LINKING LAWS LINKING LAWS "Link The Life With Law" RJS | DJS | MPCJ | CGCJ | UPPCSJ | BJS | HJS | PJS | GJS | OJS | JJS | WBJS | HPJS

#### Landmark Judgements One Liner's

| Citation  | Ref. With  |
|---|--|
| Carlil V. Carbolic Smoke Ball Co. (1893)            | Gen. & Unilateral offer in a contract  |
| Garner V. Murray (1904)                             | Effect of minor in partnership firm  |
| A.K. Gopalan V. State of Madras                     | Preventive Detention Act, 1950 intravires the  |
| (Prevention detention case) (1950)                  | constitution of India with exception of its article 14.  |
| State of Madras V. Champakam<br>Doraijan (1951)     | Caste based admission for professional course.   |
| Shankari Prasad Singh Deo V. Uoi.<br>(1951)         | Validity of constitutional first amend. In 1951<br>by provisional parliament.  |
| Virsa Singh V. State of Punjab (1958)               | Intention in the case of offence of murder.  |
| State of Raj. V. Vidhyawati (1962)                  | Vicarious liability of the govt. for tortious act of its employees.  |
| Kasturi lal ram jain V. State of U.P.<br>(1964)     | Liability of the govt. for torts committed by its employees.   |
| Golak Nath V. State of Punjab (1967)                | Basic structure of constitutional principal  |
| Madhav Rao Jivaji Rao scindia V. Uoi.<br>(1970)     | Disregard to mandate of the constitution by president is ultra vires.  |
| In Re The kerala education bill (1957)              | Advisory jurisdiction of SC.   |
| In Re Berubari union & exchange of enclaves. (1958) | Indo-Pakistan agreement relating to berubari<br>union and exchange of cooch-bihar enclaves.<br>(Implementation of Indo-Pak Agreement<br>case.) |
| K.M. Nanavati V. State of Bombay<br>(1960)          | Whether special power of Governor/President prevails over the special power of SC. Yes the special power prevails.                             |
| Kharak Singh V. State of U.P. (1962)                | Violation of Privacy by Police officials during surveillance.  |
| Chunni Lal Mehta And Sons. Ltd. V.                  | Construction of Documents of title or of   |
| Century. Mfg. CO. (1962)                            | document which is the foundation of rights of  |
|   | parties necessarily raises a question of Law.  |
| Himat lal K.Shah V. Commissioner of                 | Police Commissioner's Authority to grant   |
| police (1969)                                       | permission for holding public meetings it not violation of citizens right.   |
| Kesahavnanda Bharati V. State of                    | Parliament has no power alter the basic  |
| Kerala (1973)                                       | structure of constitution  |
| Adm. Jabalpur V. Shivakant Shukla                   | No. person has any locus standi to move any  |
| (Habeas Corpus case) (1976)                         | writ petition when certain fundamental right's   |

-3

👤 : Jodhpur

https://www.linkinglaws.com
 : Linking laws
 : support@linkinglaws.com
 : t.me/linkinglaws.com

: t.me/linkinglaws
 7737746465

Tansukh Paliwal (Linking Sir)





# LINKING LAWS

"Link Jhe Life With Law"

RJS | DJS | MPCJ | CGCJ | UPPCSJ | BJS | HJS | PJS | GJS | OJS | JJS | WBJS | HPJS

|   | are withdrawn during emergency declared by   |
|---|--|
|   | president.   |
| Nandani Satpathy V. P.L. Dani (1978)      | Every litigation has a touch of human crisis   |
|   | and it is legal projection of life's vicissitudes.                                     |
|   | (Right of accused to silence case)   |
| Maneka Gandhi V. Union of India<br>(1978) | Impounding of passport by govt.  |
| Sunil Batra V. Delhi admin. (1979)        | Solitary confinement & putting into fetters of the undertrial prisoners at Tihar Jail. |
| In Re: The special courts bill. (1978)    | President of India can refer even question[s of  |
|   | fact and the SC can decline to answer such   |
|   | reference.   |
| Hussainara Khatonn V. Home Sect.          | Right to speedy trial is included in the right to                                      |
| State of Bihar (197 <mark>9)</mark>       | life and personal liberty guaranteed under art.  |
|   | 21 of the constitution of India.   |
| Comm. Of Gift tax, Bombay V. Smt.         | It is not every question of law, that is to be   |
| Kusumben D. Mahadevi (1958)               | referred.  |
| Fuzlunbi V. K. khader Vali (1980)         | Discipline of law, the due process of law & the  |
|   | rule of law and the role of judges.  |
| Raghubir Singh                            | Rule of law.   |
| V.StateofHaryana(1974)                    |  |
| Minerva mills Ltd. V. UOI (1980)          | Takeover of management of a mill by the  |
|   | central govt.  |
| Bachan Singh V. State of Punjab. (1980)   | Constitutional validity of death sentence.   |
| Commodore Commanding, Southern            | Termination of services of temporary govt.   |
| noval area Cochin. V. V.N. Rajan (1981)   | servant.   |
| S.P. Gupta V. UOI (1981)                  | Whether Decision of chief justice of India holds                                       |
|   | primacy over other Judges.   |
| A.K. Roy V. UOI (1981)                    | An ordinance issued by the president and the   |
|   | governor's and the laws made by the  |
|   | president or his delegate under Article  |
|   | 357(I)(a) of constitution partake fully of   |
|   | legislative character and are made in the  |
| www.linki                                 | exercise of legislative power, within the  |
|   | contention of the constitution.  |
| Rudal Shah V. State of Bihar (1983)       | After Illegal Detention for 14 years acquittal by                                      |
|   | the court  |
| Bandhua Mukti Morcha v. UOI (1983)        | Letter addressed to only CJ not indivual Judge   |
|   | by person acting pro bano publico can be   |
|   | treated as writ petition   |

https://www.linkinglaws.com
 : Linking laws
 : support@linkinglaws.com
 : t.me/linkinglaws.com

👤 : Jodhpur

: t.me/linkinglaws
 7737746465







| Nilabati Behera V. State of Orrisa                      | Compensation for custodial death.   |
|---|---|
| • •   | (political defection case)  |
|   | (political defection case)  |
| Kihoto Hollohan V. Mr Zachilhu (1993)                   | Disqualifications of Mp's & legislatures of state   |
|   | (mandal commission report case)   |
| Indra Sawhney V. UOI (1993)                             | Obc's reservation in public employment  |
| Link the  | pardon  |
| Kehar Singh V. UOI (1989)                               | Appeal to the President of India for grant of   |
| State of U.P. V. Renusagar Power Co.                    | Lifting of corporate veil is permissible  |
| Ramesh Chotalal Dalal V. UOI (1988)                     | Could tamas(ATV) Serial create communal riots   |
|   | special judge to High Court Judge   |
|   | transferring the corruption case triable by a   |
| A.R. Antulay V. R.S. Nayak(1988)                        | SC is not competent to issue direction  |
|   | not subject to rules of natural justice.  |
| UOI V. Cynamide India Ltd. (1987)                       | Legislative action , plenary or subordinate, is   |
|   | manufacture and sale of hazardous products.   |
| M.C. Mehta V. UOI (1986)                                | Liability of economics enterprises engaged in   |
|   | freedom not to joined association   |
| S.M. Kala V. State of Rajasthan                         | Whether freedom of association included   |
|   | can be entertained.   |
| M.C. Mehta V. UOI (1986)                                | A letter addressed to only one judge of a court   |
| Society (1986)  |   |
| Sheela Barse V. Sect, Children's Aid                    | Rights of Children living in observation homes  |
| Corporation (1985)                                      | Right to life Guaranteed under Art 21 of the<br>Constitution includes right to livelihood |
| Pvt Ltd V.UOI (1950)<br>Olga Tellis V. Bombay Municipal | freedom of press  |
| Indian Express newspaper (Bombay)                       | Freedom of speech and expression includes   |
| Begum (1985)  | wife u/s 125 of Crpc.   |
| Mohd. Ahmed khan V. Shah Bano                           | Payment of maintaince to a divorce muslim   |
| India Ltd (1984)  |   |
| Chander Nagar, W. Bengal V. Dunlop                      | shortcut or circumvent statutory procedure  |
| Asst Collector of Central Excise,                       | Art 226 of Constitution is not meant to   |
|   | not on ground of residence  |
|   | discrimination on ground of place of birth and  |
|   | Art 16(2) of the constitution prohibits   |



 ⊕ : https://www.linkinglaws.com

 • Linking laws

 • support@linkinglaws.com

 • t.me/linkinglaws.com

👤 : Jodhpur

© 7737746465

Tansukh Paliwal (Linking Sir)





S.R. Bommai V. UOI (1994) Validity of proclamation of emergency by President under Art 356 Constitution.



## www.linkinglaws.com



<u>https://www.linkinglaws.com</u>
 <u>Linking laws</u>
 <u>support@linkinglaws.com</u>
 <u>t.me/linkingl</u>

👤 : Jodhpur

: t.me/linkinglaws
 7737746465

Tansukh Paliwal (Linking Sir)





# Go to Linking App to get full PDF

## **Linking App Features**

#### Get all E-Book of

- Linking Charts
- Paperathon Booklets
- Study Material E-Notes
- Free Video Lectures Links

### How to use Linking App

- Register Yourself then Login
- Subscribe to the plan on validity basis (i.e. 1 Month, 6 Months or 12 Months)
- Go to My Courses
- Get access to all Linking Publications

#### How to download Linking App

You can download Linking App

via Play Store Socie Play

If you can't find the App on Play Store

Kindly use this QR Code to

download the App.



Tansukh Paliwal