

***The Hon'ble Supreme Court of India perhaps given a more comprehensive meaning of ragging as under :-***



*“ Ragging is any disorderly conduct whether by words spoken or written or by an act which has the effect of teasing , treating or handling with rudeness to any student , indulging in rowdy or undisciplined activities which cause or likely to cause annoyance, hardship or psychological harm or to raise fear or apprehension thereof in a fresher or a junior student and which has the effect of causing or generating a sense of shame or embarrassment so as to adversely effect the psyche of a fresher or a junior student.”*

*Ragging when ties up with the perverted imaginations of human being, it affects worstly on the victim as well as the family as a whole -*

*:*

*Victim*

- 1. May leave a permanent scar in the victim's mind that may haunt him for years to come.*
- 2. The victim may declines into a shell forcing himself into ignominy and alienation from the rest of the world.*
- 3. It demoralizes the students.*
- 4. May causes physical assault and grievous injuries, grave psychological stress and trauma.*
- 5. In extreme cases, it may cause suicide and culpable homicide,*

## FAMILY



**DEATH  
BY RAGGING**

*Parents has to see their child suffering from pain and trauma. Besides incurring medical and other incidental expenses to rehabilitate their child and also to bear the trauma of seeing his or her prospective career coming to an end.*

## AICTE REGULATIONS ON RAGGING

*AICTE has made it very clear that all AICTE approved institutions should strictly follow the directions of Hon'ble Supreme Court of India and Raghavan Committee recommendations without exception.*

*It is clearly mentioned in the regulation that RAGGING is totally banned and any one found guilty of ragging and /or abetting ragging is liable to be punished.*

## PUNISHMENTS TO THE STUDENTS

1. *The punishment to be meted out has to be exemplary and justified harsh to act as a deterrent against recurrence of such incident.*
2. *Every single incident of ragging a First Information Report (FIR) must be filed without exception by the Institutional authority with the local police authorities.*
3. *Anti-ragging Committee of the Institution shall take an appropriate decision, with regard to punishment.*
4. *Depending upon the nature and gravity of the offence as established the possible punishments for those found guilty of ragging at the Institution level shall be anyone or any combination of the following :-*
  - a. *Cancellation of admission.*
  - b. *Suspension from attending classes.*
  - c. *Withholding/withdrawing Scholarship/Fellowship and other benefits.*

- d. Debarring from appearing in any test/ examination or other evaluation process.*
- e. Withholding results.*
- f. Suspension/expulsion from the hostel.*
- g. Debarring from representing the institution in any regional, national or international meet, tournament or youth festival etc.*
- h. Restriction from the Institution for period ranging from 1 to 4 semesters.*
- i. Expulsion from the Institution and consequent debarring from admission to any other institution.*
- j. Collective punishment : when the persons committing or abetting the crime of ragging are not identified the institution shall resort to collective punishment as a deterrent to ensure community pressure on potential raggers.*

## INSTRUCTIONS TO STUDENTS

- 1. **RAGGING IS BANNED**, thereof all the students of **NIT** are advised to refrain from all such activities which are directly or indirectly related to ragging.*
- 2. A wholehearted coordination with the members of Anti-ragging Committee will be appreciated.*
- 3. All students will be bound to obey the appropriate punishments , if found guilty , without any prior indications whatsoever.*
- 4. All students should intimate the incidents of ragging, if any, to the officials of toll free no. immediately after witnessing the matter.*