

Format of Report submitted u/s 107CrPC

Tahsildars and Executive Magistrates

-----Taluk, to

MAG No. -----/20

Applicant:

Against

Opponent· 1)

Age.....Year.....Occupation..... .

2)

3)

4)

Application seeking action under Section 107 of the Code of Criminal Procedure

The applicant----- hereby submits the application as below

- 1) Opponent is a permanent resident of the village----- . He has enough movable and immovable assets and is financially strong. (**Descriptions of immovable assets of the opponent desirable to be given**).
- 2) Opponent being the resident of the village-----, his recent behaviour has revealed that he may bring disturbance to public peace and harmony.(In this paragraph, the acts which may be committed by the opponent which disturb the public peace and harmony to be mentioned in detail)
- 3) The **Beat Constable** -----of this village/ city area has given his report regarding possible disturbance of public peace & harmony that may be caused by the opponent. Also as per the information collected by the Special Branch constable (**Intelligence gathering staff of the Police Station**)----- in this regard has also revealed that there is a high possibility of disturbance to public peace and harmony by this person (in view of the forthcoming election/ fair/procession/ protest/ etc.)
- 4) When checked whether there are any **cases registered** against the opponent in this station? The

following cases are found to be registered

Sr.No	FIRno.	CC no.	Sections under which the cases are registered	Remarks(Conviction/acquittal details)

- 5] When checked whether there are any entry/cases registered in **VCH PART-4** against the opponent in this station? The following entry/cases are found to be registered

Sr.No	Date of Entry	Details	Remarks

- 6) When checked whether there are any entry/cases registered in **Station House Diary(SHD)** against the opponent in this station? The following entry/cases are found to be registered

Sr.No	Date of Entry	Details	Remarks

- 7) When checked whether there is any report from **Beat/SB/Crime constables** against the opponent in this station ? The following cases are recorded.

Cr.No	Date on which the report was made	Details	Note/Opinion

In this background, trial was done in the court on the above cases against the opponent and the following cases are convicted/the above cases were acquitted as the opponent turned the witnesses hostile by intimidating them as per the statement given by the **Court PC**-----.
(This shows that the opponent is of the nature of intimidating people and knows the tricks of the court to escape from the punishment)

(Applicant should clearly mention the above details in their application as per the above points/table. If there are no details in any of the points/table above it should be deleted but should never be left blank)

In view of the above, as there is a possibility of endangering public peace and harmony by the opponent by his conduct, there is an urgent need to take immediate appropriate action against the opponent as a preventive measure.

8) Jurisdiction:

The opponent being the resident of,Taluk....Village, by his misconduct, as there is a possibility of threat to public peace and harmony in -----Taluk/ District/ City limits, this Court has jurisdiction to hear this application and take appropriate action.

9) Prayer:

For the reasons cited above, the applicant prays as below-

It is submitted to accept the application, and get a bond signed by the opponent for the period from -----to----- (or one year) for not causing any disturbance and for maintaining public peace and harmony during this period. Also it is submitted to take self bond of Rs ----- along with two sureties for the same amount and accordingly pass the order under Criminal Procedure code 117.

Date:
Place:

Signature of the applicant

LIST OF DOCUMENTS SUBMITTED ALONG WITH THE ABOVE APPLICATION:

- 1) FIR/ other necessary documents.
- 2) Statements of SB, PC and Beat PCs.
- 3) Petition Inquiry Documents.
- 4) Civil court records.

Format of Order under section 111

The applicant has mentioned in his application that the opponent may be using social media, whatsapp and trying to incite religious hatredness and hurting the religious sentiment of certain communities and may spread it in such a way which may affect the peace and harmony in the society, Hence the applicant has submitted a petition u/s 108 . In view of this it is ordered that why a bond for Rs----- with -----(one/two) surety for the period from ----- to----- to be taken from you for ensuring peace and harmony in the society for not indulging into such activities.

Format of Report submitted u/s 116(3) CrPC

To – The Tahsildars and Executive Magistrates

-----Taluk,

MAG No. -----/20

Applicant:

against

Opponent-1)

Age.....Year.....Occupation..... .

5)

Application seeking interim bond u/s 116(3) of the Code of Criminal Procedure

- 1) An application u/s 107/108/119/110CrPC(whichever is applicable) is submitted for obtaining a bond in section 117CrPC against the Opponent for maintaining peace .
- 2) Opponent was taken into custody as a precautionary measure as per rules under Section 151 on Date____at ____time____place _____and produced before this court.
- 3) As the procedure and passing the final order u/s 117 takes time, it is found that till that time for ensuring peace/good behaviour from the opponent, it is required to take the interim bond. By this it can be ensured that the opponent is not involved in any such activities which breaches the peace and harmony of the society/not indulging in any hate speeches, any criminal activities etc.(Mention the specific and relevant terms). In view of the above, it is prayed for the following:

" Under Section 116(3), it is requested to obtain from the opponent, a personal interim bond for Rs.and a surety for the same sum till the conclusion of the inquiry. If the opponent fails to furnish a personal bond or a surety in compliance with the order directing him to give the interim bond, it is requested that the opponent may be remanded in judicial custody until he gives the bond/surety/till the inquiry is completed, whichever is early"

Place
Date:

Signature of the applicant

Format of order passed under section 116(3)

Order

On perusal of the facts of the case (the facts should be briefly stated), it is found that the respondent till the enquiry is completed is required to sign an bond for Rs _____ along with _____ surety. A prima facie case appears to be necessary to order the grant of interim relief. The contentions of the responded are not competent to refute the petitioner's claim. Moreover by ordering the interim bond to respondent till the completion of the enquiry no interest of him would be prejudiced and on the other hand it would help in preventing the disturbance of public peace and harmony which may be caused by him. Hence the petitioner prayer is allowed. Respondent is required to sign an interim bond for Rs----- and give surety of ----- respectable person for the same amount till the completion of enquiry.

Date

Signature

Format of Order when refused to sign interim bond / failed to give Security as per the order under 116(3)

Opponent refused to obey the order/failed to give security as per the order passed under 116(3) dated_____. He was clearly explained about the consequences of not following the order. In spite of this, Respondent refused to sign the interim bond/refused to provide surety. In view of this he is ordered Judicial Custody till the enquiry is over or till the time he signs bond/provides security as per the order under section 116(3), whichever is earlier.

Opponent is given to the custody of Police officer/constable no._____who produced him. It is ordered to get the jail warrant and produce the opponent before the jail authorities and remand him in judicial custody.

The case is adjourned to date _____.

Signature

Date

Inquiry is taken up under section 116(1) to ascertain the truth of allegations made, the case is adjourned on date _____for petitioner’s inquiry.

Directed the superintendent of jail to produce the Respondent before the court on the date of hearing.

Format of the order to be passed u/s 117 CrPC when the opponent accepts his guilt

Hon'ble Court of Executive Magistrates, Bangalore

MAG No. -----/20

Presiding officer

Date: 00/00/0000

Sri _____

Applicant:

Age.....Year.....Occupation.....

against

Respondent -1)

Age.....Year.....Occupation..... .

- Date of Application and section :
- Prayer in application
- Date of order under section 111.
- Date of commencement and termination of inquiry:

Order

Under Section 117 of the Criminal Procedure Code

- 1) The petitioner has filed an application against the respondent under Section ____ of the Criminal Procedure Code, the summary of the facts of the application is as follows

- 2) On examination of the facts in the said application, it was apparent that there were reasonable grounds to proceed further and hence cognisance was taken and the case was registered. As requested by the applicant, an order under section 111CrPC was passed asking the opponent why a bond for Rs ____ and for the period of ____ should be taken against him.

- 3) As the opponent was arrested under Section 151 and produced, the contents under section 111 was read out to him. The Respondent admitted and is ready to give surety and sign the bond. To find out whether his acceptance was without any fear, pressure and other temptations, he was once again asked for his consent. Since he again confirmed that he has admitted the guilt, the following order is passed.

Order

Petitioner's application is allowed. Respondent is ordered to give bond for Rs _____ and for period _____ along with two surety of eminent persons. During this period, Respondent is hereby ordered not to indulge in any such activities which disturb public peace and harmony/shouldn't do any cognisable offence and abscond/should not habitually indulge in any criminal activities/shouldn't endanger the public peace and order/should not become dangerous and exhibit good behaviour.

Place: _____

Date: _____

Sd-
Executive Magistrate

- ❖ After pronouncing the order, the last part of the order should be reproduced in the note sheet as it is.

Format of Oder u/s 117 CrPC when the opponent doesn't plead guilty and his guilt is proved after the inquiry

COURT OF HONORABLE EXECUTIVE OFFICER, _____

MAG No. -----/20

Presiding Officer

Sri _____

Date:

Applicant:

Age.....Year.....Occupation.....

against

Opponent 1)

Age.....Year.....Occupation.....

- Date of Application and section :
- Prayer in application :
- Date of order under s 111 :
- Date of commencement and closure of inquiry:

Order

Section 117 of the Criminal Procedure Code

4) The petitioner has filed an application against the respondent under Section ____ of the Criminal Procedure Code, the summary of the facts of the application is as follows

5) On examination of the facts in the said application, it was apparent that there were reasonable grounds to proceed further and hence cognisance was taken and the case was registered. As per the applicant's prayer, an order under section 111CrPC was passed

asking the opponent why a bond for Rs _____ and for the period of _____ should be taken against him.

- 6) Issued summons under section 113 to the respondent and copy of order under section 111 on date _____. Opponent was present with his lawyer. The order under Section 111 was read out to the respondent and the respondent denied the allegation made by the petitioner against him and replied that the case should be inquired. Accordingly, inquiry under Section 116(1) was taken up.
- 7) In favour of the petitioner, examination of the prosecution witnesses PW1 to PW__ has been done and exhibits P1 to P__ has been marked. In favour of opponents, examination of defence witnesses DW1 to DW____ has been done and exhibits A1 to A__ has been marked.
- 8) Both parties arguments were heard.
- 9) The facts of the case, examination of witnesses have given rise to the following determinable points –
 - A) Does the allegations made by the petitioner including disturbance to public peace and harmony/conspiracy of making a criminal plan and absconding/ habitually indulging in criminal activities and causing threat to public peace,/endangering behaviour exist of the opponent?
 - B) Is the applicant's application worthy of acceptance?
 - C) Is it necessary to take bond for the period from ____ to ____ for surety amount of Rs _____?
 - D) What Order?

The answer to the above determinable points is as follows-

- A) Positively;
- B) Positively;
- C) Positively;
- D) **As per the final order**

:Reasons:

1) Determinable factor 1 and 2 :

Since these two factors are interdependent, both are considered together. The applicant in his application----- (Summary of the application) has shown that the opponent by his conduct, in the upcoming function/election/protest/etc./ he is likely to commit acts of disturbance of public peace and harmony/ Plans to commit some crime and then abscond/ Indulge in habitual criminal activity and endanger public peace and order. To confirm this, the applicant has submitted various documents as evidence like the Intelligence report, Report of beat PC, The cases registered against the opponent , the chargesheet filed., rowdy sheet details etc. These documents are

taken as exhibits and have been marked as P1 to P____. In the upcoming ceremony/ election/protest, there is all possibilities of he committing crime and disturbing public peace and harmony. Therefore, the petitioner's application and the evidence presented to support them apparently prove the facts that are necessary to obtain security to maintain good behavior of the opponent to prevent the criminal acts that may occur by him. On the other hand as the stand taken by the respondent to refute the allegations against him and also the documents and witnesses produced have failed to refute the facts proved by the petitioner and therefore the petition of the petitioner is worthy of acceptance. **Hence Point 1 and 2 are answered in the affirmative.**

- 2) By the facts of the petition and the evidences produced in favour of this, when analysed whether it is required to take a bond for a maximum period of 1 year/ 3 years under section 107/108/109/110, it was found that if we take the bond for a lesser period, the opponents activities and his criminal behaviour cant be effectively controlled. Hence if we take this for the maximum period, it is possible to maintain public interest and since the opponent will be restrained for a long period of time and obeying the conditions of the bond there is a possibility of improvement in his behavior with the attitude of obeying the law . The argument of the petitioner that by fixing the bond period for maximum time, repeated filing of the application and hearing the case can be avoided, also seems to be valid contentions.

To prove the financial condition of the respondent, petitioner has produced immovable property documents which are marked as P___ to P___. The Respondent doesn't disprove this. Also Petitioner has given in his statement that the monthly and yearly income of the opponents is Rs..... The opponent on the other hand has not produced any documents to prove that his income/salary is only this much. Hence as confirmed by the petitioner, the opponent is financially sound and it is required to get a bond signed for Rs_____. As the bond amount is more, it will increase his responsibility of keeping himself away from his bad behaviour and also it will increase the responsibility of the guarantor to ensure that the opponent will maintain good behaviour without indulging in any criminal activities. All these argument of the petitioner is positively taken and **hence this point is also determined in a positive way.**

3. As per final order

ORDER

Petitioner's application is allowed. Respondent is ordered to give bond for Rs _____ and for period _____ along with two surety from eminent persons. During this period, Respondent is hereby ordered not to indulge in any such activities which disturb public peace and harmony/shouldn't do any cognizable offence and abscond/should not habitually indulge in any criminal activities/shouldn't endanger the public peace and order/should not become dangerous and exhibit only good behaviour.

Place: _____

Date: _____

Sd-
Executive Magistrate

LIST OF WITNESSES

In favour of the applicant

- 1) PW1_____
- 2) PW2_____

In favour of the Respondent

- 1) DW1_____
- 2) DW2_____

LIST OF RECORDS

In favour of the petitioner

- 1) EP1_____
- 2) EP2_____

In favour of the Respondent

- 1) ED1_____
- 2) ED2_____

Place

Date

Signature

Executive Magistrate

Format of Order u/s 118 CrPC when the opponent case is not proved

COURT OF HONORABLE EXECUTIVE OFFICER, _____

MAG No. -----/20

Bench

Sri _____

Date:

Applicant:

Age.....Year.....Occupation.....

against

Opponent 1)

Age.....Year.....Occupation.....

- Date of Application and section :
- Prayer in application :
- Date of order under 111 :
- Date of commencement and closure of inquiry:

Order Under Section 118 of the Criminal Procedure Code

- 10) The petitioner has filed an application against the respondent under Section ____ of the Criminal Procedure Code, the summary of the facts of the application is as follows
-
-
- 11) On examination of the facts in the said application, it was apparent that there were reasonable grounds to proceed further and hence cognisance was taken and the case was registered. As per the applicant's prayer, an order under section 111CrPC was passed asking the opponent why a bond for Rs _____ and for the period of _____ should be taken against him.
- 12) Issued summons under section 113 to the respondent and copy of order under section 111 on date _____. Opponent was present with his lawyer. The order under Section 111 was read out to the respondent and the respondent denied the allegation made by the petitioner against him and replied that the case should be inquired. Accordingly, inquiry under

Section 116(1) was taken up.

- 13) In favour of the petitioner, examination of the prosecution witnesses PW1 to PW__ has been done and exhibits P1 to P__ has been marked. In favour of opponents, examination of defence witnesses DW1 to DW____ has been done and exhibits A1 to A__ has been marked.
- 14) Both parties arguments were heard.
- 15) The facts of the case, examination of witnesses have given rise to the following determining points –
- A) Does the allegations made by the petitioner including disturbance to public peace and harmony/conspiracy of making a criminal plan and absconding/ habitually indulging in criminal activities and causing threat to public peace,/endangering behaviour exist of the opponent?
 - B) Is the applicant's application worthy of acceptance?
 - C) Is it necessary to take bond for the period from ____ to ____ for surety amount of Rs _____?
 - D) What Order?

The answer to the above determinable points is as follows-

1. Negatively;
- 2 Negatively;
3. Negatively;
4. As per final order

:Reasons:

3) Determinable factor 1 and 2 :

Since these two factors are interdependent, both are considered together. The applicant in his application----- (Summary of the application) has shown that the opponent by his conduct, in the upcoming function/election/protest/etc./ he is likely to commit acts of disturbance of public peace and harmony/Plans to commit some crime and then abscond/ Indulge in habitual criminal activity and endanger public peace and order. But it seems that in the upcoming ceremony/ election/protest, there is no such possibilities of he committing any crime and disturbing public peace and harmony. Also the petitioner's application and the evidence presented to support them apparently do not prove the facts that are necessary to obtain security to maintain good behavior of the opponent. On the other hand as the stand taken by the respondent to refute the allegations against him and the documents and witnesses produced to refute the facts presented by the petitioner is successful and convincing , hence the petition of the petitioner is not worthy of acceptance. **Hence Point 1 and 2 are answered negatively.**

4) Determinable factor 3:

Since point 1 & point 2 are answered negatively, this factor is obviously answered negatively.

5) **As per final order**

ORDER

Petitioner's application is rejected.

(If the opponent has given interim bond, the interim bond given by the opponent and the surety should be cancelled forthwith.)

(If the opponent is in judicial custody without interim bond, his release should be ordered immediately.)

Place: _____

Date: _____

Sd-
Executive Magistrate

LIST OF WITNESSES

In favour of the applicant

3) PW1_____

4) PW2_____

In favour of the Respondent

3) DW1_____

4) DW2_____

LIST OF RECORDS

In favour of the petitioner

3) EP1_____

4) EP2_____

In favour of the Respondent

3) ED1_____

4) ED2_____

Place

Date

Signature
Executive Magistrate

Format of application submitted u/s 122(1)(b)CrPC for forfeiting the bond

Tahsildars and Executive Magistrates,

-----Taluk, To

MAG No. -----/20

Applicant:

Age.....Year.....Occupation.....

against

Opponent·1)

Age.....Year.....Occupation..... .

(Original Opponent)

2).....

Age.....Year.....Occupation..... .

(Surety of Opponent)

Application seeking action under Section 122(1)(b) or the Code of Criminal Procedure

The applicant----- hereby submits the application as below

- 1) On the basis of the petition submitted by the petitioner, MAG case no. ____ was registered against the opponent 1. After the due inquiry, on date _____ order in 117 CrPC was pronounced and he was ordered to sign bond for Rs ____ and for period from ____ to ____ along with one surety for the same bond amount.
- 2) As per this, the first opponent signed a self bond for Rs ____ on date ____ . Opponent 2 who was given as surety by opponent 1 was accepted and the surety Sri ____ also signed bond for the same amount.
- 3) Respondent 1 through his self bond had agreed to maintain public peace and harmony/ not indulging

in any criminal activities and not absconding himself/will not habitually involve in any criminal activities/will not endanger public peace and order/will not become dangerous to society and accordingly had agreed and signed bond to Government and citizens of the entire country. In addition to this, the second respondent has given a bond to ensure that the 1st respondent remains in good conduct, and as per these conditions, the respondents were required to conduct themselves in good conduct and obey the order.

- 4) Respondent 1, in the jurisdiction of police station _____ date _____ (Explain the contents of the criminal case). As he committed this crime, Sri _____ has registered a complaint against him in the police station in crime no _____/2024 under section _____. Because of this the respondent now is absconding/arrested/on bail presently. Considering the nature of the complaint and nature of the criminal case registered, it is clearly apparent that the bond signed on date _____ wherein he had agreed to maintain good behaviour, knowingly has violated the conditions of the bond.
- 5) It is clearly seen that the Respondent 1 has deliberately violated the conditions of the bond signed by him, also violated the orders and directions given by this Hon'ble Court. Hence it is necessary to confiscate the bond amount signed by him to the Govt. Also to prevent him from committing further violation of the bond condition, it is required to keep him in judicial custody for the remaining bond period. Hence this application was necessary to be filed.
- 6) **Jurisdiction** – As this Hon'ble court has got MAG Case no. _____ registered and pronounced the order under section 117 and got self bond and surety signed, it is fully within the jurisdiction to hear this case by this court.
- 7) **Prayer** –

For the above reasons the applicant requests that-

- a) As per the order pronounced in section 117 in MAG case no. ___ dated _____ the Respondent self bond is to be confiscated. By confiscating the security given, the bond amount of Rs _____ should be recovered. In case if Respondent doesn't pay the bond amount, Respondent's movable and immovable property should be confiscated as land revenue and recovered.
- b) In the interests of justice it is requested that the 1st respondent be kept in judicial custody for the remaining period of the bond period i.e. till date _____.

Date:
Place:

Signature of the applicant

LIST OF WITNESSES

1) Applicant

2) _____ Police Station Crime no. _____ Complainant Sri _____

Place

Date:.....

Signature of the applicant

Format of order done by the Magistrate in section 122(1)(b)

Court of Honorable Executive Magistrates, Bangalore

MAG. Case no./ 20

Applicant: Shri _____

against

Respondent : Shri _____ And another

LIST OF RECORDS

Sl.no.	Details of Records	Date
1	MAG-----Order Copy	00/00/0000
2	A copy of the bond signed by the Respondent	00/00/0000
3	_____ Police Station Crime no. _____ First Information Report	00/00/0000

Place-_____

Date_____

Hon'ble Court of Executive Magistrates, Bangalore

MAG No. -----/20

Presiding officer

Sri _____

Date: 00/00/0000

Applicant:

Age.....Year.....Occupation.....

against

Respondent ·1)

Age.....Year.....Occupation.....

2)

Age.....Year.....Occupation.....

- Date of Application and section :
- Prayer in application
- Date of order under section 111.
- Date of commencement and termination of inquiry:

ORDER

1. The petitioner has filed an application against the respondent under section 122(1)(b) of the Code of Criminal Procedure seeking forfeiture of the bond, the summary of the facts of the application is as follows _____
2. On perusal of the facts in the said application, as prima facie grounds for inquiry were found, notice was issued to the respondents.
3. The Respondent was present through his advocate. Adequate time was given to the respondents to file objections to the Section 122(1)(b) application, after which the respondents filed objections. Along with it submitted the _____ documents. (if submitted).
4. Applicant as a witness has submitted his affidavit. All the documents submitted by him were marked as exhibit P1 to P-----.

The Respondent affidavit is also received.(If received). The documents submitted by him were marked as exhibit A1 to A-----

5. Both the parties arguments were heard.
6. Considering the facts of the case and the evidences of the case, the following determinable points are established –
 - a) As alleged by the petitioner, has the Respondent violated the bond condition which was signed as per the order passed by this court under section 117 of CrPC on date-----?
 - b) Is the applicant's application worthy of acceptance?
 - c) What order?

The answer to the above mentioned considerations is as follows-

- a) Positively;
- b) Positively:
- c) Positively

Reasons

1) Determinable factor 1 and 2:

Since these two factors are interdependent, both are considered together. The applicant through his application (summary of the application) Respondent 1 on date _____ as per the order under section 117 CrPC had signed bond for Rs. _____ and for the period _____. Also the surety who is the second Respondent Sri _____ has also signed the bond for the same amount and for the same period that Respondent 1 will be in good behaviour with the Government and to all the citizens of India. In spite of knowing this, 1st Respondent on date _____ in the _____ Police Stations limits has indulged himself in criminal activities, and hence a case in crime no. _____ under section _____ in _____ Police station is registered against him.

The FIR copy and the petition submitted by the petitioner which is in exhibit P1 to P---clearly shows the facts that the Respondent has disturbed the public peace and harmony and is involved in criminal activities. Through this he has violated the bond condition signed by him in which he had clearly mentioned that he will not indulge in any criminal activities and maintain good behaviour. The second Respondent has also failed to carry out his responsibility as a surety. **Hence the determinable point no. 1 is answered positively.**

- 2) Bond was taken from the Respondent 1 as a preventive measure to prevent any further criminal activities by him and for maintaining good behaviour with the public. The Respondent 2 had the responsibility of ensuring good behaviour of the Respondent 1 all the time. In spite of Respondents knowing that they are bound by the bond conditions, Respondent 1 has violated them and has got involved in criminal activities and has showed bad behaviour. It is apparently seen and also through the arguments cited by the petitioner that if the Respondent 1 is left free for the remaining period of the bond, there is every possibility of he becoming danger to public peace, order and public life. The respondents have not produced any relevant evidence to refute the Petitioner's contentions & allegations and their statements of accepting their mistakes and requesting that they would not repeat the same, shall be sufficient to allow the petition seeking appropriate action against the Respondents.

In this background, it is found necessary to take action against the Respondents as per the prayer made by the petitioner. **Therefore the determinable point 2 is answered in the affirmative.**

- 3) As per order

ORDER

The Petition of the petitioner is allowed. The bond signed by the Respondent on date _____ in MAG case no. _____ dated _____ as per the order under section 117, is confiscated to the Government. Consequent to this the Respondent is ordered to pay the bond amount of Rs _____ within _____ days. In case if the Respondent doesn't pay the bond amount, it is ordered that this file to be forwarded to the District Collector to confiscate the Respondent's movable and immovable property and collect the bond amount as land revenue.

- 4) Ordered that the Respondent 1 to be remanded in judicial custody for the remaining period of the bond that is till date _____.

Place : _____
Date : _____

sd/-
Executive Magistrate

LIST OF WITNESSES

In favour of the applicant

- 1)
- 2)

In favour of the Respondent

- 1)
- 2)

LIST OF RECORDS

In favor of the applicant

- 1)
- 2)

In favour of the Respondent

- 1)
- 2)

Place : _____
Date : _____

sd/-
Executive Magistrate