INDIAN INSTITUTE OF PETROLEUM & ENERGY

भारतीय पेट्रोलियम और ऊर्जा संस्थान

OFFICE ORDER

Ref. No. IIPE/Adm/105

Date: 26.10.2022

Sub: Formation of Institute level anti-ragging committee and squads - Reg.

Ref: Directives of the Hon'ble Supreme Court of India, dated May 16, 2007 in SLP No (s) 24295 of 2006 University of Kerala vs Council, Principals', Colleges, Kerala & Ors (with SLP(C) No. 24296-99/2004 & W.P. (Crl) No. 173/2006 and SLP(C) No. 14356/2005).

The Hon'ble Supreme Court of India admitted and heard the above referred SLPs in relation to the menace of ragging in Technical Institutions/ Universities/ Colleges in the Country.

A committee headed by Dr. R.K. Raghavan, former Director of CBI in this regard was constituted by the apex court to give specific recommendations for effective prevention of ragging in educational institutions.

The Committee accordingly carried out a detailed study on various factors contributing to ragging. It also collected public opinion. The committee submitted its detailed report with suitable recommendations and measures required to effectively curb the menace. The recommendations of the Committee were duly accepted and the following directives have been issued to all the educational institutes for necessary implementation by the Hon'ble Court.

I. Factors enlisted by the committee:

- 1. Primary responsibility for curbing ragging rests with academic institutions themselves.
- 2. Ragging adversely impacts the standards of higher education.
- 3. Incentives should be available to institutions for curbing the menace and there should be disincentives for failure to do so.
- 4. Enrolment in academic pursuits or a campus life should not immunize any adult citizen from penal provisions of the laws of the land.
- 5. Ragging needs to be perceived as a failure to inculcate human values in students after their schooling.
- 6. Behavioural patterns among students, particularly potential 'raggers', need to be of PETRA identified.
- Measures against ragging must deter its recurrence.



- 8. Concerted action is required at the level of the school, higher educational institution, district administration, University, State and Central Governments to make any curb effective.
- 9. Media and the Civil Society should be involved in this exercise.

II. Recommendations approved by the Supreme Court.

- 1. The punishment to be meted out has to be exemplary and justifiably harsh to act as a deterrent against recurrence of such incidents.
- 2. Every single incident of ragging where the victim or his parent/ guardian is not satisfied with the institutional arrangement for action, a First Information Report must be filed without exception by the institutional authorities with the local police authorities. Any failure on the part of the institutional authority or negligence or deliberate delay in lodging the FIR with the local police shall be construed to be an act of culpable negligence on the part of the institutional authority. If any victim or his/her parent/ guardian of ragging intends to file FIR directly with the police, that will not absolve the institutional authority from the requirement of filing the FIR.
- 3. In the prospectus to be issued for admission by educational institutions, it shall be clearly stipulated that in case the applicant for admission is found to have indulged in ragging in the past or if it is noticed later that he has indulged in ragging, admission may be refused or he shall be expelled from the educational institution.
- 4. It shall be the collective responsibility of the authorities and functionaries of the concerned institution and their role shall also be open to scrutiny for the purpose of finding out whether they have taken effective steps to prevent ragging and in case of their failure, action can be initiated against them as well; for example, denial of any grant-in-aid or assistance from the State Governments.
- 5. **Anti-ragging committees and squads** shall be forthwith formed by the institutions and it shall be the job of the committee or the squad, as the case may be, to see that the Committee's recommendations, more particularly those noted above, are observed without exception and if it is noticed that there is any deviation, the same shall be forthwith brought to the notice of this Court.
- 6. The Committee constituted pursuant to the order of this Court shall continue to monitor the functioning of the anti-ragging committees and the squads to be formed. They shall also monitor the implementation of the recommendations to which reference has been made above.

III. Action taken by the Institute

(i) **Formation of Committees & Squads**: In compliance with the above directives, the Institute has formed the following anti-ragging committees and squads for overseeing the implementation of the provisions of the verdict:

1. Institute Level Anti-Ragging Committee:

(i)	Director		Chairman
(ii)	Associate Dean of Students Affairs		Member
(iii)	Associate Dean of Academic Affairs & Admin		Member
(iv)	Associate Dean of Alumni Affairs		Member
(v)	Head of the Department, Petroleum Engineering		Member
(vi)	Head of the Department, Chemical Engineering		Member
(vii)	Chief Warden		Member
(viii)	Registrar		Member
(ix)	Shri Krishna Kumar VVN		Member
	(F/o Mr. Vennalakanti Bharavi, Fresher's' Category)	1	
(x)	Mr. Aman Bhaskar (20CH10029) (Sr. Student Category)		Member

2. Institute Level Anti-Ragging Squad

(i)	Associate Dean of Students Affairs	Chairman
(ii)	Prof. Ranjan Pramanik, Asst. Professor	Member
(iii)	Prof. Balla Mounika, Asst. Professor	Member
(iv)	Prof. H Sharon, Asst. Professor	Member
(v)	Prof. R Ramunaidu, Asst. Professor	Member

3. Hostel Level Anti-Ragging Squad:

(i)	Chief Warden	Chairman
(ii)	Wardens, Boys Hostels	Member
(iii)	Wardens, Girls Hostels	Member
(iii)	Registrar	Member

The Institute level Anti-ragging Squads and Hostel level Anti-ragging Squads shall work in co-ordination with the Institute level Anti-ragging committee and oversee the implementation of the recommendations.

ii. Undertaking from Students and Parents.

Each of the student of the Institute and his/her parents and, or Guardian are hereby required to submit a combined undertaking at the time of registration, in the prescribed format as attached to this order, which is mandatory for registration.

All concerned officials of the Institute, students, parents & guardians of the students, members of Anti-ragging committees & Anti-ragging squads are hereby requested to adhere to the stipulations and effectively monitor and comply with the provisions made in the directives.

Copy to:

i. All Deans/ Associate Deans/ HoDs;

ii. Registrar;

iii. All members of Anti-ragging Committees/ Squads;

iv. All faculty members, staff & students;

v. Website

Director

Prof. Shalivahan
Director
Indian Institute of Petroleum & Energy
Visakhapatnam

