀUÀ ÕUÀMÀ PÀ Á Å † ªÀÄVÄÄÜ C©Ã ÀØÇMÄÄ ZÀضÜ ÄAZÀ ªÀÄÄR ŪÁZÀÄZÉAZÀÄ DAÉÆÃUÀªÀÅ C©¥ÁÆÄÄÄ¥ÀQÀĪÀ AÄİÁªÀÆÉà EVÀGÀ «µÀAÄÄZÀ ŞUÉÏ CZÀÄAÄÄEA ÊAGÉ ÄĪÄÄÄÄÄ ÄÄVÄÄÄ ªÄÄVÄÄÜ ÄÆPÀÜZ¥ÁGA ÄÄUÄMÄÉÄÄB ªÀIÁQÄĪÅÄÄÄÄ;
- (L) C®à ÀASÁåvÀ ªÀUÀÕUÀ¼À PÄÄAZÄÄPÉÆGÅVÉUÀ¼Á£ÄÄB ¥Àj UÀtĄÀĪÅÆÄÄ ªÄÄvÀÄ Û PÁ®PÁ®PÉ, ÀÆPÀÚ¥Àj °ÁgÀªÀ£ÄÄB, ÀÆa, ÄĪÅÅÄÄ;

- (eÉ) C®à ÀASÁåvÀgÀ °ÀPÀÄUÀ¼À ªÄÄvÀÄ Û gÀPÀÄJÁ PÀÆÄÄUÀ¼À SUÉVEÀ ªÀAZÀEÉUÉ ¸ÀAŞA¢ü zÀ ¤¢ðµÀÜZÀÆgÀÄUÀ¼À SUÉI ¥Àj ²Ã°¸ÀĪÅÅZÄÄ ªÄÄvÀÄ ÛCAXÀ «µÀAÄÄÜÀ¾ÁEÀÄB ¸ÀÆPÁQÁZÀ ªÄÄÄAZÉ vÀQÄĪÅÄZÄÄ:
- (2) ÀPÁÒGÀªÀ DAÉÆÃUÀZÀ Z¥ÁGÀ ÀÄUÀWÀEÀÄR, Z¥ÁGÀ ÀÄUÀWÀ ªÉÄÃ-É PÉÊUÉÆAQÀ CXÀªÁ PÉÊUÉÆYÀR®Ä GZÉÃZ À-ÁZÀ PÀ®ÄÄZÀ SUÉVEÀ «ªÀGÀUÉ ªÄÄVÄÄÜ CAXÀ AÄIÁªÀªÉÄ PÀ®ÄÄUÀWÀEÀÄR M¦PÉÆYÀRÇGÀĪÄ SUÉVEÀ PÁGÀTUÀWÀ À»vÀªÁV, «ZÁEÀªÄÄAQÀ®ZÀ¥ÀWAÉÆAZÀÄ ÀZÀEÀZÀ ªÄÄÄAZÉ ªÄÄAT ÄÄAAVÉ ªÄIÁQÀVÀPÀBÄÄÝ
- 1. 2011gÀ C¢¤ANĪAÄ ¸ÀASÉå: 35gÀ ªÄÄÆ®PÀ ¢£ÁAPÀ: 16.07.2011j AzÀ ¸ÉÃj ¸À¯ÁVzÉ.
- 1 [10J. DAÉÆĂUÀZÀ C¢PÁgÀUÀ¼ÄÄ.- 10ÉÉà ¥ÀPÀGÀTZÀ (1)ÉÉà G¥À¥ÀPÀGÀTZÀ° è °ÉýZÀ
  AÄIÁªÀĪÉà ¥ÀPÉÁAÄÄÖUÀ¼ÀÉÄÄß ¤ªÄÖ»¸ÀĪÁUÀ, DAÉÆÃUÀªÀÅ, ZÁªÉAÄÄ «ZÁGÀUÉ ÉÀGÉ ÀĪÀ
  1 Ǭï ÉÁåAÄİÁ®AÄÄZÀ J¯ÁèC¢PÁGÀUÀ¼ÀÉÄÄß, «±ÉõÀªÁV, F ªÄÄÄA¢ÉÄ «µÀAÄÄÜÀ¾À
  ¸ÀASAZÀZÀ° è°ÉÆA¢GÀVÀPÀÌZÀÄÝ JAZÀGÉ:-

(J) gÁdázi AihÁªhÍzÉà "ÁUÁZA AĬHÁªÉÇŞáªháQWÉ JAªAÄEAÄ ¤ÃqAĪAÍZAÄ ªÄÄVÄÄÜ

°ÁdgÁWAIÄÄEAÄB MVÁIAÄÄÄÄÄr JAĪAÍZAÄ °ÁUÁÆ ¥ÁÆAIÁtzA ªÉÄÃ-É DVÁEAEAÄB

7.6 ~A. r. f.

«ZÁgÀuÉ

<sup>a</sup>ÀiÁqÀÄ<sup>a</sup>ÀÅzÀÄ;

(©) AÀIÁªÀÞÉà ZÀ ÁÐÉÃGEÀÄB°ÀÄQÀÄPÀĪÀÞÀÄ ªÀÄVÀÄO°ÁGGÀÄ¥À m ¸ÀĪÀÞAÉÀÄB CUÀVÀå¥À m ¸ÀĪÀÞAÄ;

(1) C¦ŒÁ«VïªÉÄÃ-ɸÁPÄÖðªÀ£ÀÄß¹ÃPÀj¸ÀĪÅÅÄÄÄ;

(n) ANIÁªNIZÉà EÁ&ANIÁ®ANA CXNªÁ PÅZÉÃJ ¬ÄAZN ANIÁªNIZÉà "ÁªNÓCI¤PN zár-é

CxàaÁ Czàgà ¥àxvAiÀä£àäB PàqÁAAÀäaÁV PÉÆÃgàäaÀåzàä;

°ÉÆgÀr ÀĪÀÅZÀÄ; ªÀÄVÀÄÛ

- (J¥9°) ¤AİÄī¸ÀS°AÄZÁZÀ AÄİÁªÀÆÉà EVAGA «HAAİAÄ.]
- 1. 2016gÀ C¢í¤AiNäªNÄ ¸ÀASÉå: 13gÀ ªNÄÆ®PÀ ¢£ÁAPA: 26.04.2016j AzÀ ¸ÉÃj ¸À¯ÁVZÉ.
- 11. ¸AZÁÐAEɬÄAZA PÉÐUÉÆVAFÁZA PAÐAÄPÐ GAPAÐEÉ.Š DAÉÆÃUAZA ªAÄÆ®PA CXAªÁ CZÁGA C¢PÁGAZA CrAÄİÈ CXAªÁ AÄÁªÁAZÉà ªAGA¢, ZA¸ÁÐÉÃCIÄ CXAªÁ DAÉÆÃUAZA

EÀQÀªÀ½AÄÄ ªÄÄÆ®PÀ, F C¢¤AÄĪÄÄPÄEÄĸÁgÀªÁV¸ÀZÁÅÄEÉAÄİè ªÄiÁQÀ¯ÁZÀ CXÀªÁ PÉÉUÉÆ¼Äï®Ä GzÉò¸À¯ÁZÀ AÄiÁªÄÄZÀĸ «µÀAÄÄZÀ°ÄÄÄÆ, DAÉÆÃUÀ CXÀªÁ CZÀåPÄE CXÀªÁ CZÀÅAÄ CZÀÅÄÄÄ CZÀÅÄÄÄ CXÀªÁ DAÉÆÄUÄZÀ ¤ZÉÄð±ÀEÄZÀ ªÉÄÄGÉUÉ PÁAÄÄÖ ¤ªÀÖ»¸ÄÄWĠÄĪÀ AÄiÁªÄEÉÄ ªÄåQÆÄÄ «gÄÄZÄÞÁV AÄiÁªÄÆÉÄ ZÁªÉ, ¥ÁÆ PįĵÄEÄÄB CXÀªÁ EVÄQÀ PÁ£AÆÉÄÄ ªÄåªA°ÄQÀUÉ °ÀÆGÄVÀPÄZÄÝ®è

#### CzÁåAÄÄ **IV** °ÀtPÁ¸ÄÄ, ¯ÉPÀ¥ÀvÀæ³ÄÄvÄܯÉPÀ¥Àj ±ÉÆÃZÀ£É

- 12. DAÉÆÃUÀZÀ DAÄĪÀàAÄÄ ¥ÀVÀæªÄÄVÀÄܸÀPÁÖGÀ¢AZÀ CEÄÄZÁEÀUÀ¼ÄÄ.Š (1) DAÉÆÃUÀªÀÅ,

  ªÄÄÄASGÀĪÀ K¦æï ªÉÆZÀ®ÉÉà ¢ÉÁAPÀZÀAZÄÄ ¥ÁøÀA¨ÀªÁUÀĪÀ °À†PÁ¸ÀÄ ªÀµÀÕPÁN

  vAÉÀB DZÁAÄÄ ªÀÄVÀÄÜ ªÉZÁÆÀ CAZÁďÄ DAÄĪÀåAÄÄ ¥ÀVÀÆÀÉÄÄß ¥Àæv ªÀµÀÕ

  ¤AÄīĸÀS°ÄÄZÁZÀ CAXÀ ¢ÉÁAPÀZÉÆ¼ÀUÁV ªÄÄVÀÄÜ CAXÀ ¥ÀæÀvÀæÀ°è

  ¹ZÀ¥Àr¸ÅvÀPÀZÀÄݪÄÄVÄÄÜÜCZÀÉÄÄ߸ÀPÁŎGÀPÉIPÀ¼ÄÄ»¸ÀVÀPÀZÄÄÝ
- (2) ¸ÀPÁÒgÀªÀÅ, F ŞUÉÎ gÁCI «ZÁEÀªÀÄAQÀ®ªÀÅ PÁEÀƤEÀ ªÄÄÆ®PÀ ¸ÀÆPÀÛ ZÀEÀ«¤AÉÆÃUÀ ªÀİÁrZÀ VÀgÀĪÁAÄÄ, ¸ÀPÁÒgÀªÅÅ F C¢I¤AÄĪÄÄZÀ GZÉѱÀUÀ½UÁV ޼À¹PÉÆ¼ÄĪÅÆÀPÉI ¸ÀÆPÀÐÉAZÀÄ "Á«¸ÀްÀÄZÁZÀ CAXÀ ªÉÆVÀÆÀ °À†ªÀEÀÄB CEÄÄZÁEÀZÀ ªÄÄÆ®PÀ DAÉÆÃUÀPÉI ¸ÀAZÁAÄÄ ªÀIÁQÁVÀPÀZÀÄÝ
- (3) DAÉÆÃUÀªÅ F C¢¤AÄĪÄÄÄ CrAÄİÉÀ ¥ÀÆÁAÄÄÖUÀ¼ÀÉÄÄB ¤ªÄÖ»¸À®Ä vÁÉÄÄ ¸ÄÆPÀ®ÉAZÄÄ "Á«¸À§°ÄÄZÁZÀ CAXÀ ªÉÆVÀ®ÄÉÄÄB CEÄÄZÁÉÀ¢AZÀ ޼À¸ÀްÄÄZÄÄ ªÄÄVÄÄ ÜCAXÀ ªÉÆVÀ®ÄÉÄÄB (2)ÉÉà G¥À ¥ÀÆÀGÀTZÀ°èG¯ÉÃT¸À¯ÁZÀ CEÄÄZÁÉÀUÀ½AZÀ ¸ÀAZÁAÄĪÁUÀ″ÉÃPÁZÀ ªÉZÄ®ÉAZÄÄ ¥Àj UÀTĄÄVÀPÀZÄÄÝ
- 13. -ÉPÀI ¥ÀVÀæªÄÄVÀÄÜ -ÉPÀI¥Áj ±ÉÆÃZÀEÉ.Š (1) DAÉÆÃUÀZA DZÁAÄÄ ªÄÄVÄÄÜ ªÉZÀŒÀ -ÉPÀI ¥ÀVÀÐÁ¼ÁEÄÄB¤AÄÄ«Ä,ÀްÄÄZÁZÀ CAXÀ¤AÄĪÄÄUÁ½UÀEÄÄ,ÁGAªÁV EGAVAPÀDÄÄÝ
- (2) DAÉÆÃUÀªÅÅ ¤AÄīĸÀS°ÄÄZÁZÀ CAXÀ ÉÀªÄÄÆÉÉAÄİèÉPÀ¥ÀVÀÞÁ¾À ªÁ¶ðPÀ«ªÀQÀT ¥ÀVÀÆÀÉÄÄB¹ZÀ¥Àr¸ÀVÁPÀZÄÄÝ
- (3) ¸ÀPÁÒGÀªÀÅ EÉëĸÀS°ÄÄZÁZÀ CAXÀ ÉPÀ¥ÀJ ±ÉÆÃZÀPÀEÀÄ DAÉÆÃUÀZÀ ÉPÀ¥ÀVÀBÁ¾À ÉPÀ¥ÀJ ±ÉÆÃZÀEÉAÄÄEÉAÄÄEÀÄBªÀİÁGÀVÀPÀBÀÄÝ
- (4) ÉPÀKAj ±ÉÆÃZÁPA¤UÉ ÉPAKAj ±ÉÆÃZÁEÉANA GZÉÁ±ÁPÁN DAÉÆÃUÁZÁ J®è ÉPAKANAMANAA PÁRVÁR ÚEVÁGÁ ZÁRÉUÁNAÉAAB ÉÉÆÃGÁÄPA C¢PÁGA«GÁVÁPÁZÁAÝ
- (5) DAIÉÆÃUÀªÅÅ -ÉPÀIFÀJ ±ÉÆÃZÅEÉUÁV ¤AIÀÄ«Ä ÀS°ÀÄZÁZÀAVÉ VÀÉÀB CEÄÄZÁEÀ¢AZÀ CAXÀ -ÉPÀIFÀJ ±ÉÆÃZÅEÁ ±ÀÄ®UÀ¼ÁEÀÄB ÀAZÁAÄÄ ªÀIÁGÀVÀPÀBÀÄÝ
- (6) DAÉÆÃUÁªÁÁ, ÉPÁJ¥ÁJ ±ÉÆÃZÁGÉ ªÁGÁ¢ SAZÁ PÁÆGÁTÉ DZÁJÁGÖ"ÉÃUÁGÉ ÉPÁJÝÁVÁJÁÁÁÁ ªÁ¶ŎPÁ «ªÁGÁT¥ÁMÁÁÁÁ MAZÁÄ ¥ÁNVÁÁÁÁÁÁ ÉPÁÍ ¥ÁJ ±ÉÆÃZÁPÁGÁ ªÁGÁÇAÁÄ MAZÁÄ

¥ÀxvAÉÆA¢UÉ ¸ÀPÁðgÀPÉI PÀ¼ÀÄ»¸ÀvÀPÀÌZÀÄݪÀÄvÀÄÛ¯ÉPÀI ¥ÀvÀÞÐÀ¼À ªÁ¶ðPÀ «ªÀgÀt¥ÀvÀÆÀŤAÄīĸÀްÄÄZÁZÀ CAXÀ j ÃwAÄİè¥ÀBÀI ªÁUÀĪÀAvɪÀIÁgÀvÀPÀÌZÀÄÝ

- (7) ¸ÀPÁÒGÀªÀÅ ¯ÉPÀÌ ¥Àj ±ÉÆÃZÀPÀÉÀ ªÀGÀ¢AÄÄÉÀÄß ¥Àj ²Ã°¹ZÀ vÀGÀĪÁAÄÄ vÀÉÀUÉ Gav˻ɤ¸ÀĪÀ CAxÀ ¤ZÉÕñÀÉÀUÀ¼ÁÉÄÄß DAÉÆÃUÀPÉI PÉÆGÀ§°ÀÄZÄÄ ªÀÄVÄÄÜDAÉÆÃUÀªÀÅ CAxÀ ¤ZÉÕñÀÉÀUÀ¼ÁÉÄÄB¥Á°¸ÀVÀPÀZÄÄÝ
- 14. ªÁ¶ðPA ªÀgÀ¢.Š DAÉÆÃUÀªÀÅ, ¥ÀœV °À†PÁ¸ÀÄ ªÀµÀðPÉI »A¢EÀ °À†PÁ¸ÀÄ ªÀµÀðZÀ VÀEÀB ZÀI ĪÀmPÉUÀ¼À ¥Àdžð «ªÀgÀUÀ¼ÉÆA¢UÉ ¤AÄīĸÀ\$°ÀÄZÁZÀ CAXÀ EÀªÀÄÆEÉAÄİèªÀÄVÀÄÜCAXÀ¸ÀªÀÄAÄÄZÀ°èCZÀgÀ ªÁ¶ðPÀ ªÀgÀ¢AÄÄEÀÄB¹ZÀ¥Àr¸ÀVÀPÀZÀÄÝ ªÄÄVÄÄÜCZÀgÀ MAZÄÄ ¥ÀæVAÄÄEÄÄB¸ÀPÁðgÀPÉIPÀ¼ÄÄ»¸ÀVÀPÀZÄÄÝ

#### CzÁåAÄÄ **V** ÄAQÃtð

- 16. Dzáápágák, ªÁÄÁAvÁzáªÁgÁk -ÉÆÃPÁ ÉÉPÁgÁgÁVgÁvÁPÁLZÁÝŠ DAÉÆÃUÁZÁ Czáápáe ªÁÄvÁÄÚ ¥ÁæVAÉÆŞá ÀZÁ¸Áå ªÁÄvÁÄ Ú F C¢æAÄÁªÁÄZÁ CrAÄİÉÄ ¥ÁÆÁAÁÄÖUÁ¼ÁÉÄÄB ZÁ-Á¬Ä¸Á®Ä DAÉÆÃUÁ¢AZÁ ÉÉêÁÄPÁUÉÆAQÁ CxÁªÁ ¥ÁÆPÁOVÁEÁZÁ ¥ÁæVAÉÆŞá C¢PÁj AÄÄÄ "ÁgÁvÁ zÁAQÁ ¸ÁA»vÉAÄÄ (1860gÁ PÉÃAZÁÆÆAÁÁÄÄ 45) 21ÉÉÄ ¥ÁÆÁAÁTZÁ CxÁðªÁå ¦ÆÁÁÁ°è-ÉÆÃPÁ ÉËPÁQÁGÁVQÁVÁPÁZÁÄÝ
- 17. ¤AÄĪÄÄ gÀZÀEÁ¢PÁgÀ.Š (1) ¸ÀPÁðgÀªÄÅ ¸ÀPÁðj gÁdá¥ÀvÀæÀ°è C¢ü¸ÀÆZÀEÉAÄÄ ªÄÄÆ®PÀ ¥ÀǪÀð ¥À®ÀI uÉAÄÄ vÁgÀĪÁAÄÄ F C¢ü¤AÄĪÄÄZÀ G¥À§AZÀUÀ¼ÁEÄÄB EÉgÀªÉÃj ¸ÀĪÀ GZÉñÀUÀ½UÁV ¤AÄĪÄÄUÀ¼AEÄÄBgÀa¸À§°ÄÄZÄÄ.
- (2) «±ÉþÀªÁV ªÀÄvÀÄÛ ¥ÀǪÉÇÕÃPÀÛ G¥ÀŞAZÀUÀ¼À ¸ÁªÀiÁ£ÀåvÉUÉ ¥ÀmvPÀÆ®ªÁUÀZÀAVÉ CAXÀ ¤AÄĪÄÄUÀ¼ÄÄ F ªÄÄÄA¢£ÀªÀÜJÀ¼À ŞÜÉÎ G¥ÀŞAZÀ PˡàÀްÄÄZÄÄ:Š
  - (J) DAÉÆÃUÁZÁ CZĎÁPÁEÁ ÁŒÁªÁÁÁÉÁªÁÉÁÄB ¤ZĎŎŢ ÄĪÁĎÁÄ;
  - <sup>1</sup> [(©)DAÉÆÃUÀZÀ CZŘáPAĞ UÉ ¸ÀAZÁAÄĪÁUÀ"ÉÃPÁZÀ ªÉÃVÀEÀ, "ÀVÉå ªÄÄVÀÄ ÛEVÀGÀ

- G¥À®©DÀMÄÄ, EvÀgÀ ¸ÀZÀ¸Àåj UÉ ¸ÀAZÁAÄĪÁUÀ¨ÉÃPÁZÀ ¨ÀVÉåUÀMÄÄ ªÄÄvÄÄ Û EvÀgÀ ¸ÉêÁ µÀqÀvÄÄÜÀMÄÄ]
- (1) C¢¤AÀĪÀÄZÀ G¥ÀŞAZÀUÀ½UÀEÀĸÁgÀªÁV UÉÆVÄÄ¥Àr¸À¨ÉÃPÁZÀ CxÀªÁ UÉÆVÄÄ¥Àr¸ÀްÄÄZÁZÀ AÀİÁªÀŽÉà EVÀGÀ «µÀAÀÄ ªÄÄVÄÄ Ü F C¢¤AÄĪÄÄZÀ ¸ÀÆPÀÜ C£ÄĵÁ£ÀPÉİ CUAVÀåªÉAZÀÄ ¸ÀPÁðqÀªÀÄ C©¥ÁÆÄÄ¥ÀqÀĪÀ G¥AŞAZÀ.
- (3) F C¢¤AÀĪÀÄZÀ CrAÄİèªÀİÁqÀ¯ÁZÀ ¥ÀæVAÉÆAZÄÄ ¤AÄĪÀÄÄÄÄEÄÄB CZÀÉÄÄB qÀa À¯ÁZÀ VÀqÀĪÁAÄÄ DZÀµÄÄÖ¨ÉÃUÄÉÉ qÁdå «ZXÁÉÀªÄÄAQÀ®ZÀ ¥ÀæVAÉÆAZÄÄ ÄZÀÉÀZÀ

ahaazé Mazaa Cxaa cxaa czae ccae czae czae czae czae a pada czae czae a pada czae czae a pada czae czae a pada cza

#### 1. 2011gÀ C¢i¤AÀĪÄÄ ¸ÀASÉå: 35gÀ ªÀÄÆ®PÀ ¢£ÁAPÀ: 16.07.2011j AzÀ ¥ÀæVAÉÆÄF À^ÁVzÉ.

\* \* \* \*

2016gÀ PÀEÁÐI PÀ C¢Œ AÄĪÀÄ ÅASÉå: 13 (2016gÀ K¦æï WAUÀ¼À E¥ÀVÁĠÀEÉà ¢EÁAPÀZÀAZÀÄ PÀEÁÐI PÀ gÁdå ¥ÀVÀæÀ «±ÉõÀ ÅAaPÉAÄİèªÉÆZÀ®Ä ¥ÀæÀI ªÁVZÉ)

PÀEÁÕI PÀ gÁdả C®à ÀASÁåvÀgÀ DAÉÆÃUÀ (wzÀÄ¥Àr) C¢¤AÄİÀÄ, 2016

(2016gà K¦æï wAUÀ¼À E¥À¥ÉÊZÀÉÉà ¢£ÁAPÀZÀAZÀÄ gÁdå¥Á®j AZÀ C£ÀĪÄÄwAÄÄEÄÄB ¥ÀQÉAÄÄÄ~ÁVZÉ)

PÀEÁÒI PÀ gÁ dả C®à ÀASÁ å vàgà DAÉÆÃUÀ C¢ rà AÀÄ aÀÄ, 1994 EÀÄB aÀÄ và ÀÀÀÀÀ WZÀÄ¥Àr aÀÁA®Ä MAZÀÄ C¢ ra AÀÄaÀÄ.

EzÄÄ "ÁgÀVÀ UÀTGÁCIÁZÀ CGÀªÀVÉMÄÁEÉà ªÀµÀÕZÀ°È PÀEÁÕI PÀ GÁCIÁ «ZÁEÀªÄÄAQÀ®¢AZÀ F ªÄÄÄA¢EÀAVÉ C¢¤AÄÄ«ÄVÀªÁUÀ°, JAZÀGÉ:-

- 1. JÁAQ¥ÁŰPÉ ÁgÁÄ ªÁÄVÁÄŰ¥ÁgÁA"Á.-
- - (2) EZÀÄ F PÀÆqÀÉÃ eÁJ UÉ SgÀVÀPÀÌZÀÄÝ

¥ÀRÀGÀT 3 °ÁUÀE 10J CEÀÄB ªÄÄÆ® C¢ï¤AÄĪÄÄZÀ°èEA¢ÃPÀj¸À¯ÁVZÉ.

# PÀEÁÐI PÀ gÁdå C®à ÀASÁåvÀgÀ DAÉÆÃUÀ ¤AÄĪÀÄUÀ¼ÄÄ, 2000

### PÀ£ÁðI PÀ ¸ÀPÁðgÀ

¸ÀASÉå: ¹D¸ÀÄE 19 "ÁªÀĪÄÄ 95 PÀÉÁðI PÀ ¸ÀPÁðgÀZÀ ¸ÀaªÁ®AÄÄ «zÁÉÅ ¸ËZÀ "ÉAUÀ¼ÀÆgÄÄ, ¢ÉÁAPÀ: 10ÉÉÄ CPÉÆÑSgï 2000.

#### C¢ÿÀÆZÀÉÉ

PÀEÁÕI PÀ gÁdª C®àÀASÁªvÀgÀ DAÉÆÃUÀ ¤AÄĪÀIÁªÀ½UÀ¼ÄÄ-2000zÀ PÀgÀqÀ£ÄÄ, CzÀj AzÀ vÉÆAzÀgÉUÉÆ¼ÄUÁUÀS°ÄÄzÁzÀ J¯ÁèªÀãQŪÀ½AzÀ C¢PÀÈvÀ gÁdª¥ÀvÀæÀ°è D PÀgÀqÀÄ ¥ÀRÀI ªÁzÀ ¢EÁAPÀ¢AzÀ ªÀÄÆªÀvÀÄÜ¢EÀUÉÆ¼ÄUÁV DPÉÄ¥ÀUÉUÀ¼ÄÄ: ¸À®°ÉUÀ¼ÄÄ D°Á餹, ¢EÁAPÀ: 2-5-2000 zÀAzÀÄ PÀEÁÕI PÀ gÁdå ¥ÀvÀæÀ "ÁUÀ-4J gÀ°è ¥ÀRÀn ¸À¯ÁVgÀĪÅÅzÀj AzÀ,

"ÀZAJ gÁdå¥ÀvÀÆÀEÀÄB ¢EÁAPA: 2-5-2000 zÀAZÀÄ "ÁªÀðd¤PAJ UÉ ZÉÆGÉAÄÄĪÀAVÉ ªÀIÁQÀ-ÁVZÀÄÉÀJ AZÀ:

<sup>a</sup>àävàäÜ Ezàgà SUÉÎ gÁdå ¸àPÁðgàPÉI SA¢gàä<sup>a</sup>à DPÉñ¥àuÉUÀ¼àä; ¸à®°ÉUÀ¼àEàäB ¥àj Uàt¼à<sup>-</sup>ÁVgàä<sup>a</sup>àåzàj Azà,

F UÀ PÀEÁÒI PÀ gÁCI à C®à ÀASÁªvÀgÀ DAÉÆÃUÀ C¢¤AÄĪÀÄ-1994gÀ (1994 gÀ PÀEÁÒI PÀ C¢¤AÄĪÀÄ 31) 17EÉà ¥ÀRÀGÀTZÀ (1) EÉà G¥À ¥ÀRÀGÀT¢AZÀ ¥ÀRÀGÀTÁZÀ C¢RÁGÀUÀ¾ÀEÀÄB ZÀ¯Á¬Ä¹ PÀEÁÒI PÀ ¸ÀPÁÒGÀªÀÅ F PɼÀVEÀ ¤AÄĪÀÄUÀ¾ÀEÄÄB FªÄÄÆ®PÀªÀIÁqÀÄvÀŘÉ, JAZÀgÉ:-

#### ¤ AÄÄääÄÄUļÄÄ

- 1. °É ÀGÀÄ °ÀÄVÀÄÛ¥ÁgÀA¨À:- (1) F ¤AÄİÀÄUÀ¼ÀEÀÄB PÀEÁÕI PÀ C®àÀASÁåVÀGÀ DAÉÆÄUÀ ¤AÄİÀÄUÀ¼ÄÄ-2000 JAZÄÄ PÀGÉAÄÄVÀPÀÌZÄÄÝ
  - (2) gÁdå ¥ÀvÀæÀ°èEªÀÅUÀ¼ÁEÀÄB ¥ÀæÀn¹zÀ ¢EÁAPÀ¢AzÀ eÁj UÉ §gÀvÀPÀÌZÀÄÝ
- 2. ¥Àj "ΑμΕŪÀ¼ÄÄ:- (1) F ¤AÄĪÄÄŪÀ¼À°è¸ÀAZÀ"ÀÕªÄÅ CEÄåxÁ CUÀvÄå¥Àr¹zÀ°ÉÆgÀvÄÄ,
  - J) 'C¢¤AÀĪÀÄ' JAzÀgÉ, PÀ£ÁÕI PÀ C®àÀASÁåvÀgÀ DAÉÆÃUÀ C¢¤AÀĪÀÄ-1994 (1994 gÀ PÀEÁÕI PÀ C¢¤AÀĪÀÄ 31),
  - ©) 'Cznapae Jazagé apáðgacaza Eáana zeñðzvagáza Daleauaza Cznapagaä,
- 1) 'PÁAÄÄÖZÀ²Ö' JAZÀgÉ 3£Éà ¥ÀRÀGÀTZÀ (2) (©) G¥À ¥ÀRÀGÀTZÀ CrAÄİè ¸ÀPÁŎGÀ¢AZÀ £ÉêÄÄPÀUÉÆAQÀ DAÉÆÃUÀZÀ PÁAÄÄÖZÀ²Õ,
  - r) '¥ÀRÀGÀT' JAZÀGÉ C¢¤AÄĪÄÄZÀ MAZÄÄ ¥ÀRÀGÀT,

- E) '°ÀTPÁ ÀÄ ªÀµÀÕ' JAZÀgÉ MAZÀÄ ªÀµÀÕZÀ K¦æï 1 j AZÀ ¥Á**g**ÀA¨ÀªÁV ªÀÄÄA¢£À ªÀµÀÕZÅ ªÀÁÄZï Õ 31 gÀAZÀÄ PÉÆ£ÉUÉÆ¼ÀÄPÀ MAZÀÄ ªÀµÀÕ,
- J¥9°) '¸À¨É' JAZÀgÉ DAÉÆÃUÀZÀ MAZÀÄ ¸À¨É, EZÀgÀ°è DAÉÆÃUÀZÀ «±ÉõÀ ¸À¨ÉAÀÄÆ ¸ÉÂQÀÄVÀÐÉ.
- f) '¸ÁªÀðd¤PÀ gÀeÁ¢EÀ' JAZÀgÉ EÉUÉÆÃ¶AÄÄŞ¨I E£ÀÄÞĢÉÄAMI DPIÖ 1881gÀ 25£EÄ ¥ÀRÀQÀ TZÀGZÉñÀPÁV ¸ÁªÀðd¤PÀ gÀeÁ¢EÀªÁVQÀĪÀ AÀIÁªÅÆÉà ¢£À,
- 3. Czháphġh ªÉñvhèh "Àvéáuh¼hä:- Czháphġhä ¸haªhgh ¸ÁlehªhiÁehuh½ué C°hðgÁVghävÁgé. Cªhghä, PhéÁði Ph ¸haªhgh ªÉñvhèhuh¾hä ªhävhäü "Àvéáuh¼h C¢i¤Ahäªhä-1956 (1957gh C¢i¤Ahäªhä ¸hASéå 5) gh°èPÁ®PÁ®PÉI Czhghrahä°è °ÉÆghr¹zh ¤Ahäªhäuh¼hä, C¢iţhÆZheéuh¾hä ªhävhäüDzéñ±huh¼h°èG¥hSA¢iţh¯ÁzhAvé uhéïªhiÁåéï °ÁuhÆ PÁj eh ªÉñã¯É G¥hAléæãV¸häªh PÉA¥hä ¢ñ¥hªhèhäb °ÉÆghvhä¥hr¹, MSå ¸haªhj ué zéÆgéAhävhPhì ªÉñvhèh "Àvéåuh¾hä ªhävhäüJ¯Á諱Éñµh ¸Ë®"hàuh¾hèhäß ¥hqéAhä®ä C°hðgÁVghävÁgé.
- 1 [4.DAÉÆÃUÀZÀ ¸ÀZÀ¸Àåj UÉ ¸ÀAZÁAÄĪÁUÀ¨ÉÃPÁZÀ ¨ÀVÉåUÀ¼ÄÄ ªÄÄVÄÄÜ EVÀGÀ G¥À®©DÀ¼ÄÄ:- DAÉÆÃUÀZÀ ¸ÀZÀ¸Àåj UÉ ¸ÀAZÁAÄĪÁUÀ¨ÉÃPÁZÀ ¨ÀVÉåUÀ¼ÄÄ ªÄÄVÄÄÜEVÀGÀ G¥À®©DÀ¼ÄÄ, F PɼÄPÄAGÀAVÉ EGÄVÄPÄZÄÄÝ JAZÄGÉ:-

(J) ¥ÀMAV G¥ÀªÉñÁEÀZÀ Ğ¥ÀªÉñÀEÀ "ÀVĚåAÄÄÄ MAZÀÄ "Á«gÀ gÀÆ¥Á—ÄUÀ¾ÄÄ ªÄÄVÄÄÜEZÄÄ WAUÀ½UÉ E¥ÀMÄÄÜ, Á«qÀ qÀÆ¥Á—ÄUÀ¾ÁEÄÄß «ÄÄqÀ"ÁqÀZÄÄ;

- (©) ¸ÀÜZÃAÀÄ ¥ÀÆÄÄÁT ªÉZÀÑ ZÀÆĞŪÁŤÂªÉZÀÑ ¯ÉÃREÀ ¸ÁªÀÁÝæªÉŽÀѪÄÄVÀÄÛ EVÀGÀ ªÉZÀÑÀ½UÉ ¸ÀAŞA¢ü¹ZÀ ¨ÀVÉåUÀ¼ÄÄ ¥ÀæV WAUÀ½UÉ LZÀÄ ¸Á«GÀ GÀÆ¥Á¬ÄUÀ¼ÄÄ;

- 1. 2010gÀ ¤AĤĪÀÄUÀ¼À¸ÀASÉå: JAqÀSÆåïr 13 J¨ïJADgï 2009, ¨ÉAUÀ¼ÁÆgÀÄ,ªÀÄÆ®PÀ ¢£ÁAPÀ: 24.09.2010gÀAZÀÄ ¥ÀæVAÉÆÃf¸À¯ÁVZÉ.
- 5. DAÉÆÃUÀZÀ ¹ Sâ:- (1) (2) ÉÉà G¥À ¤AÄĪÄÄZÀ° èG¥ÀSA¢ij ÀZÄÄZÀÉÄÄB½ZÀ
  DAÉÆÃUÀPÉI ªÄÄAdÆgÄÄ ªÀiÁqÀ¯ÁZÀ J¯Áè °ÄÄZÉÜļÀÉÄÄB gÁdå ¹«¨ï
  ¸ÉêÉUÀ¼ÄÄ:«±Á&zÁå®AÄÄUÀ¼ÄÄ: ¸ÄÜZÃAÄÄ ¥ÁÆPÁGÀUÀ¼ÄÄ: ¸ÁªÀÖd¤PÀ ªÀ®AÄÄ

- G¢PÉÄUAMÄÄ: "ÁÆÄÄÄÄVÄÜ "ÄA "ÉÜÄMÄÄ: ¤UĪÄÄUA½AZÄ, "ĪÄiÁ£ÄªÉÃVÄEÄ ±ÉÆŤÅ ªÄÄVÄÄÜ ZÄeÉÖAÄÄÄÉÄÄB °ÉÆA¢gÄÄÄ C¢PÁj UÄMÄÄ: ÉËPÄgÀgÀEÄÄB ¥Äæv¤ÆÆÃŒJÉÄÄÄ ªÉÄÄgÉUÉ "ÀWÕ ªÄiÁqÄVÄPÄZÄÄ, CXÀªÁ AÄiÁªÄÄZÉà "ÉêÉUÀ½AZÄ ¤ªÄÈWÛ°ÉÆA¢ZÀªÄgÀEÄÄB PÄgÁgÄÄ DzÆÁgÄZÄ ªÉÄįÉ ÉÉêÄÄPÄ ªÄÄQÄPÄZÄÄ ¥Äæv¤ÆÆÆŒJÉAÄÄ ªÄÄVÄÄÜ PÄgÁgÄÄ DzÆÁgÄZÄ ªÉÄįÉ ªÄÄÄÄÄÄ ÆÉêÄÄPÁWUÄÄÄÄ, PÄEÁÖI PÄ ¹«¨ï "ÉêÁ ("ÁªÄÄÈÄå ÉÉêÄÄPÁW) ¤AÄĪÄÄUÀÄÄÄ—1977gÀ CÉÄÆÄÄÄ ªÄÄVÄÄÜ PÁ®PÁ®PÉÌ °ÉÆGÀr"įÁUÄĪÄ ¸ÄPÁÖgÄZÄ DzÉñÄUĽUÉ M¼Ä¥ÄnġÄNÄPÄZÄÄ
- 1["5J.DAÉÆÃUÀ¢AZÀ VÀ¤SÉ ªÄÄVÄÄÛ«ZÁgAUÉ:- (1) DAÉÆÃUĪÄ, C®àÄASÁåVÄgÄ
  ¸ÄÄgÀPÄŸÉUļÄÄ, gÀPÄÜÉ, PÉêÄIÁ©ÆÄÈ¢Þ°ÁUÄÆ C©ÆÄÈ¢ÞɸÄAŞA¢ÜZÄ «µÀAÄÄÜľÄEÄÄB
  VĤSÉ ªÄIÁqÀ®Ä CXÀªÁ DAÉÆÃUÀªÄÅ ÉÉÄgÀªÁV VÀ¤SÉ CXÀªÁ «ZÁgÀUÉ £ÀqɸÀ®Ä
  WêÀIÁð¤¹gÄĪÀAXÀ ¤¢õµÄÜZÀÆgÄÄÜÄÄÄ ŞUÉÏ «ZÁgÀUÉ £ÀqɸÀ®Ä G¥ÀªÉñÀEÀUÀ¼ÁEÄÄB
  EÀqɸÀ\$°ÄÄZÄÄ. CAXÀ G¥ÀªÉñÀEÀUÀ¼ÁEÄÄB DAÉÆÃUÀZÀ PÉÃAZÀæ¸ÄÄÄÄZįÁUÀ° CXÀªÁ
  qÁdåZÀ AÄIÁ°ÄÄZÉà EVÀQÀ¸ÄÄÄÄÄ~ÁUÀ° £ÀqɸÀ\$°ÄÄZÄÄ.
- (2) DAÉÆÃUÀªÀÁ «ZÁgÀUÉ EÀQɸÀ®Ä GZÉò¹ZÀ ¥ÀPÀPÁGÀJ UÉ AÄÄÄPÀÛ EÉÆÃMøÀEÀÄB ¤ÃrZÀ EÀAVÀGÀ ªÄÄVÀÄÜ CUÀVÀå«ZÀÝɸÁªÀÒď¤PÀGÀ ªÄÁ»WUÁV¸ÀÆPÀÜ ¥ÀRÀI UÉAÄÄEÀÄB ¤ÃqÀĪÀ ªÄÄÆ®PÀG¥ÀªÉñÀEÀUÀ¼ÁEÀÄB EÀQɸÀVÀPÀRÀÄŸ¸ÀAŞA¢ü¹ZÀ «µÀAÄÄ¢AZÀ ¨Á¢üÀªÁVgÄĪÀAXÀ C®à¸ÀASÁåVÀ ¸ÀªÄÄÄZÁAÄÄZÀ ¸ÀZÀ¸Àåj UÉ VÀ¤SÉ CXÀªÁ «ZÁgÀUÉAÄÄ ªÀIÁ»WAÄÄEÄÄB EÉÆÃMøÀÄ CXÀªÁ ¥ÀZÁGÀZÀ ªÀÄÆ®PÀ ¤ÃqÀĪÀ ŞUÉJZÀŊÁ ªA»¸ÀVÀPÀRÀÄŸ
- (3) VÀ¤SÉ CXÀªÁ «ZÁgÀUÉAÄÄÄ EÀQÉAÄÄÄÄ ¸ÀªÄÄAÄÄÄZÀ° è DAÉÆÃUÀªÄÄ, ¥ÀÆÀÄÁ †AZÀEÀ CXÀªÁ ±À¥ÀXÀ ¥ÀVÀÐÁ¾À ªÉÄÃÉ ¸ÁPÀ®ªÅEÄÄB ¥ÀQÉAÄÄŞ°ÄÄZÄÄ. DAÉÆÃUÀªÄÄ, CªÀ±ÀåªÉAZÀÄ ¥ÀJ UÀTŹ ZÀGÉ, VÀ¤SÉ CXÀªÁ «ZÁGÀUÉAÄÄ CªÀ¢ÄÄÄİ è ¸ÁPÄ®ªÄEÄÄB VÉUÉZÄÄPÉÆÄÄÄÄA GZÉѱÀPÁW, AÄÄÁGÉà ªÀåQÆÄÄ RÄZÀÄŸ °ÁdGÁWCªÀ±ÀåPÀªÉAZÄÄ ¥ÀJ UÀTŹ ZÀGÉEÀªÄÄÆÉÉ-1 gÀ° è D ªÀåQÜÀ½UÉ ¸ÀªÄÄEÀÄÜÀ¾ÀEÀÄB eÁJ UÉÆ½¸ÀްÄÄZÄÄ.¸ÀªÄÄEÄÄÜÀ¾ÀEÄÄB ¹ÃPÀJ¹ZÀ ¢EÁAPÀ¢AZÀ DAÉÆÃUÀZÀ ªÄÄAZɰÁdGÁUÀ"ÉÃPÉAZÄÄ ¤ZÉÃÕ²¹ZÀ ªÄÄQÜÉ ¸ÀªÄÄEÄÄÜľÀ° è PÀ¤µÀ× K¾ÄÄ ¢EÀUÀ¾À ÉÉÆÃTøÀEÄÄB ¤ÃqÀVÀPÀÞÄÄÄÝ

- (4) C®à ÀASÁåvÀ ¸ÀªÀÄÄZÁAÄÄÜÄÄÄĸÀZÀ¸ÀågÄÄÜÄÄĸÀÅÄÄĸÉвÉ CXÀªÁ GZÉÆåÃUÀ ªÄÄVÄÄÜ EVÄgÄ «µÀAÄÄÜÄÄÄ ¸ÀAŞAZÀ CªÀåªÀ»vÀ ¨ÉZÄJ PÉ EgÄĪİè ªÄÄVÄÄÜ DAIÉÆÃUÀªÀÄ CªÀ±ÀåPÀVÉ EgÄĪÁÜÀ DAIÉÆÃUÀªÀÄ «ªÁZÁA±ÀªÀ£ÄÄPÉÜÉWPÉÆA™ZÉ JAZÄÄ CªÄJ UÉ W½¸À®Ä ¸ÀAŞAZÀ¥ÄI Ü¥ÁÆPÁGÀPÉÜ
  ¥ÁåPïì CXÀªÁ E-ªÉÄèï ªÄÄÆ®PÀ ¸ÀÆZÀ£É ¤Ã™ ¸ÀAeÉÑAÄÄVÉUÉ VÉUÉZÄÄPÉÆ¼ÀÑÀPÀZÄÄÝ
  ¥ÁåPïì CXÀªÁ E-ªÉÄèï UÉ VÄÄVÄÄÖ ¥AæÄÄåVÄQÀªÀÉÄÄB ¸ÀAŞAZÀ¥ÄI Ü¥ÁÆPÁGA¢AZÀ
  VÄJ ¹PÉÆ¼ÀÑÀPÀZÄÄÝMAZÄÄ ªÁGÀZÉÆ¼ÀUÉ AÄIÁªÄŽÉà ¥ÀVÆ ŞQÀ¢ZÁÝ è²ÃWÆ ÉÉÆÄ™¹ÉÀ
  ªÄÄÆ®PÀ¸ÀAŞAZÀ¥ÄI Ü¥ÁÆPÁQÀªÀÉÄÄB ¸ÅªÄÄÉï ªÄiÁqÀVÀPÄZÄÄÝ
- 5©. PÉ®ªÀÅZÁR-ÉUÀWÀEÀÄB gÀ°À¸ÀåªÁVQÀĪÀÅZÀÄ:— DAÉÆÃUÀªÀŸÀ¨ÉUÀWÀ°ÈCXÀªÁ CEÀÄXÁ WêÀIÁÒEÀUÀWÀ ªÀÄÆ®PÀ AÀIÁªÀÅZÉà «µÀAÄÄZÀ ŞUÉI ªÀIÁQÀ-ÁZÀ AÀIÁªÀÀZÉà ªÀgÀ¢AÄÄ M¼ÁA±ÀUÀWÀEÀÄB gÀ°À¸ÀåªÁV EIÄÞÉÆWÀϨÉÃPÀÄ ªÀÄVÀÄÜ CAXÀ ªÀgÀ¢AÄÄEÁÄÆÉÆÃQÀ®Ä C¢PÀÈVÀUÉÆ½¸À-ÁZÀ ªÀåQÆÄÄİÉÆgÀVÁV AÀIÁGÉà EVÀGÀ ªÀåQÜÉ S»gÀAUÀ¥Àr¸À¨ÁgÀZÉAZÀÄ ¤ZÉÃð²¸ÀS°ÀÄZÀÄ.
- 51. PÁEÀÆEÀÄ PÀÆÀÄUÀ¼Ä:- (1) DAÉÆÃUÀªÀÅ 1 «¨ï EÁåAÀIÁ®AÄÄZÀ C¢PÁGÀUÀ¼AEÀÄB ZÀ¯Á¬Ä¸ÀĪÁUÀ eÁj UÉÆ½¸À®Ä CUÀVÀå¥À㎡¸À¯ÁZÀ J¯Áè¸ÀªÀÄEAÄIUÀ¼ÀÄ °ÁUÀÆ ªÁGÉAmïUÀ¼ÀEÀÄB UÉÆVÄÄ¥À㎡¹ZÀ EÀªÄÄÆEÉAIÄİè PÁAÄÄÖZÀ²ÒAÄĪÀgÀ¸À»AÉÆA¢UÉ °ÉÆGÀ™¸ÀVÀPÀZÀÄݰÁUÀÆ DAÉÆÃUÀZÀ ªÉưÀGÀEÀÄB°ÉÆA¢GÀVÀPÀZÀÄÝ PÁEÀÆEÄÄ PÀÆÄÄUÀ¼À eÁj UÁV CEÀÆÄÄĪÁUÄÄÄÀ ¹«¨ï ¥ÀÆÆÄIÁÁ¸ÀA»vÉAÄÄ G¥À§AZÀUÀ¼ÁEÄÄB DAÉÆÃUÀªÀÁ¥Á°¸ÀVÀPÀZÄÄÝ
- (2) «ZÁgÀuÉUÁV ¤ÃqÀĪÀ ÉÉÆÃmøÀÄ ÉÀªÀÄÆÉÉ-II gÀ°ġÀvÀPÀÌZÀÄÝ ¸ÁªÀÒ CI ¤ PÀ ÉÉÆÃmøÀÄ ÉÀªÀÄÆÉÉ-III gÀ°ġÀvÀPÀÌZÀÄÝ ªÄÄVÀÄÜ °ÉÆgÀm¸À¨ÉÃPÁZÀ¸ÀªÀÄÉAÄUÀ¼ÄÄÉÀªÄÄÆÉÉ-IV gÀ°ġÀvÀPÀÌZÀÄÝ ªÁgÉAIÄUÀ¼ÀÉÄÄß F¤AÄĪÄÄÜÀ½UÉ CÉÄÄṢA¢ü zÀ ÉÀªÀÄÆÉÉ-V gÀ°è°ÉÆgÀm¸ÀvÀPÀÌZÀÄÝ
- 5r. ¥ÀvÀMÀÄÄ °ÁUÀÆ ÉÉÆÃnøÀÄUÀÄA eÁj:- zÀ¸ÁÐÉÃďÄUÀÄÄÄ EvÁå¢UÀÄA ¸À° PÉUÁVDAÉÆÃUÀªÀÅ °ÉÆGÀr¹gÀĪÀ ¥ÀvÀMÀÄÄÄ ªÀÄvÀÄÜ ÉÉÆÃn¸ÀÄUÀ½UÉ PÁAÄÄÖzÀ²Õ CxÀªÁ C¢ÃEÀ PÁAÄÄÖzÀ²ÕAÄÄ ±ÉÃtÅVAvÀ PÀrªÉÄAÄÄ®æÀ C¢PÁjAÄÄÄ ¸À» ªÀIÁqÀvÀPÀZÄÄÝ
- 5E. DAÉÆÃUÀZÀ G¥ÀªÉñÀÊÀUÀ¼ÄÄ:- (1) MAZÀÄ «µÀAÄĪÀÊÄÄB DAÉÆÃUÀªÀÅ ÉÉÃgÀªÁV vÀ¤SÉ CxÀªÁ «ZÁgÀUÉ ªÀÁQÀ"ÉÃPÁZÁUÀ, DAÉÆÃUÀZÀ G¥ÀªÉñÀEÀUÀ¼ÀEÄÄB ÉÀQɸÀĪÀ ªÀÄÆ®PÀ ªÀÁQÀS°ÀÄZÄÄ. CAXÀ G¥ÀªÉñÀEÀZÀ ¸ÀAZÀ"ÅÖZÀ°È CZÅåPÄġÀEÄÄB M¼ÀUÉÆAQÀAVÉ PÀ¤µÀ× £Á®ÄÌ ªÄÄA¢ ¸ÀZÀ¸ÀågÀÄUÀ¼À PÉÆÃgÀA EgÀvÀPÀZÄÄÝDAÉÆÃUÀZÀ G¥ÀªÉñÀEÀUÀ¼ÀÈÄB CªÀ±ÀåPÀvÉUÉ CEÄĸÁgÀªÁV £ÀQɸÀvÀPÀZÀÄÝ
- (2) G¥ÀªÉñÀEÀZÀ ¸À¨ÉUÀ¼ÀEÀÄB PÉÃAZÀ& PÀbÉÃj °ÁUÀÆ EvÀgÀ ¸ÀWÀUÀ¼À°ÄÄÄÆ ¸ÁªÀiÁEÀåªÁV ªÀÄÄAavÀªÁV ªÀÄvÀÄÛAÄÄÄPÀ®ÁV w½¸ÀĪÀ ªÀÄÆ®PÀ¥ÀW WAUÁ¼ÄÄ EÀqɸÀS°ÄÄZÄÄ.

- (2) ¸ÀPÁðj CxÀªÁ¸ÁªÀðd¤PÀ G¢ÝÉÄ £ËPÀgÀgÁVgÀĪÀ ªÀåQŴÀ¼À£ÄÄB DAÆÆÃUÀZÀ ªÀÄÄAZÉ °ÁdgÁUÀ®Ä CxÀªÁ zÁR¯ÉUÀ¼Á£ÄÄB °ÁdgÀÄ¥Àr¸À®Ä¸ÀªÄÄ£ïªÀiÁrzÀgÉ, CzÀ£ÄÄBPÀVÀðªÀåZÀ ªÉÄð £À CªÀ¢ïAÉÄAZÀÄ "Á«¸ÀvÀPÀÌZÄÄÝ
- (3) DAIÉÆÃUÀZÀ ¸ÀZÀ¸Àå PÁAIÀÄÖZÀ²ÖAIÀÄÄ °ÁUÉ °ÁGGÁUÀĪÀ
  ¸ÀAŞAZÀ¥ÀI Ö ªÀåQÜÀ½UÉ ªÉÄð ÉÀAVÉ ¸ÀAZÁAIÄÄ ªÀIÁQÀĪÀAXÀ PÉÑêÀÄÄUÀ¼ÀEÀÄB
  ¸ÄĤ²Ñ¥Àr¹PÉÆ¼Àï®Ä¸ÀÆPÀÛ«ZÁ£ÀªÀÊÄÄBQÀƦ¸ÀްÄÄZÄÄ.
- (4) ªÉÄïÉ °ÉüÀ¯ÁZÀ ¥ÀÆÀÄÁT ªÉZÀÑÀ½UÁV PÉêÀÄÄ, ªÀåQÆÄÄÄ ÅÆVÀ M¦ÐÉAÄÄ ªÉÄįÉ ªÀÁQÄĪÀ AÄÁÄÄÅÉà vÀ¤SÉ CXÀªÁ «ZÁGÀUÉAÄİ è DAÉÆÃUÀªÀÅ ¸ÀªÄÄÉÄÄ eÁj UÉÆ½¹ZÀ ¸ÀÆZÀÉÉ CXÀªÁ ÉÉÆÃM¹UÁV DAÉÆÃUÀZÀ ªÄÄÄAZÉ °ÁdgÁUÄÄAAXÀ ªÀåQÆÄÄ ¸ÀAŞAZÀZÀ° èCÉÀé¬Ä¸ÀVÀPÀZÀÝ® è
- 5 f. DAÉÆÃUÀZÀ¸À®°ÁPÁAÄÄÖ:- DAÉÆÃUÀªÀÅvÀEÀB¸ÀZÀ¸Àå PÁAÄÄÖZÀ²ÖAÄĪÀgÀ
  ªÄÄÆ®PÀ ¸À°ÉUÀ¼ÄÄ, ªÉÉAÄÄQØÀ ¸ÀA¥ÀPÀŎUÀ¼ÄÄ, "ÉÃMUÀ¼ÄÄ °ÁUÀÆ EVÄGÀ
  ¥ÀVÀÆÀĪÀ°ÁGÀUÀ¼À ªÄÄÄSÁAVÀGÀ GÁCÅ ¸ÀPÁŎGÀZÀ E¯ÁSÉUÀ¼ÄÄ/ EVÀGÀ¸ÀA¸ÉWÀ¼ÉÆA¢UÉ
  ¥ÀGÀ¸ÀġÀ ¸ÀAªÁZÀ £ÀQɸÀvÀPÀZÀÄÝ F ¸ÀAŞAZÀZÀ°è ªÀIÁ»WAÄÄÉÄÄB, ¸ÁPÀµÄÄÖ
  ªÄÄÄAavÀªÁV¸ÀAŞAZÀ¥ÀI ÖE¯ÁSÉ/¸ÀA¸ÉWÀ½UÉ PÀ¼ÄÄ»¸À°ÉĀPÄÄ.
- 5°ÉZï.gÁdå AÉÆÃŒLÁ ªÄÄAqÀ½AÉÆA¢UÉ ¥ÀgÀ¸ÀgÀ ªÀåªÀ°ÀgÀUÉ:- DAÉÆÃUÀªÀÅ, gÁdå AÉÆÃŒLÁ ªÄÄAqÀ½AÄÄÄ ¸Áܦ ¹zÀAxÀ°À ¸À«ÄWUÀ¼ÄÄ, PÁAÄÄÖ¤ªÁð°ÀPÀ ¸ÀªÄÄÆ°ÀUÀ¼ÄÄ °ÁUÀÆ EVÅgÉ ¸ÀA¸ÉWÀ¼À ¥Áæv¤zðåªÀÉÄÄB °ÉÆAZÄĪÀ ªÄÄÆ®PÀ ¸ÀÆPÀÛ°ÀAVÀUÀ¼Ä°è gÁdå ªÄÄAqÀ½AÉÆA¢UÉ ¥ÀgÀ¸ÀgÀ ªÀåªÀ°Àj¸ÀVÀPÀZÄÄÝ DAÉÆÃUÀªÄÄ C®à¸ÀASÁåvÀj UÉ ¸ÀAŞAZÀ¥ÀI Ü J Áè PÁAÄÄÖPÀÆÄÄÜÀÄÄÄ °ÁUÀÆ AÉÆÄŒLÉ °ÁUÀÆ C©æÀÈ¢Þ ªÄÄVÄÄÛ ªÀiË®åªÀiÁ¥ÀEÀZÀ «ZÆEÀUÀ½UÉ ¸ÀAŞA¢ü¹ZÀ J Áè ZÁR ÉUÀ¼À ¥ÀæVUÀ¼ÀÉÄÄBPÀ¼ÄÄ»¸À®Ä AÉÆÄŒLÁ ªÄÄAQÀ½AÄÄEÄÄBPÉÆÄQÀްÄÄZÄÄ.
- 5L. DAÉÆÃUÀZÀ ¥ÀÆÁAÄÄÖUÀ¼À ªÉÄðÆÁgÀUÉ:-DAÉÆÃUÀªÀÅ PÁ®PÁ®PÉÌC®àÀASÁåvÀjUÁV G¥ÀSA¢ÿÀ¯ÁZÀ¸ÄÄgÀPÀÆÉUÀ¼ÀÄ °ÁUÀÆ EVÀgÀ¸ÁªÀİÁŤPÀ, DYÖPÀC©&ÀÈ¢¥ÀgÀ PÀÆÄÄUÀ½UɸÀASAZÀ¥ÀIÄAvÉ VÁEÄÄ ªÉÄðÆÁGÀUÉ ªÀIÁqÀĪÀ «µÀAÄÄUÀ¼ÄÄCXÀªÁ¸ÀAUÀWUÀ¼ÄÄ ªÄÄVÄÄÜPÉÆVÀ₩À¾ÀEÄÄߤZÅÖgÀUÉ ªÀIÁqÀS°ÄÄZÄÄ.

- 5eÉ. «ªAgA ¥AmPÉUAWAÄ °ÁUAÆ ªAgA¢UAWA£AÄB UÉÆVÄAPAr¸AĪAÅZÄ:- (1) DAŒÆÃUAªAÅ ªÉÄðÆÁGÀUÉ ªÄIÁQA¨ÉÃPÁZAAXA «µAAÄÄZA ¤AÄÄAVÄÆ °ÉÆA¢GÄĪA AÄIÁªAÆÉà ¥ÁÆPÁQAªAÅ DAŒÆÃUAªAÅ CUAVAÁ¥Àr¹ZAAVÉ ªAQA¢UAWA£AÄB MZAV¸AVAPAZAÄÝ
- (2) DAÉÆÃUÀªÀ, PÁ®PÁ®PÉI C®àÀASÁåvÀjUÁV EgÀĪÀ ¸ÀÄgÀPÀÐÁ PÀÆÄÄUÀ¼À CEÀĵÁ£ÀZÀ ¥ÀÄÄÁGÀ °ÉÆA¢GÀĪÀAXÀ gÁdå ¸APÁðj E-ÁSÉUÀ¼ÀÄ, ¸ÀÜZÃAÀÄ ¸ÀA¸ÉÜÀ¼ÀÄ, ¤UÀ«ÄvÀ ¤PÁAÄÄUÀ¼ÄÄ CXÀªÁ AÄIÁªÀÅZÉà EVÀGÀ ¥ÁÆPÁGÀUÀ½AZÀ AÄIÁªÀÄZÉà ¤¢ðµÄÖ «µÀAÄÄ CXÀªÁ ¸ÀAUÀWAÄÄ ŞUÉI ªÀIÁ»W °ÁUÀÆ ZÀVÁØA±ÀªÀEÄÄB MZÀV¸À®Ä¸ÀÆZÀEÉUÀ¼ÁEÄÄB ¤ÃGÀS°ÄÄZÄÄ.
- 5PÉ. CÉÀĸÀgÀT PÀÆÀÄ:- (1) ªÉÄðZÁGÀUÉ PÁAÄÄÕªÀÉÀÄB ¥Àj UÁªÀÄPÁj AÄIÁV ªÀIÁQAĪÀ ¸À®ÄªÁV DAÉÆÃUÀªÅÅ ªÀIÁ»WAÄÄÉÄÄB ¥ÀQÉZÄÄPÉÆAQÀ VÀGÀĪÁAÄÄ °ÁUÀÆ ¤TÕAÄĪÀÉÄÄB VÉUÉZÄÄPÉÆAQÀ ªÉÄÃÉ GÀPÄÜÁ PÁAÄÄÄÖUÀ¼À CÉÄĵÁ£ÀZÀ°È UÀªÄĤ¹gÄÄAAXÀ ÉÀÆäÉÀVÉUÀ¼ÁÉÄÄB «ªÀj¹, ¸ÀASAZÀ¥ÀI Ü¥Á¢PÁGÀPÉI «µÀAÄÄUÀ¼ÁÉÄÄB ¸ÁZÅåªÁZÀµÄÄÖ ¨ÉÃUÀÉÉ W½¸À¨ÉÃPÄÄ °ÁUÀÆ CUÀVÀÄ PÀÆÄÄUÀ¼À ŞUÉÍ ¸À®°ÉAÄÄÉÄÄB ¤ÃQÀ¨ÉÃPÄÄ.
- 5J-i. F ¤AÄĪÄÄÜÄÄİè ¤¢ðµÀ¥Ar¹®æÄ «µÀAÄÄÜÄÄÄ ŞUÉÎ wêÄIÁðEÄ:- F ¤AÄĪÄÄÜÄÄİè AÄIÁªÄŽÉà G¥ÄŞAZÀªÀÉÄÄß PÀ°à À¢QÄĪÄAXÀ «µÀAÄÄPÉÎ ¸ÀAŞA¢ï¹ ZÀAVÉ ¥ÄæÉBAÄÄÄ GZÄ㫹ZÀGÉ, ¸ÀPÁðgÀZÀ wêÄIÁðEŪÉà CAwªÄĪÁVgÀVÀPÄZÄÄÝ
- 5JªÀii. ªÀiË®åªÀiÁ¥ÀEÀ ªÀÄvÀÄÛCZÀåAÄÄEÀUÀ¾Ä:- (1) DAÉÆÃUÀªÀ, F¸ÀAŞAZÀZÀ°è°ÉÆGÀ™¸À¯ÁZÀ ¤tðAÄÄÜÀ¾À ªÄÄÆ®PÀ gÁdåZÀ°è C®à¸ÀASÁåvÀgÀ CEÀÄPÀÆ®PÁVAÄÁAÄÉêÀiÉ®åªÀiÁ¥ÀEÀ°ÁUÀÆ CZÀÄAÄÄÉAUÀ¾AEÀÄß PÉFUÉÆ¼ÄS°ÀÄZÄÄ.
- (2) CAXÀ ¥ÀWAÉÆAZÀÄ ªÀIË®åªÀIÁ¥ÀEÀ °ÁUÀÆ CZÅÄAÄÄEÀUÀ¼À VÀGÀĪÁAÄÄ ªÀGÀ¢AÉÆAZÀEÄÄB DAÉÆÄUÀZÀ ªÀÄÄAZÉ ªÄÄAr¸ÀVÀPÀZÀÄÝ °ÁUÀÆ DAÉÆÄUÀªÅÅ VÁEÄÄ ¸ÀÆPÀÐÉAZÀÄ ¨XÁ«¸ÀްÀÄZÁZÀAXÀ PÀÆÀĪÀEÀÄB PÉEUÉÆ¼ÀIްÀÄZÀÄ CXÀªÁ VÀEÀB ²¥ÁGÀ¹ EÉÆA¢UÉ CZÅåAÄÄEÀZÀ ªÀGÀ¢AÄÄ ¥ÀWAÄÄEÀÄB ¸ÀÆPÀÛ PÀÆÄÄPÁW ¸ÀPÁÕGÀPÉI PÀ¼ÄÄ»¸ÀްÄÄZÄÄ.]¹
  - 1. 2017gÀ ¤AÄÄäÄÄÜÄÄÄ ¸ÀASÉå: JAQÀSÆ®P 229 J¨ïJAJ¨ï 2016, ¨ÉAÜÄÄÆGÄÄ

    \*\*ÄÄÆ®PÀ ¢EÁAPÀ: 10.07.2017 gÀAZÄÄ ¸ÉÃj ¸À¯ÁVZÉ.
- 6. Dqà½vÁvÀPÀ ªÀÄvÀÄÛ °ÀTPÁ¹£À C¢PÁgÀUÀ¼Ä:-¸ÀPÁðgÀªÀÅ PÁ®PÁ®PÉl¸ÀTÚ E¯ÁSÁ ªÀÄÄRå¸ÀÜ UÉ ¥ÀÆÁåAÉÆÃŤ¸ÀĪÀ DqÀ½vÁvÁäPÀ ªÀÄvÀÄÛ °ÀTPÁ¹£À C¢PÁgÀUÀ¼À£ÉRà PÁAÄÄðzÀ²ðAÄÄÄ °ÉÆA¢gÀvÀPÀZÄÄÝ
- 7. ŞeÉmi', "ÉPÂUÀVÀÄ ªÄÄVÄÄÜ"ÉPÄÌ¥Äj ±ÉÆÃZÀEÉ:- (1) DAÉÆÃUÀZÀ ŞEÉI £ÄÄß »A¢£À ªÄµÀŎZÀ £ÀªÉAŞgi' 3OPÊl ªÉÆZÀ®Ä VÀAÄIÁj ¸ÀVÀPÀZÀÄÝ ªÄÄVÄÄÜ¥ÀæV ªÄµÀŌZÀ r¸ÉAŞgi' ªÉÆZÀ® ªÁgÀZÀ°ÈC£ÄĪÉÆÃZÀEÉUÁV ¸ÀPÁŌgÀPÉI¢É¥ÀæVÄÄİè¸À°è¸ÀVÀPÀZÄÄÝ

- (2) ŞeÉmi CEÀÄZÁEÀUÀ¼À ¹ÃPÀÈWUÉ ¸ÀAŞAZÀ¥ÀIÖ ÉPÀ¥ÀVÀMÀ¼À «ªÀgÀ
  ¥ÀMÜÀ¼ÁEÀÄB ªÄÄVÄÄÜ¥Àm °ÀTPÁ¸ÀÄ ªÀµÀÕPÉI¸ÀAŞAZÀ¥AIÄAVÉ ŞEÉMI CEÄÄZÁEÀUÀ¼À
  ¸ÀAŞAZÀZÀ°È DZÀ ªÉZÀÑZÀ ÉPÀÜÁ¼À «ªÀgÀ ¥ÀMÜÀ¼ÁEÄÄB ªÄÄVÄÄÜ DAÆÆÃUÀZÀ J ÉPÀÜÁ¼À «ªÀgÀ ¥ÀMÜÀ¼ÁEÄÄB ªÄÄVÄÄÜ DAÆÆÃUÀZÀ J ÁÈ ÉPÄÌ
  ¥ÀVÀMÀļÆÄÄB PÀEÁÕI PÀ DYÕPÀ ¸ÀA»VÉUÀEÄĸÁgÀªÁV ªÄÄVÄÄÜ PÁ®PÁ®PÉI¸ÀPÁÕgÀªÄÅ
  ¤ÃrzÀ¸ÀÆZÀEÉUĽUÀEÄĸÁqÀªÁV ¤ªÀð»¸ÀVÀPÄZÄÄÝ
- (3) DAÉÆÃUÀZÀ ªÁ¶ÕPÀ °ÀTPÁ¸ÀÄ ¯ÉPÀÙÀ¼ÀÄ ªÄÄVÀÄÜ ¯ÉPÀÌ ¥Àj ±ÉÆÃZÀEÁ ªÀgÀ¢UÀ¼ÀEÀÄBªÀİÁ¯ÉĀR¥Á®j UɸÀ°èÀVÀPÀÈÄÄÝ
- (4) DAÉÆÃUÀZÀ ÉPÀÌ ¥ÀVÀBÀ¼À£ÀÄB ªÀİÁÉÃR¥Á®jAZÀ ¥ÀBAVªÀµÀð ÉPÀÌ ¥Àj±ÉÆÃZÀ£É ªÀIÁŗ¸ÀVÀPÀZÀÄÝ
- (5) DAÉÆÃUÀªÀÅ, ¸ÀPÁÒGÀZÀ ¥ÀƪÁÒEÀĪÉÆÃZÀEÉAÆÆÃA¢UÉ MSå ZÁI Òqï Ò CPËAMÉAI £ÀÄB-ÉPÀI¥Àj ±ÉÆÃZÀPÀ£ÀEÁBV £ÉêÀÄPÀ ªÀIÁQÀVÀPÀZÀÄÝ
- (6) DAÉÆÃUÀZÀ ªÁ¶ÕPÀ ªÀgÀ¢UÀ¼À£ÀÄB 15£Éà ¥ÀÆÀgÀtZÀ CrAÄİÈ CUÀVÀå¥Àr¸À-ÁZÀAVÉ «ZÁ£ÀªÀÄAQÀ®¢AZÀ G¨ÀAÄÄ ¸ÀZÀ£ÀUÀ¼À ªÀÄÄAZÉ ªÀÄAr¸ÀĪÀÆÀPÁV ¸ÀPÁðgÀPÉ̸À°ÈÀVÀPÀÆÀÄÝ
- (7) ¸ÀPÁÒgÀªÅ, DAŒÆÃUÀZÀ «±ÉõÀ CXÀªÁ ¸ÁªÀIÁ£Àå ¯ÉPÀÌ ¥Àj ±ÉÆÃZÀEÉ ÉÀQɸÀĪÀ CªÀ±ÀåPÀVÉ EZÉ JAZÄÄ C©¥ÁÆÄÄÄ¥ÀI ÖÉ, CZÄÄ DAŒÆÃUÀZÀ «±ÉõÀ CXÀªÁ ¸ÁªÀIÁ£Àå ¯ÉPÀÌ¥Àj ±ÉÆÃZÀEÉ ÉÀQɸÀĪÀÅZÀPÁN DZÉò¸ÀްÄÄZÄÄ.
- (8) ªÁ¶ðPÀ ªÀgÀ¢:- DAÉÆÃUÀªÀÅ »A¢EÀ ªÀµÀðPÉÌ ¸ÀAŞA¢ü¹zÀ CzÀgÀ PÁAÄÄÖZÀI ĪÀmPÉUÀ¼À ¸ÀA¥ÀÆt𠫪ÀgÀUÀ¼À£ÄÄB ¤Ãr, D ºÀtPÁ¸ÀÄ ªÀµÀðZÀ ªÄÄÄPÁÍAÄÄZÀ ªÄÄÆgÄÄ WAUÀ¼À M¼ÀUÉ ªÁ¶ðPÀ ªÀgÀ¢AÉÆAZÀ£ÄÄB VÀAÄÍÁj ¸ÀVÀPÀÌZÄÄݪÄÄVÄÄÜ CZÀ£ÄÄB ¸ÀPÁðgÀPÉIPÀ¼ÄÄ» ¸ÀVÀPÀÌZÄÄÝ

PÀEÁÕI PÀ gÁdå¥Á®gÀ DzÉñÁEÀÄ ÁgÀªÀÄvÄÄÛ CªÀgÀ °É Âj £À° è

¸À»/-(1.JA. °ÀÆUÁgÀ) ¸ÀPÁðgÀZÀ C¢ÃEÀ PÁAÄÄÖZÀ²ð 1 ŞÃ¢ ªÀÄVÄÄÜDQÀ½vÀ ¸ÀÄZXÁgÀUÁ E^ÁSÉ (gÁdQÃAÄÄ «±ÁÆW ªÉÃVÀEÀ)

#### PÀEÁÕI PÀ gÁdå C®àÀASÁåvÀgÀ DAÉÆÃUÀ E˻ÄÄÆEÉ-I

aÄÄÆ®¸ÀAUÀWUÀ¼ÄÄ/¸ÁPÄæ¸ÀAUÀæÀuÉUÁV £ÉÆÃmøÄÄ (5J ¤AÄÄäÄÄZÀ (3)£Éà G¥À-¤AÄÄäÄÄäÀÈÄÄß £ÉÆÃr)

UE,
F EÉÆÃn¹EÉÆA¢UÉ ®UÀWŲÀ¯ÁzÀ ¢£ÁAPÀ gÀAzÀ
gà°è°ÁdgÁV²À¶ðPÉAÄÄ CrAÄİèªÀÈvÀÛ¥Àwæ
aÁvÉðUÁ½AZÁ PÁEÁðÍ PÁ gÁdá C®áÁASÁávÁgÁ DAÉÆÃUÁAÁ CFÓ/ ¦iAÁIÁÓZÁÄ
aAiÁ»wAiAä£AÄB 1ÃPAj 1gAäaAİzAj AzA aAävAÄÜ DAI£ÆÃUAAA, C¢¤AiAäaAäzA aÉÄÃgÉU
¥ÀæÀvÀ®ÁZÀ C¢PÁgÀUÀ¼Á£ÄĸÁgÀªÁV F «µÀAÄÄZÀ ŞUÉÎ vÀ¤SÉ/ «ZÁgÀUÉ ªÀIÁqÀ®A
wêÀiÁð¤¹gÀäªÀİzÀj AzÀ, F EÉÆÃnøÀEÀÄB CAZÉ ªÀÄÆ®PÀ CxÀªÁ RÄZÁÍV CxÀªÁ
EvAgA AAIÁªAÁZÉà "AA¥APAÐ "ÁZÁGEAZA ªAÄÆ®PA ¹ÃPAj ¹ZÀ 15 ¢GAUA¼A M¼AUÁ\
D¥ÁzÀEÉUÀ¼ÄÄ/ «µÀAÄÄÜÀ¾À ¸ÀAŞAZÀZÀ° è PÉÊUÉÆAQÀ PÀÆÄÄZÀ ŞUÉÎ ¸ÀAUÀWUÀ¼ÄÄ ªÄÄVÀ
aAiÁ»wAAAEAABPÉYAUɸA» aAiÁrzAaAj UɸA°èA®A FaAAÆ®PA ¤zÉÃð2¸A^ÁVzÉ.
¤UÁÇ¥Ár¹zÁ CªÁÇIAÉÆYÁUÉ DAÉÆÃUÁPÉÍ ¤«ÄäAzÁ GvÁGÁ SGÁÇZ
¸ÀAZÀ¨ÀŎZÀ° È DAÉÆÃUÀªÀÅ, PÀEÁŎI PÀ gÁdå C®à¸ÀASÁåvÀgÀ DAÉÆÃUÀ C⊄¤AÄÄäaÄäÄ
(2016gà wzàä¥àr) zà aÉäãgéué và£àué ¥àæàvàðÁzà 1 « i £ÁåAiàiÁ®Aiàäz
C¢PÁgÀUÀ¼À£AÄB ZÀ-Á¬Ä¸À§°ÀÄZÀÄ ªÀÄvÀÄÛ DAŒÆÃUÀZÀ ªÄÄÄAZÉ RÄZÁW CxÀªÁ
¥Àæv¤¢ïAìÄÄ ªÀÄÆ®PÀ °ÁdgÁUÀ®Ä ¤ªÀÄUÉ ¸ÀªÄÄÉïì ¤ÃqÀ¯ÁVzÉ JAzÀ
w½zÀÄPÉÆ¼Äï ÉÃPÄÄ.
¢£ÁAPÀ:

PÁAÀÄÖzÀ2Õ/ C¢PÀÈvÀUÉÆ½½zÀ C¢PÁj PÀEÁÕI PÀ gÁdå C $^{\mathbb{R}}$ ÀASÁåvÀgÀ DAÉÆÃUÀ.

## PÀEÁÐI PÀ gÁdå C®àÀASÁåvÀgÀ DAÉÆÃUÀ E˻ÀÄÆEÉ-II

#### «ZÁgÀuÉ EÉÆÃnøÀÄ

(5 ½ × AÀĪÀÄZÀ (2)£Éà G¥À-×AÀĪÀĪÀÉÀÄB £ÉÆÃ°)

¥ÀÆÀgÀt¸ÀASÉå:
UÉ:
¤ÃªÀÅ F DAÆÆÃUÀZÀ°èZÁR°¹ZÀ ªÄÄVÄÄÜEÉÆÃAZÁ¬Ä¹ZÀ ZÀÆgÀÄ ¢EÁAPÀ:
£ÀÄB ¥Àj²Ã®£É/ «ZÁgÀuÉUÁV
DAÉÆÃUÁZÁ ªÁÄÄAZÉ ¥ÁÆÁÄGÁ¥Ár¸ÁÓVZÉAÉÄAZÁÄ W½ZÁÄPÉÆ¼ÄĪÁÁZÁÄ. F PɼÁUÉ
¤¢iðµÀ¥Ar¹zÀ¸ÀWÁZÀ°èªÄÄvÄÄÛ¸ÀªÄÄAÄÄZÀ°è°ÁdgÁUÁ¨ÉÃPÉAZÄÄ F ªÄÄÆ®PÀ ¤ªÄÄUÉ
$xz$ ÉÃ $\delta^2$ , $\lambda^-$ Á $Vz$ É. $x$ Ã $^a$ ÀÅ RÄ $z$ Á $V$ CxÀ $^a$ Á C¢ $^a$ AðAÍÁ t $^a$ ÀÀ $x$ A $x$ A $x$ A $x$ A $x$ A $x$ A $x$ A $x$ A $x$ A $x$ A
°ÁdgÁUÀ\$°AÄZÀÄ.¤ªÄÄä zÀÆj £À ¸ÀªÄÄxÀð£ÉUÁV ¸ÁPÀ®áªÀ£ÄÄB°ÁdgÀÄ¥Àr¸À®Ä ªÀÄvÀÄÍ
CzÁgÁ "ÀªÁÄXÁÐEÉUÁV zÁ"ÁÐEÁFEÁ "ÁPÁÐÁªÁEÁÄB °ÁdgÁÄ¥Ár"ÁĪÁÁZÁPÉI "Á°Á ¤ÃªÁÁ
°ÀPÀļÀPÀgÁV¢Ãj .¤ÃªÀÅ DAÉÆÃUÀªÀÅ AÀÁÁªÀÅZÉà ¸ÁQÆÀÄÄEAÄ߸ÀªÀÄEïìªÀIÁqÀ¨ÉÃPÉAZÀÄ
ŞAİRİ 1 zA° è «ZÁGAUÁ ¢EÁAPAPÉI ÁPAHAÄÖ ARAAVAA VA ÁQUAKA °É AGARA
<sup>a</sup> AävAä0«¼Á¸AzA¥A <b>nä</b> Aää£Aäß <b>daé</b> Æãuapéi MzaV¸A··Éãpaä.

«ZÁgÀUÉAIÀÄ ¢£ÁAPÀ:

«ZÁgÀuÉAÄÄ ¸ÀªÀÄAÄÄ ªÀÄvÀÄÛ¸ÀÄA:

PÁAÄÄÖZIJÕ PÄEÁÕI PÄ gÁdå C®àÄASÁåvÄgÄ DAÉÆÃUÄ.

### PÀEÁÕI PÀ gÁdå C®àÀASÁåvÀgÀ DAÉÆÃUÀ E˻ÀÄÆEÉ-III

#### , Áª Àð d¤ PÀ £ÉÆÃ nÃ, ÀÄ

(5<sup>1</sup> ¤AÀÄaÀÄZÀ (2)£Éà G¥À-¤AÀÄaÄÄÄÄÄÉÀÄß £ÉÆÃr)

¥ AXEAGA T	³WA2Fg:							
UÉ:								
	D <b>Aİ</b> ÉÆÃUÀªÀÅ	zÀÆgÀ£À	Äß 1ÃPÀj	¹gÀĪÀÅzÀj <i>A</i>	λzÀ	<sup>a</sup> ÀÄvÀÄÛ	EzÀf	ÀÄ
ערואוו) מ	Ä 17À	ÀÏKÀZÀ° è	aàävàäĤ	<u>λαλαΔίλα</u> σλο	ì ή	η Δif Æ ÃΙΙÀª	a <u>À</u> L	"

DAÉÆÃUÀªÅÅ ZÀÆĠÀÉÀÄB ¹ÃPÀj ¹gÀĪÀÅZÀj AZÀ ªÄÄVÀÄÜ EZÀÉÄÄB PɼÀÜÉ ¤¢iÕµÀ\ÉÀT¹ZÀ ¸À®ÀZÀ°è ªÄÄVÀÄÜ ¸ÀªÄÄAÄÄÄZÀ°è DAÉÆÃUÀªÅÅ «ZÁĠÀUÉÜÉ VÉUÉZÀÄPÉÆA mgÄĪÀÅZÀj AZÀ;¸ÀZÀj ZÀÆj UÉ ¸ÀAŞA¢ü¹ZÀAVÉ, AÄİÁªÀÅZÁZÀGÀÆ DPÉÄ¥ÀUÉUÀ¼ÄÄ EZÀÝJÉ ¤ÃqÄĪÀAVÉ F ¸ÁªÀÕd¤PÀ ÉÉÆÃmøÀÉÄÄB ¤ÃqÀ¯ÁVZÉ.DPÉÄ¥ÀUÉUÀ¼ÀÉÄÄB¸À°èÀ®Ä ŞAÄĸÄĪÀ AÄİÁGÉà ªÄåQØÄÄÄÄ «ZÁĠÀUÉAÄÄ ¢ÉÁAPÀPÉI ¸ÁPÀµÄÄÖ ªÄÄÄAZÉ °TVÀZÀ°è ¸À°èÀްÄÄZÄÄ.CAXÀ J¯Áè °TVÀ DPÉÄ¥ÀUÉUÀ¼ÀÉÄÄB......¥ÀœVUÀ¼A°è¸À°èÀVÀPÀÌZÄÄŸ

- 1). ¦ ¡AÀİÁÕZÀÄZÁgÀEÀ °É¸ ÀgÀÄ ªÀÄVÀÄÛ«¼Á¸ À:
- 2). «ZÁgÀuÉAÄÄ ¢EÁAPÀ ªÄÄvÄÄ۸ÀªÄÄAÄÄÄ:
- 3). «ZÁgÀuÉAÄĸÀÄÄ
- 4). ¦ÄÄÄÁÁÖZÄÄZÁGÀÉÄÄ PÉÆÃj ZÄ¥Äj°ÁGÄ:

DPÉÑYÀUÉUÀWÀEÀÄB RÄZÁW CXÀªÁ C¢PÀÈVÀ YÀBUV ¤¢ïAÀÄ ªÀÄÆ®PÀ ¸À° è ÀS°ÀÄZÀÄ.

PÁAÄÄÖZÀ²Õ PÀEÁÕI PÀ gÁdå C®à ÀASÁåvÀgÀ DAŒÆÃUÀ.

# PÀEÁÐI PÀ gÁdå C®àÀASÁåvÀgÀ DAÉÆÃUÀ E˻ÀÄÆEÉ-IV ¸ÀªÄÄEïUÀXÄÄ

(5<sup>1</sup> ¤AÀÄ<sup>a</sup>ÄÄZÀ (2)£Éà G¥À-¤AÀÄ<sup>a</sup>ÀÄÄAÉÄÄB £ÉÆÃr)

¥ÀRÀGÀT GÉÃR:
UÉ:
DAÉÆÃUÀªÀÁ VÀEÀUÉ ¥ÀæÀVÀÐÁZÀ C¢PÁgÀUÀ¼À CEÀĸÁgÀ ªÉÄÃ¯É G¯ÉÄT¸À¯ÁZÀ  ¥ÀÆÀgÀ tzà ¸ÀASÉåUÉ ¸ÀASA¢ü¹zÀ «µÀAÄÄZÀ PÄÄj VÄÄ VÀ¤SÉ ªÀIÁQÀĪÀÆÀPÉ WêÀIÁÕ¤¹gÄĪÀÆÀj AZÀ;
PÁ£ÀÆ£ÀÄŞZÀÞ«£Á¬ÄW E®ŒÉà F DZÉñÀªÀ£ÀÄB¥Á°¸À®Ä ¤ÃªÀÅ VÀ¦æÀÝè蹫¬ï ¥À��ÆÀÄÁ¸ÀA»vÉ, 1908 gà £Éà PÀæÀÄÁAPÀZÀ 12£Éà ¤AÄĪÀÄZÀ°è°ÉüÀ¯ÁZÀUÉgÀİÁdgÁWAÄÄ¥Àj uÁªÀÄUÀ½UÉ ¤ªÀÄä£AÄBUÀÄj ¥Ar¸À¯ÁUÀÄVÀÆÉ.
gàAzàä 1 « ¯ ï £ÁåAiàiÁ®AiàäUà¾à C¢PÁqàUà¼à£àäB Zà¯Á¬Ä¹, Pà£ÁðI Pà qÁdå C®à àASÁåvàqà DA£ÆÃUàªàå và£ài
¸ÀPÀ¸ÁPÀġÀ ªÀÄVÀÄ󻃮°ÀgÀÄ ªÄÄÆ®PÀ °ÉÆgÀr ï zÉ. ªÉưÀnÀÄ

PÁAÀÄÖZÀZÖ PÀEÁŎI PÀ gÁdå C®àÀASÁåvÀgÀ DAÉÆÃUÀ.

# PÀEÁŎI PÀ gÁdå C®àÀASÁåvÀgÀ DAÉÆÃUÀ E˻ÄÄÆEÉ-V ªÁgÀAI ÄUÀ¼ÄÄ (5EÉà ¤AÄĪÄÄZÀ (2)EÉÄ G¥À-¤AÄĪÄÄÄÄÈÄÄß EÉÆÃՐ)

Ut:
"A'A A A A A A A A A A A A A A A A A A A

PÁANAÖZÁZŐ PÁEÁÖI PÁ gÁCIÁ C®à ÁASÁÁVÁGÁ DAÆÆÃUÁ

PÀEÁÕI PÀ gÁCIª¥Á®gÀ DZÉñÁ£ÀĸÁgÀ ªÀÄvÀÄÜCªÀgÀ °É¸Àj £À° È

CPAA "ÁµÀ ¸ÀPÁðgÀZÀ C¢ÃEÀ PÁAÄÄÖZÀZÕ, C®à¸ÀASÁåvÀgÀ PÀ-Áåt, °Àeï aÄÄvÄÄܪÀPïáE-ÁSÉ

2017gÀ ¤AĤĪÀÄUÀ¼À £ÀªÄÆ£ÉI j AZÀ VgÀ ªÀgÉUÉ, ÀASÉå: JAqÀSÆ®r 229 J¨ïJAJ¨ï 2016 ªÄÄÆ®PÀ ¢£ÁAPÀ: 10.07.2017 gÀAZÀÄ 'ÉÃj 'À¯ÁVZÉ.