CONTENTS

Articles		Page. No.
1.	1 John William Salmond Jurisprudence 7th ed. 377 1924, CHAPTER XVII. "Liability"	
2.	Peter B Kutner, " <i>The end of Rylands v. Fletcher? Cambridge Water Co. v.</i> <i>Eastern Counties Leather Plc.</i> " Tort & Insurance Law Journal , Vol. 31, No. 1 (FALL 1995), pp. 73-101, American Bar Association	
3.	Steven Shavell, <i>"Strict Liability versus Negligence"</i> , The Journal of Legal Studies, Vol. 9, No. 1 (Jan., 1980), pp. 1-25, The University of Chicago Law School	
4.	Richard A. Epstein, "A Theory of Strict Liability," 2 Journal of Legal Studies 151 (1973)	
5.	Paul M. Perell, <i>"Stare Decisis And Techniques Of Legal Reasoning And Legal Argument"</i> , 3 Legal update 11, 1987 2:2	
6.	Edward Hirsch Levi, " <i>The Nature Of Judicial Reasoning</i> ", 32 University of Chicago Law Review 395 (1965)	
7.	Tony Blackshield, <i>"Judicial Reasoning"</i> , Oxford Companion to the High Court of Australia. Online edition 2007	
8.	Daniel Z. Epstein, " <i>Rationality, Legitimacy, & The Law</i> ", Washington University Jurisprudence Review, Volume 7, Issue 1, 2014	
9.	Alexander B. Smith and Abraham S. Blumberg, "The Problem Of ObjectivityInJudicialDecision-Making",OxfordUniversityPress,http://www.jstor.org/stable/2575326	
10.	Charles E. Clark, <i>"The Limits Of Judicial Objectivity"</i> , The American University Law Review, Volume 12 1963 Number 1	
11.	Alma Cohen, Alon Klement, Zvika Neeman, " <i>Judicial Decision Making: A Dynamic Reputation Approach</i> ", Journal of Legal Studies 2015, Harvard Law School John M. Olin Center Discussion Paper No. 803	
12.	J. D. Heydon, "Varieties Of Judicial Method In The Last 20 th Century", Sydney Law Review Vol. 34:219, 2012	
13.	H.K. Lucke, <i>"Ratio Decidendi: Adjudicative Rational And Source Of Law"</i> , Bond Law Review- Volume 1 Issue 1 Article 2	
14.	Benjamin N. Cardozo, Chapter 5- Lecture IV- "Adherence To Precedents. The Subconscious Element in The Judicial Process." Book- The Nature of the Judicial Process, fifth Indian reprint 2004	

1		
1.	Strict Liability & Untoward Incident – i. <u>Union Of India vs Prabhakaran Vijaya Kumar & Ors</u> (2008) 9 SCC 527	
	ii. <u>M.C. Mehta and another Vs.Union of India and others</u> AIR 1987 SC 1086	
2.	Untoward Incident –	
	i. <u>Jameela and Ors. vs. Union of India (UOI)</u> (2010) 12 SCC 443, AIR 2010 SC 3705	
	ii. <u>Smt. Pratima Bhagat vs. Union of India, through General Manager,</u> <u>Northern Railway, New Delhi & General Manager, E.C Railway,</u> <u>Hajipur</u> OA(IIu) 218/2014	
3.	Bonafide Passenger-	
	Liberal View-	
	i. The Union of India owning Southern Railway Vs. The Addl.	
	Registrar, Railway Claims Tribunal MANU/TN/0989/2012	
	ii. <u>Union of India (UOI) Vs. Leelamma and Ors</u> . AIR 2009 Kerala 134, 2010 ACJ 566	
3.	Self-Inflicted Injury:	
	Interpretation of Self Inflicted Injury:	
	i. <u>Joseph, P.T. @ Thomas Jacob Vs. Union of India</u> , AIR 2014 Kerala 12, MANU/KE/0909/2013	
	Liberal View-	
	 ii. <u>Sri. Mahaboob Sab S/o Late Syed Sab and Smt. Mahaboob Jaan w/o Sri. Mahaboob Sab. Vs. Union of India (UOI) South Western Railways, represented by its General Manager</u>, AIR 2011 Kant 8, 2011(2) Kar LJ 98 	
	iii. <u>Union of India by its General Manager Southern Railway, Chennai</u> Vs.Sandhya and Kumari Balasree MANU/TN/1115/2012	

4.	Criminal Act:	
	Interpretation/ Balanced View-	
	i. <u>Union of India (UOI), South Central Railways Vs. Kurukundu</u> <u>Balakrishnaiah and Ors</u> ., 2004 ACJ 529	
	ii. <u>Ramsingh Shekawat and Anr Vs. Union of India (UOI) rep. by its</u> <u>General manager, South Central Railway,</u> MANU/AP/0577/2009	
	Liberal View-	
	iii. <u>Wing Comm. S. Sawhney Vs. Union of India (U.O.I.)</u> , MANU/DE/0825/2011	