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Dr. Ram Narayanji Bajaj Sir was awarded the "Personality Award"



Hon'ble Chairman RNBGU - Dr. Ram Narayanji Bajaj Sir was awarded the Personality Award on the occasion of 10th Foundation Day of Om Express This award was presented to Sir for his outstanding contribution to Society and being one of the Prominent Personalities of Rajasthan. Really a proud moment for all of us.

PLACEMENTS @ RNB



STUDENT CORENER

I Wandered Lonely as a Cloud I wandered lonely as a cloud That floats on high o'er vales and hills, When all at once I saw a crowd, A host, of golden daffodils; Beside the lake, beneath the trees, Fluttering and dancing in the breeze.

Continuous as the stars that shine And twinkle on the milky way, They stretched in never-ending line Along the margin of a bay: Ten thousand saw I at a glance, Tossing their heads in sprightly dance.

The waves beside them danced; but they Out-did the sparkling waves in glee: A poet could not but be gay, In such a jocund company: I gazed—and gazed—but little thought What wealth the show to me had brought:

For oft, when on my couch I lie In vacant or in pensive mood, They flash upon that inward eyeWhich is the bliss of solitude; And then my heart with pleasure fills, And dances with the daffodils.

- William Wordsworth

100K VISITORS ON LEGAL VIDHIYA

Legal Vidhiya is an incubate under the RNB Global University-Incubation & Entrepreneurship Cell.

ABOUT LEGAL VIHDYA

Legal Vidhiya is not just a platform; it is the starting point for law students embarking on their legal journey. As a one-stop destination, we cater to all the needs of law students, providing a comprehensive range of resources and opportunities. Whetherit's workshops, webinars, internships, or getting published, we have it all.

Legal Vidhiya offers a platform for law students to publish their articles, research papers, and case commentaries, providing them with a valuable opportunity to contribute to the legal discourse and establish their credibility in the field. Legal Vidhiya is dedicated to empowering law students by offering a comprehensive range of services, guidance, and resources. We aim to be the go-to destination for all their needs, supporting them every step of the way as they embark on their legal journey.

"Wishing to float"

I wish to float rather than walk along with treasure of your lovable talk

when I rest my head against your chest those moments seem heavenly and best

my desires guarded with your existence my fantasies enriched with your presence you are a lovelore engraved in my mind your soft touches and whispers I always find you entered in my life like a mystry Unfold filled my life with joys, everlasting and untold.

Since I wish to float...wish to sweep my feet dancing in your arms ,listening to your beat "Wishing to float" "Wishing to float"

- by Seema Gupta





LEGAL NEWS



Bhola Kumhar vs. State of Chhattisgarh

The issue that arose before the court was a very limited one viz. whether a convict is entitled to compensation for being kept incarcerated beyond the period of sentence imposed by the competent court and resultantly subjected to deprival of personal liberty. In this case, the appellant was convicted to undergo a sentence of 12 years by the District and Sessions Court for offences punishable under Section 376 of the Penal Code, 1860 (hereinafter referred as "IPC") and Sections 3(2)(v) and 3(1)(xii) of the Scheduled Caste and Scheduled Tribe (Prevention of Atrocities) Act, 1989. He was subjected to rigorous imprisonment of a period of 12 years with a fine of Rs 10,000. On appeal, the Chhattisgarh High Court confirmed the conviction, but reduced the sentence to 7 years imprisonment from 12 years. The victim was directed to be compensated in terms of Section 357 of the Criminal Procedure Code, 1973 (hereinafter referred as "CrPC"), by being paid an amount of Rs 15,000 within six months, failing which, in default, to undergo imprisonment for one more year. The appellant was subjected to an excessive custody of 3 years, 3 months and 16 days. The State failed to include the remission period granted to the appellant, whilst taking a plea that remission should not be included in the overall period of imprisonment. Conjointly reading and interpreting the provisions of Madhya Pradesh Reorganisation Act, 2000, with Madhya Pradesh Jail Manual, 1968 (as adopted in the State of Chhattisgarh), the Court held that the period of remission is to be included in the overall period of sentence. On the complete analysis of facts, the court found that due to the disdainful attitude of the State, the appellant had to suffer the excess imprisonment. Holding that it resulted in deprivation of fundamental rights under Article 19(1)(d) read with Article 21 of the Constitution of India, the Court held that under Article 136 read with Section 386 CrPC, it had power to award compensation. Relying upon the judgments of Ambica Quarry Works v. State of Gujarat and A.R. Antulay v. R.S. Nayak, it was held that when manifest illegality or palpable injustice has been shown to have resulted as a guardian of the Constitution, the court can grant appropriate relief. The State was held vicariously liable for the acts/omissions committed by its officers and was directed to grant a compensation of Rs 7.5 lakhs to the appellant convict. This judgment is a landmark judgment on awarding of exemplary compensation for wrongful and illegal imprisonment beyond the period of sentence awarded to any convict.

Source-https://www.scconline.com/blog/post/2023/01/06/25-landmark-judgments-on-constitutional-law-by-the-supreme-court-in-2022-part-i/

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