

HIGH COURT OF MADHYA PRADESH JABALPUR

Endt. No. D/6104...../

Jabalpur, dt19.../09/2019.

II-15-50/87

The Copy of Rajpatra dated 17-05-2019 containing amendment made in Madhya Pradesh Case Flow Management in trial Courts and First Appellate Subordinate Courts (Criminal) Rules 2006 is forwarded to :-

01. The District & Sessions Judges,
02. The District & Sessions Judge (Vigilance), Jabalpur / Indore / Gwalior;
03. The Registrar, Bench at Indore/Gwalior, High Court of Madhya Pradesh;
04. Registrar (J.)/(D.E.)/(A.)/(Vig.)/(VI.)/(A.W.), High Court of Madhya Pradesh, Jabalpur.
05. Shri/Smt
06. P.P.S. to Hon'ble the Acting Chief Justice, High Court of Madhya Pradesh, Jabalpur for placing the matter before his Lordship;
07. P.S. to Registrar General/Registrar(Judl)/ Registrar (I & V)/Registrar(J-I)/J-II/Registrar(Examination)/ Registrar (I.L.R.)/ Registrar(DE) High court of Madhya Pradesh Jabalpur
08. P.A. to Director/Additional Director, M.P. State Judicial Acadamey, High Court of Madhya Pradesh, Jabalpur;
09. Joint Registgrar Confdl, High Court of Madhya Pradesh, Jabalpur;
10. Administrative Officer Checker, High Court of M.P. Jabalpur
11. Computer Operater, Confidential Section, High Court of Madhya Pradesh, Jabalpur;
12. Server Room (Computer) for making available in the official website of the High Court under the hyperlink circular/orders etc. in compliance of the orders of Registrar General dated 01-03-2018 & endt No. Reg(IT)/SA/2018/368 dated 01-03-2018.


(B.P. SHARMA)
REGISTRAR (DE)

In exercise of powers conferred by Section 477 of the Code of Criminal Procedure, 1973 (2 of 1994) and in consultation with the High Court of Madhya Pradesh, the State Government, hereby, makes following amendments in the Madhya Pradesh Case Flow Management in the Trial Courts and First Appellate Subordinate Courts (Criminal) Rules, 2006, namely:-

AMENDMENT

In the said Rules,

1. In rule 1, for sub-rule (1), the following sub-rule shall be substituted, namely:-

“(1) These rules may be called the Madhya Pradesh Case Flow Management in the Trial Courts and First Appellate Subordinate Courts (Criminal) Rules, 2006”.

2. In rules 3, for clause (a), the following clause shall be substituted, namely:-

“(a) **Criminal Trials.**- Criminal Trials should be classified based on offence, sentence and whether the accused is on bail or in jail. Capital punishment rape and cases involving sexual offences or dowry deaths should be kept in Track-I.

Track-I (A) – Cases under Scheduled Castes and Scheduled Tribes (Prevention of Atrocities Amendment) Act, 2015, Protection of Children from Sexual Offences Act, 2012, Juvenile Justice (Care and Protection of Children), Act 2000 and Juvenile Justice (Care and Protection of Children) Act, 2015, Section 138 of Negotiable Instrument Act, 1881, Protection of Women from Domestic Violence Act, 2005, Gram Nyayalayas Act, 2008, Madhya Pradesh Vishesh Nayayalaya Adhiniyam, 2011, Section 125(1) of Code of Criminal Procedure, 1973 and those mentioned in proviso to Section 309(1) of Code of Criminal Procedure shall be disposed of, as far as may be, within the time prescribed thereunder.

An endeavour shall be made to dispose of the cases under any other statute expressly providing specific time for disposal, within such time.

Other cases where the accused is not granted bail and is in jail, should be kept in Track-II. Cases which affect a large number of persons such as cases of mass cheating, economic offences, illicit liquor tragedy and food adulteration cases, etc. should be kept in Track-III. Offences which are tried by special court such as POA, TADA, NDPS, Prevention of Corruption Act, etc. should be kept in Track-IV, Track-V all other offences.

An endeavour should be made to dispose of Track-I cases within a period of nine months, Track II and Track III Cases within twelve months and track IV within fifteen months”.

R. K. VANI, Registrar General.