POWER OF ATTORNEY IN A COURT CASE ( ANOTHER FORM)

LET BE KNOWN TO ALL THROUGH THESE PRESENTS that I.s/o.r/o..do hereby constitute and appoint Sri.s/or/o.my attorney in my name and on my behalf to do or execute all or any of the following acts or things with regards to First Appeal of 19.Mrs.w/o..r/o.Vs. Mr..s/o..r/o..and

others pending in the Court of.at.in which I figure as respondent No. 2 in the array of parties.

(a) To engage a counsel for proper conduct of the case.

(b) To sign, verify and present before the aforesaid Court any application or other papers in connection with the aforesaid case.

(c) To seek execution of the decree or order passed in the said appeal by moving application for that purpose and to sign and verify such application.

(d) To deposit, withdraw or receive money with regards to and for the purpose of any proceedings in the aforesaid case.

(e) To obtain copies of the documents and papers.

(f) To do all other lawful acts which are necessary or incidental for the proper conduct of the aforesaid case.

I do hereby that all acts, deeds and things, legally, done or executed by the said attorney shall be deemed to be acts, deeds and things before done by me. I also bind myself to ratify and confirm all and whatever is done or lawfully caused to be done for me on account of powers given by these presents.

IN WITNESS WHEREOF etc