

I'm not a robot





























Both sides should be heard before a decision is arrived at 84 caveat emptor; let the purchaser beware. A ----- implying that the buyer must be cautious, as the risk is his and not that of the seller. 85 cestui que trust: a beneficiary under a trust, the person for whose benefit the trust is created 86 ex officio: by virtue of an office. 87 ex parte: expression used to signify something done or said by one person not in the presence of his opponent. 88 fait accompli: An accomplished act. 89 obiter dictum: an opinion of law not necessary to the decision. An expression of opinion (formed) by a judge on a question immaterial to the ratio decidendi, and unnecessary for the decision of the particular case. It is no way binding on any court, but may receive attention as being an opinion of the high authority. 90 pendente lite: during litigation. 91 per incuriam: through carelessness; through inadvertence. A decision of the court is not binding precedent if given per incuriam, that is, without the court's attention having been drawn to the relevant authorities, or statutes. 92 pro tanto: to that extent, for so much, for as much as may be. 93 quid pro quo : the giving of one thing of value for another thing of value; one for the other; thing given as compensation. 94 Ratio Decidendi: Reason for deciding / Grounds for decision 95 res integra : an untouched matter; a point without a precedent; a case of novel impression. 96 rule nisi : a rule to show cause why a party should not do a certain act, or why the object of the rule should not be enforced. 97 in personam: against the person; an act or preceeding done or directed with reference to no specific person or with reference to all whom it might concern. 98 in rem : an act / proceeding done or directed with reference to no specific person or with reference to all whom it might concern. 99 inter vivos : between living persons. 100 intestate: a person is deemed to die intestate in respect of property of which he or she has not made a testamentary disposition ("will") capable of taking effect. 101 intra vires: within the powers; within the authority given by law. 102 ipse dixit: he himself said it; there is no other authority. 103 ipso jure: by the law itself ; by the mere operation of law. 104 lis pe ndens : a pending suit. 105 rule absolute : when, having heard counsels, court directs the performance of that act forthwith. Also Read: Arbitration and Conciliation Act, 1996 : Power and Function of Arbitration 106 sine die: without delay. 107 stare decisis: to stand by things decided; to abide by precedents where the same points come again in litigation. 108 status quo: existing condition. 109 sub judice: before a judge or court; pending decision of a competent court. 110 ultra vires : beyond one's power..