



WALLCLIFFS LAW FIRM

An ISO 9001 : 2008 Certified Firm
We Never Stop Protecting You



KNOWLEDGE CORNER



+91 75400 75411



mail@wallcliffs.com



www.wallcliffslawfirm.com

WHAT'S INSIDE

- Latest news



Coimbatore Office

#49, West Club Road, Near
Vilvam Apartments, Race
Course, Coimbatore - 641 018.



High Court Office

#103, I - Floor, Armenian Street,
Parrys, Chennai - 600 001.



Tiruppur Office

544, Room No.2, I-Floor, Opp.
to TKT Motors, Palladam Main
Road, Tiruppur – 641 603.

The Hon'ble Supreme Court held that the appeal filed by the revenue is partly allowed by holding the purchase turnover of the empty bottles purchased by the assessee from the unregistered dealers is eligible to purchase tax under Sec.7 of the Tamil Nadu Act, and the assessee cannot escape such liability on the strength of the clarifications. **The Commercial Tax Officer V. Mohan Brewaries And Distrilleries Limited., Civil Appeal No.7164 Of 2013.**

Bombay High Court says there is no prima facie evidence and the court stays two FIR files against the Republic TV Chief Arnab Goswami. The court suspended the proceedings which was made for allegedly communalizing the coverage of Palghar mob lurching incident and the incident regarding gathering of migrants outside Bandra Station during lockdown. **Arnab Ranjan Goswami V. State of Maharashtra and others., CRIMINAL WRIT PETITION LD-VC NO.37/2020.**

The Hon'ble Supreme Court says criteria which have to be taken into consideration for assessing the compensation in case of death are , the age of the deceased at the time of his death, the number of dependants left behind by the deceases and the income of the decease at the time of his death. Therefore, Insurance Company is directed to pay the balance amount of compensation within a period of 12 weeks from the date of the judgement.**United India Insurance Co. Ltd V. Satinder Kaur@Satwinder Kair &Ors.,CIVIL APPEAL NO.2705 OF 2020.**

Punjab and Haryana High Court Held that court has failed to take into consideration that the petitioner has been detained and his disclosure statement does not stand the scrutiny in the court of law. The prima facie investigating officer has over stepped his jurisdiction to solve the crime. The court asked the lower courts in the two states to be sensitive in matters relating to freedom of accused involving decision as to bail and remand. **Mandeep Singh@Lavi V. State of Haryana.,CRM-M-12657-2020.**



Gauhati Court held that refusal to wear Sakha and Sindoor are indicative of the wife's refusal to accept the marriage. The court says that Family Court completely ignored the fact, that the respondent is compelled and prevented the appellant from enforcing his statutory duties to his aged mother under 2007 act. Such evidence is sufficient to construed an act of cruelty with non-compliance to the provisions of the act. Appeal is allowed and divorce is granted. **Basker Das V. Smti.Renu Das., Case No. Mat.App.20/2020.**

Calcutta High Court held that unnatural homicidal death was held in the victim's dwelling room of her in-law house. The commission of cruelty on deceased is proved against the mother-in-law and her husband under Sec.498A r/w Sec.34 of IPC. The court stated that essence of Sec.34 is conscious meeting of two minds participating. The cruelty to wife for dark complexion will attract 498A of IPC. **Mazidul Miah@Mia&Ors V. State of West Bengal., CRA No.247 of 2006.**

Delhi High Court says there is a dire need for creating mechanism for migrant workers and directed the Central Government to submit the detailed affidavit to create the portal for registration. **Shashank Mangal V. GNTD., W.P.(C) 3324/2020.**

Delhi High Court says that copy of the report given by the Jail Superintendent and the Investigating Officer should be supplied to the applicant. Therefore, the accused can understand the reasons given and defend the case. **Chiraj Madan V. Union Of India & Ors., W.P(CRL)986/2020.**

Delhi High Court stayed the penalty imposed on Insolvency Professional who allegedly violated the provisions of the Insolvency and Bankruptcy code by going against the terms of moratorium and also says that the amount deposited by the Petitioner have to be deposited in the nationalized bank earning maximum interest for the initial period of one year. **Mohan Lal Jain V. Insolvency and Bankruptcy Code of India.,W.P(C) 3692/2020.**



Delhi High Court transfers the investigation to the Crime Branch in case relating to missing daughter of the petitioner and returned to their parents. The commissioner is directed to file an Action Taken Report in this regard. **Yogesh Kumar Singh V. State.,W.P.(CRL)989/2020.**

DISCLAIMER

This write up has been sent to you for information purposes only and is intended merely to highlight the latest news. The information and/or observations contained in this issue do not constitute legal advice and should not be acted upon in any specific situation without appropriate legal advice. The views expressed in this issue do not necessarily constitute the final opinion of M/s.Wallcliffs Law Firm and should you have any queries in relation to any of the issues set out herein or on other areas of law, please feel free to contact us on mail@wallcliffs.com

**Coimbatore Office**

#49, West Club Road, Near
Vilvam Apartments, Race
Course, Coimbatore - 641 018.

**High Court Office**

#103, I - Floor, Armenian Street,
Parrys, Chennai - 600 001.

**Tiruppur Office**

544, Room No.2, I-Floor, Opp.
to TKT Motors, Palladam Main
Road, Tirupur – 641 603.



+91 75400 75411



mail@wallcliffs.com



www.wallcliffslawfirm.com