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

## NO. 472 /VIIIc, Allahabad,

# Dated: 28 July, 2021

### Correction Slip No. 268

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 Allahabad High Court Rules, 1952 Volume I and II, with effect from the date of its publication in the Official Gazette.

### The Allahabad High Court (Amendment) Rules, 2021

**1. Short title and commencement.-** (1) These rules may be called the Allahabad High Court (Amendment) Rules, 2021.

(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 9 of Chapter IV.-** Sub-rule (1) of Rule 9 of Chapter IV of the Rules shall be amended as follows:

9. Full Particulars of persons and places to be given (1) An affidavit, shall fully describe the person swearing it with such particulars as will ensure his clear identification such as his full name, his age, the name of his father, his religious persuasion, his rank or degree in life, his profession, calling, occupation or trade and his true place of residence. Any person or place of residence. Any person or place referred to in an affidavit shall be fully described in such manner as to enable his or its identity to be clearly fixed. In addition to the full description of the person swearing the affidavit, the genoment will annex his /her passport size photograph alongwith the proof of his identity such as, driving licence, ration card, Kisan Bahi, identity card issued by Election Commission of India, passbook of any nationalized bank, passbook of any nationalize	Existing Provision	Amendment
	<b>9. Full Particulars of persons and</b> <b>places to be given</b> (1) An affidavit, shall fully describe the person swearing it with such particulars as will ensure his clear identification such as his full name, his age, the name of his father, <b>his religious persuasion</b> , his rank or degree in life, his profession, calling, occupation or trade and his true place of residence. Any person or place referred to in an affidavit shall be fully described in such manner as to enable his or its identity to be clearly fixed. In addition to the full description of the person swearing the affidavit, the deponent will annex his /her passport size photograph alongwith the proof of his identity such as, driving licence, ration card, Kisan Bahi, identity card issued by Election Commission of India, passbook of any nationalized bank, passport, arms licence, PAN card issued by the Income-Tax Department, identity card issued by the Bar Council or other organisation or authority of which the person identifying belongs; or any other documentary identity proof recognised by the Election Commission of India for	<b>9. Full Particulars of persons and</b> <b>places to be given</b> (1) An affidavit, shall fully describe the person swearing it with such particulars as will ensure his clear identification such as his full name, his age, the name of his father, his rank or degree in life, his profession, calling, occupation or trade and his true place of residence. Any person or place referred to in an affidavit shall be fully described in such manner as to enable his or its identity to be clearly fixed. In addition to the full description of the person swearing the affidavit, the deponent will annex his /her passport size photograph alongwith the proof of his identity such as, driving licence, ration card, Kisan Bahi, identity card issued by Election Commission of India, passbook of any nationalized bank, passport, arms licence, PAN card issued by the Income-Tax Department, identity card issued by the Bar Council or other organisation or authority of which the person identifying belongs; or any other documentary identity proof recognised by the Election Commission of India for casting vote in the Parliamentary or

**4. Amendment of Chapter XXIII.-** Chapter XXIII of the Rules shall be substituted as follows:

Existing Provision	Amendment
CHAPTER XXIII	CHAPTER XXIII
Section 'A' – Cases other than Criminal Cases	Section 'A' - Cases other than Criminal Cases
<ol> <li>Title of petition :- A petition for certificate of fitness to appeal to the Supreme Court of India shall be entitled:</li> </ol>	to the Supreme Court (1) A part
In the High Court of Judicature at Allahabad.	terms of Article 134-A of th Constitution of India immediately after the pronouncement of the judgment b
Petition for Certificate	the Court and the Court may, as soon a may be, after hearing the parties of
Constitution of India.	their counsel, grant or refuse the same Provided that if an oral application
Supreme Court Petition No of	for Certificate for leave to appeal under sub-rule (1) is made and rejected, n written petition shall lie.
2. Contents of petition :- The petition	
shall contain a brief statement of the case and the grounds of appeal.	(2) Nothing in sub-rule (1) shall affect the power of the Court to grant the sai Certificate on its own motion.
In a case falling under Article 133 (1) of	2 Form of Contificato The Desister
the Constitution, it shall clearly state how it fulfills the requirements thereof.	shall, on order of the Court directin grant of Certificate, suo motu
In a case falling under Article 132 (1) of the Constitution, it shall state how a substantial question of law as to the	otherwise, issue a Certificate in Form No. 69 within three days of passing of
interpretation of the constitution is involved.	3. Consolidation of appeals In view
In a case falling under Article 135 of the Constitution it shall State how appeal lies to the Supreme Court.	
3. Copies :- The petition shall be	4. Procedure for amending recor
accompanied by a certified copy of the judgement or final order in respect of which the certificate is sought and a certificate of the counsel that the array of parties is the same as in the case giving rise to the petition and that the Vakalatnama has already been filed. This copy shall be for the use of the Court in addition to the copies filed in	after Certificate is granted A application for amendment of the recor of the appeal by adding or substitutin parties will not be entertained by th Court after the date of the orde granting the Certificate and the partie desiring such amendment shall b required to move the Supreme Court that behalf.
accordance with the provisions of sub- rule (1) of Rule 11 of Chapter IX and shall be a copy certified to be correct by the Head Copyist.	<b>upon Advocates</b> (1) When a part has been represented at the hearing the appeal by an Advocate, unless th
4. Limitation :- Article 132 of the Schedule of Limitation Act, 1963, shall, subject to the provision of any law for	such Advocate shall accept service of the notice in the following cases, ar
the time being in force, also apply to a petition for a certificate under Articles 132 (1), 133 (1) or 135 of the Constitution.	the Advocate shall be deemed sufficien notice:
E Noticos (1) la compaction with -	(a) of lodgment of petition of appeal; o
5. Notices :- (1) In connection with a	(b) for inspecting the record and filir

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	(c) for making deposit for the costs of transmission of the original record; or
	(d) for the preparation of transcript of the record in English and for its transmission; or
on Record of the Appellant in the	sufficient service under this Chapter.
other cases, where a party had appeared by an Advocate service o	6. Procedure on receipt of the notice of lodgment of appeal in the Supreme Court (1) On receipt of copy of the petition of appeal from the Supreme Court, a notice of the
(3) No process fee shall be levied in the case of notice under Clauses (b), (c) o (d) of sub-rule (1) where it may be	lodgment of the petition of appeal shall be served on the respondent(s).
certificate :- The petition shall be presented before the Registrar General	
presented within time and is	<b>7. Summoning of record</b> The record of the case shall be summoned from the Court below, if the same is not already
Registrar General finds that the petition is not in order or is not accompanied by the requisite papers, he may eithe return it or may, subject to the provisions of these rules or any othe law, receive it granting time for remova	Registrar shall cause a notice to be issued to the appellant calling upon him to file, within four weeks of the service of the said notice on him, a list of the documents which he proposes to include in the paper book, a copy whereof shall be served on the respondent.
he shall lay the case before the Cour for orders.	(2) The Registrar shall also cause a notice to be issued to the respondent intimating him the fact that a notice has
notice of petition has been served or the opposite party, the petition shall be	already been issued to the appellant for filing the list of documents. The notice shall require the respondent to file within three weeks of the service on him of the said list, a list of such additional
applications shall be heard and disposed of by a Judge sitting along	documents as he considers necessary for the determination of the appeal.
where leave is sought from judgment final order or decree passed by a single ludge and, in other cases, by a Divisior bench. As far as possible such applications shall be laid before the	<b>9. Settling of index</b> (1) After the expiry of the time fixed for the filing of the list of additional documents by the respondent, the Registrar shall fix a day for the settlement of the list (hereinafter referred to as the index) of documents to be included in the appeal record and shall give notice thereof to the parties.

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appeal:-

(a) a notice of lodgement of the petition generally to reduce the bulk of the of appeal shall be served on the record as far as practicable. respondent and as soon as the notice is on which the said notice was served objects to inclusion of documents.shall be sent to the Supreme Court.

application :- Unless otherwise ordered upon its inclusion, the record as finally by the Supreme Court, a notice shall printed shall, with a view to subsequent issue to the appellant requiring him to adjustment of cost of or incidental to deposit within a week from the date of the printing of the said document, service of this notice a sum of rupees indicate in the index of the paper book ten on account of costs of transmission or of record to the Supreme Court provided respondent meeting that. after transmission of the record of the Court has been included at the instance of the below as well as this Court, the balance, appellant. if any, shall be refunded to the appellant, on an application in this 11. behalf being made by him.

appellant to deposit the amount to is irrelevant and Supreme Court for orders; and

and proceedings of the case shall be the respondent and require

(i) Filing of list of documents :- On documents which he proposes to time as he may deem necessary. include in the paper book, after serving respondents. The from each of the respondents that a appeal. copy of the list has been served on him.

additional documents as such book.

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10. Service of notice of lodgement of (2) In settling the index, the Registrar, petition :- On receipt from the Supreme as well as the parties concerned, shall Court of the copy of the petition of endeavour to exclude from the record all documents that are not relevant to

the subject-matter of the appeal and

served a certificate as to date or dates 10. Procedure where respondent Where the respondent objects to the inclusion of a document on the ground (b) Cost of transmission of record and that it is not necessary or is irrelevant balance to be refunded on an and the appellant nevertheless insists otherwise the fact that the has objected the to the cost of inclusion of the document and that it

Procedure where appellant objects to the inclusion of **document.-** (1) Where the appellant Default to be reported to Supreme Court objects to the inclusion of a document :- Any default on the part of the on the ground that it is not necessary or the respondent cover the cost of transmission of the nevertheless insists upon its inclusion, record as above shall be reported to the the Registrar, if he is of the opinion that the document is not relevant, may direct that the said document be (c) Summoning of record :- The record printed separately at the expenses of the summoned from the Court below, if the respondent to deposit within such time same are not already in the High Court. as he may prescribe, the necessary charges therefor.

receipt of the records a notice shall (2) If the amount so deposited is found issue to the appellant calling upon him insufficient, the Registrar may call upon to file, within four weeks of the service the respondent to deposit additional upon him of the said notice a list of amount or amounts within such further

a copy thereof on each of the (3) The question of the costs thereof will appellant shall be dealt with by the Supreme Court at produce an acknowledgment in writing the time of the determination of the

(ii) Contents of notice to respondent :- preparation of the transcript of The notice to the respondent under sub- record, etc.— (1) As soon as the index rule (a) of Rule 10 shall also intimate to of the record is settled, the Registrar him the fact that a notice has already shall cause an estimate of the costs of been issued to the appellant for filing the preparation of the record to be the list of documents, and requiring him prepared and served on the appellant (the respondent) to file, within three and require him to deposit, within 30 weeks from the service of a copy of the days of such service, the said amount. list on him by the appellant, a list of Such costs shall include the costs of he transmission of transcript and desires to be included in the paper translation, if any. The appellant may deposit the said amount in lump sum or in such installments as the Registrar

11. (i) Inclusion of records :- Where the	
decision of the appeal is likely to turn exclusively on a question of law, the appellant may apply for inclusion of such parts only of the record as may be	(2) After meeting the costs of the preparation and transmission of the
necessary for the discussion of the same.	
(ii) List to accompany application The application mentioned in sub-rule (i) shall in a case in which a printed record has already been prepared for the use of this Court, be accompanied by; a list of documents already printed but	appeal before the Court, no frest transcript necessary.— Where the record has been printed for the purpose of the appeal before the Court and sufficient number of copies of the sa printed record is available, no frest
considered as not relevant to the subject-matter of the appeal;	
a list of documents printed on behalf of the opposite party and included in the list under Clause (i); and	deposit if deposit made insufficient.— If at any time during th preparation of the record the amount
a list of documents not already printed but the printing of which is considered essential for the prosecution of the appeal, a short note being entered against each document in the list showing in what respect its inclusion is essential.	Registrar shall call upon the appellant to deposit such further sum as may be necessary within such further time a may be deemed fit, but not exceeding
	15. Procedure on appellant makin
The petitioner shall serve copies of these lists on the Advocate for the opposite party. 12. Settling of index After the expiry of the time fixed for the list of additional documents by the respondent, the case	Where the appellant fails to make the required deposit, the preparation of the record shall be suspended and the Registrar shall not proceed with the preparation thereof without an order this behalf of this Court.
shall be listed before the Registrar General for the settlement of the list (hereinafter referred to as the Index) of documents to be included in the transcript of the record of appeal and shall notify the same on the notice board of the Court. No separate notices will be issued to the parties or their Advocates. In settling the index, the Registrar General as well as the parties concerned shall endeavor to exclude	(2) The Court may give suc accommodation in the matter of tim for making the deposit as it deem proper and if the appellant continue the default in spite of the orders of th Court, the Registrar shall obtain a order from the Court for reporting th default to the Supreme Court and repo accordingly.
from the record all documents that are not relevant to the subject-matter of the appeal and generally to reduce the bulk of the record as far as practicable.	<b>16. Preparation of record</b> (2) Unless the Supreme Court so direct
13. Procedure where respondent objects to inclusion of document :- Where the respondent objects to the inclusion of a document on the ground that it is not necessary or is irrelevant and the appellant nevertheless insists upon its inclusion, the transcript of the record as	that the record be printed in this Courthe same shall be printed in accordance with the rules contained in the Fir Schedule to the Supreme Court Rule 2013.
THE REPORT OF THE TECHNIC OF THE TECHNIC OF THE	(3) Where the paper-book pertaining

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inclusion of the document and that it (4) Unless has been included at the expense of the requirements before the printing or the appellant.

14. Procedure where appellant objects record for its use. to inclusion of documents :- Where the relevant, may direct that the said Supreme Court. document be included separately at the expense of the respondent and require 17. Certification of record.- The time as he may deem necessary. The the record. question of the costs thereof will be

dealt with by the Supreme Court at the 18. time of the determination of the appeal. documents included in the list which are

15. Estimate of costs of the preparation translated shall be translated into of the transcript of record, etc. :- As English. All such translations shall be soon as the index of the record is made or certified as correct by one of settled, the Registrar General shall the Court translator. cause an estimate of the costs of the preparation record (and of printing or cyclostyling are to the record, where it is required to be deposition of witnesses in the original printed or cyclostyled) to be prepared languages shall not be translated in and served on the appellant and shall cases in which the notes of the require him to deposit within thirty days substance of the depositions are taken of such service the said amount. Such in English by the Courts below, unless costs translation, if any. The appellant may shows sufficient cause to the Registrar deposit the said amount in lump sum or that particular depositions should be in such installments as the Registrar translated and the Registrar orders that General may prescribe.

16. Where record is printed for High **20**. Court appeal, no fresh transcript disagree in regard to translations. necessary :- Where the record has been - The parties shall be invited from time printed for the purpose of the appeal to time to inspect the translations, and before the High Court and sufficient in case of disagreement, the points in number of copies of the said printed dispute, which must be stated in record is available, no fresh transcript of writing, shall be submitted within one the record shall be necessary except of week to the Registrar for his decision, such additional papers as may be and the Registrar, after perusal of the required.

the transcript of the record (or printing or cyclostyling of the record, where it is 21. Rate of fees for preparation of required to be printed or cyclostyled) the deposited is the amount call upon the appellant to deposit such of

a party informs photocopying is undertaken, each party shall be entitled to three copies of the

appellant objects to the inclusion of a (5) Where the records are printed for document on the ground that it is not the purpose of the appeal before this necessary or is irrevalent and the Court and the said record be in English, respondent nevertheless insists upon its this Court shall prepare 10 extra copies inclusion, the Registrar General, if he is in addition to the number of copies of the opinion that the document is not required by this Court for use in the

the respondent to deposit within such Registrar shall, when the record has time as he may prescribe the necessary been made ready, certify the same and charges thereof. If the amount so give notice to the parties of the deposited is found insufficient the certification of the record and append to Registrar General may call upon the the record a certificate showing the respondent to deposit additional amount of expenses incurred by the amount or amounts within such further party concerned for the preparation of

> Translation of papers.- All not in English and are not already

of the transcript of the **19. Where depositions of witnesses** be translated.— The shall include the costs of any one of the parties desires and they should be translated.

> Procedure where parties same, shall decide the point in dispute.

The writings submitted by the parties 17. Registrar General may call for mentioning the points in dispute with additional deposit made is insufficient :- the decision of the Registrar noted If at any time during the preparation of thereunder shall form part of the record.

transcript, printing, found photocopying and translation of insufficient, the Registrar General shall record. -- For preparing the transcript record (and for printing or further sum as may be necessary within photocopying the same, where it is

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`	such further time as may be deemed fit but not exceeding 8 days in the aggregate.	fees shall be charged on following rates
	18. Procedure on appellant making default in making deposit :- Where the appellant fails to make the required deposit, the preparation of the	along with the list of documents file
	transcript of the record (and the printing or the cyclostyling of the record, where the same is required to be printed or cyclostyled) shall be suspended and the	record - Rs. 4 for every page or pa thereof.
	Registrar General shall not proceed therewith without an order in this behalf of the Supreme Court.	(c) Examining Hindi or Urdu portions of record already translated - Rs. 2 for every page or part thereof.
	19. (i) Record not to be printed unless ordered by the Supreme Court :- Unless the Supreme Court so directs the record shall not be printed or cyclostyled in	other languages – Rs. 6 for every pag or part thereof.
	this court. (ii) Rules regarding printing and	(e) Examining portion of record of othe languages already translated - Rs. 3 fo every page or part thereof.
:	cyclostyling :- where the Supreme court directs that the record be printed or cyclostyled in this court the same shall be printed or cyclostyled in accordance with the rules in the First Schedule to the Supreme Court Rules, 1966.	(f) Photocopying of documents for preparation of the transcript of th record - Re. 1 for every page or pa thereof.
	(iii) Record may be cyclostyled if consisting less than 200 pages:- Where the appeal paper-book is not likely to consist of more than 200 pages, the Registrar General may, instead of	record Re. 1 for every page or pa thereof.
	having the record printed, have it cyclostyled.	each head note.
	<ul> <li>(iv) Number of copies for the use of the Supreme Court:- Unless otherwise directed by the Supreme Court, at least</li> <li>20 copies of the record shall be</li> </ul>	item.
	prepared for the use of the Supreme Court.	record is required to be printed photocopied Re. 1 for every page printed or photocopied.
	(v) Number of copies for the parties:- Unless party informs its requirements before the printing or the cyclostyling is undertaken, each party shall be entitled to three copies of the record for its use.	(k) Certifying of transcript of the record or of printed or photocopied record k the Deputy Registrar Re. 1 for even
	20. Translation of papers :- All documents included in the list which are not in English and are not already translated shall be translated into	less than Rs. 7 per page.
	English. All such translations shall be made or certified as correct by one of the court translator.	page or part thereof.
	21. (i) Transcript of the record to be transmitted to Supreme Court within six months :- The Registrar General shall, within six months from the date of the service on the respondent of the notice of the petition of appeal, transmit to the Supreme Court in triplicate a transcript	Registrar shall, if specifically ordered to the Supreme Court, transmit, at the expense of the appellant, the origin record of the case, including the recor- of the Courts below, to the Suprem Court.

authenticated bγ appending certificate to Supreme Court and obtain necessary|copy extension of time for transmitting the authenticated same.

Certificate of expense to be (ii) separately :- The Registrar General shall the transcript the certificate also append to the transcript of the mentioned in Rule 17. forward separately record or а certificate, showing the amount expenses incurred record.

certificate to the Supreme Court as to the Supreme Court: the date or dates on which the notice has been served on the parties in form No. X of Schedule A appended to this Court shall, while Chapter.

23. Procedure regarding investigation of therein. pauperism of applicants to Supreme Court :- When an order of the Supreme 24. Taking of evidence in case of Court directing investigating into the dispute as to legal representative.pauperism of an appellant is received, it Where it becomes necessary to take shall be laid before the court for orders evidence in order to determine whether as to whether the necessary enquiry in any person is or is not proper person to the matter is to be made by the Court be substituted, or entered, on the itself or by a subordinate court. In the record in place of, or in addition to, the latter case the court shall, while party on record, the court may either forwarding the subordinate court to the Supreme Court lower court to take such evidence and record its own opinion therein.

24. Notice to appellant where special reasons leave granted by the Supreme Court :- determining the questions. As soon as certified copy of the order of the Supreme Court granting special **25.** Notice when not required.-leave to appeal has been received by Nothing in this chapter requiring any appellant.

25. Application of Rules in this Chapter representative and Order XLV of the Code to cases in opposite party or deceased respondent

in English of their record proper of the (2) The Registrar shall, where the appeal to be laid before the Supreme proceedings from which the appeal Court, one copy of which shall be duly arises were had in courts below in a to language other than English, within six the same under his months from the date of the service on signature and the seal of this High the respondent of the notice of petition Court. If for reason the same cannot be of appeal, transmit to the Supreme transmitted within the period of six Court in triplicate a transcript in English months mentioned above, the Registrar of the record proper of the appeal to be General shall report the facts to the laid before the Supreme Court, one which dulv of shall be the by appending certificate to the same under his signature and the seal of this Court.

appended to the transcript or forwarded (3) The Registrar shall also append to as

of **23.** Procedure regarding by the parties **investigation of** indigency of concerned for the preparation and the applicant to the Supreme Court.transmission of the transcript of the When an order of the Supreme Court, under Rule 3 of Order XVIII of the Supreme Court Rules, 2013, directing 22. Form of notice of transmission of the investigation into the indigency of an transcription to the parties :- When the applicant is received, it shall be laid transcript has been made ready, the before the Court for orders as to Registrar General shall certify the same whether the necessary investigation in and give notice to the parties of the the matter is to be made, after notice to certification and the transmission of the the interested parties, by the Court transcript of the record (or of the itself or by a Court subordinate to it. printed or cyclostyled record, where it is The Court shall submit a report thereon required to be printed or cyclostyled to the Supreme Court within such time record) and thereafter shall send a as may be fixed by the order made by

> Provided that in the latter case, the the forwarding findings of the subordinate Court to the Supreme Court, record its own opinion

findings of the take such evidence itself or direct any to return it together with its findings and reasons and take such findings and into consideration in

the Court, the Registrar General shall notice to be served on or given to an give immediate notice thereof to the opposite party or respondent shall be deemed to require any notice to be served on or given to the legal of any deceased

which special leave has been granted :- in a case, where such opposite party or Subject to such special directions as respondent did not appear either at the may be given by the Supreme Court the hearing in the Court whose decree is provisions of the rules contained in this complained of or at any proceedings Chapter and Order XLV of the Code of subsequent to the decree of that Court.

Civil Procedure shall, so far as may be such modifications and and with adaptations as may be found necessary apply to a case in which special leave to **26. Application for leave to Appeal** appeal has been granted by the **to the Supreme Court.-** (1) A party Supreme Court.

26. Suits on death of party by or against terms of minor :- Where any party to the petition Constitution of India immediately after dies before the certificate is granted the the pronouncement of the judgment by provisions contained in Rules 1 to 6 and the Court and the Court may, as soon as 9 of Order XXII and Order XXXII of the may be, after hearing the parties or Code shall, so far as may be and with their counsel, grant or refuse the same: necessary modifications and adaptations, apply.

27. Taking of evidence in case of appeal under sub-rule (1) is made and dispute as to legal representative :- rejected, no written petition shall lie. Where it becomes necessary to take be substituted, or entered, on the Certificate on its own motion. record in place of, or in addition to, the party on record, the court may either 27. lower court to take such evidence and of record.- Except as otherwise and reasons and take such findings and preparation of the transcript of the reasons into consideration determining the questions.

### SECTION 'B'- CRIMINAL CASES

28. Applications for a certificate under Art. 132 (1) or Art. 134 (1) (c) of the Constitution:- An application for a sentence of death, the record shall be certificate under Art. 132 (1) or 134 (1) printed at the expense of the State. (c) of the Constitution in criminal proceedings shall be made in writing, **28.** Preparation of record.- (1) stating the grounds on which the leave Where the records are printed for the is sought, within sixty days from the purpose of the appeal before this Court, date of the judgment, final order or the Court shall prepare 10 extra copies application and the remaining English. an provisions shall not apply.

passed by the court shall be excluded.

Such application shall be heard and the Court below. One of such copies disposed of by a Judge sitting alone shall be duly authenticated by the where leave is sought from the Registrar: judgment, final order or sentence passed by a single Judge and in other cases by a Division Bench. As far as other than those involving sentence of possible such application shall be laid life imprisonment or death penalty, the

# Section 'B' - Criminal Cases

desiring to appeal to the Supreme Court may apply orally for a Certificate in Article 134-A of the

Provided if that an oral application for Certificate for leave to

evidence in order to determine whether (2) Nothing in sub-rule (1) shall affect any person is or is not proper person to the power of the Court to grant the said

Cost of preparation, take such evidence itself or direct any transmission etc. of the transcript to return it together with its findings ordered by the Supreme Court, the in record (and of the printed or the photocopied record, where the same is required to be printed or photocopied) and the transmission thereof shall be at the expense of the appellant:

Provided that in appeals involving

sentence passed by the court. The in addition to the number of copies provisions of Secs. 4 and 5 of the required by the Court for use in the Limitation Act, 1953 shall apply to such Supreme Court, if the said record be in

(2) Where the record has been printed In computing the period of limitation for the purposes of appeal before this prescribed in the preceding paragraph, Court, all available copies of the printed the time requisite for obtaining a copy record except one, if the record be in of the judgment, final order or sentence English, shall be dispatched to the Supreme Court along with the entire original record, including the records of

Provided that in criminal appeals

before the single Judge or Bench which original record of the case, including the passed the judgment, final order or the record of the Courts below, shall be dispatched only when specifically sentence : ordered by the Supreme Court. Provided that where the applicant has sentenced to a term of (3) As soon as the record is ready, the been imprisonment the application shall not Registrar shall give notice thereof to the be entertained until the applicant has parties to the appeal and send to the surrendered and in proof thereof has Registrar of the Supreme Court a the certificate as to date or dates on which either certificate of filed a he has the notice has been served. Magistrate before whom surrendered or of the Superintendent of Jailor of the Jail in which he has been (4) Where the appellant fails to take lodged unless the court on a written necessary steps to have the record application for that purpose orders prepared and transmitted to the otherwise. Where the application for a Supreme Court with due diligence, the certificate is accompanied by such an Registrar shall report the default to the application both the applications shall Registrar of the Supreme Court. be listed together before the court. 29. Number of copies to be printed 29. Intimation of application to Sessions where record is directed to be Judge :- As soon as an application for printed.- In the event of the Supreme grant of a certificate under Art. 134 of Court ordering the printing of the record the Constitution of India from or on under the supervision of the Registrar of behalf of the condemned prisoner is this Court, he shall dispatch to the received the fact shall be notified to the Registrar of the Supreme Court, unless Sessions Judge concerned to enable him otherwise directed, not less than 15 to defer execution of the sentence of copies where the appeal raises a death. Intimation will again be sent to question as to the interpretation of the the Sessions Judge when application is Constitution, and not less than 10 finally disposed of. copies in other cases. 30. Appeal to Supreme Court on cases **30. Documents translated for High** covered under Sec. 426, Cr.P.C.:- (1) On Court appeal need not be the applicants executing a bond with or translated again. -- For the purposes without sureties undertaking to lodge of the transcript of the record, such of an appeal in the Supreme Court within the documents in vernacular as have prescribed time, the Court may-already been translated for the purposes of the High Court Appeal and in a case covered by Section 426 which are included in the High Court (1)(2-A) of the Code of Criminal Procedure Appeal Paper-Book need not be order that the appellant be released on translated again. bail for a period sufficient in the opinion of the court to enable him to present 31. Special time-limit for the appeal and obtain the order, of the preparation and transmission of Supreme Court under Section 426(1); record in cases involving sentence of death.- (1) In all cases involving a in cases under Section 426(2-B) sentence of death, the printed record (2)order that pending the appeal, the shall be made ready and dispatched to sentence or order appealed against be the Supreme Court within a period of 60 suspended and also if the applicant is in days after the receipt of the intimation confinement, that he be released on from the Registrar of the Supreme Court bail; of the filing of the petition of appeal or of the order granting special leave to Provided that a person applying under appeal. Section 426 (2-B) shall make an averment to the effect that he has not (2) In cases where such record cannot made a similar application to the be dispatched within 60 days as stated Supreme Court. in sub-rule (1), the Registrar shall explain the circumstances under which (2) No application for bail or suspension it cannot be so dispatched and obtain be extension of time from the Supreme shall of sentence or order entertained unless the applicant has Court. surrendered himself in court and has noted the fact in his application. 32. Interpretation.- For the purposes of Rules 28 to 31 (both inclusive):

before an order under this rule is made. Courts

(4) A certified copy of the order under appealed shall order against transmitted to the Registrar, Supreme Court without delay.

upkeep 31. Preparation and transcripted records:- After the appeal of Rules 5 to 22, with necessary has been lodged in the Supreme Court modifications and adaptations, shall and copy of the petition of appeal has apply to appeals in criminal cases on been received from the Registrar the Certificate issued by this Court. General of that court, the Registrar General shall, with all convenience Section 'C' - Special Leave Petition spend, cause a transcript of the record to be prepared keeping in view the period within which copies of the record The provisions of Rules 5 to 25.-The provisions of Rules 5 to 25 (both Supreme Court in cases falling under Art. 134 (1) (a) and (b) of the and adaptations, shall apply to Civil Constitution.

32. Notice of dispatch of record:- As soon as the requisite number of copies of the transcript and the record have been dispatched to the Supreme Court, the Registrar General shall give notice for special leave to be supplied thereof to the parties.

Section 'A' :- Rules 3, 5, 19 and 20 of the Section 'A' shall with such modifications proceedings and appeals, a certified and adaptations as may be found copy of the judgment or order sought to necessary, also apply to appeals to the Supreme Court in criminal matters.

SECTION 'C'-SUPREME COURT DECREES

decrees :- The enforcement of decrees Registrar shall require the office to take passed or Supreme Court shall be made in the case transmitted to the Supreme accordance with the contained in the Supreme Court (Decree contained in the order granting special and Orders) Enforcement Order, 1934, leave. reproduced in the Appendix to this Chapter.

(3) Where the application is by the (a) the original record shall not include State, no such bond shall be required judgments of the High Court and the below, but only duly authenticated copies thereof.

Section 426 (2-B) granting bail on (b) printing includes photocopying and suspending operation of the sentence or typing, and printed record includes be photocopied or typed record.

> 33. Application of Rules 5 to 22.-Except where specifically otherwise of provided in this Section, the provisions

# (Civil)

inclusive), with necessary modifications Appeals by Special Leave to the Supreme Court.

### Section 'D' - Special Leave Petition (Criminal)

35. Petitioner intending to apply copy of judgment or order free of **cost.**— On application by the petitioner 33. Application of certain rules in intending to apply for special leave of Supreme Court in criminal be appealed from shall be supplied to him free of cost.

36. Procedure on receipt of order granting special leave. -- On receipt of the order granting special leave to 34. Enforcement of Supreme Court appeal to the Supreme Court, the decrees made by the necessary steps to have the record of provisions Court in accordance with the directions

> 37. Application of Rules 26 to 33.-The provisions of Rules 26 to 33 (both inclusive), with necessary modifications and adaptations, shall apply to criminal appeals by special leave to the Supreme Court.

# Section 'E' - Supreme Court Decrees

38. Enforcement of Supreme Court decrees.- The enforcement of decrees. passed or decrees made by the Supreme Court shall be made in provisions accordance with the contained in the Supreme Court (Decree) and Orders) Enforcement Order, 1954.

**5. Amendment of Form No. 69.-** Form No. 69 of Volume II of the Rules shall be substituted as follows:

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Existing Provision	Amendment
No. 69-CERTIFICATE THAT THE CASE IS FIT FOR APPEAL TO SUPREME COURT Civil (CHAPTER XXIII, RULE 9) Side [ORDER XLV, RULE 7 OF THE CODE OF CIVIL PROCEDURE, 1908] or	No. 69-CERTIFICATE THAT THE CASE IS FIT FOR APPEAL TO SUPREME COURT (CHAPTER XXIII, RULE 2) [ARTICLE 132 OR 133 OR 134 OF THE CONSTITUTION OF INDIA] <b>Appellate Jurisdiction</b> In the matter of
[ARTICLE 132 OR 133 OF THE CONSTITUTION OF INDIA] Appellate Jurisdiction In the matter of Application no. of 19 ,	Application no. of , for leave to appeal to the Supreme Court of India from the decree/final order of this Court, dated theday of innoof Applicant, versus
versus Opposite-party. Upon the hearing of the application of applicant above- mentioned for leave to appeal to the Supreme Court of India from the abovenoted decree/final order of this Court, by a Division Court constituted	appearing on behalf of the opposite- party,
appearing on behalf of the opposite- party, It is certified- That the case fulfils the requirements of Section 110 of the Code of Civil Procedure, 1908 / Article 133 (1) (a) /(b) of the Constitution of India or	
That the case is a fit one for appeal under Article 132(1) / 133 (1) (c) of the Constitution of India. Given under my hand and the seal of the Court, this day* of in the year one thousand nine hundred and	That the case fulfils the requirements of sub-clause (c) of clause (1) of Article 134.
Advocate for Applicant - Date Advocate for Opposite-party- Date Deputy Registrar, Allahabad/Lucknow	Given under my hand and the seal of the Court, this day* of in the year Advocate for Applicant - Date

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*Here enter the date of the judgment or order upon which the certificate is founded.	Advocate for Opposite-party- Date
	Registrar, Allahabad/Lucknow
	*Here enter the date of the judgment or order upon which the certificate is founded.

# By Order of the Court (Ashish Garg) Registrar General

#### No. 8873 Allahabad,

### Dated: 2.8 July, 2021

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, 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 Registrar 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).

Registrar General