



## Indian Law Reports - Kerala Series

### Abridged Index

#### SUBJECT INDEX OF ILR DATED 27.05.2026

Code Of Criminal Procedure, 1973 (Central Act 2 of 1974)—Sections 161 and 162—Previous statements recorded under Section 161—Use of a statement recorded under Section 161 to contradict a witness is not at all prohibited by Section 162 of the code—It is the absolute right of the accused to use previous statements during cross-examination of the maker of the same for the purpose of contradicting the maker to shake the veracity of the evidence spoken by him and to make it as untrustworthy of credit - Lawrence and others v. State of Kerala - I.L.R. 2026 Kerala OnLine 163 : [Neutral Citation No.2026:KER:34799](#).

Constitution of India—Article 226—Constitutionality of Section 104 (1A) of the Industrial Relations Code, 2020 challenged—When provision itself starts with a non-obstante clause, the contention that the provision is contrary to other provisions of the same enactment is unsustainable—Petitioners have no fundamental right to contend that the adjudication of disputes under the relevant enactments can only be before adjudicatory bodies constituted under the provisions of the 2020 Code - Suresh Kumar M.K. and another v. Union of India and another - I.L.R. 2026 Kerala OnLine 157 : [Neutral Citation No.2026:KER:31573](#).

Education Rules, 1959 (Kerala)—Chapter XIV-A, Rule 8A—An order passed by an Assistant Educational Officer granting approval to the appointment of a Headmistress is a revisable order before the Director of General Education under

Rule 8A—Order granting approval cannot be challenged under Writ jurisdiction—Constitution of India—Article 226 - Saleela A. v. Laial T.M. and others - I.L.R. 2026 Kerala OnLine 160 : [Neutral Citation No.2026:KER:33734.](#)

Education Rules, 1959 (Kerala)—Chapter-III, Rule 8 (1)—A teacher who is a member of the managing body cannot legally claim promotion or appointment as Headmistress under Rule 45 of Chapter XIVA of the KER, as she does not satisfy the statutory eligibility criteria—The proviso makes it abundantly clear that a teacher can continue in the post of teacher only and Headmaster can continue as Headmaster—Chapter XIVA, Rule 45 - Saleela A. v. Laial T.M. and others - I.L.R. 2026 Kerala OnLine 160 : [Neutral Citation No.2026:KER:33734.](#)

Escheats and Forfeitures Act, 1964 (Kerala Act 4 of 1964)—Sections 11A, 11B, 11C, 11D and 11E—Jurisdictional fact for invoking the power is that the rightful owner has abandoned the immovable property and Collector should receive an information that any immovable property situated within his jurisdiction has been abandoned by the rightful owner, with the consequent satisfaction of the District Collector that the immovable property has been abandoned by the rightful owner—Writ Petition held to be maintainable when the impugned order has been issued without jurisdictional facts being available to invoke the jurisdiction—Constitution of India—Article 226 - M/s Harrisons Malayalam Limited v. State of Kerala and others - I.L.R. 2026 Kerala OnLine 162 : [Neutral Citation No. 2026:KER:22131.](#)

Land Assignment Rules, 1964 (Kerala)—Rule 15—Since the land in question, which is given on lease is Government land, the same can only be governed by the Kerala Government Land Assignment Act and the Rules framed thereunder —Government or the competent authority, as the case may be, has the power to terminate the lease, after issuing necessary notice, as per law—Very purpose of giving 60 days' notice to the lessee under the Government is to enable it to relocate from the let out premises to another—Government Land Assignment Act, 1960 (Kerala Act 30 of 1960) - Ernakulam Regional Co-operative Milk Producers Union Ltd. v. State of Kerala and others - I.L.R. 2026 Kerala OnLine 161 : [Neutral Citation No.2026:KER:29848.](#)

Registration Act, 1908 (Central Act 16 of 1908)—Section 89—Registering Officer cannot decline filing of an unstamped sale certificate in his Book No.1 - State of Kerala & Others v. Ramakrishnan Sunil Babu - I.L.R. 2026 Kerala OnLine 159 (FB)..

Stamp Act, 1959 (Kerala Act 17 of 1959)—Schedule, Article 16 - Sale Certificate, whether exigible to stamp duty—A certificate of sale issued to an auction purchaser (including under the SARFAESI Act) is merely evidence of title, does not transfer title by itself, and is not liable to stamp duty at the time of its issuance—Stamp duty is

only attracted if the original certificate is voluntarily presented for regular registration or used for other specific legal purposes - State of Kerala & Others v. Ramakrishnan Sunil Babu - I.L.R. 2026 Kerala OnLine 159 (FB).

Surrogacy (Regulation) Act, 2021 (Central Act 47 of 2021)—Section 4(iii)(c)(I)—Fertility and Reproductive rights, though fundamental, are not absolute—They are subject to reasonable restrictions—Age restrictions under the Surrogacy Act satisfies the test of proportionality—Restriction regarding age governing surrogacy has a rational link to the object and purpose of the enactment - Sajithanand S. @ Sajitha Manoharan and another v. Union of India and others - I.L.R. 2026 Kerala OnLine 158 : [Neutral Citation No.2026:KER:32802.](#)

\*\*\*\*\*