

# भारतीय गैर न्यायिक

दस  
रुपये  
रु.10



## INDIA NON JUDICIAL

ఆంధ్ర ప్రదేశ్ ఆంధ్ర ప్రదేశ్ ANDHRA PRADESH

22AA 479521

SI.No.447.1. Date 05.04.2018 Rs. 10  
Sold to Sri. Mallela Hinga Reddy % Chakr Reddy Proddatur  
For whom..... self.....

*[Signature]*  
SUB-REGISTRAR  
EX-OFFICIO STAMP VENDOR  
PRODDATUR.

### ANNEXURE XIII C

Affidavit to be furnished by the candidate before the returning officer for election to Legislative Assembly (Name of the House) from Proddatur Constituency (Name of the constituency) 251

I, Bangaru Muni Reddy Pathakota S/o Krishna Reddy, Hindu aged about 37 years, Resident of D.NO.28/415, Rameswaram, Proddatur town and Mandal, Kadapa District candidate at the above election, do here by solemnly affirm and state on oath as under:- (Strike out Which ever not applicable).

1. I am accused of offences Punishable with imprisonment for two yeas or more in a Pending cases in which even now charges have been not framed by the courts of competent jurisdiction.

If the deponent is accused of any such offences he shall furnish the following information

*[Signature]*  
18/4/18  
**ATTESTED BY**

*[Signature]*  
**B. NAGASHESHU**  
B.A., B.L.  
**ADVOCATE & NOTARY**  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 380  
Kadapa (Dist ), A.P  
INDIA

i). Case / First Information Report Nos:- 32/2007, 165/2007, 149/2008  
122/2002, 121/2002

ii). Police Stations:- One Town Police Station, Proddatur  
One Town Police Station, Proddatur  
Three Town Police Station, Proddatur  
One Town Police Station, Proddatur  
One Town Police Station, Proddatur



District: Kadapa State: Andhra Pradesh

iii). Section of the concerned Act and short description of the offence for which the candidate has ever been charged :-

P.R.C.No.18/2008 for the offence under section.147, 148, 324,307 R/W  
149 of Indian Penal Code

Sec.147 of I.P.C:- Who ever is guilty of rioting, shall be Punished with imprisonment of either description for a term which may extend to two years or with fine or with both.

Sec.148 of I.P.C:- Who ever is guilty of rioting being armed with deadly weapons or with any thing which used as a weapon of offence is likely to caused death shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both

Sec.324 of I.P.C:- Who ever except in the case Provided for by Sec.334 voluntarily causes hurt by means of any instrument for shooting, stabbing or cutting, or any instrument which, used as weapon of offence, is likely to cause death, or by means of fire or any heated substance or by means of any Poison or any corrosive substance or by means of any explosive substance or by means of any substance which it is deleterious to the human body to inhale, to swallow or to receive in to the blood, or by means of any animal, shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both

Sec.307 of I.P.C:- Who ever does any act with such intention or Knowledge and under such circumstances that if he by that act caused death, he would be guilty of murder, shall be Punished with imprisonment of either description for a term which may extend to ten years and shall also be liable to fine and if hurt is cause to any Person such act the offender shall be liable either to imprisonment for life or to such Punishment as is here in before mentioned.

*P.D.J*  
*Indrajee*  
**ATTESTED BY**

*B. Nagasheshudu*  
**B. NAGASHESHUDU**  
B.A., B.L.  
**ADVOCATE & NOTARY**  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist), A.P  
INDIA

Sec.149 of I.P.C:- If an offence is committed by any member of an un lawful assembly in Prosecution of the common object of that assembly, or such as the members of that assembly Knew to be likely to be committed in Prosecution of that object, every Person who, at that time of the committing of that offence, is a member of the same assembly, is guilty of that offence.

It is alleged that on 14-03-2007 at about 9.30 A.M., one Palleti Prabhakar Reddy and his men were stood in front of house of Ummadi Boreddy then my self and my associates Knowing about the Prohibitory orders of Mandal Revenue Officer, Proddatur were farmed in to an un lawful assembly with object to Kill Palleti Prabhakar Reddy armed hunting sickles, iron rods, cycle chains and some us caused bleeding injury to Palleti Prabhakar Reddy.

C.C.No.10/2008 for the offence under section 324 R/W 34 of Indian Penal Code

Sec.324 of I.P.C:- Who ever except in the case Provided for by Sec.334 voluntarily causes hurt by means of any instrument for shooting, stabbing or cutting, or any instrument which, used as weapon of offence, is likely to cause death, or by means of fire or any heated substance or by means of any Poison or any corrosive substance or by means of any explosive substance or by means of any substance which it is deleterious to the human body to inhale, to swallow or to receive in to the blood, or by means of any animal, shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both

Sec. 34 of I.P.C:- when a criminal act is done by several Persons in furtherance of the common intention of all, each of such Person is liable for that act in the same manner is if it were done by him alone.

It is alleged that 4-12-2007 at about 11.30 A.M., my self and my associates beat Nathan Guru Prasad with sticks and cause dumb injuries.

C.C.No.30/2009 for the offence under section.353, 506 R/W 34 of Indian Penal code

Sec. 353 of I.P.C:- Who ever assaults or uses Criminal force to any Person being a Public servant in the execution of his such Public servant, or with intent to Prevent or deter that Person



ATTESTED BY

B. NAGASHESHUDU  
B.A., B.L.  
ADVOCATE & NOTARY  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist), A.P.

It is alleged that 4-12-2007 at Kadapa (Dist), A.P.

from discharging his duty as such Public servant, or in consequences of any thing done or attempted to be done by such Person in the lawful discharge of his duty as such Public servant, shall be Punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both

Sec. 506 of I.P.C:- Who ever commits the offence of criminal intimidation shall be Punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both

Sec. 34 of I.P.C:- when a criminal act is done by several Persons in furtherance of the common intention of all, each of such Person is liable for that act in the same manner is if it were done by him alone.

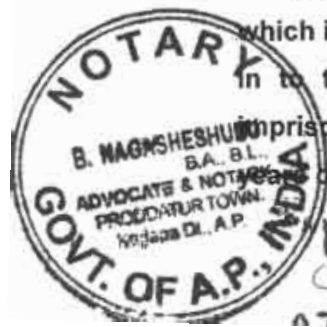
It is alleged that on 29-12-2008 at about 11.00 P.M., my self and my associates went to house of Shaik Sahfiulla and abused him and threatened him and again on 31-12-2008 my self and my follower obstructed him and behaved high handedly

S.C.No.290/2007 for the offence under section.147 148, 324, 326, 308 R/W 149 of Indian Penal code

Sec.147 of I.P.C:- Who ever is guilty of rioting, shall be Punished with imprisonment of either description for a term which may extend to two years or with fine or with both.

Sec.148 of I.P.C:- Who ever is guilty of rioting being armed with deadly weapons or with any thing which used as a weapon of offence is likely to caused death shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both

Sec.324 of I.P.C:- Who ever except in the case Provided for by Sec.334 voluntarily causes hurt by means of any instrument for shooting, stabbing or cutting, or any instrument which, used as weapon of offence, is likely to cause death, or by means of fire or any heated substance or by means of any Poison or any corrosive substance or by means of any explosive substance or by means of any substance which it is deleterious to the human body to inhale, to swallow or to receive in to the blood, or by means of any animal, shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both



Handwritten signature and the word "ATTESTED BY" with a line for a signature.

B. NAGASHESHUDH  
B.A., B.L.  
ADVOCATE & NOTARY  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist), A.P  
INDIA

**Sec.326 of I.P.C:-** Who ever except in the case Provided for by Sec.335 voluntarily causes grievous hurt by means of any instrument for shooting, stabbing or cutting, or any instrument which, used as weapon of offence, is likely to cause death, or by means of fire or any heated substance or by means of any Poison or any corrosive substance or by means of any explosive substance or by means of any substance which it is deleterious to the human body to inhale, to swallow or to receive ill to the blood, or by means of any animal, shall be Punished with imprisonment for life or with imprisonment of either description for a term which may extend to ten years and shall also be liable to fine

**Sec.308 of I.P.C:-** Who ever does any act with such intention or Knowledge and under such circumstances that if he by that act caused death, he would be guilty of culpable homicide not amounting to murder, shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both and if hurt is cause to any Person by such act shall be Punished with imprisonment of either description for a term which may extend to seven years or with fine or with both.

**Sec.149 of I.P.C:-** If an offence is committed by any member of an un lawful assembly in Prosecution of the common object of that assembly, or such as the members of that assembly Knew to be likely to be committed in Prosecution of that object, every Person who, at that time of the committing of that offence, is a member of the same assembly, is guilty of that offence.

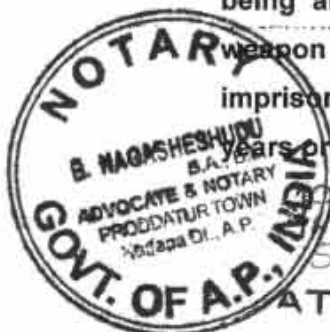
It is alleged that on 2-12-2002 at 10. 00 A.M., my self and my associates caused injuries to Yerragudi Shaik Fakruddhin at the cross roads on Rameswaram Road

S.C.No.298/2007 for the offence under section.147 148, 452, 427, 439, 354, R/W 149 of Indian Penal code

**Sec.147 of I.P.C:-** Who ever is guilty of rioting, shall be Punished with imprisonment of either description for a term which may extend to two years or with fine or with both.

**Sec.148 of I.P.C:-** Who ever is guilty of rioting being armed with deadly weapons or with any thing which used as a weapon of offence is likely to caused death shall be Punished with imprisonment of either description for a term which may extend to three

years or with fine or with both



ATTESTED BY

B. NAGASHESHUDU  
B.A., B.L.  
ADVOCATE & NOTARY  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist.), A.P.  
INDIA

Sec.452 of I.P.C:- who ever commits house – trespass, having made Preparation for causing hurt to any Person or for assaulting any Person, or for wrongfully restraining any Person, or for Putting any Person in fear of hurt, or of assault, or of wrongful restraint shall be Punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Sec.427 of I.P.C:- who ever commits mischief and there by causes loss or damage to the amount of fifty rupees or up words shall be Punished with imprisonment of either description for a term which may extend to two years, or with fine or with both

Sec.429 of I.P.C:- who ever commits by Killing Poisoning, maiming or rendering useless, any elephant, camel, horse, mule, buffalo, bull, cow or ox, what ever may be the value there of, or any other animal of the value of fifty rupees or up wards, shall be Punished with imprisonment of either description for a term which may extend to five years, or with fine, or with both.

Sec.354 of I.P.C:- who ever assaults or uses criminal force to any woman, intending to outrage or Knowing it to be likely that he will there by outrage her modesty, shall be Punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Sec.149 of I.P.C:- If an offence is committed by any member of an un lawful assembly in Prosecution of the common object of that assembly, or such as the members of that assembly Knew to be likely to be committed in Prosecution of that object, every Person who, at that time of the committing of that offence, is a member of the same assembly, is guilty of that offence.

It is alleged that on 1-12-2002 at 11. 00 P.M., my self and my associates trespassed in to house of Shaik Fakruddhin and damaged house hold articles and tried to outrage modesty of his wife and caused injuries.

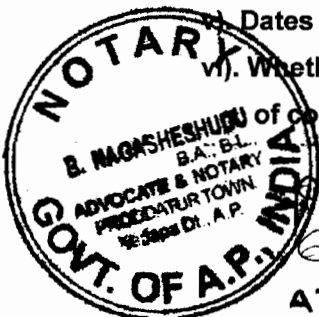
iv). Courts which framed the charges :- First Additional Judicial Magistrate of First Class, Proddatur and Assistant Sessions Judge, Proddatur

Dates on which charges were framed :- NIL.

v). Whether all are any of the Proceeding have been stayed by any courts

of competent jurisdiction: Nil

is a member of the same



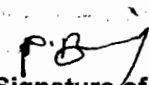
ATTESTED BY

B. NAGASHESHUDU  
B.A., B.L.  
ADVOCATE & NOTARY  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist), A.P  
INDIA

2. I have not been convicted of any offence(s) (other than any offence) referred to sub-section (1) or sub - section (2) or covered in sub - section (3) of section 8 of representation of Peoples Act 1951 (43 of 1951) and sentenced to imprisonment for one year or more.

Place:- Proddatur

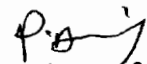
Date:- 4-04-2009

  
Signature of deponent

### Verification


I, the above named deponent, do here by verify and declare that the contents of this affidavit are true and correct to the best of my Knowledge and belief, no Part of it is false and nothing material has been concealed there in.

Verified at Proddatur on this the 4<sup>th</sup> day of April 2009

  
Signature of Deponent

*The sample*  
**ATTESTED BY**

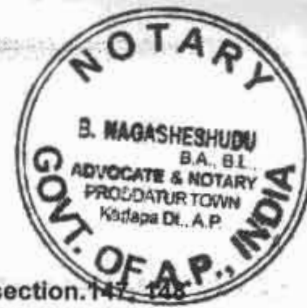


  
**B. NAGASHESHUDH**  
B.A., B.L.  
**ADVOCATE & NOTARY**  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist.), A.P.  
INDIA

Entered in Notarial Register  
Serial No: 161 in 2009 Year  
in Volume No: 1

4-4-09





P.R.C.No.18/2008 for the offence under section. 147, 148

324,307 R/W 149 of Indian Penal Code

Sec.147 of I.P.C:- Who ever is guilty of rioting, shall be Punished with imprisonment of either description for a term which may extend to two years or with fine or with both.

Sec.148 of I.P.C:- Who ever is guilty of rioting being armed with deadly weapons or with any thing which used as a weapon of offence is likely to caused death shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both

Sec.324 of I.P.C:- Who ever except in the case Provided for by Sec.334 voluntarily causes hurt by means of any instrument for shooting, stabbing or cutting, or any instrument which, used as weapon of offence, is likely to cause death, or by means of fire or any heated substance or by means of any Poison or any corrosive substance or by means of any explosive substance or by means of any substance which it is deleterious to the human body to inhale, to swallow or to receive in to the blood, or by means of any animal, shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both

Sec.307 of I.P.C:- Who ever does any act with such intention or Knowledge and under such circumstances that if he by that act caused death, he would be guilty of murder, shall be Punished with imprisonment of either description for a term which may extend to ten years and shall also be liable to fine and if hurt is cause to any Person such act the offender shall be liable either to imprisonment for life or to such Punishment as is here in before mentioned.

Sec.149 of I.P.C:- If an offence is committed by any member of an un lawful assembly in Prosecution of the common object of that assembly, or such as the members of that assembly Knew to be likely to be committed in Prosecution of that object, every Person who, at that time of the committing of that offence, is a member of the same assembly, is guilty of that offence.

It is alleged that on 14-03-2007 at about 9.30 A.M., one Palleti Prabhakar Reddy and his men were stood in front of house of Ummadi Boreddy then my self and my associates Knowing about

*P.A.J.*  
*and*  
**ATTESTED BY**

*B. Nagasheshudu*  
**B. NAGASHESHUDU**  
B.A., B.L.  
ADVOCATE & NOTARY  
B.No. 3/1373-1, Holmespot Street  
PRODDATUR - 516 360  
Kadapa (Dist), A.P.  
INDIA



2

the Prohibitory orders of Mandal Revenue Officer, Proddatur were ~~formed~~  
in to an un lawful assembly with object to Kill Palleti Prabhakar Reddy  
armed hunting sickles, iron rods, cycle chains and some us caused  
bleeding injury to Palleti Prabhakar Reddy.

C.C.No.10/2008 for the offence under section  
324 R/W 34 of Indian Penal Code

Sec.324 of I.P.C:- Who ever except in the case  
Provided for by Sec.334 voluntarily causes hurt by means of any  
instrument for shooting, stabbing or cutting, or any instrument which, used  
as weapon of offence, is likely to cause death, or by means of fire or any  
heated substance or by means of any Poison or any corrosive substance  
or by means of any explosive substance or by means of any substance  
which it is deleterious to the human body to inhale, to swallow or to receive  
in to the blood, or by means of any animal, shall be Punished with  
imprisonment of either description for a term which may extend to three  
years or with fine or with both

Sec. 34 of I.P.C:- when a criminal act is done by  
several Persons in furtherance of the common intention of all, each of  
such Person is liable for that act in the same manner is if it were done by  
him alone.

It is alleged that 4-12-2007 at about 11.30 A.M.,  
my self and my associates beat Nathan Guru Prasad with sticks and cause  
dumb injuries.

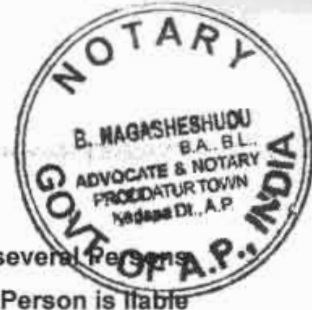
C.C.No.30/2009 for the offence under section.353, 506  
R/W 34 of Indian Penal code

Sec. 353 of I.P.C:- Who ever assaults or uses  
criminal force to any Person being a Public servant in the execution of his  
duty as such Public servant, or with intent to Prevent or deter that Person  
from discharging his duty as such Public servant, or in consequences of  
any thing done or attempted to be done by such Person in the lawful  
discharge of his duty as such Public servant, shall be Punished with  
imprisonment of either description for a term which may extend to two  
years, or with fine, or with both

Sec. 506 of I.P.C:- Who ever commits the offence  
of criminal intimidation shall be Punished with imprisonment of either  
description for a term which may extend to two years, or with fine, or with  
both

*P. S. J.*  
*300/100*  
ATTESTED BY

*B. NAGASHESHUDU*  
B.A., B.L.  
ADVOCATE & NOTARY  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist.) A.P.  
INDIA



3

Sec. 34 of I.P.C:- when a criminal act is done by several Persons in furtherance of the common intention of all, each of such Person is liable for that act in the same manner as if it were done by him alone.

It is alleged that on 29-12-2008 at about 11.00 P.M., my self and my associates went to house of Shaik Sahfiulla and abused him and threatened him and again on 31-12-2008 my self and my follower obstructed him and behaved high handedly

S.C.No.290/2007 for the offence under section.147 148, 324, 326, 308 R/W 149 of Indian Penal code

Sec.147 of I.P.C:- Who ever is guilty of rioting, shall be Punished with imprisonment of either description for a term which may extend to two years or with fine or with both.

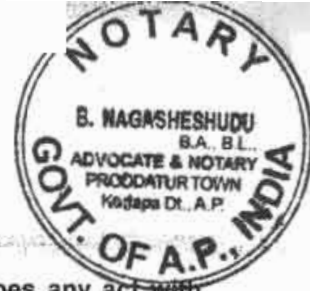
Sec.148 of I.P.C:- Who ever is guilty of rioting being armed with deadly weapons or with any thing which used as a weapon of offence is likely to caused death shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both

Sec.324 of I.P.C:- Who ever except in the case Provided for by Sec.334 voluntarily causes hurt by means of any instrument for shooting, stabbing or cutting, or any instrument which, used as weapon of offence, is likely to cause death, or by means of fire or any heated substance or by means of any Poison or any corrosive substance or by means of any explosive substance or by means of any substance which it is deleterious to the human body to inhale, to swallow or to receive in to the blood, or by means of any animal, shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both

Sec.326 of I.P.C:- Who ever except in the case Provided for by Sec.335 voluntarily causes grievous hurt by means of any instrument for shooting, stabbing or cutting, or any instrument which, used as weapon of offence, is likely to cause death, or by means of fire or any heated substance or by means of any Poison or any corrosive substance or by means of any explosive substance or by means of any substance which it is deleterious to the human body to inhale, to swallow or to receive ill to the blood, or by means of any animal, shall be Punished with imprisonment for life or with imprisonment of either description for a term which may extend to ten years and shall also be liable to fine

*[Handwritten signature]*  
ATTESTED BY

*[Handwritten signature]*  
B. NAGASHESHUDU  
B.A., B.L.  
ADVOCATE & NOTARY  
D.No. 3/1373-1, Holmespet Street,  
PRODDATUR - 516 360  
Kadapa (Dist.), A.P.



Sec.308 of I.P.C:- Who ever does any act with such intention or Knowledge and under such circumstances that if he by that act caused death, he would be guilty of culpable homicide not amounting to murder, shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both and if hurt is cause to any Person by such act shall be Punished with imprisonment of either description for a term which may extend to seven years or with fine or with both.

Sec.149 of I.P.C:- If an offence is committed by any member of an un lawful assembly in Prosecution of the common object of that assembly, or such as the members of that assembly Knew to be likely to be committed in Prosecution of that object, every Person who, at that time of the committing of that offence, is a member of the same assembly, is guilty of that offence.

It is alleged that on 2-12-2002 at 10. 00 A.M., my self and my associates caused injuries to Yerragudi Shaik Fakruddhin at the cross roads on Rameswaram Road

S.C.No.298/2007 for the offence under section.147 148, 452, 427, 439, 354, R/W 149 of Indian Penal code

Sec.147 of I.P.C:- Who ever is guilty of rioting, shall be Punished with imprisonment of either description for a term which may extend to two years or with fine or with both.

Sec.148 of I.P.C:- Who ever is guilty of rioting being armed with deadly weapons or with any thing which used as a weapon of offence is likely to caused death shall be Punished with imprisonment of either description for a term which may extend to three years or with fine or with both

Sec.452 of I.P.C:- who ever commits house – trespass, having made Preparation for causing hurt to any Person or for assaulting any Person, or for wrongfully restraining any Person, or for Putting any Person in fear of hurt, or of assault, or of wrongful restraint shall be Punished with imprisonment of either description for a term which may extend to seven years, and shall also be liable to fine.

Sec.427 of I.P.C:- who ever commits mischief and there by causes loss or damage to the amount of fifty rupees or up words shall be Punished with imprisonment of either description for a term which may extend to two years, or with fine or with both

*P. J.*  
5/11/02  
ATTESTED BY

*B. Nagasheshudu*  
B. NAGASHESHUDU  
B.A., B.L.  
ADVOCATE & NOTARY  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist ), A.P  
INDIA

Sec.429 of I.P.C:- who ever commits by Killing Poisoning, maiming or rendering useless, any elephant, camel, horse, mule, buffalo, bull, cow or ox, what ever may be the value there of, or any other animal of the value of fifty rupees or up wards, shall be Punished with imprisonment of either description for a term which may extend to five years, or with fine, or with both.

Sec.354 of I.P.C:- who ever assaults or uses criminal force to any woman, intending to outrage or Knowing it to be likely that he will there by outrage her modesty, shall be Punished with imprisonment of either description for a term which may extend to two years, or with fine, or with both.

Sec.149 of I.P.C:- If an offence is committed by any member of an un lawful assembly in Prosecution of the common object of that assembly, or such as the members of that assembly Knew to be likely to be committed in Prosecution of that object, every Person who, at that time of the committing of that offence, is a member of the same assembly, is guilty of that offence.

It is alleged that on 1-12-2002 at 11. 00 P.M., my self and my associates trespassed in to house of Shaik Fakruddhin and damaged house hold articles and tried to outrage modesty of his wife and caused injuries.

II). The court which has taken cognizance:- First Additional Judicial Magistrate of First Class at Proddatur and Assistant Sessions Judge, Proddatur

III). Cases No:-P.R.C.No.18/2008 on the file of First Additional

Judicial Magistrate of First Class at Proddatur

Crime No.32/2007 on the file of Proddatur One Town Police Station

C.C.No.10/2008 on the File of First Additional

Judicial Magistrate of First Class at Proddatur

Crime No.165/2007 on the file of Proddatur One Town Police Station


C.C.No.30/2008 on the File of First Additional

Judicial Magistrate of First Class at Proddatur

Crime No.149/2008 on the file of Proddatur Three Town Police Station



P.S.  
6th Dec  
ATTESTED BY

  
B. NAGASHESHUDU  
B.A., B.L.  
ADVOCATE & NOTARY  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist ), A.P  
INDIA

S.C.No.290/2007 on the File of Assistant Sessions

Judge, Proddatur

Crime No.122/2002 on the file of Proddatur One Town  
Police Station

S.C.No.298/2007 on the File of Assistant Sessions

Judge, Proddatur

Crime No.121/2002 on the file of Proddatur One Town  
Police Station



IV). Date of order of the court taking cognizance:-

P.R.C.No.18/2008 on 26-04-2008

C.C.No.10/2008 on 04-1-2008

C.C.No.30/2009 on 30-1-2009

S.C.No.290/2007 on 29-12-2006

S.C.No.298/2007 on 28-12-2006

V). Details of appeal (s) / application (s) for revision, etc., if any filed  
against above order taking cognizance :- Nil

2). That I give here in below the details of the assets (Immovable, Movable  
bank balance, etc.,) of my self, my spouse and dependants \*.

**A). Details of Movable Assets:-**

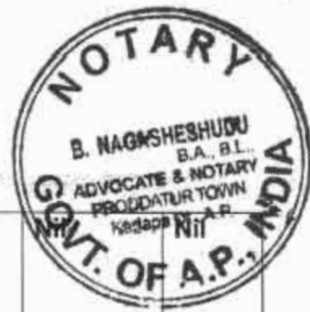
(Assets in joint name indicating the extent of joint ownership will also  
have to be given )

S.N O.	Description	Self	Spouse Name Krishna Veni Pathakota	Dependant - 1 Name Vijaya Muni Reddy Pathakota	Dependa nt - 2 Name Sahithi Pathakot a	Depe ndant - 3 Name Nil
i).	Cash	Rs.20,000	Rs.10,000/-	Nil	Nil	Nil
ii).	Deposits in Bank financial institution and non banking financial companies	Nil	Nil	Nil	Nil	Nil
iii).	Bonds Debentures and shares in companies	Nil	Nil	Nil	Nil	Nil

**B. NAGASHESHUDU**  
B.A., B.L.

ADVOCATE & NOTARY  
Q.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360

P.A.  
Thee



iv).	Other Financial instruments NSS, Postal Savings, LIC Policies etc	LIC of India Rs.3,598 Yearly Premium and LIC of India Rs.863 Yearly Premium	Nil	Nil	Nil	Nil
v).	Motor Vehicles (Details of make, etc.,)	Mahindra Commander Jeep bearing No. AP 04 M 3881 of year 2007	Nil	Nil	Nil	Nil
vi).	Jewelry (give details of weight and value)	Gold Ring Half Thola	10 Tholas Gold Jewelry	Nil	Nil	Nil
vii).	Other assets such as values of claims / interest	Nil	Nil	Nil	Nil	Nil

**Note:-** Value of Bonds, Shares, Debentures as Per the latest market value in stock exchange in respect of listed companies and as Per books in the case of non listed companies should be given.

Dependant here means a Person substantially depends on the income of the candidate.

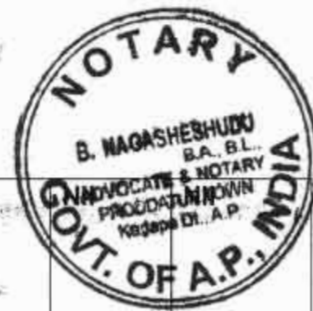
**B. Details of Immovable Assets:-**

**Note:-** ( Properties in joint ownership indicating the extent of joint ownership will also have to be indicated )

S. N	Description	Self	Spouse(s) Name(s)	Dependent 1 Name:-	Dependent 2 Name:-	Dependent 3 Name:-
			Krishna Veni Pathakota	Vijaya Muni Reddy Patha Kota	Sahithi Patha kota	
I	Agricultural Land Location(s) - Survey Numbers (s) - Extent (Total measurements) Value	Nil	Nil	Nil	Nil	Nil

*P.O. 5/20/11*  
**ATTESTED BY**

**B. NAGASHESHUDU**  
 B.A., B.L.  
 ADVOCATE & NOTARY  
 D.No. 3/1373-1, Holmespet Street  
 PRODDATUR - 516 360  
 Kadapa (Dist.), A.P.  
 INDIA



ii	Non Agricultural Land - Location(s) - Survey numbers(s) - Extent (Total measurement) - Current market value	Nil	Nil	Nil		
iii	Buildings (Commercial and Residential) - Location(s) - Survey Number(s) - Extent (Total measurement)	Nil	Nil	Nil	Nil	Nil
iv	House / Apartments etc - Location (s) - Survey number(s) Extent (total measurement) - current market value	D.NO.28/398 Residential Rameswaram Proddatur 1 1/2 Cents Rs.1,00,000	Nil	Nil	Nil	Nil
v	Others (Such as interest in Property)	Nil	Nil	Nil	Nil	Nil

3). I give here in below the details of my liabilities / over dues to Public Financial Institutions and government dues:-

S.No.	Description	Name and address of bank / financial institutions(s) / Departments	Amount outstanding as on 4-04-2009
a) (i)	Loans from Banks	Nil	Nil
ii)	Loans from financial institutions	Rs.1,50,000 To Mahindra and Mahindra Finance Corporation Kadapa Branch	Nil
iii)	Government dues:	Nil	Nil
	a) Dues to departments dealing with government accommodation	Nil	Nil
	b) Dues to departments dealing with supply of water	Nil	Nil

*P. S. Reddy*  
ATTESTED BY

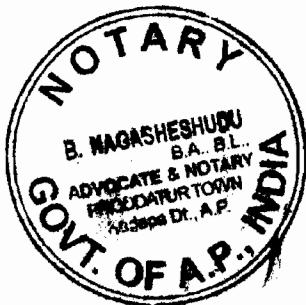
*B. Nagasheshudu*  
B. NAGASHESHUDU  
B.A., B.L.  
ADVOCATE & NOTARY  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist.), A.P.  
INDIA

	c) Dues to departments dealing with supply of electricity	Nil	Nil
	D) Dues to departments dealing with telephones	Nil	Nil
	E) Dues to departments dealing with government transport (including aircrafts and helicopters)	Nil	Nil
	F) other dues, if any	Nil	Nil
B) (i)	Income tax including surcharge (Also indicate the assessment year up to which income tax return filed. Give also Permanent Account Number (PAN))	Nil	Nil
ii)	Wealth Tax ( Also indicate the assessment year up to which wealth tax return filed	Nil	Nil
iii)	Sales tax (only in case of Property business)	Nil	Nil
iv)	Property tax	Nil	Nil

**4). My educational qualifications are as under:-**

(Name of School / University and they year in which the course was completed should also given)

Municipal High School, Vasanthapeta 1988 10<sup>th</sup> Class



*[Signature]*  
Deponent

ATTESTED BY

*[Signature]*  
**B. NAGASHESHUDU**  
B.A., B.L.  
ADVOCATE & NOTARY  
D.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist), A.P.  
INDIA

**Verification**

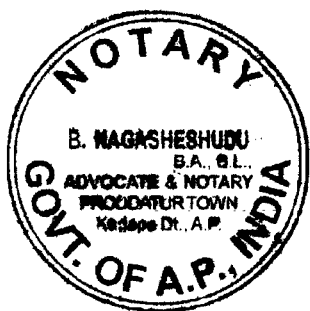
I, the deponent above name, do here by verify and declare that the content of this affidavit are true and correct to the best of my Knowledge and belief no Part of it is false nothing material has been concealed there from.

Verified at Proddatur on this the 3<sup>rd</sup> day of April 2009

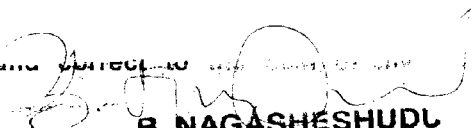
  
Deponent

**ATTESTED BY**

*Handwritten signature*



Entered in Notarial Register  
Serial No: (63) in 2009 Year  
in Volume No: 1

  
**B. NAGASHESHUDU**  
B.A., B.L.  
**ADVOCATE & NOTARY**  
Q.No. 3/1373-1, Holmespet Street  
PRODDATUR - 516 360  
Kadapa (Dist.), A.P.  
INDIA

*Handwritten notes*  
cc 4/9a