



KARNATAKA PROGRESSIVE EDUCATION SOCIETY's
Dr. G.M.PATIL LAW COLLEGE

NEAR TAHASHILDAR OFFICE, D. C. COMPOUND, DHARWAD - 580001

Affiliated to Karnataka State Law University, Hubballi.

Recognised By Bar Council of India, New Delhi.

Approved by Government of Karnataka.



This is to certify that, the following are the number of students who have completed the Clinical Course-II on Arbitration, Conciliation, Negotiation and Mediation as per prescribed syllabus. The supporting documents for simulation exercises on Arbitration, Conciliation, Negotiation and Mediation for the academic year 2021-22 is provided herewith for kind perusal.

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PRINCIPAL
KPESS Dr. G. M. Patil Law College
Near Tahashildar Office
D. C. Compound, Dharwad - 580001

Ref. No: Lodge 0111014.

Sem. IV
Sub NDRAgreement of Arbitration

This agreement is executed on Saturday 27th Aug. of 2022 at Dharwad by and between:

Hr. Shashi ~~Shashi~~ S/o Ravikumar aged 25 years residing at address H.NO 1, 1st cross Grandinagar Vidyagruh Dharwad 580004. Chit Cheen office left registered on F.Y.T party which expression shall include their legal heirs, executors, administrators, legal representative unless Repugment is the contract.

And

Parody private limited with registered Address 1st main II cross, Bengal Bhawan Bangalore with Regd No - 003060376 hereinafter as second party which expression shall include the managing directory legal representation unless Repugment is the contract).

Whereas First party is a noted attorney and,

Where the second party is a Private Limited company

Whereas the First Party
has entered into a contract with the
Second Party for the period of one year
and thereby agreed to pay sum for
the Second Party at grub river and
therefore.

Whereas the Second Party
has paid for the same as consideration
of Rs 5,00,000/- of advance to the
First Party.

Arbitration clause:-

Whereas any dispute arising
in or regarding the above mentioned
matter in the contract the First Party
and Second Party agree while this contract
and clause i) refer to an Arbitration
Tribunal

Whereas the parties have
decided to appoint a common arbitrator
to resolve the dispute of such
dispute arises regarding the matter
mentioned in the aforesaid work all

NOW THIS CONTRACT WITNESS AS FOLLOWS

That both the parties consent
to appoint an arbitration tribunal presiding
over the said other clause of it.

Procedure clauses:

Third party and second party shall appoint each an independent neutral party and who is not central to the above mentioned or the contract directly or indirectly.

And such arbitrator appointed by first party and second party shall choose a third party arbitrator who shall be neutral and independent and who shall not be either directly or indirectly related to the concerned matters of the contract.

Clause of sharing cost:

First party and second party agreed to share equally the cost of having such arbitrator.

Final measure:

Thus both parties agree that there shall be no interim measure and a full and final binding agreed by the accepted

Time period clauses:

That the period of settlement of the tribunal award shall be not less than one month.

page 4

Date.....

governing loss

that the protocol of the
Tribunal shall be governed by Arbitration
and conciliation act 1996.

witness here

Every party to

second part

witness

1

2

3

Date 27/8/22
Place Dehradun PWD

Set - IV

Sub - MDR

Reg. No - 1042011012



8
TO

page (5)

DATE

280822

Problem no 1

First party contention:

Mrs. Vanita sister of Mr. Varun who while working as a ~~dependent~~ wage worker in a construction work of a building falls from first floor and dies due to accident in claiming compensation from PGK company.

Mr. Varun deceased was working under the contractor who was in turn working for PGK company.

Second party contention:

The company takes the contention that Varun is not employed by it so company is not liable.

The sister is not a dependent of the deceased (Varun) they even if compensation is to be given she Mrs. Vanita is not eligible.

Settlement:

Compromise/conciliation settlement

Observation

(a) First party (Mrs. Vanita)

a) She is jobless, poor and financially dependent on the sole family member by brother Mr. Varun

- b) His death has left her unemployed and with no alternative income she is completely dependent on the company.
- c) She is eligible to get compensation under the Workmen Compensation Act 1923 as her father worked as worker under contract with Mr. PrabhuKan the P&K company is the principal employer.
- d) The company refers to the contention saying that it's the contractor Mr. PrabhuKan is responsible and not the company.
- Settlement
- a) Both the parties have agreed and become an agreement of settlement.
- a) The company has agreed to pay compensation of Rs 8,00,000.
- b) The victim has agreed it's taken it as full and final settlement and shall not file any suit in future regarding this matter in any court.

P&K company Ltd

✓ Answer

negotiation agreement.

The purpose of this agreement made between

Mr Bhargav director of pharmaceutical and the

the Kingfisher airline.

The

the negotiation process and purpose was to establish a constructive and co-operative and customer driven relationship between

Mr Bhargav and

the Kingfisher airline.

i) Mr Bhargav undertake is

a) make sure he doesn't drag this issue further legally

b) agree the compensation so agreed by the airline

c) shall continue to endorse the airline as a loyal customer

d) take care that all excess need by standard settled between and the airline regarding the sum

of the Kingfisher airline undertaking,

w) provide one year loyalty offer offering 20% discount on all future bookings

- b) sincerely understanding the
inconveniences so +o Mr. Bhandare and
extending and apology
- c) shall strive to keep such
complimentarity its the minimal in etc
future endeavours
- d) to take ++this negotiation agreement
as full and final settlement between
Mr. Bhandare and the King Fisher
Partnership
- e) It was agreed that all things
so agreed under this agreement
shall be sincerely abided by both
the parties.
- f) this agreement will remain confidential

Signed Dr.

The King Fisher
Partnership

Date - 19/9/22

DND

Ref no - 10420111014

MEDIATION.

Problem no. 03



page 9

DATE

190422

Mediation Agreement

between
Shri Krishna

Smt. Rukmini
on date 14-9-22

- 1) Shri Krishna and Smt Rukmini explained their mediation statement and explored their concern they had each finalized.
- 2) Shri Krishna agreed his commitment to provide one time settlement of Rs 20,000/- 20,00,000/- (Twenty Lakh) and also further mutually agreed to opt for Divorce and their express for both the party in Krishna and Smt Rukmini.
- 3) Smt Rukmini recognised the personal behavior and his helplessness to continue co-habitation with his wife Smt Rukmini agreed to the one time settlement of 20,00,000/- and mutually agreed divorce.
- 4) Both Shri Krishna and Rukmini are amicable that the co-habitation is not working as they did give it a shot.

Appreciate & such other

~~signature~~

page 10

stand the agree that this process
should be completed within next one
year.

3) this agreement will remain confidential
to shri krishna and smt. Radhagini
signed.

shri krishna.

smt. Radhagini

Mediator sign ~~test~~

Date 19/12/2022



Page 11
Date: 27/08/2022

ARBITRATION AGREEMENT

1. Parody Private Limited.
DHARWAD

2. Mr. Sheeshi
Dharwad.

AGREEMENT

Mr Sheeshi agreed to contract with Parody Private Ltd. on 27/08/2022 to act in Gubbi Veeranna Theatre.

1. Both the parties agreed / given free consent
2. Contract amount is Rs 500.000/- which is paid on 27/08/2022 through cheque no. 12345 drawn SBI Dharwad.
3. Company will not provide any expenses for food and shelter.
4. Both the parties agreed / consented freely to refer Arbitral Tribunal if any dispute arise in future ..

Dharwad
27/08/2022

1) Parody Private Limited
sd/-
seal.

Dharwad
27/08/2022

2) Mr. Sheeshi
Dharwad
sd/-

Witness:

1. Ravi Patil - sd/-
Dharwad.
2. Surya Rao. sd/
Dharwad.

3
10Problem No. 1:First party contention:

Miss Vanita (sister of Mr Varun (who was working at a daily wage worker in a construction work of a building falls from 1st floor and dies due to accident) is claiming compensation from PEK Company.

Mr Varun deceased was working under contractors who was in turn working for PEI company.

Second Party contention:

The Company takes the contention that Varun is not liable.

This sister is not a dependent of the deceased (Varun) thus even if compensation is to be given, she is not eligible.

Conciliation / Conciliation SettlementObservations:

- (a) She is jobless, poor and financially dependent on the sole family member i.e. her brother Mr Varun.
- (b) Her death has left her aggrieved and with no alternative income.

she is completely dependent on the compensation from the company

c) She is eligible to get compensation for the death of brother under Workmen Compensation Act 1923
 & as her brother worked on workers under without maximum for wages the P.E.K. Company is the Principal Employer.

d) the company response on the contention saying that its the contractor's soleholder responsibility and not the company

3. Settlement

a) Both of the parties have agreed to a settlement - company has agreed to pay Rs 2 lakh.

b) Mrs. Vanita has agreed to take as full and final settlement and shall not file any suit in family regarding her matter in any court.

x/sd/-

x/sd/-

Mr. S. K. Chaitanya
Consettore

Negotiation

Negotiation agreement between Bhargav and King Fisher Air Lines.

1. Bhargav undertakes to:

He had to attend the Conference was held at Delhi on 22/03. by 11.00 AM. But for that purpose he has taken King Fisher Airlines ticket of Rs 2500/- for the flight scheduled at 9.00 AM. But delayed by 2 hours. due to delay in roasting he lost the project of manufacturing drugs. Hence Bhargav sues the Kingfisher Airlines for refund of ticket amount as well as for the compensation for not being able to get the contract.

2. King Fisher Airlines undertakes:

They are not liable as the delay was due to some technical problem which is not within their control. Further they refuse to compensate the Company in failure to get project as the claim is based on mere assumption.

3. Conclusion in Negotiation:

King Fisher Airlines agreed to refund the Air ticket amount of Rs 2500/- which Bhargav agreed for this to accept this negotiation. Hence both the party agreed. this discussion was kept secret.

Registration No. 10920111015
Dwaranendra Aranya
IV Sem.

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page 15

DATE

19 09 22022

SUB: Mediation.

Mediation Agreement between Pooja and Prakash on 19/09/2022.

The purpose of Mediation was to alleging that delay to return home, domestic violence claims, the protection of woman from Domestic Violence Act 2005

Pooja Undertakes to:

Her husband Prakash who working in SBI drawing salary of Rs 50,000/- who's office closes at 5:30 pm regularly but reaches home at 8:00 pm regularly hence she claims relief.

Prakash undertakes:

Prakash opposes the allegation that he has no obligation to explain the reason.

Decision in Mediation:

It was agreed that, their residence place is in Yelahanka - 10 km^{tar} from Rajajinagar - and evening traffic affects couldn't reach the house early.

But he decided to purchase new car and reaches home as early as possible.

Both the parties agreed.
the Agreement remains confidential.

Prakash

Pooja

Prakash Pooja

Dharwad
19.09.2022

Parbat
Mediator

Name : fleena
Sem : IV Sem
Reg. No : 10920111020



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page (20)



page (16)

S. ① Title : Arbitration Agreement

The Here arbitration is an Agreement between two parties. first party as Mr. shashi and second party as parody Private limited.

- * The arbitration agreement (hereinafter referred to as an 'agreement') is entered into as of 27/08/2022, by and between Mr. Shashi and parody private limited Company.
- * with mailing address of shashi@gmail.com (hereinafter referred to the 'first party') and Parody private limited with mailing address of parodyprivate limited@gmail.com. (hereinafter referred to the 'Second party') . collectively referred as the two "parties". both of whom agree to be bounded by this agreement.
- * Whereas as the parties entered into a contract on 20th/08/2022. The original contract detailing the agreement is attached.
- * Whereas, a dispute has arisen, or if arise between the two parties (the dispute) the parties agree to submit to bringing arbitration to resolve the dispute.

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* Arbitrator: The parties have appointed xyz as their arbitrator.

* Arbitrator's responsibilities:

To go through the contract thoroughly and give the result in favour of both the parties.

* To resolve whatever the dispute or conflict has arisen between the two parties and resolve it wise and accordingly,

RECITALS.



Name : Meena N
Sem : IV Sem
Reg. No : 10920111020.

Conciliation

Problem No. 3:-

1) first Party Contention :-

Here first party Miss. Sangeeta, had been undergone a contract with Mr. Arvind.

The contract was formed between them that miss Sangeeta had agreed to sing in Mr. Arvind's theatre for one month. for which she has give Rs. 100,000/- in advance.

* Then after some days of contract Miss Sangeeta becomes ill and was not able to perform due to illness for some days.

2) Second Party Contention :-

Here second party is referred as Mr. Arvind.

* The contract undergone between Mr. Arvind and Miss Sangeeta was not performed as per the contract because.

Miss Sangeeta during the duration of contract falls ill & wasn't able to perform which caused loss to Mr. Arvind. As miss Sangeeta had already taken Money in advance & wasn't able to perform.

* So, considering the second parties loss Mr.

Arvind sues Miss Sangeeta - for all the profits he could ~~not~~ have made if Miss Sangeeta had been able to sing.

3. Conciliator :-

As per the case the situation of both the parties, it states that Miss Sangeeta wasn't responsible for the loss. As it wasn't intentionally alone for the loss ~~caused~~ of Mr. Arvind.

As per the case Conciliator give two proposals to the parties.

- 1) He says that either Miss Sangeeta should pay the loss caused by her to Mr. Arvind.
- 2) OR that Mr. Arvind should extend the contract for another month without paying anything to the other party so that the dispute wouldn't arise.

Conclusion -

According to the conciliator's proposal Mr. Arvind and Miss Sangeeta made a decision and that Miss Sangeeta would continue her contract of singing in theatre for a month ~~without~~ without accepting anything in return.

⇒ Sign of first party

Miss Pragya or Veda & Leena.



⇒ Sign of Second party

Mr. Arvind Shanti & Roopa.



Reg. No: 10920111020

Negotiation.

problem No: 3.

- * first party - Ramappa.
- * Second party - Krishnappa.
- * Negotiator . XYZ.

*) Contention of first party -

Ramappa being first party. He while going on pilgrimage to kashi approached Krishnappa & he made him a request to look after his cows in his cattle shed. Krishnappa agreed so.

- * Now Ramappa has returned from kashi & claimed his cows back. but Krishnappa back off and due to some reason. ∵ the matter is set for negotiation.

*) Contention of Second party.

Second party that is Krishnappa. he was approached by Ramappa to look after his cows. But after Ramappa went to kashi, few days later fire broke out in neighbourhood & the cattle shed also caught fire.

- * Now, when Ramappa is claiming his cows back, Krishnappa is not willing to give as he had risk his life and saved cows from cattle shed which had caused fire.
- * So according to second party, the cows would be no more, as he saved ∵ it should

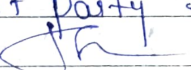
belong to him.

* Negotiator decision.

Negotiator after studying the case came with a decision that the fine court caught was accidental & the cows belong to Ramappa legally.

- * As Krishnappa had risked his life to save the cows. Now its the duty of Ramappa to give him the credit.
- * So the Negotiator gave came the a way where both the parties has win-win Negotiation.
- * And Some compensation should be given to Krishnappa as credits as he deserves if Krishnappa should return back his cows to him.

first party sign



Ramappa

Second party Sign

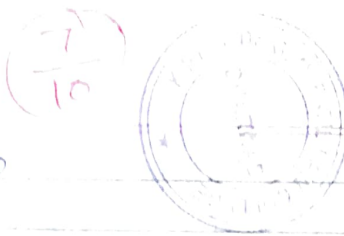


krishnappa

Negotiator Sign.


xyz.

Reg. No : 10920111020



Mediation.

Problem No. 2.

Here the mediation agreement is between Neeraj kaur and Rakesh & Goutam.

Parties for first party - Neeraj kaur.

for Second party - Rakesh & Goutam.

Mediator - XYZ

i) Contention of first party.

Neeraj kaur who has a residential house, his self-acquired property in area of Saptapur, Dharwad. He gifts his house on 12th Feb 2017 to Nitin who is his Sister's Son. The gift he's given is not registered. Here Neeraj has provided or given his self-acquired property by his own will to his Sister's Son.

As its self acquired property of Neeraj he has all the rights to give it of his own choice.

ii) Contention of Second party.

Here the Second party i.e., Rakesh and Goutam who are the son's of first party Neeraj kaur, files suit to recover the possession from Nitin on the ground that the gift is not valid, because after one year lapse it is still not registered so they want to claim their father's property as they are the legal heirs and the gift which is been given to Nitin by their father is not registered legally.

Mediator's decision -

Now, Nitin as he got the property as a gift but not registered it after one year overlap.

- * But Nitin still has the chance to register his property where as the time slot is of three years.
- * So the mediator came to the conclusion that the gift provided to Nitin is self acquired so it can not be claim exchanged as its been passed through his own will.
- * And Rakesh & Gautam should be given their shares accordingly by their father.



10cgs 24

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27/8/2022

Name : J.Amaresh
Sem : 4th semister
Reg no: 1092011021

Problems No. 1

ఉద్ధిష్ట వాటు శాఖల తిట్టి,

ఎ ప్రమాదం కిలో

Mr. కా టోము లూచ్ క్రిస్టీన్ విషయ
క్రియ నుండి అప్పుకున్న వ్యక్తి తొలుసూలు
వాళ్ల ప్రశ్నలుగా వ్యక్తి కొత్తయిన
5,00,000/- రూ. లోకి ఉన్న వాయిదలు
కాంగ్రెసు నుండి అంగులి శిల్పాలు తెలుగు
గ్రూపు నుండి అప్పించినట్టి.

Dolan Salo —

ଲ୍ୟାନ୍ଡ ଏର୍କ୍ୟ ନେଚ୍‌ର୍ ହିଂକରାମ ଆଜି କଥି
ପାଇଁ ପାଇଁ ପାଇଁ ପାଇଁ 5,00,000/- ଦି ଦିନ୍ତି
ଏହାରେ ଆଜି ଆଜି ଆଜି ଆଜି
କଥିଲୁଗଲୁ 1 ପାଇଁ କଥିଲୁ - କଥିଲୁ
କଥିଲୁ କଥିଲୁ କଥିଲୁ କଥିଲୁ କଥିଲୁ
କଥିଲୁ କଥିଲୁ କଥିଲୁ କଥିଲୁ

ఈ లెక్క వ్యక్తిగత అనుమతి ఇంచుటకు
వ్యక్తి (తథా) అంది వార్డు ప్రాంతాల వ్యక్తి
ఈ ఉత్సవం బ్రహ్మపతిష్ఠ శివార్థి.

58

First Party :- M.92 88

Date:
24/8/2022.

Second party :- କାନ୍ଦୁ ଏବଂ ମିଶର ପାଇଁ



Page (25)

DATE

6

10

Date: 27/8/2022

Name : J. Aman
Sem : 4th Semester
Reg NO : 1092011021

Problems No. 3.

ಸಹಿತ ವಯ್ದಿ ಪರಿಹಾ ಕ್ರಿ.

consilation

First party :

ಈ ಸಹಿತ ನಿಮ್ಮ ವ್ಯವಸ್ಥೆಗೆ ಬಿಂಬಿಸುವ
ನೀವು 1 ಅಕ್ಟೋಬರ್ 2022 ರಿಂದ 1,00,000/- ರೂ.
ನಾನ್ಯ ಮಾರ್ಚ್‌ಅಂತಃ ನಿಮ್ಮ ಪರಿಹಾ ಕ್ರಿಯೆಗೆ ಬಿಂಬಿಸುವ
ನೀವು ನಿಮ್ಮ ವ್ಯವಸ್ಥೆಗೆ ವಿಧಿ ಅಂತರ್ರಂಭ ಕ್ಷೇತ್ರ
ನಾನ್ಯ ಮಾರ್ಚ್‌ಅಂತಃ ಏಜೆಂಟ್‌ನಿಂದ ಸಾರ್ವಜನಿಕ
ನೀವು ಆಖಿಯನ್ನು ನಿಮ್ಮ ವ್ಯವಸ್ಥೆಗೆ ಬಿಂಬಿಸುವ
ನೀವು ಆಖಿಯನ್ನು.

Second party ::

ಈ ಸಹಿತ ನಿಮ್ಮ ಸಹಿತ ವ್ಯವಸ್ಥೆಗೆ
ಬಿಂಬಿಸುವ ಸಂಪರ್ಕ. ಸಹಿತ ನಿಮ್ಮ ಸಹಿತ
ನಿಮ್ಮ ನಿಮ್ಮ ಆಖಿ ವ್ಯವಸ್ಥೆಗೆ ಬಿಂಬಿಸುವ
ನೀವು 1 ಅಕ್ಟೋಬರ್ 2022 ರಿಂದ 1,00,000/-
ರೂ. ನಾನ್ಯ ನಿಮ್ಮ ವ್ಯವಸ್ಥೆಗೆ ಬಿಂಬಿಸುವ
ನೀವು ಸಿಹಿ ಏಜೆಂಟ್ ನಿಮ್ಮ ವ್ಯವಸ್ಥೆಗೆ
ಬಿಂಬಿಸುವ ನೀವು ನಿಮ್ಮ ವ್ಯವಸ್ಥೆಗೆ ಬಿಂಬಿಸುವ
ಕ್ರಿಯೆ. ನಿಮ್ಮ ನಿಮ್ಮ ವ್ಯವಸ್ಥೆಗೆ ಬಿಂಬಿಸುವ
ನೀವು ನಿಮ್ಮ ವ್ಯವಸ್ಥೆಗೆ ಬಿಂಬಿಸುವ ನೀವು.

conciliation:

ජ්‍යා තොටී; බෙද ගොවන බුද්ධි
වාසි වැඩුණුම්ගේ දූෂ්චර්ජිත යොමු මිත්‍යාලා
මිත්‍යාලා වාසි නිශ්චල කිරී පාඨෙනු
වාසි මුද්‍යම (ලුයෝත්ති) ක්‍රියා පාඨීන්
ප්‍රාග්ධනීය ටොටී ප්‍රියාමුද්‍රික්.

එම ගොවනි: බෙද ජ්‍යා තොටී බුද්ධි
ක්‍රියාත්මක ප්‍රියා මාධ්‍ය
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ගොඩා ප්‍රාග්ධනීය තුළුවැඳුන්.

ත්‍යා:

First party
ජ්‍යා තොටී

Second party
බෙද ගොවන

Name : Amresh . S
Sem : IV⁵
Reg no. : 10920111021
Sub : A.D.R
Date : 19/9/2022

NEGOTIATION

I First person :

ప్రాంతిక కొల వ్యవస్థ లో నీటిప్రయాపిల్లలు
ఎందుకు వ్యవస్థ నీటిప్రయాపిల్లలు అనుమతి కొనుతారు.
ఎందుకు ప్రాంతిక కొల వ్యవస్థ లో నీటిప్రయాపిల్లలు
ఇయిప్పినందు డి. 2014 సెప్టెంబర్. 00
అంగీర్ 2014 తార్ ఆగ్రమెంట్ అండ్రుష్ట్ర్
కొల ప్రాంతిక కొల 2016 అంగ్లాల్ రోఫ్
స్టోర్ కొనుతార్. కొల తాజ వాస వ్యవస్థ
ఎన్నిచ్చుకు ప్రయోగిస్తార్.

2) Second person :

వివరాలు కొనసాగుతూ ఉన్నాయి అన్నాడో
ప్రత్యేకి. వివరాలు కొనసాగుతూ ఉన్నావి
ఎంతాలియాకి 3 ఏళ్ల తొమ్మి May, 2014
000 March 2014 రంగట ప్రా లాప్ లెచ్ లె
అందో అయించే ఉధూద అంశాలు ఉన్నాయాహా.
ఈ వివరాలకు సమానంగా కొను
ఈ వివరాలకు తిరిగి ఉన్న అయిని
యిందించుట ల్చ లున్ ఉండు అణుష్ట.

NEGOTIATION

କାନ୍ଦିର ପାଇଁ ଏହାର ମଧ୍ୟ କାନ୍ଦିର
କାନ୍ଦିର ଅଧିକାର କରିଲୁଛନ୍ତି।

page 28

ଅନ୍ୟାନ କଣ୍ଠ ଦୋଷ ଦେଖିଲୁ ଆଶପାଦ
କଣ୍ଠ ଉପରେ ୫୬ ମାତ୍ର ଦେଖିଲୁ
ଥାଏନ୍ତି.

Amergh.

(6)
10DATE
19/09/2022

Reg no: 1092011021

Name: Amarash. I

Sem: IV

MEDIATION

(1) First person:

ಈ ಮತ್ತಿ ಅವರು ನಿಮಿ ಶ್ರೀ - ಅಂಗ
 ಯರು ಸಿಹಿಕೆರ. ಈ ನಿಮಿ ಅಂಗ
 ಶ್ರೀ ಮಾರ್ಚ್ ಕುಣ ಅಂಗಿನ್ ಎಂದು ಹೇಳಬೇಕು
 ವಯಸ್ಥಿ ಕಿರಣ್ ಕುಣ ಅಂಗಿನ್ ಕುಣ ಅಂಗಿನ್
 ಕಿರಣ್ ಕುಣ ಅಂಗಿನ್. ಈ ಶ್ರೀ ಅಂಗಿನ್ ನಿಮಿ
 ಅವರು ಅಂಗಿನ್ ಕಿರಣ್ ಕುಣ ಅಂಗಿನ್.

(2) Second person:

ಅವರು ನಿಮಿ ಶ್ರೀ ಅಂಗ ಶ್ರೀ ಅವರು
 ಕಿರಣ್ ಅಂಗಿನ್ ಕುಣ ಅಂಗಿನ್ ಅವರು
 ಶ್ರೀ ಅಂಗಿನ್ ಕಿರಣ್ ಕುಣ ಅಂಗಿನ್ ಅವರು
 ಅಂಗಿನ್ ಕಿರಣ್ ಕುಣ ಅಂಗಿನ್ ಅವರು
 ಶ್ರೀ ಅಂಗಿನ್ ಕಿರಣ್ ಕುಣ ಅವರು
 ಕೆಲವು ಅಂಗಿನ್ ಅವರು.

Mediation :

ಈ ನಿಮಿ ಶ್ರೀ ಅಂಗ ಅವರು ಅವರು
 ಕಿರಣ್ ಅಂಗಿನ್ ಕುಣ ಅವರು ಅವರು.
 ಶ್ರೀ ಅಂಗಿನ್ ಕಿರಣ್ ಕುಣ ಅವರು ಅವರು
 ಶ್ರೀ ಅಂಗಿನ್ ಕಿರಣ್ ಕುಣ ಅವರು ಅವರು
 ಅಂಗಿನ್ ಕಿರಣ್ ಕುಣ ಅವರು ಅವರು.

Parties involved in Mediation

~~of the two sides~~

Somnath

Anandesh

Sant

Suresh

Mediator

Anurag

L.L.B IV sem

Regno

10920111025



Courtlet: D. H.

6

10

Agreement of Partnership

This Agreement is executed on
Saturday, 27th Aug 2022 at Dharwad
by and between

Mr. Sharshikumar Babulkarne
aged 28 years residing at address No. 1
Vth Cross Yandhengar Vidyagiri Dharwad 58004
chequeable received as First Party which
expression shall include their legal business
executors administrators legal representatives
unless repugnant to the Contract.

And

Private limited with registered address
1st main 2nd cross, grandhi Belour Bangalore
with pincode no 560364 dated 27th August
Received as Second Party which expression
shall include the ongoing & future legal
undertakings unless repugnant the Contract.

I WHEREAS the "First Party" is a
private limited Company

II WHEREAS the "Second Party" is a
private limited Company

WHEREAS the First Party has concluded
into the contract with Second Party
for the period of one year and thereby
agreed to perform for the "Second Party"
of at "Gubbi Venna Shekar"

WHEREAS the 'Second Party' has paid
you the sume as Consideration of Rs 500,000/-
Advance to the First Party

Arbitration Clause

WHEREAS any disputes arises in
future regarding the mentioned nature
for claim Content the First Party
and "Second party" agree under this contract
and they it enters to Arbitration Tribunal

WHEREAS the parties have decided to
appoint a common arbitrator to resolve
the disputes of such a dispute arises
yielding the matter mentioned in the
arbitral award

WHEREAS both the parties agreed to appoint
an Arbitrator concerned presenting the
below mentioned purposes and other
causes of its arbitration

Procedure Clause that First Party and
Second party shall appear before such
an independent nature Party at

beginning that the proceedings of the
Tribunal shall be governed by Arbitration
and Conciliation Act 1996

Witnessed and signed by the

First Party

Singh ..

Second Party
Singh

Regno 10920111025

IV Sem

page (33)

Kurtile. I. H

DATE



(1)

(10)

I First Party Condition

ms Vanitha Sister of Mr. Venur who will be working as a daily wage labour in Construction works at a building full from down and ladies dress according to following Conditions from Park Company

Mr. Venur deceased was
warranted under the Condition who was
interior working for Park Company

II Second Party Condition

The Company takes the
Condition that she is not employed
by any other Company as is not liable

The sister can not be
dependent of the deceased Mr. Venur
they even if Company is to be
given she ms Vanitha is not eligible

III Consultant / Consultation Settlement Observation

over first party (Vanitha)

as she is really poor and immorally
dependent on the sole family member
has brother Mr. Venur

b) His death has left her surviving
and with no alternative income
she is completely dependent on the
remuneration from the Company

c) she is eligible to get Compensation for
the death so burden will be Companions
Act 1923 even if worked as workers
under Contract with the Purchaser
the polis laying in the principal Project

d) The Company refuse on the workers
saying that its the Identical man
Purchaser responsible and not the Company

Settlement

Settlement to both the parties have agreed
and written down agreement of
settlement

As Plaintiff
As Second Party

NE GOTJAT_GOM

Q) First Party :-

~~ప్రాంతిక~~ యానుషులు ప్రభు ప్రశ్నలు, ప్రభు
అస్తిత్వ ఉపాధ్యాయ నాచిలుత్తని గుహలు దుషయటి
మంచియాలని యానుషుషు కు చంచి ఉచితి
ఇంక్రిస్టండ్య ల 2016 ఫెబ్రువారి 2017 ర
ప్రసక్తి రైండ్ క్రిమింట్ వాయిస్టిస్టిరుత్తగ్గ ప్రభు
యానుషులు బిదులు బిసాయిలును

→ second Party :-

Negotiation

ମୁଦ୍ରାମଧ୍ୟ ବୃଦ୍ଧିତଥିଲେ କେବଳ ୨୯୫୦ ଟଙ୍କାରେ
ପରିମାଣ କ୍ଷମିତ୍ର ଯତ୍ନରେ କେବଳ ୨୫୫୦
ମୁଦ୍ରାରେ ଯତ୍ନରେ କେବଳ ୨୫୦୦ ଟଙ୍କା
କେବଳ ୩୦୦୦ ଟଙ୍କାରେ

Kadegau

MEDIATION

page 36

Reg no 1092014025
Kurtila, T. Hadagali

DATE
19 09 21

5
10

mediation Agreement
between

Shri Krishnarao

&

Smt. Rukumini

on date - 19-09-21

1 Shri Krishnarao and Smt Rukumini explained their mediation statements and explained the concerns they had each raised

2 Shri Krishnarao affirmed his commitment to continue to adjust his personal behaviour towards ~~Smt Rukumini~~ to make greater efforts to be less confrontational and to explain more clearly the logic behind Departmental administrative and academic decisions

3 Smt Rukumini recognised Shri Krishnarao authority as Head of Department and his responsibility for management decisions

4 Both Shri Krishnarao and Rukumini acknowledged that the centralization is not working as the did give it a stand the government should this power should be centralized with next one year

5 They agreement will remain valid so Shri Krishnarao and Smt Rukumini

Signed
Shri Krishnarao

Smt Rukumini

mediation sign page

10920111026

IV Sem

Kiran.R. Mamachipatik



page 37

(10)
Date.....

Arbitration

Arbitration Agreement

The arbitration agreement hereafter called as an agreement made on the dd- 27/08/2022 between the parties

Between

Mr. shashi Age-22 years registered under company

occupation - Actor

p/o the ABC place

and

'Pasody' Private Ltd registered under company Act
and situated head office of Nipponi

The both the parties to agreement hereafter
called party or parties

RECITALS

1. To this Mr. shashi is an actor who makes or contact with the company called Pasody Pvt Ltd which is situated at Nipponi
2. The contract made between them was the actor Mr. shashi has to act the Cobbli Vizcaya theater which belongs to pasody Company
3. To the same company already has paid the consideration of amt ₹ 500,000/- the the Actor Mr. shashi
4. For the same both parties made on

Arbitration clause

Under their contract for any dispute between them in the future

Under their contract

5 The Arbitration clause contains below details
Substantive Part

Arbitration clause

- i. the parties to the contract are governed by the substantive Statutes of
 - Indian Contract Act 1872 &
 - Companies Act

2 In the case of any dispute they will not move to the court but settle it the same by appointing its arbitrator according to

Sec - 7 of the Act - Who is arbitrator

Sec - 10 & 11 of the Arbitration Act

gives the procedure to appoint the arbitrator

3 In the case of any dispute or claim they move to arbitrator & settles the dispute & the award of the arbitrator binds on the both parties

Arbitration procedure

1. The aggrieved party has to send the notice to the other party to go for arbitration & to appoint the arbitrator
2. After receiving the notice or request within 30 days of such notice received has to make an reply or repudiate
3. From such a date both the party has to appoint the arbitrator of their own

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IV sem

Kishan Raghu Mamada



Page 39

10

DATE

The image shows three distinct groups of two empty square boxes. Each group is separated by a small gap. The boxes are outlined in black and have a light blue background.

Two hours reward - 2

வேலைக்கும் Ys of the go எதுவும் வருமானம்

first party:- ગોધું નાય

မာတ္ထာ မာတ္ထာ

- ಅವರು ಸಂಪರ್ಕ ಮೈಲ್‌ವರ್. ಕಾರ್ಯಕ್ರಮ
ವರ್ಷಗಳ
 - ಖಾತ್ರಿ ಕ್ಷಣಿಯ ಪ್ರಾರ್ಥಿ ಶಿಕ್ಷಣಕ್ಕೆ ಬೀರು
ಉದಾಹರಿಸಿದ್ದರೂ ಅಂತಃಕ್ಷಣಿಯನ್ನು
 - ಅವರು ಕ್ರಿಡತ್ವ ಯಾನ ವಿಭಾಗಕ್ಕೆ ಸಂಖ್ಯೆ 12
ಬ್ರಿಟಿಷ್ ಸರ್ಕಾರದ್ವಾರಾ ಸಂಪರ್ಕ ಕ್ಷಣಿಯ
ಸ್ಥಾಪನೆ ಜೂನ್ 1923 ರ ದಿನಾಂಕ
ಬೆಂಗಳೂರು ನ್ಯಾಶನಲ್
 - ಕ್ರಿಡತ್ವ 2 ಯಾರ್ಡ್ ಸಂತತಿ ಸ್ಥಿರ
 - ಅವರು ಕ್ರಿಡ ಸಂಪರ್ಕ ಸಿಸ್ಟಮ್‌ನಲ್ಲಿ
ಹೀಗಾಗೆ ಬ್ರಿಟಿಷ್ ಸಾಮಾಜಿಕ ಪ್ರಾರ್ಥಿಯನ್ನು

Second party.

ముఖ్యమంత్రి

- නිර්මාණ සේවය, වෘත්තීය අධ්‍යාපන සංශෝධනය
 - මැයිසුරු නිර්මාණ සේවය හෙරු ඇති ප්‍රාග්ධන සේවක සංශෝධනය
 - මැයිසුරු නිර්මාණ සේවය හෙරු ඇති ප්‍රාග්ධන සේවක සංශෝධනය
 - මැයිසුරු නිර්මාණ සේවය හෙරු ඇති ප්‍රාග්ධන සේවක සංශෝධනය
 - මැයිසුරු නිර්මාණ සේවය හෙරු ඇති ප්‍රාග්ධන සේවක සංශෝධනය
 - මැයිසුරු නිර්මාණ සේවය හෙරු ඇති ප්‍රාග්ධන සේවක සංශෝධනය

போல கூற வேண்டும் என்று பிரெஞ்சு மூன்றாவது நிலையில் கூறுவது அதை விவரிதிப்பது என்று கூற வேண்டும்.

1805
వ్యవసాయచు ఇంజనీరుల బ్యాంక్ లోని రూపుల సంస్కరణ
ను చేసుకొనునా

25 अगस्त २०२२
१०००८ - २७/०८/२२

62510056

Chewo do work - 16

1099011096

Kisan Raghu Mamalapura
19/09/2022



Negotiation

Motive

- (i) Ramappa handed over his 10 cows to Krishnapappa
- (ii) Krishnapappa solemnly agreed and received 10 cows from Ramappa to look after the cows ~~for~~ ^{from} some fire (fill Ramappa Return)
- (iii) Krishnapappa saves 10 cows from ~~the~~ the fire accident
- (iv) Krishnapappa denied to return 10 cows to Ramappa as he saved them from accident

Goals of Ramappa

To receive back all the 10 cows from Krishnapappa

Goals of Krishnapappa

To keep all the 10 cows with himself as he saved them from fire accident

Closure and implementation

With the mutual understanding and cognitive approach both the parties have solemnly agreed for the below fact or decision with effect from the current date:

- (i) Ramappa will receive back ^{WS} 7 cows from Krishnapappa
- (ii) Krishnapappa returning 3 cows in accordance to the negotiation in the form of compensation for Ramappa for

page 42

Sawing bit to rouse and I loosing
her shed.

Pamappur

Kothiyappuram

- 10920111026

- Kiron Raghv Mamodlapuram

- 19/09/2021

Page 43

6
10

DATE

Mediation

BETWEEN

Radha

(Plaintiff) (s)

and

Musali

(Defendant) (s)

Agreement to Mediate

and

Terms of Mediation.

The parties agree to mediate with Manohar as ADR chamber mediator to attempt to settle dispute in relation to the above-noted matter.

a) Plaintiff stance according to problem statement

(i) Radha is wife of Musali

(ii) Radha has been harassed by Musali on the basis of dowry

(iii) Musali wants to compromise with Radha

(iv) Radha demands for Justice and files a complaint against her husband Musali

b) Defendant (s) stance according to problem statement

(i) Musali is husband of Radha

(ii) Musali wants to compromise with Radha

(iii) Musali has been arrested based on harassment charges

Termination of Mediation

(i) Any party may withdraw from mediation at any time.

(ii) If the mediator determines that it is not potential resolution

page 44

Dadha

D

Dadha

Musali

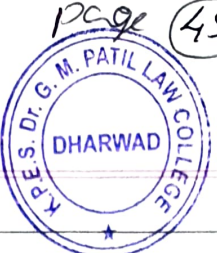
M

Musali

M

Meditox

Manohar



Page 45

Name KIRAN DEODHAK
Roll No: 28 IV SEM
Reg No 10930111027
Date 27-08-22

Problem No 1.

No

ARBITRATION Agreement.

This Arbitration Agreement is made between Mr. Shashi on this day 27th day August of 2022 between Mr. Shashi Residing at SHANTINAGAR Mission Compound Dharwad - 580001 [FIRST PARTY] AND Parody Private LTD [SECOND PARTY].

The Parties have entered into contact on 27 May 1921. The original contract is attached.

- (1) Where as Disputes and differences have arisen between the parties in regard to the contract Dated 27 May 1921 and Parties could not mutually settle the matter. ^{Now} ~~that~~ the matter be referred to Arbitration for grant of Award.
- (2) The Parties have appointed [Mr. X] ^{Now} ~~as~~ herein referred to as Arbitrator]
- (3) The Provisions of Arbitration and Conciliation Act 1996 shall apply.
- (4) Both the Parties Agree that they would co-operate and Agree to lead Evidence expeditiously on the date on hearing fixed by the Arbitrators. In case any Party fails to appear or lead evidence there is Express condition that such Party be placed as Ex-Party

Date.....

- (5) The Parties herein Agree that in case of death of either Party this Reference to Arbitration does not get quashed.
- (6) The Parties herein Agree to split the expenses. Equally during the course of this Proceeding you Express Condition the Expenditure Specifically incurred for this Arbitration Proceeding.
- (7) The express Stipulation that Any Award passed by such Arbitrator shall be binding on Parties herein their heirs, Executives and legal representatives.

Have Agreed to the above Agreement by both the Parties and said Parties Affix their Signatures to this Agreement on 27th day August 2022 at DHARWAD.

(^{Sign above}) Signature of FIRST PARTY (^{Sign above}) Signature of SECOND PARTY
 

DATE :- 27-08-2022

Place: DHARWAD.



NAME: KIRAN DEODHAR
FOL NO: 28
REG NO: 10990111027

DATE

27 08 22

S
10

Conciliation Problem:- 1

Contention of First Party [Vanita].

It is the contention of the Vanita, she being sister of brothers that as his brother was working ~~on~~ daily wages and he was only the ~~dead~~ person who was earning and running the family of 4 members. After his demise the situation has drastically changed as these family members were totally dependent on Valun who is now deceased. and also Vanita being the sister and unmarried. The family will have incur expenses for his marriage since Valun died by a fall from first floor while ~~construction~~ construction was in progress. i.e. He died during the course of employment and also as the family is in dire need of money to run the livelihood. Hence seek that P & K company be liable to pay the compensation.

Contention of SECOND PARTY [P. K. Company].

Though Valun who is now deceased was working for P. K. company ~~on~~ daily wages for construction work. he was not directly hired or employed by P. K. Company but hired or employed through Bhambhakas as contractor. Hence P. K. Company was not liable for compensation.

Conclusion:- After looking into the contention taken by Vanita who is Sister of Vrush (Deceased). After having considered the issues involved and having taken the consent from both the Parties

I like to bdy to draw the Settlement Agreement as follows.

(1) P. K. Company agreed to Pay the compensation of Rs 800,000 Indian Rupees as compensation to Vanita [First Party].

(2) In addition taking into consideration of family situation The P. K. Company has extended to employ Vanita as employee of P. K Company on humanitarian grounds.

Both Parties Agreed and settle this dispute before Me in full and final

Kishan
Signature of First Party

De
Signature of
Second Party

zoprod
XXXXX
Sign & Seal of conciliator

DATE : 27-08-2022

Place : DHARWAD.

Problem No 1.

Negotiation

Negotiation Agreement Between Balgov (Director of Pharmaceutical Company located at Bangalore) and Kingfisher Airlines on 19 September 2022.

The Purpose of negotiations was to re-establish a constructive and co-operative working relationship between Balgov (Director of Pharmaceutical company) and Kingfisher Airlines. The following commitments and actions set out your Agreement on how to do this.

- ① Balgov (Director of Pharmaceutical Company located at Bangalore) undertakes to
 - (a) Make sure he doesn't expect ~~failure~~ from Kingfisher Airlines
 - (b) Take care that all issues in dispute have been extensively discussed
 - (c) Balgov agrees to accept the compensation of Rs 25,000 which was paid by the company ~~for~~ including the fee for booking the flight and company may have incurred the loss if they were to get the project from Government of India

- ② Kingfisher undertakes :-

- (a) Kingfisher Agrees to Pay Compensation

of Rupees 25,000 as compensation, to maintain
the long term relationship.

(b) As the pharmaceutical company has
name & fame and to value the
customers relationship and to continue
the relationship with said company
going forward.

This Agreement will remain confidential

Signed ① XXXX

(MK Balgov)

(Director of Pharmaceutical Company)

② XXXX

Kingfisher Airlines

MEDIATIONPROBLEM NO: 3

Mediation Agreement Between Sri Krishna and Rukmini W/o of Sri Krishna on 19th SEPtember 2022.

1. Sri Krishna and Rukmini explained their mediations statements and ~~extortion~~ explored the concerns they had each raised.
 2. Sri Krishna affirmed his commitment to settle the issue between them by way of one time settlement of Rupees 10,00,000 as part of maintenance and both parties both willfully Agreed for mutual consent divorce.
 3. Sri Krishna Agreed to bear all the legal Expenses incurred for this mediation.
- (4) Rukmini W/o of Sri Krishna released that Sri Krishna does not wish to live and ~~co-habit~~ with her (ie wife Rukmini) and was convinced by mediation.
- (5) Both the Parties Agree this Process should be completed within Six months from the date of this Agreement.
- (6) This Agreement will remain confidential between Sri Krishna and Rukmini.

Signed XXXX

~~Pwd~~ Sri Krishna

XXXX

Rukmini W/o of

Sri Krishna

Signed by mediators X ~~full~~

Date : 19-09-22
Place : DHAULADHARA

(Parmar)

(3)
10

Date.....

Q. NO. 2

Arbitration Agreement

The Arbitration Agreement made and entered between Mr. Shashi a noted theatre actor and 'Parody' Private Limited on the date and xxx-xxx at the place of xxxx with the mailing address of abcd@gmail.com of the (First party), and with mailing address of ijkl@gmail.com of the second party collectively referred to the parties, both of whom agree to be bound by this Agreement-

More

First Party :- Mr. Shashi

Second Party - Parody Private Limited

The business relationship between the parties commenced on the matter of acting at the Gabbivaram theatre for one year with the consideration of Rs. 5,00,000/- as defined in the original business contract hereinafter referred to as the "contract" which both the parties agree themselves and in agreement, the terms

If - the any dispute arises between both parties then the parties to this Arbitration Agreement go with the procedure thereof

whereas differences and disputes have been arising between the

parties mentioned above in the agreement viz.

- a) if difference should between the said two parties then they have to appoint the arbitrators mutually according to the section 31 of this act.
- b) A reasonable time-limit may be fixed after consulting the arbitrators for the grant of the award by them and umpire it appointed and the said time may be extended in consultation with the arbitration.
- c) The parties agree that reference to arbitration would not be revoked either by death of either party or any other case.

Having agreed to the above by both the parties the said parties affix their signatures to this agreement this xx - xx - xx day of ast

Signature 1

Signature 2



Conciliation

సుధారు

କେତେ ମାତ୍ରା

మార్కెట్ : - వ్యవసాయ (వ్యాపార శాఖ)

୨୫୮

मेज़ २ : P ४^h K शब्द

పోటీ - 1 : వెల్సుగుల ద నాను చెరిద లూస్ కో
ప్రోఫీల్. అన్న అన్న P4/C కెంచెల్సులు క్లూడ
కెంచెల్ గాకట్టింది ఇవాంక XX-XX-XXX శూట్ క్లూడ
కెంచెల్ గా ఏష్ లుండ్రెచ్ బుక్కెల్లుండ వ్యాస్ జ్యూ
గారిలుత్తాన్న. నుండి మున్సిప్ భుజ్ నీ. ఉధారముట్టే
తొగ ప్రెస్ తథ్యాలు కెంచెల్సు. ప్రతి కార్ట్ ట్రై
లుండ్ అన్న చెరిద క్లోడ్ మ్యూట్స్ ప్రోఫీల్ కెంచెల్
ఎస్ లుండ్ అన్న వెల్సు ప్రోఫీల్ క్లోడ్ మ్యూట్స్
పదం ప్రోఫీల్ 10,00,000 లుంగాలు ఒకసారి కెంచెల్ క్లోడ్

ఎల్లస-2 : P4K కుండలి చూడాలనిట నాను
 ఏప్రిల్ లో ప్రమాదు నేత్త కుండలికి వ్యాపాద
 కెప్పికినారు నాదిప్పు త్రిభువన దివ్య శబ్దగార
 న ప్రమాద ఈకాంచుకు యస్తుకిద్దాలు. ద్వారా కొండ
 చలుకొరవును తీచుటుండే నొట్టే శ్రుతి తట్టాయి
 అందుల్లు బోధు లుణ్ణులు, కుప్ప అందుల్లులు
 న దుకుపరాగి ఉన్న త్రస్తుకిద్దాలు.

ଶ୍ରୀ ଦାନ ପାତ୍ରଙ୍କ!

ప్రమాదానికండిత తిథిని 10/12/2018 నాటకాలలో ఉన్న
అనుమతి వ్వాచిలు, అది P4K కంపెనీలు ద్వారా
యొచ్చి ఉన్న వ్వాచి కుటుంబ ఇంజనీరింగ్,
ఎరపు శస్త్రాశాల వ్వాచి శిక్షణాల నంతరం
ప్రమాదానికండిత తిథిని 10/12/2018 నాటకాలలో

సోద శాసనమయిసే PFK కొడు నుండి విచారణ
మధ్య చెప్పాలి అంటే తాడ రిపోజిటరీలో
ఏస. ఇండస్ట్రీలు విషయమే నుండి వ్యాపారమై ఉన్నాయి
ఎందుకి నుండి విషయమే నుండి వ్యాపారమై ఉన్నాయి
కి వ్యాపార వ్యాపార వ్యాపార వ్యాపార
కి వ్యాపార వ్యాపార వ్యాపార వ్యాపార

మీల్సీ - 1

వ్యాపార వ్యాపార
మొబిలీ

మీల్సీ - 2

PFK కొడు
మొబిలీ

మొబాపిలీ:

Corporation

దినాంశి: 24 - 08 - 2022

NEGOTIATION

Problem No: 3

8
10

279 3.3.3
V3

SECOND TERM

1. వ్యవసాయి : ఈ మోడల్ లో ప్రధాన వ్యవసాయి వారి వారా వారా విభజిత కొనుటకు నిషిద్ధ.

1. Задача

చిత్రమాణ ప్రాంతాల కొనుక వీళు
చాపల నుండి తోటల ప్రాంతాల కొనుక
- లింగ నుండి పోస్ట్ లో కొనుక వీళులు అవు
లు ఏం ఉన్నాయి. ఈ ప్రాంతాల కొనుక వీళుల ప్రాంతాల కొనుక
స్థాపన కొనుక వీళుల ప్రాంతాల కొనుక వీళుల ప్రాంతాల కొనుక

2. १९२५ :- यह अंग्रेजों के द्वारा बनाया गया

- ఈ డ్రెస్సు, ఈ డ్రెస్సు కొనిఉండాలి
- నా.

1. ನೇರಿಲ್ಲಿ:- ಕ್ರಿತಿಕ, ಸಾರು ಹಳೆಯದಿ ಅನುಭವ ತ್ವರಿತ
ಮತ ಮಾಡುವ 10 ಕಂಪನಿಗಳ ಪ್ರಾರಂಭಿಕ ವರ್ಣನೆಯನ್ನಿಂದ
ಇ, ನುಡಿ ಏಕ ಕ್ರಾಟರ್ಸ್‌ನಿಂಬ ಕ್ರಾಟ ರೂಪ
ಶ್ರವ ತಾತ್ತವಿಕ ಮಾರ್ಪಣ ನಿರ್ಧಾರ ಅಥವಾ ನಾನು
ನಾವರ ಕಣ್ಣ ಪ್ರಾರಂಭ ಕಾರ್ಯಕ್ರಮದಲ್ಲಿ ಈ ಶ್ರವ
ನ್ನು ನಿರ್ವಹಿಸು

2. 2021 - இந்திய, வாஸ் சீ. ரத்னரி குமார்
- ஒரு முக்கிய முதலாளியார் +
Parmar

1. దార క్రతుల ఉపాయిద నీయబడి ఉన్నట్టంలో
అంగారి ఏందిన వ్యవసాయ మొదట నీయబడి
కుటుంబ ప్రాణుల క్రాన్చిల్లు.

3. ప్రమాద శైలి విధానాలు

1. ప్రమాద క్రమాల విధానాలు

1. ప్రమాద క్రమాల విధానాలు కాన్ఫారెన్స్‌లలో తీవ్ర
రంగ విషయాల మాటల్లా.

2. ప్రమాద క్రమాల విధానాలు కాన్ఫారెన్స్‌లలో తీవ్ర
విధానాలు, నొపి పోత్తులు తోడులు లోపించి
క్రతుల కుటుంబ వ్యవసాయ పరిపత్తిలో క్రమాలు
ప్రమాదం నీయబడినప్పుడు. 4 క్రమాలు
ప్రమాద వ్యవసాయ విధానాలు.

4. ప్రమాద - గొప్ప క్రతుల కుటుంబ వ్యవసాయ
ప్రమాద క్రతుల వ్యవసాయ విధానాలు తీవ్ర
విధానాలు లోపించి లోపించి, ప్రమాద విధానాలు
విధానాల విధానాలు విధానాలు క్రతుల విధానాలు
గాను విధానాలు.

5. విధానాలు

కుటుంబ వ్యవసాయ క్రతుల విధానాలు
ప్రమాద విధానాలు క్రతుల విధానాలు
2 క్రతుల విధానాలు విధానాలు విధానాలు
ప్రమాద క్రతుల విధానాలు.

6. ప్రమాద విధానాలు

ప్రమాద విధానాలు క్రతుల విధానాలు
క్రతుల విధానాలు విధానాలు క్రతుల విధానాలు
ప్రమాద విధానాలు విధానాలు విధానాలు
క్రతుల విధానాలు.

ప్రమాద - 1 ప్రమాద - 2

క్రతుల విధానాలు

Problem no :- 1

ಒಟ್ಟು

VS

ವ್ಯವಸ್ಥೆ

ದಿನಾಂಕ: 19.09.2022

ಉತ್ತರ ಕ್ಷೇತ್ರ ಮತ್ತು ಅಧಿಕಾರ ಮತ್ತು ವಿಭಾಗಗಳ ನಡುವುದ್ದಿನ ಸಮಾನತ್ವ

ವಾದ: ಪಾತ್ರ:

ಪ್ರತಿಬಾಧ: ವ್ಯವಸ್ಥೆ

1. ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆ: ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ, ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ, ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ.

2. ವ್ಯವಸ್ಥೆ

ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆ:

1. ರಾಧಾ (ಪ್ರಾಥಮಿಕ): ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ, ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ, ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ, ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ.

2. ವಿನೋದ (ರೋಗಿ): ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ, ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ, ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ, ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ.

3. ಮೂಲ ವಿಷಯ

ಅಧಿಕಾರಿಗಳ ಮಾನಸಿಕ ತ್ವರಿತ ವ್ಯವಸ್ಥೆಯ ವಿಷಯದಲ್ಲಿ.

“ ఈండ్రు అనేవి మాటలు, ఆస్తి శాసన దిగి
పోడి కింది లొచ్చిల్సు, నీవు మాత్రమే కింద
పోడి.

4. ମୁଣ୍ଡା ପିଲାରୀ

20. මිය සිංහල ප්‍රාග්ධනයෙහි
උදාවේදී, මුළු ප්‍රාග්ධනයෙහි
සු, එහි ප්‍රාග්ධනය ප්‍රාග්ධනය + මුළු ප්‍රාග්ධනය
ස්ථාන කොට්ඨාය ප්‍රාග්ධනයෙහි වෙත ප්‍රාග්ධනය
ක්‍රියා කිරීම්.

5 Point अंक: (2 वां अंक)

మాత్రింగ్ రి ప్రోటోటెల్ లు ప్రథమ వీఎస్
వ్యు, అప్పి ఉన్న మొదటి గండు ప్రోటోటెల్లు
లు చుట్టిపోకబడు, ఇంతార ఏగొనుచుట్టివాడ
మధ్యలు, అప్పుకొండారట్లు కోసిపుచుపుకొని
ఉన్న ప్రథమంగా

6. డిటోర్ ప్లాఫ్సిడ్

ಈಗ ಇನ್ನೂ ಕರ್ನಾಟಕ, ಗುಜರಾತ್ ಮತ್ತು
- ಕರ್ನಾಟಕದಲ್ಲಿ ಬೆಳ್ಳಿಯಿರಿ, + ಇತ್ತೀಚೆ
ಬೆಳ್ಳಿಯ ಅಂತರಿಕ್ಷ ಸಂಪರ್ಕ ಮತ್ತು ವಿವಿಧ
ಭಾಗ, ಪ್ರದೇಶ ಕ್ಷಣಿ ಮತ್ತು ವಿವಿಧ
ಘಟನೆ, ಗ್ರಾಮೀಣ ವಿಳಾಯ ಮತ್ತು ವಿವಿಧ
ಘಟನೆ, ಗ್ರಾಮೀಣ ವಿಳಾಯ.

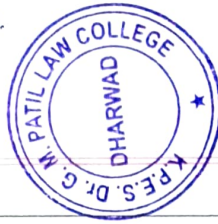
→ ఈ ద్రోగుల రాజు కావుచుటకున్నాడు.
ఇరువు నుండి ప్రధానమైన రూపును వ్యాపారాలు
కొన్నాయి.

Rachael

8705 100
100

Edward Smith
edsmith

ప్రాణుల కెంటాలు
అంతిమ



Contract Agreement.

This Contract agreement is made between Mr shashi a noted theater actor. Here in after called as First Party and Parody private Limited. (Here in after called as Second Party) on the Saturday the 27th Aug 2022.

(1) The Parties entered into a Contract between both the First party and Second Party to perform First Party Act at Gubbi Veerana, theater theater for the period of one year from 27th August 2022 to 26th Aug 2023.

(2) Payment clause :-

The Second Party has Paid Rs.5,00,000/- in advance to the First Party to Perform the Act at Gubbi Veerana Theater for one year.

(3) ARBITRATION PROCEDURE :-

In case any dispute arises between First Party and Second Party the Parties mutually consent to appoint a sole Arbitrator.

All the arbitration proceedings shall be conducted in the language of English.

The Arbitrator shall have atleast 1.5 years Experience in such dispute resolution and must be concended within 60 days from the date of claim claimed or dispute.

- ④ Governing Law :- The arbitration proceedings shall be governed by the Indian Contract Act 1852 and Arbitration Resolution Act - 1996.

The Tribunal shall Meet Examine witness and record the proceedings at Discreet.

- ⑤ Thread :- First and Second Party abide by the arbitration proceedings and Judgment of Arbitral Tribunal is final.
- ⑥ Arbitration cost :- All the cost of arbitration proceedings Court fee shall be equally split among the parties.
- ⑦ Miscellaneous :- Any other which are not Expressly written in the contract are Subject to the mutually agreed.

Having agreed to the contract Agreement this Saturday the 28th Aug. 2022, Signed by both the parties.


First Party
Mr. Shashi
Theatre Actor.


Second Party
Parody Private
Limited Theatre
Company



Abhijit Grupt U/s. Mysore. Industries.

First Party : Abhijit Grupt Employee of Mysore Industries. pvt. Ltd. Partic.

- ① The late Employee of Mysore Industries. pvt. Ltd
- ② He served to the Mysore Industries against while departing home from the place of employmenting his job
- ③ It's wife Meena praying for compensation of 12. lals. under Employee's Compensation Act 1923
- ④ This wife Meena disrupted prayer. after 2 year.
- ⑤ His wife urging about her husband death compensation. She is giving reason for death by reason of cardiac arrest the loose his life.
- ⑥ Meena But his prayer for compensation in front of Mysore. Industries. pvt. Ltd. on the ground of employee's compensation. Act. 1923.

Second Party : Mysore Industries. pvt. Ltd.

Second party not accept Meena wife of employee Abhijit Grupt
Pas served party Mysore. Industries. pvt. Ltd
adjoining income of limitation period.

page (63)

Date.....

They are accepting for compensation.
 Reason → consider c. arrest while retarding him, from the place of employment, of the completing his job.

They are paying after 2 year limitation is crossed.

So Kailash's put ltd. not accepting employee's wife Meena's prayer for compensation.

Judgement Award of conciliation Board.

Industrial dispute Act 1923. Empliances on conciliation Board.

How conciliative board decide.
 that on the ground of Industries Dispute Act and Arbitration and Conciliation Act decide that Kailash's put ltd has to do action compensate of ~~or~~ lack on the ground of Asstdt and Conciliation Act.

First party

- ①
- ②

Second party

- ①
- ②

Conditions.



25/08/2022

मुख्यमंत्री. उपराज्यकालीन सचिव.

वास्तु. गोपी. विनाशक.
विष्णु. अ. रामेश्वरम. रमेश्वर. विलासी.

संस्कृत एवं - H.O. विष्णु - देवी
मुख्यमंत्री. उपराज्यकालीन सचिव. उपराज्यकालीन.

विनाशक. रमेश्वर. विलासी
गोपी. रेखा लक्ष्मी. तिक्तु. विष्णु. विलासी
भवति. विष्णु. विलासी. रामेश्वर. विलासी. विलासी.
विष्णु. विलासी. विलासी. विलासी.
विलासी.

- ① वायरि. वेंकटे बिस्मिल गोपी. 3 वर्ष
बायरि 2014 दोपत्र. 2016 विष्णु रमेश्वर
2017 विलासी गोपी वायरि विलासी.
- ② विलासी. विलासी. विलासी. विलासी
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- ③ विलासी. विलासी. विलासी. विलासी
बिस्मिल गोपी. विलासी. विलासी
- ④ विलासी. विलासी. विलासी. विलासी
बिस्मिल गोपी. विलासी. विलासी
- ⑤ विलासी. विलासी. विलासी. विलासी
विलासी. विलासी. विलासी. विलासी. विलासी

ಮೌಲ್ಯಾದ ವಿಷ್ಣು ಶೈರ್ಲ ಯಾವಿ ಮತ್ತು ಸಂಪನ್ಮೂಲ

ರೈಕ್ರಾಸ್ಟಿಕ್ ಮತ್ತು ಉತ್ತರಾದ ಬಹಿರಳಿ ಮಿಶ್ರಾದ್ಯಂತಿರೆ
ವೈಜ್ಞಾನಿಕ.

- ① ನುಫೆಲೆರಬ್ ವಿಷ್ಣುಂತ್ ಬೆಳ್ಳಿಗೆ ಯಾವೇ
ಯಾವಿಯಾಗಿ, ಇರ್ಜನಾರ್ಥಿ ಉತ್ತರಾದ ವೈಜ್ಞಾನಿಕ
- ② ಯೋಗ್ಯ ಕ್ಷೇತ್ರ. ಹೊರ್ತಿ ಯಾವೇ ಉತ್ತರಾದ
ನೀಡಿಲ್ಲ ರೀಲ್ಯು ಕ್ರೆರ್ಪೆಸ್ಚಿನ್ ಯಾವೇ ಉತ್ತರಾದ
ಉತ್ತರ. ಉತ್ತರಾದ ನೀಡಿ ಯಾಗಿದ್ದು.

- ③ ಉತ್ತರಾದ ರೀಲ್ಯು ಅಂತ್ರಿ ಗ್ರಂಥಿ ಯಾವೇ.
ಉತ್ತರಾದ ಪ್ರಾಯಃ ಪ್ರಾಯಃ ರೀಲ್ಯು ಉತ್ತರಾದ
ಉತ್ತರಾದ ಇವುಗಳು.

ನಂತರಿ.

ಇಖ್ಯಾತಿ ಯಾವೇ ಯಾವೇ ಉತ್ತರಾದ
ಯೋಗ್ಯ ಉತ್ತರಾದ ರು ಕಾನೂ ನಿರ್ಭಯರಾಯಾಗಿ
ತ್ವರಿತ ನೀಡಿಕ್ಕು ಒರ್ತಿ ಶಿರುತ್ತ ಕ್ರೆಪ್ಪೆಬೆಳಿಕ್ಕು
ರದಿ ನೀಡಿಲ್ಲ ತೆರ್ಪೆತ್ತಿತ್ತ ತೆರ್ಪೆತ್ತಿತ್ತ ಒಂದಿಲ್ಲ
ಬೆರ್ತಿ ಬಂತ್ ಕುರಿಸಿತ್ತಿಂತ್ ಉತ್ತರಾದ ಇತ್ತೀವು

ರೀಸಾಯಿತ್ತೀ ಲಂಕೆಯಿತ್ತೀ ಬೆಳ್ಳಿಯ್
ಯ್ಯಾ ರೆಲ್ಯುನ್ಜನ್ ಉತ್ತರಾದ ನೀಡಿ ನೀಡಿ
ಯೋಗ್ಯಾತ್ಮಿತ್ತಿನ್.

ಈ ಯಾ ರೆಲ್ಯು ಯಾವೇ ಉತ್ತರಾದ ಉತ್ತರಾದ
ಉತ್ತರಾದ ನೀಡಿ ಯಾಗಿದ್ದು.

ಬಾಲಿನಾರ್ಥಿ ನೀಡಿ

ಡ್ಯೂ. ಕ್ರಿಸ್ತಿಫ್ರೆ

ದಿ ನಾಂತರೆ (೧೦-೦೭-೨೦೨೨)

ಸ್ವೀಕಾರ್ಯ ಸಂಸ್ಥೆಯಿಂದ

ಯಾವಿಲಿಗೆ

ನೀಡಿಲಿಗೆ

(Parmar)

P. No = 10920111032

C. No = 32.

DATE

190922



Mediation Assessment

between

Smt. Krishnam and Smt. Balakumari
on date 19th Sept 2022.

- ① Smt. Krishnam and Smt. Balakumari explained their condition. Statement and explained ~~that~~ the Locus by
- ② Smt. Krishnam offered his commitment to the Issue between them by way of one time settlement of Rupee 20,00,000 as ~~the~~ part of maintenance and Jallent both will pay. Replied ~~was~~ stated. consent differs.
- ③ Smt. Krishnam agreed to bear all the legal expenses incurred for the mediation.
- ④ Balakumari w/o of Smt. Krishnam declared that Smt. Krishnam does not wish to live and ~~co-habits~~ with her (wife Balaji) and was convinced by mediation.
- ⑤ Both the parties agreed his presence should be complete within six months from the date of this Agreement.

⑥ this Agreement will remain Confidential
between Sri Krishnarao and Balramini

Signed - XXX

Sri Krishnarao.

- XXX

Balramini w/o of
Sri Krishnarao.

Signed by mediator - XXX

Date - 19-09-22.

place - Dharwad.



4
10

Date.....

LLB = IV sem

Ryma 10920111036

margaretha. mallopur.

problem no. 02

ಮುಖ್ಯ ಸ್ಥಿರತ್ವ.

ಉತ್ತರಗಳು - 1 Aman ice cream brand

ಉತ್ತರಗಳು - 2 m/s Emigo packers pvt. Ltd.

ಮುಖ್ಯ ಸ್ಥಿರತ್ವ ವಾಯಾಪಕರ್ತರಾದ ಯಾತ್ರೆ ಸಂಸ್ಥೆಯನ್ನು
ಇನ್ನು ಯಾವುದ್ದಿಗೆ ಗೊತ್ತಿರು ಎಂದು ತಿಳಿಸಿ.

Aman ice cream brand ಅವುಗಳನ್ನು
ಪ್ರತಿಧಿಸಿ ಮಾರ್ಕೆಟಿಂಗ್ ಮಾಡಿದ್ದರೂ ನೀವು ಕಾಣಿಸಿ

Aman ಅವುಗಳನ್ನು ಬಿಡುವುದು ಮಾತ್ರವಾಗಿ
ಹೀಗೆ ಮಾರ್ಕೆಟಿಂಗ್ ಮಾಡಿದ್ದರೂ m/s Emigo packers
pvt. Ltd. ಹೀಗೆ ಮಾರ್ಕೆಟಿಂಗ್ ಮಾಡಿದ್ದರೂ ನೀವು
ನೋಡಿ. ಯಾವುದ್ದು ಪ್ರತಿಕ್ರಿಯೆ 100000 ರಿಂದಿನ್ನು

ಈ ಘಟನೆಯ ಸಿದ್ಧಾ ಯಾವುದ್ದಿಗೆ
ಘಟನೆ ಸಂಖ್ಯೆಯ್ಯಾದ್ದರಿಂದ ಇದನ್ನು ನೀವು ನೋಡಿ.
- ಯಾವುದ್ದಿಗೆ ಸಂಖ್ಯೆಯ್ಯಾದ್ದರಿಂದ ಕಾನ್ನು ಗ್ರಹಿಸಿದ್ದರಿಂದ
100000 ಗಂಡು ಶಿಲಾಂಗದಿನ್ನು ವ್ಯಾಪಕವಾಗಿ ಇದ್ದು
ಹೀಗೆ ಮಾರ್ಕೆಟಿಂಗ್ ಮಾಡಿದ್ದಿನ್ನು.

ಅಭಿಪ್ರಾಯ:

- ① ಮುಸ್ತಾಕ್ ಏmigo pvt Ltd. ಮತ್ತಿಂದ
ತ್ರಾಂಗರ್ದಿ.
- ② m/s Emigo pvt Ltd. ಗೆ ಮತ್ತಿಂದ

— යෙදුම්පුද්‍ර සංඝරින් පැහැදිලිව
නොරා 10,000 ප්‍රමාණ පැහැදිලිව

(B) යෙදුම්පුද්‍ර වෘත්තීය පැහැදිලිව.

① යෙදුම්පුද්‍ර රැඹූ යුතු වෘත්තීය පැහැදිලිව
වැඩාන් නිශ්චාල්‍ය පැහැදිලිව (ආ 2013 අදි
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වැඩාන් පැහැදිලිව යෙදුම්පුද්‍ර යෙදුම්පුද්‍ර

වෘත්තීය පැහැදිලිව

$\frac{2}{3}xx$
 $\frac{1}{3}xx$

වෘත්තීය පැහැදිලිව

$\times \times x$

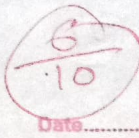
වෘත්තීය පැහැදිලිව

$\times \times x$

LLB IV sem

Manjunath.Mellopuw

Rg.NO. 10920111036



page 70

First party - Abhijit Gupt employee of mysore
Icegolokos pvt Ltd / wife meena Gupt

Plaintiffs \Rightarrow First party

1. Asking compensation for death Abhijit
- Gupt employee of mysore icegolokos pvt
under Employee Compensation Act - 1923
2. Asking 12 Lakh. compensation from
icegolokos pvt Ltd. mysore.

Second party - mysore icegolokos pvt Ltd

Responding

- i) the death of the employee has not occurred during under the course of employment
 - ii) the cause of death is cardiac arrest and that too has happened elsewhere outside the premises and after the work hours
 - iii) the other legal heirs have not joined the petition as petitioners but have been made as respondents
- \Rightarrow the claim is barred by limitation.

Conciliation BOARD

- ① Conciliator 'y' heard the case and

- written statement put forth by the first party and second party

(2) conciliator gone through the Employee status and working environments and applicability of Employees Compensation Act 1923.

(3) conciliator called the first party and second party separately and came to conclusion. The of the Conciliation is as below:

a) Mr. Abhijit Gupta and due to heart attack is due to work start

b) medical arrest is also part of his employment.

c) Employee is as well of the company and hence the company is bound to pay compensation of Rs. 88 - Lakhs Consolidated.

First party

- 1) ~~Rs. 88~~
- 2) ~~Rs. 88~~
- 3) ~~Rs. 88~~

Second party

- 1) ~~Rs. 88~~
- 2) ~~Rs. 88~~
- 3) ~~Rs. 88~~

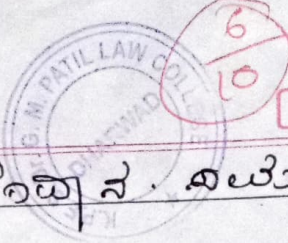
Conciliator

1) ~~Rs. 88~~

2) ~~Rs. 88~~

1092011036
mangunath, mellepura
19/09/2022

page (72)



DATE
19/09/22

problem no: 2 තොත්‍ය . ගජීවිත

මිනෝ තැපෑල : විද්‍යුත්
කෘෂිකරු,

බංගල ගුරු : - Basavraj / මෙමෝ.

① නැරඟ නැසි යුතුයාද යාය නැත්..
දේශීය ප්‍රජාත්‍යාමාත්‍රි. නොමිලේන් තොත්‍ය විභාග.
ඩීම්. නැම තුළුව ගුෂ තැන්තු. තුළු දැනුම්ද
සහ ප්‍රාග්ධන ප්‍රාග්ධන යාක්ෂිය තැන්තු යන්
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② යුතුයාද නැවයක් නැත්ති හිටු
යා ප්‍රාග්ධන. ප්‍රාග්ධන තොත්‍ය 2014
යාම්. 2017 මෝ මැයි 2016 මෝ මැයි
- ගුෂ

③ ආ. යුතුයාද සැන්දියුරුස මෙමෝ
උපාව. යුතුයාද ප්‍රාග්ධන නැත්ති
ර් හිටු. නැත්ති ප්‍රාග්ධන නැත්ති. තැන්තු
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④ මැයි 2017 මෝ
ආ. යුතුයාද ප්‍රාග්ධන නැත්ති
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යා යුතුයාද නැත්ති

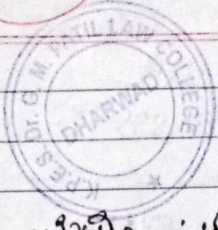
⑤ මැයි 2017 යුතුයාද ප්‍රාග්ධන නැත්ති
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මැයි 1. 19/09/22

මැයි 1. 19/09/22
Parmar

MEDIATION

Problem NO:04



ಎಂಡ್ ಡಿ. ಹಾರಿಸ್ಯಾ ಪ್ರಾಚೀ ಮತ್ತು ರಾಜ್ಯ ಶಾಸಕ
ಧರ್ಮಾಂಶಕ್ಷಣೆ ಬಹುದ್ವಿಳಿ.

→ ಯಾವೇನೇ ಈಡಿ: ಅನುಭೂತಿ. (ಅಭಿಪ್ರಾಯ)

* ಹೆಚ್ಚಿನವು ರಾಜ್ಯ ಪರಿಫ್ರಾಯೆ ಸುಖ್ಯ ಯಾಗಿ
- ಕ್ಷಮೆ

* ಅನುಭೂತಿ ರಾಜ್ಯ ಚೌರಾ ಮುಂದು
ಉದ್ದೇಶಿಸು

→ ದಿಕ್ಕಿನೇ ನೀಡಿ: ಗಣ. (ಅಭಿಪ್ರಾಯ ಸಂಖ್ಯೆ)

* ಅನುಭೂತಿ ಸರ್ವತ್ವ ರಾಜ್ಯ ಪರಿಫ್ರಾಯೆ ಸುಖ್ಯ
- ದಿಕ್ಕಿ. ಅಂತ ತಾತ್ತ್ವಿಕ ವಾಸ್ತವಿಕ ನೀಡಿನ್ನಿಂದ

→ ಹೊದ್ದಿನ್ನಾರೆ ಅನುಭೂತಿ. ಸಂಪೂರ್ಣ

→ ರಾಜ್ಯ ಕ್ಷಾತ್ರಿಯ. ಪರಿಫ್ರಾಯೆ ಸುಖ್ಯಾಂಶ
ಸ್ವಂತ ವಿಭಿನ್ನ

→ ಹೆಚ್ಚಿನವು ರಾಜ್ಯ ಅಂತಿ ಸಾಧಿಸಿತ್ತ
ಉಂಟಿಸುತ್ತಿರು ಬಹುದ್ವಿಳಿ

ಪ್ರಾಚೀನರೂಪ ಸ್ತೋತ್ರಾ

ಪ್ರಾಚೀನರೂಪ . ಅನುಭೂತಿ ಸಾರ್ಥಕ
ಧರ್ಮಾಂಶಕ್ಷಣೆ ಉಪಾ ಬೇಂಗ 6 ಅಂತಿ ಶಾಸಕೀಯ
- ದಿಕ್ಕಿ. ಹೊದ್ದಿನ್ನಾರೆ ಸಾರ್ಥಕ ಅನುಭೂತಿ. ಕೆರ
ಬ್ರಹ್ಮ. ಲ್ಯಾಲ. ಯಾವಾಯ. ಅಂತಿ. ಅಂತಿ ಸಾರ್ಥಕ
ಸಾರ್ಥಕ. ಮಾರ್ತಿ. ಅಂತಿ ಸಾರ್ಥಕ. ಅಂತಿ. ಅಂತಿ. ಅಂತಿ. ಅಂತಿ.

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ಕೋಡೆ . ಶಿಳ್ಳ

ಮಾರ್ಪಿಗಳು :- M.

ದೀರ್ಘವೀ ಅರ್ಥ :- Radhe

ಪ್ರಾಯೋಗಿಕರೂ :- Dik