

The non-obstante clauses are not always to be regarded as repealing clauses nor as clauses which expressly or completely supersede any other provision of the law, but merely as clauses which remove all obstructions which might arise out of the provisions of any other law in the way of the operation of the principle enacting provision to which the non-obstante clause is attached. [See *Bipathumma & Ors. v. Mariam Bibi*; 1966(1) Mysore Law Journal page 162, at page 165]

[2019 Scej 3012](#)