# TELL Jan

A LEGAL AWARENESS MAGAZINE Non production of daily dlary, a serious omission Action taken after five years of divorce, held time barred > Principles of matural justice to be followed, to justify termination Description of bail order should not be granted > Relationship of amployer-amployee ends after superammuation ▶ If a person buys goods for commercial purpose, he is not consumer

#### LAWTELLER **ESTD. 1993** VOL. 32 No. 11

**NOVEMBER, 2024** 

Vijay K. Jindal

Managing Editor Dr. R. P. Gupta LL.M, Ph.D (Former Professor Panjab University)

> Consulting Editor Vipul Jindal

Design Desk Jagdish Nagpal

Published & Printed by Mrs. Pushpa Jindal under the ownership of Mr. Vijay K. Jindal

Published at 1042, Sector- 46-B Chandigarh-160047.

Printed at **ASSOCIATED PRINTERS** 146, Indl. Area. Phase - I, Chandigarh.

## Contact

For Circulation, Subscription & Advertisement queries, Contact: Email:

contact@lawteller.com Tel.: +91-172-2633665

(C) ALL RIGHTS RESERVED

Annual Subscription: ₹ 600/-Life Subscription: ₹ 6900/-Remittances favouring Lawteller may be sent to Manager, Lawteller, Chandigarh - 160047.

Reproduction or translation in any form or language in whole or in part without permission is prohibited. The Publisher assumes no responsibility for the return of unsolicited material or for material lost or damaged in transit. Any unauthorized copying, distribution or transmission through whatsapp, email, telegram etc. or through any other medium, of the magazine is prohibited \* While every care has been taken to avoid mistakes and errors in the publication, the Editor-in-Chief, Editor, Assistant Editors, Publisher & Printer shall not be liable to any person in any manner whatsoever by reason of any error or omission, which might have crept in unintentionally

Total Pages - 52 (Including 4 Title Pages)

#### CONSUMER

545If a person buys goods for commercial purpose, he is not consumer

#### GENERAL

- 558Action taken after five years of divorce, held time barred
- 539'Compensatory aspect' of remedy will have priority over 'punitive aspect'
- 567 Doctrine of parens patrie cannot be ignored
- 523Identity of accused not established, not safe to convict
- 525Non production of daily diary, a serious omission
- 530Offence against trapping party fails, conviction under Section 353 IPC set aside
- 563 Power under Section 397 Cr.P.C.. should be exercised only in case of perversity
- 537Section 67A of IT Act not attracted, FIR quashed
- 541Sentence waived subject to payment of fine
- 543 Statement under Section 67 of NDPS Act cannot be used as a confession
- 560Sub-classification of scheduled castes, permissible in law
- 528When person is to be treated as 'the national'

#### Law For You

552An Act uninformed by reason, is arbitrary

## contents 547Grant of remission

- Section 432
- 551Interpretation is exclusive domain of court
- 550Legal profession is sui generis
- 554Limitation to start proceeding under Contempt Act
- 550Normally the ex-parte stay of bail order should not be granted
- 551Original jurisdiction of Supreme Court
- 553Principles of natural justice do not supplant the law, but supplementit
- 548 Prohibitory injunctions vary from mandatory injunctions
- 554Provisions of CPCc do not apply to proceedings under Article 226 of constitution
- 550Relevant rule for imposition of penalty
- 552Scope of power under Section 227 Cr.P.C.
- 548Welfare of the minor children

#### SERVICE

- 555Principles of natural justice to be followed, to justify termination
- 565Quashing of termination order, upheld
- 534Relationship of employeremployee ends after superannuation

### REGULARS

532 Too True

570 Lighter side of law

