कार्यालय जिला एवं सेशन न्यायाधीश, श्रीगंगानगर

क्रमांक- २००६ / स्था. / २०२३

दिनांक— 2 / / 7 / 2023

श्रीमान् निदेशक, राजस्थान न्यायिक अकादमी, जोधपुर के पत्र क्रमांक RJA/ACY/F-3(iv)/ 2023/1394 दिनांक 21.7.2023 एवं संलग्नकों की प्रति निम्नलिखित को जरिये ईमेल पालनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषित है :—

- (1) न्यायाधीश, औद्योगिक न्यायाधिकरण एवं श्रम न्यायालय, श्रीगंगानगर
- (2) सेशन न्यायाधीश, विशेष न्यायालय, भ्र.नि.अ.प्र. श्रीगंगानगर
- (3) न्यायाधीश, पारिवारिक न्यायालय, संख्या–1/2 श्रीगंगानगर
- (4) विशिष्ट न्यायाधीश, एन.डी.पी.एस. प्रकरण, श्रीगंगानगर
- (5) न्यायाधीश, विशिष्ट न्यायालय (POCSO Act), सं.-1/2, श्रीगंगानगर
- (6) प्रभारी अधिकारी, सेमीनार (विशिष्ट न्यायाधीश, अनु.जाति / जनजाति (अ.नि.प्र.)), श्रीगंगानगर
- (7) अपर जिला एवं सेशन न्यायाधीश, संख्या- 1/2, श्रीगंगानगर
- (8) विशिष्ट न्यायाधीश, म.उ. एवं द.प्र. श्रीगंगानगर
- (9) विशिष्ट न्यायाधीश, अनु.जा. / ज.जा. (अ.नि.प्र.) श्रीगंगानगर
- (10) अपर जिला एवं सेशन न्यायाधीश, संख्या– 1/2, अनूपगढ़
- (11) ADJ, श्रीकरणपुर / रायसिंहनगर / घड़साना / सूरतगढ / संख्या 2, रायसिंहनगर
- (12) सचिव, जिला विधिक सेवा प्राधिकरण, श्रीगंगानगर
- (13) वरिष्ठ सिविल न्यायाधीश एवं मुख्य न्यायिक मजिस्ट्रेट, श्रीगंगानगर
- (14) अतिरिक्त मुख्य न्यायिक मजिस्ट्रेट, संख्या- 1/2, श्रीगंगानगर
- (15) प्रिन्सिपल मजिस्ट्रेट, किशोर न्याय बोर्ड, श्रीगंगानगर
- (16) ACJM, श्रीकरणपुर / रायसिंहनगर / अनूपगढ / घड़साना / सूरतगढ / पदमपुर / सादुलशहर / श्रीविजयनगर
- (17) CJ & JM, श्रीगंगानगर/रायसिंहनगर/अनूपगढ/घड़साना/सूरतगढ/ श्रीकरणपुर/सादुलशहर
- (18) अतिरिक्त सिविल न्यायाधीश एवं न्यायिक मजिस्ट्रेट, सं.-1/2 श्रीगंगानगर
- (19) विशिष्ट न्यायिक मजिस्ट्रेट (एन.आई.एक्ट प्रकरण) सं.-1/2 श्रीगंगानगर
- (20) अतिरिक्त सिविल न्यायाधीश एवं न्यायिक मजिस्ट्रेट, सूरतगढ़
- (21) न्यायाधिकारी, ग्राम न्यायालय, श्रीगंगानगर/अनूपगढ
- (22) सिस्टम आफिसर, जिला न्यायालय, श्रीगंगानगर को इस पत्र को श्रीगंगानगर न्यायक्षेत्र की वेबसाईट पर अपलोड करने के निर्देश सहित।

(22)

जिला एवं सेशन न्यायाधीश, १ श्रीगंगानगर।

RAJASTHAN STATE JUDICIAL ACADEMY

Near Jhalamand Circle, Old Pali Road, Jodhpur- 342013, Phone: 0291-2720108 (Telefax), 2721787, 2721788, 2720107 Email: rsjadir-jod-rj@nic.in Website: rajasthanjudicialacademy.nic.in

No. RJA/ACY/F-3(iv)/2023//394

21.07.2023

The District & Sessions Judge **GANGANAGAR**

Sub. :- Second Quarterly Workshop-2023 (August -October 2023) of clustered Judgeships. (GANGANAGAR-HANUMANGARH Judgeships)

Ref:- This office letter No 1147-1148 dated 12.06.2023.

Respected Sir,

Apropos, it is to convey that the Second Quarterly Workshop of the clustered judgeships will be conducted at the headquarter **GANGANAGAR** on the following topics:-

Seizure of Property under various Provisions of Law and Subsequent Procedure with special reference to Sec. 451, 457 Cr. P.C. & Disposal of

Property under Sec. 452 Cr.P.C.

Topic-2: Suits by or against the Government or Public Officers.

The Points for deliberations are being enclosed herewith for ready reference with the request to circulate the same amongst the judicial officers posted in clustered Judgeships for information and preparation of papers in advance on these topics. It is to convey that the workshop should not only be confined to the areas specified in the points for deliberations but the participants may address other related issues also.

The name of Hon'ble Judge and the date of Workshop shall be communicated as and when the same are decided.

With regards,

Encl:- As above

Yours sincerely,

[Kamal Chhangant]

Director

No. RJA/ACY/F-3(iv)/2023/1395-1398

Copy for information & necessary action to:-

21.07.2023

- 1. P.S. to Hon'ble Mr. Justice Vijay Bishnoi, Judge, Rajasthan High Court and Chairman, RSJA.
- 2. P.S. to Hon'ble Dr. Justice P.S. Bhati, Judge, Rajasthan High Court and Co-Chairman, RSJA, Jodhpur.
- 3. The Registrar General, Rajasthan High Court, Jodhpur.
- 4. The District & Sessions Judge, Hanumangarh.

R. No. 1846 2111123

21/2/2023 21/2/2023

RAJASTHAN STATE JUDICIAL ACADEMY

Second Quarterly Workshop (August to October, 2023) of Clustered Judgeships

Points for Deliberation

<u>Topic-I:</u> Seizure of Property under Various Provisions of Law and Subsequent Procedure with Special Reference to Section 451, 457 Cr.P.C & Disposal of Property under Section 452 Cr.P.C.

Besides the overall general discussion, the deliberation will cover the following points.

- 1. What are the main considerations while deciding cases under Sections 451 & 457 Cr.P.C.?
- Points to be considered by the Court for Release or Disposal of Property under the Following Acts-
 - The Mines and Minerals (Regulation and Development).

 Amendment Act, 1958 (15 of 1958)
 - · Rajasthan Forest Act, 1953
 - · Arms Act, 1959
 - Essential Commodities Act, 1955
- 3. Under what provisions and circumstances does the jurisdiction of the Magistrate under Section 451 Cr.P.C. stands barred?
- Jurisdiction and power of Court to release the vehicle escorting the truck carrying the illicit liquor and seized under Rajasthan Excise Act, 1950
- 5. Whether a person who has lawful right to possess a motor vehicle, be given preference over the registered owner when disposing of their claims under Section 451 Cr.P.C.?
- 6. What should be the appropriate approach while disposing of currency notes u/s 451 Cr.P.C.? Whether any tax department may also have a right to claim property and to be heard at this stage?
- 7. What are the main considerations while deciding the cases under Section 452 Cr.P.C?
- 8. When the accused is discharged or acquitted in a criminal case, should the property be restored to the person from whom it was recovered or taken?
- Whether bail and bond (Supurdginama) can be demanded when disposing of property under Section 452 Cr.P.C.?
- 10. What procedural aspects should be considered while dealing with property seized under Section 102 Cr.P.C and the seizure is reported to a magistrate?
- 11. Can a bank account suspected of being involved in the commission of an offence be seized under Section 102 of the Cr.P.C.?



Topic-II: Suits by or against the Government or Public Officers

Besides the overall general discussion, the deliberation will cover the following points.

- Who may raise objections regarding the maintainability of the suit on account of alleged non-compliance of provision u/s 80 (1) CPC.
- A Civil Suit filed against Government/Public Officer along with an application u/s 80(2) CPC, seeking leave of the Court to file the suit without serving a statutory notice u/s 80 (1) CPC. However, no order passed on the said application and Court proceeded further with the suit: Effect thereof.
- 3. What is effect of death of plaintiff after issuing of Notice under Section 80(1) CPC and before filing of Suit. Are the Legal Representative's required to issue fresh Notice to the Government/ Public Officers?
- Requirement of Notice u/s 80(1) CPC when Court suo moto impleads Government/Public Officer as a party to the suit.
- 5. Whether period of two months of giving of Notice under Section 80(1) of CPC to be included or excluded while calculating the period of limitation prescribed by Limitation Act, 1963?
- 6. Can a composite notice be given under Section 80 of the Code of Civil Procedure and Section 106 of the Transfer of Property Act, 1882 in cases where the tenant is a government party?
- 7. Whether new grounds can be raised in the plaint after giving of notice?
- 8. In an election petition under Rajasthan Panchayati Raj Act, 1994 (Act 1995) and Rajasthan Panchayati Raj (Election) Rules, 1994 for recounting of ballot cast, declaration as elected Sarpanch and setting aside of election of returned candidate. District Election Officer (Panchayat Returning Officer) and State impleaded as party along with candidate (returned candidate) as non- petitioner. However statutory notice u/s 80 CPC not given. Effect thereof?

