Notice Number: 14/16/23

Date: 13/08/2023 Time: 07:06 PM

## Signature

For Office Use

## Motion - Adjournment Motion

Subject Adjournment motion under Rules 66-72 of Rules of Procedure and Conduct of Business in Haryana Legislative
Assembly, regarding the despair, mental trauma and despondency caused to the youth in Haryana due to defective and
opaque processes followed in CET ( Common Eligibility Test ) and public recruitments by the Haryana Government.
Date 13/08/2023
Minister: Sh. Kanwar Pal

Date of Answer

From:
Smt. KIRAN CHOUDHRY(58), Member
To:
Secretary
HARYANA VIDHAN SABHA
Delhi-1

Your Faithfully,

KIRAN CHOUDHRY (58)

. . .

Member.

13/08/2023 07**:**06 PM

Division No. and Name: 58 Tosham

ORDER OF PREFERENCE:-

\*Will The Parliamentary Affairs Minister be pleased to state:

То

Sir,

Hon'ble Speaker

Haryana Vidhan Sabha,

Chandigarh.

Subject: Adjournment motion under Rules 66-72 of Rules of Procedure and Conduct of Business in Haryana Legislative Assembly, regarding the despair, mental trauma and despondency caused to the youth in Haryana due to defective and opaque processes followed in CET (Common Eligibility Test) and public recruitments by the Hayana Government.

Sir,

On the subject noted above we are moving this adjournment motion under Rules 66-72 of Rules of Procedure on the matter of grave public importance, i.e the harassment, mental trauma and stress caused to the youth in Haryana by the non transparency in procedure, defect in design and deficiency in delivery in the matter of conduct of CET in particular and making recruitments to Government posts in general by the State Government and its premier recruitment agencies

like HSSC and HPSC etc. The motion being of utmost importance as the future of millions of Haryanvi youth is at stake, the same may be taken up for discussion without any delay adjourning all the other business of the House for the day, for which the leave of the August House may kindly be taken as per the procedure prescribed. The adjournment motion is in order and does not suffer from any infirmity under the rules. The explanatory memorandum giving the necessary backdrop of this matter has been appended as required under the rules. The Minster concerned and Secretary Vidhan Sabha have been notified in advance.

With thanks,
1.Kiran Choudhry, MLA Tosham
2. MLA
3. MLA
Date:-
<ol> <li>Endorsement to:-</li> <li>Secretary to Speaker Vidhan Sabha</li> <li>Chief Minister Haryana.</li> <li>Minister for Parliamentary Affairs.</li> </ol>
То
Hon'ble Speaker
Haryana Vidhan Sabha,
Chandigarh.

Subject: Explanatory Memorandum to our adjournment motion under Rules 66-72 of Rules of Procedure and Conduct of Business in Haryana Legislative Assembly, regarding the despair, mental trauma and despondency caused to the youth in Haryana due to defective and opaque processes followed in CET (Common Eligibility Test) and public recruitments by the Hayana Government.

Sir,

We append this Explanatory Memorandum with our adjournment motion under Rules 66-72 of the Rules of Business governing this august House, on the subject noted above. Ever since the double-engine BJP-JJP government has come to power in Haryana, the youth of Haryana have been facing harassment, mental trauma and despair as they are being deprived of legitimate employment opportunities by the opaque policies, venal corruption and absurd processes being followed by the state government and its premier recruiting agencies in the matter of public employment. CET or the Common Eligibility Test, touted as a mechanism for fairness and level playing field by the state Government, has become an instrument of oppression for our youth and general public due to opacity in its working, faulty content design and malafide intent of those at the helm of affairs. The youth of Haryana are being pushed into a dark abyss of unemployment, abject poverty and a dismal future without a hope of redemption. This is a matter of utmost public import causing unrest, heart-burn and despondency among our youth and general public in Haryana. Hence this adjournment motion is being urged to discuss the issue of public interest in detail.

alarming. The BJP-JJP government or its premier recruiting agencies in Haryana have not made any major or substantive recruitments to fill up vacancies in various government departments. While the number of regular vacancies in state government departments has bloated up to 2 lakhs, the Government has deployed approximately one lakh youth on contact through Haryana Kaushal Rojgar Nigam Limited. Haryana Kaushal Rojgar Nigam Limited is without a legal mandate and does not follow the proper rigor for benchmarking in recruitment process or reservation policy for the SCs/STs. Recruitment agencies like the HPSC/HSSC are caught in the quagmire of cash-for—scams, with the investigations making no headway or confining themselves to netting the small fish. About 40 recruitments including those of Naib-Tehsildars, Clerks, Gram Sachivs and Constables had to be cancelled in Haryana due to paper leaks during the tenure of present Government. HSSC is on a merry spree of cancelling the entire selection process by abruptly changing the criteria as in 523 posts of PGT, 1023 posts of TGT, 61 posts of JLA, 1518 posts of Group-D sports quota, 6500 vacancies of Constables, 895 posts of Teachers in Arohi Schools, 307 posts of Staff nurse, 978 posts of Clerks/ Junior Accountants in HARCO Bank, Lady Supervisor/Inspector- 920 posts, Fire Driver-1780 posts, Agriculture Department- 740 posts and thousands of posts in others departments. These recruitments had been cancelled/scrapped after the candidates were made to go through selection process over a period of many years.

As per the latest CMIE survey, the unemployment rate in Haryana was 33.4% as on 01.08.2023, which is quite

To make recruitment to all departments including the selections scrapped after following years of rigorous process for years, the state government brought in CET (Common Eligibility Test) in the name of fairness, level playing field and transparency, but the CET has become an instrument of oppression for the Haryanavi youth today. The CET is opaque in its processes, defective in its design and deficient in its outcomes. There is confusion and opacity around the Socio-Economic criteria. In a recent result for CET, the EWS/ Ex-Servicemen Category candidates were shown as General Category candidates. 64 Groups of technical and non-technical posts having different qualifications have been clubbed together. There are errors galore in the answer key, questions and repetition of questions in exams conducted by CET for different Groups or shifts in the same Group. First it was stated that 3,59,000 candidates would be called for the interview, now there number has been restricted to four times of the number of vacancies causing mental distress and depression to the adversely affected candidates. Approximately 11,22,000 candidates who applied for these vacancies have been running from post to pillar for the last three- four years as CET is brought in a new template and Avatar by the state Government after cancelling its earlier version.

Even the law brought by the BJP-JJP Government, the Haryana State Employment of Local Candidates Act, 2020, for making 75% jobs for the local youth has no efficacy as not many new industrial units are coming up in Haryana due to steep economic downturn. Moreover the Act has lost its efficacy as it gives the option to the industrialists of recruiting technical skilled persons from outside the state. As the jobs in private sector are not available and the Government jobs are being contractualised through the Haryana Koshal Rojgar Nigam Limited, the CET has become a means of denial and deprivation of Government jobs to millions of youths putting their future in dire straits. This has caused depression and mental trauma to the General youth and public in Haryana.

Notice of this adjournment motion has been sent to the concerned. Since the matter is of utmost public import and motion does not attract any bar under rules 66-72 of the Rules of Procedure, it is requested that the adjournment motion may kindly be taken up for discussion at once by putting all other business for the day to adjournment, for which leave of the House may kindly be taken as per rules.

With thanks,

1.Kiran Choudhry, MLA Tosham.

2. MLA

3. MLA