



Indian Law Reports - Kerala Series

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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](#)

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