

Arbitration clause provides that the arbitration is to be conducted at Chennai whereas the parties are belonging to Haryana – Vehicle loan – Agreement as such is unconscionable and one sided being opposed to public policy – Repossession



<u>cpc</u> O. 7 R. 11 – Bank recovered a vehicle by using force for which <u>loan</u> installments had already been deposited – Instead of proceeding against the vehicle which was in default, it has chosen to recover the vehicle, for which the dues had already been paid – The arbitration clause itself also provides that...

... <u>subscribe</u> TO CONTINUE READING ..... !!!! SPECIAL LIMITED TIME OFFER !!!! Subscribe Punjab Law Reporter @ Rs 2800/- and get PLRonline.IN (including Supreme Court) FREE for 1 year (save Rs 600/-)

## Login or Join Now

Full Text of Judgments / Headnotes / PDF is available in Premium Membership | Email punjablawreporter@gmail.com | 9463598502 | Trial membership for 7 days |

## **SUBSCRIBE**

Tags: Arbitration S. 8, Arbitration S. 8(2), CPC O. 7 R. 11, Repossession of vehicle