

FACULTY OF JURIDICAL SCIENCES

Name of the faculty- Ms. Neha Khanna Subject Name- Drafting, Pleading and conveyancing

COURSE NAME- LLB, III Sem

SUBJECT CODE-LLB-303

LECTURE 21

IMPORTANT POINTS FOR FILING OF BAIL FORMAT INDIA UNDER SECTION 437 OF THE CODE OF CRIMINAL PROCEDURE:

The bail format India under Section 437 of the Code of Criminal Procedure is filed before the court of the concerned Magistrate first who is also called the Ilaka Magistrate.

The bail format India under Section 437 of the Code of Criminal Procedure is filed after the arrest of the accused by the police.

The bail format India under Section 437 of Code of Criminal Procedure can be filed by any close relative or Parokar on behalf of the accused if the bail application is being moved when the accused is not before the Court.

The bail format India is also to be signed by the Counsel who is filing the bail format India either through his memo of appearance or power of attorney.

No court fee is to be paid on the bail format India when the accused is in custody.

The details of the FIR, name of the accused, fathers name of the accused should be properly mentioned in the bail format India so that the Jail authorities are able to identify him properly after the release order from the Court.

MCQs

 Arrange the following in proper sequence with reference to format of the legal notice That it was also settled between you and my client that in case you fail to pay the monthly rent consecutively for a period of two months to my client, then my client shall be entitled to get the rented premises vacated immediately and you would handover the actual physical possession of the rented premises to my client. That you have paid the rent of the rented premises to my client upto the and thereafter you have not made any payment till date. To,
4.I, therefore, through this legal notice call upon you to pay the due amount of rent/- along maintenance charges and interest and vacate the premises of my client immediately, within days from the date of receipt of this legal notice
a.2314
b.1234
c.3214
d.4321

ii. A person summoned is not bound to produce all useful and relevant documents. a.TRUE B. FALSE. C.partially true d. partially false.
iii. Superintendent can issue summons without prior permission from his higher authority a.TRUE
B. FALSE.
C.partially true
d. partially false
iv. A affidavit has the same punishment as a false evidence
a.TRUE
B. FALSE.
C.partially true
d. partially false
v . A servant cannot be said to be family member when delivering a summon .
a.TRUE
B. FALSE.
C.partially true
d. partially false