

THE INDIAN EVIDENCE ACT, 1872

Last updated:-13-3-2020

ARRANGEMENT OF SECTIONS

Preamble.

PART I

RELEVANCY OF FACTS

CHAPTER I. — PRELIMINARY

SECTIONS

1. Short title.
Extent.
Commencement of Act.
2. [*Repealed.*]
3. Interpretation-clause.
“Court”.
“Fact”.
“Relevant”.
“Facts in issue”.
“Document”.
“Evidence”.
“Proved”.
“Disproved”.
“Not proved”.
“India”.
4. “May Presume.”
“Shall presume.”
“Conclusive proof”.

CHAPTER II. — OF THE RELEVANCY OF FACTS

5. Evidence may be given of facts in issue and relevant facts.
6. Relevancy of facts forming part of same transaction.
7. Facts which are the occasion, cause or effect of facts in issue.
8. Motive, preparation and previous or subsequent conduct.
9. Facts necessary to explain or introduce relevant facts.
10. Things said or done by conspirator in reference to common design.
11. When facts not otherwise relevant become relevant.
12. In suits for damages, facts tending to enable Court to determine amount are relevant.
13. Facts relevant when right or custom is in question.