SPECIAL LAW FOR DISPOSAL OF PUBLIC GRIEVANCES

2171. SHRI MD. NADIMUL HAQUE:

Will the PRIME MINISTER be pleased to state:
(a) whether it is a fact that there is no special act or law at the Centre to dispose off public grievances;
(b) the details of various mechanisms at the Centre through which public grievances are presently dealt with;
(c) the minimum time limit set to dispose off public grievance of by the Centre;
(d) the details of action that can be taken against erring employees or officers if grievance is not disposed off in the prescribed time limit; and
(e) the resource available to the citizen if there is inadequate reply and disposal of grievance by a Central Ministry?

ANSWER

Minister of State in the Ministry of Personnel, Public Grievances and Pensions and
Minister of State in the Prime Minister’s Office
(DR. JITENDRA SINGH)

(a) : There is no special Act or law at present for dealing with public grievances relating to the various services offered by the Central Government. However, there do exist laws like the Consumer Protection Act, 1986 for dealing with consumer related complaints.

(b) : Grievances can be lodged by citizens by post, in person and through internet. For quick and comprehensive redress of grievances the Government has established an internet based Centralised Public Grievance Redress and Monitoring System (CPGRAMS) in June, 2007, to facilitate citizens to lodge their grievances from anywhere, anytime for redress. The System enables Ministries/Departments to take appropriate action and upload the action taken reports on the system. The citizens can view online the status of action taken on their grievances. The system has provisions for generating various reports for monitoring of the grievances. CPGRAMS has feedback mechanism for rating of the satisfaction level, by the complainant, after redress. The President Secretariat, Prime Minister’s Office and Directorate
of Public Grievances also have their online systems, for lodging of public grievances, which are integrated with CPGRAMS.

(c) : As per the guidelines issued by the Department of Administrative Reforms and Public Grievances, a grievance is required to be disposed off within a period of 2 months by the concerned Ministry/Department/Organization to which it pertains and in case it is not possible, an interim reply with reasons for delay is required to be provided.

(d) : When an official is allocated the work of redress of grievances, it is part of his/her duty, and action; if required can be taken against the erring officials for dereliction of duties as per the relevant Service Rules.

(e) : As per the guidelines issued, each Ministry/Department is required to nominate a Director of Public Grievances for ensuring proper action on public grievances. Every Wednesday of the week has been earmarked for receiving and hearing of grievance petitions in person by the Director of Public Grievances in each Central Ministry/Department. In case of inadequate reply and disposal of grievance by a Central Ministry, the citizen can approach the concerned Director of Public Grievances for resolution.