

E content series Lecture No.14 Dt 17.4 2020

Law of Crimes II Sem II

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In continuation to our discussion yesterday , today we shall be taking up making of false property marks Section 479 IPC counterfeiting of currency notes or bank notes section 489 A IPC.

Any mark which is used for denoting that moveable property belongs to a particular person is called property mark.

Section 481 defines the offence of using a false property mark. The purpose of making a property mark is intended to denote ownership over moveable property belonging to a person. Following are the essentials of this offense.

1. The offender marks any moveable or goods or any case, package or other receptacle containing moveable property or goods
2. Such marking on said property has been done in a manner reasonably calculated to cause such property to be believed belonged to the person to whom they did not belong.

Trade mark denotes to manufacturing or quality of goods while property marks denotes about the ownership.

Law relating to currency notes or bank notes has been given under section 489 A IPC

The offender counterfeits currency notes or bank notes or knowingly performs any part of the process of counterfeiting would be responsible for this offense.

It would be an offence using as genuine forged or counterfeit currency notes or bank notes under section 489 B. Possession of such currency notes or bank notes is punishable under section 489 C.

Next we shall be taking up offence of Defamation and its exceptions.

Take care. Students.

Professor D.N.N.S.Yadav