Some FAQs in relation to the succession in India

Dr. M. K. Bhatt, New Delhi

- 1. What's the dictionary meaning of the succession?
- 2. Whether there is a uniform code in India in relation to the succession?
- 3. How these laws of succession are applied?
- 4. What are the main problems in relation to the application of the respective succession law in India?
- 5. How the jurisdiction of the plaint is determined?
- 6. Is there some Stamp Duty for the purpose of filing the suit before the competent court?
- 7. Within how much time, a decree is made by the law of court?
- 8. What are the main stages of the plaint in relation to decree?
- 9. How many type of succession is there?
- 10. What is the testamentary succession?
- 11. Who may execute the WILL?
- 12. What are the important ingredients of the WILL?
- 13. How the effect of the properly executed will is provided?
- 14. Who are the people, disqualified from the succession?
- 15. Whether property may be inherited to the minor child?
- 16. Whether ownership of the property matters for the succession or WILL?
- 17. Type of properties which are subject matter of succession and testamentary succession under the Hindu Succession Act 1956?
- 18. Are the terms Joint property, Joint family property and joint ancestral family property same?

19. Difference between the 'Joint Hindu family' and 'Hindu coparcenaries"?

20. What is the order of intestate succession under the various succession laws in India?

21. What are the broad outlines of the Hindu Succession Act 1956?