## JOTI JOURNAL (Bi-Monthly) Judicial Officers' Training Institute M.P. High Court, Jabalpur Editor - P.V. Namjoshi Mode of Citation 1999(1) JOTI Page -2

S.No.	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
	1. ANALECTS & Q	UOTATIO	ONS	
1.		V	med Land	3,6,9,22,72
2.		٧	October 1	76, 78, 104
3.		V	U.S. III	147
4.		V	IV	263, 270
5.		V	V	341, 362
6.		V	VI	465, 505
	2. APPOINTMENTS AN	D VENE	RATIONS	
1.	Appointments of Hon'ble Judges	٧	III	258
2.	Appointments of Hon'ble Judges	V	VI	469
	3. AMENDMENTS, NOTIFICATION	DNS, RU	LES, CIRC	ULARS,
	MEMORANDUMS, ATTEN	TION, N	OTICE ETC	
1.	Use of New terminology by		THE THIRD THE THE	
	courts as provided under the			
	Mental Health Act 1987	V	1	57
2.	Transfer of cases			
	under the P.F.A. Act	V	1 -	57
3.	VIDESHI MUDRA VINIYAMAN	V	36.346.00	62
4.	DHYANAKARSHAN	٧	the officer	87
5.	GABAN KI ROK THAM	V	- 11 m	95
6.	Prashiskshan Kal Men Yatra Bhatt	a V	1981 All 1999	98
7.	Regarding punctuality to			ug jake
	attend the courts	٧	MATERIAL PROPERTY.	103
8.	Suchana, preparation of			
	Index for 1998	٧		104
9.	M.P.High Court Rules			
	under S.50 (1) except			
	clause (A) & (i) of the			
	Guardians and Wards Act			
	1890 M.P. Guardians and	17	ar w S. Ye. S.	100
	Wards Rules 1963	V	11.111	168

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
10.	The Criminal Procedure Code	4 - 10		
	(M.P.Amendment) Act 1999	V	alo III o e	259
11.	Suchana. Permission to retain	V	See Allessa	000
12.	J.O.T.I. Journal Adhivakta Kalyan Nidhi	V	9351163638	260
12.	enhanced	V	IV	331
13.	The court fees (M.P.)			
	Amendment Act.	V	IV	332
14.	Vidheyak and Adhiniyam, What is	. V	111	260
15.	Special Judges SC. ST.			
40	(P of A) Act 1989 Urgent charge	V	V	459
16.	Special Judges. NDPS Urgent charge	V	٧	459
17.	Disposal of properties	V	<b>v</b>	459
17.	in criminal cases lying			
	in Malkhana	٧	V	460
18.	Notice relating to non			
	availability of J.O.T.I Journal	٧	VI	507
19.	Request to J.Os'	V	VI	511
20.	Legal wear (uniform)	V	VI	590
21.	Appointments of class III	V	\/I	504
22.	& IV. Direction issued Court fee amendment, Date	V	VI	591
22.	of application	V	VI	592
			AL AND TO A	332
	(4) ARTIC	TE2		
1.	Scientific reasons of		A.A. Sull M. II.	
	Decolourisation of coloured phenolphthalein solution			
	encountered in trap cases		50 10 在LANGER A 2	
	after prolonged storage.			
	By Dr. M.P.Goutam and			
	Dr. A.K.Guru	. V	n land	59
2.	Durghatana Prakaran mein			
	Supurdagi vilekh, Bank guarantee			
	Avam Nagadi Jama; Prakriya,	100	1999年(17)10日第	
3.	By P.V.Namjoshi Juvenile Justice Act 1986	V	II & A	79
J.	Problems and remedies			
	By Shri Keshav Prasad Tiwari	V		85
	-) Sim Noonar , radaa man		The second secon	

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
4.	Management of Malkhana,			
	Nazaralt and embezzlement			
	of properties By Shri R.B.Dixit	V	III and	88
5.	Adeshika prarup	٧	III	151
	By Shri R.P. Awasthi			
6.	Vidheyak and Adhiniyam, What is	V	III	260
7.	Lecture on Accounts and			
	Fundamental rules			
	By Shri P.K.Tiwari	V	IV	264
8.	(1998) 7 SCC 507			
	Rajdeo Sharma factor	٧	IV	271
	By P.V. Namjoshi			
9.	Shravan Kriya			belt or the
	By P.V. Namjoshi	٧	V	337
10.	Shapath Patron Ka Satyapan			
	By P.V.Namjoshi	V	V	346
11.	Nayik Charitra and			
	Abraham Linkan Ki-Pati			
	By P.V.Namjoshi	٧	V	350
12.	The Art of Writing Judgment	V	V	354
	Extract			
13.	Statement U/S 428 Cr.P.C.			
	By P.V.Namjoshi	٧	V	375
14.	Titles of the Courts,			
	How to write			
	By P.V.Namjoshi	V	V	377
15.	Asthai Nishedagya	٧	VI	470
	By P.V. Namjoshi			
16.	Awakash Ke din *		s and SE told to	
	Pakashakar Ki Anupasthiti,			
	Karan Tatha Niwaran			
	By P.V.Namjoshi	V	VI	478
17.	Kriyashil Bhag (Pratibodh)	1		
	By P.V.Namjoshi	V	VI	486
18.	How a Judge should be	21	STATE TO STATE	da
	Extract	V	, VI	493
19.	Order 8 R.10 C.P.C.			
	Ke Antargat Aadeshi Ka			
	Likhana		THE SHAPE	
	By P.V.Namjoshi	V	VI	494

S.No	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
20.	BHENT KA SAMAY avam	Bran what	M to interrage	ne4s
	Poshak (NAYAIK SANSKAR) By P.V.Namjoshi		VI	500
21.	Pay bunching > 1	V	VI	500
	By P.K. Tiwari	V	VI	506
22.	Raj Deo Sharma "Second" factor re-iterated			
	by the Suprem Court			
	By P.V.Namjoshi	V	VI O	508
23.	Kartavya upeksha Ghatak Parinam	V	VI	511
	By P.V. Namjoshi	•	menyment Mi	V6
24.	The Vit	V	VI VI	477
5. 0	<b>OMPULSORY RETIREMENT, TER</b>	MINATI	ON, SUSPEN	TION ETC.
1.		V	mee liner	144
2.		V	IV . I.	270
0.	6. CORRIG	ENDA	reconductes de Conselentação C.A	
1.	Tit Bit No. 10 for Sec 54 Limitation Act, Read Art 54	ary L		27
2.	Tit bit No. 44 for 'witness'			21
	read 'Accused'	٧	1	49
3.	संस्थानिक प्रतिवेदन चरण चार पंक्ति		ruoD sente s	
	चार में "कोर्ट" की जगह "कोट"	V	Have of a	78
4.	Tit bit No. 36 S. 498 1 Read S. 498 A	V		123
5.	Tit bit No. 38 for 1991 Read 1999	V	observition 1.5.	125
6.	Tit bit No. 42 for (9) (i)	.,	no salasta	SMA. DE
7.	Read 2 (9) (i) Tit bit No. 49 for 'Possession'	THE STATE	in det <b>I</b> ka sees Seela seesters	128
- 04	read retirement	V		135
8.	Tit bit No. 11 In part 'B' Criminal	the day	Tropic publication	10000
9.	Trial for part is and read partision Tit bit No. 24 In hearing C.P.C.	V		188
M	O. 22 Rr 34, 4-A and Sec.5			
	Hindu Succession Act	V	HOTHIA TO	199
10.	Tit bit No. 67 10 A Tit bit No. 63 for S. 494 and 475 Cr.P.C. read			
	I.P.C. for Section '80' read '18'	V	e IIIs	231

S.No.	PARTICULARS AND LOV	Vol. No.	Part No.	Page No.
(1)	(2) (2)	(3)	(4)	(5)
11.	Tit bit No. 96 for (1998) & SCC			
12.	629 read (1998) 8 SCC 629 Tit bit No. 3 for O 41 R. 90	٧	ABOUTAND	215
12.	read O. 41 R. 19	V	N IV	283
14.	Tit bit No. 54 for 'plea of sate	V -	IV	lege.
15.	deed' read plea of sale deed' अस्थायी निषेधाज्ञा लेख पृष्ठ 470	bettannin	u na toa eo	418
10.	पक्ति 19 "महाजनों येन गाः सो पंथ"			
	के स्थान पर "महाजनों येन गतः स			
	पंथा" पढ़ा जावे	٧	V	471
16.	Star Firmament page 512 प्रथम			
	दृष्टांत में प्र.क्र. M.A. No. 'Decided			
	on 3-11-99 in National Insurance Vs. Mehatram शब्द जोड़े जावें	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	VII	510
17.	Tit bit No. 38 Line 2nd omit the	V	Om VI sam	512
	word 'be'	V	VI	556
18.	Tit bit No. 53 In part II for IPC Sec. 3 read S. 34	V	ng find your	567
	7. EDITOI		otina SELF	04.0
1.	AJAGARI VRUTTI TYAGANA HAI	TOTAL STREET,	maw i a	2
2.	VIDYA VINAYEN SHOBHATE	V	no till sil	74
3.	ANASAKTA BHAV KARMA KI TANKAR	V	III IV	146
5.	AKARMANYATA	V	V	334
6.	DARWAJA KHULA RAKHANA	V	VI	462
	8. INSTITUTION	AL REPO	RTS	ene ab
1.	SAFALTA KE SUTRA	V	elot de no	4
2.	KARTAVYA UPEKSHA AVAM ANUSHASAN KI APEKSH	AV	Managraph 1	77
3.	KARMA PRADHAN BANNO	٧	III .	148
4.	NYAYIK CHARITRA VIKAS: EK NIRANTAR PRAKRIYA	V	north vig mas	466
	9. JAGATE		Vicin Larce	deal e
1.	KARYA KE PRATI UPEKSHA	KANO		
	VRITTI	V	i	7
2.	DHAIRYA AVAM VISHWAS	٧ .	11	83

S.No	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
3. 4.	SUDHAR KI AVIRAT DHARA UCCHA MANOBAL	V COO	IV V	297 342
4.		15 To 15 To 15	9-12-1	
	(10) STAR FIRMAMENT	(IMPORT	ANT CASES	
1.	Legal Aid Directions by SC.	en V	a tell dick	10
2.	Interpretation of S.113 A			
	Evidence Act (An unmarried			
	woman staying with a man)	V		11
3.	Release of vehicles involving			
	accident furnishing solvent			
	security	V	1 1 2 12	14
4.	Anticipatory bail			
	(K.L.Verma vs State)	Name of the life	7 m 1 6	
	1998 SCC (Cri) 1031	V		17
5.	Contempt	V	1	20
6.	Compensation in Claim cases.			
	No fault liability and	au no agni	off i gran	
_	permanent/partial disability	V (		21
7.	Anticipatory bail procedure		120 120 00	000
0	for filing of the same	V	V man	363
8.	Cr.P.C. S.438 Anticipatory bail in cases of a warrant issued			
	in pending case when bail was			
	already granted on previous			
	occasion. Not to be granted	٧	VARV NEW	364
9.	N.D.P.S.Act Jurisdiction of	, ,	ALMATHIA	304
٥.	courts reference answer	V	V	369
10.	S.428 Cr.P.C. Statment of	auga 1974 ag	AULIETE ACA	1000
	detention and note there on	V	V	373
11.	M.V.A. S. 149 (2)			100
	Permission to Defend	V	VI	512
12.	Issue of warrant. Ministerial			
	slackness on the part of court	V	VI	512
13.	P.F.A. Act S.16			
	Sample in polythene bag	٧	VI	518
14.	Flash S.325 I.P.C.			
	"Shall also be liable to	with A .		
	fine (obiter)	AH V	VI	523

S.No.	PARTICULARS	Vol.	No.	Part No.	Page No.	
(1)	(2)	(;	3)	(4)	(5)	
		TIT-BITS		The State of		
	MARCHE I	7.0	- 10			
1 01		ON OF JAGIRS AC	1, 19:	) (W.R)		
	(1), 20(1) and 2(vant of Jagirdar no					
	ivating land on the					
	esting, land cultiv					
Suc	ch land vested in S	State	V	IV	299	
2. AI	MINISTRATIVE LA	W - STATUTE L	AW -	NATURAL JU	ISTICE	
	ncellation of appoi	ntment				
	ore it becomes ef		V	a III	217	
	offlicting versions of			vitagna a v	100	
	Selection Commi		V	oza III. misa	182	
	visions of Ss. 32 8					
	dence Act - Aplica		V	V	382	
	rospective and					
	spective effect of:	N. Carpetto	192 150	oro punciago	194	
	ordinate legislation	on '	V	111	190	
	eaking order: asi Judicial Author	itios				
	uired		V	- 11	113	
	ordinate Legislati		v	iii	253	
		NISTRATIVE TRIE	BUNAL	S ACT		
1. S. 5	5(4)(a)	Maria de la companya del companya de la companya del companya de la companya de l	61 61 1	and thing he to		
	Section does not	enable the				
	airman, if he is a j					
	act as an Administ	rative member				
and	l vice versa		V	V	419	
		ADVERSE POSSE				
	owners: Adverse					
	nd Revenue Code nitation Act, Arts. 6		1			
	ction 27		V	V	423	
		E ADVOCATES		one de la la		
1 000		5. ADVOCATES'	ACI			
	ction 33 mission to appear	by a pleader				
	accused. Principle		V	٧	420	

S.No	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	E) (2) (5)	(3)	(4)	(5)
2.	Section 34			
-	Lawyers' and clients' boycott	V	IV	304
-3.	Advocates' boycotting trial			
,	court Training Dulan for Law	٧	MAN HOX	117
4.	Training Rules for Law Graduates	V	IV	320
5.	Strike by Advocates	V	a briji e da	245
	6. ARBITRATION ACT	(OLD ANI	NEW)	in the
1.	Arbitration and Conciliation	(OLD ANI	VITARITAMIN	
	Act, 1996:S. 11 Power of			
	arbitrator to order winding		ornerals ma	
	up of a company	V	VI	582
2.	Arbitrator's jurisdiction	V	V	200
3.	to award interest Court includes Arbitrator	2/87	V telling	398
Ü.	Payment of interest mode	o nontrol		
	explained	V	V	384
4.	Non-speaking order whether		poctive ellect	
	amounts to award. Finality		MOUTHLE REGIS	407
5.	of award Power to grant interest	V	V	407
٥.	Interest is granted during four			
	stages. Procedure explained	V	IV	321
6.	S. 2(A) Difference between	STRINIA	da E /	
7.4	'Certifier' and 'Arbitrator'	·V	IV i	385
7A.	S. 8 Existence of Arbitration			
	Agreement	V	IV	385/386
7B.	S. 8 and Limitation Act			
	Art. 137 Application -seeking			
	appointment of arbitrator.			
	start to run after requirements are met out	V	V	449
8.	S. 8 (2) and Limitation Act	V	V	449
34	Art. 137: Commencement	V	VI	582
9.	Ss. 14,19, 30 and lst			
	Schedule para 7-A (Old)			400
	Interest prior to reference period	V	II .	133

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
10.	Ss. 14, 29, 30 and 37			
	Misconduct - Question of			
	limitation not raised before			
	arbitrators. Effect of- interest	V	III ee	246
11.	Ss. 14, 29, 30, 33			
	(i) Question of non-		transfer At	
	reasoned award			
	(ii) Power to award			
	interest	٧	V	398
12.	Ss. 14, 16, 29 and 30			
	Award not itemwise but			
	in lumpsum - valid - not			
	a bad award	٧	V	450
13.	Ss. 14 & 27			
	Finality of award and question		40.00	
	of functus officio	V	V	409
14.	Ss. 15(c) and 30			
	Rule explained	V	V	408
15.	S. 20 (4)			
	Reference to Arbitration Counter			
	Claim - Adjudication scope-			
	permissible	V	II	136
16.	Ss. 28 and S. 33, Sch. 1 para 3			
	Date of entering upon reference			18 A 28 22
	and time of making awards	V	VI	545
17.	S. 30			
	Grounds for setting			arraged to 5
	aside awards	٧	٧	409
18.	Ss. 30(c) 16(1)(c) and 17		VII.	500
10	Final bill accepted without protest	V	VI	562
19.	S. 39 and Contract Act S. 74	V	VII	E 45\ E 46
20	Award rectification by High Court	V	VI	545\546
20.	Ss. 39 and 41			
	Right of cross objection	.,		405
	(O. 41 R. 22 CPC)	V	V	425
	7. ARMS ACT AN	TADA A	CT .	
1.	S. 25 Arms Act			
	Workability of fire arms	V	11	107
2.	S. 25(1)(A) Arms Act			
	Sole Evidence of Police Officer	٧	VI	550

S.No.	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
3.	S. 25 Arms Act Possession of gun with emptier in its chamber of working order- absence of proof.			
4.	Offence not made out S. 5 TADA Act and S. 25 Arms Act Identity of seized	V	IV III	306
5.	articles must be proved S. 5 TADA Act and S. 25 Arms Act Possession in notified	V		190
6.	area presumption-police witness S. 5 TADA and S. 25 Arms Act No independent witness	V		325
	effect of	V		52
	BENAMI TRANSACTIONS (PR S. 2(a) and S. 3(i)	OHIBITIO	N) ACT, 198	8
1.	Prospectively operative		V	400
2.	S. 4 Suit prior to enforcement of provisions of the Act. (AIR) 1999 SC 1247 overruled	V	VI	584
	1. CEILING ON AGRICULTURA	L HOLDIN	GS ACT. 19	60
1.	Ss. 9 and 15 Suit for Declaration that transfer of land was sham made in view of Ceiling Act. Decree for possession and consequential modality	V	٧	440
	2. CIVIL COUP	RTS ACT		
1.	Ss. 3(2) & 7(2), 15 The Distribution Memo prepared under S. 7(2) has the force of law Ss. 7(2) and 15	V	IV	299
3.	Principal Civil Court: Court of- Addl. District Judge S. 15(2) r/w S. 110 (1) (2)	7/ <b>V</b> 3/3/4	VI	562
	and(4) M.V. Act, 1939	٧	H	125

S.No.	1000	PARTICULARS	Vol. No.	Part No.	Page No.
(1)		(2)	(3)	(4)	(5)
4.		0(2) M.P. Municipalities Act.			
		provisions of Section 20 are			
		e read in conjunction with			
	Civil	Courts Act	V	IV	299
		3. CIVIL PRACTICE A	ND PROC	EDURE	
1.	Adv	ocates Boycotting	V	10 S H	117
2.	Adv	ocates and clients			
	boyo	cotting	V	IV	304
3.		C., O. 41, Rr. 23A			
	and	25 and O. 17 R. 1			
		ence of advocate	V		111
4.	Cou	rts not to be made			
		es to proceedings	V	V	452
5.		osal of case prior			
		e date of hearing:		College Andreas	
		ence of party	V.	III	230
6.		cial process-			
		of Bar	V	V	420/422
7.		of the Court	٧	V	429
8.		us standi of plaintiff-			
		e a suit	٧	IV	250
9.		erial facts' and 'particulars'	V	VI	571
10.		ical ethics	V	III I	181
11.		ies presence in previous			
		ation - Notice in subsequent			
		ation by Court	V	VI	575
12.		stion of court fees -			
		ments of facts - party not			
40		wed to mould facts	V	VI	564
13.	A STATE OF THE STA	nand	. V	IV	314
14.		y statement in deposition-			101
15		ntiff cannot be non-suited	V	V	424
15.		ke by Advocates	V	IV	245
16.		nnicalities of law		1)./	040
17		procedure-wrangling on	V	IV	312
17. 18.		of courts How to write akness of defendants does no	. V	V	379
18.	- 2		V	V	405
10		blish case of plaintiff	٧	V	425
19.		r obtaining advantage	V	IV	314
	ante	obtaining advantage	V	10	314

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.	
(1)	(2)	(3)	(4)	(5)	
	4. C.F	C.	44. SW ,28	8 B 4	
1.	S.11 Resjudicata, eviction				
000	suit	٧	IV	289	
1A.	C.P.C.Section 2(2) Decree				
	essentials of and O.23 Rr.1 & 1	A			
	at appellate stage when rights	V	er un la la	007	
_	vested	V	V	397	
2.	S.11	V	IV	011	
3.	Plea of adverse possession	V	IV	314	
3.	S.11 It is decission on issue and not the finding				
	on incidental question	V	V	399	
4.	S.24 and O.3 Rr.2 & 4	<b>Y</b>	PALLS Y TO THE STATE	399	
4.	A person having no power				
	of attorney cannot act				
	for a party	V	VI	586	
5.	S.34 & Arbitration Act power		Within the Land	000	
no al	to grant interest	V	IV	321	
6A.	S.35 & 35 A				
	Costs when defendent without				
	sufficient cause withholding				
	possession	V	IV	293	
6B.	S.107 (1) (B) remand for				
	recording further evidence,	٧	III	216	
	validity				
7.	S.141 and O.1 R.10				
	explanation there to.				
	Principle applies to	6 F. A. 2	arte e a ar	9.5	
188	writs also	V	VI	587	
B.	Ss.151, 152 No liberal use of	.,	4 4 20 5	110	
	the provisions	V	V	412	
9.	O.1 R.10 C.P.C. Co-sharers,	V	<b>建物。他是数</b>	440	
10.	Necessary parties	V	La Hally Sta	116	
10.	O.1 R.10 and O.2 R.3 10 Parties 10 Saledeeds				
	one suit-not maintainable	V	IV	297	
11.	O.1 R.10	<b>v</b>	IV.	291	
	Third person in ejectment				
	suit not necessary	V	IV	307	
	and the state of t	1		007	

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
12.	O.1 R.10			
	Suit for declaration of title;			
	Co-owners necessary parties	V	IV	307
13.	O.1 R.10, O.22 R.4 (3)			
	11 & S.34 S.R. Act.			
	Declaration that plaintiff			
	is owner of temple. Diety not a necessary party	V	V	422
14.	0.1 R.10 S.15,	* · · · ·		422
17.	Injunction, necessary parties			
	and injunction	V	V	451
15.	O.5 R.20 and O.9 R.13 C.P.C.			
	Substituted service, satisfaction			
	of court necessary	٧	111	231
16.	O.5, O.7 R.11, O.14 R.1 and			
	O.9 R.8 Stages explained	V	VI	563
17.	O.6 R.4 Defective and vague			100
10	pleadings; effect of O.6 R.2 & O.14 R.1	V	11	108
18.	Points never put forwarded.		Sale Chart	
	Decision there on	V	- 11	138
19.	O.6 R.2 and Practice "Omission	Making	THE PERSON	m usid
	to state Material facts and			
	to give full particulars"	V	IV	283-284
20.	O.6 R.17			
	Amendment circumstance-absence			
	of advocate	V	IV	309
21.	O.6 R.2	.,		407
22.	Liberal consideration O.6 R.4 and 17 and O.7	V	V	427
22.	R.1 (e) and R.11			
	Material facts and material			
	particulars	V	V	428
23.	O.6 Rr.2 & 5			
	Distinction between material			
	facts and particulars	V	VI	571
24.	O.7 R.7,O.7 R.10,10A and 11(D)			
	O.43 R.1, O.39 R.1-2 Right of			
	Pujari to file a suit to claim right	1/		101
	for himself not maintainable	V	11	121

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
25.	O.7 R.11 and S.2 (2)			
	Rejection of plaint Decree should be drawn	V	IV	289
26.	O.7 R.11 and S.96 Rejection	<b>v</b>	10	209
	of plaint. Decree is to be	T. No.		
27.	drawn O.7 Rr.10, 10 A, O.43 R.1,	V	VI	584
21.	0.7 R.11 and 0.39 Rr.1 & 2			
	Return of plaint and rejection	16.3		
28A.	of plaint O.8 Raising of plea in	V	IV	307
20A.	pleading available to a			
	party	V	V	418
28B.	O.8 R.6 A Eviction by counter claim permissible	V	V	401
29.	O.8 R. 10 C.P.C. stage of	V	ı,	46
30.	O.14 R.2 Question regarding		o essite tax	
	Limitation when not decided as a priliminary issue	V	111	213
31.	O.14 R.5 C.P.C.	115 1500	- III	213
	Issu regarding admissibility			
32.	of document O.14 R.5 C.P.C.	V	VI	565
32.	Issue regarding admissibility			
	of document	V	VI	582
33.	O.16 Rr. 1 (3) & 1 A R.1A is not derogative			
	to R 1 (3) A	V	V	418
34.	O.17 R.1 C.P.C. As above	٧	. 11	111
35.	O.17 Rr.2 and 3 requirements	٧	VI	555
36A.		· ·	VI	333
	of affidavit, P.I.L. Making			
	averments of facts and then to ask the court to look	de la figa		
	at the official record, not			
	permissible	٧	٧	391
36B.	O.21 Rr.1-2 and O.37 How amount is to be adjusted	V	IV	313
	amount is to be adjusted	V	IV	313

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
37.	O.21 R.15 Joint decree in	700		
	favour of joint family,-		4 to A can't	
	execution of.	V	VI	540
38.	O.21 Rr.22 & 22 A and S.50		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	500
20	Provision to notice	V	VI	586
39.	O.22 R.3 Case pending in H.C. Application in S.C.			
	not maintainable	V		108
40.	0.22 Rr.3 & 11	<b>V</b>	so to had t	100
40.	Death of one of the joint		2000年1月	
	land lord, abatement of suit	V	IV	285
41.	O.22 Rr.3,4,4A and 5 and		A Park	200
	Hindu succession Act, Mother			
	is class I heir	V	III	199
42.	O.22 Br.3 & 5		the dulitation	
	Adopted son, substitution of	V	VI	558
43.	O.22 Rr.5 &2 Suit for			
	partition	V	111	249
44.	O.23 R.3 C.P.C. Compromise			
	by Advocate without any			
	Power from the client	V	and the se	27
45A.	O.23 R.3 A and O.32 R.7			
	Compromise on behalf of			
	minor if illegal-Remedy			
	explained	٧	11	120
45B.				
	Withdrawal after obtaining			
40	advantage	V	IV	314
46.	O.29 R.1			
	Signing of pleadings who is competent	V	IV	293
47.	O.22 R.2 and O.1 R.10 (O.22	Laborate St.	San Paris And	293
47.	R.4 (2) Right of L.Rs to			
	take individual defence			10. 123
	not permissible	V	IV	315
48.	O.32 R.3 and O.22 R.4			sub A
10.	O.14 Rr.1 & 5 Right to put up			
	defence by L.Rs.	V	III	230
49.	O.33 R.5 (D)	betoug He	100	for the
	Cause of action to be seen			
	before permission is granted	V	III	196

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
50.	O.34 Rr. 7 & 8 & Art 137			
	Limitation Act, Priliminary		de la	
	decree and final decree are			
	to be prepared. Limitation			
	commencement of	V	III	212
51.	O.39 R. 1 & 2 and court			
	fees. Point regarding court			
	fee to be first decided	V	1	40
52.	O.39 Rr.1 & 2, S.151			
	Second marriage Injuntion,			
	grant of	V	IV	293
53.	O.39 Rr.1 & 2			
	Cantonment can restrain			
	from construction	V	IV	303
54.	O.39 R.1			
	Permissive possession of			
	the applicant entitlement	V	IV	314
55.	O.41 R.3 A			
	Affidavit absence of, Appeal			
	is to be returned for		SARA A	
	presentation after compliance	V	IV	307
56.	O.41 R.22 and S.8; Sch.			
	I, Art 1A and Sch. II.			
	Art II suit-valuation act			
	and court fee Act			
	Enhancement of compensation-		SCHOOL SE	
	cross objection court fee	1	A STATE	SOR L
	payable	V	V	401
57.	O.41 Rr.23 & 24			
	Case not to be remanded			
	merely reasoning of lower		in his The	
	court wrong	٧	IV	314
58.	O.41 R.23 A & 25 Application			
	of evidence and absence of		sold selections	
	Advocate	V	, II,	111
59.	O.41 R.27	and and a		000
00	Duty of appellate court	٧	IV	299
60.	O.41 R.22 Cross objections		A STATE OF	
	Tenability of. When and who			463
	can file	V	V	457

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
61.	O.41 R.27 grounds to be			
1	stated	٧	V	400
62	O.41 R.33 Application of	٧	III	234
63.	O.47 R.1 (explantion) and			
	S.114 Review when permissible	V	VI	572
64.	O.47 R.1			
	Point which can be raised	V	IV	209
	5. CONSTITUTIO	N OF INDI	A	
1.	Arts. 12 and 226			
	'State' - meaning of Modern			
	Food Industries (India) Ltd.			
	is a 'State'	٧	111	252
2.	Arts. 12 & 226			
	'State' Instrumentality of			
	'State': Test to determine	٧	IV	282
3.	Art 21			
	Concept of Bail. Delay in acquitta			
	and release of accused in jail	V	11	118
4.	Art. 21			
	Legal aid pending case;			
	aid under Legal Services			
	Authorities Act	V		10
5.	Arts. 126 - 144			
	Judicial discipline, pending case			
	in Supreme Court - High Court			
	has no jurisdiction to entertain			
	a writ petition in respect of the same subject matter	V	VI	575
6.	Art. 136	V	VI	373
0.	Directions to all Courts by			
	Supreme Court - Suspention of			
	sentence - NDPS	V	IV	323/325
7.	Art. 136		weeking.	020,020
	Practice and Procedure :			
	State as a litigant	V	V	409
8.	Arts. 136 & 144		SELE LINE	100
	Inference in criminal matters	V	VI	571
9.	Arts. 137 and 141			
	Principle of stare decis and			
	precedents	V	V	393
	(17)			

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
10.	Art. 141			
	Binding law and the law			
	declared by the Supreme Court - effect	V	н	143
11.	Art. 226 and Ss. 2A,	V	anni di Cara	143
'''	10 & 10A Industrial			
	Disputes Act:			
	Writ Petition maintainability	V	1	24
12.	Art. 226			
	Monitoring of cases	٧	III	249
13.	Arts. 226 and 227			
	Dismissal of petition in limine -			IP CBC
	speaking order is necessary	V	III	251
14.	Art. 226 Refusal of relief on technical			A PER
	ground should not be	V	V	427
15.	Art. 226 -Do-	V	V	443
16.	Arts. 226-227 and 136	The second second		770
	Framing of charges and			
	quashing of FIR -considerations	V	V	454
17.	Art. 226(4)			
	Bias - Distinguished from			
	pre-conception	٧	1	34
18.	Arts. 235 and 311			
	Compulsory retirement	V	V	449
19.	of Addl. District Judge Art. 254(2)	V	V	449
10.	Law made by Parliament would			
	prevail over state law	V	IV	295
		of the second	5.16 of en	
	6. CONSUMER PRO	TECTION !	ICT	
1.	S. 2(c) and Contract Act, S. 230			55
2.	Agent - Agency Ss. 2, 12, 14 & 17	V	1	55
2.	Fact of cancer supressed			
	not disclosed effect.			
	Incidence-Late FIR repudiation	V	V	423
			TELL THE TO	

S.N	o. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
3.	Ss. 12 & 17			
	Duty of the bank to get the			
	insurance policy renued.			
	Vehicle hypothecated with bank.			
	Insured had deposited the			
	premium 3 days prior to expiry		/加速型銀行動	
	of policy. Bank held responsible	٧	IV	310
4.	S. 17-21 & S. 11.			
	Different type of relief:			
	One in civil court and the			
	other in Consumer Forum	V	V	571
5.	Ss. 21, 22 & 23			
	Relegating a complainant after			
	four years - Practice depricated	V	II .	129
6.	S. 52(a)(1)			
	Claim involving interpretation			
	of Insurance Policy .	V	- 11	128
	7. CONTEMPT OF	COURT A	T	
1.	Contempt: False plea			
	by party for transfer of case	V	1	20
2.	Compliance of orders by			
	subordinate Judges.	V	III	254
3.	Advocate - habit of			
	making complaints -			
	apology not accepted	٧	V	437
	8. CONTRAC	TACT		
1.	Ss. 2(b), 3 & 4			
	Acceptance is not complete till			
	communicated: Mere noting on			
	file not sufficient knowledge of			
	bidder inconsequential	V	IV	319
2.	Ss. 2(e), 3, 4 and 8			
	Binding contract or mere			
	negotiation - consensus			
	ad-idem can be spelt out from the	A Paris		
	contemporaneous correspondenc	e V	II.	135
3.	S. 37			
	Assignment by an act of parties			
	may cause rights and liabilities	V	V	382

S.No	PARTICULARS AND AND	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
4.	Ss. 54 and 56			
	Essence of time. Limitation	V	Committee of the	27
5.	Ss. 59 to 61			
	General rule of appropriation of payment and discretion			
	in favour of creditor	V	IV	313
6.	S. 73			
	Damages for breach of contract	V	IV	412
7.	S. 74			
	Penal stipulation cannot be			
	enforced. Hire purchase	alignes a	anuqueb il	540
8.	agreement Ss. 126-128 and 141	٧	VI	546
0.	Credit of payment made by			
	company - adjustments towards			
	other defendants liability	V	III	183
9.	S. 128			
	Bank guarantee-co-existence	V	III	247
10.	S. 230	2012 5 0 2000		
	Agent - Consumer protection	V		54
	9. COURT FEES ACT & SU	IIT VALUA	TION ACT	
1A.	Appeal under S. 11		antero, mairre	
	Requisitioning and Acquisition ing of Immovable Properties			
	Act: Advalorem Court fees			
	required	V		44
1B.	Clause 10			
	Composite order passed			
	rejecting plaint and vacating			
	Interim Injunction, treated as			
	Regular Appeal. Full Court fees required	V	n .	121
2.	Cross Objections and Court fees.		NO STATE	121
	Cross Objection by claimant			
	under Land Acquisition Act.			a series
	Art 11 of Sch. II not applicable			
	and advalorem Court fees to be			
	paid under section. Court fees		1	
	not paid. Cross objection	V	VI	EEA
	rejected.	V	VI	554
	(00)			

S.No	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
3.	Modality for determination			
	question of court fees.			
	Averment of plaint has to			
	be seen. Plaintiff cannot			
	be allowed to mould the facts,			
	circumstances and the real			
	intention	V	VI	564
4.	Suit in substance to avoid			
	liability of recovery -			
	advalorem court fees payable	V	V	548
5.	Section 4(iv)(c) and (f)	V	41 III 60	206
6.	Section 7(iv)(c)		· 图 图 第 第 1 1	
	Fictitious Sale deed		THE RESIDENCE	The state of the s
	Court Fees	٧	III a	134
7.	Section 7(iv))c)(d)			
	and Sch. II Art. 17 and			
	Suit Valuation Act			
	Section 8:		P. D. S. L.	
	Suit for declaration			
	governed by Art. 17 of		Late.	
	the Schedule II	V		47
	10. CRIMINAL TRIAL -			
1.	Absence of Advocates	٧	ica III-les	111
2.	Absence of motive for			
	murder cannot disprove			Man Maria
	the crime. Evidence Act	ν.	IV	292
3.	Absence of Advocate	V	II and	111
4.	Advocates boycotting trial		To Bridge A	g ykiti.
	Court S. 115 C.P.C.	٧	11	117
5.	Advocates and clients boycott	٧	IV	304
6A.	Age - Radiological examination			
	margin of	V	VI	560
6B.	Appeal - Limitation -			
	one appeal by one accused in			
	time- another appeal by another			
	accused barred by time. Delay			440
	condoned	V		232
7.	Appreciation of evidence "	V	- 11	122
8.	Appreciation of evidence	V	STORE DE	000
	Minor discrepancies	٧	III	232

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
9A.	Appreciation of evidence	note to	uniel el v	1,39-34
	Delay in making report	V	V	445
9B.	Benefit of doubt	H SAN	3916(b) 31 An	
00	effect of	V	IV	291
9C.	Behaviour of witnesses in Court	V	VI I	570
10.	Benefit of doubt	V	V	200
11.	Concept explained Blood stains absence	V	V III	389 188
12.	Burden of proof	V (******	2 20 111	100
12.	Special knowledge			
1	(Ss. 103 & 106 Evidence Act			
	and S. 115 Evidence Act			
	Estoppel against statute)	٧	V	414
13.	Casual statement	٧	V	425
14.	Circumstantial evidence	٧	and House	108
15.	Circumstantial evidence	٧	II.	109
	Duty of the court	V.	V	429
	Evidence - discrepancies	٧	V	413
17A.		V	nonen kanna	55/5632.
17B.		16.7	I have be	CIEVOIL
	against acquittal	V	V	47
	Identification of the accused Issue of summons/warrant	V	V	383
188.		V	VI	512
19.	Duty of court & police Judicial process -	V	VI	312
13.	efficacious discharge of	V	V	422
20.	Judgment to be read in entirety	V	IV	365
21.	Judicial process:		a set a set and	
	Duty of Advocates	V	V	420/422
22.	Known accused - Presence			
	at screen natural - naming him			
	delay - no infirmity	V	ar and a store	55/56
23A.				
	'material particulars'	٧ /	V	571
23B.	Medical jurisprudence -			
	Gun shot and S. 32	DIA ATTA	neigh : neithirn	s. comp.
000	Evidence Act: Dying Declaration	V	vitto cred by	55
23C. 24.	Medical ethics	V	III	181
24.	Medical ethics Right to privacy - extent of	V		181
25.	Non-examination of witnesses.	· Vanan	VO 1 100	101
23.	Dowry death	V	Ponagevill.	55
	(OO)			

(22)

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
25B.		٧	VI	560
25C.	Part of the statement reliable witness believed	V	IV Det	290
26.	Parties: Presence in	V	IV.	230
	previous litigation -notice in			
	subsequent litigation when necesary-subject-matter same	V	VI	5754.
	Advocates boycotting trial	20 K		0701.
	Court S. 115 C.P.C.	V	or Huston	117
27. 28.	Partison witness Police witness	V	III IV	188 325/326
29.	Post mortem (S. 194 IPC	<b>V</b>	1 ( 'V	323/320
	and S. 174 Cr.P.C.)	V	T	55
30A.		V	IV	315
30B.		V	II	132
31A. 31B.		V	V	413 228
32.	Service by police -	V		220
OL.	contempt	V	II .	131
33.	Sexual offence -			
	corroboration not required	V	IV	310
34.	Statement of detention u/s 428 Cr.P.C.	V	V V	373
35.	Stray statement in deposition	<b>V</b>	integration incide	373
143	cannot be non suited	٧	V	424
	Strike by Advocates	V	. II	117
36B.		V		246
37. 38.	Title of courts how to write Undue haste in disposal	V	To all	379
30.	practice depricated	V	IV	306
39.	Vicarious liability	V	IV	286
40.	Weakness of party effect	٧	V	425
	11. Cr.P.	C.		
1A.	S.19 Ss.161-162,91, 172 and 207			
	use of S.91 Cr.P.C. with S.162	V	VI	528
1B.	S.102 Seizure of huge cash can be handed over to I.T Department	e V	IV	301
2.	S.125 (1) & 127 Cr.P.C.	die	of purchase	001
	Future Salary of the			
	Husband can be attached	V	1	37

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
3.	S.125 Cr.P.C. Customary	-0577		
- 19	marriage	V	1 0	40-41
4.	S.125 Daughter- Right of maintenance	V	11	122
5.	S.125-A person earning	i kanana	College Francis	122
	has to earn for his family	٧	H T	125
6.	S.125 - Marital status of		to the second	107
7.	parties S.125 Daughter-no physical	٧	II .	127
	mental abnormality- entitlment	٧	about III	216
8.	S.125 (1) (3) & Muslim women			
	(protection of rights on divorce)	٧.	VII	505
9.	Act. S.3 Iddat period S.125 (3) payment not	V	VI	525
	made- effect of	٧	VI	579
10.	S.154 : Omission in FIR			
11	Explained	V	1	28 228
11. 12A.	S.154 Delay in lodging FIR S.154 FIR When constituted	V	The state of the s	220
	information of incident			
	necessary of	٧	VI	525
12B.	S. 154 and S.420 IPC Dishonest intention at the time of			
	parting of money	V	V	404
13A.	Ss.156 (3), 200 and 202			
100	Law explained	V	II ·	140
138.	S.156 (3) 202, 203 and 203 Powers of the Magistrate to			
	enquire and direct investigation	V	IV	293
14.	S.161 Evidentary value of a			
15.	witness Ss.161-311 Prosecution	٧	V	422
13.	witnesses production by			
	accused permissible	V	VI	556
16.	S.164 Statements at the instance of a witness not			
	permissibe	V	VI	589
17.	167 (1) and (2) read with	UNIT THE		
	S.57 Production of accused			
	as per S.57. His arrest become otiose	V	V	445
	(24)			

S.No.	BARTICULARS	Vol. No.	Part No. Page No.	
(1)	(A) (2) (7)	(3)	(4)	(5)
18.	S.173 (2) Further		leng is	
	investigation-order by court	٧	IV	307
19A	S 173 (8) Further investigation	V	\/I	570 77
19B.	court's powers to direct Ss.173-170 Documents	V	VI	576-77
190.	Subsequent to charge sheet			
	may be filed	V	V	446
20.	S.174 (i) Inquest report		No.	
	Limited enquiry	٧	111	232
21.	S.182 (2) Jurisdiction to			a land
	try cases u/s 494-495 IPC.	٧	. III	229
22.	S.195 (1) (b)(i) and S.340			
	Cognizance by Police and	THE STATE OF	- History and	
00	complaint by Court Discussed	٧		28
23.	S.195 (1) (b) (ii) Taking of cognizance by whom	V	VI	524
24.	S.196 (1) and S.295 A of	*	VI	524
	the I.P.C. Saction-necessary	٧	· IV	301
25.	S.197 Sanction- public			and the second
	duties-explained	٧	IV	323
26.	Ss.197, 397-401 and S.436			
	Sanction for prosecution.			
	When not necessary	٧	VI	587
27A.				
	Complaint by Divisional Forest officer Nature of			4 12
	offence ascertainable after			
	evidence- S.69 of the			
	Forest Act. Presumption			
	can not be drawn premature	٧	VI	537
27B.				
	155, 199 and 200 Quashing			
	of complaint. It can not be			
	quashed merely because one			
	or two ingredients of offence	the second	11 27 3 - 1.1	
00	not stated in details	V	IV	322
28.	S.210 (2) 301 and S.221 (1) and (2) Police and private			
	case-trials of	V	IV	298
	Case mais of	,	, ,	230

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
29A.	S.227-28 and S.173 (5)			
	Framing of charge			
	consideration of	V	٧	447
29B.	S.482 S.228, 239-40, 251-52			
	framing of charge			
	considerations for	V	III eeus	226
30.	Ss.229-241-368-399-401			
	Plea bargaining	V	VI	578
31.	235 (2) 248 (2) and S.309			
	Hearing on question of			387.6
	sentence Time should be given	V	V	403
32.	Ss.239, 240, 227, 190 (1),			
	156 (3) and chapter XXXVI-			
	S.467 and 473, Constrution	geet veed		
	of S.498 A & 406 IPC			
	Belated complaint.	offer let-th		
	Interpretation of S.473 Liberal	V	VI	530
33.	Ss.243-311 recall of			
	witness when	٧	VI	556
34.	S.245 (1), (2) and S.482			
	Discharge of accused	V	VI	544
35.	S.251 How plea is to			
	be recorded	٧	IV	294
36.	S.251-Admission of guilt-			
	Sufficient time to be given			
	to think over	V	IV	301
37.	S. 313-315 Accused can			
	produce documents at this stage	V	Ш	213
38.	S.317 and 313 exemption			
	considerations	V		49
39.	S.319 Power to proceed			
	against other person-stage	V	VI	543
40.	Ss.319, 190 and 191 Word			WEST CO.
	"Evidence" explained	V	. 111	240
41.	S.320 non-compoundable-			
	offence compounding of-			
	mitigating circumstance	V	VI	557
42.	S.320(2) and S.482			
	High courts powers			
	Limited	٧	IV	290

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
43A.	S.378 (1) (4) and S.401		S 2 19 6 5	
	Appeal by private party in			
	police & charge sheet			
100	convertion in revision	V	IV	308
43B.				
	of sentence includes		100	000
44	suspension of fine also	٧	IV	309
44.	S.401 (3) Bar under	V	11	113
45.	explained Ss.401, 378 and S.210	V	"	113
45.	Jurisdiction when to be			
	exercised	V	- 11	142
46.	S.437-438-439 Up to date	104 300		172
40.	case Law on bail	V	IV	327
47.	S.437-38-438			02.
	Anticipatory bail - Directions			
	by the High court-compliance			
	and expectation	V	111	255
48.	S.439 Right to file			
	application- No limit	V	III	187
49.	S.438 Grant of anticipatory			
	bail reasons to be recorded	V	III	215
50.	S.439 Grant of bail to a	The second		
	Co-accused	V	IV	287
51.	S.439 Who should hear			000
	subsequent bail applications	. V	IV	296
52.	Ss.157-438 and 439 Accused pitted with well orchestrated			
	conspiracy. No anticipatory bai	ı v	V	404
53.	S.438-Violation of FERA	V	VI	574
55.				577
	DRUGS AND COSMET	TICS ACT AND	RULES	
1.	Rr. 4, 6 and 46			
	Sale of drugs below prescribed			7 15
1	standard-Conviction of accuse	d V	VI	552
2.	Appeal under R. 66(2)	V	.,	101
	Duty of appellate Court	V	V	401
		MENT ACT		
1.	Section 52 and T.P. Act S. 105			
	Construction of deed as to			LAUK.
	lease or licence	V	VI	527
	10	-		

S.No.	PARTICULARS ON JOS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5) (1
	2. ELECTION - REPRESENTA	TION OF	PEOPLE'S ACT	0.8 AD
1.	Ss. 81(3), 83(1)(c)		is the first of the	qq4
	Affidavit: Compliance to		te wined & or	
	what extent	٧	V V V V V V V V V V V V V V V V V V V	388
2.	Ss. 81, 82, 83, 86, 117			
	and Conduct of Election Rules 1961, R. 94-A and		ent to nowner	
	Form No. 25 r/w O. 6 R. 16		13 (3) But vita	
E	and O. 7 R. 11	V	v bams	
			Loren William Arth	a special
		E ACT	della nationi	note le
1. 3	Ss. 3 and 91	.,	toxic	
2.	Genuineness of document S.45 and S. 8	V	ME VOCAMI	453
۷.	Cogent and trust worthy evidence	v	III.	246
3.	S. 9	<b>V</b>	a Ulicana	240
0.	Identification parade after			
	accused/property shown to			
	the complainant - effect	V		122
4.	S. 9			
	Identification parade:			
	Evidence of witness			
	unshaken - effect	V	V	383
5A.	Ss. 18 and 31			
1	Changing of stand his right-his admissions- effect	V	IV	007
5B.	Ss. 18 and 31	V	IV	297
JD.	Admissions are binding	V	V	424
6A.	S. 24	No File	er of Adequ	
	Extra judicial cosnfession	Acres	La Delay And	
	proof by truthful witnesses	V	IV	301
6B.	S. 24 & 27			
	Extra Judicial confession	V	II .	113
6C.	Ss. 27 and 32 r/w/s. 302			
	I.P.C. Inconsistent dying			Ch.
7.	declaration S. 32	V	SUPPLIES TO U	50
1.	Dying Declaration			
	Conviction - Sole dying			
	declaration	V		55

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
8.	S. 32			
	Gun shot and dying declaration	V	1	55
9.	S. 32			
	Dying declaration:			
	Corroboration when required	V	III	213
10.	S. 32			
	Dying declaration corroboration when required	V	101	213
11A.		V	""	213
IIA.	complaint reduced in writing may			
	be used as dying declaration	V	IV	308
11B.				
	Negligence on the part			
	of I.O.	٧	V	385
12.	Ss. 32, 114(iii)(a). 133 and 157			
	Statement of person in			
	expectation of death - surviver	٧	V	389
13.	S. 32			
	Dying declaration recorded			
	by I.O.	٧	V	412
14.	S. 32			
	Appreciation of evidence	V	VI	524
15.	Ss: 32 & 33			
	Departmental Enquiries - applicability of	V	V	382
161	Ss. 35 and 60	٧,	, v	302
IOA.	Eye witness injured			
	Evidence assumes great			
	importance	V	IV	295
16B.	S. 35			
	Old - record coming from the			
	proper custody - entries reliable	٧	IV	297
16C.	Ss. 35 and 114 (e)			
	Attendance Register			
	is covered by the provisions	٧	III	227
16D.	S. 35			
	Birth entry	V	IV	308
17.	S. 45 Human blood on weapons	4		101
	Human blood on woonone	/	11	121

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
18.	S. 45			
	Weapon of offence not shown			
	to the doctor	V	IV	302
19.	Ss. 45 & 60			
	Appreciation of evidence	V	VI	567
20.	S. 60			
	FIR - Witnesses' name -			
	absence of	V	1 .	39
21A.	S. 60			
	Evidence of injured witness			
	corroborated	V	ll ll	111
21B.	Ss. 61 & 63			
	Prior judgment on secondary			
	evidence	V	VI	530
21C.	Ss. 90 and 65			
	presumption - extent of	V	V	424
21D.	S. 101			
	Burden of proof: Res Ipsa			
	Loquitur and tort	V	VI	587
	Ss. 101 and 106	V	V	453
21E.				
	Burden of proof-			
	Special knowledge	V	V	411
22.	S. 89			
	Presumption of document	V	. V	446
22.	S. 113			
	Interpretation of status of			
	a kept woman	V	VI	567
23.	S. 113-A			
	Unmarried woman staying			
	with a man	V	1	11
24.	S. 113A			
	Marriage - Proof of - is			
	condition precedent	V	III	229
25.	S. 114(iii)(a)			
	Interested witness	V	1	55/56
26.	S. 114 ill.(g)			
	Non appearance of parties	V	V	418
27.	S. 115	V		
	Estoppel against statute		V	411

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
28.	S. 118			
	Child witness sufficient			
	understanding	V	V	424
29.	S. 138			
	Cross-examination - Inquiry and trial Distinction between.			
	Right to cross-examination	V	IV	291
30.	Ss. 145 and 155(3)	V	V	412
31.	S. 153:			
	Exclusion of evidence to			
	contradict answer	٧	ν .	396
32.	Ss. 302/34			
	Appreciation of evidence	.,	14	570
00	'contradictions' and 'omissions'	V	VI	573
33.	Burden of proof and Tort There must be direct			
	nexus between death and			
	the negligent act	V	V	443
34.	Estoppel: Public interest			
	Estoppel does not operate	V	IV	319
	GUARDIANS AND	WARDS A	СТ	
1.	S. 7 and S. 10			
	Custody under by agreement			
	inexistence. Fresh application for			
	custody not barred. Res judicata			
	not applicable	V	VI	549
2.	S. 17	V	IV	017
	Visiting rights of spouses	٧	IV	317
	GUJRAT PREVENTION OF ANTI-SO	DCIAL ACT	IVITIES ACT,	1985
1.	S. 2(c)			
	'Habitual' and 'Habitually'			
	meaning of preventive	V	VI	577
	detention		VI	577
	HINDU L			ADJEN 4
HIN	DU MARRIAGE ACT, HINDU SUCCES	SION ACT,	HINDU MIN	ORITY AND

## **GUARDIANSHIP ACT, HINDU ADOPTIONS AND MAINTENANCE ACT**

H.A.M.Act 1. Maintenance payable by salaried husband 111 231

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3).	(4)	(5)
2.	H.A.M.A., Ss. 12 and 16			
	Deed of adoption found invalid-			
	rebuttal of presumption u/s 16 -			
	Right title and interest in the			
	child's property deem to survive	V	111	250
3.	H.A.M.A., S. 10			
	A person of 15 yrs -	.,		101
4	married cannot be adopted	V	V	424
4.	H.A.M.A., S. 16 Presumption under compa-			
	ssionate appointment	V	VI	580
5.	Hindu Marriage Act,S. 13 Fraud	V	III	187
6.	H.M.A., S. 13(1)(1-A)	V	111	. 107
0.	Cruelty	V	IV	305
7.	H.M.A., S. 13(1)(1A)			. 303
	Mental cruelty - meaning of	٧	V	432
8.	H.M.A., S. 13(1)(1-B)			
	Question of desertion-explanation	V	V	438
9.	H.M.Act, Ss. 13(1)(1A) & 20			
	Written statement not filed.			
	Averments in petition presumed			
	to be correct.	٧	V	446
10.	H.M.A., Ss. 14 & 15			
	Appeal pending - prohi-			
	bition of - re-marriage	٧	III	233
11.	Applicability to Gonds			
	and quantum of proof	.,		40
10	for marriage and custom	V		40
12.	H.M.A. Second Marriage Injunction	V	IV	000
13.	H.M.G.A. S. 6(a)	V	IV	293
10.	Mother can act as natural			
	guardian even if father is alive.	V	IV	318
14.	H.M.G.Act, Ss. 4 & 8			310
	Guardian adopted u/s 4 not			
	a natural guardian. No			
	guardian entitled to transfer	٧	V	424
15.	Hindu Succession Act,S. 5			No.
	Minors - Suit by father -			
	His death - Mother com-			
	petent to pursue the case	V	III .	199
			10	

S.No.	PARTICULARS .o.M .feV	Vol. No.	Part No.	Page No.
(1) (2	(2) (6)	(3)	(4)	(5) (1)
16.	H.S.A., S. 8			
			Edition of an	
		willy regal!		000
4.7			threly acts	
	H.S.A, S. 14(1) and (2)	2326 0 11 0	1106IV - 20.0	320
18.	H.S.A., S. 15(1) and (2) Succession to childless	TWO A		
	female - succession	V	B Expanda	396
19.	H.S.A., S. 14(1) and (2)	asbubni (a)		330
10.	Mode of interpretation of		thidib to light	
	two sub-sections	isself contact	V	455
20.	Joint family - blending	no reasons	teamin in a	mel
(a)	of separate property	V	IV	320
21.	Marriage - Cruelty - Degree	V	1	49
	1. INCOME	TAX ACT		
1.	S. 53-A T.P. Act and Rule 11		Photos of a	
	Sch. II Income ·Tax Act:			
	Provisions of R. 11 Sch. II			
	analagus to Rr.58, 59, 60, 61			
	and 63 of O. 21 CPC. Power of			
	Tax Recovery Officer.			
	(See S. 53-A T.P. Act in the index)	V		26
		V	A CONTRACTOR	20
	2. INDIAN ELEC	CTRICITY AC		State .
1.	Ss. 39 and 50 r/w S. 379 IPC			
	Assistant Engineer is a	V	V	405
	person aggrieved	<b>V</b>	V	405
	3. INDIAN SUC	CESSION ACT		
1.	Execution of will			
	Competence to execute	V	III	189
2.	Probate certificate -		4	
	power of Additional	5,4 5,45	14 alfabately	S188.
2	District Judges	V		45
3.	S. 63 Nature of proof of will	V	IV	403
4.	S. 63	V	i.v	403
7	Will - First and second			
	application	V	Ш	215
				735

S.No	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
5.	S. 372 (1)(c) Parties to marriage consistency. Continuously and openly lived as husband and wife and near			
	relatives - meaning u/s 372	٧	( I	43
	4. INTERES	T ACT		
2.	S. 2(a) and S. 6: Court under S. 2(a) includes Tribunal or Arbitrator Promissory Note itself containing terms of interest no reasons to	. V	V	384
	deny interest	٧	VI	588
	5. I.R.			
1.	S. 34	ales (a.		•
2.	Common intention how to infer S. 34 - 149	V	IV	316
۷.	Common intention "Maro sale ko"	V	VI	567
3.	Ss. 103, 104, 304 Pt. 1 and 326			
4.	Nature explained - applicability Ss. 107, 306 and 498-A	٧	IV	316
	Appreciation of evidence	V	VI	524
5.	Ss. 107 and 306 Accused not making			
	endeavour to save life	٧	1 =	50
6A.	S. 149	V		000
6B.	Common object S. 300 3rdly, 299	V	9 III	232
	Explanation 2 and Section 302	V	V	387
7.	S. 302/149, 304 Pt. II R/w/s. 149 and 100			
	Eye witnesses injured in the			
0	same incident - reliable Ss. 302 and 304 Pt. II	V	1	39
8.	Names of eye witnesses not			
	in FIR - evidence otherwise			
9.	reliable - believed S. 302/34 and 201	V	1	39
J.	Appreciation of evidence	٧	H 1	109

S.No	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
10.	Ss. 302/34 and 452			
	Appreciation of evidence	V	II a	109
11	Charge u/s 302/149			
	Conviction u/s 302/34			
	R/w/s. 237 Cr.P.C.	V	ll s	109
12.	S. 302 or 304 Pt. II			en de la
10	How to judge	V		182
13.	S. 302 Appreciation - Accused			
	running from the spot	V	III	212
14.	S. 302 & 34	V	111	212
14.	Proof beyond doubt - meaning	V	Ш	234
15.	Ss. 302/34, 376 (2)(g)	0.3	Terrandon Para	hon
	and 201 Pt II Death Sentence		and the same	
	when can be awarded	V	IV	295
16.	Ss. 302/149 and 148			
	Appreciation of evidence			
	inferable of - inferable from			
	the nature of the weapon	V	IV	315
17.	S. 302		A BUILDING	
	Negligence on the part of the I.O.	. V	V	385
18.	S. 302			
	Accused - possession	,		400
19.	of acid - injuries on the deceased Ss. 302, 300 Expln. 2,	V	V	402
19.	304 Pt. 1 and S. 100			
	Right of self defence	V	٧	406
20.	S. 302 Expln. 4 and S. 302	1 mg 15		
	Free Fight - explained	٧	V	416
21.	S. 302			
V	Death sentence	٧	V	444
22.	Ss. 302 and 201			
	Death Sentence	V	V	444
23.	Ss. 302, 304 and 317			
	Child snatched from wife			
	murder - offence u/s 302 proved	V	V	444
24.	Ss. 302 and 304	\/	. \/II	500
25	One blow on head distinction	V	VI	569
25.	S. 302 Death Sentence	V	VI	572
	Death Sentence	V	V	312

S.No	PARTICULARS 48 AND	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
26.	S. 302/34			
	Appreciation -		A. Transition	
	Contradictions and omissions	V	VI.	573
27.	S. 302 r/w Ss. 27 and 32			
	Evidence Act Inconsistent dying		04 D.	なが性。
	declarations	V	8 14 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	50
28.	Ss. 304/32 and 302			
	Eye witnesses immediately			
	reporting incident	٧	OA-L STA	39
29.	Ss. 304 I and 302			
	How to Judge	· V	111 (2)	188
30.	S. 304-A - Civil negligence	The State of		
	and culpable negligence -	7.4		
	Delay - doctor to attend the	s ielnes s	·	
	patient	·V		108
31.	S. 306 R/w S. 107 Proof of	. V	HI III	229
32.	Ss. 306 and 107			
	Abatement to commit	,,		000
00	suicide - explained	V	IV	290
33.	Ss. 306 and 498-A			
	Cruelty - Meaning of the word 'Cruelty'	V	10	550
34.	Ss. 306 and 498-A	V	VI	550
34.	Husband making every endea-	100 Miles	30	
	vour to persuade wife to live	V	1	FO
35.	Ss. 307 and 326 r/w	V		50
33.	Ss. 60 and 45 Evidence Act			
	Evidence of injured duly	500		
	corroborated	V	1	111
36.	Ss. 308/34,323/34,	•		
00.	324, 325 and 326		· Andrews	
	Attempt need not result in hurt	V	nı Č	197
37.	Ss. 326, 307, 451			107.
	Evidence of injured		1.	
	witness corroborated	V	(4.11	111 /
38.	Ss. 326 and S. 307		y Visit alte	
	No intention to cause death	V	· VI	559
39.	Ss. 337, 338-304A	o Romania	Carrie - Chen	
	Rash or negligent act - findings	V	-111	201

S.No.	PA PA	RTICULARS	Vol. No.	Part No.	Page No.
(1)		(2)	(3)	(4)	(5)
40.	S. 363				
	Minor -	consent - immaterial	V	VI	524
41.	S. 363				
	Age - R	adiographical			
		ation - two years margin	٧	VI	560
42.	S. 375-3				
	Intercou	irse with promise -			
	no offer		٧	. III -	240
43.		forthly, 376 and 417			
		g - False			
		ntation- knowledge of			
		to be proved	V	VI	524
44.	Ss. 376			是 提供的 食能力	
		n minor girl- punishment	٧	111	245
45.	S. 376				
		f Medical evidence	٧	111	246
46.		and 366			
		ıtrix - Not par with			
	accomp		V	IV	311
47.		/w S. 154 Cr.P.C.			
		on of -husband	٧	V	402
48A.	S. 406 r	/w S. 120-B IPC			
		n not necessary	V	VI	583
49.	S. 406				
		complaint	V	VI	530
50.		and 420			
		inant giving money -			
		ing desired results -			
		umption that accused			
	Control of the last of the las	ed offence	A	VI	576
51.	Ss. 415	-420 and 24			
	Civil lial	oility and			
		e negligence	٧	III	235
53.	S. 436				
		idicial Confession			
		4 Evidence Act	٧	IV	301/302
54.	Ss. 464				
		tion of order for signature	е		
		e - offence made out	V	V	452
55.		, 495 and 198(1)			
		(c) Cr.P.C. is amended	V	VI	526
		(37)			
		(37)			

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
56.	Ss. 494 And 494	V	III	229
57.	Jurisdiction to try S. 498 A			
37.	Cruelty - appreciation	V	II sa	123
58.	S. 498A R/W S. 113 A	TESTER!	Carl Statement	2000
59.	Presumption when permissible S. 498-A and S. 304-B	V		229
33.	Meaning of the word			
40	"Soon before" explained	V	IV	287
60.	S. 498-A Belated complaint	V	· VI	530
	1. JAMMU AND KASHMIR PUBLIC			
	CORRUPTIO		I KEVENII	
1.	Section 6, 5(2) and 5(3):			
	Accused Public Servant seized to be a public servant.			
	Sanction not required.	V	VI	583
	2. JUDICIARY ANI	JUDGM	ENT	
1.	Decision rendered by			
	Tribunal/Court not challenged becomes final	V		110
2.	Legal wear	V	VI	110 581
3.	Judge - Duty of	٧	III	228
4.	Judicial Discipline	٧	VI	574
	3. JURISPRUDENCE A	ND PREC	EDENTS	
1.	Binding law and law declared by the Supreme Court	V		143
2.	Courts are bound to comply the	•		145
	directions of the Supreme Court	V	VI	578
3.	Court - Sentiments Arts. 136 and 144 of	V	taria II da a	138/139
4.	Constitution of India:			
	Judicial discipline	V	$\{a,b,b,b\} \in \mathcal{L}$	574
5.	Judgment - finality and binding effect	V	11	110
6.	Law made by Legislature	DE REFER		110
	and parliament on a subject,			
	Law made by parliament would prevail over state law	V	IV	295
	provan over state law	V	1 V	293

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
7.	Locus standi of			
	plaintiff to file a suit	٧	III	250
8	Non-speaking order			
	dismissal - writ petition			SEL DOES
	raising arguable point	V	Ш	251
9.	Practice - Civil			
	Discretion -How to use	V		228
10.	Parties presence of -			
	Notice to whom required	V	VI	575
11.	Precedent -			
	Decision by Constitutional	Abus mil		
	Bench and a decision by a			
	Bench of more strength cannot			
	be overlooked to treat a later			
	decision by a Bench of lesser			
	strength as of a binding authority		VI	535
12.	Remand	V	IV .	314
13.	Art. 226 of Constitution of India:			21.5
	Refusal on technical ground	V	V	427, 443
14.	Relevance of quorum of			
	binding effect			
15.	Remarks of Supreme Court			
	in earlier case not to be			Supply has
	treated as findings	V		23
16.	Art. 136 Constitution of		.,	100
	India: State as litigant	V	V	409
17.	Stare decisis			
18.	Arts. 137 and 141 of the			14
	Constitution of India:	V	V	393
10	Stare Decisis and precedents	V	IV	393
19.	Strike by Advocates	V		
20.	Strike by Advocates	S 408 - 715	II	117
	1. LABOUR	RLAW		
1.	Wilful absence -			
	standing orders - automatic			
	termination on the ground		E trip	1. 图 考
	of unauthorised absence	I I V	angual to m	23
2.	Ss. 2A, 10 & 10A I.D. Act	the colu.	den geben.	aut track
	maintainability of writ	V	tion of the co	24

S.No	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2) (2) (3) (7)	(3)	(4)	(5)
	2. LAND ACQUIS	ITION ACT		
1.	Ss. 2(1A), 23 and 28	100		
	Assessment of market price Part I		A Company	
	and acquired. Remaining land	100	MALE TO THE	44
	divided into parts. Consideration	V	IV	300
2.	Ss. 23(1), 29 and 54	4.5	<b>编型</b> "3.3-1"	10000000000000000000000000000000000000
	Modalities for determination of court fees	V	VL	EEA
3.	Ss. 23 & 54	V	VI	554
٥.	Determination of compensation			
	as per land. Sold in the areas.			
	Points to be taken into		The art has	
	consideration	٧	V	401
	3. LANDLORD AN	D TENAN	NAME OF THE PARTY.	
1A.	S. 3(2)			
	Granting exemption			
	views under three judgments	V	П	105
1B.	S. 3(2)			autail.
40	Exemption under	V	IV	242
1C.	Ss. 10 (3)(a)(iii) and 2(iii) Building meaning and purpose	V	V	394
1D.	Ss. 11 and 31	em. C.		334
10.	Meaning of the word		THE MELTINE	
	"Every order"	V	V	439
2.	S. 12(1)			
	Eviction suit by a co-owner			
	maintainable	V		48
3.	Ss. 12(1)(a) & 13(6)			
	Striking out of defence - Effect of - Right of defendant	116.0		
	to cross examine stated	V	IV	283
4.	Ss. 12(1), 13(1) and S. 20		44	200
	Provisions of S. 13 applicable			
	only if suit is u/s 12 and	4		
	not u/s 20	V	£ IV	298
5.	S. 12(1)(a) and S. 13 (1)			
	Assertion of payment of rent		N/	200
6.	oral testimony not sufficient Ss. 12(1) and 18(3)	V	IV	309
0.	Right of re-entry when lapses	V	VI	554
	riight of the entry when lapses			001

(40)

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
7.	S. 12(1)(c)			
	Nuisance - meaning of	V	, III	239
8.	S. 12(1)(c)			
	Nuisance - what it			
	What it constitutes	V	IV	282
9.	S. 20 and S. 13(1)	1.0	ne lingue elef	
	S. 13 (1) not applicable	The state of	nergiffy stal	enue uts
	to provisions u/s 20	V	Caled Hoors	234
10.	Ss. 13(2)(3)(6)			
	Compliance of provisions		THAT IC OU	ned9ss
	mandatory	V	IV	286
11.	S. 13(6)			
	Striking out of	and I (n)	1)19 3 100	FEA.
40	defence - effect	V		440
12.	Ss. 23A-23 J			
	Definition of landlord			
	No-retirement of landlord on the			
	date of institution of suit effect.	V		105
10	Action not maintainable S. 23-A(a)	V	Trian et lo :	135
13.	Oldman - desire of lower			
	floor accommodation-entitled	V	IV	289
14.	Ss. 23-A(B) 23-D(3) & 23-J	V	IV	209
14.	Retired Government Servant			
	entitled to start business	V	V	445
15.	S. 23-C	<b>V</b> .		113
13.	Grant to Leave,			
	Defend guide line issued	V	111	233
16.	Ss. 39 (2) & 42			200
10.	Connotation of the word	WORK IN		
	"otherwise" u/s 42	V	IV	285
17B.				
	issue regarding	V	V	439
17A.				
	Vacant portion	V	VI	561
18.	Bombay Rents, Hotel and		THAT I DETERMINE	
	Lodging Houses Control			
	Act, 1947, S. 13(1)(g)			
	Reasonable and bonafide		E TORAL G	
	requirements explained	V	V	392

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
19.	Bombay Rents, Hotel and			
	Lodging Houses Rates			
	Control Act, S. 13 Licence and Rent. Mere use of word rent			
	is not conclusive of lease	V	VI	574
20.	Bonafide requirement	v		107
21.	Bonafide requirement -		Hegarica III	107
	son college going at			
	relevant time - effect	٧	V	387
22.	Change of user			
	under S. 108 (a) T.P.Act	V	III	188
23.	Karnataka Rent Control			
	Act, 1961, S. 21(1)(h) Bonafide			
	requirement of landlord.	V	III	217
24.	Last desire of the Landlord			
	that wife should live in			
	the disputed house - Bonafides of the requirement	V		200
25.	Lease of building with another	s ner	in manual are	200
25.	attached compound nature of	V	V	397
26.	Question of title before	1 404	o miletry file	gradu.
	R.C.A. procedure laid down			
	by Supreme Court.	A	111	194
27.	Rent Control - Revisional			
	jurisdiction	V	III	218
28.	Sub-letting pleadings	V	. 11	113
29.	Subsequent event mode of			
	consideration	V	II.	130
	4. LEGAL SERVICES AU	THORITI	ES ACT	
1.	Legal aid -			
	Direction by the Supreme Court	٧	1. Authorities	10
	5. LETTER'S F	ATENT		
1.	Clause 10	AILITI		
	Composite order pased rejecting			
	plaint and vacating interim			
	injunction - Court Fees	V	- 11	121
2.	Right of appeal by person			
	aggrieved	V	111	238

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.			
(1)	(2)	(3)	(4)	(5)			
	6. LIMITATION ACT						
1.	S. 5 & M.V. Act, S. 166(3)						
	No Limitation	V	111	242			
2.	S. 5						
	Laches of the party no benefit	V	V	440			
3.	S. 5	i de la comina					
	Sufficiency of - Application						
	on ground of illness - No		10.2 A	Acre &			
	sufficient evidence - effect of	V	VI	558			
4.	S. 8						
	Sufficient cause: Restoration of appeal: mistake out of repeated						
	carelessness cannot be construed						
	as a sufficient cause	V	111	283			
5.	Samaj ke Kamjor		3 10 10	200			
0.	Adhiniyam: Limitation						
	under S. 29 and Ss. 4 & 5	V	IV	297			
6A.	S. 113						
	Prayer for injunction -						
	Application of Article	٧	VI	548			
6B.	Art. 115 and S. 5						
	Appeal by one accused in time						
	by another accused barred by	S. 18	City but I shall	STA BL			
	time - delay condoned	V	un all a second	232			
7.	S. 54						
	Essence of time and S. 54	V		27			
8.	of Limitation Act Art. 56 and C.P.C. O.6 R. 17	V		21			
0.	The provisions of Art. 56 not			and as			
	applicable to defences sought						
	by defendant	٧		290			
9.	Art. 123 (Old 164)						
J.	Working day	V	VI	482			
10.	Art. 123 (Old 164)	HAJA H	RE BUSINESS				
10.	S. 27, O. 5 R. 1, O. 9						
	R. 9 C.P.C. "Working day"	V	VI	481			
11.	Arbitration Act. S. 8 and Art. 137	The part					
11.	Limitation Act Limitation running of	f-					
	Requirement u/s 8 -compliance of		V	449			
	dan on our distriction of						

S.No	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
12.	Art. 137 and S. 8(2) Arbitration Act: Limitation commences only on expiry period of the statutory	inil A	a pa v M	& C 20 .
13.	period of notice Co-owner: Adverse possesion	V	VI	582
	Limitation Act, S. 27 and Arts. 64 & 65	V	٧	423
14.	Fax - Limitation	٧.	V	438
<ul><li>15.</li><li>16.</li></ul>	Limitation - Computation Negotiable Instruments Act Misconduct by Arbitrators	, V	III.	312
	Question of misconduct raised Limitation	٧	m	246
	7. LOK PARISAR (BEDAKHA	LI) ADHIN	IYAM, 1974	
1.	Bar of suit Eviction of defendant not sought from public premises- provisions not applicable	V	IV	293
	1. M.P. CIVIL SERVICE PE	NSION RU	LES, 1976	
1.	R. 42(1)(a) and 42(2): Voluntary Retirement	V		227
2	. M.P. KASHTHA CHIRAN (VINI	YAMAN)	ADHINIYA	M, 1984
1.	Ss. 9, 11, 13 & 16 Minor discrepency found in stock register and actual stock. Proceedings for confiscation not started. Seizure of stock and machinery not warranted. Seizure	a Ama on we di outse elson	saA nebet 20% National 120 September 2 20 September 2 20 September 2	
	without jurisdiction	V	IV	294
	3. M.P. LAND REV	ENUE COD	E	
1.	Co-owner, Adverse possession. Stray entries. Permissive possession-law stated	٧	V	423
2.	S. 117 Continuous entries in the name of widow-Presumption	no holis Billions	er libb ngi 82 i i i ing	ien in i in piek
	of valid marriage (44)	V	IV	310

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
3.	S. 165(6)	al Kensel	nov. (#18.) če	co Y
	The aboriginal Tribe 'Gond'			
	Raj-Gond also covered .	V	III	234
4.	S. 170 A -170B			
	Case decided against			
	holder u/s 170 B - no help	V	IV	310
5.	S. 257 (v) and S.9 C.P.C.			
	Bar of jurisdiction The provision			
	is not applicable to a suit between two contenders to title of land,			
	not in any way affecting			
	the scheme of consolidation	V	III A FO	252
6.	S. 257(x)	<b>'</b>	for the top sie	232
0.	Bhumiswami -improperly			
	dispossessed. Remedy is under			
	M.P.L.R.C. and not under C.P.C.	V	11	123
	4. MONEY LENI	DERS ACT		
1.	S. 3			9.10
	Accounts were maintained and			0.00
	proved-Provisions complied with	٧	VI	588
	5. MOTOR VEHICLES A	CT (OLD &	R NEW)	
1.	S. 2(a)(i)(c)		10000000	
	Direction to driver by owner:			
	Breach of conditions of policy	٧	T	41
2.	Ss. 2(a) and 149 (2)(a)(ii) (new)			
	Breach of policy	V	III	240
3.	S. 2(b) & (c) (old)		78 C. 8 8 9	186
	Breach of policy	V	II	115
4.	S. 92 (old) and S. 140 (new)			
	Liability to pay compen-	V	ul III benie	21
5.	sation - No fault liability Ss. 94, 95 and 103A (old)	٧	e e le la Pot	21
5.	Transfer of vehicles -			
	effect - Insurance	V	Carl Louis	24
6.	Ss. 94, 95, 97 and S. 103 (old)		CALL DISCOUNT	-
0.	Transfer of liability-			
	Insurer's liability on			
	transfer of vehicle	V	V	410

S.No.	PARTICULARS AND	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
7.	Ss. 95 (2)(b) and 110-A (old)		1.1	
	Insurer's liability in			
•	respect of third party	V	III	222
8.	S. 95 (1)(b)(i) and Proviso (ii) (old	)	. 30 F F F	
	as amended in 1969 Liability of insurer of good vehicle	V	and the complete of	004
9.	Ss. 96 (2)(b)(i) & (ii),	V	<u> </u>	224
Э.	42 and Rule 111 (2) (1) (old)			
	Carrying of passengers without			
	owner's knowledge in a goods			
	vehicle - effect	V	III	239
10.	S. 103-A		为 35年 4000	200
	Transfer of Vehicles	V	1	53
11.	S. 104 (Proviso) (New)			
	and M.P.V. Rules 1994			
	R. 72(3)(d)			
	Temporary permit by a			
	driver operator, non-production			
	of clearance certificate it has			1.0
12.	no application for permit	V	VI	553
12.	Ss. 110 and 110-CC (old) Head on collusion - liability of			
	Dr. Tandon's case	V	m m	100
14.	S. 110-B(old)	V	as III	192
17.	Quantum of compensation	V	II The second	110
15.	S. 110 B (old)		<b>经国际</b>	110
	Compensation meaning and			
	mode	V	11	110
16.	Ss. 110-B, 95 PROVISO,			
	92 A & B (Old)			
	Meaning of the word			
	"Which appears to be just"			
	explained and quantum	V	11	114
17.	S. 110(1),(2),(4) (Old)			
	Appreciation of evidence			
	Registration number not	.,		
18.	mentioned in FIR	V		125
10.	Ss. 110-CC and 110-B and 110 (cc) (Old)			
	Interest and quantum of			
	compensation			
	Karnataka S.R.T.C.'s case	V	111	196
		4.5		.00
	(46)			

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
19.	Ss. 110 B and 110-CC (Old)			
	Quantum of-Renu Bala's case	٧ '	111	202
20.	S. 110 A (old)			
0.4	Negligence	V	III	219
21.	S. 110 (b) (old) S. 168 (new)			
	Student of 8th class -			
	kidney removed - compensation not less than one lakh	V	VI	588
22.	S. 140 (new)	V	VI	300
22:	Co-extensive	V	IV	308
23.	Ss. 140, 140(3), 166 (new)	Sel se la	ı,	300
20.	r/w Ss. 10 and 22			
	Workmen's Compensation Act	V	IV	302
24.	Ss. 140, 141, 142, 146, 147, 149,			002
	166, 168,171, and 173 (New)			
	Granting of compensation	٧	V	393
25.	S. 140 (new)			
	Claim based on no fault liability	٧	VI	568
26.	S. 147 (new)			
	Compensation	V	III	240
27.	Ss. 147(1)(b)(i) and 128			
	r/w S. 168 (New)			
	Pillion rider - insurer			
	liable - No question of his			
	being a gratuitous passenger	-V	V	402
28.	S. 147			
	Absence of liability -			
	owner not insured -	V		444
004	Vehicle insured	V	V	441
29A.	S. 149(2) (new) Permission to defend	V	VI	512
29B.		V	VI	312
29D.	Non production of policy-effect	V	111	223
30.	S. 163A and Second Schedule	V	V	442
	Ss. 166, 166(3) and 175(new)		ar sky s	772
JIA.	Claim on composite negligence	V	- 11	124
31B	Ss. 166 and 168 (new)			The Carlo
VID.	00. 100 4110 100 (11011)			

S.No	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
32.	S. 171 (new)			
	Interest on compensation	B. Maria	a real firms	
32.	extent of discretion S. 166 (new)	٧	VI	558
OZ.	No limitation - Mode - explained	V	III	232
33.	S. 166 (new)			
	Burden of proof	V	III	241
34.	S. 166 (new) Contributory negligence	V	III	241
35.	S. 166 (new)	V	111	241
	Dependants married sisters -			
	substitution in place of deceased			
36.	mother not entitled - dependancy	V	Ш	241
30.	S. 166 (new) Apprication of Evidence	V	III	241
37.	S. 166 (3)			# d -
	Limitation - not applicable	٧ .	Ш	242
38.	S. 166 (New)			
	Clinching - cogent and reliable evidence necessary	V	IV	292
39.	Ss. 166 and 149 (new)	<b>v</b>	10	292
	Liability of each victim is covered			
	under one insurance policy	V	٧	405
40.	S. 168(1) (New)  Quantum and mode of payment	V	III	200
41.	S. 168(1) (new)	V		202
	Quantum - Boy 18 yrs. of age	V	III	203
42.	S. 168 (New)			
43.	Bone-injuries-permanent disability Ss. 168(1) and 171 (New)	/ V	III	219
43.	Fatal accident -			
	quantum of compensation	V	III	220
44.	S. 168 (1) (new)			
45	Negligence - compensation	V	III	220
45.	Ss. 168(1), 166 and 171 (new) Fatal accident	V	- 111	221
46.	Ss. 168(1), 166 and 171 (new)	1 1 1 1 1 1 1	Confirmation	221
	Compensation - quantum	V	III	221
47.	S. 168 (new) and Schedule II	V		0.10
	Compensation	V	III	242

S.No	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
48.	Ss. 168, 149(2)(d)(ii), (3), S. 10, 2(21), 2(47)(new)			
	Assessment of compensation			
	increments and promotions -			
	consideration - Autorickshaw	V		100
49.	is light transport vehicle S. 169	_ V	٧	406
45.	Valid driving licence absence -			
	owner and insurer's liability			
	explained	V	VI	526
50.	S. 170 (New)			
	Permission by insurer to contest on merits in the absence of driver			
	and owner	٧	II .	110
51.	S. 171	10	The Monday	
	Amount of interest on			
	compensation	V	III	242
53.	Liability and negligence	V	11	138/139
54.	explained Release of Vehicles	V	Tave Historia	138/139
04.	by Criminal Courts	V	1	14
	6. MUNICIPALIT	TIES ACT		
1.	Ss. 19, 19(1)(c), 40 and 41	IES AC		
Mal	(unamended) and S. 19 (2)			
	(amended)			
	Distinction between elected			
	and nominated members.  Nominated member could not act	V	V	310
2.	Section 20 (2)	V	<b>V</b>	310
	Presentation of Election Petition.			
	The provision is to be read in			
	conjunction with Civil Courts Act	V	IV	299
3.	The building bye laws  Commercial building constructed			
	in residential area - area converte	d		
	to commercial zone - Question			
	whether bye-laws violated -			
	Time factor of construction			570
	to be considered	V	VI	573

S.No	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
	7. MUSLIN	A LAW	000 150 100	
1.	Inheritence -			48 × 1
	Children of predeceased son	٧	VI	542
2.	Muslim women (Protection of			
	Rights on Divorce) Act,			
	S. 3 and Cr.P.C. S. 125(1)(3)			
	Divorcee wife not entitled			
	to get maintenance by husband	M	VII	505
	after the period of iddat	٧.	VI	525
	1. N.D.P.S	. ACT		
1.	Ss. 8/18 and 50			
	Oportunity to accused to			
	exercise discretion	V	II .	127
2.	S. 20(b)(ii) and S. 50(1)			PROBLEM AND
•	Option - nature of	V	e Suest 1 se waste	120
3.	Ss. 20(B)(i) and 50		may same	Harry L.
	Apprisal of right of search	V	IV	287
4.	Ss. 21, 23, 28 & 50			are .
	Search of persons search of articles not on person	V	III	191
5.	Ss. 32-A and 36-B	V	med by	191
J.	S. 32-A and 30-B S. 32-A overrides S. 36-B			
	and Ss. 389, 432, 433 Cr.P.C.			
	Suspension of sentence	V	IV	323
6.	S. 35			020
	Release of vehicle -			
	contained contraband			
	goods - abondoned	٧	V	443
7.	Ss. 35(1) & 35(2)			
	Presumption rebuttable Seizure			
	of truck u/s 8/18 release of	V	V	405
8.	Ss. 42(1)(2), 50, 52 and 57			
	Search and seizure	V	III	247
9.	S. 60(3)		Lines - I is an	
	Meaning of the word			
	'owner' explained	V	VI	579
10.	N.D.P.S. Jurisdiction of the		result of the	
	Courts - Reference answered	V	IV	369

S.No.	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
	2. NEGOTIABLE INST	RUMENTS	ACT	
1.	S. 118 (a)			
2.	Presumption as to consideration S. 138 •	V	IV	312
	Complaint - Delay or laches -			
	representation and time limit	V	III	191
3.	S. 138		17 5 W 3	
	Notice - Requirement	V	11/	200
4.	and service - presumption S. 138 Proviso (c) and S. 142	V	IV	309
	Limitation - mode of computation	V	IV	312
5.	Ss. 138 and 142 (b)			
	Cheque can be presented			
	so many times during the period	.,		10
6.	prescribed by the cheque Ss. 138 & 139	V	- 1 h	49
0.	Presumption that cheque			
	was issued in discharge of			
	obligation	V	ll .	115
7.	Ss. 138 -140			
	Applicability - drawn account closed - cheque returned			
	unpaid : Sections applicable	V	V	400
8.	Ss. 138 and 142			
	Notice by Fax - valid	V	V	438
	1. PARTNERS	HIP ACT		
1.	S. 68			
	Copies of entries in the register of	of		
	Registrar of Firms. Firm proved to be a partnership firm	V	VI	588
2.	S. 69(2) & (3)			300
	Bar of suit or proceedings	٧	- 111	204
	2. POWER OF ATT	CODNEY A	-	
1.	S. 2	ORNET A	•	
	When Cr.P.C. requires			
	appearance of accused. Person			
	appearing through power of			
	Attorney - Principle laid down	V	V	420

S.No.	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
	3. PREVENTION OF C	ORRUPTIO	N ACT	NE THE
1.	S. 5(1)(e),5(2), 13(1)(e) and 13(2			
	and Cr PC 227& 228			
	Disproportionate property -			
	Framing of charge - Documents		kan mada in	040
2.	of accused to be looked into Ss. 5 & 6 r/w S. 197	V	III	240
۷.	Sanction for prosecution -			
	Mode of proof	V	VI	547
3.	S. 6			
	Sanction not required if accused			
	ceased to be public sevant on			
	the date of taking cognizance by			
4.	Government	V	VI	583
4.	Section 13(1)(D) r/w S. 13(2) Registration of vehicle -			
	lesser weight & capacity -			
	Lesser tax - charge framed	٧	V	403
5.	S. 19			
	Sanction: Mode of proof	٧	+	40
	4. PREVENTION OF CRUELTY	TO ANIMA	LS ACT, 196	0
1.	Ss. 35 and 29(3)&(4)	4.000		
	r/w S. 451 Cr.P.C.		775. Mg.	
	Interim Custody	V		32
	5. PRE-EM	PTION		
. 1.	Shafi-i-jar and	12.3		
	Shafi-i-sharik	V	1	51
	6. PREVENTION OF FOOD	ADULTERA	TION ACT	
1.	S. 16(1)(a)			
	Sale of adulterated chilly powder: Minimum sentence			
	required to be awarded	V	III	193
2.	S. 16 and Rr. 7, 8 & 14	30,4950		130
	Sample in polythene			
	container by itself does			
	not violate the rules	٧	VI	518

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
7. 1	PUBLIC PREMISES (EVICTION OF U	NAUTHO	RISED OCCUPA	NTS) ACT
1.	Ss. 9 and 10 Revision against order			
	by the District Judge	٧	V	427
1. 1	RECOVERY OF DEBTS DUE TO BANK		NANCIAL INST	ITUTIONS
1.	Ss. 19 (6) and 22(1),(2)	93		
	Power to grant injunction			
	by Tribunals	V	VI	538
	2. REGISTRAT	ION ACT		
1.	S. 47 Registration of Document:		dir indentahu	
	Its cancellation: Registered			
	on misrepresentation: Relief			
	Cancellation required - Declaration not sufficient	V	VI	570
2.	S. 77	V	VI DE	370
	Suit for specific relief for getting			
	the sale deed registered. Steps to be taken under S. 77	V.	VI	544
	REQUISITIONING AND ACQUISITION	OF IMA		
1.	Ss. 7 & 8 (3)	OF IMA	IOVABLE PROP	ERITACI
	Compensation, interest and			
0	solatium	V	III.	212
2.	Ss. 8(1) 23, 6(1) (1A), 7, 8, and 8(2)			
	Owner of building can claim			5104
3.	different rates of compensation S. 11	V	VI	570
3.	Appeal under advalorem			
	Court fees	V	tion allowers	44
	1. SAMAJ KE KAMJOR VARGAON	•••••	ADHINIYAM,	1976
1.	S. 5 and R. 3 made thereunder Under S. 5 of the Act an appli-			
	cation not made within 12 months	S		
	from the publication of Rules		residenced to the	
	is barred by limitation	V	IV	297

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
	2. S.C. S.T. (PREVENTION	OF ATRO	ITIES) ACT	
1.	Ss. 3(1)(x) and 18 Anticipatory		01 46	007
2.	bail Points to be considered S. 3(1)(x)	٧		237
۷.	Nature of offence Intention not to	in the s		
	humiliate - offence not made out			
0	under the provisions	V	V	406
3.	Transfer of cases by Sessions Judge to			
	Special Judges -Power	V	IV	296
	3. SERVICE	LAW		
1.	Administrative Tribunals			
	Act. S. 5(4)(a) Scope Section			
	does not enable the Chairman		N/	410
2.	if he is a judicial member Adverse remarks -	boni	upen numatio	419
91	tone and its tenor	TV OIL	e ten podra	38 .
3.	Age	V	, V	440
4.	Cancellation of appointment			
	before it become effective Natural justice	V	111	217
5.	Compulsory retirement:	dina a	is audinive	uiese :
	public interest - mode of			
	consideration	V	III .	218
6.	Compulsory Retirement: factors to be considered	V	VI	527
7.	Compulsory retirement of	V	VI	321
	Addl. District Judge	V	٧	449
8A.	Confidential report -			
	adverse remarks: purpose of	V	III	219
8B.	Departmental enquiry			
	simultaneous continuance of with criminal proceedings	V	VI	541
9.	Departmental enquiry	ian boin	IN THE LAND	7.3 341
J.	Standard of proof	V	VI	577
10.	Departmental enquiry -			
	supply of documents	V	T	25
11.	Natural justice and Ss. 32 - 33			
	Evidence Act Departmental	V	V	382
	enquiry applicability of (54)	٧	٧	362
	(54)			

S.No	. PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
12.	Opportunity to cross- examine - attendance register	٧	411	227
13	Outgoing temporary appointee challenge regular appointees to save his own services -			
14.	He cannot challenge Pay scale differential	٧	I S	25
14.	treatment in grant of pay between direct recruit and promotee	V	VI	539
15.	Promotion- seniority cum merit and merit cum seniority	V	THE OFFICE	26
16.	Speaking order - Disciplinary committee -	ittemes in		ide vit
17.	No discussion of evidence Voluntary retirement	٧		. 113
17.	Civil Service Pension Rules, 1976	V	ACIDITY TO	227
18.	Willful absence	V	III	185
1.	4. SICK INDUSTRIAL COMPANIES SP Section 22	ECIAL PR	OVISIONS AC	т, 1986
	Recovery by M.P.E.B. Rules stated	٧	1	42
1.	5. SICK TEXTILE UNDERTAKINGS (N	ATIONAL	ISATION) AC	T, 1974
	Due of electricity charges prior to appointed day to be satisfied by the previous owner. No liability			
	of Corporation	V	III,	240
	6. SPECIFIC RE	LIEF ACT		
1.	S. 10 Sale with an agreement to recovery within six years is			
2.	a sale S. 10 r/w S. 77 Registration Act	٧ .	III	216
	Sale deed executed but not registered	٧	VI	544

S.No	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2) (2)	(3)	(4)	(5)
3.	Ss. 16 & 28		eoro oriena	Jiongo, La
	Decree to enforce contract		a bhatta sa	uff greeks to
4.	for sale - extent of time S. 16(c) and S. 22	V	VI	536
4.	Time essence of agreement	V	id requiation	38
5.	S. 16(1)(c)			unu a gita
	Readiness and willingness must			
	be determined on consideration of facts in entirety and relevant			
	circumstances	V	V	443
	7. STAMP	Silver S		i nond
1.	Section 2(22)	ACI		
	Promissory Note: Presumption of			
	executant not entering in witness			
	box to deny his signature.			Character A
	Transaction also proved by plaintiff. Execution rightly held			
	to be proved.			
	Note: Please see Section 118			
	N.I. Act	V	VI	589
	8. STATE FINANCIAL CO	RPORATIO	NS ACT	
1.	Ss. 29 & 31			
	Arrangements and under- standing regarding recovery		ing district	
	Modification - permissable -		THE SALES	7 2 S
	Order of recovery not	V'	V	448
	1. TELEGRAPH ACT	AND RUL	ES	
1.	S. 7-B r/w R. 444			
	Disconnection of telephone			
	Relatives of subscriber not paid dues: Connection cannot be	NIJANA LA		
	disconnected of the subscriber	V	se ed a e a	45
	2. TENANCY AND LAND LAWS & K	FRAIA IAI	ND DEEUDW	
1.	Lease of building with appurtenar		ID KETOKIII	S ACT
	there to exempted from operation			THE
	of the Act. Law explained	V	V	398
	3. TOR	T		
1.	Negligence - Burden of proof	. ^	V	443
	(56)			

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
	4. T.P. A	СТ		
1.	Ss. 31, 32, 52 and 55	V	V	382
2	S. 43			
	Tranfer by unauthorised		d so in blocker	
	person applicability -		Text this inte	
	transfer already taken place	V	IV	319
3.	Ss. 47, 54 & 55			
	Concept of ownership	V	V	410
4.	S. 53A & I.T. Act			
	Tax officer himself cannot			
	declare that transfer by			
	assignee to third party void	V	east Mineral	26
5.	S. 55	NV .		
	Sale deed executed by			
	holder of power of attorney			
	after withdrawal of powers.			513
	Such sale deed has no effect	V	IV	311
6.	Ss. 55(4)(b), 58(c)		her di ni mi	
	a) Plea of sale deed not			
	valid who can raise objection			
	b) Question of nature of	THE STATE OF THE		
	mortgage interpretation	V	V	418
7.	S. 55(4)(a)			
	Seller when not entitled			ns i
	to have rent - profits etc	V	IV	288
8:	S. 55(4) A		in and and	
	Tranferee land lord entitled			
	to receive rent even of prior	1000		000
9.	period - considerations of	V	IV	288
9.	Ss. 58, 91 & 111			
	Physical possession, implied surrender	V	· IV	321
10.		V	IV	321
10.	S. 58: Registered sale deed with an agreement to reconvey within			
	six years - out and out sale deed.	V	III	216
11.	0 50(1) 150	V	111	210
11.	Unregistered usufructuary	ATHOR A		
	mortgage - Mortgagee remaining			
	in possession for 12 years, right			
	of the mortgagee and not that of			le of the
	full title	V	IV	299
				200

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
12A.	S. 105			
	Lease of building with another			
100	attached compound-part of lease	V	V	397
12B.	Ss. 105and 107 r/w/s 52 Easement Act.			
	Easement or licence -			
	constrution of document	V	VI	527
13.	S. 106			
	Plea of notice stage at		A 1 2 1 1	
	which is to be raised waiver	V	VI	553
14.	S. 107			
	Execution of lease deed. Signing by both not necessary. What is			
	necessary is joint execution	V		52
15.	S. 108(a)	and the	netofic to the	
	Change of user	V	III	188
16.	S. 111(d)			
	Person in possession of			^
	lessee - not lessee -	V	V	544
	provisions not applicable			541
	5. TRUST AND	TRUSTEES	All Tell appoint	
1.	Jurisdiction of Court "Parens Patriae": Courts have a			
	general jurisdiction over			
	religious and charitable trusts			
	religious charitable endowments-			
	Nature of Court's jurisdiction	V	IV	315
2.	Ss. 26 and 27(4) r/w O. 7		donner by a line	
	R. 7, Rr. 10, 10-A & 11 (d)			
	O. 43 R. 1, O. 39 Rr. 1 & 2 and S. 92 CPC			
	Suit on behalf of Diety.			
	Pujari himself cannot claim			
	any right.	V	and I are a	121
	VISHWAVIDHYALAYA A	DHINIYA	M. 1973	
1.	Section 52		1	
	Action under Section 52 is not			
	legislative but purely statutory.			
	It is subject to Judicial Review	V	VI	570

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
	WORDS AND I	PHRASES		
1.	"Alongwith"	٧	IV	296
2.	"And shall also be liable to fine".	V	VI	523
3.	"Award" under S. 32 N.D.P.S. Act	٧	IV	325
4.	'Benefit of doubt'			
	concept explained	٧	V	389
5.	'Bias' and 'Pre-conception'	V	1	34
6.	'Building'	٧	V	394
7.	'Cetifier' and 'Arbitrator'	V	V	385
8.	Concept of ownership	٧	V	410
9.	Concept of ownership	V	V	410
10.	"Court" includes "Tribunal"	٧	V	385
11.	Cruelty	٧	IV	305
12.	Dangerous person	٧	VI	577
13.	Discretion	٧	III	228
14.	Document gaining wrongfully			
	and losing wrongfully	٧	V	453
15.	'Escape' in material petition	٧	V	446
16.	Every order	٧	V	439
17.	Family and near relative			
	(Succession Act)	٧	1:	43
18.	Free fight	٧	V	416
19.	Habitual	٧	VI	577
20.	Habitually	٧	VI	577
21.	Judge	٧	III	228
22.	Judgment to be read in entirety	٧ .	V	365
23.	Legal proceeding	٧	V	385
24.	Legal wear	٧	VI	581
25.	Liability and negligence	٧	II	139
26.	"Material facts" and			
	"Material particulars"	V	V	428 & 448
27.	'Material facts' and 'particulars'	٧	VI	571
28.	Monitoring of cases	V	111	249
29.	Negligence	٧	V	443
30.	'Nuisance' what it constitutes	V	IV	282
31.	'Nuisance' meaning of	V	111	238
32.	Nuisance	V	IV	282
33.	"Otherwise"			
	u/ss. 42 39 (2)			
	M.P. Accommodation Control Act	V	IV	285

S.No.	PARTICULARS	Vol. No.	Part No.	Page No.
(1)	(2)	(3)	(4)	(5)
34.	'Produce' 'article'			
	Dictionary meaning when		Th.	nical A
35.	can be imparted  Reasonable ecological or	V	VI	540
35.	medical concern	٧	V	453
36.	Re-plea (S. 229 Cr.P.C.)	V	II	132
37A.		V	VI	587
37B.		V	III o	181
38.	Sentence	٧	III	228
39.	Sentiments	V	and the second	139
40.	'Soon before' u/s 304-B I.P.C.			
41.	Stare decisis	٧	V	425
42.	Stare decisis	V	V	425
44.	State	V		252
44. 45A.	Sufficient cause State	V	V	440 282
45A. 45B.		V	V	372
456.	Time essence of	V	anote la re-	27
47.	Uncertain but non negligible risk	V	V	453
48.	"Which appears to be just"	V		114
	WORKMEN'S COMP	ENSATION	ACT	
1.	Ss. 10 & 22 r/w 140/140(3)	LITTATION		
	and 16 M.V. Act, 1988.			
	Petition before Commissioner			
	is tenable where death of driver			
	is due to his own negligence	. V	IV	302
2.	Section 17			
	Bar under Section. Matter			
	referred to Lok Adalat. Parties		10 20 11 11	
	agreed in Lok Adalat. Order as		missitura es	
	per compromise not passed by Commissioner. Binding effect			
	of Lok Adalat Award upheld	V	IV min	311
	ZAMINDARI ABOLITION	ACT (M.B	.) 1951	
1.	S. 2(c), 3, 4(2), 5 & 6			
	Kudkashta Land not to			
	vest in state. Interest of zamindar to continue	V	V	393
	2 Zaminuar to continue		V	333