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NOTIFICATION

No. D.32020/17/90-HMP, the 12th May, 19>2. The Religious Institution (Prevention of Misuse) Act, 1988 (No. 41 of 1988) is hereby published for general information.

Vanengmawia, Deputy Secretary to the Govt. of Mizoram, Home Department.

MINISTRY OF LAW AND JUSTICE

(Legislative Department)

New Delhi, the 2nd September, 1988/Bhadra 11, 1910 (Saka)

The following Act of Parliament received the assent of the President on the Ist September, 1988, and is hereby published for general information :--

THE RELIGIOUS INSTITUTIONS (PREVENTION OF MISUSE) ACT, 1988

No. 41 of 1988

[lat September, 1988]

An Act to prevent the misuse of religious institutions for political and other purposes.

> 1. (1) This Act may be called the Religious institutions (Prevention of Misuse) Act, 1988. extent as

Short title, extent and commencement.

(2) It extends to the whole of India except the r

(3) It shall be deemed to have come into force on the 26th day of May, 1988.

2. In this Act, unless the context otherwise requires, —

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54 of 1959.

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tions.

(a) "ammunition" shall have the same meaning as in clause (b) of sub-section (1) of section 2 cf 54 of 1959. the Arms Act, 1959;

> (b) "arms" shall have the same meaning as in clause (c) of sub-section (1) of section 2 of the Arms Act, 1959;

> (c) "manager", in relation to a religious institution, means every person, including any religious functionary (by whatever name called), who, for the time being, either alone or in association with other persons, administers, manages or otherwise controls the affairs of that institution, its functions or properties;

> (d) "political activity" includes any activity promoting or propagating the aims or objects of a political party or any cause, issue or question of a political nature by organising meetings, demonstrations, precessions, collection or disbursement of funds, or by the issue of directions or decrees, or by any other means, and includes also such activity by or on behalf of a person s eking election as a candidate for any elecition to Parliament, any State Legislature, or any local authority:

(c) "political party" means an association or body of persons

(i) which is, or is deemed to be, registered, with the Election Commission of India as a political party under the Election Symbols (Reservation and Allotnient) Order, 1968, as in force for the time being; or

> (ii) which has set up candidates for el. tion to any legislature, but is not registered, or as a serve deemed to be registered, as a political party, under the Election Symbols (Reservation and Allotment) Order, 1968; ör

(iii) organised to carry on any political activity or to acquire or exercise political power through election or otherwise;

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(f) "religious institution" means an institution for the promotion of any religion or persuasion, and includes any place or premises used as a place of public Religious worship, by whatever mame or designation known

3. No religious institution or manager thereo/ shall use or allow the use of any premises belonging to, or under the control of, the institution

(a) for the promotion or propagation of any political activity; or

(b) for the harbouring of any person accused or convicted of an offence under any law for the time being in force; or

(c) for the storing of any arms or ammunition; or

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(d) for keeping any goods or articles in contravention of any law for the time being in force; or

(e) for crecting or putting up of any construction or fortification, including basements, bunkers, towers or walls without a valid licence or permission under any law for the time being in force; or it manufacture allow

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(t) for the carrying on of any unlawful²⁵ or subversive act prohibited under any law for the time. being in force or in contravention of any order made uniting by any courty brands and many But raise get all , the second second by burner to be wat white 12 the doing of any act which promotes or attempts to promote disaarmong of feelings of entil-

starte ty, hatred of ill-will between different religious," racial, language or regional groups or castes or communities; or Q. 1. C 2019 - 11

(h) for the carrying on of any activity prejudicial to the sovereignty units and integrity of India; or

to it is for the doing of any set in contravention of the provisions of the Prevention of Histite to Nation and Honour Act, 197100 201 Sunstance with the point an this seast, begauss eatr bar annu 2000 ann ann

no.4. No. religious institution in mailager inerest shall allow the entry of any mand of annithitient ariof ally Porson samping any large look an mail forth me religious institution:

Restrictions on carrying arms and ammuni-

Provided that nothing in this section shall apply to- tion into a

Prohibition of use of religious institutions. for certain purposes.

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69 of 1971.

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(a) the wearing and carrying of a kirpan by institution. any person professing the Sikh religion; or

(b) any arms which are used as part of any religious ceremony or ritual of the institution as established by custom or usage.

5. No religious institution or manager thereof shall Prohibition use or allow the use of any funds or other properties belonging to or under the control of, the institution for the benefit of any political party or for the purpose of any political activity or for the commission of any act which is punishable as an offence under any law.

6. No religious institution or manager thereof shall Prohibition allow any ceremony, festival, congregation, procession of religious or assembly organised or held under its auspices to be used for any political activity.

7. Where any religious institution or manager thereof contravenes the provisions of section 3, section 4, section 5 or section 6, the manager and every person connected with such contravention shall be punishable with imprisonment for a term which may extend to five years and with fine which may extend to ten thousand rupees.

6. (1) Any manager or other employee of a religious institution shall, upon conviction for an offence under this Act, stand removed from his office or post and shall, notwithstanding anything to the contrary contained in any other law, be disqualified for appointment in any selicious institution as manager or in any other capacity for a period of six pears from the date of his conviction.

(2) Where any manager or other employee of a religious institution is accused of an offence under this Act and a charge short for the proscoution of such person is filed in any goart and the court is of the opinion, after considering the charge-shoet and after hearing the procecution and the accused, that a prima facie case onists, it shall pass an order or direction restraining the person from caprcising the powers or discharging the duties of his office of post pending triel.

Disqualification of persons convicted or chargesheeted under this Act.

activities. fora for propagating politi-

cal ideas. Penalties,

cf use of funds of religious institutions for certain

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3 of 1988.

(3) Where any manager or other employee has been removed under sub-section (1), or restrained under sub-section (2), the vacancy arising out of such removal or restraint may be filled in the manner provided in the law applicable to the said religious institution.

Certain persons bound to give information to police.

9. Every manager or other employee of a religious institution shall be bound to give information to the officer incharge of the police station within whose local jurisdiction the religious institution is situate of any contravention or any impending contravention of the provisions of this Act and any failure to do so shall be punishable under section 176 of the Indian Penal Code. 45 of 1860.

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10. (1) The Religious Institutions (Prevention of and saving. Misuse) Ordinance, 1988 is hereby repealed.

> (2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under the corresponding provisions of this Act.

> > S. Ramaiah. Secy. to the Govt. of India.

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