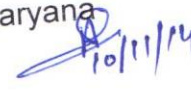


## CIRCULAR

A office note dated 10.11.2014 received from Sh. Ajay Kumar Gupta, Additional Advocate General, Haryana is enclosed herewith. All branch Supervisor/Incharge are requested to note please.


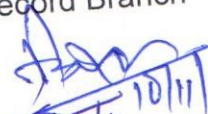
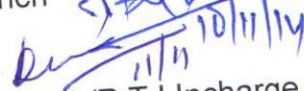

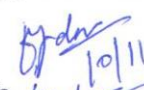



  
Officer on Special Duty  
for Advocate General, Haryana

  
10/11/14

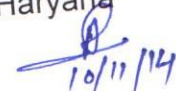
Dated:-

Endst. No.

A copy each is forwarded to the following for information and necessary action :-

1. Administrative Officer 
2. Supdt. Old Writ Branch/ Record Branch
3. Supdt. Accounts. Branch 
4. Supdt. Misc. Branch 
5. Supdt. Current Writ Branch/R.T.I Incharge 
6. Dy. Supdt. Criminal-I Branch 
7. Dy. Supdt. Criminal/List Branch 
8. Dy. Supdt. Civil Filing -I 
9. Dy. Supdt. Civil Filing -II 

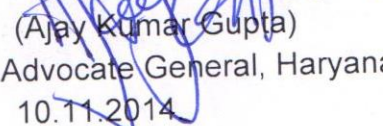
  
Officer on Special Duty  
for Advocate General, Haryana

  
10/11/14

## OFFICE NOTE

The cases wherein the State of Haryana is resp

ondent, as per rules it is legally required that petitioner's counsel should supply advance copy to this office but either generally the counsel for the petitioner do not supply advance copy or if they supply advance copy to this office then generally the brief is not prepared. There is other eventuality, in which the counsel for the petitioner supply requisite copy of the petition after issuance of notice of motion to the respondent State of Haryana and even despite supply of requisite copies of writ petition brief is not prepared by the concerned branch. Though it is required that record of receipt of copies should be prepared by each branch and thereafter the brief of the same should also be prepared and intimation thereof should be sent to the concerned department. The intimation of the receipt of copies should also be conveyed periodically say once in a week to the concerned law officer appearing in that court. This practice should be followed if not being followed at present.

  
(Ajay Kumar Gupta)  
Addl. Advocate General, Haryana.  
10.11.2014

O.S.D.

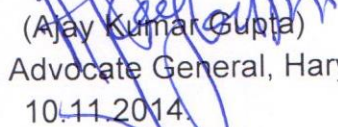
  
10/11

EA

## OFFICE NOTE

The cases wherein the State of Haryana is resp

ondent, as per rules it is legally required that petitioner's counsel should supply advance copy to this office but either generally the counsel for the petitioner do not supply advance copy or if they supply advance copy to this office then generally the brief is not prepared. There is other eventuality, in which the counsel for the petitioner supply requisite copy of the petition after issuance of notice of motion to the respondent State of Haryana and even despite supply of requisite copies of writ petition brief is not prepared by the concerned branch. Though it is required that record of receipt of copies should be prepared by each branch and thereafter the brief of the same should also be prepared and intimation thereof should be sent to the concerned department. The intimation of the receipt of copies should also be conveyed periodically say once in a week to the concerned law officer appearing in that court. This practice should be followed if not being followed at present.

  
(Ajay Kumar Gupta)  
Addl. Advocate General, Haryana.  
10.11.2014.

O.S.D.

CA