

LEGAL STATUS OF Dr. ABDULKALAM SEVAK SAMAJ COUNCIL FOR OPEN AND DISTANCE LEARNING

To

All Public / Parents / Students,

Dr. Abdulkalam Sevak Samaj Council for Open and Distance Learning was legally established under the guidance of jurists, eminent educationists and social workers for the development of education in wide areas. Dr. Abdulkalam Sevak Samaj Council for Open and Distance Learning is a legally established autonomous body which is conducting education programmes for disadvantaged, street children, women and poor people. DASSODL is established for development of education under the guidelines of national education policy 1986 Govt. of India and programme of action 1992 Govt. of India.

AIM, ACTS AND RIGHTS OF Dr. ABDULKALAM SEVAK SAMAJ COUNCIL

The Council, under Government of India, is a Legal Autonomous and has legal right of teaching & training under the provision of constitution. Copies of Bylaws, prospectus, etc. are sent to the various Authorities and Departments of the Government of India, State Governments and Union Territories by the Council from time to time. The area of operation of the Council will be within the territorial borders of whole of India. Information centres of examination are situated in almost all-major cities of India where semester/annual examinations are normally organized. Dr. Abdulkalam Sevak Samaj Council fulfils the aims of educational right of India constitution 1950 under Article 14,15,19(1),21,26,29,30,45,46 & 351.

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Dr. Abdulkalam Sevak Samaj Council, with the help of educational experts, will educate uneducated boys, girls, men and women for upliftment of the literacy in India. So that they can serve society effectively and with dignity. Dr. Abdulkalam Sevak Samaj Council will impart education with international techniques and with stress on morally, mentally, physically and socially personality. Ours is an autonomous body and all private educational Boards / Councils are autonomous bodies. Each educational organization is having discretionary powers. According to these powers, every board / University / state Govts. / Central Govt. of India is having the liberty and right to take own decision either to allow or refuse any admission / service. But we strive to give our best to make the non-formal education programme a grand success. All the education programmes conducted by Dr. Abdulkalam Sevak Samaj Council are autonomous education programmes. Legality, Validity, Utility of the education programmes of Dr. Abdulkalam Sevak Samaj Council is in strict conformity with the constitution of India and law of the land under Article 19(1)G, 29 & 30.

JUDGMENT OF HON'BLE SUPREME COURT

The Board/Council trustees/members has the constitutional right under Article 19 (1) (g) to pursue any profession or any occupation and administering teaching institutes have been included as part of occupation as held by Hon'ble Supreme Court in T.M.A. Pai Foundation Vs. State of Karnataka (SC) 2003 (2) SCT 385. The relevant portion of the above said judgment is reproduced as under:-

NEW DELHI

Private education is one of the most dynamic and fastest growing segments of post-secondary education at the turn of the twenty –first century. A combination of unprecedented demand for access to higher education and the inability or unwillingness of government to provide the necessary support has brought private higher education to the forefront. Private institutions with a long history in many countries, are expanding in scope and number, and are becoming increasingly important in parts of the world that relied almost entirely on the public sector.

FUNDAMENTAL RIGHT AND REASONABLE RESTRICTION UNDER CONSTITUTION OF INDIA

The only reasonable restriction on the exercise of this right can be imposed Under Article 19 (1) (g) and is imposed in clause 19 (6). The only restriction is that State can make the law imposing reasonable restriction in the interest of general public or any restriction regarding profession and technical qualification necessary for practicing any profession or occupation, trade or business. Since so far no such professional or technical qualification have been notified, therefore, the trustees/members of the Board/Council through their Society have a fundamental right to carry on the profession / occupation of running the Institutes which imparts education.

Private boards are not illegal: Says Court (From Hindustan Newspaper 09-09-2004)

HON'BLE SUPREME COURT ORDER IN THE FAVOUR OF PRIVATE BOARDS

- Dated 12-07-2013, Hon'ble Supreme Court of India gives order in the favour of A Private Board about the admissions of pass out candidates.
- Hon'ble Supreme Court's Judgment : AIR 1993 SC-2178.
- Hon'ble High Court's Lucknow Bench, Stay Order No. 744/91
- Hon'ble Supreme Court Writ Petition 676/2014 by a Private Board

HUMAN RIGHT PROTECTION ACT

Under HUMAN RIGHTS PROTECTION ACT, 1993 autonomous bodies have been given special protection & consideration. (For further details refer: AIR 1993 SC-2178.)

Sd/-

The Chairman,

Dr.

AbdulkalamSevakSamajCouncil
of Vocational Research and
training, Chennai.