

Sample 1	Normalized Texts Summary	Raw Texts Summary	Observation
1	The road was constructed but no compensation was paid. The appellants made various representations starting from the time, construction was going on and even after the construction work was completed. When no heed was paid to their request, they approached the High Court of Kerala.	The road was constructed but no compensation was paid. The Panchayat denied of having given any assurance regarding adequate compensation to be paid to the appellants.	Special texts have more details preserved and more conscious in nature.
2	A Division Bench of a High court is a court subordinate to this court within the meaning of section 195 (3) (Punishment for false evidence) accordingly an appeal lies from an order of a Division Bench under section 476(Counterfeiting device or mark used for authenticating documents)	An appeal lies to this court from an order of a Division Bench under section 476. It is evident that the only court to which the appealable decrees and sentences of a division bench of a High Court can lie is the Supreme Court.	Special texts have more details preserved and more conscious in nature and annotation are useful for non-legal domain people.
3	The Family Court ruled that the marriage between the parties is irretrievably broken down. The appeal is also pending before this Court for the last 12 years (@ Special Leave Petition of the year 2010). The appellant is stated to have got married after the divorce was granted	The Family Court ruled that the marriage between the parties is irretrievably broken down. The appeal is also pending before this Court for the last 12 years (@ SLP of the year 2010). The appellant is stated to have got married after the decree of divorce was granted.	annotation are useful for non-legal domain people.

4	<p>The case of the respondent was that the appellant had thrown her out of the matrimonial home in October 2004 after assaulting her. There was a demand of dowry by the appellant and her family, and she was harassed and tortured. The daughter has been throughout living with the respondent since birth, and thus the divorce petition.</p>	<p>The case of the respondent was that the appellant had thrown her out of the matrimonial home in October 2004 after assaulting her. There was a demand of dowry by the appellant and her family, and she was harassed and tortured. The daughter has been throughout living with the respondent since birth, and thus the divorce petition.</p>	<p>No difference / Annotation was present.</p>
5	<p>The sole respondent having not appeared despite service of regular notice and even after service of bailable warrants, this Court was constrained to issue non-bailable warrants to ensure his presence. The respondent surrendered before the Trial Court on 25.03.2022 and was taken into custody and sent to District Jail, Kannauj. There being no lawyer appointed by the respondent, we would request the Supreme Court Legal Service Committee to provide him legal assistance.</p>	<p>The sole respondent having not appeared despite service of regular notice and even after service of bailable warrants, this Court was constrained to issue non-bailable warrants to ensure his presence. The respondent surrendered before the Trial Court on 25.03.2022 and was taken into custody and sent to District Jail, Kannauj. There being no lawyer appointed by the respondent, we would request the Supreme Court Legal Service Committee to provide him legal assistance.</p>	<p>No difference / No annotation was present.</p>