- Bat he didn't some the right to princip 8/10/24 PS643 = ADM Jakalpur vgg Swikent Shakle - Buring when does data become a thing in India-Collected info about people was always a In British Ray Paulie Pating around data brown a things. to telegraphicalises a TE with India hener made à law after the telegraph act If the ammedment around madine to machine communication passes - will need audhan to make at google access - out of thisel eyes noutritional , MP hanna & Satish Chandra > En Levelling one who steals money from his employees emplyaces. Can the police force the subject to give evidence against themselves on we refuse to give delate against up (Yes, we are not obligated) \* Khanak singh V/s State of UP - Sheeter, -a habitual Criminal (gongstu) Even if a person did a vinne and went to fail, he still has judicial sights. Police can't just barge into their house without and coince just because he's a gangeter. You can't also go their house at warrant Can't arrest women at night and met court arrist her without timele constable.

"But he didn't have the right to privary. Page No.
Date > ADM Jakalpur US Shirkant Shukla - During Senercy Senercy Strom what happens Chlisted hope about speed hors also apply Article 377' -> prohibited unnatural sexual acts Homoseanals cont were considered Criminals-illegabaser - womberund and P communication pures - will and address forwards Constitution says hight to life - right to dignity Article 377 was removed from Indian lend cod. Right to periocy sas introduced. · Con the police force the subject to give extreme -> Puttamany v/s union of India - opposed · Aadhar system, privary is volated Sc accepted that privacy is given. Article 21 + Glarak Singer Me State of UP
a Habitral Osininal (gangeter) - w. 12