

ABSTRACT

WHEN CAN THE COURT ALLOW AMENDMENT IN THE PLEADING

***ARJIT TIWARI**

In law as practiced in countries that follow the English models, a pleading is a formal written statement filed with a court by parties in a civil action, such as a complaint, a demurrer, or an answer. This research highlights on when does the court allows pleadings to be amended. Further, it also emphasizes on its interpretation of the rule and also gives the guidelines for the amendment to happen. At the end, with special reference to effect of 2002 amendment of CPC, it focuses on why the amendment is important in judicial proceedings and why there was a need to add a new proviso to limit the unrestrained court powers in allowing or refusing the amendments.