

## **Abridged Index**

## I.L.R. - Index of reported cases - 12.02.2025

Bharatiya Nagarik Suraksha Sanhita, 2023 (Central Act 46 of 2023)—Section 223 (1), Proviso—After the complaint is filed, the Magistrate should first examine the complainant and witnesses on oath and thereafter, if the Magistrate proceeds to take cognisance of the offence/s, opportunity of hearing should be afforded to the accused. - Suby Antony v. Susha and others - ILR 2025 Kerala OnLine 45 : <u>Neutral Citation No. 2025: KER: 6236</u>

Central Goods and Services Tax Act, 2017 (Central Act 12 of 2017)—Sections 65, 73, 74 and 74A—Distinction drawn between records and other documents called for by the tax authorities for "commencing the audit" and similar documents called for "during the audit", explained—So long as audit report and findings therein are made available to proper officer within time limit within which he can exercise his powers under Section 73, 74 or 74A, the mere fact that audit was completed beyond the time limit of three months envisaged under Section 65 cannot have the effect of vitiating proceedings initiated by a proper officer in terms of Sections 73, 74 and 74A of the CGST Act - M/s. Rajive and Company v. Deputy Commissioner (Audit) and others - ILR 2025 Kerala OnLine 51 : Neutral Citation No. 2025:KER:1455.

Constitution of India—Article 142—Any construction made in violation of applicable Acts and Rules shall be considered illegal and unauthorized, and must be demolished accordingly—Guidelines for Authorities in addressing illegal and unauthorized constructions—Directions issued - Rajendra Kumar Barjatya and another v. U.P. Avas Evam Vikas P arishad and others - ILR 2025 Kerala OnLine 48 SC : <u>Neutral Citation No. 2024 INSC 990.</u>

Constitution of India—Article 226—Black listing—Principles of Natural justice—The affected party is entitled to be heard before he is blacklisted - M/s. P.S. Enterprises v. Union of India and others - ILR 2025 Kerala OnLine 46 : <u>Neutral Citation No.</u> 2025:KER:5427.

Constitution of India—Articles 25, 26 and 226—Merely because one community opposes the setting up of a religious place by another community, it cannot be assumed that there will be disharmony or breach of peace—Difference between 'public order' and 'law and order' explained—Mere proximity of other mosques do not inherently justify the rejection of an application to set up another - Mujeeb K.T. v. State of Kerala and others - ILR 2025 Kerala OnLine 47 : <u>Neutral Citation No.</u> 2024:KER: 85279.

Service—Family pension—An employee cannot bequeath his family pension in favour of another nor can he nominate some other person for receiving family pension other than the one who is entitled to it - Union of India and others v. Sathikumari Amma S. - ILR 2025 Kerala OnLine 50 : <u>Neutral Citation No.</u> 2025:KER:2184.

Service-Individual grievances consequent to integration process alone is not sufficient to nullify the policy decision of Government or the enabling statutory rule, unless there is manifest illegality or arbitrariness-Giving seniority on the basis of the date of promotion to feeder category or on the basis of date of advice to a lower category policy decision that requires evaluation of various is а circumstances—When two categories merge into a common pool, further differentiation on the basis of length of service in the entry cadre, rather than the tenure in the feeder post, itself may be treated as discriminatory, depending on the circumstances-It is the authority, which framed the rules, that is competent to remove the anomaly in the rules, and not the Court-Rural Development Department (Amendment) Special Rules, 2008 (Kerala Rules)—Rule 10— State and Subordinate (Kerala Rules)—Rules 27 Service Rules. 1958 and 35—Constitution of India—Articles 14 and 16 - Unni K.E. and another v. State of Kerala and others - ILR 2025 Kerala OnLine 52 : Neutral Citation No. 2024:KER:85604.

Transplantation of Human Organs and Tissues Act, 1994 (Central Act 42 of 1994)— Section 9(6)—The authorization committee must provide applicants with an opportunity to be heard—If the application is to be rejected, the committee should provide written reasons for the decision—Rules 7 (3) and 23—Transplantation of Human Organs and Tissues Rules, 2014 - Ismail Kunju and another v. State of Kerala and others - ILR 2025 Kerala OnLine 49 : <u>Neutral Citation No.</u> 2025:KER:5687.

Please visit our website- www.ilrkerala.gov.in