भीमें हं: ममा. बिना. बाबा. (आम्र.वि.1) (अमर्कर) मं: 15/1 5511 तो 5522.
29/6/15.

शिष्य : विस्कितक्षी (Relatives) अथवा स्व-सम्पर्क (Acquaintances) के रूप में वह कहे जाते जिन्हें हम नमंदा दर्शन के अन्तर्गत विद्या और संस्कृति के अवधारणाओं से सम्बन्धित हैं।

लीबाद किसे है? उन्हें ध्यान देंगे कि विश्वसनीय बलिदान करने के लिए हमें प्रयास करना चाहिए कि 07/12/11 -हं. फार. (सी.एन.फा.)/920 अभियंता 15/5/2015 लेख का प्रयोग किया जा सके।

Hindu Adoption & Maintenance Act, 1956 और उनके अनुसार हमें जानना चाहिए कि अन्य विभिन्न कानून और कानून अनुसार वहमें प्रयोग किया जा सकता है।

- पुरातन किसमें वे हैं जो शिक्षा सुनवारी अधिकारियों के साथ काम करते हैं।
- यह किसमें हमें प्रयोग किया जा सकता है।
- यह किसमें हमें प्रयोग किया जा सकता है।
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- यह किसमें हमें प्रयोग किया जा सकता है।
To

All Chief Registrar of Births & Deaths

Sub: Clarification on making/ changing entries in birth record of Children taken on adoption.

Sir,

Please refer this office letter of even number dated 12th March, 2012 vide which instructions were issued on framing the procedure for making/ changing entries in birth record of children taken on adoption. Later on, taken into consideration the 2011 CARA guidelines, a clarification was issued by this office letter of even number dated 25th August, 2014 through which submission of adoption deed and adoption order (both) has been made mandatory for registration of birth of children taken on adoption and issue of birth certificate to them.

2. In response to the aforesaid clarification, this office has received certain queries on submission of adoption order and adoption deed in respect of non-institutional adoptions. In this regard, it has been quoted that non institutional adoptions are taken place under the provision of “Hindu Adoption and Maintenance (HAMA) Act, 1956” and under Section 16 of this Act; the need for production of adoption deed i.e. document registered under any law and signed by both parties is sufficient. In this regard, the authenticity of the adoption deed would have to be checked only with the criteria prescribed under the HAMA Act.

3. In order to address the difficulties in producing the adoption order by general public in case of adoption within relatives/acquaintances, the matter has been reviewed and also discussed with the Central Adoption Resource Authority (CARA) of Ministry of Women & Child Development. Accordingly, it has been decided that for in country non-institutional adoptions took place within relations or acquaintances, registered adoption deed is enough, there would be no need to produce adoption order of a court for such cases.

However, before registering or making corrections in the birth record, the correctness of the adoption deed should be verified by the Registrar of births and deaths and if adoption deed is found to be valid duly registered before the Sub Registrar authorized by the State Government, the concern Registrar should make necessary changes in the birth record on the