

FMAT -195 of 2025

**04.07.2025
Item no.15
Court No.50**

**Ashoke Kumar Gupta
Vs.
Md. Shahnawaz & Anr.**

None appears.

Seen the written note of the Superintendent of 'SR' Section.

It appears from the said report that following defects are still persist in the instant appeal:

1) The certified copies of the impugned Decree of the Ld.

Trial Court have not been filed with the memo of appeal.

In absence of the same , names of the parties of the appeal and sufficiency of Court fees stamp could not be verified.

2) The preamble is bereft of the valuation statement.

3) The Classification of Appeal furnished in words being erroneous calls for rectification.

4) Name of the respondent no.2 of the impugned Judgement does not find place in the cause title of the memo of appeal.

5) The instant appeal finds its genesis from Judgement and Decree passed in T.S 1423/2013.

Instant appeal is thus wrongly classified and instituted as **FMAT** instead of **FAT**.

Considering the above facts and circumstances, the appellant is directed to rectify the defect as mentioned above, within two weeks from this date.

(Kallol Chattopadhyay)
Registrar Administration (L&OM)