



Punjab Land Revenue Act, 1887 (17 of 1887) S. 117 - Merely because some of the co-sharers are common would not be a ground for clubbing up the khewats where all the co-sharers are not common.

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Punjab Land Revenue Act, 1887 (17 of 1887) S. 117 - Objection that all the khewats apart from the ones, which were the subject matter of the [partition](#) proceedings, should have been clubbed together for determination for partition - Plea cannot be accepted as admittedly the co-sharers in these khewats are different and since the co-sharers are different, the khewats which were sought to be included by the petitioners in the objections for a consolidated partition proceedings, cannot be permitted to be included as it is a settled principle of law that with the consent by all the co-sharers only, different khewats where co-sharers are not common, can be clubbed together for joint partition - Merely because some of the co-sharers are common would not be a ground for clubbing up the khewats where all the co-sharers are not common.

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