

LAHORE HIGH COURT, LAHORE

NOTIFICATION

No. 37 /Legis. H.D.4 (IV)

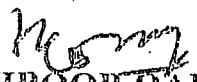
Dated: 15 /-02-2007

In exercise of the powers conferred by Article 202 of the Constitution of the Islamic Republic of Pakistan, the Chief Justice and Judges of the Lahore High Court, Lahore are pleased to direct that in the Rules and Orders of the Lahore High Court, Lahore, the following further amendment shall be made:

AMENDMENT

In the said Rules and Orders, in volume-IV, in Chapter 12, in Part B, in paragraph 5, in clause (iii), for the word "ten" the word "twenty" shall be substituted.

By order of the Chief Justice and Judges


(MAHBOOB QADIR SHAH)
OSD (Legislation)
For Registrar

Endst. No. 2321 /Legis./H.D.4(IV)

Dated: 15/24 /02/2007

Copy forwarded for information to:-

1. The Chief Secretary, Government of the Punjab, Lahore.
2. The Secretary, Government of Pakistan, Ministry of Law, Justice & Human Rights, Islamabad.
3. The Secretary, Government of the Punjab, Law & Parliamentary Affairs, Lahore.
4. The Secretary, Government of the Punjab, Finance Department, Lahore.
5. The Secretary, Government of the Punjab, Home Department, Lahore.
6. All the District & Sessions Judges in the Punjab.
7. The Additional Registrar, Lahore High Court, Multan Bench, Multan, Rawalpindi Bench, Rawalpindi, and Bahawalpur Bench, Bahawalpur.
8. Superintendent, Government Printing, Punjab for printing in the Extra-ordinary Gazette and supply of five copies to this Court.



LAHORE HIGH COURT, LAHORE.

NOTIFICATION.

No 339 / Rules X.B.9-A, dated Lahore the 26th Nov 1992.

In exercise of the powers conferred by section 7 of the Oaths Act, 1873 (X of 1873) the Chief Justice and the Judges are pleased to make the following amendment in Chapter 12-A, High Court Rules and Orders Volume IV :-

At page 3 in Form I, Column 1, against item C-OATH, for the existing entry in column 2 the following entry shall be substituted :-

[" I swear by Almighty Allah that I shall state the truth and if I lie or conceal anything, the wrath of Allah Almighty may fall on me. "]

Urdu Translation.

[میں اللہ تعالیٰ کا قسم لگاؤں گا کہ کہتا ہوں کہ میں سچا بیان
دوں گا۔ اگر میں جھوٹ بولوں یا کوئی بات
چھپاؤں تو مجھ پر اللہ تعالیٰ کا قہر نازل ہوگا]

EXTRACTS FROM THE MINUTES OF THE
PUNJAB BAR COUNCIL MEETING HELD ON 1.6.95.

"Supplementary Agenda
ITEM NO. 2.

CONSIDERATION OF THE EXTRACTS FROM THE MINUTES
OF THE LAW REFORMS COMMITTEE MEETING DATED
14.3.1995 AND THE NOTIFICATION REGARDING OATH
IN COURTS, PROPOSED BY RANA IKRAMULLAH KHAN.

RESOLUTION

After deliberations, the following Oath for the
witnesses in Courts was approved:-

✓ "I swear by Almighty Allah that I
shall state the truth and nothing
but the truth".

”میں اللہ تعالیٰ کی قسم کا کر لیتا ہوں کہ میں سچ
بیان کروں گا اور سچ کے سوا کچھ نہ کہوں گا“

It was, also, decided that the Hon'ble Chief Justice,
Lahore High Court, Lahore be requested to order for amendment
in Chapter 12-A, High Court Rules and Orders Volume IV, and
the learned Vice Chairman and the learned Chairman Executive
Committee should pursue the matter, accordingly".

LAHORE HIGH COURT, LAHORE

NOTIFICATION

No. 122 /Legis.II.D.4(IV)

Dated 21 /06/2013

In exercise of the powers conferred by Article 202 of the Constitution of the Islamic Republic of Pakistan, 1973 the Chief Justice and Judges of the Lahore High Court, Lahore are pleased to direct that in the Rules and Orders of the Lahore High Court, Lahore, the following further amendment shall be made:

AMENDMENT

In Sub-rule (iii) of Rule 5, Chapter 12-B, High Court Rules & Orders Volume-IV, for the word "twenty" the word "thirty" shall be substituted.

BY ORDER OF THE CHIEF JUSTICE AND JUDGES


(SARDAR AHMAD NAEEM)
REGISTAR

CHAPTER 25

Supply of Forms

PART A—SUPPLY OF FORMS

1. The forms prescribed for the use of Courts are printed by the form work contractors to the Punjab Government and despatched direct to indenting officers. All indents for such forms should be addressed to the Superintendent, Government Printing, Punjab, who has been appointed the medium of communication between the indenting officers and the printers. Indents

2. The annual consolidated indent for such forms is due with the Superintendent, Government Printing, Punjab, by the 15th March and District and Sessions Judges are enjoined to see that this date is strictly adhered to or the Press will not be responsible for any delay that may occur in the supply of printed forms. District and Sessions Judges are included in the list of officers entitled to indent direct for Departmental English forms,—*vide* Appendix D of the Punjab Printing and Stationery Manual (Punjab Financial Handbook No. 4). Date of submission of indent

3. The indents will be prepared in duplicate in the prescribed form. One copy will be retained by the Press and the other will be forwarded by the Press to the High Court, at the close of the year for examination and record. Instructions for preparing indents

Indenting officers should so frame their *annual* indents as to obviate the necessity for a large or frequent supplementary indents. Notice will be taken of any case in which these instructions are found to have been neglected.

4. When despatching packages containing forms to indenting officers, the Contractors will also forward by a letter-post a despatch note or *chalan*. On receipt of the package the officer concerned should examine the contents carefully, and, after ascertaining that they are correct, return the *chalan*, duly signed, to the despatching officer. Chalan of forms despatched

5. These instructions do not apply to periodical returns, forms for which will be supplied by the High Court without indents, according to the Appendix II attached to Chapter 23 of this Volume—"Reports and Returns." Periodical returns

6. Lists of the Civil and Criminal forms which have been prescribed by the High Court for general use in the Punjab will be found in the Books of Civil and Criminal Forms given in the Rules and Orders, Volumes VI A and B. List of forms prescribed

It will be observed that only such forms as are in most general use and are marked "Stocked" will be supplied in print: the others must be prepared in manuscript whenever required. Books containing complete sets of Civil and Criminal forms are supplied to each Court, and should be kept carefully up to date.

Establishment and contingent bills
Civil Nazir to stock forms

7. Forms of establishment and contingent bills will be supplied by the Accountant-General.

Universal forms and envelopes

8. All civil forms will be stocked by the Civil Nazir whose duty it will be to supply them to Subordinate Judges and Extra Assistant Commissioners when required.

9. Instructions for the submission of indents for universal forms and envelopes are contained in Chapter 3 of the Punjab Printing and Stationery Manual and should be carefully followed by officers entitled to indent direct for such. (Appendix D to the Manual).

Vernacular Forms for Judicial Purposes.

Vernacular forms

10. Vernacular forms used by subordinate Courts are obtained locally by District Courts. Vernacular forms are to be printed on paper of the size of official petition paper, or a quarter of a sheet of the standard jail paper, as may be most convenient. The paper prescribed is "B" quality paper as supplied by the Jail Department.

Forms should be correctly prepared

11. Care should be taken to adhere strictly to the wording of judicial forms prescribed by law or by the orders of the High Court.

Indents

12. Officers who used to obtain their vernacular forms from the Central Jail, Lahore, will in future submit their indents yearly to the Superintendent, Government Printing, Punjab, Lahore, by the 15th April of each year at latest, so as to enable that officer to comply with all indents in proper time. In preparing the indent care should be taken to form a proper estimate of the probable requirements for the year, so as to avoid the necessity of submitting supplementary indents.

LAHORE HIGH COURT, LAHORE

NOTIFICATION

No. 195 /Legislation

Dated: 05.2014

In exercise of powers conferred by Article 202 of the Constitution of the Islamic Republic of Pakistan, 1973, the Chief Justice and Judges of the Lahore High Court, Lahore are pleased to direct that in the Rules and Orders of the Lahore High Court, Lahore, the following amendment shall be made:-

AMENDMENT

In Rule 1, Chapter 16, Part-A, High Court Rules & Orders Volume IV, the words "water-marked plain paper" be substituted with the words "superior quality imported or AA paper weighing 80-gram"

BY ORDER OF THE CHIEF JUSTICE AND JUDGES

the list of criminal registers in the column provided in

<p>XIX Register of prisoners who are released or whose punishment is reduced on appeal or revision.</p>	<p>(a) All Magistrate Courts.</p>	<p>Abolished or other official Court.</p>
<p>XX Register of applications for transfer of criminal cases.</p>	<p>District Magistrate and Sub-District Magistrate.</p>	<p>District</p>
<p>XXI Register of traffic cases.</p>	<p>All Magistrate appointed to try traffic cases.</p>	<p>Abolished</p>

Each entry should be checked by the Court who issues the warrant to ensure that all warrants issued are completed with or without the jail. If a portion of this from the Court should be checked.

(2) The entries relating to traffic cases shall be entered in the Register of traffic cases. The entries shall be taken of the complaint and of the entries shown in the traffic register, and shall be entered in the Register of traffic cases.

(3) The entries relating to traffic cases shall be entered in the Register of traffic cases. The entries shall be taken of the complaint and of the entries shown in the traffic register, and shall be entered in the Register of traffic cases.

- each district and the District Fine
- i) The amount ways be entered
- Magistrate's own hand (iii) of Chapters and Orders.
-) The number receipts should all

Chapter II, entries in the Record Room; entries between the date of filling the Register or the S

Chapter 9-B, This register shall be entered in the Register of traffic cases.

(45)

LAHORE HIGH COURT, LAHORE

NOTIFICATION

No. **322** /Legis.L.D-4(IV)

Dated: **5** /11/2015

In exercise of the powers conferred under clause (a) of sub section (2) of Section 3 of the Destruction of Records Act 1917 (V of 1917), the Hon'ble Chief Justice and Judges, with the previous approval of the Provincial Government, are pleased to make the following amendment in High Court Rules and Orders:

AMENDMENT

After Sub-Rule (2) of Rule 14, Chapter 16-F, High Court Rules and Orders, Volume-IV, the following new Sub-Rule (3) shall be inserted:

“(3) Petitions under section 22-A, 22-B and 491 of the Code of Criminal Procedure, 1898 (V of 1898)”

BY ORDER OF THE CHIEF JUSTICE AND JUDGES



(TARIQ IFTIKHAR AHMAD)
REGISTRAR

Endst.No. **3585** /Legis.L.D-4(IV)

Dated: **5** /11/2015

Copy forwarded for information:-

1. The Chief Secretary, Government of the Punjab, Lahore
2. The Secretary Government of Pakistan, Ministry of Law, Justice & Parliamentary Affairs (Justice Division) Islamabad.
3. The Secretary, Government of the Punjab, Law & Parliamentary Affairs, Lahore.
4. The Secretary, Government of the Punjab, Finance Department, Lahore.
5. The Secretary, Government of the Punjab, Home Department, Lahore.
6. All the District & Sessions Judges in the Punjab.
7. The Additional Registrars, Lahore High Court, Multan Bench, Multan, Rawalpindi Bench, Rawalpindi and Bahawalpur Bench, Bahawalpur.
8. Superintendent, Government Printings, Punjab for printings in Extra-Ordinary Gazette and supply of five copies to this Court.


(MUHAMMAD AKRAM)
ADDITIONAL REGISTRAR
(LEGISLATION & RESEARCH)