

CPC O. 39, R. 2-A - Sale of share out of the joint khata - Which has never been partitioned - Is a sale of their share out of joint land which can be taken and considered at the time of partition - When the rights of the parties after inheritance and partition is yet to be determined - Could not be said that the contemnors have sold the property to defeat the rights of the applicants

read here

[PLRonline 441570](#)

[PLRonline 441570](#)