

## The Indian Contract Act, 1872

## **Chapter-VIII Of Indemnity and Guarantee**

### Section 134: Discharge of surety by release or discharge of principal debtor.

**134**. The surety is discharged by any contract between the creditor and the principal debtor, by which the principal debtor is released, or by any act or omission of the creditor, the legal consequence of which is the discharge of the principal debtor.

#### *Illustrations*

- (a) A gives a guarantee to C for goods to be supplied by C to B. C supplies goods to B, and afterwards B becomes embarrassed and contracts with his creditors (including C) to assign to them his property in consideration of their releasing him from their demands. Here B is released from his debt by the contract with C, and A is discharged from his suretyship.
- (b) A contracts with B to grow a crop of indigo on A's land and to deliver it to B at a fixed rate, and C guarantees A's performance of this contract. B diverts a stream of water which is necessary for the irrigation of A's land and thereby prevents him from raising the indigo. C is no longer liable on his guarantee.
- (c) A contracts with B for a fixed price to build a house for B within a stipulated time, B supplying the necessary timber. C guarantees A's performance of the contract. B omits to supply the timber. C is discharged from his suretyship.

Access complete Bare Act <a href="here">here</a>. To research Section and sub-section wise judgments, <a href="wisit here">wisit here</a>.

Join WhatsApp Channel Subscribe now

Print Date: February 17, 2025 1 | 3



# Join WhatsApp Channel

Subscribe Now Corporate Plan

Dashboard/OnePage

Case Laws Portal
Bare Acts/Legal Contents
IBC Commentary
Arbitration Portal
Case Citation

Weekly Bulletins
Articles
e-Journals
Annual Case Digest
Testimonials

## Follow for daily updates:

- . Pacebook
- in LinkedIn
- Telegram
- $\cdot X_{X}$
- $\Omega_{\underline{\text{WhatsApp}}}$
- PyouTube

**Download Mobile App** 

Subscribe Daily Email Newsletter

\_ \_ \_

Disclaimer: While every effort is made to avoid any mistake or omission, this document including case-



summary/brief about the decision/ add. info/headnote/ judgment/order/ act/ rule/ regulation/ circular/ notification is being circulated on the condition and understanding that the publisher would not be liable in any manner by reason of any mistake or omission or for any action taken or omitted to be taken or advice rendered or accepted on the basis of this document. The authenticity of this text must be verified from the original source. Read more <a href="here">here</a>.

Print Date: February 17, 2025