

Amendment of the Order – Merely because a wrong provision has been referred to, the Court should not be debarred from granting a relief – Practice and procedure.

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Employees Compensation Act, 1923 (8 of 1923) - Amendment of the Order - Merely because a wrong provision has been referred to, the Court should not be debarred from granting a relief - Hence, the application in question is treated without referring to the provisions of the Code of Civil Procedure, 1908 (V of 1908) - practice and procedure.

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Tags: Amendment o - Order, Employees Compensation Act