(juits

No. 1066/VII-71) - 2-2006-732-86 Dated Lucknow, September 14, 2006

उत्तर प्रदेश असाधारण कांट, 14 तिहासूर

In exercise of the powers conferred in Section 21 of the Family Courts Act, 1984 (Act no. 66 of 1984) and all enabling provisions in that behalf, the Hon ble Chief Justice and Judges hereby make and prescribe the following Rules for the Family Courts in the State of U.P.

THE UTTAR PRADESH FAMILY COURTS (COURT) RULES, 2006 CHAPTER 1

PRELIMINARY

1. (i) These Rules may be called the Family Courts (Court) Rules, 2006

(ii) These Rules shall come into force on such date as the High Court may publish by Notification in the Official Gazette in this ochalf.

(iii) These Rules shall apply to the Family Courts established in the State of U.P. under Section 3 of the Family Courts Act. 1984.

CHAPTER-II

2. In these Rules unless the content otherwise requires;

(a) "Act" means the Family Courts Act, 1984.

(b) "Centre"means a Counselling Centre and includes office the Organization/Institution which the Councellor represents.

(c) "Court" means the Family Courts, establishment under Section 33 of

(d) "High Court" means the High Court of Judicature at Allahabad.

(c) "Petition" shall include an application under Chapter IX of the Code of Criminal Procedure, 1973 unless the subject matter or context requires

(f) "Principal Counsellor" means the Frincipal Counsellor apparated by the High Court and when such Counsellor is not appointed it shall includes the Counsellor/or Counsellors as the case may be

CHAPTER-III

3. Working hours place of sitting;

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- (i) The Officer of the Court shall be open daily except on holidays for transaction of office work between 10.00 A.M. to 5.00 P.M.
- (ii) The Judges of the Court Shall ordinarily sit in the Court between 10.30 A.M. to 4.30 P.M. on all working days of the Court, with recess between 1.30 P.M. to 2.00 P.M.
- (iii) A Court may hold sitting on holidays, and outside normal working hours if the Judge considers it necessary to do so in the circumstances of the case with prior notice to the parties and to do such other person or pursons as the Judge may be consider necessary.
- (iv) The Court shall hold its sittings at the place where it is located or at such place as the High Court may specify from time to time by an order in that regard.
- (v) The Court shall hold its sitting in open or in a camera as determined by it in each case, but shall not hold the proceedings in camera if either party so
- (vi) No Act of the Court shall be Invalid, by reasons of holding or continuing its sitting at any place of its choice, or any holiday or outside normal working hours when such sitting is informed to the parties in advance.

commencement որվ օրդինանող

CHAPTER-IV

testimion of Proceedings

- 4. All proceedings instituted before the Court will be by way of a petition a Form No. 1 which shall be duly verified by the petitioner. In respect of application under Chapter IX of the Code of Criminal Procedure, the provisions of the Code of Criminal Procedure will apply.
- 5. All applications under Chapter LX of the Code of Criminal Procedure shall be hy way of an application as per Form No. appended to these Rules which shall be duly verified by the petitioner. The Prayer for interim relief shall not be made separately. It shall be included in the application. The application may be in any pentussible language.
- 6. The petition may filed before the Court as permitted under any law which also includes provisions contained in the following laws;
 - (i) Chapter IX of the Criminal Procedure Code 1973 (2 of 1974)
 - (ii) Hindu Marriage Act, 1955 (25 of 1955)
 - (iii) Maintenance wider Hindu Adoptions and Maintenance Act, 1956 (78 of 1956)
 - (iv) Guardianship of the persons or custody of or access to any minor under the Hindu Minority and Guardianship Act, 1956 (32 of 1956)
 - (v) Dowry Prohibition Act, 1961 (28 of 1961) for an order for injunction in circumstances arising out of marital relationship.
 - (vi) Hindu Marriage (Validation of Proceedings) Act, 1960 (19 of 1960)
 - (vii) Fersonal law applicable to Muslims including :-
 - (a) Muslim Personal (Shariat) Application Act, 1937 (26 of 1937)
 - (b) Dissolution of Muslim Marriage Act, 1939 (8 of 1939)
 - (c) Muslim Women (Protection of Rights on Divorce) Act, 1986 (25 of 1986)
 - (viii) Parsi Marriage and Divorce Act, 1936 (3 of 1936) which can be instituted or taken out before the Parsi District Matrimonial Courts constituted under Section 18 and 20 of the said Act.
 - (iv) Indian Christian Marriage Act, 1872 (15 of 1872)
 - (x) Indian Divorce Act, 1945
 - (xi) Special Marriage Act, 1954 (43 of 1954)
 - (xii) Child Marriage Restraint Act, 1929 (19 of 1929)
 - (кін) Anand Marriage Act, 1909 (7 of 1909)
 - (xiv) Arya Marriage Validation Act, 1937 (19 of 1937)
 - (xv) Foreign Marriage Act, 1969 (33 of 1969)
 - (xvi) Suns or proceedings relating to part B States Marriages Validating Act, 1952 (1 of 1952)
 - (xvii) Guardians and Wards Act, 1890 (8 of 1890)
 - 7. A petition shall be filed with two copies signed by the parties, along with as army copies to be sent to the respondents. One copy of such petition shall be forwarded by the designated officers of the Court to the Principal Counsellor forthwith. Photograph of the parties shall be affixed on the first two copies of the petition and the reply/written statement filed by the respondent.

CHAPTER-V

8. The name of address of the party or of the representative appearing for the party, shall be stated in every notice, summons, witness summons, application, warrant and every process of the Court issued at the instance of such party or representative.

- 9. All notices, summons, rules, orders warrants and other mandatory process shall be in a Form no. 3 sealed with the seal of the Court and shall be signed by the designated Officers of the Court. A copy of the petition and exhibits annexed thereto shall be sent, along with the notice.
- 10. All notices, summons shall be returnable in three weeks after the sate of filing of the petition, if respondent resides within local limits of the court, and live weeks after the date of filing of the petition, if respondent resides outside the said limits.
- 11. The notice, summons shall be served in the manner prescribed in the Code of Civil Procedure, 1908 save and accept in proceedings under Chapter IX of the Code of Criminal Procedure, where the provisions of that Code will apply.
- 12. In addition to the normal process of service by the Court, the applicant will at liberty to serve upon the respondent, the notices, summons of the court, along with copy of the respondent, the notices, summons of the court, along with copy of the petition and exhibits, either through person or through a recognizable mode of service, including registered post, speed post, fax and e-mail and shall file affidavit of service upon the respondent.
- 13. Application for substituted service of notice, summons where the respondent has refused to accept the summons shall be made to the court, supported by an affidavit. The court may direct service by an advertisement in daily newspaper, having wide circulation in the localty in which the respondent is last known to have actually and voluntarly resided, carried on business or personally worked for gain. The court shall maintain a list of widely circulated newspapers and shall mention the name of the newspaper for substituted service in the order, fixing time for appearance of the respodent as the case may require. The applicant shall file affidavit annexing the copy of the newspaper in which the summon was published one week before the date fixed for hearin in such summon.
- 14. Any respondent who asks for copy of the petition, in writing, on the ground that he has not received the copy of the petition or that the he has not received complete copy, shall be furnished by the applicant the complete copy with all annexures to the respondent.
- 15. In case after normal service against a woman defendant no one appears and the proceeding are about to be taken exparte, the Court may consider an additional service once again.

CHAPTER-VI

- 16. On the returnable date of the summons, the petition shall be placed for direction before a Judge of the Court to whom this work may be assigned by the Principal Jude of the Court.
- 17. When giving direction, the Judge shall, in consultation with Principal Counsellor or such other counsellor who may be present in Court, direct the parties to attend a specified counsellor for the purpose of counselling.
- 18. Such Counsellor shall be chosen bearing in mind the convenience of the parties, their special requirements and the area in which the unit to which that counsellor is attached is located.
- 19. The powers, functions and duties of the Counsellor and the protection granted to them in discharging of the duties, shall be as prescribed in the U.P. Family Courts Rules, 1995.
- 20. On the proceedings before the counsellor shall end on the counsellor shall file a memorandom setting out the outcome of the proceedings before him. The Court may thereafter call a meeting of the parties to fix a date of hearing of the petition Intimation of such meeting shall be given to the parties by registered post or personally.
- 21. At the meeting so fixed, the Court shall fix a date of hearing after corsponing both the parties.

Proceedings in

22. The Court shall also ascertain from the parties the approximate time to be

taken by each party before the Court for the hearing of the matter

23. In the event of any party remaining absent at the meeting called by the Court, the Court shall fix such date of hearing as he may deem fix. The Court shall fix a date at least four weeks after the date of the meeting.

24. On the date so fixed by the Court the petition shall be placed on the board of the Court for hearing and final disposal. The time allotted to the parties shall also be indicated on the board.

25. The court shall not ordinarily alter the date when the date has been fixed in the presence of both the sides.

26. The petition so fixed shall not be adjourned by the Court unless there are exceptional circumstances justifying such adjournment and unless they are such as could not have been foreseen when the date of hearing was fixed before the Court. The Court shall record its reasons for adjourning a matter

27. The Court may permit the parties to be represented by a lawyer in Court. Such permission may be granted if the case involves complicated questions of law or if the Court is of the view that the party in person will not be in a position to conduct his or her case adquately or for any other reason. The reasons for granting permission shall be recorded in the order. Permission so granted may be revoked by the Court at any stage of the proceedings if the Court considers it just and necessary.

28. Any application for representation by a lawyer in court shall be made by such party to the court after notice to be other side, not less than one week prior to the date fixed for hearing of the petition. The case shall not be adjourned on this ground.

29. The court appoint or seek assistance of legal expert as Amicus Curiae on purely legal issue in accordance with Rule 24 of the U.P. Family Courts Rules, 1995.

30. The Court may record only the substance of what the witness deposes in his examination by Court, and cross examination by respondent if the court so permits, and shall prepare only a memorandum of substance of what the witness deposes as prescribed under Section 15 of the Family Court Act, 1984. The memorandum shall be read and explained to the witness, signed by witness and the Presiding Officer of the Court and shall form part of the record. The Court may in the matter of interim relief take evidence on affidavit, if any, which shall also form part of the record of the court.

31. That Court shall furnish to the parties to the proceedings before it a copy of the judgment, certified to be a true copy, free of Post.

32. An interim application may be made even while the matter is pending before the Counsellor. The Court may ask the Counsellor to submit an interim report for the purposes of deciding the interim application. The U.P. Family Courts Rules, 1995 relating to report to be submitted by the Counsellor shall mutatis mutantis apply to interim report also.

33. On a request made by any party, the evidence before the Court may be tape-recorded at the expenses of such party. In the event of appeal or revision before the High Court a party may apply to the Court for transcription of the tape-recorded evidence which shall be supplied to the party concerned on payment of prescribed fee.

CHAPTER-VII

Şettlement

34. Every Family Court shall maintains separate lists of :

(a) institutions and organizations engaged in social welfare together with names and address of representatives of such institutions or organizations;

(b) person professionally engaged in promoting the welfare of the family with their address;

(c) persons working in the field of social welfare with their addresses.

The family Court may call for report as regards efforts made or to be made by the institution, organization or persons referred to in Section 5 of the Act:

* Provided that where efforts for amicable settlement are continuing or are deferred, the family Court may require the institution, organization or person to submit before it an interim report.

CHAPTER-VIII

35. The provisions of Code of Civil Procedure for execution of orders passed in all matters except the orders passed on petition under Chapter IX of Code of Criminal Procedure shall apply. The provisions of execution of orders in Code of Criminal Procedure shall apply to orders passed under Chapter IX of the Code of Criminal Procedure.

Execution o

- 36. An order passed under Chapter IX of the Code of Criminal Procedure for maintenance allowance may be executed by the Court by attachment of salary as provided in section 60 and order 21 of the Code of Civil Procedure in addition to the mode of recovery provided in sub-section (3) of section 125 of the said Code.
- 37. An application under Section 125/126 under Chapter VII of the Code of Criminal Procedure may be filed at the place where the wife, minor child, parent, as the case may be resides.
- 38. The pendency of an application for interim maintenance under Section 125 or 126 as the case may be under Chapter IX of the Code of Criminal Procedure shall not be a ground to stay or susped the main proceedings under Section 125 or 126 of the Code.
- 39. In the pending execution proceeding for recovery of any defaulted amount the Family Courts shall not register a new case. An application for recovery of defaulted amount of maintenance in the pending execution case shall be sufficient for recovering the amount.

CHAPTER-IX

40. All petitions for guardianship other than application over which the High Court has jurisdiction shall be filed before the Family Court.

Guardiansh

- 41 Every petition for guardianship when it is by a person other than the natural parent or natural guardian of the said child shall be accompained by a Home Study Report of the person asking for such guardianship and his/her spouse, if any, prepared by an approved family welfare agency or a suitably trained social worker. A list of such agencies and/or persons shall be prepared by the Principal Judge and Principal Counsellor in consultation with the High Court.
- 42. When a Petition for guardianship is filed by a foreigner or a non-resident Indian, the court may accept a Home Study Report prepared by a recognized family welfare agency of the country where they reside.
 - 43. Every petition for guardian shall be accompained by-
 - (i) Two recommendations from respectable members of the community
 - (ii) A salary Certificate or statement relating to annual income the petitioner and his financial position.
 - (iii) A Health Certificate of the petitioner and his/her spouse signed by a medical practitioner as also medical report regarding sterility of petition and/or spouse.
 - (iv) A Health Certificate of the child proposed to be taken in Guardianship signed by a medical practitioner and countersigned by the petitioner.

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- (v) A child Study Report of the child proposed to the taken in guardianship together with photograph of the child. Such report shall be in Form No. 3 prescribed in the appendix when the child is institutionalized or Court committed. The report shall be countersigned by the petitioner.
 - (vi) A declaration from the proposed guardian and his/her spouse if any, expressing their willingness to take the child in guardianship.
- 44. When a petitioner applying for guardianship is a foreigner or a non-tesident Indian, the petition will also be accompained by-
 - (i) Permission from the country where the petitioner resides for the child to enter the country.
 - (ii) An undertaking by a recognized family welfare agency of the country concerned to supervise the child in the Home of the petitioner until the child is legally adopted.
- 45. In granting a petition of a foreigner or a non-resident Indian for guardianship, the Court shall satisfy itself that the child can be legally adopted under the law of the country where he/she resides.
- 46. The Court may direct a foreign or non-resident Indian petitioner to give a bond for such amount as it may think proper for the return of the child to India in the case of any difficulty.
- 47. While granting a petition for guardianship, the Court may pass such orders as it may deem proper for the financial security of the minor.
- 48. When the child proposed to be given in guardianship is an abandoned child the Court may satisfy itself that the consent of the natural mother was taken at the time of abandonment of the child or at any time thereafter to the child's being given in guardianship to another person. The name of the natural mother or natural lattier as also the consent letter from natural parent shall be treated as confidential. Consent letter shall be kept in court in sealed cover.
- 49. When the child being placed in guardianship is an abandoned child from an institution for abandoned children, the institution shall file an affidavit setting out the circumstances under which the child was abandoned. The affidavit shall also set out whether the institution is agreeable to the child being given in guardianship to the petitioner.
- 50. The Court, in its discretion may not entertain a petition for guardianship by a loreigner or a non-resident Indian unless the Court is satisfied that adequate attempts for at least three months or such other period as the Court deem fit have first been made to place the child in an Indian Home. For this purpose the Court may ask the petitioner to obtain a no objections letter from a Voluntry Co-ordinating Agency or any other similar organization working for the placement of children in Indian Homes.
- 51. When the proposed grardian is related to the child, the Court may dispense with any of the above provisions.
- 52. A guardianship order shall be in the Form No. 4 prescribed in the appendix with such modifications as may be required in each case. A photograph of the child signed by an authorized officer of the Court shall be attached to the order.

- 53. A copy of every guardianship order appointing a foreigner or a non-resident Indian as guardian shall be forwarded to the Ministry of Social Welfare, Government of India and Social Welfare and Cultural Affairs Department, Government of Ultar Pradesh, Lucknow.
- 54. The Court shall have the power to waive the requirements of any of the above rules relating to petitions for guardianship in a suitable case.
- . 55. In case of a child placed in guardianship, the Court may, at any time direct a counsellor attached to the Court to supervise the placement of the child and submit a Report or Reports thereon to the Court in such manner as the Court may deem fit.

CHAPTER X

56. The High Court may authorize and empower Judge of the Court or if, there be more Judges than one in a Court the Principal Judge of such Court to appoint so many and such other ministerial officer as may be necessary for the administration of justice and due execution of all power and authorities exercisable by a Court :

Provided that the appointments of officers and ministerial staff shall be subject to any rules or restriction as may be prescribed or imposed under the Act.

- 57. The proceedings before the court shall be heard and disposed of as expeditiously as possible, preferably within 3 months, and in achieving this objective the rules or procedure may not regidly be adhered to.
- 58: Every Principal Judge; and Judge of the Court shall be under administrative and disciplinary control of the District Judge and overall control of the High Court.
- 59. For carrying on the purpose of the Act and for ensuring the uniformatty of practice to be observed by Courts and for expeditious disposal, the High Court may from time to time, supervise and inspect the Courts and issue directions/circulars etc. to: the Courts.
- 60. No Judge shall hear or decide any case to which he is party or in which he/she is personally interested.
- 61. The Courts may use such forms and containing such partialars as may be approved by the High Court.
- 62, the High Court may require Courts to maintain such registers and records and containing such particulars as may be approved by the High Court.
- 63. A proceeding before the Court shall not become invalid by reason only of non compliance with any of the procedural requirements prescribed in these Rules.

By order, RAM HARI VIJAI TRIPATHI,

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उत्तर प्रदेश असाधारण गजट.	14 ਮਿਸਲਾ	
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8 उत्तर प्रदेश अस	नाघारण गजट, 14 सितम्बर, 2006
and the second of the second o	FORM No. 3
In the Family	Court at
Petition N	19
Petitioner	18 Sec. 18 Sec
	A service of the serv
	ioner has instituted a Petition against you, as sel-out in the
Petition (Annex the Petition).	
ermission of the Court, within three weeks fi	
And whereas, the suit will be placed by of	ed for directions on the board of the Judge on the
	pear before the judge to answer the Petitioner's claim on the
Take notice that on the day before given by the Judge as to the date of heart oncerning the Petition; and	re mentioned after hearing parties who appear directions will ing before a counselor of the Family Court and other matters
Take further notice that if you induce, or if you fail to appear before the Judg	fail your apperance in person or a Vakalatnama as directed to the day before mentioned the Petition may be ordered to
e set down on Board on the same day or an	y subsequent day as "undefended" and you will be liable to
ave a decree or order passed against you.	
Witness	Principal Judge
foresaid, this	day of200
Sealer	Designated Officer

Petitioner/Advocate for the Petitione

Address

उत्तर प्रदेश असाधारण गजट, 14 सितम्बर, 2006 .

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FORM No. 4

In the Family Court at.....

Petition No. of 200

In the matter of the Guardians and Wards Act, 1890

AND

In the matter of the appointment of Guardian of the Person of a male/female minor ..

Pelitioner the Petitioner dierein UPON READING the Petition of dated for the appointment of the Petitioner as the legal guardian of male/female minor according to the Laws of _____ and upon hearing _____ in support of said

Petition and upon _____ agreeing to comply with the guidelines contained in the Judgement of the Supreme Court of India in Writ Petition (CRL) No. 1171 of 1982 (Laxmi Kand Pandey vs. Union Bank of India) AIR 1984, Supreme court P. 469 and upon reading the Affidavit of consenting to the appointment of the Petitioner as the legal guardian of the said minor and jupon considering the representation made by and upon hearing of the said and upon the Petitioner giving an Undertaking to this Honourable Court to produce the said minor whenever fequired and further undertaking to communicate the address of the said minor to the authorities of of ever year and further undertaking to take proper care, look after educate and to bring up the said minor as if she/he was a child of the Petitioner and further undertaking to treat the said minor on an equal footing with his natural and/or adopted children, if any, in all maiters of maintenance, education and succession and before taking the said minor out of India the Petitioner further undertaking to execute a Bond either, personally or through his duly constituted attorney in India in favour of the Designated Officer of this Honourable Court in the sum of Rs. to repatriate the said minor to India by air should it become necessary for any reason to do so and further undertaking to adopt his home according to the Laws of and further undertaking to submit to this Honourable Court every three months for the first two years and every six months for the next three years progress report of the said child (alongwith his/her recent photograph) made or verified as correct by the Organization which made the Home Study Report herein regarding the said minor's moral and material progress and her adjustment in the Petitioner's family with the information of the date of arrival of the said minor, from India to the Petitioner's Home and the true copy of the Adoption Order with the copies of the said reports to the said and further the agency who has submitted the same study report of the Petitioner agreeing that in case of disruption of the Petitioner's family before adoption the said Agency shall take care of the minor and find a suitable alternative placement for it with the approval of the institution whose inmate the minor is and report such alternative 11 of the Guardians and Wards Act, 1890 be and the same is hereby dispensed with and I do further order that the petitioner......be and he is hereby appointed guardian without security and without remuneration of the said minor born on whose latest photograph

30 उत्तर प्रदेश असाधारण गजट. 14 सिताबर, 2006
attached hereto and marked as Exhibit 'A' and now in the custody and care of the authorities of the said
and I do further order that after executing the Bond as aforesaid the Petitioner
be and he is hereby granted leave to remove the said minor from the jurisdiction of this Honourable Court and to take him/her away to or wherever he may desire and for that purpose make an application to the passport authorities or any other authorities to take away the said minor out of the Jurisdiction of this Honourable Court and I do hereby lastly order that the Petitioner herein do pay a sum of Rs. to the said to the said towards their costs of the Petition.

Date this day

of 200

(Delete whatever is not applicant)

Judge

Advocate for the Petitioner

EXHIBIT "A"

Certified latest photograph of male/female thinor born on Designated Officer
Family Court

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	FORM NO. 5		- T	•,
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Photo of the Child				
Name of the Institution		Passport Siz	e	
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	PART-I	 	_‡	
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2. Reference No. as per General Register of	the	***************************************		
3. Present Age			į	
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5. Religion (If known)	•	***************************************	ļ.	· · · · · · · · · · · · · · · · · · ·
6. Date of Birth (If available)			1	*
7. Place of Birth (If available)				
I. Petition No.	PART-II			
2. Name of the petitioner			' <u> </u>	
Complete address of the Petitioner); 	
. [T-III (Legal Data)			
. Name of the Committing Court			į	ĺ
Age of the Child at the time of commitment			ļ	
. Date of order of commitment			j : 	
. Period of commitment			ĺ	

Please enclose a copy of the report of the Probation Officer which he/she has submitted to the Iuvenile Court at the time of commitment of the child.

5. Final date of release

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^{*}Part III to be filled in for Court Committed Children only

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PART-V	(Beha	viours Observa	tions)			
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rehabilitation will be useful to the chil	d taki ds a detail	ng nd led		······································		
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