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“.....The expression “civil proceeding” is not defined in the Constitution, nor in the General Clauses Act. The expression in our [judgment](#) covers all proceedings in which a party asserts the existence of a civil right conferred by the civil law or by statute, and claims relief for breach thereof. A criminal proceeding on the other hand is ordinarily one in which if carried to its conclusion it may result in the imposition of sentences such as death, imprisonment, fine or forfeiture of property. It also includes proceedings in which in the larger [interest](#) of the State, orders to prevent apprehended breach of the peace, orders to bind down persons who are a danger to the [maintenance](#) of peace and order, or orders aimed at preventing vagrancy are contemplated to be passed. But the whole area of proceedings, which reach the High Courts is not exhausted by classifying the proceedings as civil and criminal. There are certain proceedings which may be regarded as neither civil nor criminal. For instance, proceeding for contempt of court, and for exercise of disciplinary [jurisdiction](#) against lawyers or other professionals, such as Chartered Accountants may not fall within the classification of proceedings, civil or criminal. But there is no [warrant](#) for the view that from the category of civil proceedings, it was intended to exclude proceedings relating to or which seek relief against enforcement of taxation laws of the State.”

S.A.L. Narayan Rao v. Ishwarlal Bhagwandas , AIR 1965 SC 1818,

Constitution Bench

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