

*Judgment of the Lords of the Judicial Committee
of the Privy Council on the Petition for Special
Leave to Appeal of Bal Gangadhar Tilak
v. The Queen Empress, from the High Court of
Judicature, Bombay ; delivered 19th November
1897.*

Present :

THE LORD CHANCELLOR.

LORD HOBHOUSE.

LORD DAVEY.

SIR RICHARD COUCH.

[*Delivered by the Lord Chancellor.*]

THEIR Lordships are of opinion, taking a view of the whole of the summing-up, which is of very great length, that there is nothing in that summing-up which calls upon them to indicate any dissent from it or necessity to correct what is therein contained, looking at the summing-up as a whole, and looking at each part of what was said by the light of what else was said. Speaking generally of the argument which has been presented to their Lordships, they are of opinion that no case has been made out consistently with the rules by which their advice to Her Majesty has been hitherto guided in giving leave to appeal in criminal cases ; and, therefore, they will humbly advise Her Majesty that this is not a case in which leave should be granted.

