

## FACULTY OF JURIDICAL SCIENCES

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

**SUBJECT CODE- BAL-703** 

Course- BA LLB, VII Sem

## **LECTURE 38**

## **UNIT-IV DRAFTING OPF WRIT PETITION AND PIL PETITION**

FORMAT OF WRIT PETITION

A SYNOPSIS AND LIST OF DATES (Specimen enclosed)

**B FROM NEXT PAGE** 

## IN THE SUPREME COURT OF INDIA ORIGINAL JURISDICTION

CIVIL WRIT PETITION NO. OF 2005
IN THE MATTER OF .
Petitioner versusRespondents PETITION UNDER ARTICLEOF THE CONSTITUTION OF INDIA FOR ISSUANCE OF A WRIT IN THE NATURE OFUNDER ARTICLEOF THE CONSTITUTION OF INDIA.
Γο Hon'ble The Chief Justice of India and His Lordship's Companion Justices of the Supreme Court of India. The Humble petition of the Petitioner abovenamed.
MOST RESPECTFULLY SHEWETH:
1. Facts of the case
2. Question(s) of Law
3. Grounds
4. Averment:-

the present petitioner has not filed any other petition in any High Court or the Supreme Court of India on the subject matter of the present petition. PRAYER In the above premises, it is prayed that this Hon'ble Court may be pleased: (i) ............. (ii) to pass such other orders and further orders as may be deemed necessary on the facts and in the circumstances of the case.

FOR WHICH ACT OF KINDNESS, THE PETITIONER SHALL AS INDUTY BOUND, EVER PRAY. FILED BY: PETITIONER-IN-PERSON DRAWN: FILED ON:

C. The Writ Petition should be accompanied by:
(i) Affidavit of the petitioner duly sworn.
(ii)Annexures as referred to in the Writ Petition.
iii.Court fee of Rs.500 per petitioner (In Crl. Matter no court fee is payable)
iv.Index (As per Specimen enclosed)
(v)Cover page (as per Specimen enclosed)
(vi) Any application to be filed, Rs.120/- per application.
(vii) Memo of Appearance.
(viii) Application seeking permission to appear and argue in person (in case of petition filed by petitioner-in-person),
MCQs- iis a legal document that records the transfer of ownership from the seller to the
buyer. a.sale deed b.gift deed c.mortgage deed d. lease deed
ii. which is the most important legal documents required to be executed between the seller and the purchaser to complete the transaction at the time of purchasing a property.  a.deed  b.contract deed  c. registered agreement  d.sale deed
iii. Section, Cr. P.C. Bail cannot be claimed as a matter of right for persons of unsound mind. a.331 b.330 c.333 d.340
iv. what do you mean "anticipatory " under anticipatory bail
<ul><li>a. apprehension of arrest</li><li>b. apprehension of death</li><li>c. apprehension of sentence</li><li>d. apprehension of jail</li></ul>
v. who is competent to award anticipatory bail ? a. supreme court b.high court c. session court d both b and c