

FACULTY OF JURIDICAL SCIENCES

COURSE: B.B.A.LL.B. I st Semester

SUBJECT: LAW OF TORTS

SUBJECT CODE: BBL 106

Name of Faculty: Ms. Neha Khanna



LECTURE 28

TOPIC: JUSTIFICATION OF TORTS- ACT OF STATE, STATUTORY AUTHORITY, ACT OF GOD, NECESSITY, VOLENTI NON-FIT INJURIA, PRIVATE DEFENCE AND ACTS CAUSING SLIGHT HARM

Private defense

The law has given permission to protect one's life and property and for that, it has allowed the use of reasonable force to protect himself and his property.

- The use of force is justified only for the purpose of self-defense.
- There should be an imminent threat to a person's life or property.

For example, A would not be justified in using force against B just because he believes that someday he will be attacked by B.

• The force used must be reasonable and to repel an imminent danger.

For example, if A tried to commit a robbery in the house of B and B just draw his sword and chopped his head, then this act of A would not be justified and the defence of private defence cannot be pleaded.

• For the protection of property also, the law has only allowed taking such measures which are necessary to prevent the danger.

For example, fixing of broken glass pieces on a wall, keeping a fierce dog, etc. is all justified in the eyes of law.

In *Bird v. Holbrook*, the defendant fixed up spring guns in his garden without displaying any notice regarding the same and the plaintiff who was a trespasser suffered injuries due to its automatic discharge. The court held that this act of the defendant is not justified and the plaintiff is entitled to get compensation for the injuries suffered by him.

Similarly, in *Ramanuja Mudali v. M. Gangan*, a landowner i.e. the defendant had laid a network of live wires on his land. The plaintiff in order to reach his own land tried to cross his land at 10 p.m. He received a shock and sustained some serious injuries due to the live wire and there was no notice regarding it. The defendant was held liable in this case and the use of live wires is not justified in the case.

In *Collins v. Renison*, the plaintiff went up a ladder for nailing a board on a wall in the defendant's garden. The defendant threw him off the ladder and when sued he said that he just gently pushed him off the ladder and nothing else. It was held that the force used was not justifiable as the defence.

Exercise:

- 1. In Ryan V. Young case, the accident was considered to be:
- a) Caused by defendant
- b) Act of God
- c) Caused by plaintiff
- d) None of the above
- 2. In Latimer V. AEC Limited, the defendant was found to be...
- a) liable
- b) not liable
- c) lazy
- d) guilty
- 3. Which hotel did 'Klaus Mittel Bachert' sued?
- a) East India Hotel
- b) Taj Hotel

- c) Pan Asia Hotel
- d) Raddison Blue
- 4. Rose V. Miles is an example of which tort?
- a) Private nuisance
- b) Public nuisance
- c) Negligence
- d) Defamation
- 5. Where was the buzzing noise coming from in Health V. Mayor Brighton case?
- a) Ship
- b) Factory
- c) Power station
- d) Night club