



Dear Dr. Ghanshyam N. Singh,

This mail comes to you as an official response to the reply that you have furnished for the show-cause notice issued to you by the IEA.

At the very outset, let me remind you that the show cause notice served upon you was from IEA and not any personal one from me. Being a very senior life member and a person with legal knowledge, as you propagate yourself to be, I am amazed that you could not understand this simple difference! I, being the Secretary and Treasurer, was only acting on behest of the EC and the GB decisions and officially notified this show cause notice upon yourself and Dr. M.A. Beg.

I have always been advocating for IEA's cause and the institutional supremacy over individualistic one. I am therefore a follower of rules and am bound within the ambit of the laid down rules and procedures of the IEA. This simple point however was not understood by you when you are asking me to withdraw the said notice within a week's time. I cannot unilaterally withdraw the same and am rule-bound to take this decision to the EC in its next meeting for any onward action. Whatever then will be the decision of the EC, I will, just as in this case, notify you of the same.

Furthermore, regarding your intentions 'to inform the authorities' about IEA's activities, well, you are, as you have always been, independent to do anything you deem fit. When have you anyway ever left any stone unturned for 'tarnishing the image of our great IEA, for which we have great regards'? You can act impatiently or do any such action deliberately, but I would never take a hasty step unilaterally, in the process showing disrespect for IEA and its rules and regulation.

And finally, as has become habitual to you, you write a date on the letter and dispatch it on a different date, usually within a gap of 5-6 days. In this case, the date you give on your letter is of 5th March, while the same had been dispatched to me on 9th March, received by me in the late evening of 10/3/2015. In this light, since the stipulated time period of replying to this letter that was received by you on 20th February was over, therefore technically, IEA is neither bound to nor liable to give any reply to the same. However, I will still place it before the EC for onward action. You may choose to act as per your wishes in the interim, I as the Secretary and Treasurer will do what is in the best interest of IEA.

With regards,

Anil Kumar Thakur,  
General Secretary and Treasurer,  
IEA.