EXTRAORDINARY

PART II—Section 3—Sub-section (i)

भारत द्वारा संस्कृतिक केंद्र

PUBLISHED BY AUTHORITY

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भारत से निकला यह कथन को याद करा है जिससे वह मुख्य केंद्र की हाल से

35 जोड़ीकरण (2) के अनुसार (3) और (4) स्थान पर के अनुसार (2) द्वारा प्रस्तुत किए गए हैं, जो कि प्रायःसूची प्रधानक (संस्कृति) निर्माताओं, 1987 में संबंधित करने के लिए, पुरातात्विक निर्देशित नियम करते हैं, सबसे जानी—

1. (1) इन नियमों का नाम फ़ेडेरल प्रधानीक विकास (प्रीनिय) संंशोधन निर्देशित, 1988 है।

(2) इस नियम 24 जनवरी, 1988 के प्रारंभ है।

2. फ़ेडेरल प्रधानीक विकास (प्रीनिय) नियम

2576 GI/89
9. उपरोक्त नियमों के निम्न 17 के लिए, निम्नलिखित नियम प्रतिक्रिया दिया गया है: —

"17. पुरुष सत्तालयः प्रत्यक्ष—(i) पुरुष सत्तालयः के लिए इसी का प्रयोग करने वाले प्रशिक्षण नहीं किया गया, तब तक कि वह जिन अधिकारियों के लिए पुरुष सत्तालयः की सामग्री को नहीं करता है उन अधिकारियों को व्यक्ति के साथ संबंधित पत्र करना एक प्रतिक्रिया होगा।"

10. उपरोक्त नियमों के निम्न 18 में, उप-निम्न (1) में, "30 दिनों" के स्थान पर "30 दिन" रखा गया है।

11. उपरोक्त नियमों के निम्न 21 के लिए, निम्नलिखित नियम प्रतिक्रिया दिया गया, सम्भव है—

"21. अधिकारियों का प्रतिक्रिया—यदि उस अधिकारी को इसी का प्रयोग करने वाले प्रशिक्षण नहीं किया गया है तब तक कि वह नहीं करता है तब तक अधिकारी का प्रतिक्रिया दिया गया।"

12. उपरोक्त नियमों के निम्न 22 के लिए, निम्नलिखित नियम प्रतिक्रिया दिया गया है—

"22. अधिकारियों का प्रतिक्रिया संबंधित पत्र का लिए—
(1) अधिकारी यदि अधिकारी को नहीं करता है तब तक अधिकारी का प्रतिक्रिया दिया गया।"

13. उपरोक्त नियमों के, निम्न 28 में, उप-निम्न (3) के लिए निम्नलिखित नियम प्रतिक्रिया दिया गया, सम्भव है—

"(3) रक्षाबली या भारतीय सेना, गुरु सत्तालयः के प्रति दिनहरू के लिए प्रशिक्षण दिया गया है।"

14. उपरोक्त नियमों के निम्न 29 में,—

(क) यदि (VIII) में, "15" के स्थान पर "30 दिन" रखा जाए तो उसके बाद अधिकारी का प्रतिक्रिया दिया गया है।

15. उपरोक्त नियमों के परिवर्तनः पदवी में पदार्पण के लिए, निम्नलिखित नियम प्रतिक्रिया दिया गया, सम्भव है—

"पदवी—IV" (लेखक निम्न-1)

(प्रशिक्षण अभिव्यक्ति अधिनियम, 1948 के पुरातन अनुसार)

सामग्री का संगठन
1. आदेश के लिए विवरण नि...
MINISTRY OF PERSONNEL, PUBLIC GRIEVANCES AND PENSIONS

(Department of Personnel & Training)

NOTIFICATION

New Delhi, the 11th October, 1988

G.S.R. 1000(E).—In exercise of the powers conferred by clauses (4), (e) and (f) of sub-section (2) of section 35 and clause (e) of section 36 of the Administrative Tribunals Act, 1985 (13 of 1985), the Central Government hereby makes the following rules to amend the Central Administrative Tribunal (Procedure) Rules, 1987, namely:

1. (1) These rules may be called the Central Administrative Tribunal (Procedure) Amendment Rules, 1988.

(2) They shall come into force on the 1st day of October, 1988.

2. In section 2 of the Central Administrative Tribunal (Procedure) Rules, 1987 (hereinafter referred to as the said rules),—

(a) for clause (b), the following clause shall be substituted, namely:

"agent" means a person duly authorised by a party to present an application, written reply, rejoinder or any other document on its behalf before the Tribunal;

(b) for clause (c), the following clause shall be substituted, namely:

"Legal representative" means a person who in law represents the estate of the deceased person and includes a person or persons in whom the right to receive pensionary, retirement, terminal or other benefits or family pension vests.

3. In rule 4 of the said rules,—

(a) for sub-rule (2) the following sub-rule shall be substituted, namely:

"The application under sub-rule (1) shall be presented in triplicate in the following two compilations—

(i) compilation number 1:—application along with the impugned order, if any;

(ii) compilation number 2:—all other documents and annexures referred to in the application in a paper book form;"

(b) in sub-rule (5) in clause (b), the words: "provided, that at least one affected person
4. In rule 5 of the said rules,—

(a) in sub-rule (3), the following shall be added at the end, namely:

"where an application is received by registered post, the applicant shall be informed of the defects, if any, and he shall be required to rectify the same within such time as may be stipulated by the Registrar;"

(b) for sub-rule (4), the following sub-rule shall be substituted, namely:

"(4) (a) If the applicant fails to rectify the defect within the time allowed under sub-rule (3), the Registrar may, by order and for reasons to be recorded in writing, refuse to register the application and place the matter before the Bench for appropriate orders.

(b) Such matter may be dealt with and disposed of in chamber."

5. For rule 6 of the said rules, the following rule shall be substituted, namely:

"6. Place of filing application.—(1) An application shall ordinarily be filed by an applicant with the Registrar of the Bench within whose jurisdiction the applicant is posted for the time being, or the cause of action, wholly or in part, has arisen:

Provided that with the leave of the Chairman the application may be filed with the Registrar of the Principal Bench and subject to the orders under section 25, such application shall be heard and disposed of by the Bench which has jurisdiction over the matter.

(2) Notwithstanding anything contained in sub-rule (1) persons who have ceased to be in service by reason of retirement, dismissal or termination of service may at their option file an application with the Registrar of the Bench within whose jurisdiction such person is ordinarily residing at the time of filing of the application."

6. In rule 8 of the said rules, after sub-rule (3) the following sub-rule shall be inserted, namely:

"(4) Where the applicant seeks condonation of delay, he shall file a separate application supported by an affidavit."
10. In rule 18 of the said rules, in sub-rule (1), for the words "thirty days", the words "ninety days shall be substituted.

11. For rule 21 of the said rules, the following rule shall be substituted, namely:

"21. Publication of orders.—Such of the orders of the Tribunal, as are deemed fit for publication in any authoritative report or the press, may be released for such publication on such terms and conditions as the Chairman may specify by general or special order."

12. For rule 22 of the said rules, the following rule shall be substituted, namely:

"22. Communication of orders to the parties.—
(1) Every interim order, granting or refusing or modifying interim relief and final order shall be communicated to the applicant and to the concerned respondent or to their Counsels, either by hand delivery or by post free of cost:

Provided that unless ordered otherwise by a bench, a copy of the final order need not be sent to any respondent who has not entered appearance:

Provided further that when the petitioners or the respondents is represented by a Counsel, under a single Vakalatnama, only one copy shall be supplied to such Counsel as named therein."

13. In rule 28 of the said rules, for sub-rule (3), the following sub-rule shall be substituted, namely:

"(3) In the absence of the Registrar, the Deputy Registrar or any other officer to whom the powers and functions of the Registrar are delegated by the Chairman or Vice-Chairman, as the case may be, may exercise the powers and functions of the Registrar."

14. In rule 29 of the said rules,—
(a) in clause (viii), for the figures and word "15 days", the figures and word "30 days" shall be substituted.

15. In appendix A to the said rules, for Form 1, the following Form shall be substituted, namely:

"FORM-1"

APPLICATION UNDER SECTION 19 OF THE ADMINISTRATIVE TRIBUNALS ACT, 1985

Title of the Case:

INDEX

S. No.  Descriptions of documents Page No. Relied upon

1. Application
2.
3.
4.
5.
6.

Signature of the Applicant

For use in Tribunal's Office

Date of filing, or Date of receipt by post

Registration No. Signature
for Registrar

IN THE CENTRAL ADMINISTRATIVE TRIBUNAL—BENCH

A.B. (add description such as son of, resident of and place of employment or last employed….)

APPLICANT

VS.

C.D. (add description and the residential or official address on which the service of notices is to be effected on the respondent or respondents. The details of each respondent are to be given in a chronological order)

RESPONDENT

DETAILS OF APPLICATION:

1. Particulars of the order against which the application is made:

(Particulars of the order giving the details like the number, date and the authority which has passed the order, against which the application is made).

2. Jurisdiction of the Tribunal:

The applicant declares that the subject matter of the order against which he wants Redressal is within the jurisdiction of the Tribunal.

3. Limitation:

The applicant further declares that the application is within the limitation period prescribed in section 21 of the Administrative Tribunals Act, 1985.
4. Facts of the case:

(Give here a concise statement of facts in a chronological order, each paragraph containing as nearly as possible a separate issue or fact).

5. Grounds for relief with legal provisions:

6. Details of the remedies exhausted:

The applicant declares that he has availed of all the remedies available to him under the relevant service rules, etc.

(Give here chronologically the details of representations made and the outcome of such representations with reference to the number of Annexure to be given in support thereof).

7. Matters not previously filed or pending with any other court:

The applicant further declares that he had not previously filed any application, writ petition or suit regarding the matter in respect of which this application has been made, before any court or any other authority or any other Bench of the Tribunal nor any such application, writ petition or suit is pending before any of them.

In case the applicants had previously filed any such application, writ petition or suit regarding the matter in respect of which this application has been made, before any court or any other authority or any other Bench of the Tribunal nor any such application, writ petition or suit is pending before any of them.

8. Relief's sought:

In view of the facts mentioned in para 6 above the applicant prays for the following relief(s):

(Specify below the relief(s) sought explaining the grounds for such relief(s) and the legal provisions, if any relied upon).

9. Interim order, if any prayed for:

Pending final decision on the application, the applicant seeks the following interim relief:

(Give here the nature of the interim relief prayed for).

10. In the event of application being sent by registered post, it may be stated whether the applicant desires to have oral hearing at the admission stage and if so, he shall attach a self-addressed Post-Card or Inland Letter, at which intimation regarding the date of hearing could be sent to him.

11. Particulars of Bank Draft/Postal Order filed in respect of the application fee:

12. List of enclosures:

1.

2.

3.

4.

VERIFICATION

........................................ (Name of the applicant)

S/O, W/O, D/O ................... age ............. working as ................................. in the office of.......................... resident of

hereby verify that the contents of paras ....... to .......... are true to my personal knowledge and paras ........ to ........... to ........... , believed to be true on legal advice and that I have not suppressed any material fact.

Date:

Place:

Signature of the applicant:

[No. A-11019(1)(87-A)]

SMV. KRISHNA SINGH, H. Secy.