

INDEMNITY 124-125 INSURANCE CONTRACT----- GUARANTEE 126-147 BY 3 RD PERS---- BAILMENT DRY CLEANER 148-171-----  
PLEDGE GOLD IN BANK 172-179---- AGENCY PROP DLR 182.

STRIDHAN NT PARTNER (PARTNERSHIP-4) , PRATIBHA RANI V SURAJ KUMAR 1985, AGREEMENT, SHARING OF PROFITS, MUTUAL  
AGENCY (REAL TEST) COX V. HICKMAN , ACTING FOR ALL

MINOR NT PARTN SEC 30- MOHORI BIBEE V. DHARMODAS GHOSE (1903) ,

MINOR IS LIABLE AFTER 18- CIT V. DWARKADAS KHETAN & CO.

BUSINESS SECT 2 (B) DEFINE BUSIN ABDUL BADSHAH SAHEB V. CENTURY WOOD INDUSTRY

SEC 4 WHAT PARTNERSHIP AND SEC 6 CHECK IS PARTNERSHIP AVAILABLE

PARTNERSHIP AT WILL SECT 7 NO TIME FRAME SEC 43 DESOLUTION OF PARTNER SHIP

DUTY TO INDEMNIFY FOR FRAUD SECT 10

DUTY RELATING TO CONDUCT OF BUSINESS SECT 12 ( B)

WILFUL NEGLIGENCE SECT 13 (F)

NEMO DAT QUOD NON HABET (NO ONE CAN GIVE WHAT HE DOES NOT HAVE.) CASE: LEE V. BAYES-- CASE: GREENWOOD V.  
BENNETT

QUID PRO QUO (BARTER SYSTEM)

MINOR AS PARTNER SECT 30 PROFIT TAKEN, BOOKS CHECK, AFTER 6 MONTH HE CAN Y OR N

NON-REGISTRATION OF FIRM SECT 69

DISSOLUTION OF FIRM BY AGREEMENT SECT 40 COMPULSORY DISSOLUTION SECT 41

ON HAPPENING OF CERTAIN EVENTS 42 BY NOTICE 43 BY COURT 44

SELL 4 AND AGREE TO SELL--- ROWLAND V. DIVALL-- HELBY V. MATTHEWS-- TARLING V. BAXTER

CONDITIONS AND WARRANTIES 12-17, CONDITION-CASE-- POUSSARD V. SPIERS --WARRANTY CASE-- BETTINI V. GYE—COND  
BECOM WAR CASE- CEHAVE NV V. BREMER HANDELSGESELLSCHAFT , BALDRY V. MARSHALL (1925)

CAVEAT EMPTOR (BUYER BEWARE) CASE- WARD V. HOBBS (CAVEAT ACTIVE)- PRIEST V. LAST (HOT WATER BOTTLE. SELLER  
RESPONCBLE) BALDRY V. MARSHALL (1925)-- R.E. ANDREW YULE & CO. 1932

UNPAID SELLER 45-54 CASE LICKBARROW V. MASON-- R.V. WARD LTD V. BIGNALL

HIRE PURCHASE SECT 2 CASE HELBY V. MATTHEWS

PROVISO SECT 16( 1 ) JUST LIKE AN EXCEPTION. FROST V. AYLESBURY DAIRY CO. [1905] 9 (STRICT LIABILITY)

RES IPSA LOQUITUR (THE THING SPEAKS FOR ITSELF). NEGLIGENCE CHAPRONIERE V. MASON (1905) STONE IN BUN CASE  
TOOTH BROKEN