



Indian Law Reports - Kerala Series

Abridged Index

ILR Index of reported cases dt. 19.03.2025

Assisted Reproductive Technology (Regulation) Act, 2021 (Central Act 42 of 2021)—Section 21 (g)—For a woman undergoing IVF, her age is the relevant factor, not her husband's age—The same principle applies conversely to men—The legislature has treated men and women as distinct legal entities under the Act, rather than imposing uniform couple-centric legislation - Sajitha Abdul Nazar and another v. Union of India and others - I.L.R. 2025 Kerala OnLine 93 : [Neutral Citation No. 2025:KER:15512.](#)

Code of Civil Procedure, 1908 (Central Act 5 of 1908)—Section 92—To grant leave under Section 92, the court need only have prima facie satisfaction after reviewing the averments in the plaint or petition—The opposite party can move the court at any time to revoke the leave granted - Ithithanam Elamkavu Devaswom and others v. Jaimon M.C. and others - I.L.R. 2025 Kerala OnLine 92 : [Neutral Citation No. 2025:KER:9296.](#)

Code of Criminal Procedure, 1973 (Central Act 2 of 1974)—Section 389 (1)—Though a power to suspend the conviction can be read into Section 389(1) Cr.P.C, the same is always an exception and not a rule—To avail the exceptional relief of stay of conviction, the applicant should demonstrate that irreversible consequences would follow, unless the conviction is suspended, which consequences could not be undone in future - Ramakrishnan P. v. Central Bureau of Investigation - I.L.R. 2025 Kerala OnLine 89 : Neutral Citation No. 2024/IO/KER/53.

Code of Criminal Procedure, 1973 (Central Act 2 of 1974)—Section 406—Power to transfer the case—Order of transfer of trial is not to be passed as a matter of routine— Factors which are relevant while considering the application for transfer, enumerated - M/s. Shri Sendhur Agro & Oil Industries v. Kotak Mahindra Bank Ltd. - I.L.R. 2025 Kerala OnLine 91 (S.C.) : [Neutral Citation No.2025 INSC 328.](#)

Juvenile Justice (Care and Protection) Act, 2016 (Central Act 2 of 2016)—Section 27— Object of qualifications stipulated under the statute for appointment as member of Child Welfare Committee, explained—Experience of seven years in active involvement with measures relating to child welfare must be construed as having been actively involved and engaged in measures relating to child welfare as a predominant object and not as a peripheral requirement—If requisite experience as prescribed under the statute is not there, there is no question of giving deference to the wisdom of Selection Committee— Court emphasised the need to carefully select members of the Child Welfare Committee – Juvenile Justice (Care and Protection of Children) Model Rules, 2016 (Central Rules)— Rules 8, 9 and 87—Constitution of India—Articles 15, 39 (e) and (f), 45 and 47 - Krishnankutty Nair C. v. Principal and Secretary, Women & Child Development Department and others - I.L.R. 2025 Kerala OnLine 94 : [Neutral Citation No.2025:KER:13641.](#)

Negotiable Instruments Act, 1881 (Central Act 26 of 1881)—Section 142 (2) (a) and explanation thereto—The provision allows the payee to file a complaint before the courts within whose jurisdiction the collection branch of Payee's bank falls - M/s. Shri Sendhur Agro & Oil Industries v. Kotak Mahindra Bank Ltd. - I.L.R. 2025 Kerala OnLine 91 (S.C.) : [Neutral Citation No.2025 INSC 328.](#)

Wakf Act, 1995 (Central Act 55 of 1995)—Section 52A—The provision is prospective in nature—If the alienation of the Waqf property was effected prior to the insertion of Section 52 A, prosecution under the said provision will not lie—Constitution of India— Article 20 (1) - Fazal Gafoor P.A. (Dr.) and others v. Kerala State Wakf Board and another
- I.L.R. 2025 Kerala OnLine: 90 : [Neutral Citation No. 2025:KER:14073.](#)

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