Comparative Table of Sections Between Indian Evidence Act, 1872

and

Bharatiya Nyaya Sakshya Adhiniyam, 2023

Indian Evidence Act, 1872		Bharatiya Sakshya Adhniyam, 2023	
Sec#	Title of Section	Sec.#	Title of Section
1	Short title, extent and commencement	1	Short title, extent and commencement
2	Repeal of enactments	-	-
3	Interpretation clause	2	Definitions
4	"May presume"	2	Definitions
5	Evidence may be given of facts in issue and relevant facts	3	Evidence may be given of facts in issue and relevant facts
6	Relevancy of facts forming part of same transaction	4	Relevancy of facts forming prat of same transaction
7	Facts which are the occasion, cause or effect of facts in issue	5	Facts which are occasion, cause or effect of facts in issue or relevant facts
8	Motive, preparation and previous or subsequent conduct	6	Motive, preparation and previous or subsequent conduct
9	Facts necessary to explain or introduce relevant facts	7	Facts necessary to explain or introduce fact in issue or relevant facts
10	Things said or done by conspirator in reference to common design	8	Things said or done by conspirator in reference to common design
11	When facts not otherwise relevant become relevant	9	When facts not otherwise relevant become relevant
12	In suits for damages, facts tending to enable Court to determine amount are relevant	10	Facts tending to enable Court to determine amount are relevant in suits for damages
13	Facts relevant when right or custom is in question	11	Facts relevant when right or custom is in question
14	Fact showing existence of state of mind, or of body, or bodily feeling	12	Facts showing existence of state of mind, or of body or bodily feeling
15	Facts bearing on question whether act was accidental or intentional	13	Facts bearing on question whether act was accidental or intentional

-		I	
16	Existence of course of business when	14	Existence of course of business
	relevant		when relevant
17	Admission defined	15	Admission defined
18	Admission by party to proceeding or	16	Admission by party to proceeding
	his agent		or his agent
19	Admissions by persons whose position	17	Admissions by persons whose
	must be proved as against party to suit		position must be proved as
			against party to suit
20	Admissions by persons expressly	18	Admissions by persons expressly
	referred to by party to suit		referred to by party to suit
21	Proof of admissions against persons	19	Proof of admissions against
	making them, and by or on their behalf		persons making them, and by or
			on their behalf
22	When oral admissions as to contents of	20	When oral admissions as to
	documents are relevant		contents of documents are
			relevant
22A	When Oral admission as to contents of	-	-
	electronic records are relevant		
23	Admission in civil cases when relevant	21	Admission in civil cases when
			relevan
24	Confession caused by inducement,	22	Confession caused by inducement
	threat or promise, when irrelevant in		threat, coercion or promise, when
	criminal proceeding		irrelevant in criminal proceeding
25	Confession to police officer not to be	23	Confession to police officer
	proved		
26	Confession by accused while in	23(2)	Confession to police officer
	custody of police not to be proved		
	against him		
27	How much of information received	23(2)	Confession to police officer
	from accused may be proved		
28	Confession made after removal of	-	-
	impression caused by inducement,		
	threat or promise relevant		
29	Confession otherwise relevant not to	-	-
	become irrelevant because of promise		
	of secrecy, etc.		
30	Consideration of proved confession	24	Consideration of proved
	affecting person making it and others		confession affecting person
	jointly under trial for same offence		making it and others jointly under
			trial for same offence
31	Admissions not conclusive proof, but	25	Admisisons not conclusive proof,
	may estop		but may estop

32	Cases in which statement of relevant	26	Cases in which statement of
32	fact by person, who is dead or cannot	20	relevant fact by person who is
	be found, etc., is relevant		dead or cannot be found, etc., is
	oc found, etc., is relevant		relevant
33	Delevement of contain evidence for	27	
33	Relevancy of certain evidence for	21	Relevancy of certain evidence for
	proving, in subsequent proceeding, the		proving, in subsequent
	truth of facts therein stated		proceeding, truth of facts therein
			stated
34	Entries in books of accounts when	28	Entries in books of account when
	relevant		relevant
35	Relevancy of entry in public record [or	29	Relevancy of entry in public
	an electronic record] made in		record or an electronic record
	performance of duty		made in performance of duty
36	Relevancy of statements in maps,	30	Relevancy of statements in maps,
	charts and plans		chrats and plans
37	Relevancy of statement as to fact of	31	Relevancy of statement as to fact
	public nature contained in certain Acts		of public nature contained in
	or notification		certain Acts or notification
38	Relevancy of statements as to any law	32	Relevancy of statements as to any
	contained in law-books		law contained in law books
			including electronic or digital
			form
39	What evidence to be given when	33	What evidence to be given when
	statement forms part of a conversation,		statement forms part of
	document, electronic record, book or		conversation, document,
	series of letters or papers		electronic record, book or series
			of letters or papers
40	Previous judgments relevant to bar a	34	Previous judgments relevant to
	second suit or trial		bar a second suit or trial
41	Relevancy of certain judgments in	35	Relevancy of certain judgments
	probate, etc., jurisdiction		in probate etc., jurisdiction
42	Relevancy and effect of judgments,	36	Relevancy and effect of
	orders or decrees, other than those	-	judgments, orders or decrees,
	mentioned in section 41		other than those mentioned in
			section 35
43	Judgments etc., other than those	37	Judgments etc., other than those
	mentioned in section 40 to 42 when	5,	mentioned in section 34, 35 and
	relevant		36 when relevant
44	Fraud or collusion in obtaining	38	Fraud or collusion in obtaining
1-7	judgment, or incompetency of court,	30	judgment or incompetency of
	may be proved		Court, may be proved
45	, , ,	39	<u> </u>
43	Opinions of experts	39	Opinions of experts

45A	Opinion of examiner of Electronic Evidence	39(2)	Opinions of experts
46	Facts bearing upon opinions of experts	40	Facts bearing upon opinions of experts
47	Opinion as to handwritings when relevant	41	Opinion as to hand-writing and digital signature, when relevant
47A	Opinion as to [electronic signature] when relevant	41(2)	Opinion as to hand-writing and digital signature, when relevant
48	Opinion as to existence of right or customs, when relevant	42	Opinion as to existence of general custom or right, when relevant
49	Opinion as to usages, tenets, etc., when relevant	43	Opinion as to usages, tenets, etc., when relevant
50	Opinion on relationship, when relevant	44	Opinion on relationship, when relevant
51	Grounds of opinion, when relevant	45	Grounds of opinion, when relevant
52	In civil cases character to prove conduct imputed, irrelevant	46	In civil cases character to prove conduct imputed, irrelevant
53	In criminal cases, previous good character relevant	47	In criminal cases previous good character relevant
53A	Evidence of character or previous sexual experience are not relevant in certain cases	48	Evidence of character of previous sexual experience not relevant in certain cases
54	Previous bad character not relevant, except in reply	49	Previous bad character not relevant, except in reply
55	Character as affecting damages	50	Character as affecting damages
56	Fact judicially noticeable need not be proved	51	Fact judicially noticeable need not be proved
57	Facts of which Court must take judicial notice	52	Facts of which Court shall take judicial notice
58	Facts admitted need not be proved	53	Facts admitted need not be proved
59	Proof of facts by oral evidence	54	Proof of facts by oral evidence
60	Oral evidence must be direct	55	Oral evidence to be direct
61	Proof of contents of documents	56	Proof of contents of documents
62	Primary evidence	57	Primary evidence
63	Secondary evidence	58	Secondary evidence
64	Proof of documents by primary evidence	59	Proof of documents by primary evidence
65	Cases in which secondary evidence relating to documents may be given	60	Cases in which secondary evidence relating to documents may be given

65A	Special provisions as to evidence	62	Special provisions as to evidence
0371	relating to electronic record	02	relating to electronic record
65B	Admissibility of electronic records	61, 63	Electronic or digital records
03B	Admissionity of electronic records	01, 03	admissibility of electronic records
66	Pulse as to nation to produce	64	Rules as to notice to produce
	Rules as to notice to produce		-
67	Proof of signature and handwriting of	65	Proof of signature and
	person alleged to have signed or		handwriting of person alleged to
	written document produced		have signed or written document
(7.1			produced
67A	Proof as to [electronic signature]	66	Proof as to electronic signature
68	Proof of execution of document	67	Proof of execution of document
	required by law to be attested		required by law to be attested
69	Proof where no attesting witness found	68	Proof where no attesting witness
			found
70	Admission of execution by party to	69	Admission of execution by party
	attested document		to attested document
71	Proof when attesting witness denies	70	Proof when attesting witness
	the execution		denies execution
72	Proof of document not required by law	71	Proof of document not required
	to be attested		by law to be attested
73	Comparison of signature, writing or	72	Comparison of signature, writing
	seal with others admitted or proved		or seal with others admitted or
	_		proved
73A	Proof as to verification of digital	73	Proof as to verification of digital
	signature		signature
74	Public documents	74	Public and private documents
75	Private documents	74	Public and private documents
76	Certified coipes of public documents	75	Certified copies of public
	orinion corpus or puent necessitions	, 0	documents
77	Proof of documents by production of	76	Proof of documents by
	certified copies	70	production of certified copies
78	Proof of other official documents	77	Proof of other official documents
79	Presumption as to genuineness of	78	presumption as to genuineness of
	certified copies	70	certified copies
80	Presumption as to documents produced	79	Presumption as to genuineness of
00	as record of evidence	1)	certified copies
81		80	_
01	Presumption as to Gazettes,	00	<u> </u>
	newspapers, private Acts of Parliament		newspaper, and other documents
01 4	and other documents	0.1	Durana di ana ana di Caratta
81A	Presumption as to Gazettes in	81	Presumption as to Gazettes in
	electronic forms		electronic or digital record

82	Presumption as to document		_
02	admissible in without proof of seal or		
	signature		
83	Presumption as to maps or plans made	82	Presumption as to maps or plans
63		82	1 1 1
0.4	by authority of Government	0.2	made by authority of Government
84	Presumption as to collections of laws	83	Presumption as to collections of
	and records of decisions		laws and reports of decisions
85	Presumption as to power-of-attorney	84	Presumption as to powers-of-
			attorney
85A	Presumption as to electronic	85	Presumption as to electronic
	agreements		agreements
85B	Presumption as to electronic records	86	Presumption as to electronic
	and [electronic signatures]		records and electronic signatures
85C	Presumption as to [Electronic	87	Presumption as to Electronic
	Signature Certificate]		Signature Certificates
86	Presumption as to certified copies of	88	Presumption as to certified copies
	foreign judicial records		of foreign judicial records
87	Presumption as to books, maps and	89	Presumption as to books, maps
	charts	0,5	and charts
88	Presumption as to telegraphic		and charts
00	messages	_	_
88A	Presumption as to electronic messages	90	Presumption as to electronic
OOA	Fresumption as to electronic messages	90	1
00	D	0.1	messages
89	Presumption as to due execution, etc.,	91	Presumption as to due execution,
	of documents not produced		etc., of documents not produced
90	Presumption as to documents thirty	92	Presumption as to documents
	years old		thirty years old
90A	Presumption as to electronic records	93	Presumption as to electronic
	five years old		records five years old
91	Evidence of terms of contracts, grants	94	Evidence of terms of contracts,
	and other dispositions of property		grants and other dispositions of
	reduced to form of document		property reduced to form of
			document
92	Exclusion of evidence of oral	95	Exclusion of evidence of oral
	agreement		agreement
93	Exclusion of evidence to explain or	96	Exclusion of evidence to explain
	amend ambiguous document		or amend ambiguous document
94	Exclusion of evidence against	97	Exclusion of evidence against
	application of document to existing	- 1	application of document to
	facts		existing facts
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95	Evidence as to document unmeaning in reference to existing facts	98	Evidence of evidence against application of document to existing facts
96	Evidence as to application of language which can apply to one only of several persons	99	Evidence as to application of language which can apply to one only of several persons
97	Evidence as to application of language to one of two sets of facts, to neither of which the whole correctly applies	100	Evidence as to application of language to one of two sets of facts, to neither of which the whole correctly applies
98	Evidence as to meaning of illegible characters, etc.	101	Evidence as to meaning of illegible characters, etc.
99	Who may give evidence of agreement varying terms of document	102	Who may give evidence of agreement varying terms of document
100	Saving of provisions of Indian Succession Act relating to Wills	103	Saving of provision of Indian Succession Act relating to Wills
101	Burden of proof	104	Burden of proof
102	On whom burden of proof lies	105	On whom burden of proof lies
103	Burden of proof as to particular fact	106	Burden of proof as to particular fact
104	Burden of proving fact to be proved to make evidence admissible	107	Burden of proving fact to be proved to make evidence admissible
105	Burden of proving that case of accused comes within exceptions	108	Burden of proving that case of accused comes within exceptions
106	Burden of proving fact especially within knowledge	109	Burden of proving fact especially within knowledge
107	Burden of proving death of person known to have been alive within thirty years	110	Burden of proving death of person known to have been alive within thirty years
108	Burden of proving that a person is alive who has not been heard of for seven years	111	Burden of proving that person is alive who has not been heard of for seven years
109	Burden of proof as to relationship in the cases of partners, landlord and tenant, principal and agent	112	Burden of proof as to relationship in the cases of pratners, landlord and tenant, principal and agent
110	Burden of proof as to ownership	113	Burden of proof as to ownership
111	Proof of good faith in transactions where one party is in relation of active confidence	114	Proof of good faith in transactions where one party is in relation of active confidence

111A	Presumption as to certain offences	115	Presumption as to certain offences
112	Birth during marriage, conclusive proof of legitimacy	116	Birth during marriage, conclusive proof of legitimacy
113	Proof of cession of territory	-	-
113A	Presumption as to abetment of suicide by a married woman	117	Presumption as to abetment of suicide by a married woman
113B	Presumptiom as to dowry death	118	Presumption as to dowry death
114	Court may presume existence of certain facts	119	Court may presume existence of certain facts
114A	Presumption as to absence of consent	120	Presumption as to absence of
	in certain prosecutions for rape		consent in certain prosecution for
	_		rape
115	Estoppel	121	Estoppel
116	Estoppel of tenant and of licensee of	122	Estoppel of tenant and of licensee
	person in possession		of person in possession
117	Estoppel of acceptor of bill of	123	Estoppel of acceptor of bill of
	exchange, bailee or licensee		exchange, bailee or licensee
118	Who may testify	124	Who may testify
119	Witness unable to communicate	125	Witness unable to communicate
	verbally		verbally
120	Parties to civil suit, and their wives or	126	Competency of husband and wife
	husbands. Husband or wife of person under criminal trial		as witnesses in certain cases
121		127	Judges and Magistrates
121	Judges and Magistrates Communications during the marriage	127	Judges and Magistrates Communications during the
			marriage
123	Evidence as to affairs to State	129	Evidence as to affairs to State
124	Official communications	130	Official communications
125	Information as to commission of offences	131	Information as to commission of offences
126	Professional communications	132	Professional communications
120		132	Professional communications
12/	Section 126 to apply to interpreters, etc.,	133	Professional communications
128	Privilege not waived by volunteering	134	Privilege not waived by
	evidence		volunteering evidence
129	Confidential communications with	135	Confidential communications
	legal advisers		with legal advisers
130	Production of title-deeds of witness not	136	Production of title-deeds of
	a party		witness not a party

131	Production of documents or electronic records which another person, having possession, could refuse to produce	137	Production of documents or electronic records which another person, having possession, could refuse to produce
132	Witness not excused from answering on ground that answer will criminate	138	Witness not excused from answering on ground that answer will criminate
133	Accomplice	138	Accomplice
134	Number of witnesses	139	Number of witnesses
135	Order of production and examination of witnesses	140	Order of production and examination of witnesses
136	Judge to decide as to admissibility of evidence	141	Judge to decide as to admissibility of evidence
137	Examination-in-chief	142	Examination-in-chief
138	Order of examinations	143	Order of examinations
139	Cross-examination of person called to produce a document	144	Cross-examination of person called to produce a document
140	Witnesses to character	145	Witnesses to character
141	Leading questions	146	Leading questions
142	When they must not be asked	146	Leading questions
143	When they may be asked	146	Leading questions
144	Evidence as to matters in writing	147	Evidence as to matters in writing
145	Cross-examination as to previous	148	Cross-examination as to previous
	statements in writing		statements in writing
146	Questions lawful in cross-examination	149	Questions lawful in cross- examination
147	When witness to be compelled to answer	150	When witness to be compelled to answer
148	Court to decide when question shall be asked and when witness compelled to answer	151	Court to decide when question shall be asked and when witness compelled to answer
149	Question not to be asked without reasonable grounds	152	Question not to be asked without reasonable grounds
150	Procedure of court in case of question being asked without reasonable grounds	153	Procedure of Court in case of question being asked without reasonable grounds
151	Indecent and scandalous questions	154	Indecent and scandalous questions
152	Questions intended to insult or annoy	155	Questions intended to insult or annoy

153	Exclusion of evidence to contradict	156	Exclusion of evidence to
	answers to questions testing veracity		contradict answers to answers
			testing veracity
154	Question by party to his own witness	157	Question by party to his own
			witness
155	Impeaching credit of witness	158	Impeaching credit of witness
156	Questions tending to corroborate	159	Questions tending to corroborate
	evidence of relevant fact, admissilbe		evidence of relevant fact,
			admissible
157	Former statements of witness may be	160	Former statements of witness
	proved to corroborate later testimony		may be proved to corroborate
	as to same fact		later testimony as to same fact
158	What matters may be proved in	161	What matters may be proved in
	connection with proved statement		connection with proved statement
	relevant under section 32 or 33		relevant under section 26 or 27
159	Refreshing memory	162	Refreshing memory
160	Testimony to facts stated in document	163	Testimony to facts stated in
	mentioned in section 159		document mentioned in section
			162
161	Right of adverse party as to writing	164	Right of adverse party as to
	used to refresh memory		writing used to refresh memory
162	Production of documents	165	Production of documents
163	Giving, as evidence, of document	166	Giving, as evidence, of document
	called for and produced on notice		called for and produced on notice
164	Using, as evidence, of document,	167	Using, as evidence, of document
	production of which was refused on		production of which was refused
	notice		on notice
165	Judge's power to put questions or order	168	Judge's power to put questions or
	production		order production
166	Power of jury or assessors to put	-	-
	questions		
167	No new trial for improper admission or	169	No new trial for improper
	rejection of evidence		admission or rejection of
			evidence