



Indian Law Reports - Kerala Series

Abridged Index

I.L.R. - Index of reported cases dt. 22.04.2026

Advocates Act, 1961 (Central Act 25 of 1961)—Bar Council of India Rules, Part-VI, Chapter II, Section II—Rules 15, 20, 28, and 29—Duty to the Client—Standards of Professional Conduct and Etiquette—Change of Vakalath—Professional Misconduct—Legal profession is a noble profession based on fiduciary trust—An Advocate has no right to stall legal proceedings or the enjoyment of a decree by a client on the ground of non-payment of professional fees—An Advocate has no lien over case bundles or proceedings—Dispute regarding fees between an Advocate and a private litigant is not justiciable under Article 226 of the Constitution of India and must be agitated before a competent civil court—Constitution of India—Article 226 - Mary Help John David J. and another v. Anoop J.V. and others - I.L.R. 2026 Kerala OnLine 120 : [Neutral Citation No. 2026:KER:31575](#).

Constitution of India—Article 142(1)—Power of Supreme Court to grant divorce under Article 142—If the Court concludes that there has been irretrievable breakdown of marriage, the Supreme Court can grant divorce under Article 142 (1) - Dhananjay Rathi v. Ruchika Rathi - ILR 2026 Kerala OnLine 119 (SC): [Neutral Citation No.2026 : INSC 360](#).

Constitution of India—Article 226—Instances where writ petition is maintainable against show-cause notices, reiterated—Adjudicating Authority cannot override the order of the Competent Authority, while the appeal against the order of the

Competent Authority was pending consideration—Foreign Exchange Management Act, 1999 (Central Act 42 of 1999)—Section 37A - Sri Nisha J. v. Special Director, Adjudicating Authority, Directorate of Enforcement and another - I.L.R. 2026 Kerala OnLine 118 (SC) : [Neutral Citation No.2026 INSC 309](#).

Gram Nyayalayas Act, 2008 (Central Act 4 of 2009)—Jurisdiction—The provisions of the Family Courts Act, a special Law, has not been expressly altered, abrogated or repealed by the Gram Nyayalayas Act— The Family Courts Act will remain wholly unaffected by the Gram Nyayalayas Act, 2008—Family Courts Act, 1984 (Central Act 66 of 1984)—Section 8(b) - Fazeela and others v. Jaleel - I.L.R. 2026 Kerala OnLine 116: [Neutral Citation No. 2026:KER:26328](#).

Hindu Marriage Act, 1955 (Central Act 25 of 1955)—Section 13B—Joint petition for divorce—whether one of the parties can resile from the Mediation settlement agreement—In case a compromise deed or a settlement agreement has been entered into between the parties regarding the full and final settlement of their disputes, in such a case it is not open to the party to step back from the terms and conditions so arrived at between them—Any deviation from the settlement should be strictly dealt with by courts—The only exception is if the resiling party can successfully demonstrate that the said Settlement Agreement was procured by force, fraud or undue influence—Contract Act, 1872 (Central Act 9 of 1982)—Sections 16 to 18 - Dhananjay Rathi v. Ruchika Rathi- ILR 2026 Kerala OnLine 119 (SC): [Neutral Citation No.2026 : INSC 360](#).

Legal Maxim—'Generalia specialibus non derogant'—Clarified—In the absence of an express provision to the contrary and of a clear inconsistency, a special law will remain wholly unaffected by a later general law - Fazeela and others v. Jaleel - I.L.R. 2026 Kerala OnLine 116: [Neutral Citation No. 2026:KER:26328](#).

Legal Service Authorities Act, 1987 (Central Act 39 of 1987)—Sections 22A, 22B and 22C—Permanent Lok Adalat cannot adjudicate a dispute without first complying with the mandatory conciliation procedure prescribed under Section 22C - M/s. Panjos Builders Private Limited and another v. Panjos Garden Apartment Owners Association and others - I.L.R. 2026 Kerala OnLine 117 : [Neutral Citation No.2026:KER:18727](#).

Motor Vehicles Act, 1988 (Central Act 59 of 1988)—Section 169—Absence of badge for the driver is not breach of insurance policy—'Pay and recover' from the owner of the vehicle is not permissible - United India Insurance Company Ltd. v. Sahadevan E.G. and others - I.L.R. 2026 Kerala OnLine 123 : [Neutral Citation No. 2026:KER:25402](#).

Narcotic Drugs and Psychotropic Substances Act, 1985 (Central Act 61 of 1985)—Sections 20(b)(ii)(B), 31, 31A and 32A—Suspension of sentence—Habitual offender—All the Special Courts and Courts dealing with offences under the NDPS Act are hereby directed to scrupulously follow the mandate of Sections 31 and 31A, while imposing sentence on a person who has been convicted previously in accordance with law—Courts should obtain a report from the Investigating Officers regarding the previous conviction of the accused persons before pronouncing the sentence and only after receiving and considering such a report the courts would proceed to impose the appropriate sentence—Bharatiya Nagarik Suraksha Sanhita, 2023 (Central Act 46 of 2023)—Section 430 - Maneesh v. State of Kerala - I.L.R. 2026 Kerala OnLine 122.

Negotiable Instruments Act, 1881 (Central Act 26 of 1881)—Sections 15, 56, 138 & 142—Dishonour of cheque—Legally enforceable debt—Part repayment before presenting the cheque—Offence is not made out as there is no legally enforceable liability for the entire cheque amount as on the date of presentation of the cheque—Indorsement - Danikutti Philip v. Johnykutty J. and another - I.L.R. 2026 Kerala OnLine 121 : [Neutral Citation No. 2026:KER:27586](#).

Penal Code, 1860 (Central Act 45 of 1860)—Section 454—House Trespass—The offence of house trespass will be made out against the owner of the property if he unauthorisedly enters the tenanted premises with intention to commit an unlawful act - Damodaran K. v. State of Kerala - I.L.R. 2026 Kerala OnLine 124 : [Neutral Citation No. 2026:KER:26753](#).

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