JOTI JOURNAL (Bi-Monthly)

Index - 2000

Judicial Officers' Training Institute M.P. High Court, Jabalpur Director - Editor - P.V. Namjoshi Mode of Citation 2000 (1) JOTI Page - 2

ANALECTS AND QUOTATIONS

SI. No.	Particulars	Vol. No.	Part No.	Page No.
1.		VI	1,	5
2.	Be nice	VI	1	32
3.	Unit	VI	- 1	36
4.		VI		128
5.	Conflicts and self image	VI	1	130
6.	अनुशासित जीवन – शिव खेड़ा	VI	H ₅ =	138
7.	Different analects compiled by Hon. Shri D.M. Dharmadhikari a) Public Law in Britain and India			
	b) On interpretation			
	c) Traditional viewd) The prestige of judiciarye) Judicial activism	VI	П	141,142, 158 *
8.	Try and strive	VI	- 11	169
9.	Fear	VI	111	267,394
10.	Justice-Divine	VI	- H1	266
11.	Quality	VI	111	283
12.	Smile	VI	111	295
13.	What matters	VI	IV	399
14.	Analects	VI	IV	399
15.	Analects	VI	V	532, 534 &552
16.	Analects	VI	VI	674

APPOINTMENTS, VENERATIONS, WELCOME, FAREWELL AND MESSAGES

1.	Hon'ble Chief Justice				
te:	Shri A.K. Mathur appointed as Chief				
	Justice of Calcutta High Court	VI	-1	2	
				1	

SI. No.	Particulars	Vol. No.	Part No.	Page No.
2.	Hon'ble Justice Shri D.P.S. Chauhan	a Al-	100	1
	acted as Acting Chief Justice of			
	M.P. High Court	VI	1	2
3.	Hon'ble Justice Shri			
	D.M. Dharmadhikari appointed as			
	Chief Justice of Gujrat High Court	VI		2
4.	Hon'ble Chief Justice			
	Shri Bhawani Singh appointed			
	as Chief Justice of M.P.	VI	П	134
5.	Massage by Hon'ble the			
	Chief Justice Shri Bhawani Singh	VI	11	135
6.	Appointment of Hon'ble Justice			
	Shri R.S. Garg as Acting Chief			
	Justice in Chhattisgarh State	VI	VI	665
,				
	AMENDMENTS IN ACTS ETC.,	NOTIF	ICATIO	ONS
	RULES, CIRCULARS, MEMORA	MUDUM	ETC.	ETC.
		2		

Message by Hon'ble Justice			
D.M. Dharmadhikar, Executive			
Chairman, S.L.S.A. on the eve of			
new millennium	VI	- 1	10
Remission u/s 35 Court Fees Act to			1. 16
the class of persons whose annual			TE VIT
income is below six thousand rupees			Fear
Notification No. F. No. 9-1-83-B. XXI,	8		
dated 1-4-83	VI	1	28
Remission u/s 35 C.F. Act to the			
class of persons whose cases are			• .
disposed off through Lok-Adalat	VI	1.	29
The essential Commodities			
(Amendment) Ordinance			
1998 (No. 13 of 1998)	VI	1	124
Service of process by Process			
servers in criminal cases	VI	4 · Hes	174
M.V. Rules 1994 Chapter No. IX		100	
Claims Tribunal	VI		181
Letter by Justice K. Ramaswamy			ì
H.R.C. and Draft circular regarding		ALEMINA A	
"Common Cause case"	· VI	The state of the s	386/387
बीमा लोकपाल की स्थापना	VI	Ш	389
	D.M. Dharmadhikar, Executive Chairman, S.L.S.A. on the eve of new millennium Remission u/s 35 Court Fees Act to the class of persons whose annual income is below six thousand rupees Notification No. F. No. 9-1-83-B. XXI, dated 1-4-83 Remission u/s 35 C.F. Act to the class of persons whose cases are disposed off through Lok-Adalat The essential Commodities (Amendment) Ordinance 1998 (No. 13 of 1998) Service of process by Process servers in criminal cases M.V. Rules 1994 Chapter No. IX Claims Tribunal Letter by Justice K. Ramaswamy H.R.C. and Draft circular regarding "Common Cause case"	D.M. Dharmadhikar, Executive Chairman, S.L.S.A. on the eve of new millennium Remission u/s 35 Court Fees Act to the class of persons whose annual income is below six thousand rupees Notification No. F. No. 9-1-83-B. XXI, dated 1-4-83 VI Remission u/s 35 C.F. Act to the class of persons whose cases are disposed off through Lok-Adalat The essential Commodities (Amendment) Ordinance 1998 (No. 13 of 1998) VI Service of process by Process servers in criminal cases M.V. Rules 1994 Chapter No. IX Claims Tribunal Letter by Justice K. Ramaswamy H.R.C. and Draft circular regarding "Common Cause case" VI	D.M. Dharmadhikar, Executive Chairman, S.L.S.A. on the eve of new millennium Remission u/s 35 Court Fees Act to the class of persons whose annual income is below six thousand rupees Notification No. F. No. 9-1-83-B. XXI, dated 1-4-83 Remission u/s 35 C.F. Act to the class of persons whose cases are disposed off through Lok-Adalat The essential Commodities (Amendment) Ordinance 1998 (No. 13 of 1998) Service of process by Process servers in criminal cases M.V. Rules 1994 Chapter No. IX Claims Tribunal Letter by Justice K. Ramaswamy H.R.C. and Draft circular regarding "Common Cause case" VI II

SI. No.	Particulars	Vol. No.	Part No.	Page No.
9.	DNA Test	VI	III	390
10.	Release of Prisoners private agency-prohibited	VI	III	392
11.	न्यायालय आदेश –			002
	न्यायालय में सामान्य शिष्टाचार	VI	111	395
12.	CPC (Amendment) Act, 1999	VI	IV	439
13.	उच्च न्यायालय परिपत्र जमानत			
	मुचलका स्वीकृत कर मु. न्या. द. द्वारा			
	स्वीकृत कर उच्च न्यायालय को भेजना	VI	IV	463
14.	अंग्रेजी अनुवाद (उपरोक्त)	VI	IV	464
15.	Bail applications hearing of	VI	IV	465
16.	Service or communication of orders			
	including release warrants on jail authorities	VI	IV	465
17.	Intimation to jail affixingr	1		
	of Court seal	VI	IV	466
18.	J.O.T.I. Committee reconstituted	VI	V	404
19.	The Indian Stamp (M.P.) Act, 1999 (No. 11 of 2000)	VI	V	592
20.	The M.P. Excise (Amendment)		lan.	002
	Act 2000 (No. 22 of 2000)	VI	V	602
21.	M.P. Civil Services (Pension) Rules, 1976 amended Dated 7-9-2000	M	V	F04
22.	M.P. Civil Services (Conduct) Rules	VI	V	594
	1965 amended Dated 25-5-2000	VI	V	597
23.	Remission u/s 35 Court Fees Act			
	to victim of atrocities	VI	V	601
24.	म.प्र. आबकारी (संशोधित) अधिनियम 2000	VI	VI	782
25.	The Majority Act (Amended Act)	VI	VI	790
26.	धारा 506 भा.द.वि. जमानतीय घोषित	VI	VI	791

ARTICLES

- Advice on Judicial Writing By D.M. Dharmadhikari
 - 1. Judgment writing : Are there needs for changes?
 - 2. Contemporary judgment writing : The problem restated

SI.	Particulars	Vol.	Part	Page
No.		No.	No.	No.
	 The Judge and the law maker Judicial Activism- its ill effects. The Judge and the Aequum et Bonum 			
	6. Discretion of the Judge			
	7. Judges and case law	VI	1	-11
2.	एक पक्षीय प्रकरणों में विचारणीय बिन्दु			
	– पु.वि. नामजोशी	VI	1	20
3.	अकिंचन एवं वर्ग विशेष व्यक्तियों के आय			
	के संबंध में जानकारी (नमूना पत्र सहित)			
	– पु.वि. नामजोशी	VI	1	26
4.	न्यायिक संस्कार – विधिक पोषाख			
	– पु.वि. नामजोशी	VI	1	30
5.	प्रतिबोध :- अभिकथनों के आधार से दावे			
	का पारित करना			
	– पु.वि. नामजोशी	VI	1	33
6.	Civil and Criminal Court Deposits	\/I		101
7.	By P.K. Tiwari साक्षी को उपस्थित रखने का प्रयास	VI	1	131
<i>'</i> ·	आहूत करने का प्रयत्न एवं प्रारूप पत्र	VI	- 1	50
8.	Message by the Chief Justice	VI	1.	30
	Hon. Shri Bhawani Singh	VI	П	135
9.	अनुशासित जीवन			
	– शिव खेड़ा	VI	11	138
10.	विधिक चिंतन			
	– डी.एम. धर्माधिकारी	VI	П	141
11.	आ. ७ नि. ११ व्य.प्र.स. का प्रयोग कब			
	और कैसा			
	– पु. वि. नामजोशी	VI	11	146
12.	आदेशिका प्राप्त करने हेतु सरकार का			
	अभिकर्ता			
	– पु.वि. नामजोशी	VI	- 11	154
13.	Judicial activism to the Fore By B.K. Karkria	VI	П	158

SI. No.	Particulars	Vol. No.	Part No.	Page No.
14.	Judicial Ethics	-		
	- FNJPC	VI	11	163
15.	a. The Winning Edge Management-			
	Sanjeev Duggal	VI	11	164
	b. Superstar		4	
	- Jaya Mohan	VI	11	165
	c. The Art of presentation			407/406
	- Jaico Publishing House	VI	П	167/169
	d. Try and Strive Norman Vicent Peale	VI	- 11	169
16.	Arbitration and Concilliation Act :	VI	- 11	109
10.	Changing Scenario			
	By Dilip Deshmukh	VI	111	268
17.	धारा 34 एवं 149 के अंतर्गत आरोप			
	निर्मित करना	~		
				074
	– पु.वि. नामजोशी	VI	111	271
18.	कुछ तो असर हुआ।	VI	III	284
19.	Management and Training			
	a. Wake up to The Call	VI	Ш	285
	b. Goals Ahoy	VI	111	287
	c. Race Ahead	VI	111	289
	d. A Question of Images	VI	111	292
	e. Work At It f. Make A Commitment	VI VI	111	294 294
		VI	111	294
	g. Real Growth h. Visualise	VI	111	295
20.	पठन–पाठन–मनन	VI	111	393
20. 21.	Nexus between cause of action	VI	111	393
21.	and territorial jurisdiction			
	- By Ankit Majumdar, Vargese Thomas	VI	IV	405
22	व्यवहार प्रकरणों में समझौता।	VI	1,0	403
22				
	– पु.वि. नामजोशी	VI	IV	421
23.	न्यायिक अधिकारी का न्यायालय			
	में व्यवहार एवं शिष्टाचार।			
	न्या. उमेश चंद्र श्रीवास्तव	VI	IV	431
24.	Fundamental Rule II- Ramification of	VI	1 V	701
24.	- By P.K. Tiwari	VI	IV	437

SI. No.	Particulars	Vol. No.	Part No.	Page No.
25.	The unspoken			and the second
	- Debroy Mukherjee	VI	IV	456
26.	Know the now	VI	IV	457
27.	- Shruti Gupta Mining your mind	VI	1 V	457
	- Dr. Rakesh Sinha	VI	IV	460
28.	जमानतीय/अजमानतीय अपराध	VI	IV	438
29.	Demeanour of Judicial Officers			
	- Justice Dipak Misra	VI	V	535
30.	अनुसंधान से निर्णय तक की प्रक्रिया			
	– शैलेन्द्र सिंह नाहर	VI	V	543
31.	मुस्लिम विधि में सुन्नी विधि के अनुसार			
	उत्तराधिकार			
	– रमाशंकर प्रसाद	VI	V	553
32.	धारा २५७ म.प्र. भू-राजस्व संहिता			
U	सिविल न्यायालय की अधिकारिता			
	विजय कुमार सिंह	VI	V	557
33.	अपराधिक प्रकरणों में समझौता	VI	V	557
33.				
0.4	— पु.वि. नामजोशी	VI	V	565
34.	Granting of bail by Magistrates, having no jurisdiction to try cases			
	- P.V. Namjoshi	VI	V	576
35.	दंड प्रक्रिया संहिता–अजमानतीय			
	अपराध सूची			
	– पु.वि. नामजोशी	VI	V	655
36.	नम्र निवेदनः प्रकाशन हेतु निर्देश	VI	V	560
37.	सत्य की सत्ता		Ť	300
37.	 न्या. श्री आर.एस. गर्ग	VI	VI	000
00	वादों का संस्थित किया जाना	VI	VI	666
38.		1 - 3	A = 1 2 1	
	– पु.वि. नामजोशी	VI	VI	675
	CORRIGENDA			
1.	Corregenda regarding Issue			
	No. VI Vol. V	VI	1	25
2.	Feb and April 2000	\ (1	117	007
	Part I & II, Vol. VI 2000	VI	111	385

SI. No.	Particulars	Vol.	Part No.	Page No.
3.	Carriganda regardina	140.	INO.	INO.
э.	Corrigenda regarding Pt. III Vol. VI (June 2000 issue)	VI	IV	528
1.	Corrigenda regarding issue pt. IV Vol. VI (August 2000 issue)	VI	V	564
5.	Corrigenda for the issue	VI	•	304
	Part V Vol. VI (Oct. 2000 issue)	VI	VI	792
	CUMPULSORY RETIREMEN		RMINAT	NOI.
	SUSPENSION ETC.	ETC.		
1.	List of Judicial Officers who have			
	been retired compulsorily or removed from service	VI	VI	792
	EDITORIALS			
1.	विकल्प हमारा अपना है।	VI	1	3
2.	सकारात्म दृष्टिकोण	VI	- 11	136
3.	प्रबल आत्म विश्वास	VI	Ш	266
4.	हमारी देवरानियां	VI	V ,	398
5.	कर्म प्रधान बनना है।	VI	V	530
6.	हमारी सार्थकता	VI	VI	662
	INSTITUTIONAL REF	ORTS		
1.	न्याय धर्म	VI	1	6
2.	न्यायिक अधिकारी दायित्व एवं अपेक्षाएं।	VI	Ш	139
3.	न्यायिक अधिकारी आचरण एवं व्यवहार	VI	IV	400
4.	न्यायाधीश—चरित्रवान व्यक्तित्व	VI	· V	533
5.	जमीन से जुड़े रहो।	VI	VI	664
	JAGATE RAHO)		
1.	मातृवत संस्था	VI	1	17
2.	स्वयं को तराशना है।	VI	Н	143

SI. No.	Particulars	Vol. No.	Part No.	Page No.
3.	मिथक तोड़ना है।	VI	111	281
4.	कपोल कल्पना – न्याय दान का मूनाधार	VI	IV	419
5.	न्याय का रोबोटिकरण	VI	V	587
6.	आज से बेहतर कल हो।	VI	VI	689
	PHOTOGRAPH	IS		
1.	Hon'ble the Chief Justice Shri A.K. Mathur	VI	1	2
 3. 	Hon'ble the Acting Chief Justice Shri D.P.S. Chauhan Hon'ble the Chief Justice	VI	1	2
4.	Shri D.M. Dharmadhikari Hon'ble the Chief Justice	VI	-1	2
5.	Shri Bhawani Singh Hon'ble the Chief Justice	VI	Ш	134
6.	Shri Bhawani Singh Hon'ble Shri Justice	VI	IV	400
7.	C.K. Parsed Hon'ble Shri Justice	VI	IV	402
<i>'</i> .	Dipak Misra	VI	IV	403
8.	Hon'ble Shri Justice R.S. Garg	VI	VI	666
	STAR FIRMAMEN	YTS		
1.	M.V. Act, Section 166 (3) and Limitation Act, Art.137:			
2.	No limitation P.F.A. Act and benefit of probation there under:	VI	. 1 	129
	Not applicable when	VI	- 1	129
3.	Closing of case	VI	Ш	170
	do	VI	11	174
	do	VI	11	175
4.	do Reference under SC ST (P.A.) Act r/w/ss.209 and 193 Cr.P.C. explained Cases to be committed effect of	VI	11	178
	Judgment of Gangula Ashok's case	VI	V	609

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	TIT-BITS			
	I- (i) ADMINISTRATIVE LAW: NA	TURA	L JUS	TICE
1.	Judicial Review :			
	Post-hearing objection regarding			
	constitution of Tribunal not maintainable	VI	VI	693
2.	Jurisdiction :			
	Executive can act only in pursuance of powers given to it by law. No immunity			
	from the jurisdiction of the court to			
	enquire into legality of acts	VI	111	324
3.	Natural Justice :			
	Opportunity to show cause to adversely			
	affected person when not necessary	VI	1	60
4.	Natural Justice :			
	Demand notice cannot be issued without show cause notice and having			
	opportunity is given	VI	11	198/199
5.	Opportunity to adduce all evidence-			
	in his presence and cross			
	examination (Audi Alteram Partem)	VI	- 1	87
6.	Service Law: Non Examinnation of complainant and			
	witnesses	VI	П	260
7.	Subordinate legislation:			200
	Administrative instructions-binding			
	effect	VI	VI	693
	(ii) ADVOCATES A	CT		
1.	Professional misconduct:			
	Nature of charge-proof-improper			
	conduct-explained	VI	VI	694
	(iii) ADVERSE POSSE	SSIO	N	
1.	Adverse possession and part			
1.	performance (S. 27 and Art. 65			
	Limitation Act)	VI	IV	509
2.	Burden of proof and adverse			
	possession (S. 27 and Arts. 64-65)	VI	IV	527
3.	Permissive possession betal			
	agreement (S. 27 and Art. 65 Limitation Act)	VI	VI	734

SI.	Particulars	Vol. No.	Part No.	Page No.
4.	S. 60 (b) Easement Act r/w S. 115			
	Evidence Act: Construction by one brother on other brother's land	VI	IV	498
5.	Adverse Possession - Sitting tenant- denial of relationship- Limitation		1.4	430
6.	when to start Adverse Possession - Starting point	VI	П	221
	of Limitation (Art. 64 Limitation Act)	VI	Ш	373
7. 8.	Adverse Possession : proof of Long Possession under Unregistered sale deed-name mutated-Court not	VI	VI	720
	to interfere in possession	VI	111	384
	(iv) AFFIDAVI	T		
1.	Oral testimony and contents of			
2.	affidavit - application of Representation of People Act :	VI	II	262
	Election Rules - Affidavit	VI	VI	763
	(v) ARBITRATION ACT (O	LD &	YEW)	
1.	Ss. 2 (a), 6 and 20 (old)			
	Agreement in writing Signatures of			10-
2.	parties not necessary Ss. 2 (e), 8, 34 and 42 (New):	VI	11	187
۷.	Challenge of award before which			
	competent Court	VI.	VI	696
3.	Arbitration Act (New and Old)			
	Both Acts compared and jurisdiction			
	explained.Ss. 7, 11 (12) deed and	1/1	V	010
4.	documents interpretation of Ss. 7 & 8 (New) :	VI	V	610
т.	Reference to Arbitration at appeal			
	stage stated	VI	VI	695
5.	Ss. 8-39			
•	Death of arbitrator- effect	VI	VI	696
6.	Ss. 8 and 85 (New) : Effect of referring the pending			
	matters to arbitration	VI	VI	696
7.	S. 8 (2) (Old): Limitation :		. ,	000
	This Section is governed by			
	Limitation Act	VI	IV	469

SI. No.	Particulars	Vol. No.	Part No.	Page No.
8.	S. 11 (6) (New Act)			r
О.	Arbitration by Chief Justice when not			
	required	VI	111	350
9.	S. 11 (6) New)	•		000
	Order of Administrative nature : No direct			
	challenge u/A 136 of the Constitution	VI	111	350
10.	Ss. 14 (2), 17 and 33 :		'''	000
10.	Notice of award to the parties	VI	VI	696
11.	S.14(2) Old and S. 69 Partnership Act-	***	• •	000
• • •	Defending person-Effect on	VI	VI	762
12.	Sections 30 & 33 (Old)		• •	702
	Error apparent on the face of the			
	record- What amount to misconduct	VI	IV	467
13.	Ss. 32 and 34 (Old Act) Stay of Civil	• •		-101
	Proceedings when required explained	VI	V	611
14.	S. 34 (old):	VI	y	011
17.	Submitting to the jurisdiction of the			
	civil court	VI	VI	695
15.	Section 34 (New Act)	VI	V 1	033
13.	Modality of procedure to be followed-		•	
	Guidelines	VI	IV	467
16.	Ss. 37 (3) and 5 (Old Act) R/w/s 14	٧.		
10.	Limitation Act			
	Award set aside-on ground of that			
	reference to arbitrator-not proper Civil			
	suit filed-Application of Section 14			
	Limitation Act Question decided	VI	V	643
17.	S. 85 (2) (a) (New Act) and S. 30	V 1	V	040
٠,.	(Old Act):			
	Arbitration entering before new Act			
	Proceeding under old Act to continue	VI	11	225
18.	Arbitration generally-	V 1	.,	223
. 0.	Power of the arbitrator regarding			
	dissolution of partnership firm-Powers			
	of the Arbitrator explained	VI	V	611
19.	'Court' includes 'Arbirator'	VI	Ĭ	61
19. 20.	Power of the arbitrator to award	. VI	'	01
20.	interest	VI	1	61
21	Non apeaking order :	VI		01
21.	when and when not proper	V١		61
22	Subordinate Legislation	Vi	'	01
22.	Powers-Retrospective effect	VI	VI	780

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	(vi) ARMS ACT & TA	ADA		
1.	S. 5 Arms Act : Possession without licence in notified area-effect'	VI	1.	82
2.	S. 15 TADA: Reliance on the confession of the accused-extent of	VI	III	356
3.	S. 27 Arms Act : An accused firing on exhortation by another accused-Asking another to			
	shoot was not using of the fire arms	VI	- I	115
	II - BANAMI TRANSACTIONS (IBITION	4)
	ORDINANCE & ACT,	1988		
1.	Ss. 2, 4 (1) Nature of transaction			
2.	when Benami prospective operation Ss. 3 (1) and 2 (a) Prohibition to enter into Benami	VI	111	335
3.	Transaction is prospective S. 4 (3) (b)	VI	П	199
	Property held in trust. No Benami nature. Prospective operation. Law not retrospective- not applicable to pending			
	cases	VI	Ш	354
	III - (i) CARRIERS A	ICT		
1.	Ss. 6-8-9			
2.	Defect in Service Ss. 8 and 9	VI	VI	698
۷.	Claim against carrier in respect of consignment delivered to carrier for			
	transport. Proof of negligence not necessary	VI	П	230
3. 4.	'Suit' u/s 9-explained S. 9	VI	VI	697
	Negligence on the part of common carrier	VI ,	VI	699

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	(ii) CEILING ON AGRICULTURAL	HOLI	DINGS	ACT
1.	Ss. 11 and 12 Final Order by S.D.O He makes modification in the order with the permission of Collector-No power to review under the Act. Review order quashed	VI	III	338
(iii	i) CHILD LABOUR (PROHIBITION	AND	REGUL	ATION)
	ACT, 1986.			
1.	No direction-Demand of amount without show cause notice-infringement of the provisions	VI	11	198
	(iv) CIVIL COURTS AC	T (M.P	.)	
1.	S. 21 (4) Work in Vacation	VI	1	73
	(v) C.P.C.			
1. 2.	S. 9 r/w/ Ss. 4 & 6 Land Acquisition Act Jurisdiction of civil court S. 10	VI	IV	510
3.	Stay of suit-pending second appeal is also pendency of suit- Law explained S. 10 r/w/s/32-34 Arbitration Act (old)	VI	Н	206
	Stay of suit-Stay when to be ordered	VI	V	611
 4. 5. 	S. 10 Stay of suit-prosecution pending u/s 138 N.I. Act principle explained S. 11	VI	VI	750
	First suit under M.P. Accommodation Control Act on ground of disclaimer dismissed, subsequent suit on ground of non payment of rent and bonafide need-no resjudicata	VI	11	198
6.	 S. 11 (a) Party getting success on another plea cannot file appeal against finding against him. It is only obiter dicta 			

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	(b) The suit dismissed for valled quit notice. Findings on disputed issues operate resjudicata		Mary Just	
	principle explained	VI	II .	199
7.	S. 11 and S. 47 (before amendment)			
	First suit on the basis of lease. Decree			
	not executed within time. Subsequent suit for possession maintainable	VI	101	373
8.	S. 11			
	Constructive Resjudicata	VI	VI	702
9.	S. 11 Expln. IV Constructive res-judicata Suit for	ь		
	possession based on title held not barred			
	by constructive res judicata Execution of			
	decree of eviction become time barred	1.71		004
10.	Rule explained S. 11 Expln. VIII	VI	Ш	221
10.	Decision of a Court of limited			
	jurisdiction-Effect of	VI	VI	703
11.	Ss. 15 to 21-A	VI		70
12.	Jurisdiction-objection S. 20 (a) (b) CPC	VI		72
	Tort- Jurisdiction of the Court for			
	damages	VI	V	617
13.	S. 34 (1) Power of the arbitrator to award interest	VI	1	61
14.	S. 73 (3) r/w/Article 372 (1)	VI		01
	Constitution of India-Doctrine of priority	VI	VI	701
15.	S. 96 (2)			
	Party not contesting suit in trial court has right to prefer appeal	VI	П	224
16.	S. 96 (2)	V 1	. "	227
	A party not contesting suit in trial court			
17	has right of appeal	VI	Ш	329
17.	S. 100 Dispute in respect of ownership and			
	possession of the law in question	VI	IV	472
18.	S. 100	1.5		
19.	Second Appeal-as above Ss. 105 and 115	VI	1	62
13.	Appeal from orders questions which			
	can be raised	VI	111	316

SI. No.	Particulars	Vol. No.	Part No.	Page No.
20.	S. 115 and 146	VI	IV	472
21.	S. 117, O. 6 R. 17, O. 1 R. 10			
	Power of the Court in Misc. appeal	VI	IV	469
22.	Ss. 151 and 152 Amendment after judgment or decree- court functus officio-cannot vary terms			400
23.	of judgment S. 151 CPC	VI	1	100
24.	Scope and right for appeal of insurer S. 151, O. 6 R. 17 & 18	VI	IV	520
	Delay or non-complying with the			25.
25.	directions of Court Ss. 151-52-53	VI	IV	514
26.	Recall the order wangled through fraud O.2 R. 2	VI	VI	704
27.	Bar of suit. Nature of facts to be seen O. 5 R. 2, O. 9 R. 13	VI	111	328
28.	and its explanation Service of summons not with copy of plaint No proper service O. 6 R. 2 and O. 8 R. 3	VI	III	340
20.	Facts not denied-proof of	VI	IV	513
29.	O. 6 Rr. 4 and 5 Lack of details-no reason to set aside			
30.	concurrent finding O. 6 R. 17	VI	1.	62
31.	Amendment in pleadings Notice to the Opposite party when necessary O. 6 R. 17	VI	III	301
01.	Admission in favour of plaintiff/			
32.	defendant-with drawal of- Law stated O. 6 R. 17 Amendment when to be	VI	111	317
	permitted if it results in solution of real controversy	VI	III	317
33.	O. 6 R. 17 Amendment (a) Prejudice			
34.	(b) Lapse of time O. 6 R. 17 and Ss. 23-A (b) and 23-J	VI	111	318
35.	and S. 116 Evidence Act: Co-owners of suit house O. 7 R. 10 and O. 7 R. 11 Law stated.	VI	IV	516
	Rejection of plaint on ground of jurisdiction- not proper	VI	111	327

SI. No.	Particulars	Vol. No.	Part No.	Page No.
36.	O. 7 R. 10-A r/w/s 14 Limitation Act	VI	VI	734
37.	O. 7 R. 10, O. 7 R. 11			
	Return and Rejection of plaint-Binding	141	1/1	707
20	effect of order not challenged explained O. 7 R. 11 and O. 7 R. 3	VI	VI	737
38.	Description of property not given-			
	Rejection of plaint valid-Legality			
	explained	VI	11	228
39.	O. 7 R. 11 Suit under Ss. 12 (1)(e)(f)			
	11-A and S. 23A			
	Either forum for landlord avilable to the			
	special category of landlord. Suit maintainable	VI	101	311
40.	O. 7 R. 11	VI,	111	311
40.	Suit for injunction Rejection of plaint-			
	Notice prior to institution of suit	VI	VI	743
41.	O. 8 Rr. 2 to 5, O. 6 R.			
	Adoption of written statement of other			
40	defendants nature and mode	VI	Ш	230
42.	O. 8 R. 10 and O. 8 R. 5 Written statement not filed-automatic			
	decree- factual controversy-pleadings			
	limited in character would stand			
	admitted	VI	1	37
43.	O. 8 R. 10			
	Default in filing Written Statement-effect	VI	.1	64
44.	O. 9 R. 7, O.9 R.13			
	Appeal u/s 96 (2) Simultaneous proceedings maintainability	VI	IV	470
45.	O. 9 R. 13	VI		470
	Consumer Forum-No Jurisdiction to			
	set aside	VI	III	382
46.	O. 11 R. 21			
	Scope of	VI	IV *	471
47.	O. 12 R. 6 (1) and O.8 R. 5 (1)			
	Admission and passing of judgment on it-explained	VI	VI	705
48.	O. 20 Rr. 12 and 13	VI	VI	700
	Suit for partition accounts and mesne			
	profits	VI	Ш	382

SI. No.	Particulars	Vol. No.	Part No.	Page No.
49.	O. 21 R. 66 Partition-sale by court auction-right of successor to use gallery-court auction cannot be more than what interest the			
50.	previous owner had in the property Right to ingress and engress O. 21 Rr. 66 (2), 89 and 90	VI	11	255
51.	Knowledge of auction sale Judgment debtors duty-maintainability of suit O. 21 R. 82, Ss. 39-42, O. 47 R.	VI	Ш	382
52.	Absence of transfer of decree-effect power of review when to be exercised O. 21 R. 90 r/w/s/ 115	VI	IV	471
53.	Petition for setting aside auction sale- property was handed over to the purchaser, presence of J.D. at the time of auction prayer rejected O. 21 R. 90 r/w/s 100 Intepretation of the words 'Before	VI	V	613
54.	cosideration of sale' at what stage to be considered O. 21 Generally	VI	V	615
55.	Execution- Auction sale Audi Alterm Partem O. 22 Rr. 3, 4 (5) and 9 and O. 43	VI	VI	752
56.	R. 1 (K) Abatement of suit Application u/o 22 R. 3 when can be treated as u/o 22 R. 9 explained O. 22 R. 10, 3-4 r/w/s 109 T.P. Act Right to own, possess and enjoy the	VI	1	53
57.	goods in case of seller purchaser No- Limitation O. 26 R. 9	VI	VI	704
58.	Measurement of property-Minimum requirement-It is an invariable rule O. 30 R. 4	VI	1	113
59.	Partition suit (Partnership firm) Death of the sole surviving partner effect of O. 33 Rr. 1&3	VI	V	617
	Exemption from personal presentation	VI .	III	350

SI. No.	Particulars	Vol. No.	Part No.	Page No.
60.	O. 34 R. 5, O. 21 Rr. 92 (1) and 90			
	Sale deed when absolute Rejection			
	of application for setting aside the			
	sale-effect of	VI	- 11	254
61.	O. 34 Rr. 1 and 2			
	Injunction to the encroacher when may			
	be granted r/w/s. 182 M.P.L.R.C.	VI	111	312
62.	O. 37 R. 3 (4)			
	"Summons for judgment" Notice to be			
	served on defendant	VI	111	334
63.	O. 37 R. 4, O. 1 R. 6, O. 8 Rr. 5-10,			
	O. 9 R. 11, O. 15 R. 2			
	Leave to defend	VI	IV	473
64.	O. 39 Rr. 1 & 2			
	Settled possession clear and effective	1/1	\ //	754
0.5	possession	VI	VI	751
65.	O. 40 R. 1	1/1	- 1	60
66.	Court's discretion-Just and convenient	VI	1	62
00.	O. 41 Rr. 11, 22 and S. 100 Second appeal dismissed in limine.			
	Cross-objections right is contingent.			
	Suit dismissed. Plaintiff did not file			
	appeal No cross objections	VI	1	79
67.	O. 41 R. 22 Court fee-cross	V 1		7.5
07.	objections to enhance amount of			
	compensation- court fee required	VI	1	79
68.	O. 41 R. 22 (1) & S. 12			, 0
	Plaintiff's appeal against partial decree-			
	Right of defendant to attack the findings			\
	againstdefendant upheld	VI	1	92
69,	O. 41 R. 27			
•	Full Opportunity to file documents			
	given-No affidavit Additional documents			
	refusal to accept proper	VI		78
70.	O. 41 R. 22 Court fee-cross objection			
	and cross appeal	VI	- 11	229
71.	O. 41 Rr. 22 & 33			
	Issue of desertion decided-not			
	challenged by respondent by way of			
	cross objection Appellate Court has			
	power to decide	VI	- 111	339

SI. No.	Particulars	Vol. No.	Part No.	Page, No.
72.	O. 41 R. 21 and S. 5			
	Limitation Act	VI	IV	472
73.	O. 41 R. 27			
	Considerations for	VI	IV	473
	(vi) COMPANY LA	W		
1.	S. 34			
	Doctrine of corporate veil and shell-			
	applicability(Factum behind the facade)	VI	III	329
2.	Ss. 113 (2) and 53 r/w/s 179 Cr.P.C.			
	Jurisdiction of Criminal Courts-Where			
	the Company's Registered Office is			
	situated	VI	IV .	484
	(vii) CONSTITUTION OF	INDL	A	
1.	Art. 14 and 16			
	Fairness and Reasonableness Denying			
	benefit of service	VI	-111	346
2.	Arts. 14-16, 234 and 309			
	Appointment of Judicial Officers			
	(a) Reservation to women and age			2
	relaxation different treatment			
_	justice - it is policy matter	VI	Щ.,	350
3.	Art. 16			
	Natural Justice-Departmental enquiry-			
	non-examination of witnesses and	1/1	11	000
4.	complainant- effect Art. 16	VI	- 11	260
4.	Natural justice-twice posting-inference	VI	11	260
5.	Art. 21, Ss. 34-49A and 49 B-	VI	"	200
J.	Bail to the accused Law explained-			
	Bar not sound	VI	111	332
6.	Art. 21	× 4	, - "T	002
	Speedy trial and contempt of Court Act			
	Ss. 10 and 12			
	service of summons duty of Court			
	and police	VI	IV	495
7.	Arts. 21-25-44- 136- 137 and 141			
	Conversion- Marriage by-effect	VI	VI	723
В.	Art. 32			
	Exemption to accused Several cases			
	in several Courts-exemption granted	VI	111	341

(19)

SI. No.	Particulars	Vol. No.	Part No.	Page No.
9.	Art. 32 and 324			
	Benches of High Courts in other districts			
	of a State-Demand by Bar Association Principles laid down	VI	VI	698
10.	Art 136	VI	VI	090
10.	Order administrative nature- no			
	challenge u/A 136. See Arbitration Act,			
	(New) S. 11 (6)	VI	111	350
11.	Art. 136 and Art. 13			
	Validity of provision not challenged-			240
10	presumption regarding and interpretation	VI	V	612
12.	Art. 136 Pleadings- New plea - Permissibility	VI	VI	701
13.	Art. 141	VI	VI	701
10.	Precedents binding nature of	VI	- 11	208
14.	Art. 141- Precedents-Binding nature	VI	VI	733
15.	Art. 215			
	Powers of the High Court to Review	VI	111	346
16.	Art. 226			
	Investigation into offences against public justice-successive false			
	complaints and repeated arrest- Writ by			
	accused person maintainability of	VI	11	194
17.	Art. 226			
	Police investigation-order			
	by High Court -propriety	VI	П	207/208
18.	Arts. 226 and 227			
	Perverse finding of subordinate Court- Tribunal power to set aside and record			
	the findings	VI	111	338
19.	Art. 226	VI	***	330
	Natural Justice-Audi alteram partem	VI	III .	362
20.	Art. 226			
	Power under when not to be exercised	VI	IV	495
21.	Arts. 226-227			
	Service Law-Pending disease			
	attributable to the service law explained-pension Regulations	VI	IV	495
22.	Arts 226-227	VI	IV	493
	PIL Individual interest	VI	IV	496

SI. No.	Particulars	Vol. No.	Part No.	Page No.
23.	Art. 226 and 14			
	Contractual powers of Government			
	Judicial Review-permissible	VI	IV	496
24.	Art. 227			
	Board of Revenue, Subordirnate to			
	High Court. Bound by the Judgments of			
	the High Court	VI	1	109
25.	Art. 258			
	Conferment of powers of Union of			
	officers or state. Delegation of powers	VI	111	359
26.	Art. 311- Termination of			
	Service without following procedure	VI	V	628
27.	Arts. 315, 317 and 317 (1)			
	standard of behaviour sensitive			
	standard of behaviour is expected from			
	chairman, P.S.C.	VI	V	626
28.	Art. 372 (1)			
	Doctrine of priority and Constitution of			
	India with reference to S. 73 (3)	VI	VI	701
29.	Inducement for compromise			
	practice-depricated	VI	1	100
	(viii) CONSUMER PROTEC	TION	ACT	
1.	Ss. 2 (1) (d) (i) and S. 23			
	Charitable Trust running Diagnostic			
	centre. Ten percent being provided free			
	service. It is a commercial purpose	VI	Ш	355
2.	Ss. 2 (1) (g) and (o)-21			
	Deficiency in service Builder and			
	developer agreement between salable			
	area	VI	11	187
3.	S. 2 (1) (g) & (o), 14 and 18			
	explained	VI	VI	701
4.	Ss. 2 (1) (o) and (g) (p), 9 (b), 11 (2),			
	12, 17 & 18			
	Deficiency in service and jurisdiction			
	of Court	VI	. 11	238
5.	Sections 11 and 2		*.*.	
	Jurisdiction of Forum	V!	IV	498
ô.	Ss. 12, 17 and 21 A			
-0.5	Purchaser of power tiller 21-4-89 -			

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	complaint filed on 16-6-1994. Compaint			
	to the seller was made during warranty			
	period-dealers assurance-Complaint within time	VI	-1-1	112
7.	Section 12 and 14	VI		112
	Forum passed order-Subsequent to it			
	M.P.E.B. issued fresh recovery order-			
	effect	VI	IV	496
8.	Ss. 13, 21 and 22			
	Deciding of a case without notice to			
9.	opposite party Order set aside	VI	. 111	347
9.	S. 14 (1) (d) and 2 (g) Negligence on the part of the common			
	carrier	VI	VI	699
10.	S. 17 and 18 R/W/O 9 R. 13 CPC-			
	Commission has no jurisdiction to set			
	aside the reasoned ex-parte order	VI	111	382
11.	S. 21			
	Fire broke in shop, Surveyer's report- payment to Bank as good			
	hypotheticated-full satisfaction bybank-			
	Binding nature on the real owner-			
	complainant	VI	1	80
12.	Ss. 24-A and 2 (1) (g)			
	Limitation and Contract Act-Novation			
	of contract	VI	Ш	261
13.	Deficiency in service	1/1	п	017
14.	Test of assertainment Deficiency in service explained	VI VI	II VI	217 697
15.	Duty of the appellate Court	VI	VI	698
16.	The word service and	*		000
	consumer-scope of	VI	VI	700
	(ix) CONTEMPT OF COU	RT AC	CT	
1.	Ss. 2 and 12			
	Fair criticism- What is?	VI	IV	498
2.	S. 2 (c) (i) and S. 2 (c) (ii)			
	Criminal contempt scandalising the			
2	court is suigeneris	VI	- 11	234
3.	Ss. 3-6 10, 12 and 22 Reference made by a civil or criminal			
	court, power of the High Court	VI	IV-	497

SI. No.	Particulars	Vol. No.	Part No.	Page No.
4.	Ss. 10-12 r/w Art. 21 of the Constitution			
	Speedy trial- service of summons-Duty			
	of Courts and serving agency	VI	IV	495
5.	Act of a lawyer attacking the			
	reputation and chaaracter of a			
_	Judge is offence and contempt	VI	VI	755
6.	Board of Revenue bound to	1/1		100
7.	follow the decisions Court and contempt orders of courts	VI		109
<i>7</i> .	to be objected-if not satisfied-proper			
	course- explained	VI	1.	106
8.	Discourtesy to Court summons sent	-		, 00
	for service duty of the serving agency	VI	1	54
	(x) CONTRACT AC	CT		
1.	S. 2 (b) and S. 3			
	Communication of acceptance			
	Knowledge	VI	111	338
2.	S. 62			
	Novation of contract terms of original			
	contract and subsequent contract			
_	inconsistent cannot stand together	VI	Ш	261
3.	S. 69			
	Claim against carrier in respect of consignment delivered to a carrier for			
	transportation- Proof of nagligence-not			
	necessary	VI	11	230
4.	Sections 151 and 152			200
(8).	Defect in service	VI	VI	698
5.	S. 171			
	Port-trust. Payment of wharfage and			
	demurrage charges. Applicability			
	M.P.T. Act	VI	L	60
6.	S. 182	141	1) (-11
7	Who is agent	VI	IV	511
7.	Bank Guarantee- encashment of and granting of injunction	VI	н	244
8.	Cheating and contract distinguished	VI	VI	729
9.	Tenders-Contractual powers of the	٧,	V.	723
٥.	Government power to review is			
	permissible-Lower tender may not be			
	acceptable	VI	IV	496

SI		Vol. No.	Part No.	Page No.
	(xi) COURTS FEES & SUIT VA	ALUATIO	ON ACT	rs
1.	S. 1-B, Art 1-A, Sch. 1 Court fee to be charged on memorandum of appeal and cross			
2.	objections rule explained Suit for eviction S. 12 (1)(o) M.P.A.C.	VI	II	251
3.	Act and S. 7 (XI) (cc) applicability of S.7 and Sch. II Art. 17 C.F. Act and Suit Valuation Act, Ss. 3, 4 and the	VI	1	65
4.	valuation S. 7 (iv) (c) and (d) Suit by partner in the name of the firm. Relief of injunction not claimed as preventive injunction but claimed on	VI	IV	489
5.	consequential injunction effect. S. 7 (iv) (c) (d) and S. 7 (v) : Suit for declaration of title and	VI	٧	619
6.	preventive injunction. S. 8. Sch. I Art. 1A and Sch. II, Art. 11 Appeal for enhancement or	VI	VI	697
7.	for reducing compensation S. 35 Court fees Act Remission of Court Fee-Notice to	VI	I	80
8.	Collector not necessary Sch. 1 Art. 1-A- O. 41 R. 22 CPC Payment of Court fees-Cross objection and cross appeal-rule	VI	IV	488
	expalined	VI	. 11	229
	(xii) CO-OPERATIVE SOC	IETIES	ACT	
1.	Ss. 64 and 82 R/w/s 9 C.P.C. Society selling a plot to 'A' against selling to 'B' Dispute not under S. 64. Civil Court has jurisdiction	VI	III	311
	(xiii) CO-OWNE	R		
1.	Co-owner-Entitled to possession-M.P. Accommodation Control Act S. 23-A			
2.	and 23-A (a) Right to ingress and engress-law	VI	П	229
	explained .	VI	1	117

SI. No.	Particulars	Vol. No.	Part No.	Page No.
3.	Suit by a widow u/s 23-A M.P.A.C. Act alleging to be a co-owner. Rights of the brothers could not be enquired			
4.	into in these proceedings Co-owner wide filing a suit u/s 23-A	VI	П	362
5.	(b) and 23-J when permissible Family settlement for eviction-not	VI	IV	518
	necessary	VI	IV.	518
	(xiv) CR.P.C.			
1.	S. 2 (h) and 4 (2) The meaning of the word 'Investigation' and the word 'any other law' explained-who should investigate	VI	IV	485
2.	Ss. 2 (h), 24, 169, 170, 173 and 482 Power of the Court to direct investigating officer to take opinion of public prosecutor for filing charge			
3.	sheet. No such powrs Ss. 4 (2) and 193 Trial of special cases by special	VI	V	619
1.	Courts only after commitment S.6, 193 & 227	VI	III	371
5.	Case under SC, S.T. (P of A) Act- Commitment is essentia S.24(8) and S.301(2)	VI	IV	482
6.	Appointment of public prosecutor-power of the Govt. Ss. 29 (2), 357 and 386 r/w/s 138	VI	m	329
,	and 142 N.I. Act Use of Provisions of 357 under N.I. Act	VI	V	649
7.	S. 125 Strict proof of marriage not necessary	VI	п	196
3.	S. 125 Application for maintenance and S. 9 Hindu Marriage Act decree for			
9.	restoration of conjugal rights S. 125	VI		227
	Cruelty Uncorroborated testimony-wife-appreciation.	,VI	III	312

SI. No.	Particulars	Vol. No.	Part No.	Page No.
10.	S. 125			
	Aspersions against wife itself is a			
	cause-it is cruelty	VI	III	324
11.	S. 125 (i) (b)			
	Mother's liability alike father to maintain			
	her minar children	VI	Ш	361
12.	S. 125 (3)			
	Failure to comply with the order-			
	punishment-extent	VI	111	312
13.	Ss. 145, 146			
	Pendency of Civil suit effect of	VI	11	206
14.	S. 154			
	Delay in FIR- Duly explained cannot			
	be doubted	VI	1	79
15.	S. 154			
	What should contain explanation of			
(*)	injuries not required.	VI	- 1	86
16.	S. 154 Cr.P.C. and M.V.Act, S. 147(5)			
	and 149 (1) Maker and writer of FIR			
	not examined-statements of eye			
	witnesses believed	VI	- 1	101
17.	S. 154			
	F.I.RDelay-effect-circumstances to			
	be seen	VI	III	382
18.	Ss. 154, 157 and 161			
	Arrest when to be made-Occurrence			
	report-sending of-delay to be explained	VI	IV	487
19.	S. 154			
	F.I.R When substantial evidence and			
	S. 32 Evidence Act when it is dying			
	declaration	VI	IV	487
20.	Ss. 156- 170 Investigation-			
	investigation by Indian and foreign			
	agency- difference of views- effect	VI	11	222
21.	Ss. 156 (2), 177 to 189			
	Territorial jurisdiction for the purposes			
	of investigation-principles explained	VI	V	622
22.	Ss. 157/164 and 438			
	Bail- pre- arrest bail- accused bitted			
	with well orchestreated conspiracy			
	when	VI		79

SI. No.	Particulars	Vol. No.	Part No.	Page No.
23.24.	Ss. 157-162-173 Previous statement of the witness r/w/s.145 Evidence Act S. 161- S. 162 Use of sections for contradiction and	VI	IV	476
25.	discrediting witnesses- potency statement and discredit of witness S. 161	VI	1	107
26.	Statement of injured- died treated as dying declaration Ss. 161 and 173 (6) and (7)	VI	1	112
27.	Statement recorded twice Copies are to be supplied to the accused S. 161	VI	Ш	383
	Use of statement by whom explained	VI	٧	626
28. 29.	S. 164 Recording of- influence Ss. 173, 207 and 238	VI	VI	711
30.	Copies of charge sheet should be legible which are to be supplied to the accused S. 174 Statement under this section are	VI	11	198
	covered by S. 161 and copies are to be supplied to accused	VI	III	361
31. 32.	Ss. 177, 178, 482, 156, 162 and 154: Jurisdiction to investigate the offence Ss. 178 (d), 177 and 179	VI	II	193
33.	Territorial jurisdiction u/s 138 N.I. Act S. 179 R/w/s. 113 (2) and 53 of	VI	1	93
	Companies Act Territorial jurisdiction of- where company is situated	VI	IV	484
34.	S. 178 (c) Jurisdiction- S. 498 A IPC	VI	11	207
35. 36.	S.182 (4), 401 and 403 Cr. Revision-Disposal in absence of parties Ss. 190, 193, 179, 177	VI	IV	482
	Jurisdiction of magistrate to take cognizance	VI	II	192

SI. No.	Particulars	Vol. No.	Part No.	Page No.
37.	S. 190 and 465			
37.	Cognizance to be taken Even illegality			
	in investigation-invalid police report	VI	V	651
38.	S. 195		**************************************	001
00.	Investigation of offences against public			
	justice (See index Art. 226 of the			
	Constitution)	VI	11	193
39.	Ss. 195 (1) (b) (ii) & 195 (3) r/w/s 19			
	Bihar Land Reforms Act			
	Compensation Officer not a Court			
	u/s 195	VI	111	342
40.	S. 196 (1)			
	Want of sanction for offence u/s 295-A			
	IPC -requirement of	VI	VI	727
41.	S. 197			
	Sanction P.C. Act, 1947 effect- new and			
	old law exlained	VI	- 11	257
42.	S. 197			
	Offences u/ss. 120-B, 467, 468 and			
	471 IPC.	VI	III	325
	No sanction for offences u/ss 409-420			
43.	S. 197			
	Sanction when required for and			
	considerations explained	VI	VI	714
44.	S. 198			
	Person entitled to prosecute.Convertion			
	Change of religion for getting marriage.			
	Hindu Muslim Marriage Laws and			
	S. 494 IPC	VI	VI	723
45.	Ss. 204 and 167			
	Reasoned order-not needed	VI	III	348
16 .	S. 222			
	Conversion of offence into a lessor			
	offence	VI	1	65
17.	S. 223			
	Joint trial	VI	III	383
18.	Ss. 225, 301, 302 and 24			
	Role of private counsel limited	VI	1	63
19.	Ss. 227-228			
	Framing of charge-objection as to non			
	existing prima facie case and delay in-			
	prosecution can be raised	VI	1	80

SI. No.	Particulars	Vol. No.	Part No.	Page No.
50.	Ss. 227 and 228			
	Framing of charge-Documents to be			
	seen by the Court- S.13(1) (e) &			
	S.13(2) P.C.Act (Reference regarding			
	Income Tax documents)	VI	VI	708
51.	S. 228			
	Framing of charge- No deep	\ /I		000
E0	examination-probative value to be seen	VI	11,	222
52.	Framing of charge : Dying declaration can be considered	* VI	111	312
53.	Framing of charge considerations	VI	-111	312
55.	explained	VI	VI	714
54.	Framing of charge-no reasons to be	VI	VI	/ 14
J-1.	assigned	VI	HI	347
55.	S. 228			017
	Framing of charge-consideration of			
	dying declaration	VI	IV	474
56.	Ss. 229, 241 and 246 (3)			
	Plea bargaining-inducement for			
	compromise-Art. 21 of the Constitution			
	referred practice depricated	VI	1	100
57.	S. 228 and S. 401			
	Framing of charge-Introducing a new	\ //	1) /	470
F0	story	VI	IV	479
58.	Ss. 228 and 240 Identification by photo	VI	- 11	223
59.	Ss. 239, 397 and 401	VI	- 11	223
JJ.	Discharge in revision scrutinising the			
	evidence exceeding the jurisdiction	VI	- 11	194
60.	S. 299 r/w/s 33 Evidence Act		- "	
	Recording of evidence in absence of			
	accused position explained	VI	VI	713
61.	S. 306 (4)			
	Tender of perdon to accomplish			
	procedure	VI	V	625
62.	S. 309			
	Closing of case though witnesses are			
	present	VI	IV	482
63.	S. 311			
	Duty of the Court to summon the			
	witnesses Cr.A. No. 2773/1999,			

SI. No.	Particulars	Vot. No.	Part No.	Page No.
	Vinod Vs. State decided on 8-12-1999			
	Jabalpur Seat	VI	1	44
64.	S. 311		1 - V	
O 1.	Recalling of witnesses circumstances			
	are to be seen	VI	LI.	204
65.	S. 311		••	201
00.	Recalling of witnesses Lacuna- what is	VI	111	383
66.	S. 311	×15	***	000
00.	Recalling of witnesses-conditions			
	necessary	VI	VI	714
67.	S. 313	•	V.	, , , ,
<i>51.</i>	Defence not revealed in cross			
	examination, not in statement of the			
	accused- not considered	VI	1	79
68.	S. 313	V		13
00.	Explanation of accused in the statement			
	u/s 313 - appreciation of	VI	VI	728
69.	S. 313	VI	VI	720
59.	It is basis for conviction Other evidence-			
	to be considered	VI	Ш	353
70.	S. 317	VI	111	333
70.	Several cases in several different			
	courts-exemption to accused.	VI	Ш	341
71.	S. 319	VI	1111	341
,	New accused- stage of adding-			
	power of the Court	VI	1	108
72.	S. 320	VI		100
12.	Compromise of offence u/s 138			
	N.I. Act-stage	VI	III	349
73.	Ss. 320 (1) (2) and (9) and 482	VI	111	349
13.	High Courts power u/s 482 in non-			
		VI	IV	407
74.	compoundable cases no powers	VI	IV	487
4.	S. 320 (8)			
	Court	M	- V	600
75	Court	VI	V	626
75.	S. 354			
	Mention of section (S. 34 in this case			
	was not necessary to convict a person if	1/1	1//	7.1.1
7.0	ingredients of the section are present	VI	VI	711
76.	Ss. 354 (3) and 366			
	Capital punishment-when rarest of	1/1		
	rare case	VI		115

SI. No.	Particulars	Vol. No.	Part No.	Page No.
77.	Ss. 357 (3), 386 Second proviso and			
	S. 29 (2)			
	Order to pay compensation instead of			
70	fine-rule stated	VI	1	93
78.	S. 357 (1) and 357 (3)			
	Provisions mutually exclusive- independent	VI	VI	719
79.	S. 357 R/w/s. 3,4,5 & 6 of Probation	VI	VI	719
19.	of Offenders Act			
	Grant of compensation	VI	VI	757
80.	Ss. 468 and 473	V.	VI	757
00.	Limitation for	VI	IV	477
81.	Ss. 366, 368 and 386			
	Death sentence- Duty of the			
	High Court/ Court	VI	11	190
82.	S. 374 (2) and 437			
	Granting of bail in long pending cases	VI	VI	716
83.	S. 378			
	Evaluation of evidence how to be made	VI	- 1	66
84.	Ss. 386, 374, 303, 304 and 162			
	Accused/appellant absent in appeal			
0.5	duty of Court to appoint amicus curiae	VI	- 11	189
85.	Ss. 386, 397 and 401			
	Power of the appellate Court and to	VI	11.7	400
86.	appreciate the evidence. Ss. 389 and 439	VI	IV	486
00.	Granting of bail to the other accused			
	same circumstances- entitled	VI	111	383
87.	S. 394 (2) Proviso	VI	111	000
0,.	Right to continue appeal after the death			
	of accused permission to wife to			
	continue appeal	VI	1	109
88.	S. 395 r/w/ss. 209 and 193			
	Reference answered regarding			
	committal of cases under S.C. S.T.			
	(P. of A) Act	VI	V	609
89.	Ss. 397- 401			
	Revision Scope	VI	- 111	312
90.	Ss. 397, 401 and 482 r/w/s 13 (1) (e)			
	and S. 17 P.C. Act			
	Special Judge granted permission to			

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	investigate.He has jurisdiction to try the			
	case	VI	VI	754
91.	Ss. 397 (2), 451 and 482			
	Return of vehicle after part of the case			
	is compromised	VI	IV	477
92.	S. 401 and 401 (3)			
	Criminal revision against acquittal-			
	Locus standi	VI	IV	485
93.	Ss. 401 and 220			
	Right of joint trial Limitation Act, S. 5	VI	IV	476
94.	Ss. 401, 452, 453, 454			
	Forest produce-disposal of property-			
	jurisdiction of the Magistrate	VI	VI	721
95.	S. 432			200-00-00
	Remission-entitlement-of nature of	VI	IV	483
96.	S. 432			
	Adequate and special reasons for			
	imposing sentence less than minimum			700
-	explained.	VI	VI	708
97.	Ss. 436 to 450			
	Bail Order should avoid expressing		111	0.40
00	views	VI	111	348
98.	S. 437	VI	Ш	200
00	No criptic order	VI	111	320
99.	S.437 Bail and Excise Act Ss.34,49A & 49 B			
	Bar not sound Law explained	VI	III	332
100.	Ss. 437-38-39	VI	111	332
100.	changed circumstances	VI	IV	481
101.	S. 437 (6)	V 1	1 V	701
101.	Statutory right of the accused to be			
	released on bail duty of the Court	VI	Ш	299
102.		• •		200
102.	Power of the High Court to grant			
	territorial jurisdiction permanent resident			
	of the accused- consideration	VI	1	65
103.	S. 438			50
	Anticipatory bail-When warrant is issued			
	to the accused once bail was granted	VI	11	200
104.				
10 (0.0)	Anticipatory bail Circumstances to be			
	seen for grant of	VI	IV	477

SI. No.	Particulars	Vol. No.	Part No.	Page No.
105.	Ss. 451, 482 and 397 (2)			
	Return of truck-Bank guarantee	VI	111	313
106.	S. 452			
	Order for disposal of property and the			
	conclusion of trial	VI	IV	474
107.	- The same of the			
	Refund (return of) property			
	Appeal/Revision	VI	- 1	108
108.				
	Limitation application of S. 468 and 469	VI	11	210
109.				
	Limitation	VI	- 11	209
110.	S. 482	\ /!		000
	Powers of the High Court	VI	V	622
111.	S. 482			
	Charge u/s 420- chances of conviction			
	very bleak quashment of criminal case-	VI	1	90
112.	considerations S. 482	VI		80
112.	Quashing of complaint/FIR case of			
	civil nature	VI	11	191
113.		V.		101
110.	Conducting of cases under P.C. Act-			
	nature of order by whom the case is to			
	be investigated	VI	111	362
114.				
	Untenable complaint- liable to be			
	quashed	VI	111	384
115.				
	"Chamar" -words uttered -motive	VI	IV	481
116.	S. 438			
	Anticipatory bail-Consideratins for			
	grant of	VI	IV	483
117.		VI	IV	483
118.				
	Bail- conflicting orders by the same			
	Court-first application allowed,			
	Subsequent application disallowed-			
	duty of the Court and parties	VI	111	333
119.	Ss. 439, 437 and 389			
	Application of provisions of S. 389 for	\ /!	1) (400
	grant of bail	VI	IV	480

SI. No.	Particulars	Vol. No.	Part No.	Page No.
120.	S. 439			
	Bail in pending trial	VI	IV	482
121.				
	Grant of bail in pending cases-			
122.	consideration	VI	V	622
122.	Confiscation of vehicle under E.C. Act-jurisdiction of criminal Court	VI	V	635
123.	Cancellation of bail-who can apply-	VI	V	000
	any one	VI	V	625
124.	Power of the Magistrate to			
	impose sentence	VI	IV	488
125.	Ss. 446, 446 (3) and 449 (ii)			
	Forefeiture of- liability of surities			
	alterations of conditions	VI	11	259
	(xv) CRIMINAL PRCTICE AND T	RIAL (GENER	AL)
1.	Duty of the Court while considering			
	the defence	VI	1 -	55
2.	Evaluation of evidence in criminal			
	cases	VI		66
3.	Quashment of criminal cases	VI	1	80
4.	Contradictions-appeaciation of	VI		86
5.	Presence of ladies in house natural	VI		87
6. -	Discrepency	VI	! !	87
7.	Place of incidence	VI	1	87
8.	F.I.R. need not contain explanation	VI	4	87
9.	of injuries Audi alteram Partem	VI	i	87 87
10.	Falusu in uno falsus in omnibus not	VI		67
10.	applicable	VI	1	87
11.	Furnishing false information by the			0.
	accused circumstance can be used			
	against accused	VI	1	115
12.	Normal behaviour of a witness-			
	incompatible-post event conduct of			
	witnesses	VI	1	116
13.	Plea bargaining	VI	ı	119
14.	Duty of agencies involved in justice			
	systems: Duty towards complainant			
	and the accused. (Cr. A. No. 2773/99			
	Vinod Vs. State, dated, 8.12 1999	12.00		16
	Main seat of M.P.H.C.)	VI	12.	44

SI.	Particulars	Vol.	Part	Page
No.		No.	No.	No.
15.	Right to Close case			
	Raj Deo Sharma's factor	VI	H	170
16.	Closing of case when proper	VI	- 11	175
17.	Closing of case when proper	VI	- 11	178
18.	Closing of case when proper	VI	- 11	179
19.	Plea bargaining practice depricated	VI	-11.	189
20.	Dying declaration-appreciation	VI	-11	195
21.	Conviction on moral satisfaction	VI	- 11	200
22.	Defect in legal system -			
	system high lighted	VI .	П	200
23.	Duty of courts and other agencies to			
	comply with the directions regarding			
	service of summons	VI	- 11	201
24.	Circumstantial evidence	VI	ii	208
25.	Benefit of doubt-eye witnesses	VI	ii	210
26.	Identification when necessary and			210
20.	evidentary value	VI	11	211
27.	Repe : Medical jurisprudence	• •		211
21.	absence of dead or mobile spermotozoa	VI	П	211
28.	Corroboration when required	V 1	- "	211
20.	rape case	VI	11-	211
29.	Appreciation of evidence	VI	"	211
23.	contradictions, inconsis tencies-			
	exaggerations and embellishments	VI	- 11	211
30.	Quality and not quantity	VI	ii	239
31.	(a) Appreciation of evidence in	VI	-"	200
51.	murder case	VI	П	239
	(b) death sentence when not called for	VI	ii	239
32.	Motive-relevancy of	VI	ii	242
33.	Inconsistency in the evidence-	VI	"	242
33.	appreciation of and false implication	VI	3 11	247
24		VI	- 11	247
34.	Police investigation-order by	\/I		007
0.5	High Court-Propriety	VI	11	207
35.	Accused/Appellant absent-Duty of			007
	the Court to appoint amicus curiae	VI	11	207
36.	Death sentence duty of the Court	VI	Ш	190
37.	Difference between appeal and revision	VI	- 11	194
38.	Legible copies of challan are to be			
	supplied to the accused	VI	11	198
39.	Joint trial-determination of	VI	11	213
40.	Tape recorded evidence of - use of	VI	- 11	250

7711 - 7		No.	No.	Page No.
41.	Forfeiture of bail bonds-alteration of			
	conditions by magistrate, liability of			
	surety in case of default-appeal trom	VI	П	259
42.	Appreciation of evidence	VI	П	190
43.	Nature of injuries has to be proved	VI	11	197
44.	Concurrent findings by lower			
	courts-appreciation	VI	- 11	255
45.	Appreciation of evidence-Evidence			1/2
	Act, Ss. 24 to 27 Recovery of			
	incriminating articles	VI	11	255
46.	Affidavit-oral, testimony and contents			
	of affidavits appreciation of	VI	П	262
47.	Ss. 302-304 A Appreciation of			
	evidence	VI	- 11	263
48.	Inconsistency in the evidence:			
	Appreciation of and false implications	VI	11	247
49.	Tape recorded evidence use of	VI	П	250
50.	S. 24-25-26-27 Evidence Act-			
	Recovery of incriminating articles	VI	11	255
51.	Oral testimony and contents of			
	affidavit-appreciation of	VI	- 11	262
52.	Rape-Absence of dead or mobile			
	spermotozoa in vegina or in the			
	cervix No conclusive Proof	VI	11	211
53.	Absence of sanction u/s 197 Cr.P.C			
	P.C. Act 1977 effect- New and Old			
	Jaw explained	VI	- 11	257
54.	Benefit of doubt-rule explained	VI	- 11	211
55.	Appreciation of evidence FIR			
	Promptly written-effect	VI	- 111	320
56.	Conflicting orders by the same			
	Court : Duty of the Court and parties			
	explained	VI	JH -	333
57.	Explanation of injuries	VI	Ш	340
58.	Circumstantial evidence			0.10
00.	Appreciation of	VI	Ш	342
59.	Names not in FIR-			- IL
J.J.	Appreciation of evidence	VI	Ш	342
60.	Bail Order to avoid	• .		0 12
00.	expressions either way	VI	Ш	348

SI. No.	Particulars	Vol. No.	Part No.	Page No.
61.	Delegation of powers by			
	Collector to ADM extent	VI	111	359
62.	Last seen together			
	circumstantial evidence	VI	Ш	369
63.	Committal proceedings			
	Necessity of in S.C. S.T. (P.A.) Act	VI	111	371
64.	Release of accused-warrants how			
	to be sent to jail	VI		392
65.	Decorum in the Court	VI	III	395
66.	Exemption to accused-several			
	cases in different courts- grant of	VI	111	341
67.	Circumstantial evidence-Falsity of			
	defence plea	VI	III	371
68.	Delay in F.I.RCircumstances to			
	be seen	VI	Ш	382
69.	Punishment- quantum of	VI	111	298
70.	Court when can be made			
	a party: Art. 226 of Constitution	VI	Ш	362
71.	Appreciation of Evidence -			
	Hostile witnesses	VI	111	320
72.	Opinions of two medical witness-			
	waitage to whom-the evidenceof			
	witness which support the direct			
	evidence of eye witnesses	VI	111	324
73.	Common intention-appreciation of	VI	111	345
74.	Statement of accused-S. 27			
	Evidence Act and S. 313 Cr.P.C.			
	Statement of accused can be			
	considered along with other evidence			
	to base a conviction	VI	Ш	353
75.	Rape- proof of age- entry in school			
	register-in itself no proof- entry to be			054
	proved (See S. 35 evidence Act)	VI	111-	354
76.	Death sentence-when can	VI	111	368
77.	Ss. 401-220-Right of Joint trial	VI	IV	476
78.	Cr. Revision- Disposal in the) //	15.7	400
70	absence of parties	VI	IV	482
79.	FIR by the accused	VI	IV	502
80.	Medical examination of viscera		11.7	E00
04	when not necessary	VI	IV IV	502 508
81.	Duty of the appellate Court explained	VI	IV	506

SI. No.	Particulars	Vol. No.	Part No.	Page No.
82.	Appreciation of evidence Section159 Evidence Act Set reaction of	-		
	witnesses not expected	VI	IV	501
83.	S. 302- Appreciation of evidence	VI	IV	501/502
84.	Injuries on the person of accused:			
	Duty of prosecution explained	VI	IV	505
85.	Ss. 2 (h), 24, 169, 170, 173 and			
	S. 482-Power of the Court to direct			
	investigation or officer to take opinion			
	of P.P. for filing charge sheet-no such			
	powers	VI	V	£ 619
86.	Circumstantial evidence-appreciation			
	of evidence-conviction when can be			
07	based	VI	V	629
87.	Explanation of injuries effect-	VI		000
00	either way S. 190 and 465 Cr.P.C.	VI	V	629
88.	Cognizance can be taken on an invalid			
	police report or illegality in investigation			
	also	VI	V	651
89.	Passing of strictures	VI	V	651-52
90.	Interim orders by superior courts-	VI	•	001-02
00.	binding effect-No binding for final order	VI	V	651
91 [°] .	Judgment to be delivered in time	VI	v	634
92.	S. 302 R/W/Ss. 120 B, 201 and 109-		1,5	•
	Appreciation of evidence	VI	V	625
93.	Age of prosecutrix-determination of	VI	VI	694
94.	Circumstances providing link	VI	VI	711-12
95.	Opinion of the accused u/s 21 of			
	Evidence Act	VI	VI	711-712
96.	Quantum of sentence Rarest of			
	the rare case	VI	VI	713
97.	Motive- R/W/S 8 Evidence Act	VI	VI	716
98.	Time of death circumstances to			
	be seen	VI	VI	717
99.	Absence of accused hearing of case-			
	duty of the Court to appoint advocate	VI	VI	717 *
100.	Appreciation of Evidence Minor			
	discrepencies-part of evidence not			
	reliable	VI	VI	717

SI. No.	Particulars	Vol. No.	Part No.	Page No.
101.	Consenting party in rape case	VI	VI	725
102.	Injuries	VI	VI	725
103.	Sentence	VI	VI	725
104.	Benfit of doubt	VI	VI	725-26
105.	Circumstantial evidence	VI	VI	726
106.	Stay of suit & pendency of criminal			
	case- points to be seen	VI	VI	750
107.	Hostile witnesses- appreciation			
	of evidence	VI	VI	753
108.	Special judge may try the case			
	though he granted permission to			
	investigate case	VI	VI	755
109.	Trial by special judge though charge			
	u/s 3 SC ST (PA) Act, 1989 yet case			
	be tried	VI	VI	777
110.	Statute law- All conditions prescribed			
	by the statute law mast be stated.edf	VI	VI	714
	(xvi) CRIMINAL TRIAL (VITNE	SS)	
1.	Police witnesses	VI	1	66
2.	Circumstantial evidence- conclusion			
	should be fully established	VI	1	77
3.	Defence not revealed in cross			
	examination and statement of accused	VI	1	79
4.	Delay in F.I.R duly explained	VI	1	79
5.	Related witness	VI -	- 1	86
6.	Witnesses reaching hearing alarm	VI	1	87
7.	Hostile witness	VI	1	87
8.	Presence of ladies in house natural	VI	_1	87
9.	News papers reports	VI	1	92
10.	Who is expert	VI	- 1	97
11.	Prosecution witness reliability	VI	- 11	208
12.	Eye witness	VI	II	210
13.	Hostile witness	VI	- 11	205
14.	Tape recorded evidence use of	VI	- 11	250
15.	S. 125 Cr.P.C.			
	Wife uncorroborated statement of			
	reliability	VI	Ш	312
16.	Hostile witness	VI	111-	320
17.	Police witness-reliability	VI	111	327
18.	Independent witnesses	VI	111	343

SI. No.	Particulars	Vol. No.	Part No.	Page No.
		NO.	INO.	INO.
19.	Expert- probative value of statement			0.40
20	of witness how to appreciate	VI	111	343
20.	Evidence of two sets of witnesses- appreciation of	VI	IV	502
21.	Set-reactions from witnesses not		1 V	302
	expected- Momory of witness R/w/s			
	159 Evidence Act	VI	IV	501
22.	Appreciation of evidence	VI	VI	711-712
23.	Problem faced by them-stated-			
	suggestions made-unwarranted			
04	adjournments not proper Related witness	VI	VI VI	718 725
24. 25.	Hostile witness-appreciation	VI	VI	725
25.	of evidence	VI	VI	753
	IV- (i) DEBT LAW	iS		
1.	S.1(4), 2(g), 17, 18, 31, 31-A and 34			
	Transfer of cases from Civil Court to	- 1 -		
_	Debts Tribunal-Nature of	VI	VI	765
2.	Recovery of Debts due to Banks and			
	Financial Institutions Act,1993, Ss. 17, 18, 19, 25, 2 (g), 31 and 34			
	Recovered money how to be used-			
	law laid down	VI	V	635
	(ii) DELHI HIGH COURT A	ACT, 1	966	
1.	S. 5 (2) and S. 7			
	Definition of 'Judgment' under S. 2 (9)			
	CPC, applicability under the said Act	VI	1	37
(i	iii) DRUGS ACT & DRUGS AND C	COSME	TICS I	RULES
1.	Rule 66 (2)			
	Appeal under-Appellate Court to			
	consider all points	VI	1,	81
	V- (i) EASEMENT A	CT		
1	Ss. 15 and 33			
_	Alternative way available effect	VI	1	113
2.	Right to ingress and engress-Law explained	VI	П	255
	engress-Law explained	VI	195-1	233

SI. No.	Particulars	Vol. No.	Part No.	Page No.
3.	S. 60 (b) and S. 115 Evidence Act- construction by one brother on the land of other with consent	VI	IV	498
	(ii) EDUCATION			
1.	Question paper-mistake in question- entitlement of marks for- explained	VI	11	197
	(iii) ELECTRICITY A	CT		
1. 2.	S. 39 r/w/s 379 IPC A.E., M.P.E.B. is an aggrieved party Issuance of fresh bill after dispute	VI	1	31
	decided by Forum- Validity	VI	IV	496
	(iv) EMPLOYEES' PROVIDENT FU PROVISIONS ACT		AND M	ISC.
1.	S. 10 Question of nominee's entitlement of whether he gets exclusion of others	VI	VI	722
	(v) E.C. ACT			
1. 2.	Ss. 3/7 Order not made u/s 3 not punishable u/s 7 Ss. 3/7 and 12A, 12AA	VI	111	311
	Offences bailable after period of ordinance over (M. Cr.C. No. 6111/1999 15-10-99 by M.P. High Court Main Seat)	VI	ı	122
3.	S. 6-A (i) Confiscation of Vehicles-Law explained	VI	V	635
	(vi) EXCISE ACT			
1.	Ss.34-49 A, 49 B Bail to the accused Bar not sound- Law explained (Bar neither sound) See Constitution and Cr.P.C. also	VI	III	332
	(vii) EXPLOSIVE SUBSTAN	CES	ACT	
1.	Ss. 4-5-7			
	Delegation of power by Govt. from DM to ADM bad in law	VI	111	331, 35

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	(viii) EVIDENCE A	CT		
1.	-S. 3			
	Appreciation of evidence murder trial			
	circumstantial evidence	VI	1	77
2.	S.3			
	Appreciation of evidence Cricumstance-			
	last seen together	VI	- 1	115
3.	S. 3			
	Appreciation of evidence - Entry			
	regarding age in admission registers			
	proof required - entry in itself not			054
4	admissible	VI	III	354
4.	S. 3			
	Disproportion of properties Nature of proof- P.C. Act	VÎ	VI	. 753
5.	S. 8 Motive- It is no ingredient	VI	VI	755
J.	of crime	VI	1	81
6.	S. 8			01
	Motive relevancy and nature	VI	11	209
7.	S. 8			
	Motive	VI	VI	716
8.	S. 9			
	T.I. Parade- It can be used for			
	corroboration	VI	П	242
9.	S. 9			
	Test Identification parade object and			
10	modalities	VI	111	370
10.	S. 10	VI	VI	710
11.	Conspiracy- ingredients S. 24	VI	VI	712
11.	Extra Judicial Confession When			
	voluntary or truthful	VI	11	209
12.	Ss. 24, 25, 26 and 27	٧١.		209
	Recovery of incriminating articles- rule			
	explained	VI	- 11	255
13.	Ss. 24 to 27	1 112		_50
	Confession of accused evidentary value	VI	Ш	356
14.	S. 25			
	Nature of confession Admission - what			3.0
	is not	VI	III -	327

SI. No.	Particulars	Vol. No.	Part No.	Page No.
15.	Ss. 26 and 27			
	Place of concealment already known-			
	evidentry value of- rule explained	VI	II	249
16.	Ss. 26 & 27			
	'Custody' and 'arrest'	VI	VI	719
17.	Ss. 27, 60, 138, 145 & 155			
25 10	Appreciation of evidence	VI		107
18.	Ss. 27-106 and 114 recovery of			
	dead body from a place pointed out			
	by the accused	VI	111	370
19.	S. 27			
	Statement of accused u/s 313 of Cr.P.C			
	may be considered alongwith other	\ /I		050
00	evidence to base a conviction	VI	111	353
20.	S. 27			
	Memorandum of seizure-It is weak type			
	of evidence corroboration necessary- direct or circumstantial	VI	111	353
21.	Ss. 27 and 8 Evidence Act &	, V I	111	333
21.	Ss. 20 (b) (1) and 50 NDPS Act			
	Admissibility of statement u/s 27 -			
	recovery there under	VI	VI	746
22.	S. 28			
	Retracted confession effect	VI	VI	711
23.	S. 32 Statement u/s 161 Cr.P.C.			
	when becomes dying declaration	VI	1	112
24.	S. 32 and 45			
	Appreciation of evidence	VI		112
25.	S. 32 and S. 45			
	Appreciation of evidence shooting in			
	broad day light intention to murder	VI		114
26.	S. 32			
	Dying declaration Evidentilary value-			
	conviction thereon- conditions restated	VI	- 11	245
27.	S. 32 R/W/S 157 Cr.P.C.			
	F.I.R. when substantial evidence	VI	IV	487
28.	S.32(1)			
	Dying Declaration-Relevancy	\ /!	\/1	704
1	remoteness- cause of death	VI	VI	721
29.	S. 33			
	Evidence of witnesses in the absence of	\/I	\/I	710
	accused R/W/S 299 (1) Cr.P.C.	VI	, VI	713

SI. No.	Particulars	Vol. No.	Part No.	Page No.
30.	Ss. 34, 67 and 92 (1) Extract from accounts are not 'account books' Rule of presumption u/s 34			
31.	explained S. 45	VI	Н	264
	Who is an expert defined	VI	1	97
32.	S. 45 Expert opinion- Identity of article seized-examination of F.S.L. Seal tally with the seal on the packet- Rule explained	VI	II	247
33.	S. 45 Conflicting opinions of two medical witnesses-waitage to whom the evidence of witness which support the direct			
34.	evidence of eye witnesses S. 45:	VI	111	324
35.	Probative value of statement of expert- how to appreciate Dying declaration of deceased-	VI	. III	343
36.	merits of-not to be seen at the time of charge (a) Ss. 65 (a) and 68	VI	lii –	312
00.	Proof of mortgage by certified copy- procedure stated (b) Ss. 92 and 91- Suit for redemption- oral evidence to prove document executed	VI	Ш	313
	though not intended to be used (c) Ss. 34 & 65 Private extracts of alleged account books not	VI	111	314
37.	admissible in evidence S. 65 (c) & (f) and S. 74	VI	111	314
38.	Secondary evidence	VI	VI	720
	S. 68 Proof of Will	VI	111	321
39. 40.	S. 81 Newspaper reports : They are merely hearsay S. 91	VI	I	92
10.	Document not produced on record saying of party cannot be considered	VI	VI	734

SI.	Particulars	Vol.	Part	Page
No.		No.	No.	No.
41.	Ss. 91, 92 and 106			
	Registered sale deed produced and			
	proved party proposing variance with			
	its term burden upon him.	VI	11	199
42.	S. 92			
	Oral evidence-to what extent it is			
	permissible-nature of	VI	V	636
43.	Ss. 112, 114, 50 and 68 R/W/S 63			
	Indian Succession Act proof of	0.01		
	marriage and will	VI	IV	499
44.	S. 113A R/W/Ss 306/34 and S. 498A	٠		
	Domestic quarrel-Not cruelty	VI	IV	506
45.	S. 114 (c) and S.4 (1) L.A. Act :			
	Notification publication- presumption	\ /I		446
10	under	VI	1	113
46.	S. 114 R/W/S. 65			
	Adverse inference-when to be drawn-	1/1		007
47	appreciation of	VI	V	637
47.	S. 114			
	Presumption about receipt that payment made	VI	VI	770
48.	S. 115 R/W/S 60 (b) Easement Act-	VI	, V I	770
40.	Adverse possession Construction on			
	brother's land with consent- effect	VI	IV	498
49.	S. 116	VI	1 V	430
43.	Denial of title by tenant of the landlord-	a		
	principle explained	VI	1	98
50.	S. 116	VI	'	30
00.	Co-owner Evidence suit u/s 23-A (b) and			
	23-J M.P. Accommodation Control Act.	VI	IV	516
51.	S. 116 R/W/Ss 23-A (b) and 23-J			0.0
• • •	M.P. A.C. Act and O.6 R. 17 CPC			
	Joint landlords	VI	IV	516
52.	Ss. 120-B, 201 and 109			1
	Appreciation of Evidence	VI	V	625
53.	Circumstantial evidence			
	appreciation of	VI	V	629
54.	S. 138 Opportunity to cross examine	VI	i	72
55.	Ss. 145-156			
	Mere inconsistency in evidence.			
	It should be controldiction affecting the			
	credit of the witness	VI	i	116

SI. No.	Particulars	Vol. No.	Part No.	Page No.
56.	S. 145 Cross examination- sending of record			
57.	for R/W/Ss 157, 162, 173 Cr.P.C. S. 154 Cr.P.C. Appreciation of Evidence-Hostile	VI	IV	476
58.	witness S. 159	VI	III	320
	Refreshing memory and appreciation of evidence	VI	IV	501
	VI - FOREST LAW	S		
1.	M.P. Van Upaj (Vyapar Viniyaman) Adhiniyam, Ss. 15 (1) (iii) and 19 (1)(b)-			
2.	Confiscation of seized truck S. 19	VI	VI	741
3.	Composition of offence S. 52 (3)	VI	VI	741
4.	Confiscation order cannot be interferred with by C.J.M. and Sessions Judge Forest produce transportation Rules,	VI	III	310
	1961, Rr. 3, 5 and 16. Indian Forest Act, Ss. 41, 42, 52 and S. 401, 452, 453 and 454 Cr.P.C.: Return of property jurisdiction of the			
	Magistrate	VI	VI	721
	VII - (i) GENERAL CLAUSES	ACT,	1897	
1.	S.6 Sanction u/s 197 Cr.P.C. P.C. Act-Old and new Effective of defective sanction-			
	rule explained	VI	П	257
(ii) GOVERNMENT SAVINGS CERTIF	ICATE	S ACT,	1959
1.	Ss. 6, 7 and 8 R/W/S 370 Indian Succession Act S. 39 Insurance Act, S.10 (2) Employees' Provident Funds			
	and Misc. Provisions Act- Right of nominees entitlement whether he gets exclusion of other heirs	VI	VI	700
	gets exclusion of other nens	VI	VI	722

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	(iii) GUARDIANS AND WA	RDS	ACT	
1. 2.	Son properly educated and maintained by Mother. Her custody proper S. 17 Welfare of the Minor Custody of child Criteria	VI	I VI	109
	VIII - HINDU LAW		· •	122
	(i) HINDU ADOPTIONS AND MAI		ANCE	CT
		1112111	AITCE A	aC1
1.	S. 10 (iv) 16 Presumption of Joint family not of property Ss. 18 (1) and 19 Provisions under the Act do not debar	VI	l	56
3.	a hindu from bequething his property by way of will. Suit not filed by wife no question of her maintenance arises S. 19 (1) (a) and 22 (2) R/W/S21 (vi) R/W/S 14 (1) and 14 (ii), Hindu	VI	Ш	321
	Succession Act	VI	111	723
	(ii) HINDU LAW GENER	ALLY	1	
1. 2.	Joint family property sale for legal necessity Partition: Money transactions between Joint Hindu Family Debit- Credit entries Presumption of	VI	IV	504
	disruption of J.H.F. (iii) HINDU MARRIAGE	VI ACT	I	56
1.	Ss. 5 and 11 Two wives- payment of			
2.	Payment of family pension to whom S.16 Hindu Suc cession Act S. 5 (1). 10-11-13 & 17 R/W Muslim Law, Marriage R/W/S 494 IPC, S.198 Cr.P.C., Constitution of India, Arts.21, 25, 44, 135, 137, 141	VI	٧	638
	Dissolution of Marriage by convertion- Change of religion for getting marriage- effect	VI	VI	723

SI. No.	Particulars	Vol. No.	Part No.	Page No.
3.	S. 5 (1) and S. 11			
•	Marriage-Burden of proof and quantum			
	of marriage	VI	IV	503
4.	Second marriage suit u/s 34 Specific			
	Relief Act Right of first marriage wife			
	u/s 11 considered	VI	IV	503
5.	S. 13 (1) (ia)			
	'Cruelty' The word meaning dependant			
	on- explained	VI	1	56
6.	Ss. 13 (1) (i-a) (i-b)			
	Mental Cruelty Cruelty and desertion	VI	1	95
7.	S.13 (1)(i) 13 (1)(ia) and Sections 23			
	and 25			
	Strong and conclusive evidence			
	adduced of adultery may be inferred.			
	The word 'satisfied' explained	VI	III	372
3.	S. 16 R/W/S 4 Payment of Gratuity			
	Act. Gratutity to children born to the			
	deceased from second marriage	VI	VI	751
9.	S. 19			
	 a) Question of jurisdiction Stage at 			
	what should be raised	VI	- 1	72
	 b) Opportunity to cross examine 			
10.	S. 23-A and 25			
	Permanent alimony separate application			
	u/s 25 for permanent alimony not			
	required-in main case-the matter			
	relating to permanent alimony can be			
	decided	VI	- 11	225
11.	S. 27			
	Sharing of property which spouses			
	received individually or collectively as			
	peresents	VI	1	81
	(iv) HINDU SUCCESSIO	N AC	r	
	S. 14 and 15 R/W/S 100 CPC			
	Right of inheritance	VI	IV	503
2.	Ss. 14 (i) and 14 (ii), 7 Hindu			
	Adoptions and Maintenance Act,			5
	Section 19 (1) (a) and S. 22 (2)			
	R/W/S 21 (Vi)	VI	VI	723

SI. No.	Particulars	Vol. No.	Part No.	Page No.
3. 4.	S. 22 R/W/S 4 Partition Act Pre-emption Hindu Male can dispose of his	VI	VI	752
5.	property by a will Widow's estate-conversion of limited ownership into absolute one-widow- ramarriage prior to Hindu Widow's Remariage Act and Hindu Succession Act Widow divested of even limited ownership- Law explained	VI	111	321
	(v) HINDU WIDOW'S REMAR			373
		DAM	LACI	
1.	Widow's estate-conversion of limited ownership into absolute one widow remarriage-prior to Hindu widow's Remarriage Act and Hindu Succession Act Widow divested of even limited ownership law explained	VI	III	373
	IX - (i) I.P.C.			
1.	S. 34			
2.	Comon intention-appreciation of evidence Ss. 34 and 302	VI	111	345
۷.	Common intention explained	VI	V	634
3.	S. 34 and S. 149 Similarity and difference between	VI۰	V	641
4.	S. 34-149-314/34 Miscarriage and common intention	VI	VI	727
5.	S. 49A No quarrel-Demand of dowry-no cruelty	VI	IV	506
6.	Ss. 96, 100, 103 and 104 Right of private defence explained.			000
7.	Defence exceeded will be responsible for his individual act S. 96 and S. 103	VI	VI	725
	Injuries on person of accused- Duty- extent of to explain	VI	IV	505
8.	Ss. 100 and 502	10	11	004
9.	Right of private defence S. 120B and 302	VI		204
	Murder circumstancial evidence	VI	VI	726

SI. No.	Particulars	Vol. No.	Part No.	Page No.
10.	Ss. 120-B, 409, 420, 467, 468 and 471-S. 197 Cr.P.C. Offences u/ss.409 -420 no sseparate			
11.	sanction necessary Ss. 149 and 300	VI	111	325
12.	concurrent findings by lower courts interference by the Supreme Court Ss. 201-202-306 and 498 A	VI	11	255
12.	Prosecution of doctor who examines patient	VI	IV	507
13.	S. 295 suicide by male person	VI	1	117
14.15.	S. 295-A Sanction u/s 196 (1) required Murder S.300	VI	VI	727
	Criminal Courts not to expect set reaction from witnesses	VI	IV	501
16. 17.	Ss. 300, 302 Eye witness evidence liability of Ss. 300 and 302	VI	П	262
17.	Murder appreciation of Ss. 300-364- 201	VI	IV	509
19.	Charge proved appreciation of Ss. 300	VI	IV	509
20.	Exception 4 Ingredients S. 302	VI	٧	634
21.	Drowning death- Quantum of proof S. 302/34	VI	1	64
22.	S. 302 R/W/Ss. 161-162 Cr. P.C. and Ss. 27, 60, 138, 145 and 155 IPC	VI		103
23.	Use of previous statement appreciation Ss. 302 and S. 302/34	VI	1 -	107
24.	Nature of injuries S. 302 and 436	VI	- 1	114
25.	Appreciation of evidence circumstantial evidence Ss. 302 and S. 304	VI	11	190
25. 26.	Explanation premeditation present S. 302 and 304 A	VI	Ш	196
	Appreciation of evidence	VI	-H	263

SI. No.	Particulars	Vol. No.	Part No.	Page No.
27.	Ss. 302 and 141, 149, and 34	VI	П	243
28.	S. 302 and 376			
29.	Death sentence when can be imposed S. 302	VI	111	368
29.	Appreciation of evidence	VI	IV	508
30.	S. 302/34 and S. 326	VI		300
00.	Nature of offence and conviction	VI	V	639
31.	S. 302 R/W/Ss. 120-B 201 and 109-			
	Appreciation of evidence.	VI	V	625
32.	.S. 302 and S. 302/34		4/1/	
	Common Intention when & when not			
	made out	Vi	VI	725
33.	Ss. 302 and 201	1/1		000
24	Uxoricide or suicide	VI	II	209
34.	S. 304 A: Punishment-penology	VI	П	206
35.	S. 304 A	VI		200
00.	Injection of teracyclone and chloroquine			
	give-no caution test held-no symptoms			
	of maleria papers of the patient not			
	prepared- negligence proved	VI	111	364
36.	S. 304 Pt II Considerations	VI	IV	507
3 7.	S. 306/34			
	Abatement of suicide-Consideration of	VI	IV	506
38.	S. 306/ 34 and S.498 A R/W/S 113-A			
	Evidence Act			
	presumption-Domestic quarrel- does not	VI	1)./	500
39.	amount to cruelty Ss. 306 and 109	VI	IV	506
39.	Abetment of crime-proof of	VI	V	640
40.	S. 307	VI	V	040
40.	Attempt to commit murder and intention			
	to commit murder	VI	V	638
41.	Ss. 320, 307, 326 and S. 324			
	Nature of injuries how to be proved	VI	11	197
42.	S. 376			
	Corroboration not a rule	VI -	1	82
43.	S. 376			
	Absence of dead or mobile spermotozoa			
	not a cunclusive proof	VI	11	211
44.	S. 376-			
	Rape Age proof of S. 3 Appreciation			

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	Age-Entry of age in admission register-			
	in itself no proof- It is to be proved.			
	(See S. 35 Evidence Act)	VI	111	354
45.	S. 376			
	Rape-No injuries on prosecutrix-yet			
	reliable conviction	VI	IV	508
46.	S. 376			
	Age- determination of	VI	V	640
47.	Rape- Ss. 375 and 376			
	Appreciation of evidence consenting			
	party, injuries, related witnesses,			
	sentence	VI	VI	725
48.	Benefit of doubt	VI	VI	726
49.	Age- Minor Victim	VI	VI	726
50.	Age- Medical jurisprudence	VI VI	VI	737
51. 52.	Age of prosecutrix determination of S. 409 and S. 5 (2) (c) P.C. Act	VI	VI	694
02.	Old aged person sentence less than			
	minimum	VI	1	82
53.	S. 409 :	VI		02
55.	The act of crime is to be proved-mere			
	deposit of price of good no proof of guilt	VI	III	365
54.	Ss. 415, 420			000
	Quashing of FIR/complaint case of civil			
	nature	VI	1181	191
55.	S. 415	-		
	Cheating distinguished from Breach of			
	contract	VI	VI	729
56.	S. 420			
	Bleak chances of conviction ingredients			
	of offence parting of money-not proved			
	proceedings quashed	VI	1	80
57.	S. 494			
	Offence of Bigamy-nature of proof			
	required	VI	IV	505
58.	Ss. 494, 497-498			
	Second marriage - nature of proof	VI	IV	507
59.	S. 494	N.		
	Person aggrieved explained prosecution	\ /I	\ /I	70.1
	and proof of	VI	VI	724

SI. No.	Particulars	Vol. No.	Part No.	Page No.
60. 61.	S. 498 A Continuing offence- may be S. 504	VI	11	207
62.	Breach of peace by letter Whether possible? S. 511	VI	111	367
02.	Attempt and preparation-stages in commission of crime- reiterated	VI	V	639
	(ii) INDIAN SUCCESSIO	NAC	T	
 2. 	S. 2 (h) Will- Interpretation of S. 16 R/W/S 5-11. Hindu Marriage	VI	IV	505
3.	Act- Two wives payment of family pension Ss. 63 (c), 276 and 237 a. Probate on photocopy of will	VI VI	V	638 104
	b. shrouded by suspicious circumstances c. Mode of proof			
4.	d. Application of S. 63 Proof of Will-duly registered- wife and sons not given share- duly			
5.	proved will-effect. S. 63 Succession Act and S. 112, 114 and 50 Evidence Act-	VI	III	321
6.	Proof of Marriage and will S. 370 R/W/S 6-7-8 Government Savings Certificate Act, 1959, S. 39 Insurance Act and S.10 (2) Employees P.F. and Mis. Provisions Act	VI	IV	499
7.	Right of Nominee to get despatches etc. Question of nominee's entitlement whether he gets exclusion of other heirs. Ss. 373, 381 and 387 R/W/S 11 Explanation VIII Resjudicata- Decision of a Court of limited	VI	VI	722
	jurisdiction- Effect of certificate and liability of the holder of the certificate (No res judicata)	VI	VI	703

SI. No.	Particulars	Vol. No.	Part No.	Page No.
8.	Will-No attestation, not proved according to law. No alternative claim			
	on succession claimed	VI	1	82
	(iii) INSURANCE A	CT		
1. 2.	S. 39 Question of nominee's entitlement whether he gets exclusion to other heirs S. 45 Contract of Insurance is a contract of special nature-assured to disclose all relevant facts- true	VI	VI	722
	disclosure- oblilgation	VI	1	87
3. 4.	L.I.C. Act- Agent who is? Safe does not include cashier's	VI	IV	511
	cash box	VI	П	259
zi)) INTERPRETATION OF STATUTE	S AND	DEED	S ETC
1.	Deeds and documents Interpretation of explained	VI	V	610
2.	Deed-undue Influence vender illiterate	VI	V	636
3. 4.	Judicial Process-Retrospective effect Retrospective effect when? Neither the ordinance nor the Act	νί	VI	724
5.	which replaced it retrospective in operation Hence not applicable to pending cases Sanction u/s 197 Cr.P.C. P.C. Act-Old and new Act, Section 6 General	IV	Ш	354
5.	Clauses Act, 1897- Rule explained Subsidiary Rules-Expresso Unius	VI	- 11	257
٥.	Est Exclusio alterius	VI	VI	733
7.	Taxing statute- must be construed strictly. The taxable event is a creation of Instrument. Not interpreted according to	f -		
	supposed intentment of the maker	VI	- 111	354
3.	Will-Interpretation of	VI	IV	505
	(v) INTEREST AC			
Į.	Power of the arbitrator to grant	VI	1	61

SI. No.	Particulars	Vol. No.	Part No.	Page No.
X - 4	JURISPRUDENCE : PRECEDENTS,	STARI	E DECIS	SIS ETC.
1.	Full Bench specifically laying down that contrary view will not be deemed good law. No ruling division Bench			
2.	laying down- Contrary view can present Obiter dicta: Party getting success on another plea cannot file appeal against finding recorded against him.	VI	ı	104
3.	Such adverse finding would be obiter. Larger Bench decision of Supreme	VI	П	199
4.	Court is binding-Rule explained Medical Jurisprudence rape-Absence of dead or mobile spermotozoa	VI	11	208
	Not a conclusive proof	VI	11	211
5.	Per incurium : Judgment what	VI	111	341
6.	Ratio decidendi	VI	III	341
7.	Precedent- binding effect on subordinate Courts	VI	m	343
8.	Deciding a case without notice to	M	111	0.47
0	other party-order to be set aside Precedents- binding nature	VI VI	III VI	347 733
9. 10. 11.	Justice is a virtue transcend Juristic person	VI	VI	733
	explained- Gurugranth Sahib	VI	VI	733
	XI - (i) LAND ACQUISIT	ION A	CT	
1.	Ss. 4 & 6 Civil Court- no jurisdiction to go into the question of validity and legality of notification u/s 4 and declaration u/s 6 of the Act- Remedy u/a 226 of the		104	510
2.	Constitution of India S. 4 (1) Action for acquisition of large area comprising of several plots purpose 'new housing policy'indicated-	VI	IV	510
3.	notification valid Ss. 9, 9(4), 12, 12(2), 18, 30 and 31(2) No notice to person interested after	VI	1	113
	filing of award filing of civil suit	VI	- 111	323

SI. No.	Particulars	Vol. No.	Part No.	Page No.
4.	Ss. 11, 18, 28A, 54 and 3 (b) Collector passing award u/s 11 or S.28 Land Acquisition agency cannot seek reference u/s 54-Not an interested			
5.	person u/s 3 (b) Ss. 11 A and 6	VI	П	198
6.	Compensation- determination of S. 23	VI	٧	642
	Compensation determination of- modes stated (i) Market value (ii) Capitalisation (iii) Market value (iv) Belting method	VI	VI	736
7.	(v) Reasonable solution approached Ss. 23 & 54 Compansation- determination as per land sold in the area and double crops taken into account	VI	ı	81
8.	S. 48 (1) and Chapter VII Notice u/s 48 (i) Unnecessary to the aggrieved person	VI	IV	511
	(ii) LABOUR LAWS:WORKMEN'S	COMP	ENSAT	ION
	ACT, 1923			
1.	Ss. 3 and 4 Driver- No valid licence dying-Neither insurer or insured liable	VI	1	83
2.	S. 3 (1) Employee killed during employment. Peril Personal to the employee- no connection with employment No		7	
3.	Compensation S. 4 and 4-A	VI	111	321
	Determination of Compensation-date of accident and the date of adjudication to	\ <i>1</i> 1		222
4.	be seen-Amendment in those provisions S. 25 (f) I.D. Act Termination of services without following	VI	III	309
	procedure propriety- Constitution of India Art. 311	VI	٧	628

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	(iii) LAND LAWS	5		
1.	Ss. 1, 4, 5, 5 (b) (1) (a) and (f)			
	M.P. Zamindari Abolition Act			
	'Kudkasht Land not established from documents banjar land Qanoonmal			
	law explained	VI	11	224
2.	M.B. Zamindari Abolition Act, S.4 (2)			
	Possession of defendant of suit land			
	on 2-10-1951 not proved, effect &	VI	VI	737
3.	jurisdiction M.P. Ceiling on Agricultural Holdings	VI	VI	/3/
0.	Act, Section 11 (See under that head)			
	No power to Review	VI	Ш	338
4.	S. 41 M.B. Zamindari Abolition Act,			
	S. 237 M.P.L.R.C. Land recorded as 'charnoi' Plaintiff			
	claims his ancestors were Zamindary			
	Land vested in Govt.	VI	- 11	224
5.	S.57, M.P.L.R.C.			
	"Any right" explained	VI	- 1	67
6.	Mutation as bhumiswami who can?			
	Ss. 110, 169 (ii), 185 (ii) and Ss.158 and 190 M.P.L.R.C. Intending vendee-			
	does not acquire right of occupancy			
	tenant and cannot be mutated as such	VI	111	313
7.	Ss. 115, 116, 158 M.P.L.R.C.			
	R/W/S 54 (vii) L.R. and Tenancy Act,			
	1950 (M.B.) and Zamindari Abolition Act (M.B.) S. 3 Recording the name of			
	the party-acquiring the rights of			
	pacca tenants	VI	- 1	109
8.	S. 131 M.P.L.R.C.			004
0	Jurisdiction of Court	VI	- 11	201
9.	S. 165 (4) M.P.L.R.C. Vendor having 6 acres of land only			
	Transfer in 1960 hit by the provision	VI		110
10.	S. 165 M.P.L.R.C. R/W/S 55 T.P. Act			
	Half of the actual price,			
	reconveyance within 3 years. Such sale deed is nominal and convey no			
	title on purchaser. He can receive the			
	amount back. It is loan transaction	VI	1	110

SI. No.	Particulars	Vol.	Part No.	Page No.
11.	S. 165 (6) M.P.L.R.C. and S. 188, Bhopal State Land Revenue Act- Adverse Possession Ss. 170 B and 165 (6)	VI	IV	527
13.	Vendor and Vendee both belonging to aboriginal tribe on the date of sale Vendor's castedelisted subsequently-Transaction not void S. 182 M.P.L.R.C. and O. 39 R. 1-2 CPC Enchroacher ordered to be evicted u/s	VI	Ш	313
14.	182 M.P.L.R.C Injunction may be granted to protect possession M.P. Land Revenue and Tenancy Act	VI	111	312
15. 16. 17.	S. 200 Person neither muafidar, Inamdar not concessional holder under the Act cannot be mutated as Bhumi swami under the Code S. 230 Kotwars having service land and monthly emoluments cannot be deemed economically or socially weak to approach the Court M.P. Zamindari Abolition Act, Samvat 2003 (1951), Section 4-Land recorded as charnoi on the date of abolition of property rights such land vested in the state S. 248 (1) (3) Decision under-No title is decided Ss. 250-257 Jurisdiction of Civil Court settled view-Not to be up set	VI VI VI VI	III III I	313 313 329 110 745
	(iv) LANDLORD AND TENANT : RE	ENT A	ND LEA	SES
1.	S. 2 (a) 12 (1) (e) and 12 (f) Accommodation-meaning and purpose of Ss. 10, 11 and 31 (1)	VI	3.7	85
3.	'Every order' and 'Interim order' appellability Ss. 12-38 and 45	VI	Ш	327
	Jurisdiction of Civil Courts in cases pending cutting of electricity-Civil Court has no jurisdiction	VI	VI	745

SI. No.	Particulars	Vol. No.	Part No.	Page No.
4.	Ss. 12, 12 (1) (a) and 12 (1) (i)			
	need of the land lord who to be viewed			
	payment Proof of	VI	IV	512
5.	Ss. 12 (1) (a)	7 (2)		
	Liability to pay rent and proof thereof-			
	Burden of tenant	VI	1	55
6.	Section 12 (1) (a)			
	Court Fee, S. 7 (XI) (cc)	VI	1	65
7.	S. 12 (1) (a) (c) and (e)			
	Resjudicata-Suit-dismissed on			
	ground of disclaimer-subsequent suit			
	on arrears of rent and bonafide			
	maintainable	VI	- 11	198
8.	S. 12 (1) (b)			
	Sub-tenant not necessary party	VI	1	108
9.	12 (1) (c)			
	Residential portion- Tenant putting tea			
	stall it is inconsistant	VI	11	206
10.	` / ` /			
	Nuisance, Pleadings and issues-			
	necessity of	VI	VI	745
11.	S. 12 (1) (e)			
	estopel u/s 115-116-principle explained	VI	- 11	225
12.	S. 12 (1) (e) (f), 11-A and 23-A and			
	O. 7 R. 11			
	Either forum for land lord of special			
	category available to the landlord- suit		200	
lei i	maintainable	VI	111	311
13.	S. 12 (1) (e)			
	Family settlement not necessary for			
	eviction	VI	IV	516
14.	Sections 12 (1) (e-f and g)			
	Requirement proved no direction for	1/1		400
	re-entry	VI	ı	100
15.	S. 12 (1) (f) Suit by co-owner			
	maintainability (Refer Tit bit No. 77	\/!		00
10	and 121)	VI	1	99
16.	S. 12 (1) (f)			
	Eviction decree passed by two courts.			
	High Court not framed any question on			
	point of bonafide need case not	VI	- 11	200
	remanded	VI	- 11	200

SI. No.	Particulars	Vol. No.	Part No.	Page No.
17.	Alternate accommodation suitable -	\ /I	111	001
18.	Burden of proof (S. 12 (1) (f)	VI	111	331
10.	S. 12 (1) (f) 15 years of retirement- Plaintiff not physically fit to run			
	educational institution-Requirement			
	not bonafide	VI.	111	323
19.	S. 12 (1) (f)			
	Subsequent event may be considered	VI	Ш	330
20.	S. 12 (1) (f)			
	Proof of accommodation in the name of wife	VI	IV	512
21.	S. 12 (1) (f)	VI	1 V	312
	Genuine need- proof of- facts not			
	denied effect	VI	IV ·	518
22.	S. 12 (1) (f)			
	Need changed by passage of time-			
00	appreciation of evidence	VI	IV	515
23.	S. 12 (1) (o) and Court fee Act-S. 7 (xi) (cc)	VI ²	- 1	113
24.	Ss. 12 (3) and 13 (1)	VI	z .	110
	Liability to deposit rent, Benefit under	VI	1	64
25.	Ss.13 (1), 13 (6)			
	Striking out defence at appellate stage-	1.		
	exercise of powers explained	VI	V	644
26.	S. 13 (1), S. 13 (2) and S. 12 (1) (a)			
	Default of payment of arrears or rent and application of S. 13 (1)	VI	٧	645
27.	Ss. 23-A, 12 (1) (e) & (f)	VI	•	. 043
	Bonafide requirement objective test	VI	V	57
28.	Ss. 23-A, 23A (a)			
	Co-owner may maintain list-			
	circumstances explained (See Tit bits	1/1		
29.	77 and 121) S. 23-A	VI	1	117
29.	Petition by mentally ill landlord through			
	guardian-Provisions of Ss. 52 to 55 of			
	Mental Health Act not attracted	VI	11	231
30.	S. 23A-23 E			
	Proposed amendment not complying			
	with the directions of the Court	VI	IV	514
31.	S. 23A (b) and S. 23-J			
	Title and ownership are two different situations co-owners	VI	IV	516
	Situations Co-Owners	V I	1 V	310

No.	Particulars	Vol. No.	Part No.	Page No.
32.	Denial of title of land			
	Lord U/S 116 Evidence Act	VI	I	98
33.	Single individual tenancy split up by			
	Court Not permissible-Tamilnadu Act	VI	- 11	218
34.	Sitting tenant-denial of relationship-			
	question of adverse possession	VI	11	221
35.	'Owner' - meaning of	VI	111	330
36.	Bonafide requirement -			
	how to appreciate	VI	111	343
37.	Suit by a widow alleging to be a			
	co-owner-rights of the brothers could			222
	not be enquired in these proceedings	VI	111	362
38.	Lease-proof of entries in accounts			
	book- original never produced- such			011/01
	evidence not admissible	.VI	111	314/315
39.	'Habitual' and 'Default'	VI	IV	738
40.	Tenancy- Appreciation of evidence			
	R/W/S 14 (1) (9) of Delhi Rent	\ /I		700
	Control Act	VI	VI	763
(v)	LEGAL PHRASES: WORDS AND	PHR	ASES :	LEGAL
	MAXIMS			
1.	"Court" includes "Arbitrator	VI	1	61
1. 2.		VI	1	61 62
	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus	VI VI	1	
2.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem	VI VI VI	 	62 87 87
2. 3. 4. 5.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement"	VI VI VI	 - - -	62 87 87 88
2. 3. 4. 5. 6.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency"	VI VI VI VI	 	62 87 87 88 111
2. 3. 4. 5. 6. 7.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency" "Any right" u/s 57 MPLRC	VI VI VI		62 87 87 88
2. 3. 4. 5. 6.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency" "Any right" u/s 57 MPLRC "Cannot satisfactorily account"	VI VI VI VI VI		62 87 87 88 111 67
2. 3. 4. 5. 6. 7. 8.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency" "Any right" u/s 57 MPLRC "Cannot satisfactorily account" meaning u/s 13 (1) (e) P.C. Act	VI VI VI VI VI		62 87 87 88 111 67
2. 3. 4. 5. 6. 7. 8.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency" "Any right" u/s 57 MPLRC "Cannot satisfactorily account" meaning u/s 13 (1) (e) P.C. Act 'Order' meaning	VI VI VI VI VI VI		62 87 87 88 111 67 71 105
2. 3. 4. 5. 6. 7. 8.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency" "Any right" u/s 57 MPLRC "Cannot satisfactorily account" meaning u/s 13 (1) (e) P.C. Act 'Order' meaning 'Expert' defined	VI VI VI VI VI VI		62 87 87 88 111 67 71 105 97
2. 3. 4. 5. 6. 7. 8. 9. 10.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency" "Any right" u/s 57 MPLRC "Cannot satisfactorily account" meaning u/s 13 (1) (e) P.C. Act 'Order' meaning 'Expert' defined Dishonour	VI VI VI VI VI VI		62 87 87 88 111 67 71 105
2. 3. 4. 5. 6. 7. 8. 9.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency" "Any right" u/s 57 MPLRC "Cannot satisfactorily account" meaning u/s 13 (1) (e) P.C. Act 'Order' meaning 'Expert' defined Dishonour Dishonour include the amount of money	VI VI VI VI VI VI		62 87 87 88 111 67 71 105 97
2. 3. 4. 5. 6. 7. 8. 9. 10.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency" "Any right" u/s 57 MPLRC "Cannot satisfactorily account" meaning u/s 13 (1) (e) P.C. Act 'Order' meaning 'Expert' defined Dishonour Dishonour include the amount of money standing to the credit of that account is	VI VI VI VI VI VI VI		62 87 87 88 111 67 71 105 97 206
2. 3. 4. 5. 6. 7. 8. 9. 10. 11.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency" "Any right" u/s 57 MPLRC "Cannot satisfactorily account" meaning u/s 13 (1) (e) P.C. Act 'Order' meaning 'Expert' defined Dishonour Dishonour include the amount of money standing to the credit of that account is insufficient to honour the cheque	VI VI VI VI VI VI VI		62 87 87 88 111 67 71 105 97 206
2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency" "Any right" u/s 57 MPLRC "Cannot satisfactorily account" meaning u/s 13 (1) (e) P.C. Act 'Order' meaning 'Expert' defined Dishonour Dishonour include the amount of money standing to the credit of that account is insufficient to honour the cheque Motive	VI VI VI VI VI VI VI		62 87 87 88 111 67 71 105 97 206
2. 3. 4. 5. 6. 7. 8. 9. 10. 11.	"Court" includes "Arbitrator "Just and convenient" u/o 40 R-1 CPC Falsus in uno falsus in omnibus Audi alteram partem "Permanent disablement" "Dependency" "Any right" u/s 57 MPLRC "Cannot satisfactorily account" meaning u/s 13 (1) (e) P.C. Act 'Order' meaning 'Expert' defined Dishonour Dishonour include the amount of money standing to the credit of that account is insufficient to honour the cheque	VI VI VI VI VI VI VI		62 87 87 88 111 67 71 105 97 206

SI. No.	Particulars	Vol. No.	Part No.	Page No.
16.	Occupation and allied words	VI	П	232
17.	Owner and allied words	VI	Н	232
18.	Safe does not cover			
	cashier's cash box	VI	П	259
19.	Caused by or arising out of the use			
	of the vehicle	VI	Н	197
20.	Judges and manifest injustice	VI	111	283
21.	'Owner'	VI	111	330
22.	"Discharge simplicitor"	VI	Ш	334
23.	Removal	VI	111	334
24.	Paid	VI	. 111	337
25.	Provided	VI	- 111	337
26.	Court-compensation officer extent of	VI	- 111	342
27.	Voluntary	VI	- 111	358
28. 29.	Delegate potestas nonpotest delegari Corporate weil or shell factum behind	VI	Ш	360
29.	the facade	VI	III	329
30.	'Lacuna in statement' recalling of	VI	111	329
30.	witness	Vİ	- 111	383
31.	Audi Alteram Partem	VI	1111	362
32.	'Satisfied' Explained	۷I	- 111	372
33.	'Every Order' and 'Interim Order'	VI	111	3/2
33.	applicability	VI	- 10	327
34.	Actus curiae meminem Gravabit-Acts	. VI	111	327
34.	of court shall prejudice no man	VI	IV	494
O.F.		VI	IV	494
35. 36.	Fair criticism Compensation	VI	IV	579
37.	Owner	VI	IV	523
38.	Chamar	VI	IV	481
36. 39.	Attempt to commit murder	VI	1 V	401
39.	intention to commit murder			
	attempt-preparation stages in			
	commission in crime-explained	VI	V	639
40	'Suit' under S. 9 Carriers Act-	VI	V	639
40.		171	1/1	007
44	explained	VI VI	VI VI	697
41.	'Sarvice' and consumer scope of	VI		700
42.	Custody and arrest	VI	VI	719
43.	Habitual and 'Habitual default-	VI	VI	720
4.4	explained			739
44.	'Issued' - 'Despatched'	VI	VI	779
45.	Wages	VI	VI	780
46.	Production incentive Scheme	VI	Vi	780

No.	Particulars	Vol. No.	Part No.	Page No.
17.	Supression	VI	VI	780
18.	'Wrongful user' - 'Change of user'	VI	VI	780
19.	'Improper conduct'	VI	VI	694
50.	Person aggrieved	VI	VI	724
51.	If left outstanding may cause him			
	serious injury and "prejudice" u/s 31	\//	1/1	707
52.	S.R. Act- explained Equity-Equitable relief-intention of	VI VI	VI VI	767
02.	pleading	VI	VI	770
53.	'Juristic Person' explained	VI	VI	733
54.	"Shall liable to confiscation"	VI	VI	747
55.	Sufficient funds	VI	VI	749
56.	'Use of Motor Vehicle' explained	VI	VI	739
	(vi) L.I.C. ACT			
l 1	S. 49			
	Salary Saving Scheme Agent who is?	VI	IV	511
	(vii) LEGAL SERVICES AUTH	IORITI	ES AC	Γ
١.	S. 2 (d), 19 to 22 and 25			
	Appeal from the Award of Lok Adalat -			
	not maintainable	VI	IV	510
	(viii) LIMITATION	ACT		
1.	S. 5			
	Abatement of suit, treating application			
	U/O 22 R.3, 4 (5) as one u/o 22 R. 9	VI	ı	53
2.	S. 5 Delay of 11 months			
	C.P.C., O. 41 R. 21	VI.	IV	472
3.	S. 14 R/W/S 37 (3) and S. 5 of			
	Arbitration Act Reference to arbitrators			
	Invalid reference -reference set aside		.,	0.40
	Civil Suit filed- S. 14 application of	VI	V	643
	S. 14 and 2 (h) Limitation commencement of for return of plaint	VI	VI	734
4.	commencement of for return of plaint	VI	VI	734
4. 5	S 21			
ā. 5.	S. 21 The provision does not apply in cases			
	The provision does not apply in cases	VI •	IV	504
5.	The provision does not apply in cases of trans-position of parties	VI •	IV	504
	The provision does not apply in cases	VI •	IV	504

SI. No.	Particulars	Vol. No.	Part No.	Page No.
7.	Adverse possession-starting point of limitation-Eviction proceedings Tenant claiming adverse possession-			
	law laid down	. VI	III	373
8.	Adverse possession-S. 27 and Art. 65-Long possession under unregistered sale deed such possession not to be disturbed by			
9.	the Court S.27 and Art.65 Adverse possession	VI	111	384
10.	and part performance S. 27 and Art. 64-65	VI	IV	509
1.	Burden of proof and adverse possession S. 27 and Art. 65 Permissive	VI	IV	527
12.	possession as a lessee or under betai agreement S. 29 (2) & S. 5 R/W/S 5 of	VI	VI	734
12.	M.P. Samaj Ke Kamjor Vargon ke			
	Adhiniyam	VI	VI	744
13.	Art. 54 and suit for specific relief Act	VI	H	187
14.	Art. 61 (a) Suit for redemption of mortgage-filed within 30 years of executing mortgage-			
	It is within limitation	VI	111	313
15. 16.	Art. 65 Adverse possession Art. 72 and 113	VI	11	221
17.	applicability of Art. 92	VI	VI	735
18.	Application to set aside sale on merits Art. 100-Civil suit for setting aside award-Plaintiff no party to award	VI	11	254
19.	proceedings- limitation start from the date of knowledge of award Art. 136 and Ss. 5 and 12 (2) Execution of decree. Limitation runs	VI	Ш	323
	from the date of the decree and not			
	from signing of it	VI	11	234
20. 21.	Art. 136 Commencement of period Art. 137	VI	VI	736
	Applicability cases under S. 166 (3) M.V. Act. No limitation.	VI	1	129

SI. No.	Particulars	Vol. No.	Part No.	Page No.
22.	Joint trial- not a right criminal			
	revisions barred separate revisions ought to have been filed	· VI	IV	476
23. 24.	Duty of the Court in in execution S. 468 (3) Cr.P.C.	VI	VI	736
0.5	Limitation	VI	П	209
25. 26.	S. 468-473 Cr.P.C. Limitation- explained M.V. Act, S. 166 (3) (New)	VI	IV	477
	Limitation- no application	VI		198
	XII -(i) M.P. CATTLE (CONTRO	L) AC	1, 197	8
1.	Effect of enforcement of the Act and notification subsequent to the pending of S.L.P. not permissible	VI	VI	740
	(ii) M.P. FOREIGN LIQUOR R			
1.	Rule 1: Infringement of the rule and the purpose entirely different - Trade and merchandise Mark Act Ss. 2 (d)			
	& 29 - Law explained	VI	11	223
	(iii) MADRAS HINDU (BIGAMY, P DIVORCE) ACT	REVE	NTION	AND
1.	Widow's estate-Conversion of limited ownership into absolute one- Widow remarriage- Prior to Hindu Window's Remarriage Act and Hindu Succession Act - Widow divested of even limited ownership - Law explained	VI	III	373
	(iv) MEDICAL TERMINATION OF F	REG	NANCY	ACT
1.	Ss. 3 & 4 R/w/s 24 Extra Judicial confession of accused to the mother of deceased is sufficient to base conviction. Pregnancy not			
	terminated according to law- effect	VI	VI	719
	(v) MENTAL HEALTH	ACT		
1.	Suit on behalf of mentally ill landlord- procedure provided under Ss. 52 to 55 Mental Health Act not attracted	VI	11	231

SI. No.	Particulars	Vol.	Part No.	Page No.
/ 	(vi) MONOPOLIES AND REST PRACTICES ACT, 1969			DE
1.	S. 36-A Unfair Trade Practice explained	VI	VI	738
	(vii) MOTOR VEHICLES ACT	(NEW	& OLD)
1.	S. 2 (5-A) 2 (8), 2 (9) 2 (9-A), 2 (25) and 2 (33) (Ss. 2 (10), 2 (14), 2 (16), 1 (17), 2 (35) and 2 (47) New):	/		2
2.	Driving licence for particular category Ss. 2 (30), 168, 171, 173 and first proviso to S. 173 - application of law -	VI	IV	527
3.	retrospectively explained Ss. 4 and 173 (New) Driving licence absence of driving by	VI	IV	523
4.	minor proof by whom S. 45 Insurance Act	VI	IV	519
5.	Contract of Insurance is a contract of special nature Obligation for true disclosure casted on sured Ss. 72 and 142 (2) (New) Liability of- Breach of conditions of	VI		87
6.	permit S. 92-A (Old)	VI	IV	520
7.	Time of insurance-Time put on cover note is the time S. 92 A, 95 and 103 (old)	VI	1	105
8.	Time of commencement of policy S. 95 (old) and S.147 (new) Liability:	VI	Ш	310
	 a) Effective date under cover note. Cover note dtd. 9-1-89. Accident on 21-1-89. New Act came into force on 1-7-89, S. 147 (2) (New) 			
	applicable. Liability covered b) All four cases can be treated as one case	VI VI	1	110 110
9.	Ss. 95 (1) (b) (ii) (old) 147 (1) (b) (i): Caused by or arising out of the use of the vehicle	VI	- 11	197

SI. No.	Particulars	Vol. No.	Part No.	Page No.
10.	Ss. 95 (5) and 96 (1) (old)			
	Liability of the Insurance Company	VI	111	333
11.	Ss. 95 (2) (a) old and its amendment			
	in 1982			
	Limited liability	VI	IV	520
12.	S. 96(2)(b)(ii), S. 149 (2)(a)(ii) of (New)			
	Driving licence- breach of condition-			
4.0	burden on Insurance Company	VI	1	111
13.	S. 110 (Old)			
	Compensation- relevant factors for consideration	VI	11/	F17
14.	S. 110A and 110 cc (Old) & 166 and	VI	IV	517
14.	171 (new)			
	Quantum of compensation and award of			
	interest principle stated	VI	VI	740
15.	S. 110A (Old)		***	7 10
	Death of daughter Claim by father -			
	another sister substituted entitlement of	VI	il i	227
16.	Ss. 110 B, 110C and 110 D:			
	Compensation and considerations			
	capacity of parents as to good			
	education to the deceased child	VI	IV	519
17.	S. 110 B (old). S. 140 (New)			
	Parents and other family members			
	entitlement of	VI	IV	525
18.	Ss. 128 and 173 (New)			5.10
40	Insurance of pilion rider-not a third party	VI	IV	518
19.	S. 129	VI		0.0
20.	Wearing of helmet S. 140	VI	1	83
20.	Award of interim compensation-			
	obligation on the part of Tribunal to			
	suo motu consider	VI		83
21.	S. 140			
	Conflict between date of accident and			
	date of FIR-entitlement	VI	1	83
22.	Ss. 140, 147 (1) (b) (3) and 149:			
	No fault liability goods vehicle,			
	Gradituous passengers : entitlement	VI	- 1	83
23.	Ss. 140 and 173			
	Appeal Scope of Interim award is also			200
	subject to appeal	VI	1	83

SI. No.	Particulars	Vol. No.	Part No.	Page No.
24.	Ss. 140, 141, 147, 168 and 173 (1)			,
	Cover Note issued on 29th			
	commences from the midnight of			
	28th Accident took place on 29th at			
	6 a.m. is covered	VI	1	105
25.	Ss. 140-142 (New)			
	Fracture proved from challan papers-			
	compensation for on fault liability			400
00	entitled	VI	0	199
26.	S. 140 (New)	1/1	101	010
07	When entitled	VI	111	310
27.	S. 140 (New) No fault liability Award of interim			
	compensation principle laid down	VI	111	384
28.	S.140 (new)	VI	1111	304
20.	No fault liability, Liability of insurance			
	company	VI	IV	526
29.	Ss. 140, 142, 122 A			020
_0.	Award of in terms of compensation	VI	IV	526
30.	S. 140 : Passing of interim award-			
	statutory liability S. 95 (1) (b) (ii)(old)			
	and S. 140 and 149 (New)			
	deceased passenger travelling in truck			
	after payment of fare-Insurance			
	Company not liable	VI	VI	- 740
31.	Ss. 140 (2) (New)			
	No fault liability grant compensation	VI	IV	519
32.	Ss. 142-140			
	Permanent disability explained	VI	1	88
33.	Ss. 145 and 147 and Rule No.142			
	Time if coverage of policy mentioned	10	107	000
0.4	in cover note - effect	VI	Ш	328
34.	S. 145 (b) and (d) (New) Rule 142	VI	11.7	510
25	Cover Note issuance of-its effect Ss. 146-149 (2) and 173	VI	IV	518
35.	Interpretation of Provisions limits			
	insurer's right of appeal in case of third			
	party risk-quantum of compensation-			
	No ground to file appeal	VI	IV	739
36.	Ss. 146 (1), 147 (5) and 149	V 1	1 V	703
	r/w/s/ 2 (d) (e) (f) (h) (New)			
	Liability of insurer under the contract of			
	insurance regarding third party	VI	IV	524

SI. No.	Particulars	Vol. No.	Part No.	Page No.
37.	Ss. 147 and 166			
	Compensation- Driving Licence- Burden			
	of proof	VI	1	84
38.	S. 147 (New)			
	Liability of insurer-Not excluded in			0.10
20	respect of gratuitous passengers	VI	111	310
39.	Ss. 147 (New) and S. 95 (1) (old) : Distinction between third party risk			
	gratituous passenger	VI	IV	522
40.	S. 147 (1) (b) (i)	VI	1 V	322
40.	Liability of Insurance Company,			
	gratituous	VI	1	84
41.	S. 147(5) and 149(1) R/W/S.154 Cr.P.C.			0.1
	Maker and writer of FIR not examined.			
	Statements of eye witnesses cannot be			
	disbelieved	VI	1	106
42.	S. 149 (New)			
	Policy in the name of the partner-			
	Registration in the name of 'Firm' - no			
	adverse effect	VI	1	77
43.	S. 149 :			
	Policy convering liability of one accident	VI		0.4
44.	liability of each victim is covered Ss. 149-173 (New)	VI	1	84
44.	Libility of Insurer- third party	VI	Ш	205
45.	S. 149 (New)	VI		200
10.	Liability of Insurer	VI	11	207
46.	Ss. 149-149 (2) (7), 163-A 169, 170,			20.
	173 (New) r/w Section 115 CPC and			
	Constitution of India, Art. 227:			
	Scope and right of insurer	VI	IV	520
47.	S. 149 (2)			
	Liability of Insurer Private jeep piled as			
	Taxi interim compensation no liability	VI	- 1	85
48.	S. 149 (2) (a) (ii) (New)			
	Driving licence breach of condition-	V/I	16.4	
10	burden on Insurance Company	VI	1	111
49.	S. 163 (1) and 166 (new) Just compensation- method of			
	calculation explained	VI	III	296
50.	S. 163-A and 168 (New)	VI	111	230
50.	Pecuniary loss- determination factor-			
	use of multiplier	VI	IV	524

SI. No.	Particulars	Vol. No.	Part No.	Page No.
51.	S. 166 (new)			
	Dependancy: Parents dependents	VI	1 .	111
52.	S. 166 (3)			
	No limitation. Art. 137 Limitation Act			
	not applicable	VI	1	129
53.	S. 166 (3) (New)			
	Limitation- no application	VI	П	198
54.	Ss. 166-173 (New)			
	Presumption truck leaving road-going	1		
	off side	VI	-11	226
55.	S. 166, 168 (New)			
	Application for compensation - who can	VI	IV	525
56.	S.168 (New)			
	Deductions for lumpsum amount cannot			440
	be ordered	VI	1	112
57.	S. 168 (New)			
	Compensation- not based on injured feelings of claimants but based on			
	financial loss real and probable	VI	Ш	310
58.	S. 168 (New)	VI	111	310
	Fixation of compensation Guess work			
	required-hypothetical consideration and			
	some amount of sympathy	VI	111	310
59.	S. 168 (New)	, a	310.0	
	Quantum of compensation	VI	111	320
SO.	Ss. 168, 170 and 166			
	Quantum	VI	IV	526
31.	Ss. 170 and 173			
	Permission to defend claim to be			
	abtained	VI	. 1	. 77
62.	S. 170 and 173			
	Appeal by insurer	VI	IV	527
33.	S. 173 (New)			
	Family pension not to be deducted in			
	determining compensation	VI	11	207
64.	S. 173 (New)			
	Appeal-premium paid by cheque it was			
	dishonoured alleged communication of			
	it made-proof not produced-effect	VI	Ш	363
85.	Ss. 173 (New)			
	Second Schedule-Multiplier rule of	1/1	1) (546
	application stated	VI	IV	518

SI. No.	Particulars	Vol. No.	Part No.	Page No.
66. 67.	S. 173 and Schedule r/w S. 163A- Just and fair compensation explained S. 173 (new)	. VI	IV	523
	Some evidence on record-party absent- claim dismissed-procedure of CPC not followed-claim ought to have been			
	decided on available evidence	VI	IV	526
68.	Compensation- documents proof of	VI	11	226
69.	'Compensation' Meaning of	VI	IV	519
70.	'Owner' meaning of	VI	IV	523
71.	Return of vehicle after part of			
	the case compromised	VI	IV	479
	(viii) MUNICIPAL CORPORA		ACT &	
	MUNICIPALITIES A	CT		
1.	Ss. 86-89 Municipalities Act :			
	Civil post what is	VI	VI	746
2.	S. 127-A (2) (b) Proviso			
	is ultravires, the charging section	VI	VI	741
3.	S. 401 (1)			
	non-service of statutory notice and			
	rejection of plaint u/s O. 7 R. 11	VI	VI	743
	XIII- (i) N.D.P.S. A	CT		
1.	Sections 2 (xviii), (xvii) and 15:			
	"Poppy Husk"	VI	VI	748
2.	Ss.20 (b)(i), 37, 42, 43 50, 51 and 57			
	Investigation by officer seizing the			
	incriminating article propriety of	VI	IV	485
3.	S. 20 (b) (i) and 50 R/w/s 27			
	Evidence Act			
	Admissibility who deposed correctly	VI	VI	748
4.	Ss. 20 (b) (i) and 50 r/w/s/27			
	Evidence Act			
(8)	Admissibility of statement under			
	section 27 Evidence Act	VI	VI	746
5.	Ss. 20 (b) (i) and 50 and 60 (3)	\/1	1/1	7.47
0	Confiscation	VI	VI	747
6.	S. 20 (b) (ii) and S. 50 Requirement to inform the accused	VI	П	247
	riequirement to inform the accused	V I	11	241

SI. No.	Particulars	Vol. No.	Part No.	Page No.
7.	Ss. 21 and 27			
	Addiction of accused - proof of	VI	1	58
8.	Ss. 21 and 50 -			
	Omission to inform the accused- effect	VI	_ 11 -	246
9.	-do-	VI	. 11	246
10.	Ss. 23 and 29			
	Framing of charge- No - deep	171		000
	examination probative value	VI	II II	222
11. 12.	Ss. 42 and 50	VI	'	58
12.	S. 42 (1) (2) Non compliance of			
	S. 42 (1)			
	Trial is vitiated Effect of non-compliance			
	of S. 42 (2) explained	VI	- 11	222
13.	S. 50 Compliance of			
	a) 1999 (2) MPLJ 406	VI	1	57
	b) JT 1999 (4) SC 540	VI		57
	c) (1999) 7 SCC 88	VI	. 1	59
	d) 2000 (1) MPHT 103	VI	1	71
14.	S. 50			
	Compliance of Mode of	VI	11	202
15.	-do-	VI	H	202
16.	-do-	VI	II -	202
17.	S. 50			
	Right to be examined does not extend			
	to search of baggage or person	VI	Н	262
18.	S. 50			
	Right to search - Nature of compliance			
40	explained	VI	Ш	344
19.	S 50 (1) and 42			
	Purpose of : Reasonable safeguard for			
00	the accused explained	1/1		075
20.	Sections 55 and 57	VI	III 1	375
	Conviction u/s18 - Non compliance with			
	the provisions u/ss 55-57 - Conviction			
	vitiated			
	(ii) NEGOTIABLE INSTRUM	ENTS	ACT	
1.	Ss. 118, 138, 139 and 148			
	Signature on cheque admitted by			
	accused effect	VI	1	93

SI. No.	Particulars	Vol. No.	Part No.	Page No.
2.	S. 138 and			
	(a) territorial jurisdiction			
	of criminal Courts explained	VI	- 1	93
	(b) Ss. 138 and S. 27 General			
	Clauses Act 'Notice' purposes of	VI	1	93
3.	S.138 and Sick Industrial Companies			
	(Special Provisions) Act, S. 3 (i) (o)			
	and 22 Criminal complaint filed			
	before declaration as sick not hit	VI	1	107
١.	S. 138			
	The word "the amount of money			
	standing to the credit of that account is			
	in sufficient to honour the cheque"			
	covered by the meaning "Dishonour".	VI	II .	205
5.	Ss. 138 and 142			
	a) Tender of cheque can be	VI	11	231
	presented any number of			
	times- within the period			
	b) notice of demand nature of	VI	H m	231
6.	S. 138 r/w Section 320 Cr.P.C.			
	Compromise in exceptional case by			
	Supreme Court - Stage at which			
	compromise to be recorded	VI	111	349
7.	S. 138/142 N.I. Act			
	Power of Magistrate u/s 29 Cr.P.C.			
	to impose fine	VI	IV	486
3.	S. 138			
	presumption about dishonour of cheque	VI	V	648
9.	Ss. 138 & 142 r/w/s 29 (2) 375 and			
	386 Cr.P.C.			
	Compensation- use of provisions of			
	S. 357 Cr.P.C.	VI	V	649
10.	S. 138	10		740
	Cheating u/ss. 420/406/468 IPC	VI	VI	748
11.	S. 138 Proviso (b) and S. 139	171	1/1	740
	Insufficient funds explained	VI	VI	749
12.	S. 138 Proviso (b)	\/!	1/1	740
	Object of service of notice	VI	VI	749
13.	S. 138 and 139 and 141			
	Company and its directors -	VI	VI	750
1.4	Prosecution of	VI	V I-	750
14.	Criminal case u/s 138	VI	VI	750
	pending-stay of civil suit.	VI	VI	/50

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	XIV - OFFICIAL LANGUAGE A	CT 19	57 (M.	P.)
1.	Section 4 and Notification No- 1281-216- 1.6 1963 Hindi to be official Language	VI	V	649
	XV - (i) PARTNERSHI	P ACT		
1. 2. 3.	S. 69 and Arbitration Act, S. 14 (2) Effect on defending persons Court fee-mode of valuation Suit for partition by partner - Death of sole surviving partner - Effect of	VI VI	VI V	762 617-619
	(ii) PARTITION ACT & LAW C	F EAS	SEMEN	T
1.	Section 4 Partition Act Pre-emption (The preferential Right) and S. 22 Hindu Succession Act Partition suit- Preliminary decree passed- No suit for accounts and mesne profits maintainable. Relief	VI	VΙ	752
3.	sought be agitated at the time of final decree (See O. 20 R. 12 CPC) Right to ingress and engress-law explained	VI VI	111	382 255
	(iii) PAYMENT OF GRATU	JITY A	CT	
1.	S. 4 r/w/s. 16 Hindu Marriage Act Payment of gratuity to the children born to the deceased from second wife	VI	VI	751
	(iv) PRACTICE AND PROCEDU (INCLUDING CIVIL AND C			AL
1.	Judicial Process-Judicial composure- should not be disturbed by annoyance of the Court	VI		37/39
2. 3.	Duty of appellate Court to consider all points and pass speaking order Parties instituting new proceedings	VI	1	81
	bound to notify regarding earlier proceedings.	VI	+	122

SI. No.	Particulars	Vol. No.	Part No.	Page No.
4.	Plaintiff getting full claim of the suit.		-	
	He wins the suit. It is immaterial even			
	if the court writing it to have been			
	dismissed	VI	- 11	199
5.	Decorum in Courts	VI	111	395/396
6.	Notice to opposite party when			,000,000
	necessary (Amendment in pleadings)	VI	- 10	301
7.	Amendment- admissions			
	withdrawal of	VI	111	317
8.	Remand- when need not be made	VI	111	344
9.	State as a litigant/ party	VI	111	344
10.	"Cruelty" and "Adultery			
	application of evidence	VI	111	372
11.	Possession- person in settle			
	possession cannot be dispossessed			
	by force	VI	111	324
12.	Jurisdiction- Executive to act in			
	pursuance of powers given to it by			
	law. No immunity from the jurisdiction			
	of the Court to inquire into legality	VI	111	324
13.	Evidence partly recorded - Parties			
	absent- Case dismissed- Tribunal			
	ought to have decided the case	VI	IV	526
14.	Interim order- Superior Court-			
	Binding effect at the stage of final order	VI	V	651
15.	Passing of strictures	VI	V	651-652
16.	C.P.C. Pleadings Generally			
	Presumption about constitutional validity	VI	V	612
17.	Standard of behaviour	VI	V	626
18.	Judgment to be delivered in time	VI	V	634
19.	Statute law- Conditions prescribed			
	by the Statute must be satisfied	VI	VI	714
20.	Duty of the Court in Execution cases	VI	VI	736
21.	Power to recall the order			
	Order obtained by wangled	VI	VI	704
22.	Absence of accused hearing of	15.		
	appeal duty of the Court	VI	VI	717
23.	Right to appeal Locus-standi	VI	VI	751
24.	Natural Justice-Auction sale under			_8
	CPC- audi alteram partem	VI	VI	752
25.	Advocate- duty of counsel			
	to come prepared with the case	VI	VI	755

SI. No.	Particulars	Vol. No.	Part No.	Page No.
26.	Advocate- Duty of attack on reputation of a judge by advocates contempt	VI	VI	755
(v)	PREVENTION OF CORRUPTION A	ACT (N	EW AN	D OLD)
1.	Ss. 5A (1) Proviso II and S. 5 (1) (e) (New) Sanction permission to investigation	VI	V	650
2.	S. 5 (1) (a), 5 (2) (New)	VI	V	030
3.	and S. 161 IPC S. 5 (1) (e), 5 (2) (New) Disproportionate properties Nature of-	VI	VI	754
4.	Proof S. 5 (2) (c) and S. 409 IPC	VI	VI	753
5.	Less than minimum sentence Old aged person S. 13 (1) (e) No investigative trial	VI	ſ	82
6.	use of word "cannot satisfactorily account" S. 13 (1) (e) & 17 r/w/s 397 Cr.P.C.	VI	1	71
7.	Special Judge who granted permission to CBI for investigation - Such special Judge has jurisdiction to try the case Ss. 13 (1) (e) r/w/s/ 13 (2) P.C. Act. Before framing of charge documents	VI	VI	754
8.	are to be seen regarding- Income Tax Returns etc. Sanction u/s 197 Cr.P.C. P.C. Act (New & Old) General Clauses	VI	VI	708
	Act- Rule explained	VI	11	257
	(vi) PREVENTION OF FOOD ADU	JLTERA	MOITE	ACT
1.	Provisions of Probation Act When applicable (Cr.A. No. 2777/99, State Vs. Tikeshwar Pd. Decided on			
0	4-1-2000, JBP (Seat)	VI	1	129
3.	Ss. 13 (3), 16 and Rule 44 (h) Variation in the report Ss. 13 and 20 (1) r/w/s 13 (2), (2-B), (2-D) (3) and (5) Two different reports	VI	11	201
	Two different views			
	Question of sanction	VI	VI	759

SI. No.	Particulars	Vol. No.	Part • No.	Page No.
4. 5.	Rules 7 (3), 14 of P.F.A. Act Section 16 r/w/Rule 4 (3), (4)	VI	11	201
6.	Non Compliance of Rules effect Ss. 20-A, 16-A, 16(i) 20 and 2 (1)-	VI	VI	758
	Court's power to implead a dealer	VI	11	188
	(vii) PROBATION			
1.	Sections 3, 4, 5 and 6 Offender below 21 years of age. Court bound to call report of Probationary Officer. Offence not punishable with			
0	death	VI	VI	757
2. 3.	Benefit Principle laid down Provisions of Probation of Offenders Act- applicability to Prevention of Food	VI		103/104
	Adulteration Act	VI	1	129
	XVI - (i) REGISTRATIO	N AC	Г	
1.	S. 2 (6) and S. 17 (1) (b) Immovable property- plant and machinary embedded in the earth if			
2.	covered? S. 49 Collaateral purpose-sale deed though	VI	Ш	345
3.	registrable not registered can still be used for colleteral purpose S. 58	VI	VI	763
4.	Presumption of correctness of endorsement made in deed-Presumption rebuttable only by strong evidence to contrary S. 72	VI	111	316
4.	Duty of the Registrar	VI	VI	762
	(ii) REPRESENTATION OF P	EOPL	E ACT	
1.	S. 123 Onus of proof on petitioner standard of			
2.	proof- alike a criminal quasi criminal charge Election Rules Affidavit- Law stated	VI VI	III VI	353 763
۷.	Election Fluids Amazvit- Law stated	V ()		, 00

SI. No.	Particulars	Vol. No.	Part No.	Page No.
	XVI (i) SAMAJ KE KAMJOR VAI		KE	••••
	ADHINIYAM, 1981 (M.F.)		
1.	Preamble and Ss. 5 & 6 Elaborates the need for enacting the Adhiniyam	VI	VI	765
2.	S. 5 Proceedings are in the nature of suit. Provisions of Section 5 Limitation Act not applicable	VI	VI	744
3.	Duty of Court to adjudicate Advocates for parties not available- Court to consider all points urged			
	and decided	VI	Ш	309
	(ii) SERVICE LAI	N		
1.	Opportunity to show cause to			
١.	adversely affect person when not			
	necessary	VI	1	60
2.	Departmental enquiry			
	a) Hand writing expert			
	b) Notice of the proposed			
	punishment not given effect of			
	c) Non supply of enquiry report			
	before the order of punishment			
	was passed efffect			
	d) no reasons adduced in support of			
	conclusion effect			
	e) Interference by the			-
	Court to what extent	VI	1 = =	118
3.	Reinstatement after acquittal D.E. on			
	two charges. Reinstatement not as of			00.4
	right Rule explained	VI	П	204
4.	Confidential reports - Adverse remarks-			
	down grading of entries - communication of	M		016
5.	Twice posting - No-adverse inference	VI	II II	216
5. 6.	D.E Natural Justice Examination of	VI	- 11	260
0.	complainant and witnesses not done -			
	effect	VI	и н <u>* -</u>	260
7.	Departmental enquiry should be	• '	- 1	200
	conducted by impartial Authority	VI	111	311

SI. No.	Particulars	Vol. No.	Part No.	Page No.
8.	Pension Rules (M.P.) S.47 (7) and (8)			
	Family pension to one of the family			
	members only	VI	Ш	311
9.	Distinction between "discharge			
	Simplicitor" and "Removal"	VI	Ш	334
10.	Absorption- permanent absorption	VI	Ш	346
11.	Equation of post	VI	Ш	346
12.	Seniority	VI	111	346
13.	M.P. Lower Judicial Services			
	(Recruitment and condition of			
	service) Rules R. No. 7, 7(b), 7 (d)			
	and Constitution of India Arts. 14-16,			
	234 and 309			
	a) Relaxation of upper age limit			
	b) Rules not discriminatory			
	c) Superannuation			
	 d) Rule applies to permanent or temporary Govt. servants and not 			
	to any other category			
	e) Source of power u/A 234 of the			
	Constitution			
	f) Law graduates who practised and			
	in service			
	g) Women- reservation and age			
	relaxation- justified	VI	111	350
14.	Judicial Services	•		000
	a) findings of the Enquiry Officer not			
	binding on Disciplinary Authority			
	b) Control of the High Court- duty to			
	maintain purity			
	c) Judiciary floats on the			
	Confidence of the people			
	d) Status of Judges at all levels			
	represents the State and its			
	authority			
	e) Dishonest Judicial personage			
	is an oxymoron	ŅΙ	Ш	375
15.	Long Leave and termination	IV	Ш	382
16.	Administrative Law Subordinate			
	Legislation. Office memoraandum not			
	making known to affected person-	9	200	
	effect on him no effect	VI	111	346

SI. No.	Particulars	Vol. No.	Part No.	Page No.
17.	Denying benefit of service rendered			
	by deputationist on equivallent post			
	in his parent department	VI	111	346
18.	Pension Rules, R. 173 and clause 4			
	of appendix II (Central)	VI	IV	495
19.	Termination of service without			
	following procedure propriety	VI	V	628
20.	Recruitment Rules			
	Process explained	VI	V	659
21.	Promotion- Adverse Remarks-			
	Communication of A.C.R. etc			
	requirement of	VI	V	653
22.	Termination of Service I.D. Act	VI	V	628
23.	Executive orders- Binding effect	VI	VI	767
24.	Promotion- Selection of post-			,
	Determination and criterion for			
	selection	VI	VI	767
25.	Family pension- Scope		•	
	Punjab State Civil Services Rules			
	Widowed sister is covered.	VI	VI	767
(iii) S.C. S.T. (PREVENTION OF A	TROC	ITIES)	ACT
	S. 3 (1) (v)			
	Extent of proof required To show that			
	the complainant was dispossessed			
	wrongly by accused	VI		55
2.	S. 3 (1) (v)	_		00
	Prosecution to establish Possession of			
	the complainant	VI	1	118
3	S. 3 (2) (v)	3.42.4		110
	To whom provisions apply	VI	VI	765
١.	S. 14 r/w/s/ 6 and 193 Cr.P.C.	• • •	V 1	700
•	Cases to be committed	VI	IV	482
j.	Cases are to be committed under the		1 V	402
	Act, Reference answered (Please			
	refer to Joti VI Part III page 371)	VI	V	609
	Court when can be made party	VI	III	362
	Trial under the Act	VI	111	302
	Committal proceedings necessity of	VI	Ш	371
	Committal Dioceculius Hecessity Ul	VI	111	0/1

SI. No.	Particulars	Vol. No.	Part No.	Page No.
8.	Trial by special judge who happens to be sessions judge charge u/s 376. No charge framed u/s 3 under S.C. S.T.			
9.	(P.A.) Act. No De-novo trial required Using word 'Chamar' not perse offence	VI VI	VI	777 481
	(iv) SICK INDUSTRIAL (SPECIAL PROVISIONS) A			
1.	S. 3 (1) (o) and 22 Criminal Complaint before declaration as sick - not hit	VI		107
2. 3.	S.3 (i) (o) and 22 r/w/s 138 of N.I. Act Application of provision Ss. 17 (3), 18 (2), 22 and 22-A	VI	111	324
1.	Bar of suit: Proceedings against Guarantors also applies S. 22 (1)	VI	VI	766
	Decree not coercive	VI	111	325
	(v) SPECIFIC RELIEF	ACT		
1. 2.	S. 5 (1) and 11 Marriage Burden of proof and quantum of marriage and S. 34 S. 6	VI	IV	503
	Possession of servant is that of owner- Servant cannot maintain a suit against the latter. Words owner, occupier,			
3.	possession and allied explained S. 9, 19-B and 20 (2)	VI	11	232
4	Demand Notice u/s 3 of the T.P. Act Ss. 10 and 20	VI	VI	776
4. 5.	Suit by vendee- Collusive suit and decree obtained by family members-cannot affect the interest of vendee Ss. 14 (c) and 23	VI	II	230
	Where default clause not embodied in agreement regarding right to claim spcific performance- effect no specific			
	performance.	VI	11	241

SI. No.	Particulars	Vol. No.	Part No.	Page No.
6.	S. 16 and O. 8 R. 10 CPC Courts duty to see the pleading	VI		37
7. 8.	S. 16 (c) Readyness and willingness - False plea- effect Ss. 16 and 20	VI	1	62
9.	Readiness and willingness How to be proved and inferred S. 31	VI	III	319
10.	'If left outstanding may cause serious injury and prejudice' explained Second Marriage and right of first wife	VI	VI	767
	u/s 11 of Hindu Marriage Act considered	VI	IV	503
	(vi) STAMP ACT			
1.	Bombay Stamp Act, S.2(q), 32-A, r/w Sch. 1, Art. 25 Expln. 1 Duty in respect of agreement covered by explanation is leviable as conveyance. See Art. 23 Sch. 1-A,			
2.	Stamp Act (M.P. Amendments) Ss. 10 & 11 and Stamp Rules 1942	VI	1	121
3.	details given Admissibility of pronote S. 47-A Valuation of property by Collector and scope of judicial review	VI	VI	729
4.	by the Supreme Court Taxing statute must be construed	VI	Ш	346
	strictly	VI	Ш	354
	XVII (i) TORT			
1.	Malicious Prosecution test to determine	VI	1	92
2.	Suit for damages jurisdiction of civil			
3.	courts- S. 20 (a) (b) CPC Nuisance- Specific Relief Act, S. 38 Injunction - Future nuisance	VI	V	617
	apprehended - Rule explained	VI	VI	770
4. 5.	Private Nuisance Quiq timet- action When cancellation may be ordered	VI VI	VI VI	770 767-B

SI. No.	Particulars	Vol. No.	Part No.	Page No.
6.	S. 6 Suit by person dispossessed of immovable property. Question of			
7.	gratuitous possession S. 16 (c)	VI	VI	768
8.	Readiness and willingness pleading and proof Equity, equitable relief Intention of	VI	VI	769
9.	pleading Damages- Proof required admissions	VI .	VI	770
	not sufficient (ii) TRADE AND MERCHANDISI	VI E ma f	VI RKS AC	705 T.
1.	Ss. 2 (d) and 29 Labels- whether deceptively similar			
	Proof of- rule laid down	VI	П	223
	(iii) T.P. ACT			
1.	S.3 'Notice' knowledgeExplain. II- Deemed Notice	VI	VI	776
2.	Ss. 3 and 54 Immovable property, plant and machinery embedded in earth if covered	VI	Ш	345
 3. 4. 	S. 45 Principle of applicability explained- plaintiff's name recorded. Defendant's version that it was only because of love and affection and joint funds S. 53-A, 54 and 55	VI	III	335
1.	Agreement to sale deed and Registered sale deed-sub sequent purchaser without notice has right to possession previous agreement, receipt of possession and payment of consideration not proved intended			
5.	vended not entitle to protect possession S. 53A Part performance- Adverse possession	VI	Ш	309
	Part Performance Right to claim back possession back. Defendant's failure to			
	claim specific performance	VI	IV	509

SI. No.	Particulars	Vol. No.	Part No.	Page No.
6. 7.	S. 53 A S.53-A The requirement in the matter of	VI	VI	771
8.	defence of part performance-necessary conditions for S. 55 R/W/S 165 M.P.L.R.C Sale deed executed for half of the actual	VI	VI	772
9.	price, effect of Ss. 55, 58 and 58 (c)	VI	1	110
10.	Mortgage by conditional sale and sale with a condition to repurchase S. 60-65-67 Suit for redemption. Usufructuary	VI	VI	772
11.	mortigagee cannot deny title of his mortgagor S. 67	VI	111	317
12.	Principle laid down in view of Ss.34, 67 and 92 (1) of Evidence Act S. 109	VI	11	263
	Right to own, possess and enjoy the goods in case of seller- purchaser. No limitation	VI	VI	704
13.	S. 113 III. (a) Waiver-acceptance of rent-effect of	Vi	VI	771
	(iv) TRUST LAWS			
1.	Public Trusts Act, 1961 (M.P.) S. 1 and Public Trust Act (Bombay) Ss.50 and 51			
	Trust registered outside M.P., Property in M.P., Properties to govern by the Act under which it was registered	VI	1	99
2.	S. 82 The property held by person as trustee/ Respondent. Appellant sending money for purchase of property. Trustee purcheses property in his own name. Proceedings pending. Provisions of			
	Benami Law not applicable.	VI	Ш	354