FORM NO. 37

[See rule 48]

[Now redundant]

Reference application under section 256(1) of the Income-tax Act, 1961

ΙN	THE INCOME-TAX APPELLATE TRIBUNAL			
	IN THE MATTER OF THE AS	SSESSMENT OF	[name of the assessee]	
		of [to be filled		
		L	,	
		Versus		
	APPELICANT		RESPONDENT	
Sta	ate from which the application is filed			
Name and number of the appeal which gives rise to the reference				
	ne applicant states as follows:			
	1. that the appeal noted above was decided by the Bench of the Tribunal on			
2				
		on		
3.	that the facts which are admitted and/or found by the Appellate Tribunal and which are necessary for drawing up a			
•	statement of the case, are stated in the enclosure for ready reference			
4.	·			
(i)				
5. that the applicant, therefore, requires under sub-section (1) of section 256 of the aforesaid Act, that a statement of the case be drawn up and the questions of law numbered out of the questions of law referred to in paragraph			Coftha of marcial Act that a statement of the	
		out of	the questions of law referred to in paragraph	
_	4 above be referred to the High Court			
6. that the date on which the return of income, for the assessment year in connection with which the reference application is being made, was filed is and the date on which the assessee was served with a notice calling upon him to file the return of income for that assessment year is				
7. that the documents or copies thereof as specified below (the translation in English of the documents, where necessar is annexed) be forwarded to the High Court with the statement of the case.				
			se.	
	Signed		Signed	
	(Authorised representative, if any)		(Applicant)	

Note:

The application when made by an assessee be accompanied, by a fee specified below :-

- (a) in a case where the assessment proceedings were initiated before the 1st day of April, 1971, Rs. 100;
- (b) in a case where the assessment proceedings were initiated after the 31st day of March, 1971 but before the 1st day of June, 1981, Rs. 125;
- (c) in any other case, Rs. 200.
 - For the purpose of this Note, the assessment proceedings shall be deemed to have been initiated on either of the dates referred to in paragraph 6, whichever is earlier. It is suggested that the fee should be credited in a branch of the authorised bank or a branch of the State Bank of India or a branch of the Reserve Bank of India, after obtaining a challan from the Assessing Officer and the triplicate challan sent to the Appellate Tribunal with the application. The Appellate Tribunal will not accept cheques, drafts, hundies or other negotiable instruments.