

# Demolition won’t take away mosque character: Waqf to SC

‘Even if something found in digging, will you delegitimise mosque after 450 yrs?’

ANANTHAKRISHNAN G.  
NEW DELHI, OCTOBER 14

THE SUPREME Court examining the historic rule and legitimacy of action of emperors such as Babur and Aurangzeb will “open a Pandora’s box”, the Uttar Pradesh Sunni Central Waqf Board said on Monday. The Board questioned whether the Babri Masjid would be delegitimised merely because “something” was found under it during digging by archeologists. “If Babur gets involved, Ashoka’s actions will also be judged,” senior advocate Rajeev Dhavan, appearing for the Muslim parties, told a five-judge Constitution bench headed by CJI Ranjan Gogoi, adding “please don’t rewrite history.”

The bench, also comprising Justices S A Bobde, D Y Chandrachud, Ashok Bhushan and SANazeer, is hearing appeals against the 2010 verdict of Allahabad High Court, which ordered a three-way division of the disputed 2.77 acres.

Dhavan was responding to arguments by the Hindu side that Babri Masjid was not a valid mosque, as it did not comply with requirements of Sharia law.

Questioning this, Dhavan said the court getting into the exercise “will be like history being rewrit-



ten every time a new government comes to power”.

Dhavan said while courts in India have discerned personal law of Muslims in matters of marriage, property, inheritance, waqfs, etc, it has never gone into legitimacy of rulers, conquests and matters of rule of Islamic states. “If it decides to go into the matters of Rulers and States, it needs a much more comprehensive analysis of the sources of Islamic history, law and faith over 15 centuries,” he said.

Dhavan contended that history books will be written based on what the court concludes in the case. Aurangzeb, he added, was “one of the most liberal rulers”.

On the Archeological Survey of India finding remains of a massive structure underneath the mosque, Dhavan said, “Even if you find something during digging, will you delegitimise a mosque after 450 years?” He added, “My ti-

## SC GIVES SECURITY TO WAQF BOARD CHIEF

New Delhi: The Supreme Court directed the Uttar Pradesh government to provide security to UP Sunni Central Waqf Board chairman Zufar Ahmad Faruqui who had expressed threats to life in a communication to the mediation panel. CJI Ranjan Gogoi said the court had received a communication from senior advocate Sriram Panchu, about fears expressed by Faruqui. **ENS**

tle cannot be decided like this.”

The senior counsel said it was “preeminently dangerous for India and the world” to say that all mosques where land is obtained by conquest are liable to be held void or voidable by courts even where the conquest took place centuries ago. “The only safe proposition of law is that any destruction of a religious site after 1947-50 is illegitimate, and any benefit therefrom cannot be treated as valid or just and fundamentally unjust benefit or enrichment,” he submitted.

The Babri Masjid, he said, was mosque by user, and it was Sharia-complaint in build and architecture. “Even demolition would not

take away the character of a mosque, as even an open space can be masjid and therefore the site of Babri Masjid remains a mosque even today,” he told the bench. “Once a mosque, always a mosque,” Dhavan said, adding that the property does not lose its character even if it has been abandoned and proper prayers are no longer offered.

Dhavan contended that counsels for Hindu parties have been “unable to establish that Ram was born in the area under the central dome (Babri Masjid), and yet the entire campaign is based on this. We are entrusted to restoration of the building as it stood on December 5, 1992.”

Dhavan repeated that Hindus never had any title to the place but were only given the right to pray. Justice Bobde pointed out, “If they can enter and pray, that dilutes your possession.”

“No,” replied Dhavan, likening it to someone with a well in his property allowing certain others to draw water from it. The counsel said this does not give possession of the well to users.

Justice Chandrachud said the purpose of putting iron grilles to separate the mosque from the outer courtyard following Hindu-Muslim clashes of 1855 appeared not to be for any division of property but for security reasons.



## GEARING UP FOR THE LIGHTS

Preparations in Ayodhya on Monday for Deepotsav celebrations from October 24-26. **PTI**

### SALE, PURCHASE OF WAQF PROPERTIES

## Preparing list of corruption cases, says Shia Waqf Board chairman

EXPRESS NEWS SERVICE  
LUCKNOW, OCTOBER 14

TWO DAYS after the state government recommended a CBI probe into alleged irregularities in sale, purchase and transfer of waqf properties in the state, Uttar Pradesh Shia Waqf Board chairman Wasim Rizvi claimed Sunday that “to help CBI”, he was preparing a list of such cases of corruption, which “includes big

names in the government as well as clerics.”

Rizvi is facing two such cases. An FIR was registered against him in both cases. In one case registered in Lucknow in 2017, the FIR was filed at Hazratganj police station against five persons including Rizvi under IPC sections 420, 409 and 506. In another case, registered in Prayagraj in 2016, the case was filed against Rizvi at Kotwali police station under IPC sections 441 and 447.

## APPEAL FOR IDENTIFICATION



General public is hereby informed that an unidentified dead body of male **Namely: Unknown R/o: Unknown Age: 21 Years, Height: 168 Cms, Complexion : Shallow, Wearing: Black colour shirt & Blue colour jeans** has been found at H. No. R-15, 1st Floor, Balconi side, Roop

Pratap Market, Jungpura, Hazrat Nizamuddin, New Delhi on 03.10.2019. In this regard a case vide DD No. 007A dated 03.10.2019 has been lodged at P.S. Hazrat Nizamuddin, Delhi.

Any person having any information or clue about this dead found person may kindly inform to the following:- **SHO**

**P.S. Hazrat Nizamuddin, Delhi**  
Tel. No. 011-24355758, 24359989

## NOTICE INVITING APPLICATION FOR ALLOTMENT OF SHOPS AT SANTUSHTI SHOPPING COMPLEX, NEW DELHI

1. Air Officer Commanding, Air Force Station New Delhi, invites sealed application from resident Indian Nationals for allotment of shops at Santushti Shopping Complex, New Willingdon Camp, Lok Kalyan Marg New Delhi-110003.

Shop No	Size	Shop No	Size	Shop No	Size
02	413 sqft	07	262 sqft	15	425 sqft
23	378 sqft	36	413 sqft		

2. The period of allotment will be three years wef 01 Dec 2019. The shops will be allotted as per provision of **Defence Shopping Complex (Maintenance & Administration) Rules, 2006**.

3. The rates for allotment of the shop are fixed and will be charged as License Fee 160/- per sqft, Maintenance charges 60/- per sqft and GST @18%. In addition water & electricity charges will be charged as per consumption. **The maintenance charge will be increased by 5% every year.**

4. The application form can be collected from Santushti Shopping Complex Office, on all working days starting from **16 Oct 19 from 1000 hrs to 1630 hrs @ Rs 500/-** each (non-refundable). Earnest Money Deposit (EMD) equivalent to one month License fee i.e. (Area of shop X Rs 160/-psf) in the form of Demand Draft/ Bankers Cheque issued by any nationalized bank or ICICI, HDFC and AXIS Bank is to be drawn in favour of “**Santushti 412 Air Force Station New Delhi**”. Application form duly completed in all respect along with EMD, is to be submitted to SSC office **on or before 1500 hrs by 01 Nov 19**. Applications form without EMD will be summarily rejected.

5. Any clarification regarding allotment of Shops or any other issues for prospective allottees will be addressed at the office of Santushti Shopping Complex between 1100 hours to 1600 Hrs on all working days (Monday to Saturday) till 30 Oct 19. **The allotment of Shops by draw of lot, if applicable, will be held at 1500 Hrs on 15 Nov 2019 at Santushti Shopping Complex.**

6. For further details please contact Tele no. 011-24679220, Mobile no. 8130973799, or email on santushtishoppingcomplex123@gmail.com

7. **Air Officer Commanding, Air Force Station New Delhi, reserves the right to withdraw any shop and / or accept or reject any tender or application without assigning any reason.**

## उत्तराखण्ड लोक सेवा आयोग

संख्या : 67/08/E-3/APS(DR)/2014-15 दिनांक : 14 अक्टूबर, 2019  
विज्ञापित  
(उत्तराखण्ड सचिवालय/उत्तराखण्ड लोक सेवा आयोग, अपर निजी सचिव परीक्षा-2017)

उत्तराखण्ड सचिवालय/उत्तराखण्ड लोक सेवा आयोग, अपर निजी सचिव परीक्षा-2017 हेतु प्रकाशित विज्ञापन संख्या-01/विज्ञापन/ई-3/2017-18 दिनांक 31 जुलाई, 2017 के क्रम में दिनांक 11 नवम्बर, 2017 को सम्पन्न प्रारम्भिक/सीनिंग परीक्षा के परिणाम दिनांक 11 अप्रैल, 2018 में कुल 2138 अभ्यर्थियों को औपबन्धिक रूप से मुख्य परीक्षा हेतु सफल घोषित किया गया था। विज्ञापित संख्या 06/08/E-3/APS(DR)/2014-15 दिनांक 27 अप्रैल, 2018 हेतु विस्तृत विज्ञापित संख्या 05/08/E-3/APS(DR)/2014-15 दिनांक 27 अप्रैल, 2018 द्वारा अभ्यर्थियों को मुख्य परीक्षा हेतु आवेदन करने तथा परीक्षा शुल्क जमा करते हुये, ऑनलाइन आवेदन पत्र में किये गये दावों के समर्थन में शैक्षिक अर्हता/आरक्षण से संबंधित प्रमाण पत्रों की छायाप्रतियां निर्धारित दिनांक 25 मई, 2018 तक आयोग कार्यालय में जमा कराये जाने हेतु निर्देशित किया गया था।

2. उक्त विज्ञापित के क्रम में अभ्यर्थियों द्वारा मुख्य परीक्षा हेतु किये गये ऑनलाइन आवेदन व परीक्षा शुल्क जमा करते हुए उपलब्ध कराए गये अभिलेखों के आधार पर, सम्यक् विचारोपरान्त माओ आयोग द्वारा विज्ञापित की शर्तानुसार कतिपय अभ्यर्थियों को अनर्ह घोषित किया गया है, तथा कतिपय अभ्यर्थियों के अभिलेखों में कमियां पायी गयी है। उक्तानुसार अनर्ह सूची एवं अभिलेखों में विद्यमान कमियों हेतु सूची, आयोग की वेबसाइट [www.ukpsc.gov.in](http://www.ukpsc.gov.in) पर प्रकाशित की जा रही है।

उक्त सूची में जिन अभ्यर्थियों के नाम उल्लिखित हैं, वह अभ्यर्थी साध्य सहित अपना प्रत्यावेदन/वांछित अभिलेख सचिव, उत्तराखण्ड लोक सेवा आयोग, हरिद्वार के कार्यालय में अंतिम तिथि दिनांक 04 नवम्बर, 2019 (सोमवार) तक जमा कर सकते हैं। अंतिम तिथि दिनांक 04 नवम्बर, 2019 (सोमवार) के परवात जमा होने वाले प्रत्यावेदनों/वांछित अभिलेखों पर आयोग द्वारा किसी भी दशा में विचार नहीं किया जायेगा।

-Sd-  
(राजेन्द्र कुमार) सचिव।

## Scindia to CM: Give Rs 50 lakh, land to kin of Shivpuri victims

EXPRESS NEWS SERVICE  
BHOPAL, OCTOBER 14

IN ANOTHER letter to Chief Minister Kamal Nath, former Union minister Jyotiraditya Scindia on Monday said that Rs 50 lakh and 10-bigha land each should be given to fathers of two Dalit children, who were allegedly beaten to death in Bhavkhedi village of Shivpuri district over open defecation.

A 10-year-old boy and a 12-year-old girl were allegedly killed on September 25, by two brothers Hakim and Rameshwar Yadav from the OBC community, after they saw them defecating near the boundary of their agriculture land. On Sunday, Scindia visited the family who told him they were feeling unsafe in the village and requested that they be provided accommodation in Shivpuri town, 20 km away.

The Congress leader’s intervention led to guardian minister Pradyuman Singh Tomar and the local administration to provide a temporary accommodation to the family in Shivpuri on Monday.

Scindia, who lost the last general election from Guna-Shivpuri constituency, announced that he will bear the expenses of new houses for both the families. He also directed the local administration to provide government jobs to members of the family.

### INX MEDIA CASE

## Court reserves order on ED plea seeking Chidambaram arrest

ANAND MOHAN J  
NEW DELHI, OCTOBER 14

A DELHI court on Monday reserved its order on the Enforcement Directorate’s plea seeking to arrest and question former Union minister P Chidambaram in the INX Media money-laundering case.

The ED, represented by Solicitor General Tushar Mehta, moved two applications before Special Judge Ajay Kumar Kuhar seeking to arrest Chidambaram and his custodial interrogation.

Mehta told the court, “There is a finding by the Supreme Court that custodial interrogation (of Chidambaram) is necessary.” He had argued that money-laundering was a separate offence and it was ED’s statutory right to investigate the allegations against Chidambaram.

Chidambaram’s counsel, senior advocate Kapil Sibal, strongly protested the plea. He argued that the CBI had already got Chidambaram’s custodial interrogation, and the offence may be different but it was part of the same transaction. “There cannot be a remand after the 15-day period is over. The occurrence is not different, it is the same. Here the case is exactly the same.”

As Sibal was arguing, Chidambaram told his lawyers, “If the predicate offence falls, then this offence falls.” This was reiterated by Sibal.

In May 2017, the CBI had registered an FIR alleging irregularities in the Foreign Investment Promotion Board clearance granted to INX Media group for receiving overseas funds of Rs 305 crore in 2007 when Chidambaram was finance minister. The ED later lodged a money-laundering case in the matter. Under the statute that governs the agency, the ED cannot initiate a money-laundering probe against anyone unless an FIR has been registered by another agency or state police on charges with financial implications.

Sibal also brought to the judge’s notice his previous order in which he did not allow Chidambaram’s plea to surrender in the ED case noting “the applicant has not been arrested nor this court has taken cognizance of any offence or any complaint or chargesheet”.

Sibal then told the court that Chidambaram cannot be brought to court for arrest. “They cannot bring him from JC in another case and seek arrest in another case.” Sibal then moved an application requesting the court to recall its order by which Tihar authorities were directed to produce Chidambaram before it.

“When you pass that order for producing him here, that affects my right under Article 21. You should have issued notice to us. We could have argued that day,” Sibal said.

Mehta said that Sibal’s arguments were “fallacious and untenable”. He submitted that the material collected by the ED was different from that collected by the CBI, and after having formed an opinion based on material in their possession, they sought Chidambaram’s custody.

## IMPORTANT NOTICE

It is notified for the information of all concerned that Railways have decided to revise the timings of following trains passing through Ratlam Division from 09.01.2020. The details of the same is as under :-

Revised Timings of Trains w.e.f 09.01.2020						
Train No. & Name	Station	Existing Timings		Revised Timings		DEP.
		ARR.	DEP.	ARR.	DEP.	
12248 H. Nizamuddin – Bandra (T) Yuva Exp.	Ratlam	23:20	23:25	23:15	23:20	
12264 H. Nizamuddin – Pune Duronto Express	Ratlam	18:40	18:45	18:35	18:40	
12284 H. Nizamuddin – Ernakulam Duronto Exp.	Ratlam	07:10	07:15	07:05	07:10	
12472/74/76/78 Shri Mata Vaishno Devi Katra – Mumbai Central / Gandhidham/Hapa/ Jamnagar Express	Nagda	07:20	07:25	07:15	07:20	
	Ratlam	08:00	08:10	07:55	08:05	
	Meghnagar	09:13	09:15	09:08	09:10	
	Dahod	09:43	09:45	09:38	09:40	
12494 H. Nizamuddin – Pune Express	Ratlam	07:05	07:15	07:00	07:10	
12904 Amritsar – Mumbai Central Golden Temple Express	Nagda	17:55	17:57	17:50	17:52	
12910 H. Nizamuddin – Bandra (T) Garib Rath Express	Ratlam	23:20	23:25	23:15	23:20	
	Dahod	00:49	00:50	00:44	00:45	
12912 Haridwar- Valsad Express	Ratlam	10:45	10:55	10:40	10:50	
	Dahod	12:22	12:24	12:17	12:19	
12918 H. Nizamuddin – Ahmedabad Sampark Kranti Express	Ratlam	23:45	23:50	23:40	23:45	
	Dahod	01:17	01:19	01:12	01:14	
12926 Amritsar – Bandra (T) Paschim Express	Nagda	03:18	03:20	03:13	03:15	
	Ratlam	04:20	04:30	04:15	04:25	
	Meghnagar	05:33	05:35	05:28	05:30	
	Dahod	06:02	06:04	05:57	05:59	
15636 Guwahati – Okha Express	Nagda	10:00	10:02	09:55	09:57	
	Ratlam	10:45	10:55	10:40	10:50	
	Dahod	12:22	12:24	12:17	12:19	
15668 Kamakhya – Gandhidham Express	Ratlam	11:40	11:50	11:35	11:45	
	Dahod	13:17	13:19	13:12	13:14	
19022 Lucknow- Bandra (T) Express	Ratlam	21:05	21:25	21:00	21:20	
	Dahod	23:08	23:10	23:03	23:05	
19024 Firozpur – Mumbai Central Express	Nagda	04:30	04:35	04:25	04:30	
	Khachrod	04:46	04:48	04:41	04:43	
	Ratlam	05:30	05:40	05:25	05:35	
	Barnia	06:18	06:19	06:13	06:14	
	Thandla Road	06:43	06:44	06:38	06:39	
	Meghnagar	06:51	06:53	06:46	06:48	
	Dahod	07:20	07:22	07:15	07:17	
19042 Gazipur City - Bandra (T) Express	Ratlam	19:50	20:10	19:45	20:05	
19062 Ramnagar - Bandra (T) Express	Nagda	10:53	10:55	10:48	10:50	
	Ratlam	11:30	11:50	11:25	11:45	
	Dahod	13:17	13:19	13:12	13:14	
22210 New Delhi – Mumbai Central Duronto Ex.	Ratlam	07:35	07:40	07:30	07:35	
22634 H. Nizamuddin – Thiruvananthapuram Ex.	Ratlam	10:45	10:55	10:40	10:50	
22654/22656 H. Nizamuddin – Thiruvananthapuram Exp.	Ratlam	20:20	20:30	20:15	20:25	
22918 Haridwar - Bandra (T) Express	Ratlam	10:45	10:55	10:40	10:50	
22922 Gorakhpur - Bandra (T) Express	Nagda	05:13	05:15	05:08	05:10	
	Ratlam	05:55	06:15	05:50	06:10	

Note:- For any kind of information passengers are requested to contact Railway Enquiry No. 139 or visit Indian Railways website [www.enquiry.indianrail.gov.in](http://www.enquiry.indianrail.gov.in)

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**NOTICE**  
Notice is hereby given pursuant to Regulation 29 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Regulations) that a meeting of the Board of Directors of the Company will be held on Friday, 8<sup>th</sup> November 2019 to consider and approve inter alia (i) the Audited Financial Results (Standalone) and (ii) the Unaudited Consolidated Financial Results of the Company for the quarter/Half year ended 30<sup>th</sup> September 2019.  
Pursuant to Regulation 47(2) of the above referred Regulations, the said Notice may be accessed on the Company's website at [www.tatapower.com](http://www.tatapower.com) and also on the website of the respective stock exchanges at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com).

**For The Tata Power Company Limited**  
H. M. Mistry  
Company Secretary

Place: Mumbai  
Dated : 14<sup>th</sup> October 2019



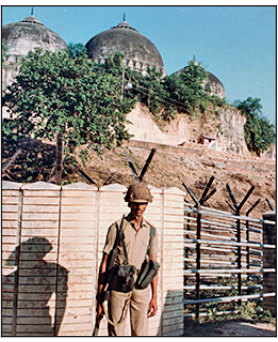
# Muslim parties ask SC: Why all questions directed at us?

## Judge: Remark ‘Completely Unwarranted’

Dhananjay Mahapatra  
@timesgroup.com

**New Delhi:** After 38 days of arguments on cross-appeals for ownership of the 2.77 acre Ram Jannabhoomi-Babri Masjid disputed land in Ayodhya, the Muslim parties suggested there was a bias against them by telling the Supreme Court that the five-judge bench had directed all questions at them while none were put to Hindu parties.

With three more days to go before arguments conclude, a bench of Chief Justice of India Ranjan Gogoi and Justices S A Bobde, D Y Chandrachud, Ashok Bhushan and S Abdul Nazeer raised questions on the claim of Muslim parties for full ownership over the dis-



MATTER IN APEX COURT

puted land as they argued that Hindu parties had never sought ownership over the mosque from 1885 till 1989, when the deity through next friend filed a suit.

Justice Chandrachud asked what was the implication of Hindus continuously worshipping in the mosque's outer courtyard and whether it would amount to Muslim parties ceding ownership right over that part of the mosque. Appearing for Muslim parties,

## Provide adequate security to Waqf Board head: SC

The Supreme Court on Monday directed the UP government to provide adequate security to Sunni Waqf Board chairman Zufar Ahmad Faruqi on being informed by one of the SC-appointed mediators, Sriram Panchu, that Faruqi had received threat to his life. **TNN**

advocate Rajeev Dhavan argued that Hindus were given only prescriptive right to worship in the outer courtyard and that could never amount to ceding title of any part of the mosque to them.

When the judge put another question about iron railings being erected inside the mosque to segregate worship areas of Hindus and Muslims, an irked Dhavan said, “What I like about this hearing is that all questions are directed at us (Mus-

lim parties) and none to them (Hindu parties).”

Taken aback, Justice Chandrachud said Dhavan's remark was “completely unwarranted”. But Dhavan retorted, “It is not unwarranted though I am duty bound to answer the questions put by the bench.” Dhavan may not have been correct in casting aspersions at the bench as the judges had repeatedly questioned propositions and arguments of advocates K Parasaran, C S Vaidyanathan and P N Mishra, who appeared for Hindu parties, and advocate Sushil Jain, who appeared for Nirmohi Akhara. In the afternoon session, Justice Chandrachud appeared unmindful of Dhavan's earlier comment and continued to pose questions. “Prayers were offered regularly till December 22-23, 1949, when the mosque was desecrated by surreptitious placing of idols under the central dome,” Dhavan said.

Full report on [www.toi.in](#)

## SC to hear CBI's plea against HC's findings on PC today

**New Delhi:** The CBI on Monday challenged in the Supreme Court the findings of Delhi HC that former Union finance minister P Chidambaram, arrested in the INX Media case, was not a flight risk and could not tamper with evidence. The SC agreed to hear the CBI plea on Tuesday, along with the appeal filed by Chidambaram, challenging the high court's September 30 verdict denying him bail in the case.



Though HC had denied bail to him, it had observed that he was not a flight risk and could not tamper with evidence. Chidambaram's appeal challenging the HC order dismissing his bail plea is listed for hearing before a bench of Justice Banumathi on Tuesday. The HC had decided Chidambaram's bail petition on three aspects — flight risk, tampering with evidence and influencing of witnesses.

A trial court reserved its order on Monday on ED's plea.

## Court reserves order on ED's plea for PC's arrest

Aamir.khan2@timesgroup.com

**New Delhi:** A special court reserved its order on the plea of the Enforcement Directorate seeking the arrest of former Union minister P Chidambaram after he was produced from Tihar jail on Monday in INX Media case.

Solicitor General Tushar Mehta, representing the ED, sought permission to — first, arrest the politician, and then take him in custody for interrogation. For that, Mehta along with special prosecutors N K Matta and Amit Mahajan, moved two applications. Mehta also argued that the offence of money laundering was a separate and independent offence. Prior to the SG placing his arguments, advocate Kapil Sibal, representing Chidambaram, had argued that if there were no proceedings with regard to ED probe pending before court how could he be brought to court. “It's not permitted under law. Under the aegis of the court, he cannot be produced in this fashion and then arrested. It's the same transaction,” Sibal said. He argued that when Chidambaram wanted to surrender before the court, it had said there were no ED proceedings pending against him.

Full report on [www.toi.in](#)

## ED opposes bail petition of DKS

**New Delhi:** The ED has opposed the bail plea of Congress leader D K Shivakumar in a money-laundering case in Delhi HC. The HC said it will take up the matter on Tuesday. The ED submitted that it has filed a status report on Shivakumar's plea. An additional status report was also filed on Monday. The court also listed the plea for hearing on Tuesday and asked the registry to place on record the additional status report once it is filed. **TNN**

## UP DM suspended for fudging gaushala data

TIMES NEWS NETWORK

**Lucknow:** The district magistrate of UP's Maharajganj, Amarnath Upadhyay, and four other senior officials were suspended on Monday for misappropriation of funds by over-reporting cattle heads at a cow shelter. On record, the shelter showed 2,500 cattle, but only 954 were found during inspection.

Allahabad municipal commissioner Dr Ujjwal Kumar has been appointed Maharajganj DM.

UP chief secretary R K

Tiwari said the government had been receiving complaints of anomalies and financial irregularities at the Madhvaliya cow shelter in Nichlaur tehsil of Maharajganj district, after which a committee was set up to probe the allegations.

It was also found that of the 500 acres transferred by the forest department to animal husbandry department for operating a cow shelter, the shelter committee had allowed illegal occupation of 328 acres by farmers, firms and other individuals, the chief secretary added.

## Raj to withdraw sops for Emergency detainees

**Jaipur:** The Rajasthan government on Monday decided to withdraw the allowances being given to those detained under MISA during the Emergency imposed by Indira Gandhi, saying they were not freedom fighters.

At a meeting of the state Cabinet chaired by CM Ashok Gehlot, the government also reversed its decision to hold direct election for the posts of mayors and chairpersons in corporations and municipalities.

When the Gehlot-led Congress came to power last year, it had introduced direct elections.

The decision to discontinue pension, medical assistance and other benefits to MISA (Maintenance of Internal Security Act), DIR (defence of India) detainees in the state will save Rs 40 crore annually, according to a press release issued later.

The MISA detainees were getting a pension of Rs 20,000 per month. It was increased from Rs 12,000 to Rs 20,000 per month by previous BJP government in July 2018. **PTI**

## Parameshwara case: Co-op society under I-T scanner

BV.Shivashankar  
@timesgroup.com

**Bengaluru:** A Tumakuru credit co-operative society has come under the scanner of income-tax department in the medical seats scam that was unearthed following raids on educational institutions run by former deputy CM of Karnataka, G Parameshwara.

Investigators said Shiva Shree Souharda Credit Co-operative Society — with three branches in Tumakuru and one in Bengaluru — was the epicentre of alleged money-laundering activities. The medical college management parked unaccounted money in the society, sources in the I-T department said.

During searches on Siddhartha Medical College and Siddhartha Institute of Medical Sciences and Research, run by Parameshwara, a senior I-T official said they found eight bank accounts opened in the society in the names of employees of educational institutes. After scrutiny, officials seized the accounts along with Rs 5 crore in deposits. Sources said the accused allegedly opened benami savings accounts in the names of employees with documents they submitted at the time of joining medical colleges.

Full report on [www.toi.in](#)

# KK Muhammed was with me during excavation at Ayodhya: ASI ex-DG

Kumar Shakti Shekhar

**B**B Lal, former director general of the Archaeological Survey of India, and three others linked to the project have said KK Muhammed was part of the team that excavated the Ram Jannabhoomi-Babri Masjid site at Ayodhya in 1976-77.

“It is a fact that Shri KK Muhammed was with me when I was excavating the Ram Jannabhoomi area in Ayodhya,” Lal, 98, wrote to **TOI** in an email.

This was in response to a letter by Syed Ali Rizvi, chairman, department of history, Aligarh Muslim University, published in **TOI** on October 12, in which Rizvi said Muhammed was never part of Lal's team. Rizvi was responding to an interview “There is no doubt that a temple dedicated to Lord Vishnu

existed below Babri Masjid”, in which Muhammed had told **TOI** that he was the only Muslim archaeologist in the team led by BB Lal which had excavated the Ram Jannabhoomi site in 1976-77.

Rizvi countered Muhammed's claims by saying that the latter's name did not occur anywhere in reports filed by BB Lal himself and published in the ASI Annual Reports. However, apart from KK Muhammed himself, Lal and at least three other members of the team said Muhammed was part of the team.

Ramakant Chaturvedi, who retired as director of Municipal Museum, Gwalior in 2007, said Muhammed had participated in the excavation at Ayodhya in 1976-77 as a trainee. “Muhammed was then a student of ASI's

School of Archaeology at Delhi,” he said.

Giving details of the excavations, Chaturvedi, 75, said they were carried out under a project called Archaeology of Ramayan Sites. The project was led by BB Lal, who was the ASI DG from 1968 to 1972 and director of Indian Institute of Advanced Studies, Shimla.

Raj Nath Kaw, who retired as ASI's chief photographer in 2005,

too said Muhammed was part of the excavation team. On Muhammed's name not figuring in the ASI's Annual Reports, he said it was because the names of trainees were not included in them. Kaw said Muhammed was a student of the School of Archaeology, which later was renamed Institute of Archaeology and shifted from Delhi

to Greater Noida.

Ashok Pandey, who retired in 2016 as superintending archaeologist at Bhopal, was Muhammed's classmate in School of Archaeology. He said Muhammed and 10 other students of the school were part of the team which took part in the excavation at Ayodhya in 1976-77.

He said School of Archaeology would admit about 12 candidates for a one-year post-graduate diploma course in archaeology every year. The classes would commence in September-October. These students would be sent by ASI for two-month training in excavation between December and February every year as excavations generally take place in winters, he said.

Pandey, 63, said it was during this part of training that they had joined BB Lal for excavation at Ayodhya.

## ACTION OF 1976-77

## ‘Miracle baby spent over 48 hrs in grave’

**Bareilly:** The paediatrician treating the baby girl, who was found alive in an earthen pitcher buried on a cremation ground here recently, said she most likely spent over 48 hours in the grave and burnt brown fat in her body for survival.

Brown fat or brown adipose tissue helps infants survive extreme cold by burning fatty acids and glucose as their body is too underdeveloped for shivering thermogenesis. Dr Ravi Khanna said the baby, whose umbilical cord had already fallen, showed signs of life despite her platelet count dropping to 10,000 from a normal range of 1.5 lakh. “We are trying to maintain her body temperature as it drops randomly due to absence of fat. Yet, she is responding to treatment and showing signs of improvement. We are now feeding her through a tube and her body has accepted premature baby formula as well. However, the antibiotics and intensive care will continue till the infection in her lood is gone,” he added.

Kanwardeep Singh | **TNN**

## Isro orbiter observes solar flares

**New Delhi:** One of the eight scientific payloads on board Chandrayaan-2's orbiter, circling the Moon's orbit at 100 km, has measured solar flares between September 30 and October 1, which will help scientists better understand various processes on the sun.

The payload, solar X-ray monitor, which detected the flares, is capable of measuring X-rays emitted by the Sun and its corona, and can also measure the intensity of solar radiation. Its primary aim is to provide X-ray spectrum in the energy range of 1-15 keV, according to Isro. Currently, the solar cycle is heading towards minima and the sun has been extremely quiet for the past few months. Therefore, XSM could observe a series of small flares between September 30 and October 1, says an Isro statement.

Surendra Singh | **TNN**

Full report on [www.toi.in](#)

## Send body to B'desh: Kin of man who died as ‘foreigner’

Nareesh.Mitra  
@timesgroup.com

**Guwahati:** The death of a 65-year-old inmate of a foreigners' detention centre in Assam on Sunday has led the man's Sonitpur-based family to demand that his body be sent to Bangladesh if authorities cannot restore his “Indian citizenship”.

Dulal Paul, who died at Gauhati Medical College and Hospital of multiple ailments, had been declared a “Bangladeshi” and sent to the detention centre in Sonitpur in 2017. His eldest son Ashish, a motor mechanic at Alisinga in the same district, said on Monday that he wouldn't accept his father's body till the government righted the wrong done to him. “I will take my father's body home



Dulal Paul, 65, was declared a Bangladeshi and sent to a detention centre in 2017

only when he is declared an Indian. My father was sent to the detention centre in 2017 after he was branded a Bangladeshi. Now that he is dead, why is the government forcing us to accept his body? My father died as a Bangladeshi despite being an Indian and owning

land here since the 60s. Let them send his body to Bangladesh,” he said.

Dulal's family had sold off a portion of their land to pay for legal expenses after he was declared a foreigner and ordered to be sent to a detention centre. “We are poor, but we spent nearly Rs 1.5 lakh on my father's case. He was suffering from mental illness and also developed diabetes later. We tried everything we could to get him out,” Ashish said. Dulal, who had been shifted to Guwahati last month for treatment, is the 26th inmate of a foreigners' detention centre to die since 2011.

Organisations representing the state's Bengali community blocked roads at Alisinga in protest against his death while under detention.

## Farmers' body protests Justice Mishra heading five-judge SC bench

TIMES NEWS NETWORK

**New Delhi:** A third constitution bench, after the ones hearing the Ayodhya and Kashmir cases, constituted by Chief Justice of India Ranjan Gogoi to hear a bunch of cases relating to right to fair compensation in land acquisition has run into controversy with a farmers' body protesting Justice Arun Mishra heading the new bench.

In 2017, a two-judge bench led by Justice Mishra had doubted the correctness of the decision of a three-judge bench's 2014 decision in Pune Municipal Corporation case relating to fair compensation in land acquisition and referred the issue to a three-judge bench. A three-judge bench headed by Justice Mishra on February 8, 2018, had overruled the Pune Municipal Corporation decision.

However, another three-judge bench headed by Justice Madan Lokur referred the issue to a five-judge bench after it was told that the Pune Municipal Corporation decision, being rendered by a three-judge bench, could not have been overruled by another three-judge bench. All India Farm-

## LAND BUY CASE

er Association from Telangana has written a letter to CJI Gogoi pointing out that after the matter was referred to a five-judge bench, it was duly constituted in 2018 by the then Chief Justice of India and that bench did not include Justice Mishra.

The matter was heard in part by that five-judge bench. Now, the Chief Justice of India has constituted another five-judge bench headed by Justice Mishra to hear the same issue.

श्रम और रोजगार मंत्रालय, भारत सरकार Ministry of Labour & Employment, Government of India			
क.रा.बी. निगम अस्पताल श्री श्री आनन्दमय मार्ग ओखला फेज-1, नई दिल्ली-20 फोन नं. Phone No. 011-26814161	ESI Corporation Hospital Sri Maa Anandamayee Marg Okhla, Phase-1, New Delhi-20 ई मेल-E-mail : ms-okhladelhi@esic.in		
Walk-In Interview for the post of doctors as per details given below:-			
Sl. No.	Name of post	No. of post	Date, Place and Reporting time:
1	Senior Resident - Under 3 years residency scheme (for a period of one year and extendable on yearly basis subject to maximum of 3 years)	32	23.10.2019, Medical Superintendent's office, 8th Floor, B-Block, New Building at 09.00 to 11.00 am
2	Contractual Specialist (One year contract basis against vacancy of Specialists for one year or till regular incumbent joins whichever is earlier)	03	
Reservation as per existing rules. Details can be downloaded from website <a href="#">www.esichospitals.gov.in/delhi-okhla-t-home</a> & <a href="#">www.esic.nic.in</a>			
Medical Superintendent			

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shortstories

CUSTODY OF NATH NEPHEW EXTENDED

**NEW DELHI:** A Delhi court on Monday extended the judicial custody of Ratul Puri, nephew of Madhya Pradesh Chief Minister Kamal Nath, till October 25 in a money laundering case related to the alleged AgustaWestland chopper scam. Special judge Arvind Kumar sent Puri to jail after the Enforcement Directorate moved an application seeking the judicial custody of Puri. "Accused is remanded to judicial custody till October 25, 2019," the judge said. The court further said the counsel for Puri has moved an application for permitting him to carry documents related to proceedings with him to Tihar Jail in order to efficiently present his defence.

SATHISH SANA MOVES HC

**NEW DELHI:** Businessman Sathish Babu Sana approached the Delhi High Court on Monday seeking quashing of a money laundering case, allegedly involving him and meat exporter Moin Qureshi. Sana, a Hyderabad-based businessman, was arrested by the ED and later granted bail by a trial court in case relating to purported purchase of shares worth Rs 50 lakh of a company linked to Qureshi. He also sought quashing of summons issued by the ED under the PMLA on July 18 & 25.

INDIA TAKES LEAD ROLE IN GLOBAL PEACE: OM BIRLA

**NEW DELHI:** A well-defined international order is imperative for a just, peaceful and prosperous world, Lok Sabha Speaker Om Birla told the 141st Assembly of the Inter Parliamentary Union in Belgrade on Monday. He said India takes a lead role in promoting international peace and security and encourages settlement of international disputes by arbitration. Birla observed parliaments have a critical role to play in passing the necessary legislations to give effect to international commitments, approve budgets for them and to honour the governments' resolve on the international arena.

Ayodhya hearing in last leg as SC deadline nears

**TITLE DISPUTE** Muslim side asks SC not to 'go into the legitimacy of Babur's actions'

**HT Correspondent**  
● letters@hindustantimes.com

**NEW DELHI:** As the hearing in the Ram Janmabhoomi-Babri Masjid title dispute case entered its final leg in the Supreme Court, the Muslim side on Monday cautioned the court not to "go into the legitimacy of the actions of Babur" and rewrite history.

Senior advocate Rajeev Dhavan, arguing the matter for the Muslim side before a five-judge bench, said, "Do not go into the legitimacy of the action of past rulers. It will open Pandora's Box. If Babur gets involved, Ashoka's action will also be judged."

Making its arguments, the UP Sunni Waqf Board made a strong case for its ownership over the disputed site in Ayodhya, and claimed the Hindu side never sought possession of it for over 100 years until 1989 when the civil suit was filed for the first time.

A five-judge bench led by Chief Justice Ranjan Gogoi, is hearing cross-appeals against the Allahabad high court's 2010 verdict, delivered in four civil suits, that

APEX COURT DIRECTED THE UP GOVT TO GIVE ADEQUATE SECURITY COVER TO CHAIRMAN OF THE CENTRAL SUNNI WAKF BOARD ZAFAR AHMED FAROOQI

the 2.77-acre disputed land in Ayodhya be partitioned equally among the three parties — the Sunni Waqf Board, the Nirmohi Akhara and "Ram Lalla Viraj-man".

The Supreme Court which is hearing the case on a daily basis will conclude the same on October 17. The court on Monday directed the Uttar Pradesh government to provide adequate security cover to chairman of the Central Sunni Wakf Board, Zafar Ahmed Farooqi.

The order comes on a letter written to the Chief Justice of India Gogoi by senior advocate Sri Ram Panchu, a member of the court appointed mediation panel, who apprised the top court of a security threat to the Sunni Waqf

Board chairman.

Advancing arguments for the Board, Dhavan stressed that the mosque was a Waqf property, as is evident from documentary proofs including inscriptions, revenue records, grants and judicial orders.

Dhavan referred to an 1885 order of the then lower court that denied title rights to the Hindus. The Awadh judicial commissioner had upheld the lower court ruling, he told the bench.

Dhavan said the order only gave to Hindus prescriptive rights to worship and not ownership. The order may not be a binding on the court, he clarified, but a fact that needs to be considered by the court before any decision is given. Dhavan said it was in 1989 that the claim of title was made by the Hindus. On the 2008 Archaeological Survey of India (ASI) report, Dhavan agreed it was an expert finding. But he said the report never stated that a temple was demolished to construct a mosque. "It (ASI team) may have found a temple below but there was no finding to hold that a temple was pulled down," he said.

The board also said that the building was a mosque is accepted by travellers, gazetteers, Hindu parities and government records.

Dhavan said that the board has been in possession throughout and the claim of ownership by the Hindus came much later. Possession, he said, continues with the title holder until adverse possession extinguishes it, which is not there in the present case.

"Have not lost title at all. They have got a prescriptive right as they never exercised title rights," he argued. At this, Justice DY Chandrachud, a member of the bench, pointed out that the Hindu side could use the same argument to claim possession of the outer courtyard as they offered prayers there. The judge even felt that the 1885 suit was not a "declaratory suit". He also pointed out to the railing installed on the premises and said the same might have been done to divide the property into two portions. At this Dhavan read out the 1885 order and the eastern door used by the Muslims throughout was opened for Hindus to let them pray. "It did not given them possession rights."

VHP plea to light lamps at Ayodhya site denied

**LUCKNOW:** Authorities on Monday denied the Vishwa Hindu Parishad (VHP) and Ram Janmabhoomi Nyas (RJN) permission to light earthen diyas in the Ram Janmabhoomi-Babri Masjid complex on Diwali.

Faizabad's divisional commissioner Manoj Mishra, however, assured that all the vedic rituals will be allowed to be followed there as per tradition on the festival. Mishra told a VHP and RJN delegation that no new activity could be allowed at the disputed site due to the Supreme Court's directives. "All rituals that are followed traditionally at the site will continue like previous years. But due to Supreme Court's directives, no new activity could be allowed at the site," Mishra told the delegation.

Satyendra Das, the head priest of Ram Janmabhoomi, has been performing puja at the site for the last 26 years. "On every Diwali, 51 lamps are lit at the Ram Janmabhoomi and every ritual is performed. This year also I will perform all rituals on Diwali," said Das.

Sharad Sharma, VHP's regional spokesperson said: "The commissioner has assured us that we will be duly allowed to follow all traditional rituals at Lord Ram's birthplace on Diwali." **HTC**

ED PLEA Court to rule on PC's arrest today

**HT Correspondent**  
● letters@hindustantimes.com

**NEW DELHI:** A Delhi court will on Tuesday pronounce its order on an Enforcement Directorate (ED) plea seeking former finance minister P Chidambaram's arrest and interrogation in the INX Media money laundering case.

"I will pass the orders on the applications tomorrow [Tuesday]," special judge Ajay Kumar Kuhar said on Monday after hearing arguments over the plea.

Chidambaram, 74, is in judicial custody until October 17 in the INX Media corruption case that the Central Bureau of Investigation (CBI) has filed.

Earlier, Solicitor General Tushar Mehta, who appeared for the ED, cited the Supreme Court observation that Chidambaram's custodial interrogation is necessary. He said that money laundering is a separate offence while moving an application for Chidambaram's arrest and remand.

Chidambaram's lawyer, Kapil Sibal, opposed the plea. "The CBI has already sought his custody for investigating payment and companies abroad, which the ED wants to probe now... Yes, the Supreme Court said that they [ED] could arrest him. But they



■ P Chidambaram

chosen not to do so," Sibal said. He said that there was no separate transaction in the cases being probed by the two investigative agencies and the ED has no power to arrest because the maximum period for remand was over.

"There cannot be a remand after the 15 day period is over when the act under question here forms part of the same transaction which the CBI is investigating. The FIR was registered by the CBI and then the ECIR was registered by ED based on that. As long as the transaction is same, the offences may be different, there cannot be an extension of remand beyond 15 days," he told the court.

Sibal urged the court to recall its order by which Tihar authorities were directed to produce Chidambaram before it. "P Chidambaram could not have been brought to the court in this manner. It is contrary to law..."

SC rejects PIL on linking social media accounts with Aadhaar

**HT Correspondent**  
● letters@hindustantimes.com

**NEW DELHI:** The Supreme Court on Monday refused to entertain a fresh public interest litigation (PIL) seeking its direction to link 12-digit biometric identity number or Aadhaar number of users with their social media profiles.

Advocate Ashwini Kumar Upadhyay's petition was taken up by a bench of justices Deepak Gupta and Aniruddha Bose, and was not entertained on the grounds that a similar matter is pending before the Madras high court.

"Everything cannot come before the Supreme Court," the bench remarked, though the

justices agreed the matter is of an important nature. The petitioner, they said, should approach the high court concerned. As the bench expressed its inclination to dismiss the petition, Upadhyay requested the court to let him withdraw it. As the court granted him the liberty, Upadhyay can now move the high court.

Upadhyay's plea has sought a direction to the government to link profiles on social media platforms, including those on Facebook and Twitter, with Aadhaar and also a direction to the Election Commission and the Press Council of India for suitable steps to control fake and paid news.

Justices Gupta and Bose are already hearing petitions by social media giants, Facebook and WhatsApp, seeking transfer of cases relating to social media accountability, traceability of fake news messages and Aadhaar linkage from various high courts to the Supreme Court.

In this matter, the apex court has given time to the Centre to place on record its affidavit spelling out a timeline within which it aims to frame guidelines on the subject. The bench is slated to hear the matter on October 22.

The Madras and Madhya Pradesh high courts are also hearing petitions to prevent misuse of social media and circulation of fake news.

HC seeks Centre's reply on protection of trans people

**NEW DELHI:** The Delhi High Court asked the Centre on Monday to respond to a PIL which has alleged that the Indian Penal Code does not protect trans people from "unnatural" and other sexual crimes. A bench of Chief Justice DN Patel and Justice C Hari Shankar issued notice to the Ministry of Law and Justice and sought its stand on the plea by a lawyer who has challenged the Constitutional validity of section 377 (unnatural offence) of the IPC.

The petition has contended that "the IPC 1860, does not provide any protection to 'transgender' or third gender when an unnatural offence is committed against them". **PTI**

PMC BANK SCANDAL ED seizes, identifies properties worth ₹3,830 crore of HDIL

**HT Correspondent**  
● letters@hindustantimes.com

**NEW DELHI :** The enforcement directorate (ED) on Monday said it has seized and identified assets worth ₹3,830 crore belonging to promoters of HDIL (Housing Development and Infrastructure Ltd) in the Punjab and Maharashtra Cooperative (PMC) Bank scandal. Several assets, including 80 unencumbered properties in and around Mumbai, are being assessed, the agency said in a statement.

The ED recovered hundreds of documents during raids at the premises of Rakesh Kumar Wad-

hawan and his son Sarangin the past one week.

"Documents relating to purchase of 2,112 acre of land have been found. Value of land varies between ₹1.5 crore to ₹5 crore per acre. Verification of land details is in progress. The present value of the said land is likely to be more than ₹300 crore," the statement said. Subsequently, the documents reveal that Wadhawans acquired 160 acre land worth ₹125 crore in Sindhurdurg (Maharashtra), 72 acre land worth ₹70 crore in Kukatpally (Hyderabad), 80 acres land worth ₹110 crore in Greater Noida, one bungalow worth ₹110 crore in Mumbai, a

lavish farm house in Alibaug worth ₹80 crore, a 5-acre farm house worth ₹60-70 acre and two overseas properties in the UAE and the UK.

It is alleged that Wadhawans, in collusion with PMC Bank MD Joy Thomas, availed loans in fraudulent manner. Mumbai Police had arrested Wadhawans and Thomas earlier this month.

Meanwhile, the RBI on Monday enhanced withdrawal limit for customers of PMC Bank to ₹40,000 per account from ₹25,000 for six months.

Earlier in the day, the RBI governor assured that customers' interest would be protected.

Online Tender

GOVT.OF GUJARAT (R & B) DEPARTMENT

Tender Notice No. 10 of 2019 – 2020

In the name and on behalf of Governor of Gujarat State the Executive Engineer, City (R&B) Division, Near Raopura Police Station, Vadodara (0265-2439100) invites online tender for SR Road work from registered contractors. Estimated cost is **Rs.100.00 lakh**. Last date of online submission is **Dt.01/11/2019 18:00 hrs**. Tenders available on website <https://rnb.nprocure.com>. Tender notice also available on Information Department's website [www.statetenders.com](http://www.statetenders.com). The corrigendum will be made online only.

(INF-VAD-816-2019-20)

CSIR - CENTRAL BUILDING RESEARCH INSTITUTE, ROORKEE-247667 (A constituent Establishment of CSIR, New Delhi)

Advertisement No. CSIR CBRI - 2/2019 Walk-In-Interview from 22.10.2019 & 23.10.2019 as per details given below

The CSIR — Central Building Research Institute, Roorkee, a constituent establishment of the Council of Scientific and Industrial Research wishes to recruit dynamic young Indian Nationals as temporary manpower to work in External Funded Projects as per details given below Panel of suitable candidates will also be made, which will be operative for a maximum period of one year from the date of interview or another interview to be conducted by the Institute for recruitment of similar positions in future, whichever is earlier.

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Controller of Administration

NOTICE INVITING APPLICATION FOR ALLOTMENT OF SHOPS AT SANTUSHTI SHOPPING COMPLEX, NEW DELHI

1. Air Officer Commanding, Air Force Station New Delhi, invites sealed application from resident Indian Nationals for allotment of shops at Santushti Shopping Complex, New Willingdon Camp, Lok Kalyan Marg New Delhi-110003.

Shop No	Size	Shop No	Size	Shop No	Size
02	413 sqft	07	262 sqft	15	425 sqft
23	378 sqft	36	413 sqft		

2. The period of allotment will be three years wef 01 Dec 2019. The shops will be allotted as per provision of **Defence Shopping Complex (Maintenance & Administration) Rules, 2006**.

3. The rates for allotment of the shop are fixed and will be charged as License Fee 160/- per sqft, Maintenance charges 60/- per sqft and GST @18%. In addition water & electricity charges will be charged as per consumption. **The maintenance charge will be increased by 5% every year.**

4. The application form can be collected from Santushti Shopping Complex Office, on all working days starting from **16 Oct 19 from 1000 hrs to 1630 hrs @ Rs 500/-** each (non-refundable). Earnest Money Deposit (EMD) equivalent to one month License fee i.e. (Area of shop X Rs 160/-psf) in the form of Demand Draft/ Bankers Cheque issued by any nationalized bank or ICICI, HDFC and AXIS Bank is to be drawn in favour of **"Santushti 412 Air Force Station New Delhi"**. Application form duly completed in all respect along with EMD, is to be submitted to SSC office **on or before 1500 hrs by 01 Nov 19**. Applications form without **EMD will be summarily rejected**.

5. Any clarification regarding allotment of Shops or any other issues for prospective allottees will be addressed at the office of Santushti Shopping Complex between 1100 hours to 1600 Hrs on all working days (Monday to Saturday) till 30 Oct 19. **The allotment of Shops by draw of lot, if applicable, will be held at 1500 Hrs on 15 Nov 2019 at Santushti Shopping Complex.**

6. For further details please contact Tele no. 011-24679220, Mobile no. 8130973799, or email on [santushishoppingcomplex123@gmail.com](mailto:santushishoppingcomplex123@gmail.com)

7. **Air Officer Commanding, Air Force Station New Delhi, reserves the right to withdraw any shop and / or accept or reject any tender or application without assigning any reason.**

UNIVERSITY OF MUMBAI

UNIVERSITY COMPUTER CENTER (UCC)

Dr.Shankar Dayal Sharma Bldg, (IDOL), Ground floor, Room no. 9, Vidyanagari, Santacruz (East), Mumbai 400 098,India.

Tel: (022) 2654 3219 / 3117, Email: [r.srivaramangai@ucc.mu.ac.in](mailto:r.srivaramangai@ucc.mu.ac.in)

E-TENDER NOTICE

Vendor selection of the Annual Rate Contract basis for the purchase of Desk Top Computers, Laptops, Printers, Scanners, Photocopier, Projectors, Computer Peripherals, Accessories and Consumables etc.

e-Tendering Site: <https://dhe.maharashtra.etenders.in>

e-TenderNoticeNo.:UCC/971/2019 dated 11/10/2019

Tender form fees in (Rs.)	EMD IN RS.	Validity of E-Tender	Pre-Bid Meeting Date& Time	Last Date of Submission	Technical Bid Opening
Rs. 5,000/- (Five thousand only)	Rs. 3,00,000/- (Three Lacs Only)	120 Days	24.10.2019 at 15.00 Hrs	06.11.2019 Upto 17.00 Hrs	08.11.2019 11.30 to 17.30 Hrs
Venue : 1/c. Director, University Computer Center Dr. Shankar Dayal Sharma (IDOL) Bldg., Room 9, Ground Floor, Vidyanagari, Santacruz(E), Mumbai 400 098.					

Schedule for Tenderers:  
Tender Download Period: 16-10-2019, 10.31Hrs.To 06-11-2019, 14.00Hrs.  
Online Bid Preparation & Submission Period: 16-10-2019,10.30 Hrs.To 06-11-2019, 17.00Hrs.  
Online Bid Decryption & Re-encryptionPeriod: 06-11-2019,10.01Hrs.To 08-11-2019, 17.30 Hrs

Note:

1. All the Eligible Tenderers needs to be registered on <https://maharashtra.etenders.in> to get user id and password and to download the documents for online Bid Preparation and Online bid Decryption and Re-encryption on <https://dhe.maharashtra.etenders.in>

2. All the tenderers are necessary to purchase Digital Certificate of Class II or Class III to do e-Tendering. Digital Certificate forms are available on <https://maharashtra.etenders.in>

3. For e-Tendering Helpline: Call On 020-30187500 or email Id: [support.gom@nextenders.com](mailto:support.gom@nextenders.com)

4. Mumbai University reserves every rights to cancel the tender in whole or in part.

Sd/-  
1/c Director  
University Computer Center  
Santacruz (E), Mumbai-400098.

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NORTHERN RAILWAY

E-TENDER NOTICE

The Dy. Chief Engineer/Const-I, Northern Railway, Chandigarh, for and on behalf of the President of India invites e-tender under **Two Packet System** for the under noted work:-

1. Name of work and Location

Up keeping & development of circulating area of Officer rest House including various suites, dining hall, Kitchen on both sides of station (Division side and Construction office side) and Subordinate Rest House, Dy.CE/C-/ICDG office, SSE/W/C/HQ/CDG office, SSE/W/C-/ICDG office & SSE/P.Way/C/CDG office under the jurisdiction of Dy. Chief Engineer/ Const.N.Rly.Chandigarh.

2. Completion period of the work

36 (Thirty Six) Months.

3. Approx. Cost of work

Rs. 130.41 Lacs

4. Earnest Money amount (to be deposited Online)

Rs. 2,15,200/-

5. Date & Time for sub-mission of E-tender and opening of tender

Tenders may be uploaded up to 11:30 hrs. on 15.11.2019 date on IREPS website i.e. [www.ireps.gov.in](http://www.ireps.gov.in) The bidders can participate in the e-tender, the tender will be opened at 11:30 hrs. on 15.11.2019

6. Detailed Tender Notice & Tender Document

The detailed e-tender notice is available on Northern Railway website i.e. [www.nr.indianrailways.gov.in](http://www.nr.indianrailways.gov.in) and tender document is available [www.ireps.gov.in](http://www.ireps.gov.in) Above tenders document will be available on IREPS website i.e. [www.ireps.gov.in](http://www.ireps.gov.in) from 01.11.2019 to 15.11.2019  
All other terms and conditions in respect of above tenders are given in tender document.  
The detailed tender notice can also be seen on the Notice Board of the above office.

No.: 2-W/C/CDG/259/House Keeping Dated: 11.10.2019. 3287/2019

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