THE SPECIAL MARRIAGE ACT-1954

An Act to provide a special form of marriage in certain cases, for the registration of such and certain other marriages and for divorce.

U.S Sec 4: Conditions relating to solemnization of special marriage (Admissibility Condition Check list):A marriage between any two persons may be solemnized under this Act, if at the time of the marriage the following conditions are fulfilled namely:

- (a) Neither party has a spouse living
- (b) Neither party-
 - (i) is incapable of giving a valid consent to it in consequence of unsoundness of mind, or
 - (ii) Though capable of giving a valid consent, has been suffering from mental disorder of such a kind or to such an extent as to be unfit for marriage and the procreation of children; or (iii) has been subject to recurrent attacks of insanity or epilepsy.
- (c) Age: U.S 5 (C): The male has completed the age of twenty-one years and the female the age of eighteen years
- (d) The parties are not within the **Degrees of Prohibited Relationship:** Refer THE FIRST SCHEDULE (See Sec.2 (b))

Provided that where a custom governing at least one of the parties permits of a marriage between them, such marriage may be solemnized, notwithstanding that they are within the degrees of prohibited relationship: and

(e) Where the marriage is solemnized in the State of Jammu and Kashmir, both parties are citizens of India domiciled in the territories to which this Act extends.

Documents Required Producing by Bridegroom & Bride for solemnization of marriage:

- Notice or Application for Marriage Under Sec 5 or Sec 15
- Joint Passport Size photo of Bridegroom & Bride
- Requisite Fees in Money Order or Cash
- ID Proofs of Bridegroom -Bride & 3 Witness
- Residence Proof Party to the marriage & 3 Witness
- Date of Birth Or Age Proof of Bridegroom & Bride
- Joint Declaration of Bridegroom & Bride Under SEC (11)
- Marriage Proof only In case of Sec 15 Marriage (Not Applicable for Sec 5 Marriage)

1. Registration Before Marriage Ceremony (U.S Sec 5 (C):

When a marriage is intended to be solemnized under this Act, the parties of the marriage shall give notice thereof in writing in the Form specified in the Second Schedule to the Marriage Officers of the district in which at least one of the parties to the marriage has resided for a period of not less than thirty days immediately preceding the date on which such notice is given.

Notice to marrige office by both or either bridegroom or bride: (sec 5 marriage application)

	THE SECOND SCHEDULE See Sec.5 NOTICE OF INTENDED MARRIAGE To. The Marriage Officer Congress Rampan, Salamonapm; District. We hereby give you notice that marriage under the Social al Marriage Act. 1953, is intend solemnized between us within three calendar non the from the date hereof.									Water WR10	è m. Pacquir 12/04) 20-0 12/04 13/201				
	N	A	М	E	Cond	lition	Оссир	ation	Age	Dwellin Place	1	Permanent on place if presonal	ent	Lengt reside	
		(1)		(2)	(3)	(4)	(5)		(6)		(7)	
			Baril 3427		tchyert 0833	BeniK	Labour		e 36 % - 12.0		P. C - 170	ja Skapali p.o. Evngunipali D NO-342793:	80:-Subarrox	apm. from	19.Kwd
2) B Anol	horr	at Si 10-4:	ahu 8, 329 1	10 Ba 982 6	lista Sa 8860	her,	cultivation		- 41 Ye	pris.	P.S. Dun	itkolkandal nguripali Di + 4329 1982	#1- Subarrozu	A DALL HEY A	Frezon Child-hooi
40 h	P.s.	Dur Dur	Sa	hk pali	Sto Ra DRA; - S	troa Sc inborn	Pashan o	khitke other 1	elbom D. 010. adhap	dali fo - JFF00 vali f.o.	Peksoai 14597 1 Tormaon	mal. 4.17.03.2017 ura,		7.03.2017	
(3)	60	29.1	~ 5)	en Par	randa	ra Pashow ra Dashow ra Odosho	R/0 1	Almiao	nemda	p.o. Rau	mbrus, 104-12-03-30	Bride	04.17.03	

Fees:

For every notice intended marriage on application for registration for a marriage **20 Rs.** To be paid by the parties to the marriage. (Booked as Miscellaneous Fees).

Mode of Payment: Parties to marriage can pay either in Cash or through Postal Money Order.

Notice Commencement: The Marriage notice will be institutionalized from the date of receipt of fees.

Order Sheet of Marriage Office after receiving Marriage notice:

	Marriage Officer Rampur P.S. DunguripaliDist. Subarnapur No.01/2017 of Order Sheet.Nature of Case. Marriage 5 C,Case No.01/2017	
Date	Order	Remarks
17/03/17	Intended marriage notice filed in original Special Marriage Act 1954 U/C-5C in between Sri Bharat Sahu S/O- Balista Sahu, Age-41, At-Chhitkelbandali, Po-Beheramal, Ps-Dunguripali, Dist-Subarnapur and Ku. Pramila Barik, D/O-Achut Barik, Age36, AtGadhapali, Po. Tamamura, Ps Dunguripali, Dist subarnapur, Appliction received to day & Verified the same and it is with the provision of act received by sum of Rs 2Q/-(Rupees Twenty) only under rule 10/I affix a copy to the notice board, inviting objection if any with in thirty days from the date of application, both are directed to application in the court after thirty days from the date application along with the three witness, joint photograph and documentation evidence in support of age at the time of solemnization of marriage.	reamed back
	Put up with in the date time when the appear. Dictated by M.O. Marriage Officer; Rampur	1536/18:

U.S Sec (6). Marriage Notice Book and publication.-

(1) The Marriage Officer shall keep all notices given under Sec. 5 with the records of his office and shall also forthwith enter a true copy of every such notice in a book prescribed for that purpose, to be called the **Marriage Notice Book**. See Sample Below

FORM I		
(See Rule 5)	All the many parties and the	
MARRIAGE NOTICE BO	200	
	Male Fem	ale
(1) Name of parties		
(2) Whether-Unmarried		
Divorced		
Widower, or widow		
(3) Age	S. 194	
(4) Occupation ···		
(5) Present address		
(6) Permanent address		
(7) Length of residence		
(8) Date of notice		为 是 由《三古诗
(9) Nature of objection		
10) Remarks		
11) Signature of Marriage Officer		7.35
with date		111
e front and a management of the second	· (/, · · · · · · · · · · · · · · · · · · ·	
The second secon		The state of

	Day Description of the Control of th
MARRIAGE NOTICE B	оок
Male	Female
- Name of Parties—Isom ha Suma 870 Mahender Suma	Champabati Sahu.
- Wather-Unmarried Unimarried	Um married
Divorced-	
Widower or widow	20 years.
3- Age Solors. At po. Varnamura.	dis pondom+
4. Occupation- ps. Plyngum part.	6+100- Tamamuma
5- Present Address-	pi- tringeni pari.
6- Permanante Address-	At. Tentuli pachar po-Tikar pacha 13- Maban patoma prot-kalahandi.
7- Length of residence - Stoce Birth	
8- Date of Notice- 5.5.209.	८.४.१०१३.
9- Nature of Objection-	Lety
IO- Remarks	Marriage Officer Rampur Dist: Subarnapur
11- Signature of Marriage Officer with Date-	

- (2) The Marriage Officer shall cause every such notice Under sec 5 by Parties to be published by affixing a copy thereof to some conspicuous place in his office.
- (3) Where either of the parties to an intended marriage is not permanently residing within the local limits of the district of the Marriage Officer to whom the notice has been given under Sec. 5, the Marriage Officer shall also cause a copy of such notice to be transmitted to the Marriage Officer of the district within whose limits such party is permanently residing, and that Marriage Officer shall thereupon cause a copy thereof to be affixed to some conspicuous place in his office.

(For Example: If Any Party to The marriage Permanent address is other than present address where they intending to Marry, the marriage Officer Shall also Send Sec 5 Notice to Permanent address Marriage Office to affixed there of notice Board.)

U.Sec (7). **Objection to marriage**. - From the date of Notice Institution, next 30 days will be the Objection period.

(1) Any person may, before the expiration of thirty days from the date on which any such notice has been published under sub-section (2) of Sec. 6, object to the marriage on the ground that it would contravene one or more of the conditions specified in Sec.4.

Fees:

- For recording of Objection Rs.20 to be paid by Objector.
- (2) After the expiration of thirty days from the date on which notice of an intended marriage has been published under sub-section (2) of Sec. 6, the marriage may be solemnized, unless it has been previously objected to under sub-section (1).

Fees:

- For Solemnizing or Registering Marriage Rs.50 to be paid by the Party to the marriage.
- (3) The nature of the objection shall be recorded in writing by the Marriage Officer in the Marriage Notice Book, be read over and explained if necessary, to the person making the objection and shall be signed by him or on his behalf.
- **U.Sec (8). Procedure on receipt of objection.** If an objection is made under Sec. 7 to an intended marriage the Marriage Officer shall not solemnize the marriage until he has inquired into the matter of the objection and is satisfied that it ought not to prevent the solemnization of the marriage or the objection is withdraw by the person making it; but the **Marriage Officer shall not take more than thirty days from the date of the objection** for the purpose of inquiring into the matter of the objection and arriving at a decision.

Fees:

• For Every **Enquiry into Objection Rs.100 to** be paid by the Objector.

(2) If the Marriage Officer upholds the objection and refuses to solemnize the marriage, either party to the intended marriage may, within a period of thirty days from the date of such refusal, prefer an appeal to the District Court within the local limits of whose jurisdiction the Marriage Officer has his office, and the decision of the District Court on such appeal shall be final, and the Marriage Officer shall act in conformity with the decision of the Court.

U.Sec (9). Powers of Marriage Officers in respect of inquiries.-

(1) For the purpose of any inquiry under Sec.8, the Marriage Officer shall have all the powers vested in a Civil Court under the Code of Civil Procedure, 1908(5 of 1908), when trying a suit in respect of the following matters, namely:

- (a) Summoning and enforcing the attendance of witnesses and examining them on oath.
- (b) Discovery and inspection
- (c) Compelling the production of documents.
- (d) Reception of evidence on affidavits.
- (e) Issuing commissions for the examination of witnesses.

	· · · · · · · · · · · · · · · · · · ·
	FORM II
1	(See Rule 6(1))
	NOTIOE,
	Before the Marriage Officer
	matter of the application to register the marriage
	C and D (Givernames and address)
100	E F Objector
	To
	Notice of an intended Marriage
	Wherens between A B
	and C D was received by the Marriage Officer on Whereas E F
	has preferred certain objections (set put overleaf) to the of
	the marriage; and Whereas the Marriage Officer will hold an enquiry into the matter of the said objections on
	Take notice that in default of your appearance on the aforesaid day, the inquiry will be made and decided in your absence.
	Should you apprehend that your witness will not attend unless summoned by the Marriage Officer, you should apply to the Marriage Officer for the issue of such summons sufficiently early together with the prescribed process fee and the reasonable expenses of travelling and subsistence of the witness.
3	Given under my hand and seat
	Station: Signature
d .	Dare : Marriage Officer
	(Set out the objection on the reverse of this notice).

<u>Summon to Witness to the Marriage regarding enquiry of Objection:</u>

orm III	SUMMONS TO WITNESS 53.
	FORM III
	[See Rule 6(2)]
	SUMMONS TO WITNESS
Be	fore the Marriage Officer(Place).
In	the matter of the Special Marriage Act, 1954, and
In he marr	the matter of the intended marriage/application to register
A	and B Give names and address
E	E Objector
Го	
74	
of appear docume at other e:	hereas your attendance is required to give evidence on behalf. in the above matter, you are hereby required to personally before me or to cause to be produced before me the nt specified hereunder, on/theday of19 h. M. P. M. A sum of Rsbeing your travelling and expenses for one day is herewith sent.
If :	subject to the consequences of non-attendance laid down in cof Order XVI of the Code of Civil Procedure, 1908.
	Take notice that in default of your appearance on the aforesaid e inquiry will be made and decided in your absence.
	Given under my hand and seal.
Station	
Date	Marriage Officer
	Seal That And O'

Fees: For Every **Notice & Summons a witness to appear & Give evidence Rs.25** to be paid by the Objector.

- (3) If it appears to the Marriage Officer that the objection made to an intended marriage is not reasonable and has not been made in good faith he may impose on the person objecting costs, by way of compensation not exceeding one thousand rupees, and award the whole, or any part thereof to the parties to the intended marriage, and any order of costs so made may be executed in the same manner as a decree passed by the District Court within the local limits of whose jurisdiction the Marriage Officer has his office.
- **U. Sec (10). Procedure on receipt of objection by Marriage Officer abroad.** Where an objection is made under Sec.7 to a Marriage Officer in the State of Jammu and Kashmir in respect of an intended marriage in the State and the Marriage Officer, after making such inquiry into the matter as he thinks fit, entertains a doubt in respect thereof, he shall not solemnize the marriage but shall transmit the record with such statement respecting the matter as he thinks fit to the Central Government, and the Central Government, after making such inquiry into the matter and after obtaining such advice as it thinks fit, shall give its decision thereon in writing to the Marriage Officer shall act in conformity with the decision of the Central Government.

<u>U.SEC (11). Declaration by parties and witnesses.</u> Before the marriage is solemnized the parties and three witnesses shall, in the presence of the Marriage Officer, sign a declaration in the Form specified in the Third Schedule to this Act, and the declaration shall be countersigned by the Marriage Officer. Format & Sample given Below

	and the second s	
	We hereby declare that-	
	(i) neither of us has more than one spouse living on the date	
	mentioned in this application nor shall have such at the time of registration;	
	(ii) neither of us, is an idiot or lunatic;	
	(iii) both of us have completed the age of twenty one years on the date of registration;	
1	(iv) we are not within the degrees of prohibited relationship.	
	Our marriage was celebrated before the commencement	
	of the Special Marriage Act, XLIII of 1954, and accord.	-
	governing each of us, a marriage between us is permitted;	
	though we are within the degrees of prohibited relation-	
	ship according to the Act aforesaid;	
	NOTE-Score out whichever is not applicable.	40.
	(v) we have been residing within the jurisdiction of	
The state of the	the Marriage Officer at	
11/1/1	than thirty days immediately preceding the date of this application.	. 26
· We	also declare that all the above particulars are true to the best	4 6
	wledge and belief.	
	Signature	
Station :	(Husband)	-
Date	(Wife)	Table 1
		THE TO
	2) とは着12: - 色色ある14m 3) とは着12: - 色子の地面を発 3) とは着12: - 色子の地面を発 20) ひど いちみ1 - 06/03/65の7 200 34年 2614 02115 でまます 200 30年 20日 32年 201 日本 21日	युक्क
	x) था!- श्रेट्टिकी जाका , डी!- श्रेट्टिकि	
	8 3 3 6 3 6 5	-
	याज्य डार्ग्य में विमेक्ता नार्ग्य के	3
DIN	नार्म पर्वमार्थ से राज्य केनार्थ व	2) coles
8.0	71101 401 / 11/6 - 950 - 1100 (+) = 150 - 0 01-	_
M	ते हो ये देखें की प्रमा सिक्षा, यह मिल करी देखें	BB
	एसार्य स्थारी एके याकी भारतार में केंग केंग्रेस सकी स्थारी स्थारी स्थारी	कार्य।
	एसार व्याच क्यान	,
	(20)	
	3-3	
	स्थानहार अध्य	3.
	02/028 2/18	2
	0/- 08-08-200	9

U.Sec (12). Place and form of solemnization.-

(1) The marriage may be solemnized at the office of the Marriage Officer or at such other place within a reasonable distance therefrom as the parties may desire, and upon such conditions and the payments of such additional fees as may be prescribed.

Fees:

- For Solemnizing a Marriage at any place outside the office of the Marriage Officer in addition to the fee entry in V; Rs.100 to be paid by the Party to the marriage.
- 2) The marriage may be solemnized in any form which the parties may choose to adopt: Provided that it shall not be complete and binding on the parties unless each party says to the other in the presence of the Marriage Officer and the three witnesses and in any language understood by the parties,- "I (A) take thee (B), to be my lawful wife (or husband)".

Letter by Party to the Marriage on the Date of Solemnization of Marriage

To, The Marriage Officer, Rampier Respected sir. We Kumani Pramila Banik & ser Bharat Saher applied for Regd. marriage in your obtice andt. 17.3.2017 The Marriage declaration also Completed. so were are with the wittness also present today before the regal. Marriage obtice for marriage. Hence prayed the allowed the our massiage today then we shall greatful to you. Applicant. 1. preamila Barrik 2- Calit Sahu 2 0108-418 3-Pandavan Banix

Order Sheet of Marriage Office on the Date of Solemnization of Marriage

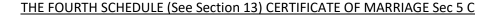
Both party present today along with three witnesses files schedule III U/S 11 of Special Marriage Act 1954. Submitted required documents asked for any kept in office record for militias observed. No objection period seem the document furnished in support of age and found order also seam joint photograph duly signed by the parties marriage soleminized between Sri Bharat Sahu,S/o-Balistha Sahu,Age-41,At-Chhitkelbandhali,Po-Beheramal,Ps-Dunguripali,Dist-Subarnapur and Ku.Pramila Barik,D/o-Late Achyut Barik,Age-36,At-Gadhapali,Po-Tamamura,Ps-Dunguripali,Dist-Subarnapur in presence of three witness today on dt-05/05/2017 and required as Marriage No-

Dictated

Marriage Officer, Rampur

U.Sec (13). Certificate of marriage.-

(1) When the marriage has been solemnized the Marriage Officer shall enter a certificate thereof in the Form specified in the Fourth Schedule in a book to be kept by him for that purpose and to be called the Marriage Certificate Book and such certificate shall be signed by the parties to the marriage and the three witnesses. See the Sample below





(2) On a certificate being entered in the Marriage Certificate Book by the Marriage Officer, the certificate shall be deemed to be conclusive evidence of the fact that a marriage under this Act has been solemnized and that all formalities respecting the signatures of witnesses have been complied with.

U.Sec (14). New notice when marriage not solemnized within three months.-

Whenever a marriage is not solemnized within three calendar months from the date on which notice thereof has been given to the Marriage Officer as required by Sec. 5

or

where an appeal has been filed under sub-section (2) of Sec.8, within three months from the date of the decision of the District Court on such appeal

or

where the record of a case has been transmitted to the Central Government under Sec.10, within three months from the date of decision of the Central Government,

The notice and all other proceedings arising therefrom shall be deemed to **have lapsed**, and no marriage Officer shall solemnize the marriage until a new notice has been given in the manner laid down in this Act.

Registration of Marriage Celebrated in other forms (Registration After Marriage Ceremony) U.Sec (15)

U.Sec (15). Registration of marriages celebrated in other forms.- Any marriage celebrated, whether before or after the commencement of this Act, other than a marriage solemnized under the Special Marriage Act, 1872 or under this Act, may be registered under this Chapter by a Marriage Officer in the territories to which this Act extends if the following conditions are fulfilled, namely:

Conditions relating to solemnization of marriage Celebrated in other forms (Admissibility Condition Check list):

- (a) A ceremony of marriage has been performed between the parties and they have been living together as husband and wife ever since.
 - Party to the Marriage Required to Produce Marriage Proof Like Marriage Card/Any other
 Marriage certificate from religious institution etc
- (b) Neither party has at the time of registration more than one spouse living.
- (c) Neither party is an idiot or a lunatic at the time of registration.
- (d) The parties have completed the age of twenty-one year at the time of registration.
- (e) The parties are not within the degrees of prohibited relationship.
- (f) The parties have been residing within the district of the Marriage Officer for a period of not less than thirty days immediately preceding the date on which the application is made to him for registration of the marriage.

Notice to marriage office by both or either Bridegroom or Bride: (Sec 15 marriage application) Format & Sample

A STATE OF THE STA		10,000	NAMES AND ADDRESS OF THE OWNER, WHEN
DECKE !	FC	ORM V	The state of the
Section 1	[See	Rule 7(1)]	Blave)
1		of a marriage unde rriage Act, 43 of 19	r Section 15
12 187	1. Name of parties-	4.4	STATE OF THE PARTY OF
	A B (Husband)		
	C D (Wife)		
	2. Age or date of birth-	175	
	Husband		
	Wife		
	4. Present dwelling place		
	 Relationship, if any, of before marriage. 		
	6. A ceremony of marria performed between AB and CD	Mary Control of the C	
	have been living together as husha wife ever since the date noted above	that we	
			No. of the last of

	3	2	FORM NO.V (See Rule-7(i)	41
Onni			AGE ACT, 1954.	
+4		Name & Parentee of the Parties	Husband	RABINERA PADRAN
			Voter ID NO.	MEEC 23616461
			Father's Name:	LEKURU PADHAN
			Wife	MITA PADRIAN & BISWAL
			Voter ID No.	1FF0263153
			Father's Name	DAMBARUDHAR BISWAL
			Husband	06-06-1982
			Wife	10-05-1984
		Permanent Dwelling Place, if any	Hasband	At/Po-Tamamura,Ps-Dunguripali
				Dist-Subaruapur,Odisha
			Wife:	ApPo-Tumamura,Ps-Dunguripali
				Dist-Subarnapur, Odisha
	4.	Present Dwelling Place	thisband:	As/Po-Tamamura,Ps-Dunguripuli
				Dist-Subarnapur, Odisha
			Wife t	At/Po-Tamamura,Ps-Duaguripali
				Dist-Suharnapur,Odisha
	m -1	Name of the Dwaghter If any and her DC	OBc. <u>s</u>	SONAM PADHAN, DOB:25/06/2005
		Name of the Son If any and his DOB:	7	NO .
		Rap	mother of	adnoun
		Hita Busha	00	7.04.15

Relation of the parties before marriage Brother Inf. law & Sister in Law

6. A ceremony of narriage was performed between

Rabindra Padhan and Smt Mita Padhan on 0.3 - 0.2c.) 3. at (place) TAMAMURA

We declare that we have been living together as bushand and wife ever since the date noted above. We hereby declare that Neither of us and more than one spouse living on the and mentioned in application.

Neither of us is an idiot or lunsile. Both of us have completed the age of Twenty One years of age on the date of this prolinging.

We are not within the degrees of probabited relationship. Our marriage was celebrated before the commencement of the Special Marriage Act 1954 (Central Act 43 of 1954) and according to the law custom us age having the force of low governing each of us relationship according to the act for said.

Marital status at the time of marriage Husband: Unmarried wife Widow

Score out whichever is not applicable

We have been residing within the jurisdiction of the Marriage Officer, Rampur, Dist-Subarnapur for a period of not less than thirty days immediately proceeding the date of this application.

We declare that all the particulars are true to the best of our knowledge and belief.

Signature of Husband & Wife - Husband Lockendron Padnova 07.04.15

Wife META Advan 0704-15

Place, RAMPUR Date: 07/04/2015

M

Phone No. (H) 98619 44294 (W) 96920 44034

Signature of the witness:

Dambarudhar Biswal, S/o- Iswar Biswal, Age-55 Years, Voter ID No. 03-04-/5'
OR/15/113/098825,RO/Vill/Po-Tamamura,Ps-Dunguripall,Dist-Subarnapur,Odisha.

Lekuru Padhan, S/o- Madan Padhan, Age-60 Years, Voter ID No.

OR/15/113/098492, RO/Vill/Po-Tamamura, Ps-Dunguripali, Dist-Subarnapur, Odisha.

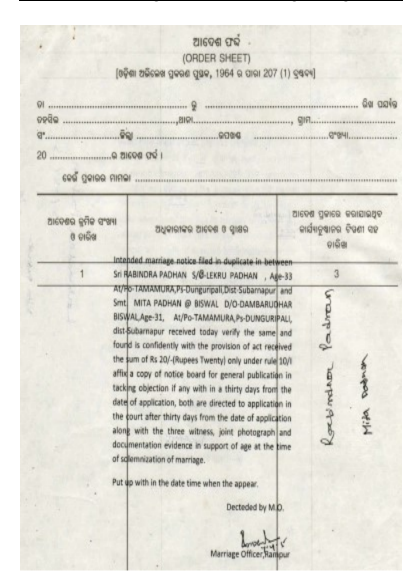
suppression forther of the of

Prananath Amus 810. Sadhaba Muc.
age. 41 Vear R10. Pamamura p.s. dungenilale
voger ED. OR15/113/098802.

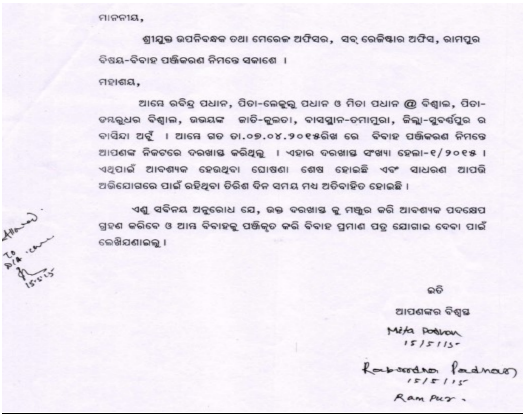
U.Sec (16). Procedure for registration.-

Upon receipt of an application signed by both the parties to the marriage for the registration of their under this chapter, the Marriage Officer shall give public notice thereof in such manner as may be prescribed and after allowing a period of **thirty days for objection**.

Order Sheet of Marriage Office after receiving Marriage notice:

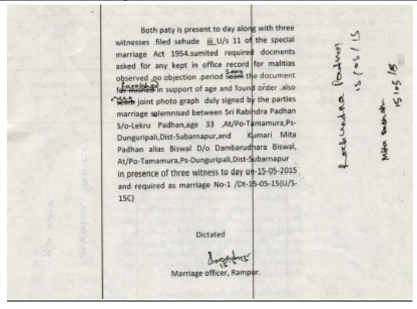


Application By Bridegroom & Bride for Marriage on the day of Marriage



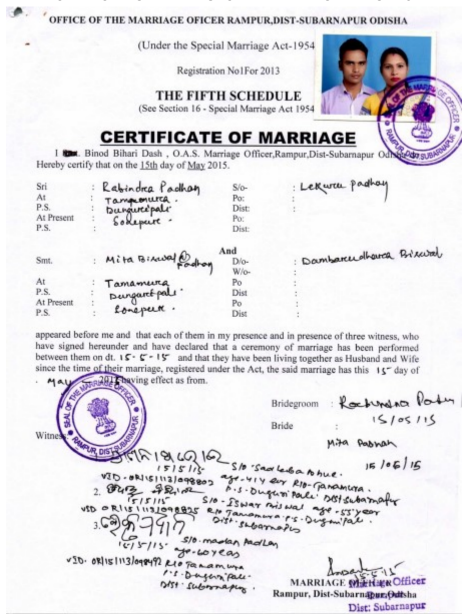
After hearing any objection received within that period, shall, if satisfied that all the conditions mentioned in Sec. 15 are fulfilled, enter a certificate of the marriage in the Marriage Certificate Book in the Form specified in the Fifth Schedule and such certificate shall be signed by the parties to the marriage and by three witnesses.

Order Sheet of Marriage Office on the Date of Solemnization of Marriage



THE FIFTH SCHEDULE (See section 16)

CERTIFICATE OF MARRIAGE CELEBRATED IN OTHER FORMS



U.Sec 17. Appeals from orders under Sec. 16.-

Any person aggrieved by any order of a Marriage Officer refusing to register a marriage under this Chapter may, within thirty days from the date of order, appeal against that order to the District Court within the local limits of whose jurisdiction the Marriage Officer has his office, and the decision of the District Court on such appeal shall be final, and the Marriage Officer to whom the application was made shall act in conformity with such decision.

The Orissa Gazette

No. 265 CUTTACK, SUNDAY, FEBRUARY 25, 2001/FALGUNA 6, 1922

LAW DEPARTMENT

NOTIFICATION

The 20th February 2001

S. R. O. No. 87/2001—In exercise of the powers conferred by section 50 of the Special Marriage Act, 1954 (43 of 1954), the State Government do hereby make the following rules to amend the Oressi Special Marriage Rules, 1955, namely:—

DRAFT

- 1. (1) These rules may be called the Orissa Special Marriage (Amendment) Rules, 2000.
 - (2) They shall come into force on the date of their publication in the Orissa Gazette.
- 2. In the Oriesa Special Marriage Rules, 1955, in rule 10, for the existing fees appearing against each of the items (i) to (ix) the following fees shall be substituted, namely:-

			Ks.	
(1)	For every notice of intended marriage on application for registration for a marriage (to be paid by the parties to the marriage)		20.00	
(2)	For recording of objection (to be paid by the objector)	44	20.00	
(3)	For every enquiry into an objection (to be paid by the objector).		100.90	
(4)	For every notice and for every summons to a witness to appear and give evidence or to produce a document (to be paid by the objector).		25.00	
(5)	For solemnising or registering a marriage (to be paid by the party to the marriage).		50 80 L	-
(6)	For a certified copy of an entry-		20:00	
	(a) In the marriage Notice Book other than an entry relating to an objection or		The same	
	(b) in the Marriage Certificate Book (to be paid by the applicant).			
(7)	For a certified copy of an entry in the marriage notice book other than a notice or of any other proceedings not already provided for (to be paid by the applicant).		20.00	
(8)	For solemnising a marriage at any place outside the office of the marriage officer in addition to the fee in entry (v) to be paid by the parties to the marriage.		100.00	
	Nortes-This fee may be appropriated by the Marriage Officer. No travelling or otherallowances shall, however, be claimed in addition-			
(9)	For making a search (to be paid by the applicant)		A	1
V	(a) If the entry is of the current year		10-00	-
	(b) If the entry is related to any previous year or years for each year of search.		10.00	,
	[No. 1931—II	-J-7/2	000-L.j	

[No. 1931—II-J-7/2000-L-]
By order of the Governor
R. N. BISWAL
Secretary to Government

Printed and Published by the Director, Printing, Stationery and Publication, Orissa, Cattack-10

Ex. Gaz, 1661—184+100—Composed on 26-2-2001—Printed on 15-3-2001

Application Certified Copy Of Marriage Certificate by Bridegroom & Bride

वार्यात के कार्यात भतार्थित सार्वात का वार्यात टक्त रखाहिसार सारक pas क खारे यत चर्मा सार्वेल, दी: - ग्रिट बार्जे असे ए। ट्रावनान्ते ट्राक्त य्याम्भी। सक्तिम्स प्रमान में हार्य प्रमान में प्रमान स्थितः स्थान क्रिस्ट्री। जन्मान मक्ति हार्य पार्थः स्थान क्रिस्ट्री। जन्मान मक्ति हार्य पार्थः कर्त क्षात्र हता के प्र के निक्रम निक्रम के निक्रम m 9915 erg12119 Promila Barrix G1. 0x-08.9029

ANNUAL ALPHABETICAL INDEX OF MARRIAGES TO BE MAINTAINED BY OFFICE

Serial Name Father's name and address Serial No. Vol. No. Page No.