## HIGHCOURTOFPUNJABANDHARYANAATCHANDIGARH

## NEW OBJECTIONS CHECK LIST OF CRIMINAL CASES

(AS ON 27.05.2024)

Objection	(AS ON 27.05.2024) Objection Description
Code	
1.	Show the competency of person, who has filed
1.	
	the present appeal/ petition review/
	revision/ Application etc.
2.	Correct provision of law should be
	mentioned in the appeal/petition/ revision/
	Application etc.
3.	As to how the present case/
	application /petition/appeal/revision is
	maintainable in the present form in this
	Hon'ble Court?
4.	(a) An affidavit duly attested with correct
	age/parentage/particulars of the deponent in
	support of appeal/petition /application
	/review/ revision should be filed.
	(b) Handwritten insertions/corrections made
	in Application/ Appeal/ Revision/ Petition are
	not permissible and same should be fairly
	typed/printed or duly signed by Ld.
	Counsel/Party. (c)Corrections/insertions made
	in Affidavit(s) should be duly attested again
	together with signature of deponent and the
	attesting Authority or fresh affidavit should be
	filed.
5.	(a) Each page of affidavit should be signed by
	the deponent for certification of facts, a
	certificate regarding the contents of affidavit
	which havebeen read over to the deponent in
	his regional language by the attesting
	authority.
	(b) Identification seal in the affidavit(s) should
	be verified/signed with legible and complete
	name.

6.	State case is required to be represented by
0.	the Authorized person.
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7.	Required numbers of paper books should be
	filed and the same should be in order and
	duly indexed.
8.	Authorization/resolution etc. should be filed
	in case of registered body.
9.	General power of Attorney/Special
	power of Attorney duly page marked and
	indexed should be filed.
10.	General power of Attorney/Special power of
	Attorney and other documents attached
	with the case, executed abroad should be
	duly embossed.
11.	Correct and complete certified copy of
	Annexure(s) should be filed.
12.	Title of the petition/revision/review
	/application ,indexetc. Should be same as
	per Memo of Parties.
13.	(a) Prescribed court fee should be affixed in
	the appeal/petition/revision/ review/cross-
	objection/ application etc?
	(b) Court Fee stamps should be affixed on
	separate page and be page marked and be
	mentioned in Index.
	(c) Advocates Welfare Fund Stamp be
	affixed on POA.
14.	Certificate of non-availability of stamp paper
	may be obtained from stamp vendor.
15.	Court fee stamps affixed should be in the
	name of applicant.

Memo of parties should be filed on a separate page.

**16(A)(1)** The mobile Number as well as the Number/Election Passport Commissioner ID Card (Voter ID Card) Number/Aadhaar Card Number/e-Aadhaar letter downloaded from UIDAI Website or any other identity proof issued by Government belonging to the Petitioner(s)/ Appellants(s)/Applicant(s) be mentioned in the Memo of Parties against his/her/their name(s).

- Copy of proof of identity i.e. Number/Election Passport Commissioner ID Card (Voter ID Card) Number/Aadhaar Card Number/e-Aadhaar letter downloaded from UIDAI Website or any other identity proof issued by Government, duly attested by the learned counsel filing the case his with Name under seal and Enrolment Number, wherein the of residential address the Petitioner(s) / Appellant(s) / Applicant(s) has been mentioned, be also annexed with the fresh petition/Appeal /Applicationn for impleadment party, at the time of filing.
- (3) Affidavit in support of the Petition/ Appeal/Application for impleadment should as a party contain Passport Number/Election Commissioner ID Card (Voter ID Card) Number/Aadhaar Card Number/e-Aadhaar letter downloaded from UIDAI Website or any other identity proof issued by Government belonging to the

	domain and to the a effect that
	deponent to the effect that:-
	"Passport Number/Election Commissioner ID Card (Voter ID Card) Number/Aadhaar Card Number/e-Aadhaar letter downloaded from UIDAI Website or any other identity proof issued by Government has been annexed as a proof of identity and residential address with the Petition/Appeal/Application for impleadment as a party."  (4) The submission of any information regarding Aadhaar Card is identity proof
	would not be mandatory.
17.	Serial nos. (given to petitioners/respondents) should be correctly mentioned in Memo of Party(ies)/POA/Vakalatnama/Appeal/Revisio n/Petition/Application.
18.	(a) Complete address with parentage should
	be mentioned in the memo of parties.  (b) Age of the litigant(s) be mentioned in MOP.  (c) Name of the natural/legal guardian who represents the minor(s) appellant(s)/petitioner(s)/respondent(s) should be specifically mentioned in MOP/POA/Paper Book.
	(d) Name of the authorized signatory who represents the Company/Firm/Gram Panchayat /Legal Persona etc. should be specifically mentioned in the OP/POA/Paper book.
19.	<ul><li>(a) Memo of parties should correspond according to impugned judgment/order.</li><li>(b) Caste or Religion should no't be mentioned in the Memorandum of parties of a petition/proceedings.</li></ul>
20.	Correct nomenclature of the case should be given.

21.	Memo of parties should be signed by the
	Learned Counsel/Parties.
22.	Urgent form should be filed wherever necessary.
23.	An affidavit in support of Appeal/
	Revision/Petition/Application should be filed.
24.	(a) Complete and correct page marking with
	black/blue pen/typed at the top right corner
	should be done.
	(b) Para Nos. be correctly mentioned in
	the grounds of Appeal/Revision/Petition/
	Application/ Reply/Written Statement etc.
25.	Grounds should be duly verified and signed by
	The Learned Counsel/Parties.
26.	Law points should be formulated with the brief
	synopsis.
27.	Impugned orders/annexure etc. should be
	correctly mentioned with dates in the paper-
	book, headnote, prayer clause.
28.	(a) Headnote and prayer clause complete in all
	respects should be filed.
	(b) Head note and prayer clause of the
	Petition/ Appeal/Revision/Application etc.
	should be specific and same.
29.	Complete nameof Learned Counsel
	and Parties be mentioned against
	his/her signature in whole paperbook.
30.	Duly verified and correctly typed copy of
	annexure(s)should be filed.
	<b>30 (A) (1)</b> Where the self attested true typed
	copy of pictorial and/or photograph is being
	annexed with any case or application as an
	Annexure, the self attested photocopy of the
	original documents be also annexed.
<u> </u>	

- **31. (a)** Complete Vernacular as well as Complete translation of the Annexure(s) should be filed.
  - **(b)** Complete Photostat copies of all the documents with back side page(s), like Sale Deed/Agreement to Sell/GPA etc. whereupon something is inscribed or stamp etc. is affixed should also be filed on separate page.
  - **(c)** Each document should be page marked and mentioned in the Index accordingly including vernacular copies and certified copies.
- 32.
- pleading(s) (a) Every including application(s), annexure(s) etc. in the High Court shall be in English language duly typed in black ink on both side of superior quality legal size paper of 80GSM and above. The font shall be Thorndale or Times New Roman in size 14 withdouble space. Margins on the top and bottom of the page shall be 1.25 inches and 0.75 inch, respectively. The left side and right side margins shall be 1.25 inches. The numbering shall be at the top middle of each page and will run through both sides of the page, in accordance with rule 2(a) Chapter-1, Part A(a) High Court Rules and Orders Volume-V.
- **(b)** The certified copy(ies) on both sides of shall be permitted be filed. pages to However, the certified copy(ies)/ photocopy(ies) dim printed/ not legible shall with legible printed/ typed also be filed of Annexure(s)/ Judgment(s)/ copy Order(s).
- **(c)** Index/Application/Appeal/Revision/Petit ion should be fairly typed and should not be dim printed or illegible.

	(d) As far as practicable no set/bunch of
	documents shall be annexed as a single
	annexure and each document shall be
	annexed as a separate annexure.
33.	(a) Vakalatnama/Power of Attorney should
	be duly signed with date by the parties,
	accepted and properly identified by the
	Learned Counsel(s).
	<b>(b)</b> In case, signature(s) of Petitioner(s)/
	Appellant(s)/Respondent(s)/ Applicant
	is/are obtained on back side of Power of
	Attorney, then it should be signed and
	accepted by Ld. Counsel(s).
34.	(a) Power of Attorney should be duly filled in
	with enrolment no., address and contact
	number of the Advocate, with e-mail
	address.
	(b) Correct Serial Numbers and names in
	capital letters in English Language should be
	mentioned against the signatures of parties
	in Power of Attorney /Vakalatnama.
	(c) Name of the Ld. Govt. Pleader should be
	mentioned with full name and signatures.
35.	(a) Index should be properly prepared and
	duly filled in all columns i.e. serial nos.
	particulars, date, page no. and court fee etc.
	(b)A typed/printed note/certificate that
	'Contents of Hard Copy and Soft Copy are
	same' should be mentioned in the Index.
	(c) Following note be given at the bottom of
	the index in all cases relating to MP/MLAs:
	"Whether any sitting/former MP/MLA is
	involved in the case or not?Yes/No"
36.	Index should be signed by the advocate(s)/
	parties With enrolment no. and contact
	number.

37.	Instructions regarding scrutinizing/
	filing available on website of this Hon'ble
	High Court Should be complied with.
38.	An application for seeking exemption
	alongwith affidavit from filing the certified
	copy of impugned award/order should be
	filed as the same are not forthcoming.
39.	(a) An advance copy of misc. application
	along with documents i.e. written statement
	/ reply etc. should be supplied to all the
	opposite party(ies)/counsels and
	acknowledgement of the same be affixed on
	the Index with complete legible name.
	(b) In case Notice of Motion has been issued,
	and no counsel has appeared yet, advance
	copy should be supplied to opposite
	party(ies) Through Registered Post. Also affix
	original receipt of Regd. Post etc.
	(c) Name, age and parentage of the
	Person/Employee/Authorized Signatory with
	designation in case of Govt. Servant, should
	be mentioned in the Reply/ Written
	Statement/ Application etc., who files the
	Reply/ Written Statement/Application etc.
40.	(a)Opening sheet should be filed.
	(b)Opening sheet should be duly filled in all respects
<i>A</i> 1	As to how this appeal/petition/revision
41.	
40	/application is within limitation?  No. of delay days should be correctly
42.	mentioned in the application for condonation
	of delay in filing of Appeal/Revision.
43.	An application alongwith affidavit for
TO.	condoning of delay should be filed as the
	Appeal/Revision is time barred.
	rippear, revision to unite barrea.

44.	Paperbook of Appeal/Revision/Misc.
	application should be arranged properly in
	the following manner:-
	(i) Crl. Misc. Application, if any
	(ii) Grounds of Revision/RevisionPetition
	(iii) Affidavit in support of Revision
	Petition
	(iv) Memo of Parties
	(v) Judgment of Ld. Appellate Court.
	(vi) Grounds of Appeal filed before Ld. Trial Court
	(vii) Judgment of Ld. Trial Court
	(viii) Annexure, if any.
45.	C.B.I. should be arrayed as party being C.B.I. case.
46.	Copy of order/judgment of Trial Court and
	Appellate Court should be filed by
	complainant in Acquittal case in
	Appeal/Revision.

47.	An advance copy should be supplied to the
	office of Advocate General in application
	under section 378(4) of Cr.P.C and its
	acknowledgement should be attached.
48.	Criminal Revision alongwith affidavit should
	be filed in terms of Rule 3 Chapter 1A (b) High
	Court Rules and Orders Volume V.
49	The requisite documents should be filed in
	the compromised FIR quashing petition i.e.
	(a) affidavit regarding proclaimed offender
	<b>(b)</b> (b) Proof of identity of complainant i.e. photo/I.D. etc.
	(c) all information i.e. all accused involved in
	the FIR has been impleaded, or a specific
	reason for not impleading any co-accused
	(d) impleading of all injured or otherwise no
	other person are left to be impleaded as party
	whose rights are likely to be prejudiced be
	given.
50.	(a) An advance copy of bail
	application/petition should be supplied to the
	office of Advocate General and its
	acknowledgement should be attached.
	(b) Advance copy of the Revision Petition filed
	by the juvenile for bail be supplied to the
	State concerned.
51.	An advance copy of transfer
	application/petition should be supplied to the
	office of Advocate General and its
	acknowledgement shouldbe attached.
52.	Note regarding no such or similar case earlier
	filed or pending in any Court of Law should
	be given in the application/petition/appeal/
	revision.
53.	Particulars of FIR/Complaint i.e. Number,
	Date, Section(s), Police Station and District in
	Date, Section(s), Police Station and District in Head Note and Prayer Clause should be given

54.	Consent of Ld.Advocate General should be
	Obtained in Criminal Contempt case.
55.	Note regarding any other connected/similar
	case is pending or decided should be given
	below index.
56.	Headnote in the petition filed u/s438,439 and
	application filed u/s389 and 397 of Cr.P.C.
	should be specific regarding Ist, 2 <sup>nd</sup> , 3 <sup>rd</sup> or so
	Petition/Application and status thereof.
57.	Paperbook should be complete as per the
	Index.
58.	FIR/Complaint particulars should be same in
	the headnote/prayer clause/impugned order
	or any other relevant place in the paperbook.
59.	Impugned Order filed in the Petition u/s 482
	of Cr.P.C. should be marked as Annexure.
60.	In Criminal Appeal and Criminal Revision
	impugned order/judgment should not be
	marked as Annexure.
61.	Every impugned order should be complete
	qua name of the Ld. Court Party names,
	FIR/Complaint Particulars, Police Station etc.
62.	The present case is totally incomplete, i.e.
	Without Court Fee, Petition, Affidavit,
	Annexure(s) and POA/Vakalatnama etc.
63.	How the recalling/review is maintainable
	under the provisions of Cr.P.C?
64.	Process fee of Rs. 50/- in Regular Bail
	Petition(s) as well as Revision filed by the
	juvenile for bail and Rs. 25/- in application
	u/s 389and397 Cr.P.C. be filed.

65.	Instructions regarding NDPS Act be complied with:-
	(a) Whether the Petitioner is/was accused in
	any other case(s)registered against him
	anywhere in India? In case it is so, update
	status of the proceedings in the case(s).
	(b) If the Petitioner is on bail in any case(s)
	pending against him or sentence awarded to
	him in any other case(s) has been suspended
	specific mention is required to be made.
	(c) Number and title of any other pending
	case(s) against the Petitioner in the Court
	where such a case/petition is moved, should
	be mentioned.
	(d) Whether he has ever been declared
	proclaimed offender in any case or not?
66.	Details of all the cases registered against the
	Accused/Applicant(s)/Appellant(s)/Petitioner(
	s) and status thereof should be mentioned
	while Filing the Appeal/Petition/Revision.
67.	Against the order of Family Court passed
	u/s125Cr.P.C,the nomenclature be written as
	CRR(F).
68.	In Criminal Misc. Application filed for
	suspension of sentence, the following details
	should be furnished:-
	(a) Total period of sentence awarded.
	(b) Under which Section conviction and
	sentence has been awarded.
	(c) How much period, the applicant has
	already under gone on the date of filing of the
	application.

60	In the coord filed by the min every counte for
69.	In the cases filed by the run-away couple for
	protection, the following information should
	be mentioned:-
	(a) Whether they are earlier married or not
	before filing the present protection petition?
	<b>(b)</b> If the petitioners are earlier married prior
	to Filing of the protection petition, they
	should bring the factum that it has been
	dissolved by a lawful decree.
	(c) Where representations to the authorities
	concerned have been made and annexed with
	the petitions; the postal or courier receipt etc.
	be annexed with the petition. However, if the
	representation has been made by hand to the
	authorities concerned and averment to that
	effect has been made in the petition, the
	acknowledgement receipt of the
	representation so made (if available), should
	also form the part of the petition."
70.	Specific application for grant of leave to
	appeal should be filed u/s 372 of Cr.P.C. in
	appeal should be filed u/s 372 of Cr.P.C. in terms of Section 378(3) Cr.P.C. in an appeal
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71.	terms of Section 378(3) Cr.P.C. in an appeal
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71.	terms of Section 378(3) Cr.P.C. in an appeal filed against Acquittal in FIR case.  Complainant should be made a Party in the complaint case, and State concerned should
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72.	terms of Section 378(3) Cr.P.C. in an appeal filed against Acquittal in FIR case.  Complainant should be made a Party in the complaint case, and State concerned should be made a party in FIR case.  Certified copy of judgment is required to be filed in an appeal which is filed against conviction/sentence.  (a) Visible photographs of the Petitioner should
72.	terms of Section 378(3) Cr.P.C. in an appeal filed against Acquittal in FIR case.  Complainant should be made a Party in the complaint case, and State concerned should be made a party in FIR case.  Certified copy of judgment is required to be filed in an appeal which is filed against conviction/sentence.  (a)Visible photographs of the Petitioner should be annexed.
72.	terms of Section 378(3) Cr.P.C. in an appeal filed against Acquittal in FIR case.  Complainant should be made a Party in the complaint case, and State concerned should be made a party in FIR case.  Certified copy of judgment is required to be filed in an appeal which is filed against conviction/sentence.  (a) Visible photographs of the Petitioner should be annexed.  (b) Aadhaar Card(s) of the Petitioner(s) may
72.	terms of Section 378(3) Cr.P.C. in an appeal filed against Acquittal in FIR case.  Complainant should be made a Party in the complaint case, and State concerned should be made a party in FIR case.  Certified copy of judgment is required to be filed in an appeal which is filed against conviction/sentence.  (a)Visible photographs of the Petitioner should be annexed.  (b)Aadhaar Card(s) of the Petitioner(s) may also be furnished.
72.	terms of Section 378(3) Cr.P.C. in an appeal filed against Acquittal in FIR case.  Complainant should be made a Party in the complaint case, and State concerned should be made a party in FIR case.  Certified copy of judgment is required to be filed in an appeal which is filed against conviction/sentence.  (a)Visible photographs of the Petitioner should be annexed.  (b)Aadhaar Card(s) of the Petitioner(s) may also be furnished.  Address ofLocal Counsel with contact number
72.	terms of Section 378(3) Cr.P.C. in an appeal filed against Acquittal in FIR case.  Complainant should be made a Party in the complaint case, and State concerned should be made a party in FIR case.  Certified copy of judgment is required to be filed in an appeal which is filed against conviction/sentence.  (a)Visible photographs of the Petitioner should be annexed.  (b)Aadhaar Card(s) of the Petitioner(s) may also be furnished.  Address ofLocal Counsel with contact number be mentioned in POA/ Vakalatnama, in case of
72. 73.	terms of Section 378(3) Cr.P.C. in an appeal filed against Acquittal in FIR case.  Complainant should be made a Party in the complaint case, and State concerned should be made a party in FIR case.  Certified copy of judgment is required to be filed in an appeal which is filed against conviction/sentence.  (a)Visible photographs of the Petitioner should be annexed.  (b)Aadhaar Card(s) of the Petitioner(s) may also be furnished.  Address ofLocal Counsel with contact number be mentioned in POA/ Vakalatnama, in case of outsider counsel(s).

etc.) to be filed in the High Court a brief
synopsis of the case (concise statement of
relevant facts) in chronological order with
dates, shall be annexed. Reference to
document(s) in such synopsis shall
specifically mention (in bold letters in the
page margin at the relevant place) the
annexure number and the relevant page at
which such document is annexed.
ANYOTHEROBJECTION(s)(HANDWRITTEN)

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