

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

No. 134 /VIIIc, Allahabad,

Dated: 26th February, 2024

Correction Slip No. 273

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, 2024

1. Short title and commencement.- (1) These rules may be called the Allahabad High Court (Amendment) Rules, 2024.

(2) 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 VII.- Rule 6 of Chapter VII of the Rules shall be amended as follows:

Existing Provision	Amendment
6. Preparation of decree or formal order :- After a suit or a proceeding in the nature of a suit or an appeal from a decree has been heard and decided, a decree shall follow the judgment. In other cases, unless otherwise ordered a formal order shall follow the order finally disposing of the case or any order by which costs have been awarded.	6. Preparation of decree or formal order :- After a suit or a proceeding in the nature of a suit or an appeal from a decree has been heard and decided, a decree shall follow the judgment. In other cases, unless otherwise ordered a formal order shall follow the order finally disposing of the case or any order by which costs have been awarded: Provided that in e-filed cases the decree or formal order shall be in electronic form drawn as above and the provisions of this Chapter in respect of decree or formal order, as far as practicable, shall apply <i>mutatis mutandis</i> to such electronic decree (e-decree) or formal electronic order (e-order).

4. Amendment of Rule 11 of Chapter VII.- Rule 11 of Chapter VII of the Rules shall be amended as follows:

Existing Provision	Amendment
11. Decree or formal order to be signed and sealed :- (1) After the decree or formal order has been corrected or altered as directed by the Registrar General or the Judge, as the case may be, it shall be signed by the Deputy Registrar and sealed with	11. Decree or formal order to be signed and sealed :- (1) After the decree or formal order has been corrected or altered as directed by the Registrar General or the Judge, as the case may be, it shall be signed by the Deputy Registrar and sealed with

<p>the seal of the Court.</p> <p>(2) If no objection is filed the Deputy Registrar shall sign the decree or formal order and seal it with the seal of the Court on the expiry of the date specified in the notice.</p> <p>At Lucknow Bench, however, the functions of the Deputy Registrar as mentioned in sub-rules (1) and (2) shall be performed by the Assistant Registrar, and in his absence by the Joint Registrar of that Bench.</p>	<p>the seal of the Court:</p> <p>Provided that in e-filed cases, the electronic decree (e-decree) and formal electronic order (e-order) shall bear electronic signature and seal.</p> <p>(2) If no objection is filed, the Deputy Registrar shall sign the decree or formal order and seal it with the seal of the Court on the expiry of the date specified in the notice;</p> <p>At Lucknow Bench, however, the functions of the Deputy Registrar as mentioned in sub-rules (1) and (2) shall be performed by the Assistant Registrar, and in his absence by the Joint Registrar of that Bench:</p> <p>Provided that in e-filed cases, the electronic decree (e-decree) and formal electronic order (e-order) shall bear electronic signature and seal.</p>
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5. Amendment of Rule 6 of Chapter XVIII.- Rule 6 of Chapter XVIII of the Rules shall be amended as follows:

Existing Provision	Amendment
<p>6. Petition of appeal or application or affidavit to be accompanied by copies:- Every petition of appeal or application or affidavit filed in Court shall be accompanied by as many typed copies thereof as there be parties to be served, together with--</p> <p>(i) two extra copies in a Division Bench case or in an application for bail or stay or proceedings in a case pending before a Court of Session; or</p> <p>(ii) one extra copy in every other case.</p> <p>No order shall issue from the Court on a petition of appeal or application until the required number of such copies has been supplied.</p> <p>Such copies shall be certified to be correct by the party supplying them or his Advocate.</p>	<p>6. Petition of appeal or application or affidavit to be accompanied by copies:- (1) Every petition of appeal or application or affidavit filed in Court shall be accompanied by -</p> <p>(i) two typed copies in a Division Bench case or in an application for bail or stay or proceedings in a case pending before a Court of Session; or</p> <p>(ii) one typed copy in every other case.</p> <p>No order shall issue from the Court on a petition of appeal or application until the required number of such copies has been supplied.</p> <p>(2) As many typed copies of such petition of appeal or application or affidavit as there be parties to be served shall be filed when the Court so orders within ten days from the date of such order.</p> <p>(3) If the requisite number of typed copies are not supplied</p>

	<p>within the time prescribed in sub-rule (2) the case shall be listed for dismissal and shall be dismissed unless on the case being called, an application signed by the party or his Advocate or brief-holder together with the requisite number of typed copies is presented to the Court:</p> <p>Provided that the power to condone the delay in supplying the requisite number of typed copies or to grant extension of time be delegated by the Chief Justice to the Registrar General/Registrar/Joint Registrar. Where, in the opinion of the Registrar General/Registrar/Joint Registrar, no case has been made out for condoning the delay, he shall direct the case to be listed for order before the Court.</p> <p>(4) The typed copies to be filed under this Rule shall be certified to be correct by the party supplying them or his Advocate.</p>
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By Order of the Court

(Rajeev Bharti)
Registrar General

No. 2476 Allahabad,

Dated: 26th February, 2024

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/Deputy Registrars/Assistant Registrars of this Hon'ble Court.
7. The Director, Printing & Stationery, U. P., 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 Allahabad High Court Rules on official web site of the Court

9. The President, Bar Association, High Court, Allahabad.

10. The President, Advocates Association, High Court of Judicature at Allahabad.

11. The President, Oudh Bar Association, High Court, Lucknow.

12. The Registrar-cum-Principal Bench Secretary, High Court of Judicature at Allahabad.

13. The Chief Documentation Officer cum 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 (Administrative Record Room).



(Rajeev Bharti)
Registrar General