9. – Whenever a writing is required by law, it is not necessary that it be written by the person from whom it is required, but it must bear his signature.

If a person is in the habit of affixing a seal in lieu of signature, the affixing of such seal is equivalent to a signature.

A finger print, cross or other such mark affixed to a document is equivalent to a signature if it is certified by the signature of two witnesses.

(old text 15)

10. – When a clause in a document can be interpreted in two senses, that sense is to be preferred which gives some effect rather than that which would give no effect.

(Fr. 1157) (c/p old text 26)

11. – In case of doubt the interpretation shall be in favour of the party who incurs the obligation.

(Eg. Fr.1162 Walton Vol. I P. 387.) (old text 21)

12. – Whenever a sum or quantity is expressed in letters and in figures, and the two expressions do not agree, and the Court cannot ascertain the real intention, the expression in letters shall be held good.

(B. of Ex. Act. 9 No.2) (old text 27).

79/16

9. - Whenever a writing is required by law, it is not necessary that it be written by the person from whom it is required, but it must bear his signature.

If a person is in the habit of affixing a seal in lieu of signature, the affixing of such seal is equivalent to a signature.

A finger print, cross or other such nark affixed to a decument is equivalent to a signature if it is certified by the signature of two vitnesses.

(old test 15)

10. - When a clause in a document can be interpreted in two senses, that sense is to be preferred which gives some effect rather than that which would give no effect.

11. .. In case of doubt the interpretation shall be in favour of the party who incurs the obligation.

(Eg. F. 1162 Walton Vol. 1 P. 387) (old text 21)

pressed in letters and in figures, and the two expressions do not agrae, and the court cannot ascertain the real intention, the expression in letters shall be held good.

bransviroserri TUDC THE Shick Tarmul (sea Bry 16 of Bx. (Itel. 9 No. 2) (old text 27).