

To,

The Hon'ble Speaker  
Haryana Vidhan Sabha  
Chandigarh

**Subject : Notice under rule 73 of the Rules of procedure and conduct of business in Haryana Legislative Assembly calling attention to acute despair and despondency among youth in Haryana due to inefficacy and annulment of The Haryana State Employment of Local Candidates Act 2020.**

Respected Sir,

Due to acute unemployment situation in Government as well as private sectors in Haryana, with two lacs vacancies lying vacant in various Government departments, the present regime got passed The Haryana State Employment of Local Candidates Act 2020 in order to provide 75% jobs for Haryanvi youth in the private sector. The application of this Act was limited to new industrial units. The Act was made applicable to the posts carrying a monthly remuneration of Rs.30,000. For technically skilled jobs the industrialists had been given liberty to recruit personnel outside Haryana in case the local candidates was not available.

The Punjab and Haryana High Court has struck down this Act being ultra-vires of Part-III of the Constitution of India, failing the litmus test of fairness and transparency. This legislation was likely to incentivise the inspector Raj in the state. In view of this piquant situation, the Government should bring in a more credible legislation to provide genuine relief to the youth of Haryana instead of raising false hopes through gimmicks

This is matter of utmost public import and the present notice calling attention of the Minister concerned to this matter is in order and not barred under the Rules. The same may kindly be listed in the schedule of business for the day, taken up for discussion and the Minister concerned may be asked to make a statement on the floor of the House regarding this matter.

  
(KIRAN CHOUDHARY)  
MLA TOSHAM