The Punjab Court-fee Stamp Rules, 1934

PUNJAB India

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Rule THE-PUNJAB-COURT-FEE-STAMP-RULES-1934 of 1934

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The Punjab Court-fee Stamp Rules, 1934Description of Stamps to be used for Denoting Fees Chargeable under the Court-fees ActI. Kinds of stamps. - Section 6 provides that the stamps to be used under the Act shall be impressed or adhesive. II. The following rules known as "The Punjab Court-fee Stamps Rules, 1934" have been made by the Punjab Government for regulating the kind and number of stamps to be used for denoting fees chargeable under the Court-fees Act, - vide Punjab Government notification No. 4860-E & S., dated the 7th August, 1934:-(1) When fee chargeable is less than Rs. 25. - When in any case the fee chargeable under the Act is less than Rs. 25. and the amount can be denoted by a single adhesive stamp, such fee shall be denoted by a single adhesive stamp of the required value bearing the words "Court-fee". But, if the amount cannot be denoted by a single adhesive stamp, or if a single adhesive stamp of the required value is not available, a stamp of the next lower value available shall be used, and the deficiency shall be made up by the use of one or more additional adhesive stamps of the next lower values which may be required to make up the exact amount of the fee.(2) When fee chargeable is Rs. 25 or more. - When in any case the fee chargeable under the Act amounts to or exceeds Rs. 25 and the amount can be denoted by a single impressed stamp, it shall be denoted by a single impressed stamp of the required value bearing the words "Court-fee". But, if the amount cannot be denoted by a single impressed stamp, or if a single impressed stamp of the required value is not available, an impressed stamp of the next lower value available shall be used, and the deficiency shall be made up by the use of one or more additional impressed stamps of the next lower value available which may be required to make up the exact amount of the fee, in combination with adhesive stamps to make up fractions of less than Rs. 25.(3) Fraction of an anna to be remitted. - If in any case the amount of the fee chargeable involves a fraction of an anna, such fraction shall be remitted. (4) Certificate in case stamp of the required value is not available. - Where a stamp of the required value is not available, the purchaser shall obtain a certificate from the vendor to that effect in the form below. This certificate shall be affixed to the document and filed with it:-(Form of Certificate)"Certified that a single stamp of the value of Rs. _____ required for this document is not available, but in lieu thereof, I have furnished a stamp of the next lower value, available and made up the deficiency by the use of one or more adhesive impressed stamps of the next lower values available required to make up the exact amount of the fee.Date _____ _Signature of stamp vendor".(5) Mode of affixing adhesive

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stamps. - An adhesive stamp which may be used under rule 2 shall be affixed to the impressed stamp of the highest value employed in denoting the fee, or to the first sheet of the document, to be inscribed in such manner as not to conceal the value of the stamp thereon.(6) Plain paper may be joined if impressed stamped paper is insufficient for writing the document. - When one or more impressed stamps used to denote a fee are found insufficient to admit of the entire document being written on the side of the paper which bears the stamp, so much plain paper may be joined thereto as may be necessary for the complete writing of the document, and writing on the impressed stamps and on the plain paper shall be attested by the signature of the person or persons executing the document.III. In exercise of the powers conferred by Sections 26 and 27(b) of the Court Fees Act, 1870, the Chief Commissioner, Delhi is pleased to make the following rules for regulating the kind and number of stamps to be used for denoting fees chargeable under the said Act.The Delhi Court-fee Stamp Rules, 1954. - [Text omitted - Editor]Process FeesRemarks and Directions

1. Table of fees to be exhibited in each Court house.

- A table of the fees chargeable on processes should be exhibited in each Court in some conspicuous place.

2. Fee on criminal processes.

- The Court-fees Act, Section 20, clause (ii), restricts the levy of a fee on criminal processes to non-cognizable cases. The fees for such processes has been fixed at a uniform rate of twelve annas.

3. Agency for service of criminal processes on which fee is levied.

- Every criminal summons for the service of which a fee is levied under the rules framed by the High Court under section 20 of the Court-fees Act (VII of 1870) shall be served by the process-serving establishment of the Court issuing the summons.

4. Recovery of process fee from accused as a fine in certain cases.

- Courts are reminded that, under section 546-A of the Code of Criminal Procedure, in cases of conviction of an accused of the offence of wrongful confinement, wrongful restraint, or of any non-cognizable offence, the court may by its order direct that the accused should pay to the complainant any sum that he may have expended in issue of processes; and such sum may be recovered in the manner provided for recovery of fines.

5.

With regard to the service of processes issued by Revenue Courts and Revenue Officers, the Financial Commissioners, Punjab, have in exercise of the powers conferred by clause (c) of sub-section (1) of section 155 of the Punjab Land Revenue Act, 1887, made the following rules :-Rules(1)Notwithstanding the separation of the Revenue from the Civil Courts, Revenue Courts and

Revenue Officers shall send the processes issued by them, for which process fee is charged, to the civil process serving agency for service and execution.(2)The control over income derived from process fees in all Revenue Courts and Revenue Offices and the expenditure on establishment, etc., from this source, shall be retained by the High Court. The Commissioners and the subordinate Revenue Courts and Officers shall maintain the registers and accounts prescribed by the Rules and Orders of the High Court and submit the annual returns in the prescribed form.(3)The Revenue Courts and Officers of the Punjab are, for the purpose of levying process fees, divided into three grades as shown in the annexed table:-

Grade Revenue Courts

First Financial Commissioners

Second Commissioners

Third Collectors and Assistant Collectors

The process fee shall be levied in accordance with the rules framed by the High Court under section 20(i), (ii) of the Court Fees Act, 1870, as contained in Chapter 5-B of the High Court Rules and Orders, Volume IV.(Financial Commissioners' Office, Punjab, notification No. 54-R, dated the 15th January, 1946)

6. Diary of process fees, Receipts for process fees, Preparation and issue of processes.

No process shall be prepared or issued until the proper fee for the service thereof has been paid,
out as soon as the process fee (talbana) is paid by a litigant, his agent or his pleader, a receipt in the
form given below shall be granted by the ahlmad or other official receiving the same, and thereafter
he court fee label denoting the fee shall be affixed to the diary of process fees and immediately
ounched. The process shall then be prepared but it will be left to the party who applied for the
process to issue it or not as he thinks fit. This will obviate the necessity for making any refund of the
value of the court fee filed on account of processes which are not eventually issued.English
rendering of the receipt form (the original being in Urdu).In The Court ofReceipt for
process feeIn revsa sum of
rupees P
received on account of process fee, this day the (date)(Sd)Receiving Official

7. Particulars to be noted on processes issued.

- On every process issued from any Court the following particulars shall be recorded, namely:- (1) the name of the process-server deputed to serve or execute the same; (2) the period within which the process-server is required to certify service or execution; (3) the amount of fee paid and the date of payment; and (4) the date of return after service or execution. Such endorsements shall be signed by the Civil Nazir or Naib-Nazir, or Bailiff.

8. Accounts of process fees and costs of establishment to be maintained.

- An account of Court fee stamps realised as process fee of processes issued (civil and criminal), of the number of process-servers employed, of the cost of establishment and of contingencies shall be kept for each court where a separate establishment is entertained.

9. Review of process-serving establishment in civil reports.

- A statement giving information on the above points should be submitted with the annual civil reports.

10. Diary of process fees.

- With the record of each Civil case, and of each Criminal case in which process fees are levied, should be kept a separate sheet of paper to be termed the 'Diary of process fee' which should be devoted to the sole purpose of maintaining a record of process fees. This diary should be in the prescribed form, and should form a portion of part B. In it entries should be made in chronological order of every process ordered to be issued in the case, and the stamps should be affixed opposite each entry and cancelled immediately upon being affixed.

11. Process fee in case of substituted service.

- In cases of substituted service under Order 5, Rule 20, Civil Procedure Code, one process fee shall be charged to cover all the acts done under that rule. In case of drum beating or publication in a Newspaper the charges for the same shall be paid in addition to the process fees.

12. No process fee for several attempts to serve the same process.

- Where a process- server makes several visits before the date of hearing in order to serve the same process, no additional process fee shall be charged for those extra visits.

13. Fresh fee payable for every fresh process.

- Where however a fresh process is issued a fresh fee shall be paid, except in the following cases :-(i)when the process previously issued is not received back after execution on the date of hearing;(ii)when the previous process is received back unserved on account of a mistake on the part of the Court Ahlmad; and(iii)when the previous process has been returned by the process- server on account of insufficient time for service.(iv)[when any process including a proclamation is received back after execution and the Presiding Officer of the Court happens to be on leave or otherwise absent on that day.] [Added by Correction Slip No. 46 dated 10.5.1974.]Explanation. - No fresh process fee shall be payable when process has not been issued on the fee already paid and in deposit.

14. Fresh fee payable when a fresh process has to issue for want of correct address.

- A fresh fee will also be charged when service cannot be effected owing to want of correct or adequate address and a fresh process has to issue.

15. No fee to be charged for serving and executing processes on behalf of prosecution in certain criminal proceedings.

- Attention is drawn to the Court Fees (Punjab Amendment) Act, 1939, Punjab Act IV of 1939, which lays down that no fees shall be charged for serving and executing processes on behalf of the prosecution in any criminal proceedings taken on information presented or complaint made by a public officer acting in his official capacity. The State Government may by notification determine what persons shall be deemed to be public officers for this purpose. Note: The Government has declared all Police officers to be public officers for this purpose.