



**ORIGINAL RESEARCH PAPER**

**Law**

**LEGAL ASPECTS OF PRE NUPTIAL AGREEMENTS IN THE INSTITUTION OF MARRIAGE: INDIAN PERSPECTIVE**

**KEY WORDS:**

**Dr Nameeta Rana**

Assistant Professor (Law) HPU Regional Centre, Dharamshala

**ABSTRACT**

Prenuptial agreements, also called as prenups once seen as a sign of mistrust, are now increasingly recognized as a pragmatic tool for financial planning and asset protection in marriage. The shift in perception around prenuptial agreements is indeed fascinating. Millennial, in particular, recognize the importance of financial autonomy and open communication. Prenups allow couples to discuss financial matters openly, fostering trust and understanding. As younger generations accumulate wealth through careers, investments, and family inheritances, prenups help protect these assets. With people marrying later in life, prenups address the complexities of merging financial histories and responsibilities. Prenups can be tailored to each couple's unique situation, covering property division, spousal support, and more. Having a prenup provides legal clarity, reducing uncertainty during divorce proceedings. In summary, prenuptial agreements are no longer taboo; they're pragmatic tools that empower couples to navigate marriage with transparency and foresight.

**INTRODUCTION**

Prenup is a current approach towards securing marital differences. It is the need of an hour. As in today's time where intolerance, mistrust, extramarital and divorce rate is going higher, one cannot expect a perfect understanding and security from a partner and in situation of dispute separation must be peaceful, genuine and less complex. This tool helps us achieving this target. A prenuptial agreement, or prenup, is a legal contract that couples enter into before marriage to protect their individual assets and clarify financial responsibilities. Its main purpose is to plan how assets and debts will be divided if the marriage ends in divorce, guaranteeing that property owned before the marriage remains with its original owner and preventing one spouse from being liable for the other's debts. Prenups also specify financial rights and duties during the marriage, protect business interests, and preserve family inheritances and heirlooms. By addressing these issues in advance, prenups provide security, predictability, and can help avoid lengthy court battles, ultimately fostering a fair and amicable financial resolution should the marriage dissolve.

The legal significance of a prenuptial agreement lies in its ability to provide clarity, protection, and enforceability in matters related to marriage, divorce, and financial responsibilities. Prenuptial agreements are recognized and upheld in many jurisdictions, provided they meet specific legal requirements. Prenuptial agreements protect individual assets by ensuring that property owned before the marriage remains with the original owner. This is especially important for individuals with significant assets, inheritances, or business interests. According to the Uniform Premarital Agreement Act (UPAA), a widely adopted framework in the United States, a prenup can specify the division of property upon divorce, ensuring that premarital assets are safeguarded.

Prenups can delineate responsibility for debts, protecting one spouse from being liable for the other's financial obligations incurred before or during the marriage. This can prevent disputes and ensure fair treatment in debt allocation. A prenuptial agreement can set terms for spousal support or alimony, either by specifying the amount and duration or by waiving it entirely. This can provide financial predictability and reduce the potential for contentious legal battles. Courts generally uphold prenuptial agreements as long as they are entered into voluntarily, with full disclosure of assets and liabilities, and without coercion or duress. The agreement must also be fair and reasonable at the time of execution and enforcement. In the landmark case *Radmacher v. Granatino* the UK Supreme Court emphasized that prenups should be

given significant weight if freely entered into by both parties. For a prenuptial agreement to be legally binding it must meet certain criteria, including being in writing, signed by both parties, and executed before the marriage. Additionally, both parties must have had the opportunity to seek independent legal advice. Prenups provide predictability and security by clearly outlining financial arrangements, thereby reducing uncertainty and potential conflicts. This can be particularly important in ensuring that both parties are aware of their rights and obligations, fostering a sense of financial stability. In nutshell, the legal significance of a prenuptial agreement lies in its ability to protect individual assets, clarify financial responsibilities, and provide enforceability, and offer predictability and security in marital financial matters. By meeting specific legal requirements, prenups can serve as a valuable tool in safeguarding the interests of both parties.

**Legal Framework**

In India, prenuptial agreements, though not very common, are increasingly being considered by couples to outline financial and other arrangements in case of a divorce. Legal Framework includes validity and enforceability. Prenuptial agreements are not explicitly recognized under Indian law. The Indian legal system primarily derives its matrimonial laws from religious texts and customs. Under the Indian Contract Act, 1872, a prenuptial agreement can be considered a valid contract if it meets the basic requirements of a valid contract i.e. free consent of parties, lawful consideration, and lawful object.

The Judicial Interpretation of the concept is also of utmost importance in its implementation. Indian courts have traditionally been reluctant to enforce prenuptial agreements. Courts view marriage as a sacrament rather than a contract, especially in the context of Hindu law. However, courts have started considering prenuptial agreements to some extent, particularly if they are fair, just, and do not violate public policy. For instance, in cases involving maintenance and alimony, the terms of a prenuptial agreement might be considered. Key Considerations are mutual Consent of Both parties must enter into the agreement voluntarily without any undue influence, coercion, or fraud. The terms of the agreement should be reasonable and not heavily favour one party over the other. There should be full and honest disclosure of assets and liabilities by both parties at the time of entering the agreement. It is advisable for both parties to seek independent legal advice before entering into a prenuptial agreement. Besides this public policy must be followed which states that any agreement that is against public policy or leads to the breakdown of the institution of marriage may not be enforceable.

**Practical Steps For Creating A Prenup In India**

First and foremost step for creating prenup agreement is drafting the agreement which includes engage a lawyer specializing in family law to draft the prenuptial agreement and ensure that the document is comprehensive, covering aspects like division of assets, alimony, maintenance, custody of children, etc. the next step is registration of the agreement. Although not mandatory, registering the prenuptial agreement with the appropriate authority may add to its legitimacy. And finally notarization again getting the prenuptial agreement notarized can further help in establishing its authenticity.

While every couple should consider a prenuptial agreement, certain individuals may find them particularly beneficial:

- **Business Owners:** A prenup can help business owners ensure the continuity of their business and protect the interests of other stakeholders in the event of a divorce.
- **Older Adults Remarrying:** Those remarrying later in life often have more complex financial situations and dependents. A prenup can help keep each spouse's financial responsibilities and protections clear.
- **Wealthy Individuals:** People with significant assets, investments, or family heirlooms can use a prenup to distinguish between personal and marital property.
- **Individuals with Debt:** Those with existing debt can use a prenup to ensure their spouse is not held responsible for their debt repayments if the marriage ends.
- **Individuals with Potential Inheritances or High Earning Potentials:** If one spouse expects to receive a substantial inheritance or has high earning potential, a prenup can specify whether future earnings will be considered separate or marital property.

Prenup includes certain elements to be considered in the agreement like Party Identification and Asset and Debt Disclosure which ensures to state both parties' full names to clarify to whom the agreement pertains. Ensure each party discloses their assets and debts. Failure to do so may make the prenup unenforceable. Another point of discussion is in a divorce; the court will generally divide marital property between both parties but exclude assets the parties have declared as "separate property" or "non-marital property." However, blending or mixing the separate property may cause it to lose its independence during the marriage. Couple can use a prenuptial agreement to designate which partner gets what in case of a divorce, regardless of commingling.

**(a) Separate or Non-marital Property:**

It includes Premarital property (property that one spouse individually acquired before marriage), Any inheritance or gift that one spouse receives from a third party during the marriage, Compensation from most personal injury awards, Property that one spouse acquired after separation.

**(b) Marital Property**

It includes earnings by each spouse during the marriage, Property that the spouses purchase using either of their earnings during marriage, separate property that has commingled with other marital property (e.g., an individual bank account in which both spouses deposit funds). Marital property is anything either partner acquires during marriage is usually shared marital property that belongs equally to each partner. However, a couple can use a prenup agreement to exclude specific property from being considered marital or "community property."

**(c) Business Ownership**

If one spouse began a business before getting married, the other spouse might be entitled to 50% of any increased value in the business that occurred during the marriage. However, with a prenup, business owners can designate the status of a business owned before marriage as separate property. In the event of a divorce, this agreement would ensure that the

business owner possesses exclusive rights to the company.

**(d) Savings and Retirement Goals**

Couples can use prenuptial agreements to make concrete future financial plans together and decide how to invest, save, and spend their money. For example, each spouse can agree to contribute a certain amount of money into joint bank accounts or determine a regular spending allowance. Similarly, a prenuptial agreement can clarify whether the spouses will pay for joint household expenses, like a mortgage, from separate or joint bank accounts.

**(e) Alimony and Spousal Support**

A prenuptial agreement can explicitly determine whether the more disadvantaged partner will receive financial support if the marriage ends. However, state laws vary on whether a spouse can waive the right to receive alimony or spousal support. When determining alimony, a judge and spouse may consider the following:

If there is no spousal support, will the spouse become destitute and unable to provide for themselves? Does the poorer spouse have limited business experience? Did the wealthier spouse fully disclose all their assets and wealth? Did the disadvantaged partner truly understand the rights they were giving up? And so on

**(f) Children from a Previous Relationship**

If one partner has children from another relationship, a prenup can ensure that separate premarital property is shared with these children. Even when a will exists, prenup agreements can clarify and reinforce expectations to avoid costly legal battles that ultimately eat away at the estate. One cannot use a prenuptial agreement for unborn children from a new marriage.

**(g) Debt Allocation**

If the spouses will assume each other's debt that they had before entering marriage. It can also be used to define how you wish to divide debts that partners incur during the marriage

**Challenges**

Implementing prenuptial agreements in India isn't straightforward due to several hurdles;

**Legal Uncertainty:** Indian law doesn't clearly recognize prenups. They can be made under the Indian Contract Act, but whether they'll hold up in court is a bit of a gray area.

**Cultural Views:** In India, marriage is often seen as a sacred, lifelong bond. Talking about a prenup can feel like planning for a divorce before the marriage even starts, which many people find uncomfortable.

**Different Religious Laws:** Various religious communities in India have their own rules for marriage and divorce. For example, Hindu marriages aren't considered contracts, so prenups don't fit well under the Hindu Marriage Act. On the other hand, Muslim and Christian laws do see marriage as a contract, but even then, prenups aren't commonly enforced.

**Court Decisions:** Whether a prenup is enforceable can depend a lot on the judge's interpretation. Courts might uphold them in some cases but not in others, making it unpredictable. Prenuptial agreements in India face a complex legal landscape. According to Madaan Law, these agreements are not explicitly recognized under Indian statutes, making their enforceability uncertain. However, they can be drafted under the Indian Contract Act, 1872, but their validity often depends on judicial interpretation and the specifics of each case.

In India statutes do not recognize pre-nuptial agreements. However, pre-nuptial agreements are valid and binding in the State of Goa by as envisaged under the Portuguese Civil Code

("Code") continuing in the state Goa by virtue of Section 5(1) of the Goa, Daman and Diu Administration Act, 1962.

Many people in India don't know much about prenuptial agreements or how they can be beneficial. This lack of knowledge can lead to resistance or misunderstandings.

Despite these challenges, prenups can still be useful for financial clarity and setting expectations in case things don't work out.

In Hindu law, marriages are traditionally seen as sacred and lifelong commitments, making prenuptial agreements, which might promote separation, generally invalid. However, the interpretation and acceptance of these agreements have evolved over time.

**Key Case Laws**

1. Tekait Man Mohini Jemadi v. Basanta Kumar Singh and Krishna Aiyar v. Balammal: These cases declared prenuptial agreements void as they were against public policy.
2. Pran Mohan Das v. Hari Mohan Das: The Calcutta High Court upheld a prenuptial agreement, stating it was valid and not opposed to public policy since it wasn't a marriage brokerage contract.
3. Sandhya Chatterjee v. Salil Chandra Chatterjee: Although this case involved a post-nuptial agreement, the Calcutta High Court upheld an agreement for separation and maintenance, indicating a more liberal approach.

**Evolving Interpretation**

Over time, courts have started to take a more liberal view, sometimes enforcing prenuptial agreements alongside other legal principles or creating exceptions within the broader framework of judicial precedents. The case of Kailash Prasad Yadav vs. Upendra Verma (2018) primarily dealt with issues related to property disputes and did not specifically focus on prenuptial agreements. However, it is worth noting that the broader context of property disputes in marital cases can sometimes touch upon the enforceability and relevance of prenuptial agreements.

This evolving interpretation shows that while prenuptial agreements face significant challenges under Hindu law, there is a growing recognition of their potential validity in certain circumstances.

**CONCLUSION**

To sum it all up, prenuptial agreements in India face quite a few hurdles. The law doesn't clearly recognize them, which makes their enforceability a bit of a gamble. Culturally, many people see marriage as a sacred, lifelong commitment, so bringing up a prenup can feel like you're planning for a divorce before you've even tied the knot. Different religious laws add another layer of complexity. For example, Hindu marriages aren't considered contracts, so prenups don't really fit under the Hindu Marriage Act. On the other hand, Muslim and Christian laws do see marriage as a contract, but even then, prenups aren't commonly enforced. Court decisions can be unpredictable, and a lot depends on the judge's interpretation. Plus, there's a general lack of awareness about prenuptial agreements, which can lead to resistance and misunderstandings. Despite all these challenges, prenups can still be useful for setting financial expectations and providing clarity. Therefore we can conclude the discussion with simple wordings that understanding your requirement and security of your life is your personal decision and prenuptial agreement can ensure safety of your assets and responsibilities in a more sorted way. Choice is yours until it becomes a compulsory feature of law.

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