



Judgments not inter partes are inadmissible in [evidence](#) barring exceptional cases – Under the Evidence Act a [judgment](#) which is not inter partes is inadmissible in evidence except for the limited purpose of proving as to who the parties were and what was the decree passed and the properties which were the subject-matter of the...

... [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. 40](#), [Evidence Act S. 41](#), [Evidence Act S. 42](#), [Evidence Act S. 43](#), [Judgment Inter partes](#), [Judgment not inter partes](#)