

Edition 1

SECRET AI PROMPTS BOOKLET

AI FOR LAW & ORDER

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Secret AI Prompts Booklet

AI for Law and Order

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Table of Contents

Part I – Introduction.....05

1. Why Lawyers Must Master Prompt Engineering
2. AI as Your Junior in the Chamber
3. Lawyer’s Dilemma: Lawttorney or ChatGPT or Claude.ai?

Part II – Foundations of Prompt Engineering 07

4. The Prompt Formula
5. Common Mistakes to Avoid

Part III – Training Modules by Practice Area..... 07

6. Module A- Criminal Law Prompts

6.1 Importance & Training Tips

6.2 Research Prompts

6.3 Drafting Prompts

- FIR / Police Complaint
- Bail Applications
- Quashing Petition
- Discharge Application
- Written Arguments
- Cancellation/Oppose Bail
- Criminal Revision Petition
- Criminal Writ Petition
- Urgency Application
- Section 138 NI Act Complaint
- Surety Bond
- Remand Application
- Criminal Misc. Application

6.4 Case Preparation Prompts

- Case Summary & Chronology
- Issue Identification
- Argument Preparation
- Criminal Revision Petition

Table of Contents

- Defence Building Prompt
- Appeal Grounds (if convicted)
- Acquittal Challenge (if prosecution)
- Case Prediction Analysis

6.5 Cross Examination Prompts

7. Module B- Civil Law Prompts

7.1 Importance & Training Tips

7.2 Research Prompts

7.3 Drafting Prompts

- Civil Suit & Written Statement
- Legal Notices Drafting Prompts
- Complaint Drafting
- Civil Appeals
- Injunction Petitions
- Deeds & Agreements
- Arbitration/Conciliation
- Caveat / Interim Reliefs
- Misc. Civil Applications

7.4 Case Law Prompt

8. Module C- Property Dispute Prompts

8.1 Importance & Training Tips

8.2 Research Prompts

8.3 Drafting Prompts

- Complaints
- Written Statement
- Notices
- Agreements / Deeds
- Application

8.4 Case Law Prompts

9. Module D- Family & Divorce Prompts

9.1 Importance & Training Tips

9.2 Research Prompts

Table of Contents

9.3 Drafting Prompts

- Mutual Consent Divorce
- Contested Divorce
- Annulment / Nullity / Judicial Separation
- Restitution and Separation Petition / Agreements
- Appeals, Reviews & Transfers
- Maintenance and Alimony
- Domestic Violence Proceedings
- Custody & Guardianship
- Miscellaneous

9.4 Case Law Prompts

10. Module E– Corporate & Commercial Law Prompts

10.1 Importance & Training Tips

10.2 Research Prompts

10.3 Drafting Prompts

10.4 Compliance Prompts

10.5 Case Law Prompts

11. Module F- Constitutional Law Prompts

11.1 Importance & Training Tips

11.2 Research Prompts

11.3 Drafting Prompts

- Writ Petition and Constitutional Remedies
- Constitutional Challenges & Petitions
- Affidavits and relevant documents

11.4 Case Law Prompts

12. Module G- Taxation Law Prompts

12.1 Importance & Training Tips

12.2 Research Prompts

12.3 Drafting Prompts

12.4 Case Law Prompts

Table of Contents

13. Module H- Intellectual Property Law Prompts

13.1 Importance & Training Tips

13. 2 Example Prompt

- Trademark Application
- Trademark – Opposition Reply
- Trademark Infringement
- Trademark License Agreement
- Patent filing in India
- Patent Objection Filing
- Copyright licensing agreement
- Copyright assignment agreement
- Non-Disclosure Agreement

Part IV – Advanced Prompting Skills.....61

14. Scenario-Based Prompting

15. Role Reversal & Iterative Prompting

Part V – Exercises for Lawyers..... 64

16. Rewrite Bad Prompts

17. Cross-Check & Role Play

18. Multi-Format Drafting

Part VI – Future Outlook..... 65

19. The Future of AI in Legal Practice

20. Lawttorney: The Specialist for Lawyers

21. The Key Takeaway

20. Closing Thoughts

Training Guide: Mastering Prompt Engineering for Lawyers

Using AI Tools like ChatGPT, Lawttorney, and Claude.ai

Part I: Introduction

1. Why Lawyers Must Master Prompt Engineering

The practice of law has always rested on **three pillars: precedent, precision, and persuasion**. Yet in today's legal profession, lawyers spend 40–60% of their time buried in repetitive tasks—researching case laws, drafting templates, or summarizing documents. Precious hours that could be spent on strategy, client advocacy, or courtroom preparation are often lost to routine work.

This imbalance is not just inconvenient—it is unsustainable. In a profession where every minute counts, efficiency is no longer a luxury; it is a survival skill.

2. Enter AI: A New Junior in Your Chamber

Artificial Intelligence is already transforming global legal practice. A Thomson Reuters survey (2022) found that 82% of lawyers believe AI tools improve accuracy in case preparation, while early adopters report saving up to 40% of their research time. In the US and UK, AI platforms are even predicting case outcomes with 70–80% accuracy.

But here's the truth: AI is not magic. It only works as well as the instructions or prompts, you give it. A vague prompt produces vague results. A well-engineered prompt can produce a court-ready draft in minutes.

That's why this booklet isn't just a list of prompts. It is a training manual to teach you prompt engineering, the new digital literacy for lawyers.

Not All AI Is Equal

General AI tools like ChatGPT and Claude.ai are powerful, but they are built for everyone. They can draft essays, answer trivia, or summarize long documents,

but they stumble on what lawyers need most: jurisdictional accuracy, verified citations, and legal formatting.

This is where Lawttorney stands apart. Purpose-built for the legal community, it functions as a specialized legal assistant. With access to Supreme Court and High Court judgments, central and state acts, and verified citations, Lawttorney delivers outputs that look and feel like they belong in court.

Think of it this way:

1. **ChatGPT:** A sharp law student: creative, fast, but needs supervision.
2. **Claude.ai:** A research assistant: great at digesting volumes of text.
3. **Lawttorney.ai:** Your trained junior: already briefed, precise, and capable of preparing your first draft with accuracy.

3. Lawyer's Dilemma: Lawttorney or ChatGPT or Claude.ai? Let's understand the Key Differences

Lawttorney.ai	ChatGPT	Cloude.ai
100% Legal Oriented, specifically design for legal Community	General-purpose AI	General-purpose AI
Verified judgments, State and Central Acts, citations, and Ready Drafts etc.	Often miss or provide hypothetical legal citations	It lacks the legal database
Regular updates with Supreme Courts, High Courts and Central and State Acts	Limited legal updates or generate from the Websites which might not reliable most of the time	Limited legal Updates available
Ready-to-use prompts for lawyers	Needs custom legal prompts	Needs custom legal prompts
Reliable for Legal Research, Drafting and Case preparation	Best for General brainstorming	Best for Long document summarization (not specifically for Legal)
Provides Court-style draft formats, legal accuracy verified by official database	Conversational, may miss legal context	Very less legal content
Lawttorney.ai is tailor-made for legal practice.	For Everyone	For academics, researchers, etc.

4. The Prompt Formula - AI Prompting for Lawyers

The Prompt Formula for Legal Practice:

Facts + Context + Specific Request = Quality Output.

Whether you're drafting a shareholders' agreement or researching maintenance rights, always include:

- (1) Applicable jurisdiction and laws,
- (2) Relevant facts and party details,
- (3) Specific relief or deliverable sought, and
- (4) Any formatting or structural requirements. AI is a powerful legal tool, but only when guided with precision.

Prompt Example :

“Act as a criminal defense lawyer. Draft a bail application under Section 439 CrPC. Facts: Accused has no prior record, is a permanent resident, and falsely implicated. Jurisdiction: Indian Law. Output: Court-ready draft with citations. Flag any citations that require verification in SCC Online.”

5. Common Mistakes Lawyers Make in Prompting

- 1. Forgetting jurisdiction:** leads to irrelevant or foreign citations.
- 2. Being too vague:** “Write about divorce law” vs. “Summarize SC judgments on irretrievable breakdown of marriage.”
- 3. Combining multiple tasks:** research + draft + summary in one prompt overwhelms AI.
- 4. Not specifying format:** AI may return casual text instead of a court-ready draft.
- 5. Failing to verify citations:** Always double-check using Lawttorney's verifier tab or SCC/Manupatra.

Part III - Training Modules by Practice Area

6. Module A – Criminal Law Prompts

6.1 Why it matters

Criminal practice demands urgency. Bail, FIR quashing, and cross-examinations leave no room for error. AI can save critical time.

Training Tips:

1. Specific penal provisions and procedural sections (e.g., IPC / BNS Sections, CrPC / BNSS provisions).
2. Type of relief sought (regular bail, anticipatory bail, quashing, discharge)
3. Key facts: nature of offense, accused's background, evidence status etc.
4. Jurisdiction and court level (Sessions Court, High Court, Supreme Court)

Example Prompt:

"Draft a bail application under Section 439 CrPC for an accused charged under Sections 323, 341, and 506 IPC. The accused is a first-time offender, aged 45, with a stable family and no criminal antecedents. The alleged incident arose from a property dispute, and the complainant has a history of filing false cases. The accused has been in custody for 60 days."

SOME READY TO USE PROMPTS FOR CRIMINAL LAWYERS

6.2 Research Prompts

1. Give the recent Supreme Court judgments on Section 498A IPC/Section 85 of BNS, 2023 (cruelty by husband). Summarize bullet points with citation.
2. List recent Supreme Court rulings where the FIR was Quashed under Section 482 of CrPC or Section 528 of BNNS.
3. Provide case law where bail was rejected due to risk of tampering with witnesses.
4. Summarize guidelines laid down by Supreme Court for arrest under Section 41 CrPC / BNSS equivalent.

5. What are the essential ingredients of theft under Section 378 IPC.
6. Give key judgments on circumstantial evidence in murder trials.
7. Examine cases where courts discussed the misuse of Section 498A IPC (cruelty by husband/relatives), also Provide relevant provisions from New Acts.
8. Provide judgments where confessional statements were excluded due to coercion.
9. Provide judgments on the right to speedy trial and delay in criminal proceedings.
10. List cases on sexual harassment under POSH Act and criminal overlap under IPC.
11. Research on arguments used in landmark cases for reduction of sentences in life imprisonment cases.
12. List cases where courts quashed FIRs under Section 482 CrPC due to lack of prima facie evidence.
13. Identify grounds in this case where the accused can claim benefit of doubt. Provide legal precedents to support these arguments.
14. Discuss the misuse and genuine protection under Section 498A IPC with recent judgments.
15. Research the legal recognition of deepfake crimes and AI-generated offences.

6.3 Drafting Prompts

1. FIR /Police Complaint Draft:

- i. Draft a detailed FIR/Complaint Under section 154 CrPC or Section 173 of BNSS based on following facts: ____
- ii. Provide a Draft questions for cross-examining investigating officer on delay in lodging FIR.

- iii. Provide a list of strong grounds for bail/anticipatory bail in this case, citing Supreme Court precedents and highlighting mitigating factors.
- iv. Provide a draft application for registration of FIR when police refused to register complaint, citing *Lalita Kumari v. Govt. of UP* and other Supreme Court precedents.

2. Bail Applications:

- i. Draft an **anticipatory bail application** under Section 438 of CrPC / Section 482 of BNSS for accused in (*Factual Background*). Also provide relevant grounds and List of Documents.

Note: For the Regular bail application/ Draft, use the relevant provisions under the CrPC or BNSS.

- ii. List Supreme Court guidelines for grant of bail in NDPS Act offences and structure them into grounds for a bail application.
- iii. Draft a regular bail application under Section 439 CrPC / Section 480 BNSS for the accused in (*Write Factual Background*) citing parity with co-accused.

3. Quashing Petition:

- i. Prepare a petition under Section 482 CrPC for quashing of FIR/charge sheet in (*Factual Background*) Emphasize abuse of process of law, civil nature of dispute, or lack of prima facie case.
- ii. Draft quashing petition citing violation of Supreme Court guidelines.
- iii. Draft quashing petition for cheque bounce case after settlement.

4. Discharge Application:

- i. Draft an Application under Section 227/239 of CrPC for discharge of the accused. (*Mention ground if any*).
- ii. Draft discharge application where FIR is barred by limitation.

5. Written Arguments:

- i. Draft a Written Arguments for the defence in the case of (*Factual Background of your case*). Structure with legal provisions, Case Citations and highlight contradictions in prosecution evidence.
- ii. Draft written arguments in cheque bounce case under Section 138 NI Act.

6. Application for Cancellation of Bail / Oppose Bail:

- i. Draft an application under Section 439(2)/Section 478 of BNSS, 2023 for cancellation of bail on the grounds of ____ (**Common Grounds:** Misuse of Liberty, Tampering of evidence and intimidation of witnesses).
- ii. Draft arguments for the prosecution to oppose bail in this case, focusing on gravity of offence, criminal antecedents, and possibility of tampering with evidence.
- iii. Draft an opposition reply to bail application in (attach relevant documents). Also, emphasize gravity of offence, tampering of evidence, and risk of absconding.
- iv. Draft bail application for juvenile accused under JJ Act.

7. Draft for Criminal Revision Petition:

- i. Prepare a Criminal Revision Petition under Section 397/401 of CrPC against the attached order (Attached Order).
- ii. Draft an outline of arguments for revision petition against acquittal / conviction.
- iii. Draft arguments for revision petition challenging acquittal / conviction, citing misreading of evidence.

8. Criminal Writ Petition:

- i. Prepare a writ petition seeking **mandamus** to direct police to register FIR under Section 154 CrPC/ Section 173 of BNSS.
- ii. Draft a **habeas corpus** petition under Article 226/32 for illegal detention. Also, Emphasize violation of fundamental rights.
- iii. Prepare a writ petition under Article 226 for **mandamus** to direct police to register FIR under Section 154 CrPC / Section 173 BNSS.

9. Urgency Application:

Draft an application seeking early hearing of bail/criminal appeal due to urgency and prejudice caused by delay or the medical or personal grounds.

10. Complaint under Section 138 NI Act:

Draft a complaint under Section 138 of the Negotiable Instruments Act, 1881 for dishonour of cheque. Include cheque details, date of dishonour, statutory notice issued, non-payment within 15 days, and prayer for punishment of the accused.

11. Surety Bond:

- i. Draft a surety bond for bail, ensuring proper legal language and compliance with CrPC requirements.
- ii. Draft a standard surety bond for bail under Section 441 CrPC / Section 490 BNSS.
- iii. Draft surety bond for interim bail granted during trial.
- iv. Draft notice of forfeiture of surety bond due to breach of conditions.

12. Remand Application:

- i. Draft a remand application under Section 167 of CrPC/Section 187 of the Bhartiya Nagarik Suraksha Sanhita, 2023, on behalf of the Investigating Officer,

seeking police custody of the accused (*Name of Accused*), who has been arrested in connection with Case Crime No. (*Case Number*), registered at (*Police Station, District*), for offences under Sections (*Relevant BNS/Other Act Sections*).

- ii. Draft an application for extension of police custody beyond initial 15 days under Section 167(2) CrPC / Section 187 BNSS, citing fresh grounds and pending recovery.

13. Criminal Misc. Application:

Prepare a miscellaneous criminal application under Section (*add relevant Section*) for (*purpose*). Maintain formal structure with facts, grounds, and prayer.

6.4 Case Preparation Prompt

Case Preparation Prompts are designed to make the work of criminal lawyers easier and more effective.

Senior Lawyers: Focused on strategy, citations, final arguments, appellate grounds and other important aspects.

Junior Lawyers: Focused on facts analysis, evidence collection, drafting assistance, witness preparation and legal research etc.

To get the most accurate and useful results, it is important to always state the facts of the case clearly or attach the relevant documents along with the prompt. This provides proper context and ensures precise, case-specific output.

1. Case Summary & Chronology:

- i. Find and summarize leading Supreme Court/High Court judgments on (Write issue/Sections/Act here).
- ii. Summarize the case facts and issues, focusing on legal strategy points that can be argued before the High Court/Supreme Court.
- iii. Summarize the entire case facts chronologically, highlighting key allegations, FIR details, witness statements, and documentary evidence.

- iv. List all relevant IPC, CrPC, and Evidence Act provisions applicable to this case, also suggest relevant sections from new laws BNS, BNSS and BSA, 2023.
- v. Provide a case law to support interim custody/possession application in criminal proceedings.

2. Issue Identification:

- i. Identify key legal and factual issues in the attached case, separating procedural and substantive issues.
- ii. Frame issues as the court would consider while Charge/discharge based on the following facts. (Put facts after this prompt).
- iii. List constitutional issues under Articles 20, 21, and 22 implicated by these facts.

3. Argument Preparation:

- i. Prepare a structured outline for final oral defence arguments for the case of ____.
- ii. Draft written submissions and oral arguments for defence, citing statutory provisions and Supreme Court/High Court judgments.
- iii. List likely prosecution arguments and prepare strong rebuttals with supporting legal provisions and precedents. (Mention Factual Background).
- iv. List advanced arguments for bail/anticipatory bail in serious offences, with Supreme Court precedents.
- v. Suggest plea bargaining strategy with possible reduced sentence arguments under BNSS, 2023.

4. Criminal Revision Petition:

- i. Suggest valid grounds for filing a criminal revision Petition against the attached document (PDF).

- ii. List procedural lapses (improper charge framing, denial of cross-examination, refusal of documents) that can form grounds for criminal revision.
- iii. Draft a model Criminal Revision Petition format with placeholders for facts, law, and citations.

5. Defence Building Prompt:

- i. Based on the (*attached pdf / Case facts*), suggest possible defence (like false implication, Lack of intent, self defence) with supporting case laws.
- ii. Prepare arguments based on violation of Article 20/21 (double jeopardy, right to fair trial, speedy trial, protection against self-incrimination).
- iii. Provide landmark Supreme Court and High Court judgments supporting acquittal or reduced liability in similar offences based on the *following facts*.
- iv. Frame arguments to establish lack of criminal intent (mens rea) in alleged offence under __ Sections/ Acts.

6. Appeal Grounds (if convicted):

- i. Draft possible grounds of appeal against conviction, including the errors in law, evidences and violation of fair trial rights.
- ii. List mitigating factors for reduction of sentence in case appeal succeeds partially

7. Acquittal Challenge (if prosecution):

- i. Prepare grounds for appeal against acquittal, highlighting misapplication of law, ignoring material evidence, or perversity in reasoning.
- ii. List precedents where acquittals were overturned in similar cases (murder, dowry death, NDPS, etc.).

8. Case Prediction Analysis:

- i. Suggest risk assessment of this case, highlighting chances of conviction/

acquittal, possible pitfalls in defence strategy, and recommendations for best course of action.

ii. Prepare a conviction probability analysis based on past judgments in similar fact situations.

6.5 Cross-Examination Prompts

i. Suggest effective cross-examination questions for a hostile witness in a murder trial under Section 302 of IPC / Section 103(1) of BNS,2023.

ii. Draft cross-examination questions to dispute timeline presented by the witness, focusing on impossibility or contradictions.

iii. Draft cross-examination questions for IO (Investigating Officer) to challenge delay in filing FIR, investigation irregularities, or improper evidence collection.

iv. Draft cross-examination questions to dispute timeline presented by the witness, focusing on impossibility or contradictions.

v. Draft cross-examination questions highlighting delay in filing FIR or complaint, asking reasons for delay and exploring inconsistencies with contemporaneous events.

7. Module B – Civil Law Prompts

7.1 Why it matters:

Civil litigation hinges on procedural precision and technical compliance. A single procedural misstep - whether in framing issues, seeking appropriate relief, or citing the correct Order and Rule - can derail an otherwise meritorious case.

AI-assisted drafting requires explicit reference to applicable provisions, the nature of the dispute, and the exact relief sought to generate legally sound documents.

Training Tip:

Civil law prompts must specify: (1) the applicable Order/Rule under CPC or other procedural law, (2) the type of relief sought (declaratory, injunctive, monetary, specific performance), (3) jurisdiction and court hierarchy, and (4) relevant facts including dates, amounts, and parties' relationships.

Prompt Example:

"List landmark Supreme Court judgments where delay in filing appeal under Section 5 of the Limitation Act was condoned despite exceeding the prescribed period."

Key Takeaway: Civil litigation prompts succeed when they mirror how you'd instruct a junior associate—with precise instructions, complete facts, and clear expected deliverables.

SOME READY TO USE PROMPTS FOR CIVIL LAWYERS

7.2 Research Prompts

1. Explain how Order 39 Rules 1 and 2 CPC are applied in granting temporary injunctions with examples.
2. Give me the list of Supreme Court Judgments on Order 39 Rule 1 & 2 of CPC.
3. Give me the recent case laws on temporary injunction.
4. Explain the application of Section 34 of the Arbitration and Conciliation Act with recent case references.
5. Summarize the principles and case law under Section 80 CPC (pre-suit notice).
6. Give me the list of SC/HC judgments on temporary injunctions in property disputes.
7. Provide recent case laws on mandatory injunctions.
8. Summarize SC judgments on breach of contract and specific performance.

9. Explain res judicata under Section 11 CPC with SC/HC examples.
10. Summarize Supreme Court judgments on injunctions in intellectual property disputes.
11. List SC/HC rulings on civil appeals and revisions under CPC.
12. Explain Section 9 CPC (civil suit jurisdiction) with Supreme Court rulings.
13. Provide recent rulings on service of summons under CPC.
14. List SC/HC judgments on limitation under Limitation Act, 1963.

7.3 Drafting Prompts

Civil Suit And Written Statement:

1. Draft a written statement in a civil suit for eviction of tenant, citing relevant rent control provisions.
2. Draft a civil suit on behalf of (*Plaintiff/Defendant*) against (*Defendant/Plaintiff*) for (*cause of action, e.g., breach of contract, property dispute, etc.*)
3. Draft a written statement denying the plaintiff's claims in a recovery suit.
4. Draft a written statement in a suit for specific performance of a contract.
5. Draft a written statement in a recovery suit under the Negotiable Instruments Act.

Legal Notice Drafting:

1. Draft a reply to a legal notice for money recovery, denying liability and reserving my client's right to take legal action.
2. Draft a legal notice for:
 - a. Recovery of money
 - b. Breach of contract

- c. Eviction of tenant
- d. Property encroachment
- e. Cancellation of fraudulent sale deed or any agreement
- f. Demanding compensation for damages
- g. To stop infringement of copyright or trademark.
- h. For restitution of conjugal rights
- i. Non-performance of contract.
- j. Defamation and damages.

Plaint Drafting:

1. Draft a plaint format for recovery of money under Order IV Rule 1 CPC.
2. Draft a plaint for recovery of money under CPC based on promissory note.
3. Draft a civil appeal against an eviction order passed by a trial court.
4. Draft a civil appeal under Section 96 CPC for a money recovery suit.
5. Draft a civil appeal challenging an award under the Arbitration Act.
6. Draft a civil appeal against interim injunction order.
7. Draft a civil appeal against decree cancellation of fraudulent sale deed.
8. Draft a civil appeal challenging a specific performance order

Civil Appeals:

1. Draft a civil appeal against the dismissal of a recovery suit.
2. Draft a civil appeal against an eviction order passed by a trial court.
3. Draft an appeal challenging a partition decree.
4. Draft a civil appeal challenging a property dispute judgment.
5. Draft a civil appeal challenging a specific performance order.
6. Draft a civil appeal challenging the award of damages.
7. Draft an appeal challenging injunction orders in property disputes.
8. Draft a civil appeal for challenging inheritance-related judgments.

9. Draft a civil appeal against decree cancellation of fraudulent sale deed.
10. Draft a civil appeal challenging legal heirship judgment.
11. Draft a civil appeal under Section 96 CPC for a money recovery suit.
12. Draft an appeal seeking review of property possession order.
13. Draft a civil appeal challenging limitation-based dismissal.
14. Draft a civil appeal challenging an award under the Arbitration Act.
15. Draft a civil appeal against interim injunction order.

Injunction Petition:

1. Draft a temporary injunction petition to prevent property transfer.
2. Draft a permanent injunction petition for trespass on land.
3. Draft a stay order application pending disposal of appeal.
4. Draft an injunction petition in a landlord-tenant dispute.
5. Draft an interim order petition for attachment of movable property.

Deed / Agreements:

To get the most accurate and useful results, it is important to always state the facts under the agreement clearly or attach the relevant documents along with the prompt. This provides proper context and ensures precise, case-specific output.

1. Draft a sale agreement for immovable property.
2. Draft a lease agreement for commercial property.
3. Draft a partnership deed for business partners.

4. Draft a joint venture agreement between two companies.
5. Draft a non-disclosure agreement (NDA) for business transactions.
6. Draft a memorandum of understanding (MoU) between parties based on the following agreed terms.
7. Draft an employment contract with termination clauses.
8. Draft a commercial licensing agreement.
9. Draft a deed of gift based on following conditions- *(Write a condition, if any)*

Arbitration/Conciliation:

1. Draft an **arbitration agreement** between (Party A) and (Party B) for resolving disputes arising out of (Contract/Agreement Name).
2. Draft an application for **appointment of an arbitrator** under the Arbitration and Conciliation Act, 1996 on behalf of (Claimant Name). Include:
 - Reference to arbitration clause
 - Details of dispute
 - Request for appointment of sole/joint arbitrator(s)
 - Prayer for directions to commence arbitration.
3. Draft an application **requesting stay of court proceedings in favour of arbitration under Section 8** of the Arbitration & Conciliation Act.
4. Draft an application under **Section 9** of the Arbitration and Conciliation Act, 1996 **interim measures during execution of an arbitral award**, including injunctions or asset preservation.
5. Draft an application seeking **appointment of an independent arbitrator under Section 11** of the Arbitration & Conciliation Act, where parties cannot mutually appoint an arbitrator.
6. Draft an application **challenging the appointment of an arbitrator** on behalf

of (Write Party Name) under **Sections 14/15** of the Arbitration Act. Include:

- Grounds for challenge (bias, conflict of interest)
- Relevant facts and legal provisions
- Prayer to revoke appointment and appoint new arbitrator.

7. Draft a petition under **Section 33** of the Arbitration Act **seeking amendment/rectification of an arbitral award**. Include:

- Details of award
- Errors apparent or clerical mistakes
- Legal grounds for amendment

8. Draft a petition **to set aside the arbitration award** on behalf of (Write Party Name) under **Section 34** of the Arbitration and Conciliation Act. Include:

- Details of the award and arbitrator
- Grounds for setting aside (fraud, bias, lack of jurisdiction, violation of natural justice)
- Relevant case law and statutory provisions
- Prayer for setting aside the award.

9. Draft a petition for **enforcement of an arbitral award** on behalf of (Claimant Name Here) under Section 36 of the Arbitration and Conciliation Act. Include:

- Details of award
- Statement of default by respondent
- Prayer for execution of award and recovery of amount/delivery of property.

10. Draft a **consent arbitration award** based on settlement between (Party A) and (Party B). Include:

- Disputed Facts
- Terms of Settlement
- Award confirming compliance with settlement
- Relevant legal provisions

11. Draft a **notice invoking the arbitration clause** on behalf of (Claimant Name) to (Respondent Name). Include:

- Reference to the contract and arbitration clause
- Description of dispute
- Demand for arbitration
- Proposed appointment of arbitrator(s)

Caveat / Interim Relief Drafting Prompt:

1. Draft an interim injunction application on behalf of (Plaintiff Name) seeking to restrain (Defendant Name) from transferring/alienating disputed property.
2. Draft an interim relief petition seeking temporary injunction restraining a partner from withdrawing partnership funds until the case is decided.
3. Draft an application for stay of execution of decree pending appeal under Order XLI Rule 5 CPC.
4. Draft an interim relief petition seeking temporary injunction restraining a partner from withdrawing partnership funds until the case is decided.
5. Draft an interim application in a commercial suit under the Commercial Courts Act seeking urgent protective orders.
6. Draft a caveat petition in anticipation of an injunction application relating to property dispute over (Property Description).

Misc. Civil Applications:

1. Draft an execution petition to recover decree amount.
2. Draft an execution petition for attachment of movable / immovable property.
3. Draft an execution petition for delivery of possession of immovable property decreed in favour of the decree holder.
4. Draft an application for condonation of delay in filing appeal/petition under Section 5 of Limitation Act.
5. Draft an application for review of a civil decree.
6. Draft an application for amendment of plaint.
7. Draft an application to condone delay in filing suit.

8. Draft an application for setting aside ex-parte decree under Order IX Rule 13 CPC.
9. Draft an application under Section 151 CPC for urgent relief.
10. Draft an application to set aside ex-parte decree.
11. Draft a petition for restoration of a dismissed suit.
12. Draft a petition for probate of a will.

7.4 Case Law Prompt

1. Find and summarize leading Supreme Court/High Court judgments on breach of contract under Indian Contract Act, 1872, including remedies and damages awarded.
2. Provide case law where specific performance of contract was granted in civil suits, with reasoning and applicable sections.
3. List judgments dealing with limitation period for filing suits related to contracts and enforceability of oral agreements.
4. Find landmark cases on repudiation of contract and consequential damages.
5. Summarize case law on commercial lease disputes between landlord and tenant, including eviction and rent recovery.
6. Provide case law on strict liability and compensation for industrial accidents or environmental harm.
7. Provide judgments on interim maintenance and permanent maintenance claims in matrimonial disputes.
8. Provide judgments interpreting Order VII Rule 11 CPC on rejection of plaint and related principles.
9. Summarize landmark cases related to Section 138 NI Act with key precedents.

10. List cases on condonation of delay in filing suits or appeals under Limitation Act.
11. Provide and Summarize case law on setting aside ex-parte decrees under Order IX CPC.
12. Summarize case law on challenge to arbitration awards under Section 34 of Arbitration Act.
13. Provide Supreme Court/High Court judgments on enforcement of arbitration awards under Arbitration and Conciliation Act, 1996.
14. Find case law on execution of decrees for recovery of money, including attachment of movable and immovable property.
15. Provide judgments on defamation claims under civil law and damages awarded.
16. Summarize judgments on conciliation proceedings & settlement agreements.

8. Module C – Property Dispute Prompts

8.1 Why it matters:

Property disputes are highly fact-intensive and turn on critical distinctions in ownership documentation, possession timelines, and statutory rights.

Training Tip:

Always clarify the **type of ownership document** (agreement to sell, sale deed, gift deed, will, or possession certificate), the **nature of property** (ancestral, self-acquired, joint, or tenancy), **possession status** (actual, constructive, or disputed), and **applicable personal law** (Hindu Succession Act, Transfer of Property Act, or state-specific tenancy laws).

Prompt Example:

“Draft a suit for specific performance of an agreement to sell dated August 17, 2025, for a residential property in Pune. The plaintiff paid ₹10 lakhs as advance. The defendant refuses to execute the sale deed despite the plaintiff being ready and willing. Include alternative prayer for refund with interest.”

Key Takeaway: Property law demands precision which specify document types, possession timelines, property classification, and the exact relief sought to generate legally sound and enforceable drafts.

SOME READY TO USE PROMPTS FOR PROPERTY DISPUTES

8.2 Research Prompts

1. Explain difference between ownership rights under Agreement to Sell vs. Sale Deed under Indian property law.
2. Give the recent Supreme Court rulings on adverse possession claims.
3. List all relevant provisions under the Transfer of Property Act, 1882 applicable to this case.
4. What remedies are available under the Specific Relief Act, 1963 in property disputes?
5. Provide research on adverse possession under Indian property law.
6. Summarize the legal requirements for partition of property among co-owners.
7. What are the rights of a licensee versus a lessee in property law?
8. Provide the procedure for mutation of property in revenue records.
9. List remedies for unlawful dispossession under property laws.
10. Provide research on agricultural land ceiling laws in India.
11. Provide legal research on encroachment and remedies available.
12. Research the legal consequences of unregistered property documents.
13. Explain procedure for specific performance in property agreements.
14. Provide remedies available against illegal tenants/occupants.

15. Provide a remedy for cancellation of sale deed.
16. Provide the law regarding joint family property disputes.

8.3 Drafting Prompts

Plaints:

1. Draft a plaint for partition of ancestral property between two brothers, under Hindu Succession Act.
2. Draft a plaint for declaration of ownership in immovable property.
3. Draft a plaint for partition of ancestral property.
4. Draft a plaint for injunction against trespasser.
5. Draft a plaint for cancellation of fraudulent sale deed.
6. Draft a plaint for adverse possession claim.
7. Draft a plaint for easementary rights claim.
8. Draft a plaint for specific performance of agreement to sell property.
9. Draft a plaint for injunction against illegal construction\
10. Draft a plaint for declaration of forged property document.
11. Draft a plaint for possession under ownership rights.
12. Draft a plaint for mesne profits in illegal possession case.
13. Draft a plaint for recovery of possession of property.
14. Draft a plaint for declaration of benami transaction.

Written Statement

1. Draft a written statement in a property ownership dispute.
2. Draft a written statement against adverse possession.
3. Draft a reply against a partition suit.
4. Draft a reply to specific performance plaint.
5. Draft a reply to mesne profits claim.

Notices

1. Draft legal notice for cancellation of agreement to sell.
2. Draft legal notice for demand of possession after expiry of lease.
3. Draft a notice / reply to notice for eviction of tenant.
4. Draft a legal notice for eviction of tenant under Maharashtra Rent Control Act.
5. Draft a legal notice for stopping illegal construction.

Agreements / Deeds

1. Draft a sale deed of immovable property.
2. Draft a gift deed for immovable property.
3. Draft a lease deed between landlord and tenant.
4. Draft a license agreement for use of property.
5. Draft a partition deed among family members.
6. Draft a mortgage agreement for a residential property with repayment terms and default clauses.

7. Draft an objection application in property execution proceedings.
8. Draft a power of attorney for property management.
9. Draft a revocation of power of attorney.
10. Draft a succession certificate application for property inheritance.
11. Draft an affidavit for proof of ownership in court.
12. Draft a complaint against encroachment in municipal authority.
13. Draft an agreement to sell immovable property.
14. Draft a memorandum of understanding (MOU) for property settlement.
15. Draft a settlement deed in property dispute.
16. Draft a family settlement agreement.
17. Draft objections in revenue court mutation proceedings.

Application

1. Draft an application under Order 39 CPC for injunction in property disputes.
2. Draft an application for temporary injunction in property matter.
3. Draft a succession certificate application for property inheritance.

8.4 Case Law prompt

1. Provide leading Supreme Court cases on partition of ancestral property.
2. Summarize case law on adverse possession in India.
3. Give case laws on rights of daughters in coparcenary property.

4. Identify case law on illegal dispossession and restoration of possession.
5. Provide leading cases on easementary rights.
6. Case law on specific performance in property agreements.
7. Landmark cases on benami property prohibition.
8. Case law on fraud in property transactions.
9. Provide case laws on validity of unregistered property documents.
10. Case law on jurisdiction in property disputes.
11. Case law on lease vs. license distinction.
12. Provide leading cases on eviction of tenants under rent control.
13. Give the Case law on gift deed validity.
14. Provide me a Case law on declaration of title in immovable property.
15. Give the Case law on injunctions in property disputes.
16. Landmark cases on doctrine of lis pendens.
17. Case law on succession of agricultural land.
18. Leading cases on encroachment and demolition orders.
19. Case law on mortgage disputes.
20. Case law on rights of bona fide purchaser.
21. Case law on illegal construction and demolition.
22. Case law on possession vs. ownership rights.

23. Leading judgments on family settlement agreements.
24. Case law on forged property documents.
25. Landmark cases on transfer of coparcenary property by Karta.
26. Case law on easement of necessity.
27. Case law on inheritance rights of widows.
28. Landmark judgments on urban land ceiling disputes.
29. Case law on the rights of tenants in agricultural land.
30. Provide Case law on limitation in property suits.
31. Leading cases on trust property disputes.
32. Give me Case law on unregistered lease agreements.
33. Case law on boundary disputes.
34. Case law on adverse possession by co-owners.
35. Landmark case law on illegal possession by tenants.
36. Case law on validity of oral partition.
37. Case law on succession in Muslim law property disputes.
38. Case law on eviction without due process.
39. Landmark judgments on joint family property distribution.

9. Module D – Family & Divorce Case Prompts

9.1 Why it matters:

Family law requires sensitivity and clarity—maintenance, custody, divorce grounds. Each case involves deeply different circumstances that demand legally sound yet compassionate solutions, making accurate AI-assisted drafting and research essential.

Training Tip:

For better clarity and accuracy in AI-generated outputs, always include key relief details *such as maintenance, custody, or divorce*. Mention essential facts like the *duration of marriage, grounds for relief, presence of minor children, and financial circumstances of both parties*. Providing these specifics helps the AI generate precise, context-rich, and legally relevant drafts.

Example Drafting Prompt:

“Draft a mutual consent divorce petition under Section 13B of the Hindu Marriage Act, 1955, for a couple married for 8 years with one minor child (age 5). They have been living separately for 18 months and have agreed on custody (joint legal custody with primary physical custody to the mother), maintenance (₹25,000 per month for child support), and division of assets. Include all mandatory averments and relief clauses. **Jurisdiction:** Family Court, Mumbai.”

Key Takeaway: Family law prompts must balance legal precision with human sensitivity. Always include specific facts about marriage duration, grounds for relief, children’s welfare considerations, and financial status to ensure AI-generated outputs are both legally accurate and contextually appropriate for sensitive family matters.

SOME READY TO USE PROMPTS FOR FAMILY & DIVORCE CASES

9.2 Research Prompt

1. Explain recent Supreme Court ruling on wife’s right to maintenance under Section 125 CrPC even if divorce is pending.

2. Suggest key arguments for fathers seeking child custody under the Guardians and Wards Act.
3. List all relevant provisions under Hindu Marriage Act, 1955 applicable to divorce by mutual consent.
4. Provide applicable grounds of divorce under Section 13 of the Hindu Marriage Act, 1955.
5. Research the provisions for restitution of conjugal rights under Hindu Marriage Act.
6. Summarize provisions under Special Marriage Act, 1954 relating to divorce.
7. Explain legal grounds for annulment of marriage under Indian law.
8. Provide the provisions of the Domestic Violence Act 2005 relevant to family disputes.
9. Provide the procedure for judicial separation under Hindu Marriage Act.
10. Summarize maintenance rights under Section 125 of CrPC and key landmark rulings.
11. Compare wife's right to maintenance under Hindu Adoption and Maintenance Act and CrPC and Provide Supreme Court rulings.
12. Research provisions relating to custody of minor children under Hindu Minority & Guardianship Act.
13. Explain the role of Family Courts Act, 1984 in matrimonial cases.
14. List procedural steps for filing a divorce petition in India.
15. Research the law relating to live-in relationships and their recognition.
16. Provide the provisions relating to alimony and permanent maintenance.

17. Suggest the grounds of divorce available to women only.
18. Provide Muslim law provisions relating to talaq, khula, and mubarat.
19. Summarize provisions under Christian Marriage Act and Divorce Act.
20. Research the provisions under Parsi Marriage and Divorce Act.
21. What is the difference between contested and uncontested divorce under Indian law with the recent rulings.
22. Research the effect of irretrievable breakdown of marriage as a ground of divorce.
23. Provide possible remedies available in case of fraudulent or forced marriage.
24. Suggest the legal position regarding desertion as a ground of divorce.
25. Explain cruelty as a ground for divorce under Hindu Marriage Act.
26. Summarize legal provisions relating to child visitation rights.
27. Research jurisdiction rules for filing divorce petitions in Family Court.
28. Identify the limitation period for challenging a decree of divorce.
29. Summarize rights of second wife under Hindu law.
30. Research the provisions relating to adoption by divorced parents.
31. Explain the legal position of property division after divorce.
32. Research on the effect of remarriage after divorce.
33. Summarize the rights of grandparents in child custody cases.
34. Identify provisions under Indian law on bigamy and its consequences.

35. Research procedure for registering divorce decrees.
36. Summarize provisions relating to interim maintenance.
37. Explain the concept of irretrievable breakdown of marriage in international law.
38. Research provisions relating to cross-border divorce cases in India.
39. Provide the rights wife in case of husband's second marriage without divorce.
40. Research the recognition of foreign divorce decrees in India.
41. Provide the procedure to challenge ex-parte divorce decrees.

9.3 Drafting Prompt

Mutual Consent Divorce

1. Draft a petition for divorce by mutual consent under Section 13B of Hindu Marriage Act.
2. Draft a settlement agreement in mutual consent divorce.
3. Draft an affidavit in support of mutual consent divorce petition.
4. Draft a joint application for waiver of six-month cooling period in divorce.

Contested Divorce

1. Draft a contested divorce petition on the grounds of cruelty / desertion.
2. Prepare a reply to a divorce petition filed on grounds of cruelty, denying allegations and presenting defense.
3. Draft written statement to a divorce petition denying allegations of cruelty.
4. Draft final arguments in a divorce case based on cruelty and desertion.

5. Draft a rejoinder in contested divorce proceedings.

Annulment / Nullity / Judicial Separation

1. Draft a petition for annulment of marriage on grounds of fraud.

2. Draft a petition for nullity of marriage on grounds of impotency.

3. Draft a petition for judicial separation.

4. Draft a petition for dissolution of marriage under the Special Marriage Act.

Restitution and Separation Petition / Agreements

1. Draft a petition for restitution of conjugal rights.

2. Draft a separation agreement between husband and wife.

3. Draft a memorandum of compromise in matrimonial disputes.

Appeals, Reviews & Transfers

1. Draft an appeal against decree of divorce.

2. Draft a review petition against ex-parte divorce decree.

3. Draft an application for transfer of divorce petition from one court to another.

4. Draft an application for stay of divorce decree.

Maintenance and Alimony

1. Draft an application for interim maintenance pendente lite under Section 24 of the Hindu Marriage Act.

2. Draft an application for interim maintenance and litigation expenses.

3. Draft an application for maintenance under Section 125 CrPC.
4. Draft a reply to application under Section 125 CrPC.
5. Draft objections to interim maintenance application.
6. Draft written arguments for maintenance claims.
7. Draft a petition for permanent alimony.
8. Draft an application for modification of alimony order.
9. Draft an appeal against order of maintenance.
10. Draft an execution petition for recovery of maintenance arrears.
11. Draft an affidavit of assets and liabilities in maintenance proceedings.
12. Draft a contempt petition for non-payment of alimony.

Domestic Violence Petition

1. Draft a petition under the Domestic Violence Act seeking residence order.
2. Draft a petition under Domestic Violence Act seeking protection order.
3. Draft a reply to Domestic Violence petition (*Attached the relevant document*)

Custody & Guardianship

1. Draft a petition for custody modification due to change in circumstances.
2. Draft a guardianship petition for custody of minor child.
3. Draft written submissions in custody cases.
4. Draft an application for visitation rights for father/mother.

Miscellaneous Prompts

1. Draft a petition challenging validity of second marriage.
2. Draft a power of attorney for divorce proceedings.

Case Law Prompt

1. Summarize landmark cases on child custody where welfare of the child was prioritized over parental rights
2. Provide case laws where irretrievable breakdown of marriage is considered a ground for divorce by the Supreme Court.
3. Provide the List judgments interpreting cruelty as a ground for divorce under Section 13 of the Hindu Marriage Act.”
4. Summarize leading Supreme Court cases on cruelty as a ground for divorce.
5. Find case laws where desertion was accepted as a ground for divorce.
6. Provide case laws where restitution of conjugal rights was challenged.
7. Identify landmark cases on irretrievable breakdown of marriage.
8. Summarize cases on mutual consent divorce and cooling-off period waiver.
9. Provide Supreme Court cases on maintenance under Section 125 CrPC.
10. Find case laws on permanent alimony determination.
11. Summarize judgments on child custody preference of minor.
12. Identify cases dealing with visitation rights of non-custodial parents.
13. Provide case laws on bigamy under Hindu law.
14. Summarize case laws on recognition of foreign divorce decrees.

3. Draft an application for maintenance under Section 125 CrPC.
4. Draft a reply to application under Section 125 CrPC.
5. Draft objections to interim maintenance application.
6. Draft written arguments for maintenance claims.
7. Draft a petition for permanent alimony.
8. Draft an application for modification of alimony order.
9. Draft an appeal against order of maintenance.
10. Draft an execution petition for recovery of maintenance arrears.
11. Draft an affidavit of assets and liabilities in maintenance proceedings.
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10. Find case laws on permanent alimony determination.
11. Summarize judgments on child custody preference of minor.
12. Identify cases dealing with visitation rights of non-custodial parents.
13. Provide case laws on bigamy under Hindu law.
14. Summarize case laws on recognition of foreign divorce decrees.

15. Find cases on validity of second marriage without divorce.
16. Identify judgments where annulment was granted on grounds of fraud.
17. Summarize cases relating to mental disorder as ground for divorce.
18. Provide judgments on cruelty due to dowry harassment.
19. Summarize cases where divorce was granted on ground of conversion of religion.
20. Find judgments interpreting desertion under matrimonial law.
21. Summarize cases on restitution of conjugal rights and right to privacy.
22. Identify judgments where live-in relationship was recognized.
23. Provide case laws on custody disputes between parents of different religions.
24. Summarize cases on interim maintenance.
25. Find judgments where false allegations amounted to cruelty.
26. Summarize cases of adultery as a ground of divorce.
27. Identify case laws where mediation successfully settled divorce.
28. Provide judgments on jurisdiction of Family Court.
29. Summarize cases on annulment of child marriage.
30. Find Supreme Court cases where waiver of cooling-off period was allowed.
31. Provide judgments where ex-parte divorce decrees were set aside.
32. Summarize cases on enforcement of maintenance orders.
33. Identify judgments on alimony in case of wife's employment.

34. Provide case laws on equal custody rights of both parents.
35. Summarize judgments where cruelty was inferred from abusive language.
36. Provide case laws on cross-border custody disputes.
37. Find judgments where remarriage was challenged.
38. Summarize cases on recognition of live-in partners' rights.
39. Provide case laws where maintenance was denied due to wife's income.
40. Identify judgments on grandparents' custody rights.
41. Summarize cases interpreting irretrievable breakdown of marriage.
42. Provide Supreme Court judgments on division of property after divorce.
43. Summarize cases where cruelty was proved due to extra-marital affair.

10. Module E – Corporate & Commercial Law Prompts

10.1 Importance & Training Tips

In corporate and commercial legal practice, the quality of AI-generated outputs depends entirely on the precision of your prompts. Generic questions produce generic answers, but detailed, fact-specific prompts yield actionable legal guidance. Good prompt work like clear instructions to your assistant as it should explain what you want, why you want it, and the context behind it. Whether you're asking the AI to draft a shareholders' agreement, review a business contract, or prepare a legal opinion, your prompt should define the issue and include the key facts needed for accurate results.

Always try to include important details such as the type of business, parties involved, jurisdiction, purpose of the document, and any specific clauses or disputes you want to cover. These facts help the AI understand the situation and generate responses that are legally relevant and practical. The clearer and more factual your prompt, the better and more useful the AI's output will be for your drafting and research work.

Example of Effective Prompting:

Poor Prompt: “Draft a non-disclosure agreement.”

Better Prompt: “Draft a mutual non-disclosure agreement for a potential merger discussion between two Delaware Corporations in the technology sector. The agreement should cover a 90-day evaluation period, include standard exclusion for independently developed information, and specify Delaware courts for jurisdiction. The disclosing party will share financial statements, customer lists, and proprietary software architecture.”

Key Takeaway: By front-loading prompts with precise facts and clear objectives, you enable AI to provide tailored guidance while maintaining the professional judgment that corporate practice demands.

SOME READY TO USE PROMPTS FOR CORPORATE & COMMERCIAL LAW

10.2 Research Prompts

1. Examine the legal implications of breach of fiduciary duty by company directors under corporate governance laws.
2. Research the process and legal requirements for mergers and acquisitions involving publicly listed companies.
3. Research the legal standards for piercing the corporate veil in cases of fraud or improper conduct.
4. Provide the statutory requirements for maintaining statutory registers and filing annual returns.
5. Provide the legal provisions governing non-compete and non-solicitation clauses in commercial agreements.
6. Research the legal provisions regarding indemnification and limitation of liability in commercial contracts.

7. Research the legal provisions regarding transfer and transmission of shares in private companies.
8. Research the provisions governing material adverse change (MAC) clauses in acquisition agreements.
9. Provide the legal provisions governing pre-emption rights and tag-along/dragalong rights.
10. Research the legal framework for corporate philanthropy and charitable contributions by companies.

10.3 Drafting Prompt

1. Draft a Non-Disclosure Agreement (NDA) between two companies sharing confidential business data.
2. Draft a memorandum and articles of association for a holding company with provisions for subsidiary management.
3. Draft partnership deed for a commercial firm.
4. Prepare a business transfer agreement for sale of business as a going concern including asset schedule and employee transfer.
5. Create a commercial lease agreement for office premises including rent escalation, maintenance obligations, and termination clauses.
6. Create an employment agreement for a CEO/ MD including role definition, compensation package, non-compete, and termination provisions.
7. Draft a loan agreement between two companies including interest terms, repayment schedule, and security provisions.
8. Draft a comprehensive shareholders' agreement for three co-founders including equity split, voting rights, transfer restrictions, and exit mechanisms.

9. Draft a share purchase agreement for acquisition of 100% stake in a private company with standard warranties, indemnities, and completion mechanics.
10. Draft a joint venture agreement between two companies for establishing a new entity including capital contribution, profit sharing, and governance structure.
11. Draft a master service agreement for IT services including scope of work, service level agreements (SLAs), and termination provisions.
12. Draft a share subscription agreement for investment by a private equity investor with standard investor rights and protections.
13. Draft a franchise agreement including brand licensing, operational standards, territory rights, and fee structure.
14. Prepare a letter of intent (LOI) for acquisition outlining key commercial terms, exclusivity period, and due diligence process.
15. Draft a settlement agreement for resolving a commercial dispute including mutual releases and confidentiality obligations.
16. Draft a trademark licensing agreement with quality control provisions, royalty structure, and termination rights.
17. Draft a memorandum of understanding (MOU) for exploring a potential business collaboration with non-binding terms.
18. Draft a power of attorney for attending shareholder meetings and voting on specific resolutions.
19. Draft LLP agreement between two partners.
20. Draft board resolution authorizing filing of petition before NCLT.
21. Draft a confidentiality and invention assignment agreement for employees to protect company IP.

10.4 Compliance Prompts

1. Summarize mandatory compliance under the Companies Act, 2013 for a Private Limited Company.
2. Give me NCLT rulings on directors' liability during CIRP.
3. Draft a compliance framework for corporate social responsibility (CSR) spending and reporting obligations.
4. Draft a related party transaction compliance policy including identification, approval, and disclosure procedures.
5. Draft a board evaluation compliance framework for assessing performance of board and committees.
6. Draft a managerial remuneration compliance framework ensuring adherence to prescribed limits and approvals.
7. Draft a compliance framework for holding board committee meetings as per statutory requirements.
8. Draft a compliance procedure for creation, modification, and satisfaction of charges with ROC.
9. Draft a policy for appointment, remuneration, and rotation of statutory auditors.
10. Draft a policy for disclosure of interests by directors in contracts and shareholdings.
11. Prepare a checklist for compliance with Companies (Auditor's Report) Order requirements.
12. Draft a compliance guide for winding up procedures including creditor notifications, asset distribution, and regulatory filings.

13. Create a regulatory compliance checklist for sector-specific regulations applicable to the company's business operations.
14. Prepare a compliance audit for related party contracts examining proper disclosure, approval, and arm's length pricing.
15. Draft a compliance guide for appointment and remuneration of directors including disclosures and regulatory approvals.

10.5 Case Law prompt

1. Summarize landmark NCLT/NCLAT cases on oppression and mismanagement under Section 241 of Companies Act, 2013.
2. Summarize landmark rulings on Director's liability for fraud or misrepresentation.
3. Provide landmark judgments on lifting of corporate veil in cases involving fraud, sham transactions, or evasion of legal obligations.
4. Research case law on oppression and mismanagement of minority shareholders under companies act provisions.
5. Provide the judgments on breach of fiduciary duty by directors and their personal liability to the company.
6. Provide a case law on enforcement of non-compete clauses in employment and commercial agreements.
7. Provide the recent judgments on breach of warranty claims and measure of damages in M&A transactions.
8. Find some precedents on interpretation of exclusivity clauses and lock-in periods in commercial agreements.
9. Provide case law on corporate opportunity doctrine and misuse of corporate assets by directors.

10. Find cases on interpretation of change of control provisions in commercial contracts.
11. Research case law on interpretation of anti-dilution provisions in investment agreements.
12. Research case law on restrictive covenants in business sale agreements and enforceability standards.
13. Provide the recent judgments on confidentiality obligations and trade secret protection in commercial relationships.
14. Research precedents on director disqualification proceedings and grounds for disqualification.
15. Research case law on interpretation of liquidation preference provisions in investment agreements.
16. Provide a case law on shadow directors and their duties and liabilities.
17. Find recent precedents on interpretation of representations and warranties insurance claims in M&A deals.
18. Provide the leading cases on corporate veil in tax avoidance and evasion scenarios.
19. Provide the leading cases on pre-contractual misrepresentation and rescission of commercial agreements.
20. Provide precedents on corporate attribution of criminal liability for acts of directors and employees.

Advisory & Analysis Prompts

1. Explain key judgments under Section 7 of IBC on admission of insolvency petitions.
2. Provide the procedure of Corporate Insolvency Resolution Process (CIRP)

3. Give me Supreme Court judgments on Section 34 Arbitration Act – setting aside arbitral awards.
4. Evaluate legal protections against competition from key employees' post-termination in sensitive industries.
5. Provide legal advice on structuring an employee stock option plan with tax optimization strategies.
6. Evaluate the legal risks of operating without certain regulatory licenses and suggest remedial measures.
7. Provide the legal implications of founder disputes and suggest dispute resolution mechanisms.
8. Provide legal guidance on delisting a public company and returning to private status.
9. Provide guidance on legal requirements for establishing a business in a special economic zone.
10. Provide the legal framework for implementing a poison pill defense against hostile takeover.
11. Provide legal protections against competition from key employee's post-termination in sensitive industries.

11. Module F – Constitutional Law Prompts

11.1 Why it matters:

Constitutional law defines rights and freedoms—accuracy is critical. AI prompts must reference specific constitutional provisions, landmark judgments, constitutional amendments and so on.

Training Tip: Indian Constitution is too Vast to remember all the articles. So, if you don't know the exact Article number or case law, start by describing the legal

issue or right in simple terms. for example, “freedom of speech,” “right to equality,” or “protection of life and liberty.”

The AI can then identify and include the correct constitutional provisions, landmark judgments, and related interpretations for you.

Example Prompt:

“Summarize Supreme Court judgments from 2017-2024 on the Right to Privacy under Article 21, including the Puttaswamy decision and its subsequent application in digital rights cases. Highlight the constitutional tests applied for reasonable restrictions.”

Key Takeaway:

For the constitutional law, it is always advisable to cite specific Articles, specify the constitutional remedy (writ petition, PIL etc.), references of landmark judgments and clarify whether you’re seeking doctrinal analysis or practical drafting.

SOME READY TO USE PROMPTS FOR CONSTITUTIONAL LAW

11.2 Research Prompts

1. Summarize recent judgments on Right to Privacy under Article 21 of the Indian Constitution.
2. Explain judicial review under the Indian Constitution with landmark precedents.
3. Research the doctrine of basic structure and its application in landmark Supreme Court judgments
4. Provide the constitutional provisions protecting minority rights across different jurisdictions.
5. Research on the constitutional validity of reservation policies in education and employment.

6. Provide the constitutional remedies available for violation of fundamental rights.
7. Research the amendment procedure and constitutional amendments that have been struck down till date.
8. Research the doctrine of prospective overruling in constitutional matters.

11.3 Drafting Prompts

Writ Petition and Constitutional Remedies

1. Draft a Writ Petition under Article 226 challenging illegal detention by police.
2. Draft a Writ Petition for habeas corpus under Article 226 for illegal detention.
3. Prepare a PIL petition format seeking directions for environmental protection under Article 21.
4. Draft a Writ Petition under Article 226 challenging arbitrary administrative action as violation of Article 14.
5. Draft a habeas corpus petition for illegal detention violating Article 21.
6. Draft a mandamus petition compelling the State to fulfill its constitutional duty under Article 21A i.e. Right to education.
7. Draft a quo warranto petition challenging the appointment of a public official for lack of qualifications.
8. Draft a prohibition writ challenging the jurisdiction of a tribunal or inferior court.
9. Draft a certiorari petition for quashing an administrative order passed without jurisdiction.
10. Draft a PIL for implementation of Directive Principles of State Policy.

Constitutional Challenges & Petitions

1. Draft a reference petition under Article 143 for Presidential reference.
2. Draft a stay application in a constitutional challenge pending final hearing.
3. Draft an intervention application in a pending constitutional matter.
4. Draft a transfer petition seeking transfer of constitutional cases from High Court to Supreme Court under Article 139A (1).
5. Draft a contempt petition for non-implementation of constitutional court orders.
6. Draft a review petition challenging a constitutional judgment.
7. Draft a Special Leave Petition (SLP) under Article 136 challenging a High Court judgment.
8. Draft a Notice under Article 311(2) against wrongful dismissal of a government servant.
9. Draft a Legal opinion on whether a specific law violates the Right to Equality under Article 14.
10. Draft a petition challenging the constitutional validity of a law on grounds of violation of basic structure.
11. Draft a curative petition in a constitutional matter.
12. Draft a Legal notice against the government for discriminatory executive order violating Article 19.
13. Draft a Constitutional Complaint Letter to the State Human Rights Commission regarding violation of basic rights.
14. Draft a Petition against preventive detention orders under Article 22.

15. Draft a Petition under Article 329 challenging election irregularities before the High Court.

Affidavits and relevant documents

1. Draft a detailed affidavit in support of a writ petition challenging violation of Article 19(1)(g).
2. Draft a counter-affidavit on behalf of the State defending the constitutional validity of legislation.
3. Draft a rejoinder affidavit in a constitutional matter responding to counter-arguments.
4. Draft an affidavit of service showing compliance with constitutional court directions.
5. Draft an affidavit in support of interim relief in a constitutional challenge.
6. Draft a compliance affidavit showing implementation of constitutional court orders.
7. Draft an affidavit establishing locus standi in a PIL.
8. Draft an additional affidavit introducing fresh constitutional arguments.
9. Draft an affidavit responding to preliminary objections in a constitutional matter.
10. Draft a supporting affidavit from an expert witness on constitutional law issues.

11.4 Case Law prompt

Case law prompts are designed to help users explore how constitutional provisions have been interpreted and applied by courts through landmark judgments.

While framing a case law prompt, you may either mention the **specific case name** (e.g., *Maneka Gandhi v. Union of India*) or describe a **relevant factual scenario** (e.g., *a person's passport was seized without a hearing—analyze the constitutional validity*) that reflects the legal issue decided in that case.

Some of the Prompt Example as follows:

1. Give recent Supreme Court and High Court cases interpreting the Right to Privacy under Article 21.
2. List landmark Supreme Court judgments on the Right to Equality under Article 14 with short summaries.
3. What is the precedent value of *Maneka Gandhi v. Union of India* on Article 21 and procedure established by law.
4. Summarize and explain the ratio decidendi of *Kesavananda Bharati v. State of Kerala* (1973).
5. Summarize and Explain *S.R. Bommai v. Union of India* (1994) on the judicial review of Article 356.

12. Module G – Taxation Law Prompts

12.1 Why it matters:

Taxation law governs how individuals and businesses are taxed and ensures compliance with income tax, GST, and other fiscal regulations. Understanding how to frame precise prompts helps lawyers draft replies to tax notices, structure transactions efficiently, and research judicial precedents relevant to tax disputes.

Example Prompt:

Poor Prompt: “How is dividend income taxed?”

Good Prompt: “Draft a legal opinion on Section 80C of the Income Tax Act, 1961 for an individual in India, claiming deductions on investments of ₹1.5 lakh.

Include eligibility, limits, and relevant case law.”

Key Takeaway:

Effective Taxation Law prompts save time, reduce drafting errors, and help generate accurate, compliant, and persuasive tax documents aligned with Indian laws and judicial interpretations.

SOME READY TO USE PROMPTS FOR TAXATION LAW

12.2 Research Prompt

1. Research the latest amendments to capital gains tax provisions affecting real estate transactions in the current financial year.
2. Research the applicability of Goods and Services Tax (GST) on digital services provided by foreign companies to domestic customers.
3. Research the conditions and procedures for claiming tax treaty benefits under Double Taxation Avoidance Agreements (DTAA).
4. Research the tax treatment of foreign remittances and the associated compliance requirements under FEMA.
5. Research the conditions for claiming deductions under Section 80C to 80U for individual taxpayers.
6. Research the applicability of customs duty on imports and the available exemptions.

12.3 Drafting Prompts

1. Prepare a detailed reply to a tax notice issued under Section 148 of the Income Tax Act, 1961 for reassessment proceedings.
2. Create a tax advisory memorandum on the structuring of a real estate investment (or any other) transaction to optimize tax liability.

3. Draft a comprehensive response to a GST show cause notice alleging wrongful availment of input tax credit.
4. Draft an application for refund of excess tax paid with supporting documents and computation
5. Prepare a petition for condonation of delay in filing income tax return with supporting affidavit.
6. Draft an application for registration as a tax-deductible charitable institution under Section 12A and 80G.
7. Draft a detailed reply to a notice under Section 142(1) for production of documents and accounts.
8. Draft a detailed reply to notice under Section 156 for recovery of outstanding tax demand.
9. Draft an application for exemption certificate under Section 197 for lower or nil TDS deduction.
10. Draft a representation for waiver of interest and penalty under income tax or GST laws.
11. Draft an appeal memorandum before the Commissioner of Income Tax (Appeals) challenging an assessment order.
12. Draft a detailed reply to transfer pricing adjustment notices under Section 92CA.
13. Draft an application for stay of demand pending appeal proceedings before appellate authorities.
14. Draft an application for rectification of mistakes in assessment order under Section 154 of the Income Tax Act, 1961.
15. Draft a detailed objection to penalty proceedings initiated under Section 271 of the Income Tax Act, 1961 for concealment of income.

16. Draft an application for appeal before the Income Tax Appellate Tribunal with detailed grounds of appeal.
17. Create a comprehensive GST compliance manual for multi-state business operations with process workflows.
18. Prepare a written submission for claiming deduction under Section 80C for education loan repayment.
19. Prepare a letter requesting voluntary disclosure of undisclosed income under the Vivad Se Vishwas scheme.
20. Draft a vivad se vishwas scheme application for settling pending tax disputes.

12.4 Case Law Prompts

1. Find landmark Supreme Court judgments on the interpretation of capital gains versus business income.
2. Provide recent tribunal decisions on the disallowance of corporate social responsibility (CSR) expenses.
3. List the High Court rulings on the validity of reassessment proceedings beyond the limitation period.
4. List the High Court judgments on the applicability of limitation for penalty proceedings under tax laws.
5. Find case law establishing principles for determining residential status of individuals and companies.
6. Identify tribunal decisions on the eligibility for claiming deductions under Section 80-IA for infrastructure projects.
7. Research recent rulings on the constitutional validity of GST provisions and procedural requirements.
8. Research recent rulings on the treatment of composite supplies and principal supply under GST.

9. List the Supreme Court decisions on the taxation of income from salary versus professional fees.
10. Provide landmark cases on the scope of revision proceedings under Section 263 by Commissioner of Income Tax.

13. Module H – Intellectual Property Law Prompts

13.1 Why it matters:

In Intellectual Property (IP) matters, clear and detailed prompts are key to getting useful AI output. Always include the IP type (patent, trademark, copyright, or design), parties, jurisdiction, purpose, and any relevant facts. The more context you provide, the more accurate and practical the AI's response will be.

Example Prompt:

Poor Prompt: “How do I protect my brand name?”

Good Prompt: “Draft a reply to a trademark opposition under Section 21 of the Trademarks Act, 1999 for a client in India. Include arguments on similarity, likelihood of confusion, and relevant precedents.”

Key Takeaway:

Detailed prompts help AI generate jurisdiction-specific strategies that account for India's examination practices, opposition procedures, and enforcement mechanisms, ensuring your IP assets receive comprehensive and legally sound protection.

SOME OF THE PROMPT EXAMPLES AS FOLLOWS

1. Draft a comprehensive **trademark application** for the mark “*(mark name)*” covering *(goods/services)* in Classes *(numbers from 1-45)*, including description of mark and distinctiveness arguments.
2. Draft a **trademark opposition notice** against *Application No. (number)* citing grounds of likelihood of confusion, bad faith, or prior rights.

3. Draft a detailed opposition reply under **Section 9/Section 11 of the Trademarks Act, 1999** against the trademark application of (*Applicant's Name*). Includes arguments based on prior use, distinctiveness, likelihood of confusion, and similarity with existing marks. Address all relevant facts, statutory provisions, and case law to strengthen the opposition, and include a conclusion requesting refusal of registration.
4. Draft an **opposition reply** under Section 11 of the **Trademark Act, 1999**
5. Prepare a **trademark** coexistence agreement between (*Party A*) and (*Party B*) for the marks (*mark 1*) and (*mark 2*), defining geographic and product scope limitations.
6. Analyze the **trademark** (*name*) for registrability, identifying potential descriptiveness, generic terms, or likelihood of confusion issues with existing marks.
7. List all case laws where **trademark infringement** was claimed for domain names in India.
8. Draft a **trademark license agreement** for (*Brand Name*) with quality control provisions, approval rights, and termination conditions.
9. Draft a **patent** specification for (*invention description*) including background, summary, detailed description, and claims. Focus on (*technical field*).
10. Provide list of documents required for **patent** filing in India.
11. Draft a reply to a **patent** office objection under Section 15 of the Patents Act, 1970.
12. Draft a **copyright** licensing agreement for (*work type*) granting (*exclusive/non-exclusive*) rights for (*territory/duration/use cases*).
13. Draft a comprehensive **copyright** assignment agreement transferring all rights in (*work description*) from (*author*) to (*company/entity*), including moral rights waiver.

14. Draft a comprehensive non-disclosure agreement (NDA) for disclosure of (*trade secret type*) between (*parties*) with appropriate exceptions and return/destruction provisions.
15. Draft an employee confidentiality and invention assignment agreement ensuring all IP created during employment belongs to the employer.

14. The Art of Scenario-Based Legal Prompting:

Scenario-based prompting helps the AI understand legal context and intent, ensuring the output aligns with your client's situation and the applicable law. A well-structured scenario prompt produces results closer to how a trained lawyer would reason or draft.

The 5-Pillar Framework:

1. Always use one scenario per prompt.
2. Describe the legal situation briefly but precisely. Include:
 - Parties Name (If any)
 - Dispute Type
 - Key Facts/ Event
3. Specify what you want AI to do, Like:
 - Draft a Document
 - Suggest Arguments / Defense
 - List of Case laws etc.
4. Include relevant legal contexts like laws, sections, or any landmark judgment to guide AI.
5. Provide the Prompt as simple, clear as possible as.

Bad Prompt: "Write a Notice on Property Dispute"

Good Prompt: *"Draft a reply to a legal notice in a property dispute, denying allegations, for submission to the court"*

Formula:

In the scenario where **[key facts]**, generate **[document / arguments / research / case list]** under **[specific laws / sections / precedents]**, formatted for **[court / client / legal context]**.

Quick Tip: Start with a short factual background->mention the relief sought -> reference applicable law -> define the output type (e.g., petition, opinion, case law list).

Prompt Example:

In the scenario where Mr. Rajeev Verma is falsely implicated under Section 302 of the Bharatiya Nyaya Sanhita, draft an anticipatory bail application supported by recent Supreme Court precedents on false implication and liberty under Article 21.

15. Role Reversal & Iterative Prompting

- **Role Reversal Prompts**

Ask AI to act as opposing counsel to test weaknesses in your arguments.

- **Iterative Prompting**

Start broad -> refine -> ask for structured output.

Some Examples of Scenario Based Prompts

1. Mr. Rajeev Verma, aged 38, is a resident of Gopal Nagar, Bhopal, Madhya Pradesh. He has been falsely implicated under BNS Sections 302, 111(2), and 140(3). The FIR alleges that he was part of a group that assaulted a man named Sunil Sharma during a neighborhood clash on 5th June 2025, resulting in Sunil's death. However, Mr. Verma was not present at the scene and was at his workplace, a private logistics firm, at the time of the incident. He has been named due to a long-standing property dispute with the complainant's family. No overt act or weapon has been attributed to him in the FIR. He is a permanent resident, has no prior criminal history, and apprehends arrest based on false and motivated allegations.

Draft a Detailed Anticipatory Bail Application with the supporting Case laws.

2. My client, Mrs. XYZ, aged 40, and a resident of Pune underwent gallbladder surgery at XYZ Multispecialty Hospital on 12th March 2024. During the procedure, the attending surgeon, Dr. Rakesh, negligently caused damage to her bile duct. Following the surgery, she experienced severe abdominal pain and had to be admitted to another hospital for corrective surgery. As a result, she incurred

additional medical expenses amounting to ₹3.5 lakhs and endured significant physical pain and mental agony. Despite repeated follow-ups, both the hospital and the doctor have refused to acknowledge their negligence or offer any compensation. Mrs. XYZ now seeks damages of ₹25 lakhs, covering medical expenses, mental harassment, pain and suffering, and anticipated costs of future treatment.

Provide me an Arguments on behalf of Mrs. XYZ along with the supporting Case laws.

3. Police Dept Prompt - For Opposing the Bail Application : I am Investigating officer in a rape case filed at Shivajinagar, Pune police station on 10th June 2024. The Victim of the case is a minor and is seriously injured by the accused Hemant. The victim is currently admitted to a private hospital. The accused Hemant has kept a bail application in Special Session Court (POCSO court) at Pune, and the hearing is scheduled for 11th June. I, as an investigating officer, wish to strongly oppose the bail application of Hemant. Please guide me with a detailed reply to the bail application.

4. “A person ‘X’ called ‘Y’ and abused him over the phone. ‘Y’ had kept the phone in speaker mode, and his wife also heard the abusive words. Can action be taken against ‘X’ under Section 296 of the Bharatiya Nyaya Sanhita (BNS)?”

5. Scenario of Defective Product Liability: Priya purchased a brand-new refrigerator from a well-known electronics store. After a week, it stops working, and the manufacturer refuses to repair or replace it, claiming that the issue was caused by improper installation. What legal options does Priya have under the Consumer Protection Act, 2019, to address this defect?

16. Rewrite Bad Prompts:

Learn how to convert vague or unclear prompts into structured, specific, and lawyer-friendly queries that deliver precise legal outputs.

17. Cross-Check Drill and Role Play:

Cross-Check Drill - Always verify AI-generated case citations by cross-referencing with trusted databases like scr.sci.gov.in, **SCC Online** or **Manupatra** to ensure accuracy and reliability.

Role Play - Use AI to draft arguments for **both petitioner and respondent** in the same case, helping lawyers understand opposing perspectives and strengthen their strategy.

18. Multi-Format Drafting:

Train AI to generate the same legal scenario in different formats such as a **legal notice, petition, or written arguments**, ensuring adaptability across contexts.

19. The Future of AI in Legal Practice

Artificial Intelligence is no longer on the horizon - it is here, actively reshaping how the legal profession functions. From research and drafting to case strategy and client engagement, AI is cutting down hours of repetitive work and giving lawyers more time to focus on advocacy and judgment.

But not all AI tools are created equal, and for lawyers, choosing the right one is critical. General-purpose tools like ChatGPT or Claude may be powerful, but they lack the depth of legal-specific databases, case law integration, and compliance-focused features. That's where **legal-focused AI platforms** like *Lawttorney.ai* come in bridging the gap between raw AI power and the structured needs of the legal ecosystem.

Looking ahead, AI in law will not just be an assistant - it will be a **co-strategist**, ensuring lawyers spend less time on clerical work and more on advocacy, negotiation, and client trust-building. The firms and practitioners who adopt AI early will gain a clear edge in efficiency, precision, and competitiveness.

20. Lawttorney: The Specialist for Lawyers

- **Lawttorney.ai:** Unlike general-purpose AIs, Lawttorney is **built from the ground up for legal professionals**. With jurisdiction-specific intelligence, verified citations, and court-ready formats, it works **like a trained junior advocate in your chamber**—reliable, precise, and already briefed with case law and statutes.
- **ChatGPT:** Excellent for brainstorming, breaking down doctrines into plain language, and experimenting with argument structures. Think of it as a versatile law student—quick with ideas but needing supervision for legal accuracy.
- **Claude.ai:** Especially effective for digesting and summarizing long case files, contracts, or academic material. It serves as your research assistant for managing large volumes of text efficiently.

21. The Key Takeaway

AI is not here to replace the lawyer's mind or judgment—it is here to amplify it. Where generic AI tools provide support, **Lawttorney provides specialization**. It is tailored to the advocate's real needs: research precision, drafting accuracy, and jurisdictional reliability.

22. Closing Thought

With this training guide, you now have more than just a list of prompts—you have a **structured formula and practice framework** to engineer prompts effectively. By mastering these techniques, you ensure that every interaction with AI produces value for your practice.

The future of law will belong to those who blend **timeless advocacy with specialized digital tools**. Among them, **Lawttorney stands out as the lawyer's own AI companion**—a trusted specialist for the legal world.

Master prompt engineering today, leverage the right tools tomorrow, and you will not just adapt to the AI era—**YOU WILL LEAD IT**.

SECRET AI PROMPTS BOOKLET

AI FOR LAW & ORDER

The **Secret AI Prompts Booklet** is your ultimate shortcut to mastering AI in your professional workflow. Designed for **lawyers, legal professionals, freelancers, and anyone who wants to work smarter**, this booklet gives you **ready-to-use prompts** that make AI your personal assistant. Inside, you'll find:

- **650+ High-Impact AI Prompts**

Crafted to help you generate content, draft legal documents, run research, and more — instantly.

- **Time-Saving Templates**

Stop spending hours figuring out what to ask AI. These prompts give you precise, actionable results in minutes.

- **Practical Applications**

Whether it's drafting NDAs, summarizing cases, creating client-ready documents, or brainstorming legal strategies, these prompts are ready to use in real-life scenarios.

- **Step-by-Step Guidance**

Learn how to customize prompts for your specific tasks, ensuring maximum efficiency and accuracy.

- **Boost Creativity & Productivity**

Move beyond repetitive tasks and focus on strategic, high-value work. This booklet turns AI into a **powerful extension of your expertise**.

With this booklet in hand, you're not just using AI — you're **unlocking its full potential**. Think of it as a secret toolkit that transforms hours of work into minutes, helping you deliver better results faster.



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Disclaimer

This guide is for educational purposes only. While AI tools can assist in drafting and research, all citations and documents should be cross-verified with authentic legal databases and official court records.