



Bab : Buying / Selling كتاب البيوع

Fasl : Jaiz / Najaiz Shakle

Sawal No : 139

Upload Date : 24-07-2024

Topic : Check Bounce/Court Case.

Sawal : 4,50,000/- Ka Cheque Bounce Case Tha, Surat District Court Ne 33 Month Me 26 Hearing Chalane Ke Baad Judgement Diya, Ke "9,00,000/- Ka Amount Accused Ko As A Compensation Diya Jaye"

■ **Sawal Ye Hai, Ke Mere Haq Me Fesla Aya Hai To :**

- 1. Mere Liye Kitna Amount Lena Jaiz Hai ?**
- 2. Advocate Ki Fees, Court Fees Or Dusre Kharche Kis Ke Zimme Ayenge ?**

Jawab : Jab Kisi Ne Apne Haq Ki Hifazat Ki Wajah Se Majburan Legal Action (Court Case) Liya, Aur Opposite Party Ke Late Payment Ki Wajah Se Bhut Se Kharch Uthane Ki Nobat Aayi, To Aesi Soorat Me Apna Haq Or Zaruri Kharch Ka Amount Opposite Party Se Lena Jaiz Hai.(Khulasa-Imdadul Fatawa 7/538 Or Mahmudul Fatawa 5/451)

Isliye:-

(1) 9,00,000 Me Se Aap Apne Haq Ke Tor Pr 4,50,000 Le Le.

(2) Jo Zaruri Kharch Opposite Party Ke Late Payment Ki Wajah Se Aap Ko Uthane Pade, Jese Ke Advocate Fees,

Court Fees Etc. Woh Bhi Aap Bache Hue 4,50,000 Me Se Le Sakte Hai. Or Agar Paise Aur Bach Gaye Ho, To Bache Hue Paise Wapas Opposite Party Ko Return Karna Zaruri Hai. Fakt - Allah Ta'ala Sabse Zyada Janne Wale Hai.

Ye Jawab Darul Ifta Wal Irshad, Shahpore, Surat Ki Official Website www.suratifta.com Se Download Kiya Huwa Hai.



© Copyright 2023 DARUL IFTA WAL IRSHAD
Development By : IBNE ASIF GRAPHICS & DIGITAL PARTNER