

(Corrected as per Corrigendum No. 231/Rules/DHC dated 07.03.2012)

HIGH COURT OF DELHI: NEW DELHI

NOTIFICATION

No. 578 /Rules/DHC

Dated: 14.12.2011

In exercise of the powers conferred by Section 122 of Code of Civil Procedure, 1908 and all other powers enabling it in this behalf, the High Court of Delhi, with the prior approval of the Government of India, hereby inserts new Order XX-B after the existing order XX-A of the Code of Civil Procedure, 1908 :-

THE FOLLOWING SHALL BE INTRODUCED AS ORDER XX-B AFTER THE EXISTING ORDER XX-A OF THE CODE OF CIVIL PROCEDURE, 1908, APPLICABLE TO HIGH COURT OF DELHI AND ITS SUBORDINATE COURTS:-

“ORDER XX-B

**RECOGNITION OF ELECTRONICALLY SIGNED ORDERS, JUDGMENTS
AND DECREES**

RULE 1 : Any Order passed, Judgment pronounced or Decree prepared which is required to be signed by a Judge shall be deemed to have been signed by the Judge, if such Order, Judgment or Decree has been authenticated by means of electronic signature affixed by the Judge in such manner as may be prescribed by the High Court.

RULE 2 : Any Order, Judgment or Decree so authenticated in the manner stipulated in Rule 1 shall also be treated as a certified copy for making a reference, for filing an application for review, revision or execution or preferring an appeal, as the case may be, or for any other purpose for which filing of such a certified copy is considered necessary in the Code.”

NOTE: THIS AMENDMENT SHALL COME INTO FORCE WITHIN THE LOCAL LIMITS OF THE JURISDICTION OF THE HIGH COURT OF DELHI IMMEDIATELY ON THE DATE OF ITS PUBLICATION IN THE DELHI GAZETTE.

BY ORDER OF THE COURT

Sd/-

(V.P. VAISH)

REGISTRAR GENERAL