



Evidence - A report based on hearsay evidence or on the information given by an illiterate person cannot be admissible even under Section 35 of the Evidence Act.



A report based on hearsay [evidence](#) or on the information given by an illiterate person cannot be admissible even under Section 35 of the Evidence Act. In Brij Mohan Singh v. Priya Brat Narain Sinha 1965 3 SCR 861 Court observed as follows: "The entry therein showing the birth of a son to Sarjoo Singh on October 15,...

... [subscribe](#) 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: [Document - Admissibility of](#), [Evidence Act S. 35](#), [Hearsay Evidence](#), [Public Document](#)