Dated: 19<sup>th</sup> March,2002

In exercise of the powers conferred by Section 7 of the Delhi High Court Act, 1966 read with article 225 of the Constitution of India, Clause 27 of Letters Patent and all other powers enabling it in this behalf, the High Court of Delhi, hereby makes the following amendments in the rules contained in Chapter 5-A and Chapter 5-B of High Court Rules & Orders, Volume V, namely:-

- 1. In rule 4 & 10 of Chapter 5-A words 'Re.1/-' and Rs.5/-' wherever they occur therein, shall be substituted by 'Rs.5/-' and 'Rs.10/-' respectively.
- 2. The following shall be substituted for the existing Sub-rule (iii) of Rule 6 of Chapter 5-B:-
  - (iii) (a) Unattested dasti copies of orders (given under the directions of the Hon'ble Judge) may be issued under the signatures of Court Master if so directed by the Hon'ble Court and applications for obtaining such orders shall be duly stamped with a court fee label of Rs.5/- and Rs.3/- per page shall be charged.
    - (b) In such cases where Dasti Orders are passed by the Hon'ble Court, such orders shall be issued by the Despatch Branch on making an application by the party or his advocate duly stamped with Court Fee label of Rs.5/- and Rs.3/- per page shall be charged.
    - (c) While carrying out inspection of the record of Original and Appellate Side cases (including Civil Writs) the eligible parties or their authorised Advocates shall be given unattested copies of pleadings, exhibits, depositions and orders/judgments on an application made to the Registry with Court Fee label of Rs.5/- and Rs.3/- per page shall be charged.

Note: These amendments shall come into force with immediate effect.

By Order of the Court Sd/-BHARAT BHUSHAN, Registrar General