



IDA S. 11 – No work no pay – If the employee is not at all at fault and she was kept out of work by reasons of the decision taken by the employer, then to deny the fruits of her being vindicated at the end of the day would be unfair to the employee

## Description

**Court Fees Act, 1870 (7 of 1870) Section 7(i) , 7(iv) – Money suit for compensation and damages – In a suit for damages, ad valorem Court-fees would be payable on the amount of the damages claimed – Suit for recovery of Rs.20 Lakhs as damages – This was a money suit for compensation/damages and not falling under any of the categories mentioned in clause (iv) of Section 7 of the Act – No applicability of Section 7(iv) – It would be a simple case of applicability of Section 7(i) of the Act and ad valorem Court-fees would have to be paid as per Schedule 1 entry 1 – CPC, 1908 Order VII Rule 11 (c )**

**[STATE OF PUNJAB v. DEV BRAT SHARMA , \(2022-2\)206 PLR 138 \(SC\) , 2022 PLRonline 4961](#)**

### Date

04/18/2024

### Date Created

03/20/2022