



CPC O. 7, R. 11(d) – Trial Court must remember that if on a meaningful and not formal reading of the plaint it is manifestly vexatious and meritless in the sense of not disclosing a clear right to sue, it should exercise the power

[PRINT / DOWNLOAD PDF](#)

[cpc](#), 1908, O.7, R.11(d) – Disclosure – The trial Court must remember that if on a meaningful and not formal reading of the plaint it is manifestly vexatious and meritless in the sense of not disclosing a clear right to sue, it should exercise the power under Order VII, Rule 11 of the Code taking care to see that the ground mentioned therein is fulfilled. If clever drafting has created the illusion of a [cause of action](#), it has to be nipped in the bud at the first hearing by examining the party searchingly under Order X of the Code.

[Read Judgment](#)

[2007 PLRonline 0102](#)

Tags: [CPC O. 7 R. 11\(d\)](#)