CONTRACT OF PLEDGE Introduction

BY – SURBHI WADHWA Assistant Professor (Law) Jiwaji University, Gwalior



Introduction

 Section 172 of the Act defines 'Pledge', 'pawnor', and 'pawnee'. It states that the bailment of goods as security for payment of a debt or performance of a promise is called 'pledge'.



- The bailor is in this case called the 'pawnor'. The bailee is called the 'pawnee'.
- 'Pledge' or 'pawn' is a kind of bailment of goods with the object that those goods shall serve as a security for the payment of a debt or performance of a promise.



- For example, keeping gold with banks to obtain loan is a pledge.
- Any kind of goods, documents or valuables may be pledged, however, pledge can be made of movables alone. If the property transferred is immovable, it will then be a mortgage, governed by the Transfer of Property Act.



Essentials of a Pledge

- Delivery of goods in pursuance of a contract – Since pledge is a bailment, the delivery of the goods from the pawnor to the pawnee is a must.
- Delivery of goods may be actual or constructive. Handing over the key of a godown containing the goods amounts to delivery of goods.



- Transfer of possession A transfer of possession is necessary to constitute a complete pledge. It must be juridical possession, mere physical possession is not sufficient.
- Thus, a servant in custody of his master's goods cannot make a valid pledge of the goods so as to bind the owner.



 Delivery for securing a debt – The purpose of pledge is that the goods bailed should serve as security for the payment of a debt, or performance of a promise.



 Special interest of pawnee - The bailee or pawnee under a contract of pledge does not become the owner, but as having possession and right to posses, he is said to have a special interest in such goods.



