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Latest decisions - 04.12.2024

'Stocks'—When considering crimes or offences coming under Sections 20, 21 and 22 of the NDPS Act, for passing a preventive detention order under KAA(P)A, possessing a small quantity of narcotic drug alone does not attract the definitions of 'anti-social activity', 'goonda' and 'known goonda'—To attract these definitions, there must be evidence of intention to sell—Mere possession of a small quantity of narcotic drug, without evidence of intention to sell, has to be deemed for personal consumption and does not fall within the meaning of 'stocks' under Section 2(i) of KAA(P)A—Suhana

v. State of Kerala, I.L.R. 2024 (4) Ker.825 (F.B.). Neutral citation - 2024:KER:80285

An application under Section 12 (1) of the Rent Control Act is maintainable in appeal filed under Section 18, against an order passed under Section 12 (3) — Zeenath Ibrahim v. Joy Daniel I.L.R. 2024 (4) Kerala 811 (L.B.). Neutral citation — 2024:KER: 82440

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Inherent jurisdiction is to be exercised with two objectives, to prevent the abuse of process of the court and to secure the ends of justice - Haridas K.R. (Dr.) v. Dy S.P. (V.A.C.B.), I.L.R. 2024 (4) Ker. 875. Neutral citation – 2024:KER:79822

Effect of error or omissions in the contents of the charges framed—It is incumbent upon the Magistrate to mention the particulars mandated under Sections 211, 212 and 213 of Cr.P.C.—The decisive factor regarding the effect of an error or omission is whether it misled the accused and resulted in the failure of justice - Rajesh Madhavan v. Union of India, I.L.R. 2024 (4) Ker. 841. Neutral citation — 2024:KER:70802

The Court in exercise of supervisory jurisdiction can quash criminal proceedings, if the materials on record does not disclose the commission of the offence - Haridas K.R. (Dr.) v. Dy S.P. (V.A.C.B.), I.L.R. 2024 (4) Ker. 875. Neutral citation – 2024:KER: 79822

Medical termination of pregnancy is impermissible beyond 24 weeks, unless the termination is necessitated by diagnosis of substantial foetal anomaly—Object of such curtailment explained—State cannot be directed to act in contravention of law—XXXXX v. Union of India I.L.R. 2024 (4) Ker. 862. Neutral citation – 2024:KER: 82186

Object of the Mental Health Care Act, 2017 explained—Where a law is enacted for the benefit of the community as a whole, even in the absence of a provision, the statute may be held to be retrospective in nature—Unless and until prosecution is able to prove otherwise, a person who attempts to commit suicide is presumed to have been under severe stress and so is not liable to be tried or punished under the Penal code— Existence of an alternate remedy does not mean that jurisdiction of High Court is ousted —Rule of alternate remedy is a rule of discretion and not a rule of jurisdiction— Leby Sajeendran v. State of Kerala, I.L.R. 2024 (4) Ker. 893. Neutral citation – 2024:KER: 77662

Police officer investigating a crime cannot give a direction to the Sub-Registrar prohibiting transfer or sale of the property allegedly involved in the said crime, nor can the Sub-Registrar make an entry in Book No.1 regarding encumbrance of property based on information received from a police officer—Immovable property cannot be seized or attached by a police officer during a criminal probe under Section 102 of Cr. PC— Vishnu Rajendra Prasad v. Sub-Registrar, I.L.R. 2024 (4) Ker. 889. Neutral citation – 2024:KER: 78084

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