

SURANJAN CHAKRAVARTI & BHOLESHWAR NATH'S

CASES AND MATERIALS
ON
CODE OF
CIVIL PROCEDURE

THIRD EDITION

BHOLESHWAR NATH

EASTERN BOOK COMPANY

Suranjan Chakraverti & B. Nath's
CASES AND MATERIALS
ON
CODE OF CIVIL PROCEDURE
with
STATE AMENDMENTS

[**Third Edition**]

Revised by
BHOLESHWAR NATH
Advocate
*Author of: "Criminal Procedure Code", "Bihar Building
Lease Rent and Eviction Control Acts", etc.*



EASTERN BOOK COMPANY
LAW PUBLISHERS AND BOOKSELLERS
34, LALBAGH, LUCKNOW—226 001

EASTERN BOOK CO. (SALES)
Kashmere Gate,
Delhi-6
(Phone : 227616, 230358)

●
MANAV LAW HOUSE
2-A, Strachey Road,
Civil Lines,
Allahabad
(Phone : 3369)

FIRST EDITION, 1971
SECOND EDITION, 1978
THIRD EDITION, 1981
with Supplement, 1983

Price Rs. 150.00

COPYRIGHT © RESERVED WITH THE PUBLISHERS

PUBLISHED BY EASTERN BOOK COMPANY, 34, LALBAGH, LUCKNOW-226 001
AND PRINTED AT LAW TIMES PRESS, 56-C, SINGAR NAGAR, LUCKNOW-226 005

Publisher's Note

The second edition of this book appeared in 1978. The work proved so popular that the copies of the second edition were quickly sold out and a third edition was called for. A number of rulings from the various High Courts and the Supreme Court had since arrived on the Code as exhaustively amended by Act 104 of 1976. All such latest rulings of the High Courts and the Supreme Court have been duly incorporated in the present edition. A number of local amendments from State legislatures and High Courts of different States have also been noticed and placed at the relevant places. A latest amendment of Allahabad High Court amending Or. 3, R. 4 and Or. 41, R. 14 and inserting Form 19 in Appendix 'H' has been printed on pp. XLV-XLVI.

The Index has been very thoroughly revised and enlarged to make reference easier and fruitful.

This third edition is being placed before the readers with greater confidence and it is hoped that the book will continue to deserve the support of the Bench and the Bar.

As in the previous edition in all AIR citations the letters 'AIR' have been omitted to save space.

We welcome from the readers their views and suggestions for further improvement of this publication.

May 1, 1981

PUBLISHERS

Preface to First Edition

A ready reference is the urgent need for the busy practitioner. A single compact volume easy to be handled and taken to Court every day along with the brief of the client is a need of the hour. With the sole eye on this need, the book has been compiled and put before the profession. No authorship is claimed, and no views are expressed or pressed upon the lawyers. It attempts simply to collect all cases of the same type and place them under a suitable single heading. The success or failure of this compilation will depend upon the appreciation it commands from the busy practitioner, and the Bench.

SURANJAN CHAKRAVERTI
BHOLESHWAR NATH

Contents

	<i>Pages</i>
PUBLISHER'S NOTE	III
PREFACE TO FIRST EDITION	IV
TAFLE SHOWING EFFECT OF CODE OF CIVIL PROCEDURE (AMENDMENT) ACT, 1976	XXXIX
ADDENDA	XLV
CODE OF CIVIL PROCEDURE, 1908	
Preamble	1
<i>Preliminary</i>	
<i>Sections</i>	
1. —Short title, commencement and extent	8
2. —Definitions	9
3. —Subordination of Courts	32
4. —Savings	32
5. —Application of the Code to Revenue Courts	33
6. —Pecuniary jurisdiction	33
7. —Provincial Small Cause Courts	34
8. —Presidency Small Cause Courts	36
State Amendment	
Gujarat	36
PART I	
SUITS IN GENERAL	
<i>Jurisdiction of the Courts and Res Judicata</i>	
9. —Courts to try all civil suits unless barred	37
State Amendment	
Section 9-A. As Inserted by the State in Maharashtra	
9-A. —Where at the hearing of application relating to interim relief in a suit, objection to the jurisdiction is taken, such issue to be decided by the Court as a preliminary issue	45
10. —Stay of suit	45
11. —Res judicata	48
12. —Bar to further suit	63
13. —When foreign judgment not conclusive	63
14. —Presumption as to foreign judgments	64
<i>Place of Suing</i>	
15. —Court in which suits to be instituted	65
16. —Suits to be instituted where subject-matter situate	67

<i>Sections</i>	<i>Pages</i>
17. —Suits for immovable property situate within jurisdiction.. of different Courts	68
18. —Place of institution of suit where local limits of jurisdiction of Courts are uncertain	69
19. —Suits for compensation for wrongs to person or movables ..	69
20. —Other suits to be instituted where defendants reside or cause of action arises.	70
21. —Objections to jurisdiction	76
21-A. Bar on suit to set aside decree on objection as to place of suing	79
22. —Power to transfer suits which may be instituted in more than one Court	79
23. —To what Court application lies	80
24. —General power of transfer and withdrawal	80
25. —Power of Supreme Court to transfer suits, etc.	85
<i>Institution of Suits</i>	
26. —Institution of suits	87
<i>Summons and Discovery</i>	
27. —Summons to defendants.	88
28. —Service of summons where defendant resides in another State	88
29. —Service of foreign summonses	89
30. —Power to order discovery and the like	89
31. —Summons to witness	90
32. —Penalty for default	90
<i>Judgment and Decree</i>	
33. —Judgment and decree	90
<i>Interest</i>	
34. —Interest	91
<i>Costs</i>	
35. —Costs	96
35-A.—Compensatory costs in respect of false or vexatious claims or defences	100
State Amendment	
Uttar Pradesh	101
35-B.—Costs for causing delay	103

PART II EXECUTION

General

36. —Application to orders	104
------------------------------------	-----

<i>Sections</i>	<i>Pages</i>
37. —Definition of Court which passed a decree	105
<i>Courts by which Decrees may be Executed</i>	
38. —Court by which decree may be executed	106
39. —Transfer of decree	109
State Amendment	
Uttar Pradesh	109
40. —Transfer of decree to Court in another State	111
41. —Result of execution-proceedings to be certified.. ..	112
42. —Powers of Court in executing transferred decree	113
State Amendment	
Uttar Pradesh	113
43. —Execution of decrees passed by Civil Courts in places to which this Code does not extend.. ..	116
44. —Execution of decrees passed by Revenue Courts in places to which this Code does not extend	116
44-A. —Execution of decrees passed by Courts in reciprocating territory	117
45. —Execution of decrees outside India.. ..	118
State Amendment	
Section 45-A. <i>As inserted by the state in Pondicherry (Union Territory)</i>	
45-A. —Execution of decrees, etc., passed or made before the commencement of the Code in Pondicherry	118
46. —Precepts	118
<i>Questions to be Determined by Court Executing Decree</i>	
47. —Questions to be determined by the Court executing decree.. ..	119
State Amendment	
Uttar Pradesh	120
<i>Limit of Time of Execution</i>	
48. —[<i>Repealed</i>]	131
<i>Transferees and Legal Representatives</i>	
49. —Transferee	131
50. —Legal representative	132
<i>Procedure in Execution</i>	
51. —Powers of Court to enforce execution	134
State Amendment	
Uttar Pradesh	135
52. —Enforcement of decree against legal representative	137
53. —Liability of ancestral property	139
54. —Partition of estate or separation of share	140

*Sections**Pages**Arrest and Detention*

55. —Arrest and detention	140
56. —Prohibition of arrest or detention of women in execution of decree for money	143
57. —Subsistence allowance	143
58. —Detention and release	143
59. —Release on ground of illness	145

Attachment

60. —Property liable to attachment and sale in execution of decree	146
--	-----

State Amendment

Andhra Pradesh	150
Gujarat	151
Haryana	151
Himachal Pradesh	151
Karnataka	151
Kerala and Malabar	151
Maharashtra	151
Punjab and Haryana	151
Rajasthan	152
Tamil Nadu	153
Uttar Pradesh	153
Union Territory (Chandigarh)	153
Union Territory (Pondicherry)	153
61. —Partial exemption of agricultural produce	159
62. —Seizure of property in dwelling-house	160
63. —Property attached in execution of decrees of several Courts	160
64. —Private alienation of property after attachment to be void..	162

Sale

65. —Purchaser's title	164
66. —Suit against purchaser not maintainable on ground of purchase being on behalf of plaintiff	166
67. —Power for State Government to make rules as to sales of land in execution of decrees for payment of money	168

Delegation to Collector of Power to Execute Decrees against Immovable Property

68 to 72.—[<i>Repealed</i>]	168
---------------------------------------	-----

Distribution of Assets

73. —Proceeds of execution-sale to be rateably distributed among decree-holders	168
---	-----

Resistance to Execution

74. —Resistance to execution	173
--------------------------------------	-----

PART III
INCIDENTAL PROCEEDINGS

Commissions

75. —Power of Court to issue commissions	174
76. —Commission to another Court	176
77. —Letter of request	176
78. —Commissions issued by foreign Courts	176

PART IV
SUITS IN PARTICULAR CASES

*Suits by or against Government of Public Officer
in their Official Capacity*

79. —Suits by or against Government	177
80. —Notice	178
81. —Exemption from arrest and personal appearance	187
82. —Execution of decree	187

*Suits by Aliens and by or against Foreign Rulers,
Ambassadors and Envoys*

83. —When aliens may sue	188
84. —When foreign States may sue	189
85. —Persons specially appointed by Government to prosecute or defend on behalf of foreign Rulers	189
86. —Suits against foreign Rulers, Ambassadors and Envoys	190
87. —Style of foreign Rulers as parties to suits	193
87-A.—Definitions of "Foreign State" and "Ruler"	194

Suits against Rulers of Former Indian States

87-B.—Application of Sections 85 and 86 to Rulers of former Indian States	194
--	----	----	----	-----

Interpleader

88. —Where interpleader-suit may be instituted	195
--	----	----	-----

PART V
SPECIAL PROCEEDINGS

Arbitration

89. —[<i>Repealed.</i>]	196
---------------------------	----	----	----	-----

Special Case

90. —Power to state case for opinion of Court	196
---	----	----	-----

Suits Relating to Public Matters

91. —Public nuisances and other wrongful acts affecting the public	196
92. —Public charities	198

<i>Sections</i>		<i>Pages</i>
	State Amendment	
	Uttar Pradesh	200
93.	—Exercise of powers of Advocate-General outside Presidency-Towns	205
	PART VI	
	SUPPLEMENTAL PROCEEDINGS	
94.	—Supplemental proceedings	206
95.	—Compensation for obtaining arrest, attachment or injunction on insufficient grounds	207
	PART VII	
	APPEALS	
	<i>Appeals from Original Decrees</i>	
96.	—Appeal from original decree	209
97.	—Appeal from final decree where no appeal from preliminary decree	215
98.	—Decision where appeal heard by two or more Judges	216
99.	—No decree to be reversed or modified for error or irregularity not affecting merits or jurisdiction	217
99-A.	—No order under Section 47 to be reversed or modified unless decision of the case is prejudicially affected	220
	<i>Appeals from Appellate Decrees</i>	
100.	—Second appeal	221
100-A.	—No further appeal in certain cases	222
101.	—Second appeal on no other grounds	223
102.	—No second appeal in certain suits	235
	State Amendment	
	Uttar Pradesh	235
103.	—Power of High Court to determine issue of fact	236
	<i>Appeals from Orders</i>	
104.	—Orders from which appeal lies	237
105.	—Other orders	240
106.	—What Courts to hear appeals	242
	<i>General Provisions Relating to Appeals</i>	
107.	—Powers of Appellate Court	242
108.	—Procedure in appeals from appellate decrees and orders	245
	<i>Appeals to the Supreme Court</i>	
109.	—When appeals lie to the Supreme Court	246
110.	—[<i>Repealed</i>]	251
111.	—[<i>Repealed</i>]	251
111-A.	—[<i>Repealed</i>]	251
112.	—Savings	251

PART VIII**REFERENCE, REVIEW AND REVISION**

113.	—Reference to High Court	252
	State Amendment				
	Andhra Pradesh	253
	Pondicherry	253
	Tamil Nadu	253
114.	—Review	254
115.	—Revision	255
	State Amendment				
	Uttar Pradesh	256

PART IX**SPECIAL PROVISIONS RELATING TO THE HIGH COURTS NOT BEING THE COURT OF A JUDICIAL COMMISSIONER**

116.	—Part to apply only to certain High Courts	270
117.	—Application of Code to High Courts	270
118.	—Execution of decree before ascertainment of costs	271
119.	—Unauthorised persons not to address Court	271
120.	—Provisions not applicable to High Court in original civil jurisdiction	271

PART X**RULES**

121.	—Effect of rules in First Schedule	272
122.	—Power of certain High Courts to make rules	272
123.	—Constitution of Rule Committees in certain States	273
	State Amendment			
	Assam and Nagaland	274
	Tamil Nadu	274
124.	—Committee to report to High Court	274
125.	—Power of other High Courts to make rules	275
126.	— Rules to be subject to approval	275
127.	— Publication of rules	275
128.	—Matters for which rules may provide	275
129.	—Power of High Courts to make rules as to their original civil procedure	277
130.	—Power of other High Courts to make rules as to matters other than procedure	277
131.	—Publication of rules	277

PART XI**MISCELLANEOUS**

132.	—Exemption of certain women from personal appearance	..	278
------	--	----	-----

<i>Rules</i>	<i>Pages</i>
133. —Exemption of other persons	279
134. —Arrest other than in execution of decree	280
135. —Exemption from arrest under civil process	280
135-A.—Exemption of members of legislative bodies from arrest and detention under civil process.. ..	280
136. —Procedure where person to be arrested or property to be attached is outside district	282
137. —Language of subordinate Courts	283
State Amendment	
Uttar Pradesh	284
138. —Power of High Court to require evidence to be recorded.. in English	284
State Amendments	
Assam, Nagaland, Meghalaya, Tripura and Manipur	285
139. —Oath on affidavit by whom to be administered.. ..	285
140. —Assessors in causes of salvage, etc... ..	285
141. —Miscellaneous proceedings	286
142. —Orders and notices to be in writing.. ..	288
143. —Postage	288
144. —Application for restitution	288
State Amendment	
Uttar Pradesh	289
145. —Enforcement of liability of surety.. ..	296
State Amendment	
Uttar Pradesh	297
146. —Proceedings by or against representatives	301
147. —Consent or agreement by persons under disability	302
148. —Enlargement of time	303
148-A.—Right to lodge a caveat	306
149. —Power to make up deficiency of court-fees	306
150. —Transfer of business	309
151. —Saving of inherent powers of Court	310
152. —Amendment of judgments, decrees or orders.. ..	322
153. —General power to amend	327
153-A.—Power to amend decree or order where appeal is summarily dismissed	327
153-B.—Place of trial to be deemed to be open Court	328
154. —[<i>Repealed</i>]	328
155. —[<i>Repealed</i>]	328
156. —[<i>Repealed</i>]	328
157. —Continuance of orders under repealed enactments	328

*Rules**Pages*

158. —Reference to Code of Civil Procedure and other repealed enactments	329
--	-----

THE FIRST SCHEDULE

ORDER I

*Parties to Suits**Rules*

1. —Who may be joined as plaintiffs	331
2. —Power of Court to order separate trials	334
3. —Who may be joined as defendants	334
3-A.—Power to order separate trials where joinder of defendants.. may embarrass or delay trial	337
4. —Court may give judgment for or against one or more of joint parties	337
5. —Defendant need not be interested in all relief claimed	338
6. —Joinder of parties liable on same contract	338
7. —When plaintiff in doubt from whom redress is to be sought	338
8. —One person may sue or defend on behalf of all in same interest	339
8-A.—Power of Court to permit a person or body of persons to present opinion or to take part in the proceedings	346
9. —Misjoinder and non-joinder	347
10-A.—Suit in name of wrong plaintiff	349
Court may strike out or add parties	349
Where defendant added, plaint to be amended	349
10. —Power of Court to request any pleader to address it	356
11. —Conduct of suit	356
12. —Appearance of one of several plaintiffs or defendants for others	356
13. —Objections as to non-joinder or misjoinder	356

ORDER II

Frame of Suit

1. —Frame of suit	358
2. —Suit to include the whole claim	358
Relinquishment of part of claim	358
Omission to sue for one of several reliefs	358
3. —Joinder of causes of action	364
4. —Only certain claims to be joined for recovery of immovable property	365
5. —Claims by or against executor, administrator or heir	366
6. —Power of Court to order separate trials	367
7. —Objections as to misjoinder	367

ORDER III

Recognised Agents and Pleadors

1. —Appearances, etc., may be in person, by recognised agent or by pleader	369
2. —Recognised agents	371
3. —Service of process on recognised agent	372
4. —Appointment of pleader	373
5. —Service of process on pleader	381
6. —Agent to accept service	383
Appointment to be in writing and to be filed in Court	383

ORDER IV

Institution of Suits

1. —Suit to be commenced by plaint	384
2. —Register of suits	386

ORDER V

*Issue and Service of Summons**Issue of Summons*

1. —Summons	387
2. —Copy of statement annexed to summons	388
3. —Court may order defendant or plaintiff to appear in person	388
4. —No party to be ordered to appear in person unless resident within certain limits	389
5. —Summons to be either to settle issues or for final disposal	390
6. —Fixing day for appearance of defendant	392
7. —Summons to order defendant to produce documents relied on by him	392
8. —On issue of summons for final disposal, defendant to be directed to produce his witnesses	392

Service of Summons

9. —Delivery or transmission of summons for service	393
10. —Mode of service	394
11. —Service on several defendants	395
12. —Service to be on defendant in person when practicable, or on his agent	395
13. —Service on agent by whom defendant carries on business	396
14. —Service on agent in charge in suits for immovable property	397
15. —Where service may be on an adult member of defendant's family	397
16. —Person served to sign acknowledgment	399
17. —Procedure when defendant refuses to accept service, or cannot be found	399

<i>Rules</i>	<i>Pages</i>
18. —Endorsement of time and manner of service	402
19. —Examination of serving officer	402
19-A.—Simultaneous issue of summons for service by post in addition to personal service	404
20. —Substituted service	405
Effect of substituted service	405
Where service substituted, time for appearance to be fixed ..	405
20-A.—[<i>Repealed</i>]	407
21. —Service of summons where defendant resides within jurisdiction of another Court	407
22. —Service within presidency-towns of summons issued by Courts outside	408
23. —Duty of Court to which summons is sent	408
24. —Service on defendant in prison	409
25. —Service where defendant resides out of India and has no agent	409
26. —Service in foreign territory through Political Agent or Court	412
26-A.—Summonses to be sent to officers of foreign countries ..	414
27. —Service on civil public officer or on servant of railway company or local authority	415
28. —Service on soldiers, sailors or airmen	416
29. —Duty of person to whom summons is delivered or sent for service	417
30. —Substitution of letter for summons	417

ORDER VI

Pleadings Generally

1. —Pleading	419
2. —Pleading to state material facts and not evidence ..	420
3. —Forms of pleading	424
4. —Particulars to be given where necessary	424
5. —Further and better statement, or particulars	427
6. —Condition precedent	428
7. —Departure	429
8. —Denial of contract	429
9. —Effect of document to be stated	430
10. —Malice, knowledge, etc.	430
11. —Notice	430
12. —Implied contract, or relation	431
13. —presumptions of law	431
14. —Pleading to be signed	431
14-A.—Address for service of notice	432
15. —Verification of pleadings	434

<i>Rules</i>	<i>Pages</i>
16. —Striking out pleadings	435
17. —Amendment of pleadings	436
18. —Failure to amend after order	446

ORDER VII

Plaint

1. —Particulars to be contained in plaint	447
2. —In money suits.	450
3. —Where the subject-matter of the suit is immovable property ..	451
4. —When plaintiff sues as representative	452
5. —Defendant's interest and liability to be shown	453
6. —Grounds of exemption from limitation law	453
7. —Relief to be specifically stated	455
8. —Relief founded on separate grounds	458
9. —Procedure on admitting plaint	458
Concise statements	458
10. —Return of plaint	460
Procedure on returning plaint	460
10-A.—Power of Court to fix a date of appearance in the Court where plaint is to be filed after its return	464
10-B.—Power of appellate Court to transfer suit to the proper Court	465
11. —Rejection of plaint	465
12. —Procedure on rejecting plaint	469
13. —Where rejection of plaint does not preclude presentation of fresh plaint	469

Documents relied on in plaint

14. —Production of document on which plaintiff sues	470
List of other documents	470
15. —Statement in case of documents not in plaintiff's possession or power	471
16. —Suits on lost negotiable instruments	471
17. —Production of shop-book	471
Original entry to be marked and returned	471
18. —Inadmissibility of document not produced when plaint filed	472

ORDER VIII

Written Statement, Set-off and Counter-claim

1. —Written statement	477
2. —New facts must be specially pleaded	482
3. —Denial to be specific	484
4. —Evasive denial	484
5. —Specific denial	485