

GOA

Judicial Services Exam

CIVIL JUDGE CADRE

High Court of Bombay

Judgement Volume - 1



GOA JUDICIAL SERVICES

CONTENTS

1.	Judgement Writing	1
	Recent Judgment	
2.	Indian Contract (Case Study)	7
	,	
3.	Negotiable Instrument Act, 1881	7
٥.	Negonable Instrument Act, 1001	,
4.	Specific Relief Act, 1963	8
5.	Transfer of Property 1882	9
6.	Indian Penal Code, 1860	11
	Mahesh Kumar Versus State of Haryana	14
	Pramod Suryabhan Pawar Versus the State of Maharashtra & Anr.	20
	Gargi Versus State of Haryana	24
	 Kalu Alias Laxmi Narayan Versus State of MP 	34
	 Awadhesh Kumar Versus State of U.P. and Another 	37
	 State of Madhya Pradesh Versus Killu and others 	39
	 Chaitu Lal Versus State of Uttrakhand 	42
	 Jai Prakash Versus State of Uttar Pradesh 	46
	 Suraj Jagannath Jadhav Versus the State of Maharashtra 	50
	 Harinder Singh Alias Hira Versus State of Punjab 	53
7.	Limitation	56
8.	Indian Evidence Act, 1872	57
	 Chandra @ Chandrasekaran Versus State rep. By Deputy Superintendent of Police CB CID and Anr. 	62
	Anand Ramachandra Chougule Versus Sidarai Laxman Chougala and other with State of Karnataka Versus Sidarai Laxman Chougala and others	73
	 Jagdish and another versus the state of Haryana 	77
	 R. Jayapal Versus the State of Tamil Nadu 	81
	 Sudru Versus the State of Chhattisgarh 2019 SC 	89
	Chennadi Jalapathi Reddy Versus Baddam Pratapa Reddy (Dead)	93
	 Umesh Tukaram Padwal & Anr. Versus The State of Maharashtra 	98

	Tool in Circle Manage Chate (N.C.T. of N.H.)	104
	Jagbir Singh Versus State (N.C.T. of Delhi) Dais Daw Versus Tampalash Circle and others	104
	Raja Ram Versus Japprakash Singh and others Ali Huggain (d) Through Ing Vengua Rahiya & Ong	110 116
	 Ali Hussain (d) Through Irs Versus Rabiya & Ors. Govindbhai Chhotabhai Patel & Ors. (aooellant) Versus Patel 	120
	Ramanbhai Mathurbhai (respondent)	120
	Miss XYZ Versus State of Gujarat & Anr.	125
	Javed Abdul Rajjag Shaikh Versus State of Maharashtra	129
	Ramji Singh & Ors. Versus The State of Uttrar Pradesh	132
9.	Code of Civil Procedure	136
	Sneh Lata Goel Versus Pushpalta and Ors. (2019 SC)	143
	 Maruti Bhawani Mata Mandir Rep. Theough Pujari Ganesh Lal (Dad) Through Lrs. Kailash Versus Ramesh and Ors. 	149
	 Sreedavi and Ors. Versus Sarojam and Ors. 	151
	 Tek Singh Versus Shashi Verma and Anr. (2019 SC) 	152
	 Asgar and Ors. Versus Mohan Varma and Ors. 	155
	 Shivnarayan (D) By Lrs. Versus Maniklal (D) Thr Lrs. Ors. 	167
	 Deepak Tondon and Anr. Versus Rajesh Kumar Gupta 	175
	 M. Revanna Versus Anjanamma (Dead) By Lrs. And Ors. 	179
	 Competent Authority Calcutta, Under the land (Ceiling and Regulataion Act, 1976 Anr.) Versus David Mantosh and ors. 	180
	Varun Pahwa Versus Mrs. Renu Chaudhary	187
	 R. Dhanasundari @ Rajeshwari Versus A.N. Umakanth and others. 	189
	 Madhav Prasad Aggarwal & Anr. Versus Axis Bank Lid. & Anr 	191
	 Bhagyan Das Versus State of Uttarakhand 	195
	 Gurnam Singh (Dead) By Lrs. nd Ors. Versus Lehna Singh (Dead) By Lrs. 	196
	 Raghwendra Saharan Singh Versus Ram Prasanna Singh 	198
	 Hammad Ahmed VERSUS Abdul Majeed and Ors. 	199
	 Om Prakash Ram Versus the State of Bihar & Ors. Etc. 	202
	Bhivchandra Shankar More Versus Balu Gangaram More and Ors.	206
	 Pramod Kumar & Anr. Vs. Zalak Singh & Ors. 	213
	 Doddamuniyappa/Dead Through Ers Versus Muniswamy Ors 	223
	 Sir Sobha Singh and Sons Put. Ltd. VERSUS Shashi Mohan Kapur (Deceased) Thri. R. 	229
	 Sudin Dilip Talaulikar Versus Polycap Wires Pvt. Ltd. And Others 	239
	 Shri Badru (Since Deceased) Through L.R. Hari Ram Etc. VERSUS NTPC Limited (Formerly National Thermal Power Corporation Limited Ors. 	245



	CODE OF CIVIL PR	ROCEDURE,1908	
5.No	Case Name	Facts	Date
1.	SNEH LATA GOEL VERSUS PUSHPALTA AND ORS. (2019 SC)	[Section 21 of CPC] Executing Court Has No Jurisdiction To Decide Whether The Court Which Decreed The Suit Had Territorial Jurisdiction	Jan 7, 2019
2.	MARUTI BHAWANI MATA MANDIR REP.THEOUGH PUJARI GANESHI LAL (DAD) THROUGH LRS. KAILASH VERSUS RAMESH AND ORS.	Under Section	January 21, 2019



3.	SREEDAVI AND ORS.	[s. 100 of CPC]	January
	VERSUS	In Second	30, 2019
	SAROJAM AND ORS.	Appeal, It Is	
		Obligatory For	
		High Court To	
		Frame	
		Substantial	
		Question Of Law	
		Even If Lower	
		courts Findings	
		Are Perverse Per	
		Se.	
4.	TEK SINGH	[S.1 15 CPC;	February
	VERSUS	Order 39 CPC]	4, 2019
	SHASHI VERMA AND	Revision Petition	
1	ANR. (2019 SC)	Not Maintainable	0
		Against	
	- 0 0 - 5	Interlocutory	
	7101007	Orders	<u>-X 0 / </u>
5.	ASGAR AND ORS.	[Explanation IV	February
	VERSUS	of Section 11	05,2019
	MOHAN VARMA AND	CPC]	rpor III you
	ORS.		
6.	SHIVNARAYAN (D) BY	Section 17, 39,	February
	LRS.	Order II Rule 2	06, 2019
	VERSUS	and Rule 3 of	
	MANIKLAL (D) THR LRS.	CPC; Section 13	
	OR5	of General	
		Clauses	
		Act Plaintiff is	
		not justified in	
		including	



	I SIN RESIDUT		
		different	
		properties and	
		separate cause	
		of actions	
		combining in	
		single suit.	
7.	DEEPAK TONDON AND	Plea of	February
	ANR.	maintainability	07,2019
	VERSUS	cannot be raised	
	RAJESH KUMAR GUPTA	for first time in	
		appeal, revision	
		or article 227	
		Proceedings.	
8.	M. REVANNA	Is Amendment	February
	VERSUS	Of Pleadings	14, 2019
	ANJANAMMA (DEAD) BY	Allowed After	
	LRS, AND ORS.	The	Λ
	0 0 -	Commencement	
	210100	Of Trial? (Order	-V 0
		VI Rule 17 CPC)	
9.	COMPETENT	[Section 9 of	February
	AUTHORITY CALCUTTA,	CPC]	26, 2019
	UNDER THE LAND	Where the	
	(CEILING AND	statute gives a	
	REGULATION ACT, 1976	finality to the	
	ANR.)	orders of the	
	VERSUS	special Tribunals	
	DAVID MANTOSH AND	then civil courts'	
	ORS.	jurisdiction must	
		be held to be	
		excluded	
10.	VARUN PAHWA	Inadvertent	March 01,
	VERSUS	Mistakes In The	2019
	MRS. RENU	Plaint Cannot	
	CHAUDHARY	be Refused To	
		Be Corrected	
		Order VI Rule	



		topper in you		
		17		
11.	R. DHANASUNDARI @ R. RAJESHWARI VERSUS	When Transposition Defendants	March 6, 2019	
	A.N. UMAKANTH and OTHERS.	As Plaintiff Be Permit (Order 1 Rule 10)		
12.	Madhav Prasad Aggarwal & Anr. Versus Axis Bank Lid. & Anr	Under Order VII Rule 1 1/d) CPC Plaint Can Either Be Rejected As A Whole Or Not At	March 7, 2019	
13.	"BHAGYAN DAS	AIL "Restitution'	March	
	VERSUS STATE OF OTTARAKHAND	Under Section 144 CPC Only Attracts When There Is Variation Or Of Reversal Decree/ Order.	11, 2019	S you
14.	GURNAM SINGH (DEAD) BY LRS. AND ORS. VERSUS LEHNA SINGH (DEAD) BY LRS.	While Deciding The Second Appeal Under	March 13, 2019	
15.	RAGHWENDRA SAHARAN SINGH	Plaint Can Be	March 13, 2019	



VERSUS RAM PRASANNA SINGH Rejected If Suit Is Clearly By Barred Limitation Under Order VII Rule 11 Clause (d) Code of Civil Procedure, 1908 16. Hammad Ahmed VERSUS Abdul Majeed and Ors. Prohibition In Granting Interim Mandatory Injunctions In	3,
By Barred Limitation Under Order VII Rule 11 Clause (d) Code of Civil Procedure, 1908 16. Hammad Ahmed VERSUS Abdul Majeed and Ors. CPC There Is No Prohibition In Granting Interim Mandatory	3,
Limitation Under Order VII Rule 11 Clause (d) Code of Civil Procedure, 1908 16. Hammad Ahmed VERSUS Abdul Majeed and Ors. CPC] There Is No Prohibition In Granting Interim Mandatory	3,
Under Order VII Rule 11 Clause (d) Code of Civil Procedure, 1908 16. Hammad Ahmed VERSUS Abdul Majeed and Ors. CPC There Is No Prohibition In Granting Interim Mandatory	3,
Rule 11 Clause (d) Code of Civil Procedure, 1908 16. Hammad Ahmed VERSUS Abdul Majeed and Ors. CPC] There Is No Prohibition In Granting Interim Mandatory	3,
(d) Code of Civil Procedure, 1908 16. Hammad Ahmed VERSUS Abdul Majeed and Ors. (d) Code of Civil Procedure, 1908 [Order XXXIX April Rules 1&2 of CPC] There Is No Prohibition In Granting Interim Mandatory	3,
Procedure, 1908 16. Hammad Ahmed VERSUS Abdul Majeed and Ors. Procedure, 1908 [Order XXXIX April Rules 1&2 of CPC] There Is No Prohibition In Granting Interim Mandatory	3,
16. Hammad Ahmed VERSUS Abdul Majeed and Ors. [Order XXXIX Rules 1&2 of CPC] There Is No Prohibition In Granting Interim Mandatory	3,
VERSUS Abdul Majeed and Ors. Rules 1&2 of CPC] There Is No Prohibition In Granting Interim Mandatory	3,
Abdul Majeed and Ors. CPC] There Is No Prohibition In Granting Interim Mandatory	
There Is No Prohibition In Granting Interim Mandatory	
Prohibition In Granting Interim Mandatory	
Granting Interim Mandatory	
Interim Mandatory	
Mandatory	
Tniunctions In	
Enjunctions En	
Appropriate	
Cases	
17. Om Prakash Ram [Order IX Rule April	15,
Versus 13 CPC] 2019	
The State of Bihar & Party against	
Ors. Etc. whom an ex-	
party decree	
was made shall	
be given a	
Reasonable	
notice and time	
to defend.	
18. BHIVCHANDRA Statutory May	07,
SHANKAR MORE Appeal can be 2019	
VERSUS Filed Even if	
BALU GANGARAM Application to	
MORE AND ORS. Set Set Aside	
Ex-Oparte	
Decree [Order	



		IX Rule 13 CPC]			-
		Is Dismissed-			
19.	PRAMOD KUMAR & ANR. VS.	[Definition of cause of action in CPC; Order II Rule 2	May 2019	10,	
	ZALAK SINGH & ORS.	of CPC] Sale deeds executed on different dates. not necessarily give rise to different cause of actions			
20.	DODDAMUNIYAPPA/DEA	Order XXIII	July	01,	<u>-</u>
	D) THROUGH ERS	Rule 3 of CPC,	2019	- ,	
	VERSUS MUNISWAMY	1908:	Λ_		
	ORS	Nature of Joint			
	of a land	Family Property	LV c	\	
		in Hindu			
		Succession Act,			
	Unleas	1956)	pper	in	you
		Compromise	1		
		arrived in want			
		of all the			
		interested			
		parties would			
		not be binding			
24		in nature	T 1	4-	
21.	Sir Sobha Singh and	Execution	July	15,	
	Sons Put. Ltd.	petition filed	2019		
	VERSUS Shashi Mohan	without certified			
	Kapur (Deceased) thri.R.	copy of decree			
22.	SUDIN DILIP	Existence of	Tuk	15	
LL .	TALAULIKAR	commercial	July 2019	15,	
	VERSUS	relations	2013		
	V L N O O O	1 SIGNOTIS			_



	POLYCAP WIRES PVT. LTD. AND OTHERS	between parties in summary suit by itself not a ground for imposing condition to grant leave	
		defend.	
23.	Shri Badru (since	Cross Objection	16 july
	deceased)	Should Be	2019
	Through L.R. Hari Ram	Disposed	
	Etc.	Merits	
	VERSUS	Notwithstanding	
	NTPC Limited (formerly	Dismissal Of	
	National Thermal Power	Appeal	
	Corporation Limited Ors.		^



[Section 21 of Civil Procedure Code, 1908]

Executing Court Has No Jurisdiction to Decide Whether The Court Which Decreed the Suit Had Territorial Jurisdiction

Sneh lata Goel Versus Pushpalta and ors.

Division Bench of Hon'ble Supreme Court

Hon'ble D.Y Chandrachu & Hon'ble Hemant Gupta jj.

Judgment pronounced by Hon'ble D. Y. Chandrachud J.

Dated: 7th Jan 2019

Law Points

- 1. Want of territorial jurisdiction does not travel to the root of or to the inherent lack of jurisdiction whereas want of jurisdiction as to subject matter does.
- 2. Executing court has no jurisdiction to decide whether the court which passed the decree had territorial jurisdiction or note
- 3. Objection as to territorial or pecuniary jurisdiction must be raised at the court of first instance at the earliest possible opportunity.
- 4. Consequent failure of justice must entail to such proceedings.

Relevant Facts in Brief

In a family of 4 members, 3 daughters and their mother, petitioner is one of the daughter claiming a share of > via a suit of partition in the properties situated at Ranchi and Varanasi. The suit was instituted at Ranchi before the Court of Subordinate Judge

On 10th May 1989 a suit was filed by one of the defendants questioning the jurisdiction of the above mentioned suit, in Patna High Court, which was disposed along with the directions to the special subordinate judge at Ranchi to determine any question as to jurisdiction as a preliminary question.



On 13th June 1990 a preliminary decree was passed ex-parte granting the petitioner 14th share in the scheduled property and was further confirmed by the final decree passed on 5th April 1990. One of the daughter in the partition suit filed title suit in the same court in Ranchi which was dismissed on 22nd July 2003 for non- prosecution. Also the respondent filed a title suit before the same court in Varanasi which was dismissed under Order VII Rule 11 of CPC on 12th April 2005 on the ground of being barred under Section 21A of CPC.

On 12 May 2014 appellant filed proceedings for execution of the final decree at Ranchi. On 1 Jan 2015, respondent filed an objection under Section 47 of CPC contending that the decree so passed were without jurisdiction and therefore a nullity.

Decision of Executing Court

On 10 March 2015, the first respondent challenged the decree of 13 June 1990 in appeal under Section 96 of CPC.

On 10 March 2016 the executing Court dismissed the objections of the first respondent under Section 47 of CPC and observed

"When a decree is made by a court which has no inherent jurisdiction, an objection as to its validity may be raised in an execution proceeding if the objection appears on the face of the record where the objection as to the jurisdiction of the court to pass the decree does not appear on the face of the record and requires examinations of the questions raised and decided at trial, which would have been but have not been raised, the executing court will have no jurisdiction to entertain an objection as to the validity of the decree on the ground of jurisdiction."

Decision of High Court

Respondent filed an appeal from the order of executing court under Article 227 of the Constitution of India before the High Court, which was decided in the favour of respondent and it was further held that under Section 47 CPC the petitioner has not challenged the validity of the decree on merits, rather the plea taken by the respondent is that the decree cannot be executed for it has been passed by a Court which had no territorial jurisdiction to entertain



Partition suit. High Court further directed the executing court to decide the question as to jurisdiction.

Assailing the judgment of the High Court, proceeding before the Supreme Court was instituted by the appellant/petitioner challenging the order of HC.

Issues

- 1. Whether High Court was manifestly in error to direct the executin court to decide whether a decree in the suit of partition was passed in the absence of territorial jurisdiction.
- 2. Whether the Executing court can go behind the decree.

Contention of appellant

- * Ld. Counsel Mukul Rohtagi submitted on behalf of appellant that An objection as to territorial jurisdiction does not relate to the inherent jurisdiction of the civil suit.
- * Such objection has to be addressed before the Court in which the proceedings were going on and in event of rejection, in the appellate court.
- * High Court was in error in directing the executing court to deal with such objection.
- * Respondent was aware of the proceedings which were taking place and now, deliberately making efforts to delay and obstruct the execution.

Contention of Respondent

Ld. Counsel S.R. Singh submitted on behalf of the respondent that

- * Objection to the lack of jurisdiction is an objection to the subject matter of the suit hence can be raised before the executing court and placed reliance on Kiran Singh v. Chaman Paswan (1954 SC) and Harshad Chiman Lal Modi v. DLF Universal Itd. (2005 SC)
- * Property on the basis of which jurisdiction was found at Ranchi did not belong to common ancestor and in which event, Civil Court at Ranchi had no jurisdiction to entertain the suit for partition.



Observation of Hon'ble Supreme Court

Legislature has designedly adopted the provision of Section 21 of CPC with having two pre-conditions

- 1. The objection must be taken in the court of first instance at the earliest possible opportunity and in all cases on or before the settlement of issues; and
- 2. There has been a consequent failure of justice.

This makes abundantly clear that an objection to the want of territorial jurisdiction does not travel to the root of or to the inherent lack of jurisdiction of a civil court to entertain the suite.

Moreover, no such objection can be allowed to be raised even by an appellate or revisional jurisdiction unless both sets of conditions are fulfilled.

Respondent has submitted that the objection as to the lack of jurisdiction was raised in the written statement before the trial Court. But the suit was decree ex-parte after respondent failed to participate in the proceeding.

Ld. Counsel of Respondent also placed reliance on Kiran Singh case (supra). Dispute in that case was regarding the valuation of the suit which would ultimately determine the forum to which appeal from the judgment from trial court would lie. Court in that case held that as a fundamental principle, a decree passed by a court without jurisdiction is a nullity and that its validity could be set up wherever it is sought to be enforce or relied upon, even at the stage of execution in a collateral proceeding. Court observed that

"The policy underlying Section 21 and Section 99 CPC is that when a case had been tried by a court on the merits and judgment rendered, it should not be liable to be reversed purely on technical grounds, unless it had resulted in failure of justice"

Objection to jurisdiction, both territorial and pecuniary, are technical in nature and are not open to consideration by an appellate court, unless there has been a prejudice on the ments. Far from helping the case of the respondent, the judgement in Kiran Singh (supra) holds that objection to



territorial jurisdiction and pecuniary jurisdiction is different from an objection to jurisdiction over the subject matter,

In Hiralal v. Kalinath (1962 SC) a suit filed on original side of Bombay High Court, which was referred to arbitration and the award so caused was eventually incorporated in a decree of the High Court. In execution, the judgement debtor resisted on the ground that no part of cause of action arisen in Bombay, therefore the High had no jurisdiction to try the cause.

Rejecting this contention the + judge bench of Hon'ble Supreme Court held

"It is well settled that the competence of a court to try a case goes to the veryroot of the jurisdiction, and where it is lacking, it is case of inherent lack of jurisdiction on the other hand an objection as to the local jurisdiction of a court can be waived and this principle has been given a statutory recognition by enactments like Section 21 of CPC."

In Harshad Chaimn Lal Modi v. DLF universal Lid. (2005 SC) apex Court held that territorial and pecuniary jurisdiction stands at different footing than to jurisdiction as to subject matter. In former the objection has to be taken at the earliest possible opportunity and before the settlement of issues and the decree so passed is valid whereas, in the latter case decree passed in want of subject matter jurisdiction is nullity.

In Vasudev Dhanji Bhat Modi v. Rajabhai Abdul Rehman (1970 SC) three judge bench reversed the decision of Gujarat High Court which held that a decree passed by Court of small causes is invalid for want of jurisdiction and executing court shall not execute it. Hon'ble Supreme Court held that executing court cannot entertain any objection that the decree was incorrect in law or on facts. Until it is set aside by an appropriate proceeding in appeal or revision, a decree even if erroneous is still binding between parties. If the decree is on the face of the record without jurisdiction and the question does not relates to the territorial jurisdiction, objection to the jurisdiction of the Court to make the decree may be raised.



Where it is necessary to investigate the facts in order to determine whether the court which had passed the decree had no jurisdiction to entertain and try the suit the objection cannot be raised in the execution proceeding.

Conclusion

In the view of given facts and circumstances of the case and for the rationale above discussed, Hon'ble Supreme Court concluded as following.

- * The High Court was manifestly in error in coming to the conclusion that it was within the jurisdiction of the executing court to decide whether the decree, in the suit for partition was passed in the absence of territorial jurisdiction. High Court acted in excess of jurisdiction in reversing the judgment of the executing court which had correctly declined to entertain the objection.
- * Objection raised in the execution in the present case did not relate to the subject matter of the suit. It was an objection to territorial jurisdiction which does not travel to the root of or to the inherent lack of jurisdiction of a civil court to entertain the court. An executing court cannot go behind the decree and must execute it as it stands.

Decision of Hon'ble Supreme Court

For the above reason, appeal was allowed and set aside the impugned judgment and order of the High Court.



'Restitution' Under Section 144 CPC Attracts Only When There Is Variation Or Reversal Of Decree/Order.

Maruti bhawani mata mandir rep. Through pujari ganeshi lal (dead)

Through Irs. Kailash Versus Ramesh and ors.

Hon'ble J. Dr. Dhananjaya Y. Chandrachud, Hon'ble J. Hemant Gupta, J.

Pronounced by: Hon'ble R. Subhash Reddy J.

Date: 21 Jan, 2019

Facts

Plaintiff had filed suit for a permanent injunction restraining the respondents from interfering with the possession of the property over the agriculture land in dispute. The suit was dismissed by trial court on the ground that plaintiff had failed to prove possession over the land is dispute. Plaintiff filed first and second appeal and both were dismissed by the first appellate court and High Court respectively.

After the disposal of second appeal, the Respondent filed an application under Section 144 CPC, for the restoration of possession of dispute land and mesne profit. It was dismissed by the executing court. Thereafter, respondent filed an appeal before the Add. District judge against above order. It was allowed by the Add. District Judge and the case was remand back to the executing court. The appellant (original plaintiff) filed an appeal before High Court (24 appeal) but the same was dismissed on the ground that no substantial question of law arose. Therefore, aggrieved by the Judgment of High Court, the appellant (original plaintiff) filed an appeal before Supreme Court.

The Supreme Court observed that Section 144 CPC applies to a situation where a decree or an order is -

- 1. Varied or reversed in appeal, revision or any other proceeding or;
- 2. Set aside or modified in any suit instituted for the purpose, and, in that situation, the court may grant an application for restitution.



Whereas in present case, trial court did not made any decree or order which shows that procession of property was handed over to appellant nor that possession was given to him by any order or decree of court.

Decision of Supreme Court

Therefore, in light of the provisions of Section 144 CPC, the order passed by executing Court by rejecting the application was justified. Hence, appeal allowed.

