**FORMAT – APPLICATION OF PARENTS UNDER SECTION 5 OF THE MAINTENANCE AND WELFARE OF PARENTS AND SENIOR CITIZENS ACT, 2007**

BEFORE THE HON. TRIBUNAL CONSTITUTED

UNDER THE MAINTENANCE AND WELFARE OF

 PARENTS AND SENIOR CITIZENS ACT, 2007

OR

BEFORE THE HON. CHIEF/ADDL. CHIEF/

METROPOLITAN MAGISTRATE, \_\_\_\_\_\_\_\_COURT,

AT\_\_\_\_\_\_\_\_\_, \_\_\_\_\_\_\_\_\_\_\_\_\_

Application No. of 20\_\_

1.  Mr. \_\_\_\_\_\_\_\_\_\_\_\_\_, Aged -\_\_\_\_\_\_Yrs      )

2.  Mrs.\_\_\_\_\_\_\_\_\_\_\_\_, Aged -\_\_\_\_\_\_Yrs               )

(Name and Residential Address of the )

Applicant/Parents)                               )

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_       )… Applicant/Parents

                    OR

1.  Mr. \_\_\_\_\_\_\_\_\_\_\_\_\_, Aged -\_\_\_\_\_\_Yrs      )

(Name and Residential Address of the )

Applicant/Father)                                         )

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_                       )… Applicant/ Father

                    OR

1.  Mr. \_\_\_\_\_\_\_\_\_\_\_\_\_, Aged -\_\_\_\_\_\_Yrs      )

(Name and Residential Address of the )

Applicant/Mother)                                )

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_                       )…Applicant/Mother

*Versus*

1.  Mr.\_\_\_\_\_\_\_\_\_\_, Aged \_\_Yrs                    )

2.  Mr.\_\_\_\_\_\_\_\_\_\_, Aged \_\_Yrs                    )

(Name of son/s/Daughter)                                    )… Respondents

**Humble Application of Parents under Section 5 of the Maintenance and welfare of parents and Senior Citizens Act, 2007 praying for Orders/ reliefs Section 9;**

Jurisdiction -                                 Police Station

Most Respectfully Showeth:-

We, the above-named Applicant/Parents most respectfully state and submit as follows:

1.  That, we are husband and wife and the Parents of the Respondents.  We are presently staying at one of our relative/friend’s house, having residential address as \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ & Contact Nos.\_\_\_\_\_\_\_\_\_\_.

2.  That, Respondent No. 1 is our eldest son/Daughter named \_\_\_\_\_\_\_\_\_\_\_\_, aged about\_\_\_\_\_\_\_\_ yrs and Respondent No. 2 named \_\_\_\_\_\_\_\_\_\_, is our youngest Son/Daughter named \_\_\_\_\_\_\_\_\_\_\_\_\_\_.  Both of the are staying at our ancestral house/acquired of Respondent No.1 and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ of Respondent No. 2.

3.  That, the facts and circumstances of our grievances are as follows:-

        (a)    Prior to my marriage, I was employed as\_\_\_\_\_\_\_\_\_\_\_\_\_ at \_\_\_\_\_\_\_\_\_\_\_\_\_\_ and retired from the service on\_\_\_\_\_\_\_\_\_\_ and since the date of my retirement i. e. \_\_\_\_\_\_\_\_\_\_\_\_, I am not employed anywhere and does residential address and details of their schooling etc.)

        (b)    That, out of the said marriage, we have \_\_\_\_\_\_\_\_Children (Give the details of your children viz. name, present age, marital status, employment/business and residential address and details of their schooling etc.).

        (c)     That, on \_\_\_\_\_\_\_\_\_\_\_ we have transferred the ancestral property/acquired property i. e. (give the details of the immovable properties) on the name of my son/ Daughter, he/they being our legal Heir/s and thinking that he/they will look after us in our old age.  But since, the said transfer, our said Children are not looking after our basic necessities of life (Give the events and incidents in chorological order).

        (d)    That, on\_\_\_\_\_\_\_\_\_\_\_\_\_\_, we were thrown out of my said house and since then, we are staying at \_\_\_\_\_\_\_\_\_\_\_\_ and …………..( Give other concerned details)

        (e)     That, I the Applicant No. 1 is suffering from \_\_\_\_\_\_\_since \_\_\_\_\_\_\_\_\_ and my wife is suffering from \_\_\_\_\_\_\_\_\_\_ since \_\_\_\_\_\_\_\_\_ and presently, we have deprived of medical facilities also and \_\_\_\_\_\_\_(Give further concerned details).

         (f)     That, ……………………….

4.  That, my Children named is employed with \_\_\_\_\_\_\_\_\_\_\_\_as “\_\_\_\_\_\_\_\_\_\_\_\_\_\_” and earning a monthly income of Rs.\_\_\_\_\_\_\_\_\_\_\_/- OR carrying out business in the name and style of  “\_\_\_\_\_\_\_\_\_\_\_\_\_\_” and earning a total monthly income of Rs.\_\_\_\_\_\_\_/. In addition, we have transferred our aforesaid immovable properties on his/their names, as such, it is our Children’s mandatory duty to look after out basic necessitates of life but they do not understand it.

5.  Under the aforesaid facts and circumstances, I pray that  this hounourble Court may be pleased:

     (a)    To grant Rs. 10,000/- as Maintenance which includes food, clothing, residence and medical attendance and treatment in our favour.

    (b)    To order for such further and other relief orders and directives as the nature and circumstances of the case may require or justify or as the Honourable Court may deem fit and proper in the aforesaid facts and circumstances of the case;

And for this act of kindness, I shall ever pray for.

Dated this \_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_, 20\_\_, at\_\_\_\_\_\_\_\_.

Applicant

Advocate/s for the Applicant

Rohit Kishan Naagpal

Advocate, Supreme Court of India

Advocate/s for the Applicant

X-8, Civil Side , Tis Hazari Courts , Delhi

9212786555

LIST OF DOCUMENTS

1.  Ex-A – Copy of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. –

2.  Ex-B – Copy of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. –

3.  Ex-C – Copy of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. –

4.  Ex-D – Copy of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. –

5.  Ex-E – Copy of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. –

6.  Any other documents with the permission of this honourable Court.

Applicant

Through ;-

\_\_\_\_\_\_\_\_\_\_\_

Advocate, Supreme Court of India

Advocate/s for the Applicant