The Orissa Special Courts Rules, 2007

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The Orissa Special Courts Rules, 2007Published vide Notification No. 82-C, dated 4th January 2008, Orissa Gazette Extraordinary No. 286, dated 30.1.2008Home (Special Section)

DepartmentNo. 82-C 4th dated January 2008. - In exercise of the powers conferred by Section 24 of the Orissa Special Courts Act, 2006 (Orissa Act 9 of 2007), the State Government do hereby make the following Rules, namely:

1. Short title and commencement.

(1) These Rules may be called Orissa Special Courts Rules, 2007.(2) They shall come into force in the date of their publication in the Orissa Gazette.

2. Definitions.

(1)In these rules unless the context otherwise requires :(a)"Act" means Orissa Special Courts Act, 2006.(b)"Court" means a Special Court.(c)"Form" means a Form appended to these Rules.(d)"High Court" means the High Court of Orissa.(e)"Person holding high public office" includes a public servant falling within the meaning of clause (c) of Section 2 of the Prevention of Corruption Act, 1988 or under Section 21 of the Indian Penal Code, 1860 and belonging to Group-A service of the Central or State Government or officers of equivalent rank in any organisation specified in the explanation below clause (b) of Section 2 of the said Act who was serving under or in connection with the affairs of the State Government.(f)"Person holding high political office" includes -(i)Members of the Council of Ministers and the Chief Minister.(ii)Any person falling under the definition of public servant under clause (c) of Section 2 of the Prevention of Corruption Act, 1988 or under Section 21 of the Indian Penal Code 1860 who has been appointed to discharge the executive functions of the State in any organisation specified in the explanation below clause (b) of Section 2 of the said Act and receiving pay or honorarium or allowances for the services, so rendered.(iii) any member of a political party or a member of the State Legislative Assembly or Parliament who has been appointed to discharge the executive functions of the State or in

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connection with the affairs of the State or in any organisation specified in the explanation below clause (b) of Section 2 of the Prevention of Corruption Act, 1988 and receiving pay or honorarium or allowances for the services so rendered or.(iv)any person who had been appointed or nominated as an office bearer of the political party in power.(g)"Section" means a Section of the Act; and(h)"State Government" means the Government of Orissa.(2)Words and expressions used herein but not defined shall have the same meaning as respectively assigned to them in the Act.

3. Procedure for nomination.

(1)The State Government shall nominate a serving officer belonging to Orissa Superior Judicial Service (Senior Branch) with the concurrence of the High Court of Orissa to be the Presiding Judge of the Court. The presiding judge must be or must have functioned as a District and Sessions Judge.(2)Jurisdiction of Court shall be such as may be decided by State Government from time to time.(3)The Court shall have its sittings at such place or place as may be decided by the State Government from time to time.

4. Privileges of the Presiding Judge of the Court.

- The Presiding Judge shall be assisted by such officers and staff as may be decided upon by the State Government in consultation with him.

5. The tenure of office of the Presiding Judge.

- The Presiding Judge shall ordinarily continue in office till the appointment and joining of another Presiding Judge.

6. Cognizance of, and trial by the Court.

- The Court shall take cognizance of and try such cases as are instituted before it under Sub-section (1) of Section 6 or transferred to it under Sub-section (2) or Section 10.

7. Declaration.

(1)The declaration to be made by the State Government under Sub-section (1) of Section 5 shall be in Form No. 1.(2)The declaration shall be published in the Official Gazette and communicated to-(i)the Court(ii)the concerned Court of the Special Judge under the Prevention of Corruption Act, 1988 from which the pending stands transferred.(iii)the investigating agency or agencies.(iv)the person concerned.(v)the Government in the General Administration (Vigilance) Department; and(vi)Any other authority as may be considered expedient by the State Government.

8. Appointment of Public Prosecutors and their fees.

(1)One or more Special Public Prosecutors may be appointed by the State Government to institute and conduct cases in the Special Court.(2)Government may appoint one or more Assistant or Associate Public Prosecutors to assist the Special Public Prosecutor. The Special Public Prosecutor and Additional or Associate Public Prosecutes shall be paid fees and allowances at such rate as may be directed by the State Government, from time to time.

9. Authorised Officer.

(1)The State Government in consultation with the High Court shall nominate an officer belonging to the cadre of the Orissa Superior Judicial Service (Senior Branch) to act as the authorised officer for the purpose of the Act.(2)The office of the authorised officer shall function at such place as the State Government may notify and shall be assisted by such staff as may be decided by the State Government.(3)The State Government may appoint one or more Special Public Prosecutors on such terms and conditions to make application to the authorized officer and conduct cases before the said officer for confiscation of the money and the other property under the Act.(4)The authorized office may take the assistance of any person or officer technically qualified or otherwise in determining or evaluating the value of the property.

10. Authorized Officer to be public servant.

- The authorized officer shall be a public servant within the meaning of Section 21 of the Indian Penal Code and any proceeding before him be deemed to be judicial proceeding for the purpose of Section 228 of the Code.

11. Application of Code of Criminal Procedure.

- The provisions of the Code of Criminal Procedure, 1973 shall, in so far as they are not in consistent with the provisions of the Act apply to the proceedings before the authorized officer.

12. Application of provisions of G.R. & C.O.

- The provision of G.R. & C.O. (Criminal) and (Civil shall mutatis mutandis be applicable to the conduct of business of the Court and the authorized officer in respect of the proceedings before them.

13. Particulars of application made before the authorized officer and Form of notice.

(1) The application to be filed under Section 13 before the authorized officer shall, inter alia, contain the following particulars, namely,(a) Name of the delinquent.(b) official designation and detail address of the delinquent.(c) the particulars of the known source of income of the

delinquent.(d)particulars of assets that are maintained by the delinquent and its estimated value.(e)how much of these assets are disproportionate to the known sources of income.(f)me and of confiscation prayed for.(g)name and detail address of the persons whose affidavits are furnished in support of the case, and(h)location of the money or property with appropriate value.(2)The notice to be issued under Section 14 shall be in Form No. II.(3)The application filed before the authorized officer shall be in form No. III.

14. Application of Indian Evidence Act.

- The Indian Evidence Act shall mutatis mutandis be applicable to proceeding before the Court and authorized officer in recording the evidence.

15. Services of Police required by the Court.

- The State Government shall make available the services of the Police Officers as may be required by the Court and the authorised officer in implementing and executing the orders passed by them.

16. Maintenance of Registers by the Authorized Officer.

(1) The following Registers may be maintained in the office of the authorized officer, namely:

(1) Diary in the form in (R) 8 G.R. & C.O. (Civil As prescribed in Schedule to the G.R. & C.O.

(2) C.C. Register As prescribed in Form III
(3) Receipt Register As prescribed by Government

(4) Issue Register

- (5) Despatch Register
- (6) Account Register

- 1. Date of filing of application
- 2. Sl. No. of application
- 3. Name of delinquent
- 4. Address of the delinquent
- 5. Particular of known sources of income
- 6. Particular of accumulation of assets estimated value
- 7. Particulars of properties disproportionate to the known source of income.
- 8. Names of witnesses examined on behalf of State.
- 9. Name of the Witnesses examined on behalf of delinquent
- 10. Particulars of documents proved in the case on behalf of the State.
- 11. Particular of documents proved on behalf of delinquent.
- 12. Date of final order passed by the authorised officer.
- 13. Gist of the order
- 14. Remarks