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পরীভুক্ত নমৰ ৭৬৮/১৭ Registered No. 768/97

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THE ASSAM GAZE

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প্ৰাপ্ত কৰ্ত্তত্বৰ দ্বাৰা প্ৰকাশিত

PUBLISHED BY AUTHORITY

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GOVERNMENT OF ASSAM

ORDERS BY THE GOVERNOR nexus with the aforesaid institutions impaning education

DEPARTMENT : LEGISLATIVE BRANCH

The 12th January, 1999 c) "ragging" incass childe dist hier of doing of any act which causes or likely to cause hier of doing of any act which causes or likely to cause

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No. LGL. 16/98/49 .-- The following Act of the Assam Legislative Assembly which received the assent of the Governor is hereby published for general information.

ASSAM ACT NO. II OF 1999

(Received the Assent of the Governor on 8th January, 1999)

THE ASSAM PROHIBITION OF RAGGING ACT, 1998

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ACT

to prohibit ragging in the Educational Institutions in Assam.

Preamble.

Whereas it is expedient to prohibit ragging in the educational institutions in Assam.

It is hereby enacted in the Forty-ninth Year of the Republic of India as follows :-

Short title, extent and commencement.

1. (1) This Act may be called the Assam Prohibition of Ragging Act, 1998.

(2) It extend to the whole of the State of Assam.

(3) It shall come in to force at once.

Definitions. 2. In this Act, unless the context otherwise requires :-

(22) door (a) "Educational Institution" means any college, having Degree classes and/or Higher Secondary classes and/or Post Graduate classes, Junior college and any level of classes above the High School standard, Engineering college or University administered, managed, controlled or run by the Government or otherwise and includes any hostel, boarding, play ground, road, vehicle, premises and other places having nexus with the aforesaid institutions imparting education;

> (b) "Government" means the State Government or the Central Government as the case may be;

> (c) "ragging" means either display of noisy or disorderly conduct or doing of any act which causes or likely to cause social, physical or psychological harm or raise apprehension or fear or shame or embarrassment to any student in any eduactional institution, and includes -

- (i) teasing, abusing of, playing practical jokes on or causing hurt to such student, or
- (ii) asking the student to do any act or perform something which such student will not, in the ordinary course, willingly do;

(d) "State Government" means the Government of Assam;

(e) "Victimised student" means a student who is a victim of ragging.

Prohibition of ragging.

Penalty for

ragging. IC

3. Ragging in any educational institution is prohibited and no person shall commit, abet, propagate or participate in ragging in any educational institution.

4. Whoever commits, participates in, abets or propagates ragging in any educational institition shall be punished with imprisonment for a term which may extend to six months or with fine which may extend to ten thousand rupees, or with tozani no no both.

the student from the educational institution ling before i

Expulsion of 5. (1) Any student convicted of an offence under section 4 shall be expelled from the concerned educational institution to which he or she belongs for a period not less than one academic session and such student shall not be admitted in any other educational institution during that period.

(2) The authority of the concerned educational institution shall publish at least in a leading daily news paper of the state, the detailed description alongwith name, father's name and permanent address of the student so expelled under sub-section (1) regarding his or her expulsion, for information of other educational institutions with a written bas de aodocintimation to the concerned Unversity, Board or Council as to zolur soft di the case may be, under which the concerned institution is affiliated to or recognised.

Powers and 6. (1) Without prejudice to the foregoing provisions, functions of whenever any student or guardian or parent complains of the head another ragging in writing to the head of educational institution, or to of the any other person responsible for the management of the educational educational institution concerned, such head of the institution. educational institution or person responsible for the oreso offices of management of the educational institution, as the case may to only only mbe, shall enquire into the same immediately and if found true, shall suspend the student, who has committed the offence, from the educational institution immediately and but terrolezionafter giving the student concerned a reasonable opportunity conserved to being heard, if the head of the educational institution or or vipoduse in the person responsible for the management of the educational

institution, as the case may be, is satisfied that the student has committed any offence under this Act, he may either expel or rusticate the student from educational institution for a period of not less than one academic session or may pass such order as deemed fit and proper in the larger interest of the educational institution in particular and for establishing academic discipline in general.

(2) The decision taken under sub-section (1) by the head deusore moof the institution or the person responsible for management the barlance of the educational institution, shall be final and binding on to address the student concerned.

Liability of the head of the Educational Institution.

7. (1) If the head of the educational institution or person responsible for the management of the educational institution fails or neglects to take any action in the manner as provided in sub-section (1) of Section 6, when a complain of ragging is made, such head of the educational institution or the at better the operson responsible for management of the educational institution as the case may be, shall be made personally accountable and liable for disciplinary proceeding before the noticitized to departmental higher authority.

constrained to the covernment may cause any departmental about bollog enquiry in the matter in case written complaint is received 101 notal against the head of the institution or the person responsible for management of the educational institution in respect of his failure or negligence as specified in sub-section (1), and at control take such appropriate action in accordance with the rules of the Government for the time being in force.

Appeal 8. (1) Any student, aggrieved by an order of rustication or to anisidence expulsion may, prefer an appeal against the order of the head of the educational institution or the person responsible for management of the educational institution, as the case may be, before the Commissioner and Secretary to the Government of Assam, Education Department for setting aside the order of such expulsion or rustication as the case may be, within a period of fifteen days from the date of passing of such order :

> Provided that in the absence of Commissioner and Secretary, the Secretary to the Government of Assam, Education Department shall be the competent authority to entertain, hear and dispose of the appeal.

(2) After hearing the appeal the Commissioner and Secretary to the Government of Assam, Education Department, shall dispose of the appeal within thirty days from the date of its receipt and pass appropriate order, in writing, which shall be final and binding.

Offence to be 9. An offence under this Act shall be Act No. 9 congnizable congnizable and bailable within the meaning of of 1974. and ballable. the Code of Criminal Procedure, 1973.

Assum

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Court take congnizance.

10. (1) No Court lower than a Court of Judicial Magistrate Competent to of the First Class, shall take congnizance of and try an offence under this Act.

(2) No Court shall take congnizance of an offence under termine this Act, except under complaint in writing made by or at the instance of the victimised student or on a report in writing by a police officer not below the rank of a Sub-Inspector.

Power for summary trial.

11. Offences under this Act may be tried Act No. 2 summarly in the manner provided for summry of 1974. trial under the Code of Criminal procedure, 1973.

Compounding. 12. The Offences under this Act shall be compoundable at the instance of the complainant and the victimised student either before or after the institution of the proceedings.

Power to make rules.

13. (1) The State Government may make rules for carrying out all on any of the purposes of this Act.

(2) All rules made under this Act shall be published in the Official Gazette.

(3) All rules made by the State Government under this Act shall, as soon as may be after they are made, be laid before the State Legislature, while it is in session, for a total period of not less than fourteen days which may be comprised in one session or two or more successive sessions, and shall, unless some later date is appointed, take effect from the date of their publication in the Official Gazette subject to such modifications or annulments as the Legislature may, during the said period agree to make, so however, that any such modification or annulment shall be without prejudice to the validity of anything previously done thereunder.

Repeal and saving.

14. (1) The Assam Prohibition of Ragging Assam Ordinance, 1998 is hereby repealed.

Competent to of the First Class, shall take congnizance of and try an

Ordinance No. IV of 1998.

(2) Notwithstanding such repeal anything done or any action taken under the Ordinance so repealed shall be deemed to have been done or taken under the corresponding provisions of this Act.

M. K. DEKA, Secretary to the Govt. of Assam, Legislative Department.

a police officer not below the rank of a Sub-Inspector. 14. Offences under this Act may be tried Act No. 2 submarily in the manner provided for summry of 1974.

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