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Part VI—Section 2

Notifications or Orders of interest to a section of the public issued by Heads of Departments, etc.

NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

TAMIL NADU STATE ELECTION COMMISSION, CHENNAI.

[ELECTIONS—CASUAL ELECTIONS TO URBAN LOCAL BODIES - SEPTEMBER 2014 - COIMBATORE DISTRICT - CONTESTED CANDIDATES - FAILED TO LODGE ACCOUNT OF ELECTION EXPENSES SHOW CAUSE NOTICES ISSUED - FAILED TO SUBMIT EXPLANATION AND ACCOUNTS - DISQUALIFICATION ORDERS ISSUED.]

(S.O.No. 11/EE2/2017/TNSEC)

READ:

- 1. S.O.No.39/2011/TNSEC/EE, dated, the 15th September 2011.
- 2. S.O.No.38/2011/TNSEC/EE, dated, the 15th September 2011.
- 3. S.O.No.110/2014/TNSEC/ME1, dated, the 27th August 2014.
- 4. From the District Election Officer / District Collector, Coimbatore District Lr.No.956/2014/கொ1, dated 25-02-2016.
- Show cause notice issued by the Tamil Nadu State Election Commission Rc.No.8217/2014/ME2, dated 08-07-2016.
- From the District Election Officer / District Collector, Coimbatore District Lr.No.956/2013/\[Gamma\] dated 16-06-2017.

No.VI(2)/102(a-1)/2017.

Whereas, in the Notification issued in the Statutory Order first read above, by invoking sub-rule (3) of the Rule 116 of the Tamil Nadu Town Panchayats, Third Grade Municipalities, Municipalities and Corporations (Elections) Rules, 2006, the Commission directed that all the contesting candidates in the elections listed therein shall lodge a true copy of their accounts of election expenses kept by them or by their respective election agent under sub-rule (1) of Rule 116 of the said Rules with the officers mentioned therein, within thirty days from the date of declaration of the result of the elections;

- 2. Whereas, in the Notification issued in the Statutory Order second read above, this Commission prescribed a format for the said purpose by invoking sub-rule (2) of the Rule 116 of the said Rules;
- 3. Whereas, this Commission conducted Casual elections to the urban local bodies during September 2014 as notified in the Statutory Order third read above;
- 4. Whereas, the District Election Officer / District Collector, Coimbatore in letter fourth read above, had reported that 4 candidates contested in the said Casual Elections for the post of Mayor in the Coimbatore Corporation, had failed to lodge copies of their account of election expenses as directed by this Commission;
- 5. Whereas, based on the report of the said District Election Officer/- District Collector, Coimbatore, show cause notices were issued in the reference fifth read above to the each 4 contested candidates, who failed to lodge a true copy of the account of election expenses within the time, in the Casual Elections held during the month of September, 2014, through the District Election Officer / District Collector, Coimbatore calling for explanation within 21 days of the receipt of the said notice, as to why action should not be taken against him as per sub-section (6) of Section 58 of the Coimbatore City Municipal Corporation Act, 1981 (Tamil N adu Act 25 of 1981).
- 6. Whereas, the said District Election Officer/ District Collector, Coimbatore in letter sixth read above, has now reported that the show cause notices were served to Thiru.A.Nandakumar on 24-11-2016 and remaining each 3 candidates on 25.11.2016 respectively; but, the said 4 contested candidates, have neither submitted their explanations nor lodged the account of election expenses in the prescribed proforma even after lapse of specified time till a date; and
- 7. Whereas, in view of the said report of the District Election Officer/ District Collector, Coimbatore, the Tamil Nadu State Election Commission is satisfied that the 4 candidates listed in column (3) of the Table below against the contested election mentioned in the corresponding entry in column (2) thereof, have failed to lodge their account of election expenses as required by or under the said Act and have no good reason or justification for the failure;
- 8. Now, Therefore, in exercise of the powers conferred by sub-section (6) of Section 58 of the Coimbatore City Municipal Corporation Act, 1981 (Tamil Nadu Act 25 of 1981), the Tamil Nadu State Election Commission hereby declares that the candidates listed in column (3) of the Table below against the contested election mentioned in the corresponding entry in column (2) thereof, shall be disqualified, for being elected as a Councillor for a period of three years from the date of this Order.

THE TABLE

Coimbatore District

SI. No. (1)	Casual Election Contested (2)	Name of the candidates with Address (3)
1.	Coimbatore City Municipal Corporation Corporation Mayor	Thiru. A. Nanda Kumar, A94A, Suseela Nilayam, Subramaniar Koil Veethi, Maruthur, Ramanathapuram, Coimbatore-641 045.
2.	Coimbatore City Municipal Corporation Corporation Mayor	Thiru. S. Padmanabhan, 8/15, Anbu Veethi, Maruthur, Ramanathapuram, Coimbatore-641 045.
3.	Coimbatore City Municipal Corporation Corporation Mayor	Thiru. D. Prabhu, 9, Arulmurugan Nagar, SIHS Colony, Coimbatore-641 045.
4.	Coimbatore City Municipal Corporation Corporation Mayor	Thiru. M. Ranjith Kumar, 7, Madurai Veeran Thittu, near Ambrose College, Sungam Bye-pass, Ramanathapuram, Coimbatore-641 045.

(By Order of the Tamil Nadu State Election Commission)

Chennai-600 106, 14th July 2017.

T.S. RAJASEKAR, Secretary.

[ELECTIONS—CASUAL ELECTIONS TO URBAN LOCAL BODIES - SEPTEMBER 2014 - TIRUPPUR DISTRICT - CONTESTED CANDIDATES - FAILED TO LODGE ACCOUNT OF ELECTION EXPENSES - SHOW CAUSE NOTICES ISSUED - FAILED TO SUBMIT EXPLANATION AND ACCOUNTS -DISQUALIFICATION ORDERS ISSUED.]

(S.O.No. 12/EE2/2017/TNSEC)

READ:

- 1. S.O.No.39/2011/TNSEC/EE, dated, the 15th September 2011.
- 2. S.O.No.38/2011/TNSEC/EE, dated, the 15th September 2011.
- 3. S.O.No.110/2014/TNSEC/ME1, dated, the 27th August 2014.
- 4. From the District Election Officer / District Collector, Tiruppur Lr. Rc.No. 10687/2014/வி.4, dated 09-02-2015.
- Show cause notice issued by the Tamil Nadu State Election Commission Rc.No.8217/2014/ME2, dated 08-07-2016.
- From the District Election Officer / District Collector, Tiruppur Lr.Rc.No. 3024/LE1/2016, dated 02-06-2017.

No.VI(2)/102(a-2)/2017.

Whereas, in the Notification issued in the Statutory Order first read above, by invoking sub-rule (3) of the rule 116 of the Tamil Nadu Town Panchayats, Third Grade Municipalities, Municipalities and Corporations (Elections) Rules, 2006, the Commission directed that all the contesting candidates in the elections listed therein shall lodge a true copy of their accounts of election expenses kept by them or by their respective election agent under sub-rule (1) of Rule 116 of the said Rules with the officers mentioned therein, within thirty days from the date of declaration of the result of the elections:

- 2. Whereas, in the Notification issued with the Statutory Order second read above, this Commission prescribed a format for the said purpose by invoking sub-rule (2) of the Rule 116 of the said Rules;
- 3. Whereas, this Commission conducted Casual elections to the urban local bodies during September, 2014 as notified in the Statutory Order third read above;
- 4. Whereas, the District Election Officer / District Collector, Tiruppur in his letter fourth read above, reported that 2 candidates contested in the said Casual Elections for the post of Councillor in the Tiruppur Corporation, had failed to lodge copies of their account of election expenses as directed by this Commission;
- 5. Whereas, based on the report of the said District Election Officer/District Collector, Tiruppur, show cause notices were issued in the reference fifth read above to each of the 2 contested candidate, who failed to lodge a true copy of the account of election expenses within the time, in the Casual Elections held during the month of September, 2014, through the District Election Officer / District Collector, Tiruppur calling for explanation within 21 days of the receipt of the said notice, as to why action should not be taken against him as per sub-section (6) of Section 58 of the Coimbatore City Municipal Corporation Act, 1981 (Tamil Nadu Act 25 of 1981) read with Section 8 of the Tiruppur City Municipal Corporation Act, 2008 (Tamil Nadu Act 7 of 2008).
- 6. Whereas, the said District Election Officer/ District Collector, Tiruppur in his letters sixth read above, has now reported that the show cause notices were served to the each candidates on18-07-2016 and 11-08-2016 respectively; but, the said 2 contested candidates, have neither submitted their explanations nor lodged the account of election expenses in the prescribed proforma even after lapse of specified time limit till a date; and
- 7. Whereas, in view of the said report of the District Election Officer/ District Collector, Tiruppur, the Tamil Nadu State Election Commission is satisfied that 2 candidates listed in column (3) of the Table below against the contested election mentioned in the corresponding entry in column (2) thereof, have failed to lodge their account of election expenses as required by or under the said Act and have no good reason or justification for the failure;
- 8. Now, Therefore, in exercise of the powers conferred by sub-section (6) of Section 58 of the Coimbatore City Municipal Corporation Act, 1981 (Tamil Nadu Act 25 of 1981), read with Section 8 of the Tiruppur City Municipal Corporation Act 2008 the Tamil Nadu State Election Commission hereby declares that the candidates listed in column (3) of the Table below against the contested election mentioned in the corresponding entry in column (2) thereof, shall be disqualified, for being elected as a Councillor for a period of three years from the date of this Order.

THE TABLE

Tiruppur District

SI. No. (1)	Casual Election Contested (2)	Name of the candidate with Address (3)
1.	Tiruppur City Municipal Corporation Corporation Councillor Ward No. 45.	Thiru. M. Mohammed Gaus, Broker Street, Tiruppur.
2.	Tiruppur City Municipal Corporation Corporation Councillor Ward No. 22.	Thiru. R. Gunasekaran, No. 27, Renganathapuram, 3rd Street, Tiruppur-7.

(By Order of the Tamil Nadu State Election Commission)

Chennai-600 106, 14th July 2017.

T.S. RAJASEKAR, Secretary.