# HIGH COURT OF JUDICATURE AT ALLAHABAD AMENDMENT ( Admin. 'G-I' ) SECTION NOTIFICATION

No. 989/VIIIc, Allahabad,

Dated:  $^{\circ}$  November, 2022

## Correction Slip No. 272

In exercise of the powers conferred by Article 225 of the Constitution of India and all other powers enabling it in this behalf, the High Court of Judicature at Allahabad is pleased to make the following amendment in the Allahabad High Court Rules, 1952 Volume I, which shall come into force from the date of publication in the official Gazette.

### The Allahabad High Court (Amendment) Rules, 2022

- 1. Short title and commencement.- (1) These rules may be called the Allahabad High Court (Amendment) Rules, 2022.
- (2) Rules 3, 4, 5, 6, 9 and 10 of these Rules shall be deemed to have come into force with effect from 26.06.2021.
- (3) Rules 7 and 8 of these Rules shall come into force from the date of publication in the official Gazette.
- **2. Definition.-** In these Rules, unless the context otherwise requires, "Rules" mean the Allahabad High Court Rules, 1952.
- **3. Amendment of Rule 6 of Chapter IX.-** Rule 6 of Chapter IX of the Rules shall be amended as follows:

Existing Provision	Amendment
memorandum of appeal or objection or application shall be fairly and legibly written or type-written, lithographed or printed on one side of A4 size paper (29.7 cm X 21 cm) having not less than	6. Water-marked paper to be used Every memorandum of appeal or objection or application shall be fairly and legibly written or type-written, lithographed or printed with quarter margin on one side only of Government water-marked paper;
considered necessary, permit any other	Provided that the Court may, when considered necessary, permit any other paper of full scape or both sides of the paper to be used for the purpose.

4. Amendment of Rule 11 of Chapter IX.- Sub-Rule (4) of Rule 11 of Chapter IX of the Rules shall be amended as follows:

Existing Provision	Amendment
legibly written or type written, lithographed or printed on one side of	11. (4) The copies shall be fairly and legibly written or type written, lithographed or printed with quarter margin on one side of durable paper;
considered necessary, permit any other	Provided that the Court may, when considered necessary, permit any other paper <b>of full scape</b> or both sides of the paper to be used for the purpose.

5. Amendment of Rule 2 of Chapter XIII.- Rule 2 of Chapter XIII of the Rules shall be amended as follows:

#### **Existing Provision Amendment** 2. The paper-book in a First Appeal 2. The paper-book in a First Appeal shall, unless otherwise directed by the Shall, unless otherwise directed by the Chief Justice, be either type-written or cyclostyled on one side of A4 size paper cyclostyled on one side of stout full (29.7 cm X 21 cm) having not less than scape paper with double spacing and 75 GSM with one and a half spacing and consist of a fly-leaf, an index and consist of a fly-leaf, an index and copies, copies, transliterations or translations of transliterations or translations of the the following papers, namelyfollowing papers, namely-(a) Plaint: (a) Plaint: (b) Written statement; (b) Written statement: (c) Further pleadings, if any; (c) Further pleadings, if any; (d) Statements of parties or their (d) Statements of parties or their pleaders recorded under Rules 1 and 2 pleaders recorded under Rules 1 and 2 of Order X of the Code; of Order X of the Code; (e) Judgment under appeal; (e) Judgment under appeal; (f) Decree under appeal; (f) Decree under appeal; (g) Memorandum of appeal: (g) Memorandum of appeal: (h) Such evidence, oral or documentary (h) Such evidence, oral or documentary or other papers as the appellant may or other papers as the appellant may wish to refer to: wish to refer to: (i) Memorandum of cross-objection, if (i) Memorandum of cross-objection, if any; and any; and (j) Such other evidence, oral or (j) Such other evidence, oral documentary or other papers as the documentary or other papers as the respondent may wish to refer to; respondent may wish to refer to; Provided that papers in Hindi written Provided that papers in Hindi written in Devanagri script shall not be in Devanagri script shall not be translated; translated: Provided further that documents in Provided further that documents in Urdu shall be transliterated in Devanagri Urdu shall be transliterated script. Devanagri script.

**6. Amendment of Rule 8 of Chapter XV-A.-** Rule 8 of Chapter XV-A of the Rules shall be substituted as follows:

Existing Provision	Amendment
pleadings and applications shall be drawn up in the manner provided in Rules 1, 4, 5 and 6 of Chapter XI with	8. Full description of partles etc All pleadings and applications shall be drawn up in the manner provided in Rules 1, 4, 5 and 6 of Chapter IX with such modifications and adaptations as circumstances may require.

- 1	GSM							lithographed		printed	on	one	side	of
			printed	on	one	side	of	the paper onl	y.					
į	the pape	er only.												
- }														

7. Amendment of marginal heading of Rule 18 of Chapter XVIII.- The marginal heading of Rule 18 of Chapter XVIII of the Rules shall be amended as follows:

Existing Provision	Amendment
<b>18.</b> Application for bail.	18. Application for ball other than anticipatory ball.

- **8. Insertion of Rule 18A in Chapter XVIII.-** Rule 18A shall be inserted in Chapter XVIII of the Rules as follows:
- 18A. Application for ball under Section 438 of the Code of Criminal Procedure, 1973.- (1) The application must bear Court fee of Rs. 5/- as prescribed for application.
- (2) The application must be supported by an affidavit of the person apprehending arrest.
- (3) The second paragraph of the affidavit filed in support of the application must contain the reason for the deponent to believe that he is apprehending arrest on accusation of a non bailable offence with particulars i.e. Case Crime Number, Police Station and Section(s) under which he apprehends his arrest, if the same is known to the deponent.
- (4) The third paragraph of the affidavit filed in support of the application must contain an averment that the apprehended arrest is not with reference to accusation relating to offences specified in subsection (6) of the section 438 Cr.P.C.
- (5) The fourth paragraph of the affidavit filed in support of the application must contain an averment that the deponent has not filed any previous application under section 438 Cr.P.C before this Hon'ble Court either at Allahabad or Lucknow or before any other High Court in India, pertaining to the same subject matter.
- (6) The fifth paragraph of the affidavit filed in support of the application must contain information as to whether any application under section 438 Cr.P.C has been moved before the Court of Sessions having Jurisdiction. In case any such application has been moved, the status/result of that application must be disclosed and substantiated with relevant documents.
- (7) The Stamp Reporter must feed the Case Crime Number and the name of the Police Station and District including Sections of apprehended accusation if the same is mentioned in the Anticipatory Bail Application.
- (8) While presenting an application under Section 438 of the Code of Criminal Procedure, 1973 before the High Court, the requirement of filing affidavit as per sub-rule 2 shall be subject to the provisions applicable for filing bail applications under Rule 18. The said Rule shall, as far as practicable, be applicable for the applications under Section 438 Code of Criminal Procedure, 1973.
- **9. Amendment of Rule 3 of Chapter XXVII.-** Sub-Rule (9) of Rule 3 of Chapter XXVII of the Rules shall be amended as follows:

Existing Provision	Amendment			
<b>3.(9)</b> The memorandum of appeal/documents accompanied shall be filed in duplicate and should be typed out or printed on one side of A4 size paper (29.7 cm X 21 cm) having not less than 75 GSM, with index and date and event chart.	appeal/documents accompanied shall be filed in duplicate and should be typed out or printed on <b>stout and full</b> <b>scape paper</b> , with index and date and			

10. Amendment of Rule 16 of Chapter XL.- Rule 16 of Chapter XL of the Rules shall be amended as follows:

**Existing Provision** 

#### 16. Application to be accompanied 16. Application to be accompanied by copy folios and stamp labels.- by copy folios and stamp labels.-Except in a case, where no copying fee Except in a case, where no copying fee is chargeable under these rules, every is chargeable under these rules, every for shall be application application copy for copy accompanied by copy folios bearing accompanied by copy folios bearing extra adhesive copy stamp labels of the extra adhesive copy stamp labels of the requisite value, unless the copy required requisite value, unless be of a book, register, map or plan or an required be of a book, register, map or extract therefrom. If the whole of the plan or an extract therefrom. If the copy cannot be written upon the copy whole of the copy cannot be written folios accompanying the application it upon the copy folios accompanying the shall be completed upon A4 size paper application it shall be completed upon (29.7 cm X 21 cm) having not less than ordinary full scape paper; 75 GSM: Provided that where the copy Provided that where the copy required is a copy of a decree of the required is a copy of a decree of the be Court application shall application the accompanied only by adhesive copy accompanied only by adhesive copy stamp labels of the requisite value and stamp labels of the requisite value and the copy shall be made on the printed the copy shall be made on the printed form prescribed for the preparation of form prescribed for the preparation of

decrees, the copy stamp labels being decrees, the copy stamp labels being

affixed thereon.

By Order of the Court

**Amendment** 

(Ashish Garg) Registrar General

Dated: 0 9 November, 2022

No. 14/87 Allahabad,

affixed thereon.

Copy forwarded for information & necessary action to:

- 1. All the Registrars/Joint Registrars/Deputy Registrars/ Assistant Registrars-cum-Private Secretary attached to the Hon'ble Judges of the High Court, Allahabad as well as Lucknow Bench, Lucknow for information of Their Lordships.
- 2. The Senior Registrar, High Court of Judicature at Allahabad, Lucknow Bench, Lucknow.
- 3. The Registrars/Joint Registrars/Deputy Registrars/ Assistant Registrars-cum-Private Secretary attached to Registrar General.
- 4. All the Judicial Officers on deputation to this Hon'ble Court.

- 5. The Director, Institute of Judicial Training and Research, Vineet Khand, Gomti Nagar, Lucknow.
- 6. All the Registrars/Joint Registrars/Daputy Registrars/Assistant Registrars of this Hon'ble Court.
- 7. The Director, Printing & Stationary, U. A. Allahabad with the remark that he will get the notification published in the next issue of the Official Gazette of the Uttar Pradesh and 10 copies of so published Gazette notification be provided to the Hon'ble Court.
- 8. I/C Computer Centre for updating the Aliahabad High Court Rules on official web
  - 9. The President, Bar Association, With Court, Allahabad.
  - 10. The President, Advocates Association, High Court of Judicature at Allahabad.
  - 11. The President, Oudh Bar Association, Figh Court, Lucknow.
  - 12. The Registrar-cum-Principal Decretary, High Court of Judicature at Allahabad.
  - 13. The Chief Documentation Officer (1911) Chief Librarian, High Court of Judicature at Allahabad.
  - 14. Stamp Reporter Section (Civil and Criminal), High Court of Judicature at Allahabad.

15. Section Officer, Admin 'H' Section Oddaninistrative Record Room).

(Ashish Garg) Registrar General