

Judgment not inter partes - findings in judgments not inter partes are not admissible in evidence.



Gadadhar Chowdhury v. Sarat Chandra Chakravarty AIR 1941 Cal 193 it was held that findings in judgments not inter partes are not admissible in evidence. "Though the recitals and findings in a judgment not inter partes are not admissible in evidence, such a judgment and decree are, in our opinion, admissible to prove the fact that...

... 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

Download / Print

Tags: Evidence Act S. 13, Evidence Act S. 40, Evidence Act S. 41, Evidence Act S. 42, Judgment not inter partes