

## **Story No. -1**

(Related to Family Matters restitution of conjugal Rights)

**Marriage of Applicant Tara Chand & non applicant Smt. Malti bai** was solemnized 8.5.2014. after marriage they lived together for 1 year in the residence of applicant. After 1 year applicant Tara chand and his wife Malti bai went to attend marriage ceremony of brother of Malti bai, at the native place of Malti bai. After programme applicant Tara Chand returned his own residence but non applicant Malti bai did not returne with her husband and she refused to live with her husband without any reasons.

Applicant Tara Chand filed an application under section 9 of Hindu Marriage Act for restitution of conjugal rights before family court Manandragarh. This case was referred to National Lok Adalat 8.4.2017

On reconciliation both husband and wife agreed to live together.

In this way, extreme bitterness between both the parties was resolved through the medium of Lok Adalat.

## **Story No. -2**

(Related to 11 year old civil disputes)

Disputed land was purchased by Late Bhagoli in the name of his son Fekelal. During his life time Bhagoli divided the land among his sons (fekelal and his brothers). But suit land was only in the name of fekelal in revenue record. After partition all share holder of the land applied to the concern authority to enter their name in revenue record in the Portion of their part. Fekelal objected and refused to transfer the remaining portion of suit land in his brothers name in revenue record. In the year 2006 plaintiffs (Brothers of Fekelal) filed a civil suit against Fekelal. For declaration of title of suit land according to partition before civil court Bhatapara. Suit dismissed then against the order of civil court plaintiffs / Applants were filed an Appeal before additional district judge Bhatapara. During the pendency of appeal defendand/non appelland fekelal died. His legal heir joined as non appelland.

Matters was referred to National Lok Adalat held on 8.4.2017 for settlement. On reconciliation before bench both the parties agreed and accepted the partition made by late Bhagoli lal and accordingly to enter the name in revenue record.

Thuse 11 year old property-partition dispute resolved through national lok adalat.

### **Story No. -3**

(Related to M.A.C.T.)

Late Krisht daansan died on 31.4.2016 in a vehicle accident by Tata Indica C.G.17-C/0383

Applicant Smt. Nirmala Daansan w/o Late Krisht daansan self and on behalf of Ku. Anita Daansan D/o Late Krisht daansan and Yushup Daansan s/o Late Krisht daansan filed an application against The New India Insurance Company before MACT Jagdalpur for compensation.

Matters was referred to National Lok Adalat held on 8.4.2017 for settlement. On reconciliation before bench non applicant The New India Insurance Company agreed to pay Rs. 5 Lakhs as compensation to the applicants accordingly award passed in National Lok Adalat.