

कर्माचार अनुभव उच्च शिक्षा मंत्रालय
सारपुस्तक मॉडल - मोपाल

क्रमांक 521 / 24 / आउटिंग / आका.प. / 2011

मोपाल दि 27/6/2010

प्रति,

- 1- सभलन-कारिखान-संचालक
 क्षेत्रीय कर्माचार उच्च शिक्षा
 मध्य-प्रदेश
- 2- कुल सचिव
 सभलन-विद्यालय
 मध्य-प्रदेश
- 3- ~~सि~~ प्रान्त
 सभलन शासकीय/कर्मचारी
 महाविद्यालय - मध्य-प्रदेश

विषय - विज्ञान विभागों एवं महाविद्यालयों में 3 गिग पर
 आंकड़ा लगाने हेतु।

संदर्भ - इस कर्माचार का पत्र क्रमांक 501/24/आउटिंग/
 आकाप 50/2011 दिनांक 25-6-11

उपरोक्त विषयान्तर्गत इस कर्माचार के संदर्भित
 पत्र के साथ विस्तृत विवरण संलग्न है। कृपया
 इसे भी पढ़ा जाये।

संलग्न - उपरोक्त पत्र का
 प्र. सं. 04

(अनुभव उच्च शिक्षा निदेशावली)

(डा० के.एम.जी.)

विशेष कनिष्ठ कर्मचारी
 उच्च शिक्षा मध्य-प्रदेश

Ragging is a criminal offence as per the Supreme Court verdict. Ragging is an offence under penal code and under section 116 of the Karnataka Education Act, 1983 (Karnataka Act No.1 of 1995), which define ragging as:

"Causing, inducing, compelling or forcing a student, whether by way of practical joke or otherwise, to do any act which detracts from human dignity or violates his/her person or exposes him/her to ridicule from doing any lawful act. By intimidating, wrongfully restraining, wrongfully confining, or injuring him or by using criminal force on him/her or by holding out to him/her any threat of intimidation, wrongful confinement, injury or the use of criminal force."

"Ragging in all its forms is totally banned in this institution including in its departments, constituent units, all its premises (academic, residential, sports, kiosks, cafeteria and the like) whether located within the campus or outside and in all means of transportation of students whether public or private. The institution shall take strict action including but not limited to criminal proceeding and/or cancellation of admission against those found guilty of ragging and/or of abetting ragging and the burden of proof shall hereby lie on the perpetrator of alleged ragging and not on the victim. An offence of Ragging may be charged either on a written complaint by the affected or on independent finding of the Anti Ragging Squad. The Institution is bound by the UGC Regulations on Curbing the Menace of Ragging in Higher Educational Institutions 2009."

Punishable Ingredients of Ragging:

- Abetment / instigation to ragging
- Criminal conspiracy to rag
- Unlawful assembly and rioting while ragging
- Public nuisance created during ragging

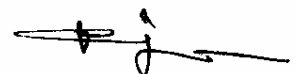


- Violation of decency and morals through ragging
- Injury to body, causing hurt / mental trauma or grievous hurt
- Wrongful restraint
- Wrongful confinement
- Use of criminal force
- Assault as well as sexual offences or unnatural offences
- Extortion
- Criminal trespass
- Offences against property
- Criminal intimidation
- Attempt to commit any or all of the above mentioned offences against the victim
- Physical or psychological humiliation
- Any act / abuse by spoken words, e-mails, snail mails, blogs, public insults etc.
- Any act that prevents, disrupts or disturbs the regular academic activity of a student
- All other offences following from the definition of "Ragging".

Punishments against Ragging:

Depending upon the nature and gravity of the offence as established by the Anti-Ragging Committee of the Institution, the possible punishments for those found guilty of ragging shall be any one or any combination of the following:

- Suspension from attending classes and academic privileges
- Withholding / withdrawing scholarship / fellowship and other benefits
- Forfeiting Campus Placement opportunities / recommendations
- Debarring from appearing in any test/examination or other evaluation process
- Withholding of results



- Debarring from representing the institution in any regional, national or international meet, tournament, youth festival etc.
- Suspension/ expulsion from the hostel
- Cancellation of Admission
- Rustication from the institution for a period, ranging from 1 to 3 years
- Expulsion from the institution and consequent debarring from admission to any other institution for a specific period
- Fine of Rupees 25,000/-
- Collective punishment: When the persons committing or abetting the crime of ragging are not identified, the institution shall resort to collective punishment as a deterrent to ensure community pressure on the potential raggers.

In addition, in case of every single incident of ragging, a First Information Report (FIR) will be filed with the local police authorities. The possible punishment includes rigorous imprisonment (in compliance with the order of Supreme Court of India)

Helpline :

Dr. Sunil Muddaiah - 9448113013

Dr. Sequeira Peter Simon - 9845885374

In the case of any ragging incident, the students may immediately call

and bring it to the above persons notice for necessary help, guidance and actions.

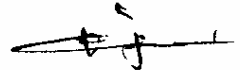
The freshers / junior students are hereby instructed that they should move in groups within the academic areas / campus, should not respond to the calls from seniors, should not participate in any kind



of "freshers' party" anywhere inside/outside the campus, desist from doing anything against their will even if ordered by the seniors and that, they have nothing to fear as the institution cares for them and shall not tolerate any atrocities against them.

Principal

**THE INSTITUTION LEVEL ANTI RAGGING
COMMITTEE (2009-10)**

A handwritten signature in black ink, appearing to be 'S. J.', written over a horizontal line.