

Arbitration and Conciliation Act, 1996, S. 34(2) – A court does not sit in appeal over the award of an arbitral tribunal by re-assessing or re-appreciating the evidence – An award can be challenged only under the grounds mentioned in section 34(2) of the Act – The arbitral tribunal has examined the facts and held that both second respondent and the appellant are liable – In the absence of any ground under section 34(2) of the Act, it is not possible to re-examine the facts to find out whether a different decision can be arrived at.

[Login Here](#)

[2011 PLRonline 0106](#)