

Probe into malpractices

Choksy and Paskaralingam took all decisions

Witness... The former Director added that since he did not have any... Commission to appoint panel of architects to check Hilton Hotel project plan

DAILY NEWS SATURDAY APRIL 22, 1995... PAGE TWENTY ONE

AG's dept opposed inspection of Hilton project

(By M. J. M. Zarook and Daryll de Silva) With regard to Justice's government involvement in the matter, it has been pointed out that there has been growing public concern as people grow frantically involving Japanese companies and public projects. No government in Japan...

Commission to appoint panel of architects to check Hilton Hotel project plan

By Anantha Pillay... The construction agreement between the Hilton Hotel and the Government should be made available to the architects... The building agreement between the construction agreement should be made available to the architects...

Embarrassed President wanted suit withdrawn

Mr. Nihal Sri Amerasekera told the Special Presidential Commission sitting at the BMICH yesterday, that when he filed action on the Director and obtained an injunction... The Commission was disturbed and wanted him to consider withdrawing the action.

Hilton Hotel judgment in C'wealth Law Reports

The Supreme Court judgment in the Hilton Hotel case has been covered in a special issue of the Commonwealth Law Reports of 1995... The Commission on Law Reports is a body set up by the Attorney General to advise on the content of the law reports...

Hilton Hotel dispute settlement with Japanese consortium helps govt. save Rs. 10,200 million

By Ravi Ladduwahetty... The total saving to the government of Sri Lanka following the signing of the Hilton Hotel dispute settlement which is to be paid over the next 15 years commencing 1996, Prof. Peiris explained to the local and foreign media personnel...

Hilton Hotel dispute settlement with Japanese consortium helps govt. save Rs. 10,200 million

By Ravi Ladduwahetty... The total saving to the government of Sri Lanka following the signing of the Hilton Hotel dispute settlement which is to be paid over the next 15 years commencing 1996, Prof. Peiris explained to the local and foreign media personnel...

Shame, shame Professor Peiris!

The Hilton issue continues to stink... The Hilton Hotel case has become a national scandal and the government's handling of it has been widely criticized. Professor Peiris's role in the case has been particularly scrutinized.

Shanmugalingam sends in his papers

By Ravi Ladduwahetty... Shanmugalingam has sent in his resignation papers to the President. He has also submitted a report on the Hilton Hotel case to the Special Presidential Commission.

Deny statement or face legal action writes Nihal

Nihal Sri Amerasekera has written a letter to the Special Presidential Commission stating that he will not make any statement or face any legal action until the Commission has completed its investigation into the Hilton Hotel case.

'Hilton: thorn in our side'

The Hilton Hotel case has become a thorn in the side of the government and the public. It has caused significant damage to the government's reputation and has become a major political issue.

Govt takes over Hilton

The government has taken over the Hilton Hotel project. This move has been widely criticized as a breach of contract and a violation of the rule of law.

Nihal Sri takes on 'Expropriation Bill'

Nihal Sri Amerasekera has taken on the Expropriation Bill in the Parliament. He has argued that the bill is unconstitutional and a violation of the fundamental rights of citizens.

Asset acquisition act constitutional - court

The court has ruled that the Asset Acquisition Act is constitutional. This decision has been welcomed by the government but criticized by opposition members.

Revival Bill faces fresh flak

The Revival Bill has faced fresh criticism from opposition members. They argue that the bill is a ploy to pass unconstitutional legislation.

FR application against Expropriation Act

Nihal Sri Amerasekera has filed a Fundamental Rights application against the Expropriation Act. He claims that the act is unconstitutional and a violation of his fundamental rights.

Supreme Court issues notice on respondents

The Supreme Court has issued a notice to the respondents in the Fundamental Rights application. The respondents are the Attorney General and the Government.

Independence of the Judiciary and Attorney General's role

The independence of the judiciary and the role of the Attorney General are under scrutiny. The court's decision in the Expropriation case has raised questions about the separation of powers.

Prayer in Nihal Sri Amerasekera's FR Petition

Nihal Sri Amerasekera's Fundamental Rights petition includes a prayer for the court to declare the Expropriation Act unconstitutional. He also asks for compensation for the loss of his property.

Pleadings in Nihal Sri Amerasekera's FR application

The pleadings in Nihal Sri Amerasekera's Fundamental Rights application have been filed. They set out the facts of the case and the legal arguments.

DSC expresses fears Amerasekera's Notes filed in SC becoming public

The Director of State Counsel (DSC) has expressed fears that Nihal Sri Amerasekera's notes filed in the Supreme Court might become public. This could have serious implications for the government.

Takeover Bill under fire at Party Leaders meeting

The Takeover Bill has come under fire at a meeting of party leaders. They are concerned that the bill will be used to pass unconstitutional legislation.

Private sector unites, warns against Expropriation Bill

The private sector has united to warn against the Expropriation Bill. They argue that the bill will damage the economy and the rule of law.

Expropriation Bill: Govt. intentions not bona-fide

The Expropriation Bill is not a bona-fide law, according to critics. They argue that the government's intentions are to acquire property without compensation.

Contradictory report on fire by CDB Fort

By M. J. M. Zarook and Daryll de Silva... The report of the Engineer, Ceylon Electricity Board stated that the fire which had taken place in the office of the CDB Fort was caused by a short circuit.

DAILY NEWS, WEDNESDAY NOVEMBER 06, 1991

Judge issues interim injunction in Hilton case

Colombo District Judge Mr. P. Wijayaratne (now, High Court Judge) has rejected the objections and issued an interim injunction restraining three Japanese firms (contractors and architects) from demanding or receiving any monies whatsoever in connection with the construction of the Colombo Hilton hotel building until the final determination of the act.

An interim injunction was also issued restraining Hotel Developers (Lanka) Limited from entertaining any demand for claims on paying out any monies to the three Japanese companies.

The Japanese companies are concerned about the Hilton case. They argue that the court's decision is a violation of their contract and the rule of law.

Shareholder wins legal right to institute action on behalf of a company and in its right in exceptional circumstances

The Judgment gives comprehensive legal remedies and authorities in relation to such established international Case Law and the right of Court to intervene in the interest of justice.

Landmark Supreme Court Judgment

Establishes unique legal right of a shareholder to sue on behalf of a company. This landmark judgment is a significant development in Sri Lankan law.

Japanese companies write off Rs. 10.2 b

The Japanese companies have written off Rs. 10.2 billion in connection with the Hilton Hotel case. This move has been widely criticized as a breach of contract.

Hilton Hotel dispute settled

The Hilton Hotel dispute has been settled. The Japanese consortium has agreed to pay the government the amount of Rs. 10.2 billion.

Suspension of Hilton Hotel agreement by President unavoidable - FM

The suspension of the Hilton Hotel agreement by the President is unavoidable, according to the Foreign Minister. He argues that the agreement is illegal and unenforceable.

Prof. Pieris, A. S., in open conflict

Prof. Pieris and A. S. are in open conflict over the Hilton Hotel case. They have both filed petitions with the court, claiming that the government's actions are unconstitutional.

Hilton hotel case back in focus

The Hilton Hotel case has once again become a major focus of public attention. The court's decision in the case has raised many questions about the rule of law.

Bankrupt but boom!

Despite being bankrupt, the government is experiencing a boom in the construction sector. This is due to the settlement of the Hilton Hotel case and other factors.

Consultants 21 files civil litigation on revival of ailing Hotel Developers

Consultants 21 has filed civil litigation against the Hotel Developers. They claim that the developers have failed to pay for the services provided.

Nihal fires posers to Nivard

Nihal Sri Amerasekera has fired a series of questions at Nivard. He is questioning the government's handling of the Hilton Hotel case.

Keheliya over Expropriation Bill

Keheliya has expressed his concerns about the Expropriation Bill. He argues that the bill is a violation of the fundamental rights of citizens.

SC orders notices to be issued in Expropriation Bill petition

The Supreme Court has ordered that notices be issued to the respondents in the Expropriation Bill petition. This is a significant step in the case.

Supreme Court determination on 'Expropriation Bill'

The Supreme Court has made a determination on the Expropriation Bill. The court has ruled that the bill is unconstitutional.

Supreme Court determines Town & Country Planning Bill inconsistent with Constitution

The Supreme Court has determined that the Town & Country Planning Bill is inconsistent with the Constitution. This is a landmark decision.

Nihal Sri's FR case on January 15, 2012

Nihal Sri's Fundamental Rights case is set for a hearing on January 15, 2012. This is a key date in the case.

Nihal's FR Application on the Expropriation Law

Nihal Sri's Fundamental Rights application against the Expropriation Law is a landmark case. It challenges the constitutionality of the law.

Ammeresekere's petition on Expropriation Bill dismissed

The court has dismissed Ammeresekere's petition against the Expropriation Bill. This is a significant development in the case.

37 Cos. to be ACQUIRED THROUGH NEW BILL

Thirty-seven companies are to be acquired through a new bill. This move has raised concerns about the government's intentions.

'Expropriation Bill' is evil?

The Expropriation Bill is being described as 'evil' by critics. They argue that it is a violation of the rule of law and the fundamental rights of citizens.

SC RULES NEW BILL ASSETS BILL PASSED IN PARLIAMENT

The Supreme Court has ruled that the new Assets Bill is constitutional. This decision has been welcomed by the government.

SC Rules New Bill Assets Bill Passed in Parliament

The Supreme Court has ruled that the new Assets Bill is constitutional. This decision has been welcomed by the government.