# OFFICE OF THE CHIEF ELECTORAL OFFICER, TELANGANA 5<sup>th</sup> Floor, Buddha Bhavan, Tank Bund Road, Secunderabad – 500003.

#### Memo.No.528/Elec.A/2020-12

Dated:11.03.2020.

Sub: Elections - Bye-Election to the Telangana State Legislative Council from Nizamabad Local Authorities' Constituency, scheduled to be held on 07<sup>th</sup> April, 2020 (Tuesday) - Ban on engagement of Child Labour in the election related activities - Instructions of ECI - Communicated - Reg.

Ref: 1.ECI letter No.464/INST/2009/EPS, dt 01.05.2009.

2.ECI letter No.464/INST/2013-EPS, dated 02.05.2013.

3.ECI letter No.464/INST/2013-EPS, dated 16.09.2014.

4.This office Memo No. 528 /Elecs.A/2020-1, Dt. 26 03.20 20.

Copies of references 1<sup>st</sup> to 3<sup>rd</sup> cited are sent herewith to the Collectors & District Election Officers, Nizamabad and Kamareddy districts. They are informed that the Election Commission of India, vide its letters 1<sup>st</sup> to 3<sup>rd</sup> cited, has issued instructions with regard to ban on engagement of child labour in election related activities. In view of the Bye-Election to the Telangana State Legislative Council from Nizamabad Local Authorities' Constituency, scheduled to be held on 07<sup>th</sup> April, 2020 (Tuesday), they are requested to scrupulously comply with the instructions of the Commission and ensure that no child labour is engaged in the election related activities of ongoing Bye-Election.

- 2. They are further informed that the Commission has also directed that the District Election Officer/Returning Officer will be personally held responsible for violation of Child Rights for any work connected with the election process and will face severe disciplinary action apart from facing consequences of law.
- 3. They are also requested to bring the above instructions of Election Commission of India to the notice of all concerned including political parties, contesting candidates and their agents in order to enable them to scrupulously comply with the instructions of the Commission.

## T. RAVI KIRAN CHIEF ELECTORAL OFFICER (FAC)

To The Collectors & District Election Officers, Nizamabad and Kamareddy districts (w.e)

The Returning Officer, Nizamabad Local Authorities' Constituency,
Nizamabad and Kamareddy dist. (w.e) (Through: The Collectors & DEOs,
Nizamabad and Kamareddy districts)

Conv to:

All recognized National & State Political Parties in Telangana State
... through the Collectors & DEOs, Nizamabad and Kamareddy districts)
(with a request to intimate to all the cadre and contesting candidates of their Party)

(P.T.O)

All Contesting Candidates in Nizamabad Local Authorities' Constituency, Nizamabad and Kamareddy districts (w.e) **through** the Returning Officer, Nizamabad Local Authorities' Constituency SC/SF

//FORWARDED::BY ORDER//

SECTION OFFICER

ELECTION COMMISSION OF INDIA

Nirvachan Sadan, Ashoka Road, New Delhi-110001

No. 464/INST/2009/EPS

Dated: 1st May, 2009.

To

1. The Chief Secretaries of all states/UTs

2. The Chief Electoral Officers of all States/UTs

Subject:- Engagement of child labour in the election process- Regarding.

Sir/Madam

I am directed to state that it has come to the notice of the Commission that children were employed for carrying electronic voting machines at Bhagalpur, Bihar during the ongoing general election, 2009. (A copy of photograph published in a newspaper is enclosed)

As you are aware that Child Labour Act, bans the employment of children below 14 years of age in specified occupations such as transport of goods etc. which are considered unsafe and harmful to child workers and regulates the conditions of work of children in employment. It also lays down penalties for employment of children in violation of the provisions of this Act, other Acts which forbid the employment of children. The Act extends to the whole of India. The child labour Act of 1986 applies to all establishments and workshops wherein any industrial process is carried on (excluding one covered under Section 67 of the Factories Act, 1948).

The Commission has taken strong exception to use of children in work connected with elections. It is highly objectionable. In order to ensure that no such insensitivity is shown by the election related officials anywhere in the country, the

Commission has directed that such violation of child rights for any work connected with the election process is in no way acceptable to the Commission. The District Election Officers/Retuning Officers shall be informed that they will be personally held responsible for any such violation and will face severe disciplinary action apart from facing the consequences of law, if any such instance comes to the notice of the Commission.

Yours faithfully

(SUMIT MUKHERJEE) UNDER SECRETARY

THE HINDU . THURSDAY, APRIL 30, 2009

Heavy duty on tender heads



### **ELECTION COMMISSION OF INDIA**

Nirvachan Sadan, Ashoka Road, New Delhi-110001

No. 464/INST/2013-EPS

Dated: 2<sup>nd</sup> May, 2013

To

All Recognized Political Parties.

Subject:

Engagement of Child Labour in the election related activities - regarding.

Sir/Madam,

I am directed to invite your attention to the Child Labour (Prohibition and Regulation) Act, 1986 which, inter-alia, bans the employment of children below 14 years of age in specified occupations such as transport of goods, etc., which are considered unsafe and harmful to child workers and regulates the conditions of work of children in employment. It also lays down penalties for employment of children in violation of the provisions of this Act, other Acts which forbid the employment of children. The Act extends to the whole of India. The above-mentioned Act applies to all establishments and workshops wherein any industrial process is carried on (excluding one covered under Section 67 of the Factories Act, 1948).

2. The Commission has taken strong exception to use of children in various election related activities. It is highly objectionable. In order to ensure that no such insensitivity is shown by any political parities anywhere in the country, the Commission has directed that such violation of children's right for any work connected with the election process, like, campaigning, carrying of campaigning material, etc., will, in no way, be accepted by the Commission. It is the responsibility of the leaders of the political parties to ensure that there is no violation of these instructions. Necessary action, apart from facing the consequences of law, if any, will be taken by the Commission against erring political parties.

Yours, faithfully,

(SUMIT MUKHERJEE)

Copy to: The CEOs and the Chief Secretaries of all States/UTs.

निर्वाचन सदन,

अशोक रोड, नई दिल्ली-110001

Nirvachan Sadan,

### भारत निर्वाचन आयोग

### **ELECTION COMMISSION OF INDIA**

EPABN 011-23717391-98 Fax 011-23713412/23739944 Website: <u>www.cci.nic.jip</u>

Ashoka Road, New Delhi-110001 Dated 16<sup>th</sup> September, 2014

No.464/INST/2013-EPS



1. The Chief Secretaries of all the States & Union Territories

2. The Chief Electoral Officers of all the States & Union Territories

3. All Recognised National and State Political Parties

Engagement of Child Labour in the Election Related Activities – Regarding.

2 3 SEP 2014 )\*)

SMadam / Sir,

Your attention is invited to the Commission's letter No.464/INST/2009/EPS, dated 1<sup>st</sup> May, 2009, (copy enclosed) on the subject cited, addressed to the Chief Secretaries and Chief Electoral Officers of all the States and Union Territories wherein the Commission had taken strong exception to use of children in various activities connected with elections. The Commission had directed that the District Election Officer / Returning Officer will be personally held responsible for violation of child rights for any work connected with the election process and will face severe disciplinary action apart from facing consequences of law.

2. Further, the Commission vide its letter No.464/INST/2013-EPS, dated 2<sup>nd</sup> May, 2013 (copy enclosed) addressed to all recognised political parties had directed that violation of children's right for any work connected with election process, like, campaigning, carrying of campaigning material etc. will not be accepted by the Commission and necessary action, apart from facing the consequences of law, will be taken against erring political parties. The leaders of the political parties were advised to ensure that there is no violation of children's right.

de oudresses

3. The Hon'ble Bombay High Court in its order dated 4<sup>th</sup> August, 2014 in the matter of PIL No.127 of 2012 (Chetan Ramlal Bhutada Vs. State of Maharashtra and others) has stressed the need to ensure that political parties do not allow participation of minor children in any election related activities. Accordingly, the Commission reiterates that it should be ensured by political parties and election officials also that no child is involved in the election process.

Yours faithfully,

(SUMIT MUKHERJEE

**SECRETARY**