Baba B.R. Ambedkar’s Constitution Of India Had A Big Flaw That When CPI Of India Would Fall (50% Or Below), Who Would Rule The India Or Globe. By Virtue Geeta Ch 4/Vs 7 & 8 It Is Almighty God Lord Natraz BBB (Allah) Who Teleported On 22 23 Dec 1949 In Middle Gummed Of Babri Mosque Should Be King Of India Or Globe. This Made Constitution Of India / World Erroneous And Fake (Adharma). Hence Discarded Before 26th Jan 1950 By Mahakal Lalla Virajman Ayodhya.

Abstract

Baba B.R. Ambedkar was Hindu had lack of foresightedness and his spiritual consciousness and general knowledge at that time at that age was weak when he made constitution of India that came in force on Republic day 26th Jan 1950 after Almighty God Lord Natraz did teleport on 22 23 Dec 1949 as Balak Idol Avatar in Middle Gummed of Babri Mosque.

Why did Mahatma Bharat leave Kingship of Ayodhaya? The reason is simple that he did know that it was Adharma to become King before Almighty Lord Ram. It was his sanskar or vision (Dharam) that led him to do so. But in Kalyug by virtue of Geeta Ch 4/Vs 7 and 8, despite Lord Natraz BBB teleported on 22 23 Dec 1949 as Balak Idol Avatar as Allah Hu Akbar witnessed by Abdul Barkat Ali, Constitution of India made by Baba Ambedkar did not consider Him (Dharma) to make King of India or Globe rather than he modified constitution (Adharma) and made President of India as king (Fake constitution (Adharma) started working on 26 Jan 1950) a discipline against what Mahatma Bharat had formed in Treta yug (Dharama). Since then a fake scenario of Democratic way of rule (Adharma) started in India from 1951 by making a electoral government every five year and its Ruler are Fake (Adharma) PMs since then. Hence since 1951 all elected Presidents and Prime Ministers are Fake Rulers of India and Globe (Adharma). (Annexure 1)

Chapter 4, Verse 7

Whenever and wherever there is a decline in religious practice, O descendant of Bharata, and a predominant rise of irreligion—at that time I descend Myself.

Chapter 4, Verse 8

In order to deliver the pious and to annihilate the miscreants, as well as to reestablish the principles of religion, I advent Myself millennium after millennium.

Keywords Basic Building Blocks, Atomic Genetics, Atomic Transcription and Translation, Tachyons, Atomic Genetic Engineering, Hoyle-Narlikar universe,
Introduction [1]

The Corruption Perceptions Index (CPI) is an index published annually by Berlin-based Transparency International since 1995 which ranks countries "by their perceived levels of public sector corruption, as determined by expert assessments and opinion surveys." The CPI generally defines corruption as an "abuse of entrusted power for private gain". Critics consider the CPI biased. The 2020 CPI, published in January of 2021, currently ranks 180 countries "on a scale from 100 (very clean) to 0 (highly corrupt)" based on the situation between May 2019 and May 2020. In the list, Denmark, Finland, New Zealand, Sweden, Singapore and Switzerland are perceived as the top 6 least corrupt nations in the world, ranking consistently high among international financial transparency, while the most perceived corrupt country in the world is Somalia, scoring 8–10 out of 100 since 2012. South Sudan is also perceived as one of the most corrupt countries in the world due to constant social and economic crises, ranking an average score of 13 out of 100 in 2018.

Methods[edit]

Transparency International commissioned the University of Passau's Johann Graf Lambsdorff to produce the CPI. The 2012 CPI takes into account 16 different surveys and assessments from 12 different institutions. The 13 surveys/assessments are either business people opinion surveys or performance assessments from a group of analysts. Early CPIs used public opinion surveys.

- African Development Bank (based in Ivory Coast)
- Bertelsmann Foundation (based in Germany)
- Economist Intelligence Unit (based in the UK)
- Freedom House (based in the US)
- Global Insight (based in US)
- International Institute for Management Development (based in Switzerland)
- Political and Economic Risk Consultancy (based in Hong Kong)
- The PRS Group, Inc., (based in Hong Kong)
- World Economic Forum
- World Bank
- World Justice Project (based in US)
Countries need to be evaluated by at least three sources to appear in the CPI.\[11\] The CPI measures perception of corruption due to the difficulty of measuring absolute levels of corruption.\[13\]

Validity[edit]

A study published in 2012 found a "very strong significant correlation" between the Corruption Perceptions Index and two other proxies for corruption: black market activity and an overabundance of regulation.\[14\]

All three metrics also had a highly significant correlation with real gross domestic product per capita (RGDP/Cap); the Corruption Perceptions Index correlation with RGDP/Cap was the strongest, explaining over three fourths of the variance.\[14\] (Note that a lower on this scale reflects greater corruption, so that countries with higher RGDPs generally had less corruption.)

Economic implications[edit]

Research papers published in 2007 and 2008 examined the economic consequences of corruption perception, as defined by the CPI. The researchers found a correlation between a higher CPI and higher long-term economic growth,\[15\] as well as an increase in GDP growth of 1.7% for every unit increase in a country's CPI score.\[16\] Also shown was a power-law dependence linking higher CPI score to higher rates of foreign investment in a country.

Rankings[edit]

Legend:

<table>
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<th>Scores</th>
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2012–2020

Criticism and limitations[edit]

The Index has been criticized on the basis of its methodology.\[20\]

According to political scientist Dan Hough, three flaws in the Index include:\[30\]

- Corruption is too complex a concept to be captured by a single score. For instance, the nature of corruption in rural Kansas will be different from that in the city administration of New York, yet the Index measures them in the same way.
- By measuring perceptions of corruption, as opposed to corruption itself, the Index may simply be reinforcing existing stereotypes and cliches.
- The Index only measures public sector corruption, ignoring the private sector. This, for instance, means the well-publicized Libor scandal or the VW emissions scandal are not counted as corrupt actions.

Media outlets frequently use the raw numbers as a yardstick for government performance, without clarifying what the numbers mean. The local Transparency International chapter in Bangladesh disowned the index results after a change in methodology caused the country's scores to increase; media reported it as an "improvement".\[11\]

In a 2013 article in Foreign Policy, Alex Cobham suggested that CPI should be dropped for the good of Transparency International. It argues that the CPI embeds a powerful and misleading elite bias in popular perceptions of corruption, potentially contributing to a vicious cycle and at the same time incentivizing inappropriate policy responses. Cobham writes, "the index corrupts perceptions to the extent that it’s hard to see a justification for its continuing publication."\[12\]

However, recent econometric analyses that have exploited the existence of natural experiments on the level of corruption and compared the CPI with other subjective indicators have found that, while not perfect, the CPI is argued to be broadly consistent with one-dimensional measures of corruption.\[13\]

In the United States, many lawyers advise international businesses to consult the CPI when attempting to measure the risk of Foreign Corrupt Practices Act violations in different nations. This practice has been criticized by the Minnesota Journal of International Law, which wrote that since the CPI may be subject to perceptual biases it therefore should not be considered by lawyers to be a measure of actual national corruption risk.\[14\]

Transparency International also publishes the Global Corruption Barometer, which ranks countries by corruption levels using direct surveys instead of perceived expert opinions, which has been under criticism for substantial bias from the powerful elite.\[21\]

Transparency International has warned that a country with a clean CPI score may still be linked to corruption internationally. For example, while Sweden had the 3rd best CPI score in 2015, one of its state-owned companies, TeliaSonera, was facing allegations of bribery in Uzbekistan.\[15\]
Khuda Ki Gavahi with Affidavit [97]

Lord Ram Returns As Ram Lalla Virajman In 1554 In River Saryu, His Second Birth Place Now As Raja Ram Denied His Claim On His First Birth Place As Title Suit Rather He Left Ayodhaya Forever Now Resides In Orchha MP. A Fake Ram Lalla Virajman With His Friend As Petitioner 1 Not Only Did Claim His Title Suit In O.O.Suit No 5 (Regular Suit No.236 of 1989) But Also Spoke Lie And Misguided Court And Denied As Regard Allah’s Possession Means Mahakal Lalla Virajman In Mosque Since 22 -23 Dec 1949 As Balak Idol Avatar. That Made Both HC Judgment 30 Sept 2010 and SC Judgment 9.11.2019 Erroneous And Spurious. Means Janmasthan Of Lord Ram ( Conclusion Page 1045) Is A Part Of Conspiracy Since Shifting Of Fake Ram’s Balak Idol Hence Discarded By ACJ In Curative Petition on 13.3.21.

Dr V M Das
Das Nursing Home, Fatehgarh, India
University Of God
dasvjaymohan3@gmail.com

In 1856 No Ram Chabutra was there. In 1857 Charan Paduka with Thakur Ji (Krishna) also established
- Miracle 7 Lord Natraz Teleported (Miracle 1) Not Lord Ram (Puppet)
Hence it is Birthsthan of Mahakal or CREATOR not Lord Ram or Creation (Puppets)
Bhagwan Ka Prakatya, Teleportation Phenomenon by Quantum Entanglement
on 22 23 Dec 1949. When Adharma Exceed on Earth Bhagwan Used to take Avatar
Reference Gita 4/7 and 8

Lord of Universe Lord Natraz BBB only as Mahakal Lalla Virajman or Allaha Ho Akbar BBB

Kalki Avatar
Kalki Avatar to protect All from ADHARMA
That Honorable Justice Dharamveer Sharma J HC Lucknow bench did mention that dated R.S. No 236/1989 on page 14 to 16 that plaintiffs did claim that it could not be Mosque and they submitted a to g points in its favor. But in the last but not the least page 16 plaintiffs did claim that “Neither ALLAH nor any person on his behalf had any possession over any part of the premises at any time whatsoever, not to speak of any adverse possession.” This claim of plaintiffs is erroneous. Annexure 1A Allaha being defendant in this context [85] But His statements have not been recorded.

Answer to this claim of plaintiffs is “No “ Means Allah Did possess Middles part of Gummed of Babri Mosque since 22 23 Dec 1949 till today Truth told By Allaha Himself as Mahakal lalla virajman as Balak Idol Avatar . Allaha being defendant in this context [85] Does Court want to know Eternal and Infinite Form of Lord Natraz Or Allaha or Mahakal lalla Virajman [26] Who occupied possession in middle gummed of Babri Mosque on 22 23 Dec 1949 [85] Annexure 1B
That Justice (Judgment delivered by) Hon'ble Dharam Veer Sharma, J dated R.S. No 236/1989 - Plaintiffs were not informed by a truth that on 22-23 Dec 1949 Allha or Almighty God or Lord Natraz BBB [85] [Annexure 5] had occupied or possessed the disputed place by virtue of Teleportation and oscillation property of God particles as Balak Idol Avatar named Mahakaal Lalla Virajman in Middle Gummed of Babri Mosque [85]. This event is witnessed by Constable on duty Abdul Barkat Ali after 1.30 AM on 23 Dec 1949 [85]. Annexure 2 A The Guard’s Testimony dated 23 Dec 1949. Allaha being defendant in this context [85] But His statements have not been recorded.

He [Abul Barkat] was on duty at the Police Outpost Rama Janma Bhumi on the night between December 22nd and 23rd, 1949. While on duty that night, he saw afl ash of Divine Light inside the Babri Masjid. Gradually that light became golden and in that he saw the figure of a very beautiful godlike child of four or five years the like of which he had never before seen in his life. The sight sent him into a trance, and when he recovered his senses he found that the lock on the main gate (of the mosque) was lying broken and a huge crowd of Hindus had entered the building and were performing the aarti of the Idol placed on a Singhasan and reciting: Bhaye prakat kripala Deen Dayala [God has manifested himself]. Annexure 2B Allaha being defendant in this context [85] But His statements have not been recorded.
This Guard’s Testimony dated 23 Dec 1949 did not find in Gist of Finding High Court Judgment dated 30 Sept 2010 In the High Court of Judicature at Allahabad (Lucknow Bench) By Hon’ble S.U. Khan, J -Page 283 Para 12 – That makes judgment erroneous. Annexure 3. Allaha being defendant in this context [85] But His statements have not been recorded. Annxure 3 Allaha being defendant in this context [85] But His statements have not been recorded.
(v) On the night between 22-23 December 1949, Hindu idols were summarily placed inside Babri Masjid by a group of 50-60 persons. An FIR was lodged, complaining of the installation of idols inside the inner courtyard of the disputed site. The FIR, complaining of offences under Sections 147, 295, 448 of the Indian Penal Code was lodged at 7:00 pm on 23 December 1949 by Ram Deo Dubey, Sub-Inspector in charge. The FIR recorded that on information received from Maqsood, Constable No. 7, the complainant had arrived at the disputed site at 7:00 am and learned that a crowd of 50 or 60 persons had broken the locks placed on the compound of the mosque and had placed the idols inside, besides inscribing the names of Hindu deities on the walls. Thereafter, 3500 people had gathered to perform Kirtan. It was alleged that Abhay Ram Das, Ram Shukul Das, Sheo Dass, Ram Dass and about 50 or 60 persons had committed an act of trespass by entering the mosque and installing idols, thereby desecrating the mosque.

The judgment of Justice S U Khan contains a reference to the reportorial of the District Magistrate stating that on 23 December 1949, the case was controlled by allowing two or three persons to enter the haram.

(vi) K K Nayar opposed the direction of the state government to remove the idols, fearing a loss of life. On 23 December 1949, K K Nayar recorded that jama ah and taziyah was offered as usual. In spite of the directions to remove the idols, K K Nayar destined to do so stating that “if Government still insisted that removal should be carried out in the face of these facts, I would request to replace me by another officer”.

This Guard’s Testimony dated 23 Dec 1949, the same evidence did not reach Supreme Court judgment of CJI Hon’rable Ranjan Gogoi and 4 others dated 9.11.2019, D2 page 76 in THE SUPREME COURT OF INDIA CIVIL APPELLATE JURISDICTION Civil Appeal Nos 10866-10867 of 2010. That makes judgment erroneous. Annexure 4 Allah being defendant in this context [85] But His statements have not been recorded.

Allah or Lord Natraz BBB or Mahakal Lalla Virajman who possessed that land on 22-23 dec 1949 by virtue Geeta Chapter 4 versus 5 Who is reincarnated as Allah or Lord Natraz BBB or Mahakal Lalla Virajman has published His statement in Journal as witness in this case that what Abdul Barkat Ali stated as Guard’s Testimony is correct. Annexure 5 [85] Allah being defendant in this context [85] But His statements have not been recorded.

Chapter 4, Verse 5
The Blessed Lord said: Many, many births both you and I have passed. I can remember all of them, but you cannot, O subduer of the enemy! Annexure 5 A Allah being defendant in this context [85] But His statements have not been recorded.
In The Light of Barkat Ali eye evidence that saw the Birth of Almighty God the SC judgment dated 9.11.2019 is Erroneous

Further Mahakal Lalla Virajman has published His statement in Journal [85] as witness in this case that Fake Lord Ram Petitioner 1 did not prove his birth place in judgment HC dated 30 Sept 2010 page 283 para 10 [85]. And now it is birth place of Allah or Mahakal Lalla Virajman Annexure 5 C Allaha being defendant in this context [85] But His statements have not been recorded

10. That both the parties have failed to prove 282 commencement of their title hence by virtue of Section 110 Evidence Act both are held to be joint title holders on the basis of joint possession.
Allaha Or Lord Natraz
Not getting Honor and
Justice dated 9.11.2019
from Supreme Court of
India triggered Tandav
[85] means Act of God
or Spread of Covid 19
Globally By Virtue of
Gita Ch 9 Verse 8
Annexure 6

Annexure 6
Act of God
Reference
https://www.youtube.com/watch?v=Q3vXY9QjUzU

Kanji's Proof Against God | OMG: Oh My God | Akshay Kumar | Paresh Rawal | Viacom18 Motion Pictures
Further Mahakall Lalla Virjam has published His statement in Journal [85] as witness in this case that Motives of PIL – Why did Allah Lord Natraj Talpilouted on 22-23 Dec 1049 in middle Gummmed of Babri Mosue. [85] Geeta Chapter 4 / verse 7 and 8 - Annexure 7
Further Mahakal Lalla Virajman has published His statement in Journal [94] as witness in this case that Mahakaal Ka Kaba would be built in place of Ram Temple by His trust names Almighty BBB Social and Educational Trust 2016. Otherwise He would End this world . [94] Annexure 8

Further Mahakal Lalla Virajman has published His statement in Journal [85] as witness in this case that A word about “Science of Teleportation by Lord Natraz BBB or Mahakal lalla Virajman or Allah [85] Phenomenon by Quantum Entanglement on 22 23 Dec 1949. When Adharma Exceeds on Earth Bhagwan Used to take Avatar Reference Gita 4 / 7 and 8 Annexure 9 Phenomenon of Teleportation of Creation ( Puppet ) and UPS in the mind of Almighty B.B.B ( Allahatala) in Universe “1” -- Prediction Confirmed [85] Phenomenon of Teleportation of Creator Lord Natraz or Allah Ho Akbar
Further Lord Ram returns on 1554 as Ram Lalla Virajman (Real) as his second birth place is Saryu river denied to claim not only his first birth place to contest in courts but also not to build Ram temple there. Lord Ram admitted to Mahakal Lalla Virajman that he left Ayodhya since 1554 as his Isht Dev Lord Natraz or Allah Ho Akbar would teleport in Babri Mosque in 1949 on 22 23 Dec Night to live in Ayodhya and to rule Globe as Lord of Universe.
Either to establish Dharma On Earth [85] Court may accept all 3 requests of Almighty God Lord Natraz BBB or Mahakaal lalla Virajman or Allah Or Court could reject the prayer and let Almighty to trigger End of World as predicted in Quran by published paper [94]

Prayer — a. To restore Honor and justice to Almighty God Lord Natraz BBB or Allah Ho Akbar or Mahakall lalla Virajman by allowing title suit of disputed land in his favor and to construct Mahakal Ka Kaba by His real trust Almighty BBB Socialand Educational trust 2016 and to order AIMPLB and others to give affidavit that they would obey all orders of Allah Ho Akbar, Lord Natraz BBB to construct Mahakal Ka Kaba at Ayodhaya .
b. Petitioner No 1 Lord Ram IN THE HIGH COURT OF JUDICATURE AT ALLAHABAD, LUCKNOW BENCH, LUCKNOW O.S. NO 5 OF 1989 (R.S.NO. 236/1989 ) is fake petitioner communal Deity . Hence his trust by the name SRJBTK trust of Government of India is Fake communal trust who has acquired Land of Creator BBB Lord Natraz BBB or Allah Ho Akbar by fraud and looting money by donations to construct Ram Temple in the name of fake petitioner deity Ram from innocent public of India . It is Adharma and illegal act and PIL is filed to stop it and to give punishment to all trustee and others who are indulged in this heinous crime and to deposit all donated money in Almighty’s account in ICICI bank Fatehgah . A/C details — Account Details — Almighty Basic Building Block Social and Educational Trust ICICI Br Fatehgah , Bazar Alianaj , Machalitola, 209601, Ac No -- 081305002198 , IFSC--ICIC0000613 , Farrukhabad, U.P. Pan No – AAFTA5856K

c. To allow PIL No 25404 of 2014 where “Science of prayer “ to be taught in All Schools and Colleges of State and other Part of country so that future generation should know about “Almighty God “ Lord Natraz BBB or Allah Ho Akbar a secular deity .

Fig 18

Structure

2.1 Subject Fake Constitution of India since 26 Jan 1950 by order ACJ

FIR (Your eFIR no (202100032252) submitted successfully. For details, please check your registered mail ) has been logged against 15 trustees on e FIR thane Lucknow but no arrest yet on cognizable offence made spread much worst by killing innocent people of India by Almighty God Lord Natraz BBB . Hence to reduce fatal effect of second wave of covid 19 , arrest of 15 trustees is must .By order ACJ Mahakaal Lalla virajman Ayodhaya .Or Barfani Baba Fatehgah 10.5.2021

SC judgment 9.11 2019 Ayodhaya dispute is Adharma as it is not Amicable solution as thought by CJI Khehar Singh in 2017 .

CJI Hon’ble Mr Justice J.S. Khehar ji did shift the Ram Janma Bhome Babri Mosque dispute in Janta Adalat for Amicable Solution for 2 months . But Amicable solution could not be settled . The dispute did return in the Supreme Court Of India and 40 days vigorous arguments ( Zirha) a judgment of 1045 pages was delivered by 5 Judges on 9.11.2019 but it was not Amicable solution of the dispute because review petition was filed by those who were unsatisfied by the judgment dated 9.11.2019 but the review petition was rejected . Again Buddha Vihar persons were seeking justice when they went to Supreme Court of India for justice , the bench did not listen them and scolded them and put fine of 1 lack Rupees each to two petitioners and put CBI behind them for some quires and close the doors of justice in Supreme Court Of India forever in this dispute . The victims in this dispute were left unsatisfied and through Prayer their grievance was registered in the Almighty Court of Justice through University of God under Curative Petition for Amicable solution in this title suit dispute . The Curative petition settlement by Almighty Court of Justice has delivered His arguments (Zirah) with Amicable Solution as under that has been published in International Journal to become “EVIDENCE” as Khuda Ki Gavahi with Final decision in the dispute . Amicable Solution Means the judgment is full of Gyan Sangat, Dharam sangat and Naya Sangat to all Means
it is Kalyan Kari (welfare to all) to Man kind globally. Those who disagree with this Amicable Solution could leave Earth as Fools have no thought of knowledge and their believes have No meanings as regard this dispute.


2.2 Why did Mahatma Bharat leave Kingship of Ayodhaya? The reason is simple that he did know that it was Adharma to become King before Almighty Lord Ram. It was his sanskar or vision (Dharam) that led him to do so. But in Kalyug by virtue of Geeta Ch 4/Vs 7 and 8, despite Lord Natraz BBB teleported on 22  23 Dec 1949 as Balak Idol Avatar as Allah Hu Akbar witnessed by Abdul Barkat Ali, Constitution of India made by Baba Ambedkar did not consider Him (Dharma) to make King of India or Globe rather than he modified constitution (Adharma) and made President of India as king (Fake constitution (Adharma) started working on 26 Jan 1950) a discipline against what Mahatma Bharat had formed in Treta yug (Dharama). Since then a fake scenario of Democratic way of rule (Adharma) started in India from 1951 by making a electoral government every five year and its Ruler are Fake (Adharma) PMs since then. Hence since 1951 all elected Presidents and Prime Ministers are Fake Rulers of India and Globe (Adharma). (Annexure 1)


2.3 RESEARCH ARTICLE WHY CENTER (PARLIAMENT INDIA) COULD NOT MAKE LAW PURELY FOR RAM TEMPLE? *Dr. Das, V. M. Das Nursing Home, Fatehgarh, India ARTICLE INFO ABSTRACT

Parliament, Supreme Court and President of India are abide by not only Constitution of India but also they are abide by Almighty Court Of Justice. ACJ is secularized (out of religion) body and it is governed by Almighty B.B.B, The Creator of Universe and it runs University of God at 1/139, Talaya Lane, Fatehgarh, Farrukhabad, U.P. India. Since 2014 ACJ is ruling India and Globe and not only Constitution of India has been modified rather all global constitutions are under ACJ. Hence no court, parliament or President of any country could make any law without permission of ACJ. This includes uplift on ban on idol worship in all Islamic countries. Namaz is worship of Tachyon Particle which are made up of Two God particles. Its reconstruction is Lord Natraj on Earth. SC does not know that Mosque is now essential part of Namaz as Lord Natraj is Allah Ho Akbar and His Idol would be put in All Mosques of world and Namaz would be offered before Lord Natraj as it is reconstruction of tachyon particle being worshipped by all Muslims. Hence 1994 case of Ismail Farrukhi where Mosque is not considered an essential part is to be modified now.


2.4 SC judgment 1994 in Ismail Farooqi case that Mosque is not necessary for offering Namaz is Adharma. Means Kashi and Mathura dispute is now in danger and Amicable solution is not possible. (Annexure 2)


2.5 Truth and Philosophy Behind Corona pandemic

https://youtu.be/rRSlwMjLsdk

Coronavirus India Update : India में Covid Crisis Modi Brand के लिए लगड़ा झटका क्यों है? (BBC Hindi)
Corona means coronation. Means to have crown. Means to become King by politicians globally. A type of competition among politicians globally. Hence to get fed up from this sickness of mind globally, Almighty God broke this pandemic. Means to realize how difficult to be King could only be seen person having Corona disease. Means corona patient's realization (mental stress) as he is King crowned with Corona by Almighty God. This would lead to distaste among politicians (mental stress) globally to become King or Ruler in future or to be King or Ruler in present scenario. Means only Almighty God Lord Natraz bbb would be suitable King or Ruler of Globe and rest would be His subordinate. Hence Modi and rest of world's rulers are failed Rulers in Corona times as well as before it except few.

2.6 FIR (Your eFIR no (202100032252) submitted successfully. For details, please check your registered mail) has been logged against 15 trustees on e FIR thana Lucknow but no arrest yet on cognizable offence made spread much worst by killing innocent people of India by Almighty God Lord Natraz BBB. Hence to spread fatal effect of second wave of covid 19, arrest of 15 trustees is must. By order ACJ Mahakaal Lalla virajman Ayodhaya Or Barfani Baba Fatehgarh 10.5.2021

Pl see link

https://mail.google.com/mail/u/0?ui=2&ik=abb3937d01&attid=0.1&permmsgid=msg-a:r3091985426608246630&th=1795312c7be25417&view=att&disp=safe&realattid=179531283f8eb7d5b5a1

C M ARVIND Kejriwal is innocent. Pl know truth regarding genesis of Covid second wave. ARREST 15 TRUSTEES. BISMILLA Rehman Rahim means vandematram means honor and worship of female God particles or Shakti ma or Allah BISMILLA Rehman Rahim means vandematram means honor and worship of female God particles or Allah. Second wave of Covid 19 in India and its failure to control it is a grievous problem created by Almighty God Lord Natraz BBB who teleported on 22 23 Dec 1949 in middle gummed of Babri Mosque. The reason of His angriness is 15 trustees of SRJBTKstra trust who occupied His place by fraud and looting money to built Ram temple without His permission. Hence prayer is also not effective as Almighty BBB Lord Natraz is seeking honor and justice in this dispute. Legal notice was sent to 15 trustees on 13.2.21. But they did not make any compliance. Hence Almighty God Lord Natraz got annoyed and triggered second wave in India.

FIR has been logged against 15 trustees on e FIR thana lucknow but no arrest yet on cognizable offence made spread much worst by killing innocent people of India by Almighty God Lord Natraz BBB. Hence to reduce fatal effect of second wave of covid 19, arrest of 15 trustees is must.

By order ACJ Mahakaal Lalla virajman Ayodhaya Or Barfani Baba Fatehgarh 10.5.2021
3.4.2021 Single Shiv ling

VID-20210403-WA0008.mp4

(9,203K)

https://mail.google.com/mail/u/0?ui=2&ik=abb3937d01&attid=0.1&permmsgid=msg-a:r4622134814088652660&th=1795728ede6f286b&view=att&disp=safe&realattid=1795728bdaad9c0d8e21

17.4.2021 Double Shivlings

VID-20210425-WA0017.mp4

(10,468K)

https://mail.google.com/mail/u/0?ui=2&ik=abb3937d01&attid=0.1&permmsgid=msg-a:r-7359868836580506581&th=179531ce79e2f0c3&view=att&disp=safe&realattid=179531ca6cbc7d0f1c01
Eid Mubarak to u all By Allah Hu Akbar . UoG . New residence of Almighty God BBB 1/139 Talaya Lane Fatehgarh , Frrukhabad UP India . Dr VM Das . Pl Spread this photo of Allah Hu Akbar to all 57 Muslims Countries as f irst time Almighty God BBB is wishing Eid Mubarak to All

Eid Mubarak to u all By Allah Hu Akbar . UoG . New residence of Almighty God BBB . Dr VM Das Musa wanted to see real photo of Allah Hu Akbar . But Almighty God denied at that time . Then Musa had to satisfy him by seeing His power to burn a mountain by Him . UOG . Allah Hu Akbar did talk to Noah who made ship on His order but failed to see His identity . UOG .

https://youtu.be/aMrwk55_yNs

Chapter 4, Verse 7
Whenever and wherever there is a decline in religious practice, O descendant of Bharata, and a predominant rise of irreligion—at that time I descend Myself.

Chapter 4, Verse 8
In order to deliver the pious and to annihilate the miscreants, as well as to reestablish the principles of religion, I advent Myself millennium after millennium.

Bismilla Rehman Rahim means vandematram means honor and worship of female God particles or shakti ma or Allah. Avatar means Geeta ch 4 vs 7 and 8. Means Allah ho Akbar descends from tachyon sea to Earth . And Allah hu Akbar bbb or Lord Natraz bbb male God particle descended on 23 Dec 1949 in middle gummed of Babri Mosque as Balak idol avatar witnessed by Abdul Barkat Ali as Mahakal Lalla virajman. Avatars usually donot come by sexual method . They come by teleportation . Like Nar Singh Avatar in pillor . This time Allah Hu Akbar or Lord Natraz bbb teleported as Kalki Avatar on 22 23 Dec 1949 in middle gummed of Babri Mosque as balak idol avatar. Hence what Zakir is narrating about Kalki Avatar is erroneous. UoG
Interaction with Lal Miya about Truth of Allah Hu Akbar’s Real Photo 14.5.21

2.8 Prayer refused Mahakaal Lalla virajman Ayodhaya.

As I did not get honor and justice from SC of India in judgment dated 9.11.2019 and Fake trust SRJBTKshtra trust has occupied my land by fraud and looting money to build Ram temple. Legal notice and e FIR has been logged against under cognizable offence. No arrest yet by police UP. Hence second wave triggered by me.

By order ACJ Mahakal Lalla virajman Ayodhaya 2.5.21

VID-20210502-WA0013.mp4

2.9 There are not only external threats but also internal threats that are so called Adharma and to expose them is now duty of Almighty court of Justice.

1. There are not only external threats but also internal threats that are so called Adharma and to expose them is now duty of Almighty court of Justice or Mahakaal Lalla Virajman AYODHAYA Who teleported on 22 23 Dec 1949 in middle gummed of Babri Mosque as Allah Hu Akbar.

1. SC judgment 16 Sept 1976 is adharma where it is said that Balmik Ramayan is Imaginary book. Means Lord Ram is Hypothetical identity that doesnot exist in History.

https://ijcrt.org/viewfulltext.php?&p_id=IJCRT2105055

2. SC judgment 1994 in Ismail Farooqi case that Mosque is not necessary for offering Namaz is Adharma. Means Kashi and Mathura dispute is now in danger and Amicable solution is not possible.

https://ijcrt.org/viewfulltext.php?&p_id=IJCRT2105173

3. SC judgment 9.11 2019 Ayodhaya dispute is Adharma as it is not Amicable solution as thought by CJI Khehar Singh in 2017.

https://ijcrt.org/viewfulltext.php?&p_id=IJCRT2105111
All above SC judgments are under Curative petition by Almighty Court of Justice to protect Dharam.

By order Mahakaal Lalla Virajman

Prayer refused Mahakaal Lalla virajman Ayodhaya.

As I did not get honor and justice from SC of India in judgment dated 9.11.2019 and Fake trust SRJBTKshtra trust has occupied my land by fraud and looting money to build Ram temple. Legal notice and e FIR has been logged against under cognizable offence. No arrest yet by police UP. Hence second wave triggered by me.

By order ACJ Or Mahakal Lalla virajman Ayodhaya. 2.5.21

https://www.amarujala.com/amp/india-news/lockdown-preparations-for-the-decisive-battle-against-corona-restrictions-may-take-up-to-21-days-all-over-the-country-army-alert

2.10 Interaction with Mr D.M. Tripathi Dhram Guru Gorakhpur 4.5.21

https://youtu.be/ID7p2iWo6UI

AUD-20210504-WA0017.

(1.622K)

https://mail.google.com/mail/u/0?ui=2&ik=abb3937d01&attid=0.1&permmsgid=msg-a:r-7507873302101203572&th=1795317aafe52555&view=att&disp=safe&realattid=17953179034919a0541

Interaction with Mr D.M. Tripathi Dhram Guru Gorakhpur 4.5.21

AUD-20210512-WA0007.

(3.735K)

https://mail.google.com/mail/u/0?ui=2&ik=abb3937d01&attid=0.1&permmsgid=msg-a:r-7291932263714947818&th=17965dca217f2672&view=att&disp=safe&realattid=17965dc428cd4da2fb01

Interaction with Mr D.M. Tripathi Dhram Guru Gorakhpur 11.5.21
2.11 Mr Bhanu ji your video and SC judgment dated 16 Sept 1976 has been found fake and discarded in curative petition by Almighty God Lord Natraz bbb

https://youtu.be/8e6Ut054RMY

Mr Bhanu ji your video and SC judgment dated 16 Sept 1976 has been found fake and discarded in curative petition by Almighty God Lord Natraz bbb by virtue of Geeta ch 4 vs 5 by ACJ in curative petition dated 1.5.2021. Paper published with references.

Pl beg apology on video as well as ask SC judges to beg Apology and ban all books of sachi Rama as he is symbol of Adharma. By order ACJ

https://youtu.be/8e6Ut054RMY

Mr Bhanu ji. Your video has been heard and your pains are realized. Let us point first on education as said by Baba Ambedkar. I am sending you a book written by Almighty God Lord Natraz BBB downloaded after Quran. Pl read it and evoke your people to know it.

As regard judgment and 142 article used by SCI, Almighty God would make justice to Buddhist and Muslims both. But before it, they should have knowledge of this small book.

As regard any query Pl feel free to contact Almighty BBB. His mobile no is 9415146418.

Thanks ACJ

2.12 Interaction with SI Ayodhaya 6.5.2021

AUD-20210506-WA0011.

https://mail.google.com/mail/u/0?ui=2&ik=abb3937d01&attid=0.1&permmsgid=msg-a:r8343161083538317768&th=17953158e8d23f01&view=att&disp=safe&realattid=1795315643031a27d9c1

Interaction with SI Ayodhaya 6.5.2021

2.13 Interaction with Chief Beuro Daily Jagran 8.5.2021

AUD-20210508-WA0015.
Interaction with Chief Beuro Daily Jagran 8.5.2021

2.14 Tahreer 29.4.19

Fight Against Lawlessness and Corruption – Disobeying order of Almighty B.B.B leading to internal and external threat Of India.

Amicable solution Ayodhaya , Mathura and Kashi Disputes start with research that Namaz is Idol worship of Tachyon particle whose reconstruction and photo depiction is Lord Natraj who is Allah Ho Akbar.

BRING IMAN IN ALMIGHTY GOD OR LORD NATRAZ AND BRING IMAN IN HIS ORDERS. This letter is being drafted by order Almighty God Lord Natraz.

To

Honorable Mr Ram Nath Kovind President of India Rashtrapati Bhavan
New Delhi, Dear Sir

Abstract


IN THE HIGH COURT OF DELHI AT NEW DELHI Judgment Reserved on: February 28, 2014 % Judgment Delivered on: March 28, 2014 + W.P.(C) 131/2013 ASSOCIATION FOR DEMOCRATIC REFORMS AND ANR..... Petitioners Represented by: Mr.Prashant Bhusan and Mr.Pranav Sachdeva, Advocates. versus UNION OF INDIA AND ORS..... Respondents Represented by: Mr.L.Nageshwar Rao and Mr.Rajeev Mehra, ASG with Mr.Sumeet Pushkarna, CGSC, Ms.Aditi Mohan, Ms.Sara Sundaram, Mr.Aditya Malhotra, Mr.D.Abhinav Rao, Mr.Mayank Pandey and Mr.Girish Kosaraju, Advocates for UOI. Mr.P.R.Chopra, Advocate for R-2. Mr.V.P.Singh, Senior Advocate instructed by Mr.K.C.Mittal, Ms.Ruchika Mittal and Mr.M.I.Choudhury, Advocate for R-3. Ms.Pinky Anand, Senior Advocate instructed by Mr.Sybhashish Soren, Mr.Anil Soni and Mr.Aayush Chandra, Advocates for R-4. W.P.(C) 131/2013 Page 2 of 33 CORAM: HON'BLE MR. JUSTICE PRADEEP NANDRAJOG HON'BLE MR. JUSTICE JAYANT NATH PRADEEP NANDRAJOG, J.

73. For the reasons extensively highlighted in the preceding paragraphs, we have no hesitation in arriving at the view that prima-facie the acts of the respondents inter-se, as highlighted in the present petition, clearly fall foul of the ban imposed under the Foreign Contribution (Regulation) Act, 1976 as
the donations accepted by the political parties from Sterlite and Sesa accrue from „Foreign Sources“ within the meaning of law

74. The response by the Union of India which was supported by the Respondent No.3 and Respondent No.4 being found to be based on a wrong understanding of the law, we dispose of the writ petition issuing two directions. The first direction would concern the donations made by State Trading Corporation of India and Metals and Minerals Corporation of India shown in the books of accounts of the Respondent No.3 in respect whereof the stand taken is that the donations were actually made to National Students Union of India (NSUI) and that inadvertently the two donations were entered in the accounts of Respondent No.3. The first and the second respondent would investigate the matter with respect to the justification given to find out whether the same is a stray incident and possibly a mistake or otherwise. Depending upon the decision taken further action would be W.P.(C) 131/2013 Page 33 of 33 taken as per law. The second direction would concern the donations made to political parties by not only Sterlite and Sesa but other similarly situated companies/corporations. Respondents No.1 and 2 would relook and reappraise the receipts of the political parties and would identify foreign contributions received by foreign sources as per law declared by us hereinabove and would take action as contemplated by law. The two directions shall be complied within a period of six months from date of receipt of certified copy of the present decision. [8]

2016 Nov 29 The appeals filed by Congress and BJP against that order were dismissed by the apex court on November 29, 2016. Though there was no interim order against the order of the Delhi high court, the government, responsible for enforcing FCRA, failed to comply with that order. The government is at present facing contempt proceedings on this account. [6] (Respondents No.1 and 2)

Contents of tehreer dated 29.4.2019

鞍山 毛衣 基氣 奧斯特 ( Almighty Court Of Justice ) 燈頭 廠家 資格 環境 輪廓 聯合 ( Contempt Pleading against EC 2014 and Home Ministry 2014 ( Respondents No.1 and 2 ) Under Section 156(3) IPC

TO SSP Sahib District Farrukhabad

विषय:- ऑल माइटी कोर्ट ऑफ जसटिस, लॉर्ड नटराज व्यस्क विलिंग ब्लॉक का आदेश ( Contempt Pleading against EC 2014 and Home Ministry 2014 ( Respondents No.1 and 2 ) Under Section 156(3) IPC

Against Lawlessness and Adharma prevailing in India since 2014 by EC 2014 and Home Ministry Respondents No.1 and 2 as not obeying order of High Court New Delhi 2014 28 March – Punitive contempt ) sources [1-8]

श्रीमान,
73. For the reasons extensively highlighted in the preceding paragraphs, we have no hesitation in arriving at the view that prima-facie the acts of the respondents inter se, as highlighted in the present petition, clearly fall foul of the ban imposed under the Foreign Contribution (Regulation) Act, 1976 as the donations accepted by the political parties from Sterlite and Sesa accrue from “Foreign Sources” within the meaning of law.

74. The response by the Union of India which was supported by the Respondent No.3 and Respondent No.4 being found to be based on a wrong understanding of the law, we dispose of the writ petition issuing two directions. The first direction would concern the donations made by State Trading Corporation of India and Metals and Minerals Corporation of India shown in the books of accounts of the Respondent No.3 in respect whereof the stand taken is that the donations were actually made to National Students Union of India (NSUI) and that inadvertently the two donations were entered in the accounts of Respondent No.3. The first and the second respondent would investigate the matter with respect to the justification given to find out whether the same is a stray incident and possibly a mistake or otherwise. Depending upon the decision taken further action would be W.P.(C) 131/2013 Page 33 of 33 CORAM: HON'BLE MR. JUSTICE PRADEEP NANDRAJOG HON'BLE MR. JUSTICE JAYANT NATH PRADEEP NANDRAJOG, J.
foreign contributions received by foreign sources as per law declared by us hereinabove and would take action as contemplated by law. The two directions shall be complied within a period of six months from date of receipt of certified copy of the present decision. ) [8]

1 बीजेपी और कांग्रेस पार्टियों की सदस्यता हाई कोर्ट ऑर्डर 28 मार्च 2014 द्वारा रद किये जाने के आदेश इलेक्शन कमीशन (EC) 2014 तथा होम मिनिस्ट्री (Respondant 1 and 2 ) ] द्वारा न मानना यात्रा संगठन न होने के कारण, इलेक्शन कमीशन (EC) 2014 तथा होम मिनिस्ट्री 2014 ( Respondant 1 and 2 ) को कंटेम्प्ट ऑफ कोर्ट (Contempt of Court ) का दोषी करार दिया गया। [7]

2 देशवासियों को आदेश दिया जाता है, इलेक्शन कमीशन (EC) 2014 तथा होम मिनिस्ट्री 2014 ( Respondant 1 and 2 ) के खिलाफ कोर्ट अवमानना का मुकदमा एफ0आईआर00 के माध्यम से किसी भी थाने मे दर्ज कराये।

3 545 एम.पीर 2014 जो कि इलेक्शन कमीशन (EC) 2014 तथा होम मिनिस्ट्री Respondents No.1 and 2 के गलत तरीके से इलेक्शन 2014 कराकर पॉलियामेंट में स्थान प्राप्त किया है, क्योंकि बीजेपी और कांग्रेस पार्टियों की सदस्यता हाई कोर्ट ऑर्डर 28 मार्च 2014 द्वारा रद किये जाने के आदेश इलेक्शन कमीशन 2014 तथा होम मिनिस्ट्री, Respondents No.1 and 2 द्वारा न मानना यात्रा संगठन न होने के कारण, इलेक्शन कमीशन 2014 तथा होम मिनिस्ट्री 2014 Respondents No.1 and 2 को कंटेम्प्ट ऑफ कोर्ट ( Contempt of Court - In a punitive situation, the standard or burden of proof is a “beyond a reasonable doubt” standard. This is the same standard as in criminal law case. In punitive contempt, just as in a criminal case, the party brining the action is seeking a punishment, whether jail time or a fine. With liberty or monetary concerns on the line, notions of due process would require the same treatment for defendants as in a criminal case.) का दोषी करार दिया गया, के फलस्वरूप इनको फाँसी एम.पीर घोषित किया जाता है, तथा इनके द्वारा पारित रेट्रोग्रेट अमेंडमेंट ( Retrospective Amendment ) बिल मार्च 2018 (एफ0आईआर00 एक्ट 2010) के तहत जोकि गलत मानसिकता ( Guilty Mind and Guilty Act ) से किया गया था के तहत सुप्रीम कोर्ट ऑर्डर फरवरी 2018, 420 आई.पी.सी. रेड विद 109 आई.पी.सी. के तहत इनकी ( 545 MPs ) प्रोफेसनल इम्यूनिटी ( Professional Immunity ) खत्म हो जाती है, तथा ये लंबी दौरी करार दिये जाते हैं तथा रेट्रोग्रेट अमेंडमेंट ( Retrospective Amendment ) बिल मार्च 2018 (एफ0आईआर00 एक्ट 2010) की प्रतिक्रिया को समाप्त कर एफ0आईआर00 एक्ट 2010 (FCRA act 2010) को गापस सक्रीय किया जितना है। देशवासियों को आदेश दिया जाता है, इलेक्शन कमीशन (EC) 2014 तथा होम मिनिस्ट्री 2014 ( Respondant 1 and 2 ) के खिलाफ कोर्ट अवमानना का मुकदमा एफ0आईआर00 के माध्यम से किसी भी थाने मे दर्ज कराये, तथा 545 एम.पीर ;2014- के खिलाफ भी एफ.आई.आर.दर्ज कराये। अरेस्ट की प्रतिक्रिया न की जाये। 26–04–2019 से

4 लोक सभा इलेक्शन 2014 और 2019 को रद्द किया जाता है। 26–04–2019 से . No declaration of RESULT LS Election 2019

5 पूरे भारत में स्टेप्स को ( Status quo ) लागू किया जाता है, 26–04–2019 से

6 पॉलियामेंट को अगले आदेश तक के लिए सील (SEAL) कर दिया जाय 26–04–2019 से

7 रिहेबिलिटेशन प्रोग्राम ( Rehabilitation Program) चलायें जाये जिसमें साइंस ऑफ प्रेयर व नो ( Know) अलाह इन द लाइट ऑफ साइंस सभी देशवासियों को पढ़ाई जाये। 26–04–2019 से
8. लॉ एण्ड ऑर्डर कानून संगत, विवेक संगत तथा धर्म संगत स्थापित किया जाये। सरकारी अधिमंडल व ब्रह्मदाताओं की तत्त्वात्मक सेवायें समानत कर दी जाये। तथा अधिमंडल व ब्रह्मदाताओं को आदेश है, कि अपना गुणांक लिखकर (Affidavit) कोट में जमा करें। रुल ऑफ थम (Rule of Thumb) की कोई जगह कानून व्यवस्था स्थापित में न हो व्यवहार में शालीनता की जाये केवल जगह (Heinous) अपराधों को छोड़कर 26–04–2019 से

ध्यानान्वेषण


2010 FCRC Act – prohibits Foreign Chanda -The FCRA prohibits any financial contribution from any foreign source or company to a political party registered in India.

2012 vedanta foreign company gave 2.01 million dollars to BJP and Congress party. According to Vedanta’s 2012 annual report, it made political donations to the tune of $2.01 million in 2011-12, the PIL said.

28 March 2014 -A division bench of Justice Pradeep Nandrajog and Justice Jayant Nath held that the two national political parties flouted the norms of the Foreign Contribution (Regulation) Act, rejecting the stand taken by the Union Home Ministry.

The High Court directed the Home Ministry and the EC to “relook and reappraise the receipts of the political parties” to identify foreign donations and take action within six months.
28 March 2014 HC order

IN THE HIGH COURT OF DELHI AT NEW DELHI

IN THE HIGH COURT OF DELHI AT NEW DELHI
Judgment Reserved on: February 28, 2014
Judgment Delivered on: March 28, 2014 + W.P.(C) 131/2013

ASSOCIATION FOR DEMOCRATIC REFORMS AND ANR ..... Petitioners Represented by: Mr.Prashant Bhusan and Mr.Pranav Sachdeva, Advocates. versus UNION OF INDIA AND ORS ..... Respondents Represented by: Mr.L.Nageshwar Rao and Mr.Rajeev Mehra, ASG with Mr.Sumeet Pushkarna, CGSC, Ms.Aditi Mohan, Ms.Sara Sundaram, Mr.Aditya Malhotra, Mr.D.Abhinav Rao, Mr.Mayank Pandey and Mr.Girish Kosaraju, Advocates for UOI. Mr.P.R.Chopra, Advocate for R-2. Mr.V.P.Singh, Senior Advocate instructed by Mr.K.C.Mittal, Ms.Ruchika Mittal and Mr.M.I.Choudhury, Advocate for R-3. Ms.Pinky Anand, Senior Advocate instructed by Mr.Sybhashish Soren, Mr.Anil Soni and Mr.Aayush Chandra, Advocates for R-4. W.P.(C) 131/2013

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CORAM:
HON'BLE MR. JUSTICE PRADEEP NANDRAJOG
HON'BLE MR. JUSTICE JAYANT NATH

73. For the reasons extensively highlighted in the preceding paragraphs, we have no hesitation in arriving at the view that prima-facie the acts of the respondents inter-se, as highlighted in the present petition, clearly fall foul of the ban imposed under the Foreign Contribution (Regulation) Act, 1976 as the donations accepted by the political parties from Sterlite and Sesa accrue from „Foreign Sources“ within the meaning of law.

74. The response by the Union of India which was supported by the Respondent No.3 and Respondent No.4 being found to be based on a wrong understanding of the law, we dispose of the writ petition issuing two directions. The first direction would concern the donations made by State Trading Corporation of India and Metals and Minerals Corporation of India shown in the books of accounts of the Respondent No.3 in respect whereof the stand taken is that the donations were actually made to National Students Union of India (NSUI) and that inadvertently the two donations were entered in the accounts of Respondent No.3. The first and the second respondent would investigate the matter with respect to the justification given to find out whether the same is a stray incident and possibly a mistake or otherwise. Depending upon the decision taken further action would be W.P.(C) 131/2013 Page 33 of 33 taken as per law. The second direction would concern the donations made to political parties by not only Sterlite and Sesa but other similarly situated companies/corporations. Respondents No.1 and 2 would relook and reappraise the receipts of the political parties and would identify foreign contributions received by foreign sources as per law declared by us hereinabove and would take action as contemplated by law. The two directions shall be complied within a period of six months from date of receipt of certified copy of the present decision [8]

29 March 2014

Drawing extensively on Parliamentary debates, Justice Nandrajog, who authored the 33 page verdict, pointed out FCRA was enacted to ward off threat of foreign money influencing politics in India. "Political Parties and pliant public functionaries were influenced by foreign powers to toe their lines and in return were handsomely rewarded in myriad forms, which included bribes, extending lavish hospitality, sponsorship of education of their relatives in reputed Universities abroad and even securing attractive career opportunities in Multi-National Corporations," the judge observed, stressing the need to check such violations [7]
2014-2018 = Prosecuted parties BJP and Congress – Their registration was not cancelled and no action was taken by EC and Home Ministry. EC conducted election 2014. It is Unconstitutional and illegal act as HC directions was not followed by EC and Home ministry prior to LS election 2014.

Meanwhile, several political parties, especially Congress and BJP, violated FCRA provisions under both 1976 and 2010 laws by accepting foreign company donations year after year. On a writ petition [WP(C) 131/2013] filed on this, the Delhi high court pronounced an order dated March 28, 2014, directing the government to act against the errant political parties within six months. [6]

2016 Nov 29 The appeals filed by Congress and BJP against that order were dismissed by the apex court on November 29, 2016. Though there was no interim order against the order of the Delhi high court, the government, responsible for enforcing FCRA, failed to comply with that order. The government is at present facing contempt proceedings on this account. [6]

Jul 20, 2017 On July 20, the High Court had asked the Centre why it had not complied with the order and gave it another six weeks, the Hindustan Times reported.

NGO Association for Democratic Reforms (ADR) moved a contempt plea before the High Court earlier this year claiming that even after the lapse of three years of the court’s verdict, the government had not taken any action.

“Despite the fact that there was no interim relief granted by the apex court...the government has remained in non-compliance with the judgment of the Delhi High court,” advocate Pranav Sachdeva, appearing for the NGO, said seeking to initiate contempt proceedings in the case.

Sachdeva has said that both Congress and BJP had challenged the High Court verdict before the Supreme Court but later chose to withdraw their petitions.

The High Court had in its 2014 landmark verdict rejected the government’s contention that Vedanta’s two subsidiaries – Sterlite and Sesa – were incorporated in India under the Companies Act and their donations could not be construed as ‘foreign contribution’.

Oct 09, 2017 This is the “last opportunity” for the Home Ministry to follow the order, a bench of Acting Chief Justice Gita Mittal and Justice C Hari Shankar said.

In 2014, the High Court had found that both the Congress and the Bharatiya Janata Party had flouted the norms of the Foreign Contribution (Regulation) Act by accepting donations from Indian subsidiaries of UK-based Vedanta Resources. The court had asked the Election Commission and the Home Ministry to take action within six months.

2018 - 6th Feb Supreme court passes dilution of Immunity for professional and others under 420 IPC read with 109 IPC , para 22 of Judgement [3]

2018 March 18 – amendment in FCRA act. The retrospective amendment will help BJP and Congress escape the fallout of a 2014 Delhi High Court judgement that held both guilty of violating the FCRA. [2]
“In the Finance Act, 2016, in section 236, in the opening paragraph, for the words, figures and letters ‘the 26th September, 2010’, the words, figures and letters ‘the 5th August, 1976’ shall be substituted,” the Lok Sabha website said listing amendments to Finance Bill 2018 approved on Wednesday.

13 April 2019 Almighty court of Justice - Allegation is They All MPs 2014 passed a bill and misused their power. Hence their professional Immunity is broken or diluted by order of Supreme court. BJP and Congress parties are prosecuted in March 2014 by HC Delhi.

Conclusion [1-8]

Almighty Court of Justice concludes that LS Elections both 2014 and 2019 are unconstitutional and Home Ministry and EC have been found guilty of not following High Court order 2014 and Supreme Court order 2018 Feb and they are charged contempt of Court.

To alter a legislation retrospectively is considered bad in practice. To revive a lapsed law and amend it retrospectively transcends all ethical and legal barriers. When it is to be resorted to, not for subserving the public interest, but for furthering the self-interest of the political parties, it defies both logic and the moral values of politics.[6] 

2016 Nov 29 The appeals filed by Congress and BJP against that order were dismissed by the apex court on November 29, 2016. Though there was no interim order against the order of the Delhi high court, the government, responsible for enforcing FCRA, failed to comply with that order. The government is at present facing contempt proceedings on this account. [6] (Respondents No.1 and 2)

Sources Of Tehreer dated 29.4.2019

8. https://adrindia.org/sites/default/files/ADR%20vs.%20UOI%20%28Delhi%20High%20Court%20%29%20judgment%20on%20foreign%20%20funding%20received%20by%20INC%20and%20BJP%20%29.pdf

2.15 Tahreer dated 18.9.19 To SSP sahib Farrukhabad

Dear Sir

Subject.

1. Ram Lalla Virajman (Deity) has right to sue and file FIR (under section Refer Order 32 of the Civil Procedure Code[10] for clarity. [3]) against proceedings in Supreme Court being Lord of Universe, [10] and third party in Ayodhaya Dispute and He enjoys rights of Nayaik Vayakti or Wadi in SC by virtue of Living Idol.
2. Please File FIR against Registrar of SC (Day to Day proceedings in SC in Ayodhaya Dispute) to Halt the proceeding unless summon sakshi to Ram Lalla Virajman gets issued by Supreme Court. [18] [1-19]
3. All Idols of World are Nayaik Vayakti or Wadi and have right to file sue or FIR against Adharma i.e. Illusive Islam of Mohammad sahib that prohibits idol worship and kills those who do idol worship.
4. Rejoinder statements of Ram Lalla virajman are that the disputed site where He is born as Nar Narayan avatar in Kalyug is 23 Dec 1949 is middle of gummed of Babri Mosque and FIR is the proof.
5. Now to understand the phenomenon of reincarnation as Nar Narayan avatar in RAM LALLA VIRAJMAN is that message comes via quantum entanglement to BBB of idol of Ram Lalla virajman from Highest center of universe and it works as TRINITY and it starts sending messages to Nar means Dr VM Das to follow orders by quantum entanglement.
Fig That Ram Lalla Virajman is Lord of Universe or Allah Ho Akbar [1] has taken idol avatar on 22-23 Dec 1949 at middle of Gummed Babri Mosque. [9]

Ram Lalla Virajman wants to state as under -

1. That Ram Lalla Virajman is Lord of Universe or Allah Ho Akbar [1] has taken idol avatar on 22-23 Dec 1949 at middle of Gummed Babri Mosque. [9]

2. That constitution of India states that The ruling of the High Court implies that as a Hindu deity, Rama Lalla enjoys legal rights, albeit represented by his guardian as he is a minor. The Indian judicial system treats deities as legal entities who could have legal representation in courts through the trustees or managing board in charge of the temple in which they are worshiped. [2][14] Refer Order 32 of the Civil Procedure Code[3][5] for clarity.

Objection of Idol Avatar of Lord Ram on order 32 of civil procedure code for clarity

Kafir (Advocate R Dhavan and Muslims - that prohibits idol worship and kill those Who do idol worship ) donot bring Iman in -

Idol Avatar of Lord Ram Who appeared
On 22-23 Dec 1949 in Middle Gummed of Babri Mosque. He wants to give message that He is their LORD of Universe avatar of Lord Natraz or Allaha Ho Akbar being worshiped by Muslims during Namaz as Namaz is Idol worship of Tachyon Particle made up of Two God particles (Allah and secret of Quran when investigate 99 names of Allah) Whose photodepiction is Ardhanareswaror Satyam Shivum Sundarum and Its reconstruction on EarL is Lord Natraz.

Order Of ACJ to Islam or World Islamic Forum Or MWL Put Idol of Lord Natraz in all mosques of world and offer namaz and read “know Allah Twahid and Trinity in the light of science” Reference

3. That He is now about 70 years [9] when Lord Ram took avatar as Ram Lalla virajman on 22-23 Dec 1949 as idol avatar,[9]

4. That Supreme Court is ignorant of fact that Almighty God Lord Natraz or Creator Basic Building Block who is Allah Ho Akbar used to take avatar when Adharma Exceeds on Earth [10].

5. That Ram Lalla Virazman being statue is alive [17] used to send orders to Dr V.M.Das by Quantum Entanglement [14] that to publish His hypothesis of origin of universe in international journals and make it as evidence and present in Supreme court when desired .

6. That His one of the order came on 6th March 2014 about His wish to rule India and Abroad. [14]

7. That Ram Lalla Virajman is avatar of Lord Natraz or Allah Ho Akbar present now in Tachyon form in invisible universe about 3500 Mpc away from us . [10]

8. That Hence Idol of Ram Lalla Virajman or Lord Natraz or Allah ho Akbar is same Almighty God Who created universe [10]

9. That Under such circumstances, No book or Law could abide Ram Lalla Virajman who is at present Idol avatar to present His Paksh in Supreme Court.

10. That Many e mails ( 171 ) were sent to Supreme Court in the past many Years informing that Almighty Ram Lalla Virajman’s wish to be executed after sending summon sakshi to His new Dham at University of God , 1/139 , Talaya Lane , Fateghar , Farrukhabad , UP , 209601. ( photo copy of Last email dated 11.9.2019 )

11. That LIU Fateghar has taken University of God into its investigation three times and recorded His Statements as regard Ayodhaya dispute. ( photo copy attached )

12. Please File FIR against Registrar of SC ( proceedings in SC in Ayodhaya Dispute ) to Halt the proceeding unless Summon Sakshi to Ram Lalla Virazman gets issued by Supreme Court . [18]


14. All Idols of World are Nayaik Vayakti or Wadi and have right to file sue or FIR against Adharma ie Illusive Islam of Mohammad sahib that prohibits idol worship and kills those who do idol worship .

Thanks

Yours Faithfully

Mahakal Lalla Virajman Ayodhaya or Barfani Baba Fateghar
(Nick name Ram Lalla Virajman Ayodhaya) ( Nar Narayan Avatar in kalyug )

University of God ( 9415146418 ) ( dasvijaymohan3@gmail.com )

1/139, Talaya Lane, Fateghar, Farrukhabad, UP, 209601

Sources and References of Tehreer dated 18.9.2019


2.16 Few Published Papers Informations as regard Adharma

1. Dr V.M.Das Volume 9, Issue 5 May 2021 | ISSN: 2320-2882 IJCRT2105173 International Journal of Creative Research Thoughts (IJCRT) www.ijcrt.org b575


Supreme Court Judgment . 1994 In Ismail Faruqui Case Dr. M. Ismail Faruqui Etc, Mohd. ... vs Union Of India And Others On 24 October, 1994 That Mosque Is Not Necessary For Offering Namaz Is Adharma As Lord Natraz Or Allah Hu Akbar By Virtue Of Geeta Ch 4/Vs 7-8 Did Teleport On 22 23 Dec 1949 In A Mosque Dissolves Judgment View And Establishes Dharma That Idol Of Lord Natraz ( Photo depiction Of Tachyon ) Now Essential Part Of All Mosques Globally
To Be Put Before Offering Namaz Only In Mosque As Namaz Is Idol Worship Of Tachyon Particle Made Up Of Two God Particles Smallest Idol Of Universe.


2. Dr V. M. Das Volume 9, Issue 5 May 2021 | ISSN: 2320-2882 IJCRT2105111 International Journal of Creative Research Thoughts (IJCRT) www.ijcrt.org


On The Eve Of Ramdan And Navratri His Statement of Annexure 6 (Para 4 line 10 that Almighty's verdicts would be Last words in Ayodhaya dispute) led FIR Against Fake SRJBTKshtra Trust And Fake Plaintiff 1 Of Suit No 5 (1989, Fig 2 of Introduction) Ram Lalla Virajman Ayodhaya. The Flare Up of Covid 19 (Act Of God Geeta Ch 9/Vs 8) In India In 2021 Has Direct Relationship By Virtue Of Angriness Of Mahakal lalla Virajman (Allaha Teleported on 22-23 Dec 1949 And Possessed That Place as Title Suit) Not Getting Honor And Justice Yet In Babri Mosque Dispute Could lead To End Of World – A Prediction Of Quran.

Dr V M Das Nursing Home, Fatehgarh, India University Of God


Dr V M Das Nursing Home, Fatehgarh, India University Of God


https://ijcrt.org/track.php?r_id=206717


Conclusion

Baba B.R. Ambedkar was Hindu had lack of fore sightedness and his spiritual consciousness and general knowledge at that time at that age was weak when he made constitution of India that came in force on Republic day 26th Jan 1950 after Almighty God Lord Natraz did teleport as Balak Idol Avatar in Middle Gummed of Babri Mosque.
Why did Mahatma Bharat leave Kingship of Ayodhaya? The reason is simple that he did know that it was Adharma to become King before Almighty Lord Ram. It was his sanskar or vision (Dharam) that led him to do so. But in Kalyug by virtue of Geeta Ch 4/Vs 7 and 8, despite Lord Natraz BBB teleported on 22 23 Dec 1949 as Balak Idol Avatar as Allah Hu Akbar witnessed by Abdul Barkat Ali, Constitution of India made by Baba Ambedkar did not consider Him (Dharma) to make King of India or Globe rather than he modified constitution (Adharma) and made President of India as king (Fake constitution (Adharma) started working on 26 Jan 1950) a discipline against what Mahatma Bharat had formed in Treta yug (Dharama). Since then a fake scenario of Democratic way of rule (Adharma) started in India from 1951 by making an electoral government every five years and its Ruler are Fake (Adharma) PMs since then. Hence since 1951 all elected Presidents and Prime Ministers are Fake Rulers of India and Globe (Adharma). (Annexure 1)


Acknowledgement

https://heaven.academia.edu/vijaymohandas/Analytics/activity/impact/12month

Papersread in different countries

https://heaven.academia.edu/vijaymohandas/Analytics/activity/countries

CVof Dr V.M.Das

https://heaven.academia.edu/vijaymohandas/CurriculumVitae
Dr V M Das and Dr Sapna Das Hosting Flag of Lord of Universe Lord Natraze BBB a secular Deity (1) and His manifestation as Barfani Baba of Amarnath in fridge dated 3.4.2021 (2) . With Photo of Lord Natraze face and Trishul over it (3) . Two Shivlings (4) are formed on 17.4.21 by unconditioned thought expressions representing Male and Female God Particles ( Ardhnareshwar Photodepiction of which every thing is made up of Or Allah ) .

On the Eve of Ramdan and Navratri Farrukhabad a Secular Teerth Sthal ( A Book downloaded titled Atomic Genetics and Origin of Universe Of All Scientists and Theists about 5 billions who do prayer every day believing AlmightyBBB listens their Prayer . In University Of God where 100 papers published in different Scientific Journals ) as predicted in Victoria No. 203 1985 Movie (5) . This prediction is confirmed By Barfani Baba of Amarnath who manifested in Fridge of Author dated 3.4.21 Making Farrukhabad A Secular Teerth Sthal Of Almighty God Lord Natraze BBB or Allaha Hu Akbar and its photo depiction is Dancing Natraze .

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www.ijcrt.org © 2021 IJCRT | Volume 9, Issue 1 January 2021 | ISSN: 2320-2882 pp 4000 -4041


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