

From,

Adil Aftab Ahmad,  
Principal Judge,  
Family Court, Mau.

To,

Registrar General,  
Hon'ble High Court of Judicature at  
Allahabad.

Letter No. 187 Admin-15

Dated: Mau 14.7 - 2021

Sub.- Request for permission to publish a book titled "The Laws: In practical application in the Trial Courts".

Respected Sir,

With due respect it is submitted that I intend to get a few of my judgments published in the form of a book.

As a matter of fact the judgments of trial court are the embodiment of practical application of substantive and procedural law together. Besides, it is the foundation of the edifice of laws and facts put together. While the students of law have ample opportunities to gain the knowledge of law from various resources such as the Gazette, the Bare Acts, the Commentaries written thereon in volumes and the publications of the judgments of the superior courts but they don't have any opportunity to see the practical application of all the laws, both substantive and procedural including various rules at one place in any one publication aforesaid. It is available only and only in the judgments of the trial court which unfortunately are not published. Therefore, I have picked up a few of my own judgments and intend to get them published in the form of a book titled as above so that the students of law may have an opportunity to study them and have an idea how the laws are practically applied in the courts of first instance and is produced in the form of judgment.

In compliance of the O.M. No.- 3143/11-B-1968 dt. 11/10/1968 issued by Appointment (B) Department regarding conditions under which permission to write and publish books, it is submitted that :-

1. The book does not bear the imprimatur of Government.
2. The name of the author appears on the first page of the book but without his official designation. However, in the last para of the preface of the book the designation of the author is mentioned to disclose his present identity to the readers as per the requirement of para 2 of the O.M. above mentioned.
3. The author has given a statement under his name in the preface of the book that the view and comments expressed in the book are entirely the responsibility of the author and the Government are in no way concern with the publication of the book or for any view or comment whatsoever expressed therein.
4. I have appropriately ensured that the book does not contain any statement of fact or opinion which has the effect of any adverse criticism of any policy or action of the State Government or Central Government or Government of any other State or Local Authority whatsoever.
5. As within the meaning of para 5(a)(i), the book is written with the aid of the knowledge acquired in the course of service I, in compliance of the said para of the above O.M., undertake to credit one-third of the amount of royalty exceeding

rupees 250 if I get any as lump sump amount in the account of Government Treasury in the account given in para 4 of the O.M. above noted and keep crediting if the said royalty exceeds that amount and is in recurring nature. (This is all about the requirement for the requisite permission for getting the proposed book published as per the O.M.).


The matter of the book in soft copy is attached herewith for perusal of Hon'ble Court.

Therefore, I request you to kindly place this letter along with the proposed matter of the Book in the soft copy before the Hon'ble Court for kind permission under Rule 15 of the Government Servant Conduct Rule for its publication.

With regards.

Date: 14.07.2021

Your's faithfully

  
(Adil Aftab Ahmad) 14/7/21  
Principal Judge,  
Family Court, Mau.

**Encl:-** The matter of the proposed book in soft copy.