**Petitioner under Marriage and Divorce Laws**

Before the Family Court at………..

AB, son of...... (add description and residence)

Versus

CD, wife of AB (daughter of …………..) (add description and residence)

The petitioner states as follows :

1. That he was married to respondent on ………..at ………..according to vedic rites in the presence of  the parents of the parties and relations and friends.

2. That the respondent lived with the petitioner at……….. as husband and wife from pretext of  the illness of her mother at………..

3. That the petitioner waited for her return for about a fortnight and then wrote to her to join the pioneer  but she failed to do so.

4. That the petitioner went to the respondent at her parent's house at………..on but she refused to  accompany the petitioner arid live with him as husband and wife without sufficient cause.

5. That the petitioner is entitled to a decree for restitution of conjugai rights against the respondent.  6. That the petition is not presented or being prosecuted in collusion with the respondent.  7. That there has been no unnecessary or improper delay in the institution of these proceedings.  8. That there is no other legal impediment or ground in the grant of the relief prayed for.

9. That the petitioner is not guilty of any such act or omission which should preclude him from obtaining  the relief prayed for.

10. That the marriage having been solemnized at………..the court has jurisdiction.

11. It is prayed that a decree for restitution of conjugal rights be passed in favour of the petitioner  against the respondent under Section 9 of Hindu Marriage Act, 1955, directing the respondent to  return the petitioner and live with him as husband and wife.

I…………..Petitioner aforesaid verify that facts mentioned in paras 1 to 4 and 6 are true to knowledge those  in paras 5, 7 to 9 are correct on information received which is believed to be true.

Petitioner