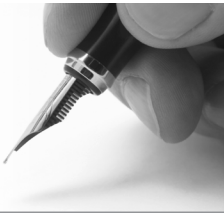


Contents



	PAGE
<i>About the Author</i>	I-5
<i>Preface</i>	I-7
<i>List of Cases</i>	I-23

1

HISTORY

Code of Civil Procedure, 1908	2
SUMMARY	2

2

DEFINITIONS

2.1	“Code” includes rules [S. 2(1)]	5
2.2	Decree [S. 2(2)]	5
2.2.1	There must have been an adjudication	5
2.2.2	The adjudication must have been in a suit	6
2.2.3	The adjudication must have determined the rights of the parties in respect of, or any of the matters in controversy	6
2.2.4	Such determination must be conclusive	6
2.2.5	Resulting in a formal expression of the adjudication	7
2.3	Decree holder [S. 2(3)]	8
2.4	District [S. 2(4)]	9
2.5	Foreign Court [S. 2(5)]	9
2.6	Foreign Judgment [S. 2(6)]	9
2.7	Government Pleader [S. 2(7)]	9
2.8	Hight Court [S. 2(7A)]	9

	PAGE
2.9 India [S. 2(7B)]	9
2.10 Judge [S. 2(8)]	9
2.11 Judgment [S. 2(9)]	10
2.12 Judgment-debtor [S. 2(10)]	10
2.13 Legal Representative [S. 2(11)]	10
2.14 Mesne Profits [S. 2(12)]	11
2.15 Movable property [S. 2(13)]	12
2.16 Order [S. 2(14)]	12
2.17 Pleader [S. 2(15)]	14
2.18 Prescribed [S. 2(16)]	14
2.19 Public Officer [S. 2(17)]	14
2.20 Rules [S. 2(18)]	15
2.21 Shares in a Corporation [S. 2(19)]	15
2.22 Signed [S. 2(20)]	15
SUMMARY	15

3

FOREIGN JUDGMENT

3.1	Foreign Court	17
3.2	Foreign Judgment	18
3.2.1	Where the judgment has not been pronounced by a court of competent jurisdiction	20
3.2.2	Where it has not been given on the merits of the case	20
3.2.3	Where it appears on the face of the proceedings to be founded on an incorrect view of international law or where it refuses to recognize the law of India wherever applicable	21
3.2.4	Where the proceedings in which the judgment was obtained was opposed to natural justice	21
3.2.5	Where it has been obtained by fraud	22
3.2.6	Where it sustains a claim founded on a breach of any law in force in India	22
3.3	Submitting to the jurisdiction of the Foreign Court	22
3.4	Anti-suit injunction	23
3.5	Matrimonial cases	23

	PAGE
3.6 Execution of decrees passed by Courts in reciprocating territory	24
3.7 Suits on Foreign Judgment	27
SUMMARY	27

4

JURISDICTION

4.1 Jurisdiction of Court	29
4.2 Irregular exercise of jurisdiction/Lack of jurisdiction	30
4.3 Does consent confer jurisdiction	30
4.4 Ouster of jurisdiction	31
4.5 Courts to try suits of civil nature	32
4.6 Express and implied bar	33
4.7 <i>Explanation I</i>	35
4.8 <i>Explanation II</i>	35
4.9 Place where a suit can be instituted	36
4.10 Section 15	36
4.11 Section 16	37
4.12 Proviso to section 16	38
4.13 Section 17	39
4.14 Section 18	39
4.15 Section 19	40
4.16 Section 20	42
4.17 Choice of forum	43
4.18 <i>Explanation to section 20</i>	44
4.19 Section 21	47
4.20 Transfer of suit	48
4.21 Appeal	48
SUMMARY	48

5

RES SUB-JUDICE, RES JUDICATA AND INHERENT POWERS OF THE COURT

5.1 <i>Res Sub-Judice</i>	51
----------------------------------	----

	PAGE
5.2 Essentials of <i>Res Sub-Judice</i>	54
5.2.1 There must be two pending suits	55
5.2.2 The two suits should be in India or Courts outside India established under the authority of Central Government	55
5.2.3 The parties must be same in both the suits or claiming under them or litigating under the same title	55
5.2.4 The matter in issue in the previous suit is directly and substantially in issue in the subsequent suit	56
5.3 Non-applicability of section 10	58
5.4 Whether stay of suit is possible under inherent powers of the Court	59
5.5 <i>Res judicata</i>	59
5.5.1 Two suits	62
5.5.2 Same parties: The parties must be same in both the suits or claiming under them or litigating under the same title	62
5.5.3 Matter in issue in both the suits must be directly and substantially the same	64
5.5.4 The earlier court should have been competent to try the subsequent suit	68
5.5.5 The suits/issues must have been heard and finally decided by the Court	70
5.6 Does <i>ex parte</i> decision amount to <i>Res Judicata</i>	70
5.7 <i>Explanation V</i>	70
5.8 <i>Explanation VII</i>	71
5.9 Application of <i>Res judicata</i> to writ proceedings and applications in a pending suit	71
5.10 <i>Res judicata</i> between Co-Plaintiff and Co-Defendants	73
5.11 Difference between <i>Res Judicata</i> and Estoppel	73
5.12 <i>Res Judicata</i> and Order II Rule 2 of CPC	73
5.13 <i>Res Judicata</i> when not applicable	73
5.14 Question of <i>Res Judicata</i> cannot be decided as a preliminary issue	75
5.15 Restitution (Section 144)	76
5.16 Caveat (Section 148A)	78
5.17 Enlargement of time (Section 148)	79

	PAGE
5.18	Power to make up deficiency of Court fees (Section 149) 80
5.19	Transfer of business (Section 150) 83
5.20	Saving of inherent powers of the Court (Section 151) 83
5.21	Amendment of judgments, decrees or orders (Section 152) 87
5.22	General power to amend (Section 153) 89
5.23	Power to amend decree or order where appeal is summarily dismissed (Section 153A) 89
5.24	Place of trial to be deemed to be open Court (Section 153B) 90
SUMMARY	90

6

INTEREST & COSTS

6.1	Meaning of 'interest' 93
6.2	Interest prior to the filing of the suit 95
6.3	Interest during the pendency of litigation 96
6.4	Interest from the date of the passing of the decree till the realization 96
6.5	Costs 97
6.5.1	General cost 98
6.5.2	Miscellaneous cost 99
6.5.3	Compensatory cost for false and vexatious claim or defense 100
6.5.4	Costs for causing delay 101
SUMMARY	103

7

PARTIES TO SUIT, CAUSE OF ACTION, INSTITUTION OF SUIT, RECOGNIZED AGENTS AND SERVICE OF SUMMONS

7.1	Parties to suit 105
7.2	Necessary and proper parties 105
7.3	Joinder of plaintiffs 106
7.4	Joinder of defendants 107
7.5	Misjoinder of parties/Non-joinder 108
7.6	Addition/deletion of parties 109
7.7	Representative suit 112

	PAGE
7.7.1 Numerous persons	113
7.7.2 Same Interest/same cause of action	114
7.7.3 Permission of the Court	114
7.7.4 Notice	115
7.8 Representative suit and <i>Res Judicata</i>	115
7.9 Order II Rule 2	116
7.10 Order II Rule 2 when not applicable	122
7.11 Order II Rule 2 and <i>Res Judicata</i>	124
7.12 Order II Rule 3	124
7.13 Joinder of plaintiffs and causes of action	126
7.14 Joinder of defendants and causes of action	126
7.15 Order III- Recognized agents	128
7.16 Institution of suit	133
7.17 Issue of summons	134
7.18 Substituted service	139
7.19 Service of summons on defendant in special cases	142
7.20 Service of summons in commercial suits	145
SUMMARY	146

8

PLEADINGS

8.1 Pleadings	148
8.2 Object of pleadings	149
8.3 Rules of pleadings	150
8.3.1 Pleadings should contain facts and not law	150
8.3.2 Facts and not evidence	150
8.3.3 Facts stated should be material facts	151
8.3.4 Facts should be in concise form	151
8.4 General principles of pleadings	153
8.4.1 Presumptions of law need not be pleaded	154
8.4.2 Alternative and inconsistent pleas	154
8.4.3 Pleadings to be interpreted liberally	155
8.5 Verification of pleadings	156
8.6 Striking off pleadings	157

	PAGE
8.7	Inherent power to strike off defence 158
8.8	Amendment of pleadings 159
8.9.	Principles governing amendment of pleadings 160
8.10	Amendment in plaint/written statement: Difference 169
SUMMARY	170

9

PLAINT AND WRITTEN STATEMENT

9.1	Plaint 172
9.2	What should a plaint contain? 173
9.3	Events post filing of suit 176
9.4	Filing of documents along with plaint 176
9.5	Presentation of plaint 177
9.6	Return of Plaint 177
9.7	Rejection of plaint 179
9.8	Application under Order VII Rule 11 should be decided prior to filing of WS 179
9.9	Contents of the plaint to be seen 180
9.10	Rejection as a whole 182
9.11	Grounds for rejection of a plaint 183
9.12	Effect of rejection of plaint 186
9.13	Appeal 187
9.14	Order VIII written statement 188
9.15	Time for filing written statement 189
9.16	Effect of not filing written statement in prescribed time 191
9.17	Filing of written statement 192
9.18	Rules of defence 194
9.19	Effect of evasive denial 194
9.20	Set-off 197
9.21	Counter-claim 200
9.22	Difference between set-off and counter-claim 206
9.23	Subsequent pleadings 207
9.24	Consequences of non-filing of written statement 207
SUMMARY	209

10**APPEARANCE OF PARTIES AND CONSEQUENCE
OF NON-APPEARANCE**

10.1	Scope of Order IX	212
10.2	Dismissal of the suit on account of failure on the part of the plaintiff	212
10.3	Dismissal of the suit where both the parties do not appear	213
10.4	Dismissal of suit when plaintiff does not appear	213
10.5	Procedure when defendant does not appear for reasons of non-service of summons	214
10.6	Procedure when defendant does not appear for reasons despite service of summons	214
10.7	<i>Ex Parte</i> Order	215
10.8	<i>Ex parte</i> Decree	216
10.9	Sufficient cause	218
SUMMARY		220

11**HEARING & DISPOSAL, FRAMING OF ISSUES AND TRIAL**

11.1	Examination of parties: Order X	221
11.2	Parties not an issue (Order XV)	224
11.3	Trial (Order XVI)	229
11.4	Summoning and attendance of witnesses	229
11.5	Failure to comply	234
11.6	Attendance of witnesses confined or detained in prison (Order XVIA)	235
11.7	Adjournments	235
11.8	Hearing of the suit and examination of witnesses (Order XVIII)	241
11.9	Affidavits (Order XIX)	247
11.10	Judgment (Order XX)	249
11.11	Decree (Order XX)	252
11.12	Kinds of decree (Order XX)	254
SUMMARY		255

12

***DISCOVERY, INSPECTION, PRODUCTION, IMPOUNDING
AND RETURN OF DOCUMENTS***

12.1	Discovery, inspection and production of documents: Order XI	258
12.2	Production, impounding and return of documents: Order XIII	266
SUMMARY		272

13

ADMISSIONS

13.1	Admissions: Order XII	276
13.2	Judgment on admissions: Order XII Rule 6	278
SUMMARY		282

14

EXECUTION

14.1	Scope	285
14.2	Courts which can execute decrees	285
14.3	Power of the transferee court to execute decree	287
14.4	Application for execution	288
14.5	Who may apply for execution	288
14.6	Against whom an application for execution may be filed	289
14.7	Notice in execution	289
14.8	Stay of execution	290
14.9	Simultaneous execution	291
14.10	Modes of Execution	291
14.10.1	Delivery of property specifically decreed	292
14.10.2	Attachment and sale	295
14.10.3	Arrest and detention	302
14.10.4	Appointment of receiver	304
14.10.5	In such other manner as the nature of relief granted may require	304
14.11	Execution of different kinds of decree	305

	PAGE
14.12 Execution when decree is against a partnership firm	306
14.13 Questions to be determined by the executing Court	307
14.14 Distribution of assets	309
14.15 Appeal	310
14.16 Interest	310
14.17 Arbitration award	310
SUMMARY	311

15

DEATH, MARRIAGE AND INSOLVENCY OF PARTIES

15.1 Death of parties	313
15.1.1 General principles	313
15.1.2 Abatement	315
15.1.3 Authority of the pleader	317
15.1.4 Notice	318
15.1.5 Right to sue survives	319
15.1.6 Legal representative	320
15.2 Marriage of parties	322
15.3 Insolvency of parties	322
SUMMARY	323

16

WITHDRAWAL AND ADJUSTMENT OF SUITS: ORDER XXIII

16.1 Withdrawal of suit	325
16.2 Compromise of suits: Order XXIII, Rule 3	330
SUMMARY	335

17

SECURITY FOR COSTS AND PAYMENT INTO COURT

17.1 Security for costs: Order XXV	337
17.2 Payment into Court: Order XXIV	339
SUMMARY	339

18**INTERIM ORDERS**

18.1	Scope	342
18.2	Appointment of commissions under Order 26	342
18.2.1	Examination of witnesses by local commissioner	344
18.2.2	Factors determining appointment	345
18.2.3	Procedure	347
18.2.4	Powers of the Commissioner	349
18.2.5	Objections raised before the commissioner	350
18.2.6	Commission issued at the instance of foreign tribunals	350
18.2.7	Other purposes for which local Commissioners may also be appointed for	351
18.2.8	Making scientific investigation	354
18.2.9	Performing ministerial act	355
18.2.10	Sale of movable property	355
18.2.11	Examination and adjusting accounts	355
18.2.12	Making partition of immovable property	356
18.2.13	Execution proceedings	356
18.2.14	Appellate proceedings	356
18.3	Order XXXVIII arrest and attachment before Judgment	357
18.3.1	Introduction	357
18.3.2	Attachment	361
18.3.3	Arrest	365
18.4	Temporary Injunction under Order XXXIX	366
18.4.1	<i>Prima facie</i> case	368
18.4.2	Balance of convenience	369
18.4.3	Irreparable injury	369
18.4.4	Conduct of the applicant	370
18.4.5	Other considerations	370
18.4.6	Breach of injunction	370

	PAGE
18.5 Appointment of receiver under Order 40	373
18.5.1 Introduction	373
18.5.2 Person eligible for appointment	374
18.5.3 Powers and duties of Receiver	375
18.5.4 Harsh Remedy	376
SUMMARY	378

19

SPECIAL SUITS

19.1 Suits by or against Government	382
19.2 Suits by aliens: Section 83	391
19.3 Suits by or against foreign rulers, ambassadors and envoys: Sections 84-87A	391
19.4 Suits by or against rulers of former Indian States: Section 87B	393
19.5 Suits by or against Military or Naval Men or Airmen: Order XXXVIII	393
19.6 Suits by or against corporations: Order XXIX	393
19.7 Suits by or against firms and persons carrying on business in names other than their own: Order XXX	395
19.8 Suits by or against trustees, executors or administrators: Order XXXI	399
19.9 Public nuisance and other wrongful acts affecting the public	400
19.10 Suits relating to Public Trusts: Section 92	402
19.11 Suits concerning family matters: Order XXXIIA	410
19.12 Friendly suits section 90: Order XXXVI	411
19.13 Suits relating to constitutional validity of statutory instruments: Order XXVIIA	412
19.14 Interpleader suit: Section 88, Order XXXV	412
19.15 Suits by or against minor and persons of unsound mind: Order XXXII	415
19.16 Suits based on mortgage: Order XXXIV	420
19.17 Suits by indigent persons: Order XXXIII	424
19.18 Summary suits	431
SUMMARY	438

20***FIRST APPEAL AGAINST DECREE***

20.1	Scope	446
20.2	Right of appeal	446
20.3	Power under section 105	451
20.4	Delay in filing appeal	452
20.5	Consent decree	452
20.6	Form of appeal	452
20.7	Security for costs	453
20.8	Summary dismissal	454
20.9	Procedure in appeal	454
20.10	Cross appeal and cross objections	456
20.11	Powers of the Appellate Court	457
20.11.1	Stay of execution	458
20.11.2	Remand	459
20.11.3	Power to frame additional issues	461
20.11.4	Power to admit additional evidence: Rules 27 to 29, section 107	462
20.11.5	Procedure for taking additional evidence	464
20.12	Modification of decree: Rule 33	465
20.13	Other powers of the Appellate Court	467
20.14	Judgment: Section 98, Rules 30-34	467
20.15	Decree: Rules 35-37	468
SUMMARY		468

21***SECOND APPEAL, APPEAL FROM ORDERS AND
APPEAL TO SUPREME COURT***

21.1	Second Appeal	470
21.1.1	Formulation of substantial question of law	473
21.1.2	Requirements for second appeal	474
21.1.3	May not be of general public importance	476
21.1.4	Second appeal on facts: Whether permissible	476

	PAGE
21.1.5	Exercise of power under Article 227 of Constitution of India 478
21.1.6	Additional evidence under Order XLI Rule 27 in second appeal 478
21.1.7	Conclusion 478
21.2	Appeals to Supreme Court 479
21.2.1	Procedure for appeal to Supreme Court 480
21.2.2	Execution not affected 480
21.2.3	Appeal under the Constitution 481
21.2.4	Section 100A 481
21.3	Appeals from Orders 482
21.4	Order XVIII and letter patent appeal 484
21.5	Appeal by indigent persons 486
21.6	Procedure for appeal by indigent person 487
SUMMARY	488

22

REFERENCE, REVISION AND REVIEW

22.1	Reference 490
22.2	Revision 493
22.3	Review of Judgment: Section 114 and Order XLVII 498
SUMMARY	505
SUBJECT INDEX	509