GOVERNMENT OF INDIA MINISTRY OFLAW & JUSTICE RAJYA SABHA QUESTION NO07.03.2011 ANSWERED ON

DISPOSAL OF PENDING COURT CASES.

1173 Smt. Bimla Kashyap Sood

Will the Minister of COALLAW & JUSTICE be pleased to state :-

- (a) the number of posts of judges vacant in the Supreme Court as well as different High Courts in the country as on 31 December, 2010;
- (b) the number of cases filed in the courts as on the above date and whether there are enough judges to dispose of the pending cases;
- (c)if not, whether Government would consider to increase the number of judges;
- (d)whether Government has taken any other steps apart from these to expedite the disposal of cases; and
- (e)if so, the details thereof?

ANSWER

MINISTER OF LAW AND JUSTICE (DR. M. VEERAPPA MOILY)

- (a): A statement showing the vacancies of Judges in the Supreme Court and various High Courts as on 31 December, 2010 is annexed in Annexure. I.
- (b) & (c): A statement showing the pendency of court cases in the Supreme Court and various High Courts are annexed in Annexure. II. The Judge strength of the High Courts is reviewed after every three years taking into account institution and disposal of court cases. The triennial reviews were conducted in 1999, 2003 and 2006. The Judge strength of some of the High Courts were also increased during the period upto 2009.
- (d) & (e): In order to facilitate expeditious disposal of cases in Courts, Government has taken a number of measures as mentioned below:
- 1.The Government has `in principle` approved setting up of National Mission for Justice Delivery and Legal Reforms. The National Mission would help implementing the two major goals of
- (i)increasing access by reducing delays and arrears in the system
- (ii)enhancing accountability at all levels through structural changes and setting performance standards and facilitating enhancement of capacities for achieving such performance standards.
- 2. With the objective of improving justice delivery, Thirteenth Finance Commission has recommended a grant of Rs. 5000 crore to be utilized over a period of five years up to 2010-2015. This grant is aimed at providing support to improve judicial outcomes, and is allocated for the initiatives such as
- (i) Increasing the number of court working hours using the existing infrastructure by holding morning / evening / shift courts;
- (ii) Enhancing support to Lok Adalats to reduce the pressure on regular courts;
- (iii) Providing additional funds to State Legal Services Authorities to enable them to enhance legal aid to the marginalized and empower them to access justice;
- (iv) Promoting the Alternate Dispute Resolution (ADR) mechanism to resolve part of the disputes outside the court system;
- (v) Enhancing capacity of judicial officers and public prosecutors through training programmes;
- (vi) Supporting creation or strengthening of a judicial academy in each State to facilitate such training;
- (vii) Creation of the post of Court Managers in every judicial district to assist the judiciary in their administrative functions and
- (viii) Maintenance of heritage court buildings.
- 3. The Government is implementing a central sector scheme for computerization of the District and Subordinate Courts (e-Courts project) in the country and for upgradation of the ICT infrastructure of the Supreme Court and the High Courts, at a cost of Rs. 935 crore for the first phase which will connect 14,229

courts in the country including video conferencing facilities. In the subsequent phase, digitization, library management, e-filing and establishment of data warehouse are expected to take place. The Project output would be beneficial to both improving court process and rendering citizen centric services. Automation of case flow would cover case scrutiny, registration, court proceedings and electronic monitoring of all courtwise case pendency and

performance assessment of Judges. In terms of citizen centric services, online availability of case status, copies of orders and judgments, cause list and eventually e-filing of cases will be available. This project will also achieve one of the important goals of the Vision Document 2009, namely, the creation of National Arrears Grid, with the last mile connectivity up to Taluqa courts. The complete coverage of the 14,249 courts in terms of hardware and software will be achieved by March 2014 and the largest number of courts (12,000) will be covered by March 2012. Re-engineering of the process in the courts is the ultimate aim for speeding justice delivery and this activity is also to start this year.

- 4.Enactment of the Gram Nyayalayas Act, 2008 which provides for establishment of Gram Nyayalayas to improve access to justice to common man. Under the scheme, the Government provides non recurring grant for creation of infrastructure and also recurring grant on annual basis. Rs. 20.92 crore have been provided to the States so far under this scheme.
- 5.A Centrally Sponsored Scheme for development of infrastructure facilities for the judiciary is being implemented since 1993-94 under which central assistance for construction of court buildings and residential quarters for judicial officers is released to augment the resources of the State Governments. The central grant is released with a rider that the State Governments would contribute at least the matching share. An amount of Rs. 412 crore has been released to the State Governments during the last three years. Central Grant for construction of High Court buildings is considered by the Planning Commission on 30:70 basis under Additional Central Assistance scheme. 6.The age of retirement of Judges of the High Courts is proposed to be increased from 62 to 65 years, for which a constitution amendment Bill has been introduced in Parliament. This aims at retaining the Judges for three more years and avoiding consequent vacancies to address the issue of large pending cases in the High Courts.