

IMPORTANT NOTIFICATIONS

Sr. No.	Title	Letter No.	Remarks
1.	Criminal rules and practice	1521/Spl/Gaz.II.17 dated 25.08.2022	Department of Home Affairs & Justice Punjab, notified criminal rules and practice, 2022 as “appendix No.25.57 in chapter 25- Investigation” of Punjab Police Rules, 1934 as well as office circular order No.7 of 2022 issued vide No.2185/CR-LA-4 dated 06.04.2022 (only for Punjab)
2.	Determining timely appearance of under-trial inmates in the learned courts on each and every date	1072/Spl/Gaz.II.17 dated 07.06.2022	Directions were issued from the office of Addl. General of Prison, Punjab with regard to the timely appearance of the inmates in the courts on each and every date to all Superintendent of Jails, Punjab. (Only for Punjab)
3.	Rules with regard to expediting the decision of the suit/execution	974/Spl/Gaz.II.17 dated 01.06.2022 in view of the judgment dated 22.04.2021 in CA No.16559-16660 of 2021 dated 22.04.2021 “Rahul S Shah vs Jinder Kumar Gandhi and others”	Annexure A- Power of court to inspect any property or thing as per order 18 Rule 18 CPC. Annexure B – Expeditious disposal of execution petition : Part G (c) of Chapter 12 of High Court Rules and Order Vol.I. Necessary direction may be issued as per the aforesaid rule in the warrant of possession issued at the first instance.
4.	In Re: to issue certain direction regarding inadequacies and deficiencies in criminal trials vs State of AP and others	865/Spl/Gaz.II.17 dated 25.05.2022 in view of Suo moto writ petition (Crl.) No.1 of 2017 order 28.04.2022 (SC)	Code of Criminal Procedure as well as Chapter 10 of Punjab and Haryana High Court Rules and Order Vol.III
5.	Instructions for preventing loss of judicial record on subordinate courts	Endst. No.151/Spl/Rules/XXCI dated 19.05.2022	<ul style="list-style-type: none"> • Instructions issued to the District & Sessions Judges of Punjab, Haryana and Chandigarh to meticulously comply with the instruction issued by

			<p>the High Court by time to time to complete all the proceedings reconstruction and departmental inquiry within the stipulated period of six month.</p> <ul style="list-style-type: none"> • The concerned District & Sessions Judge shall show progress of all the fresh cases of loss/damage of records and ensure completion of all the proceedings within the period of six months after retirement of the concerned delinquent employee, it is impossible to take the proceeding to the logical conclusion. • All the District & Sessions Judge of Punjab, Haryana and UT Chandigarh are directed to personally monitor of all proceeding of already pending cases of loss/damage of cases and try to get them completed expeditiously but not later than six months. • In case of failure, detailed report with reasons caused be sent to the High Court alongwith next quarterly statement of loss of records for further necessary action in the matter.
6.	Purchase/reimbursement of laptops to be provided to the judicial officers in the state of Punjab & Haryana	1011/Spl.CB 7 dated 12.05.2022	<ul style="list-style-type: none"> • Enhancement of the existing reimbursement limit from ₹50,000 to ₹90,000/- on account of purchase of new laptop in respect of the judicial officers from the state of Punjab, Haryana and Chandigarh prospectively.

			<ul style="list-style-type: none"> • Judicial officers of Punjab & Haryana including judicial officers on deputation and newly recruited judicial officers shall be entitled to such reimbursement after a lapse of five years from the date of last purchase. • The repair and replacement of any part, whatsoever shall be the responsibility of the concerned judicial officer.
7.	Notification- Rule-14-15-Family Courts Act	Endst No.13361Rules/II.D4 dated 18.04.2022	After rule 14 & before the rule 15 of Punjab & Haryana High Court Family Court Rules, 2005, Rule 14A (appearance of parties before counsellor) was inserted and existing Rule 15 (duties of the counsellors) Punjab & Haryana High Court Family Court Rules 2005 is substituted.
8.	Instructions regarding production of under trial or prisoner in the court	428/Spl.Gaz.II.17 dated 22.03.2022	In case of under trial or prisoner is produced in court from a jail within the state or outside, after the proceedings for police remand are over, should generally be sent back to the jail where such an under trial or prisoner was brought for being produced in the court. In such case an under trial or prisoner is to be lodged in any other jail, the reasons for the same should be recorded by the court.
9.	Instructions qua FIR register with women cell /women police station in the district	2257/Spl/Gaz.II.17 dated 23.12.2021	In case of FIR having been register with police station with women and women cell, the report u/s 173 CrPC should be presented before the area /ilaqa magistrate as per the allocation of police station made by Chief Judicial Magistrate.