



गेल (इंडिया) लिमिटेड

(भारत सरकार का उपक्रम – महारत्न कंपनी)

GAIL (India) Limited

(A Government of India Undertaking - A Maharatna Company)

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| 1. Listing Compliance<br>National Stock Exchange of India Limited<br>Exchange Plaza, 5th Floor, Plot No. C/1,<br>G Block, Bandra-Kurla Complex,<br>Bandra (East) Mumbai – 400051<br>Scrip Code: GAIL-EQ | 2. Listing Compliance<br>BSE Limited<br>Floor 1, Phiroze Jeejeebhoy Towers,<br>Dalal Street<br>Mumbai – 400001<br>Scrip Code: 532155 |
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**Sub.: Newspaper Publication of the Audited Financial Statements for the quarter and year ended 31.03.2024**

Dear Sir/Madam,

This is in compliance of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

With reference to the subject cited above, please find the attachment.

The above is for your information and records.

**Thanking you,  
Yours faithfully,**

**(Mahesh Kumar Agarwal)  
Company Secretary**

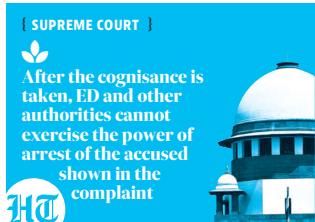
Encl: As above

MY INDIA

ED can't arrest after special court takes cognisance: SC

Utkarsh Anand  
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NEW DELHI: The Supreme Court on Thursday ruled that the Enforcement Directorate (ED) loses the authority to arrest an accused once a special court takes cognisance of a charge sheet filed under the Prevention of Money Laundering Act (PMLA), in a judgment that limits ED's power to execute arrests and emphasises the inviolability of personal liberty.



THE SC BENCH CLARIFIED THAT IF ED WANTS CUSTODY OF AN ACCUSED WHO APPEARS FOLLOWING SUMMONS, IT WILL HAVE TO SEEK PERMISSION OF CUSTODY FROM THE SPECIAL COURT

twain test for bail under Section 45 of PMLA.

Hence, such a practice, if followed by some special courts, is completely illegal. Such a practice may offend the right to liberty guaranteed by Article 21 of the Constitution of India," said the bench, rejecting ED's contention that after an accused appears before a special court in compliance with the summons, he should be deemed to be in custody and must secure bail.

It clarified that if ED wants custody of the accused who appears following summons, the agency will have to seek permission of custody from the special court, which will hear the accused as well and will record reasons why someone not arrested during the investigation should be arrested at that stage.

The judgment further takes into custody and is forced to apply for bail. It directed that special courts should issue a summons to an individual who has not been arrested during the probe, and not a

PMLA. The verdict arose from a case questioning whether an accused not arrested during the investigation period under PMLA would be required to meet the stringent bail conditions if they appear before the court after the trial court summons them to issue warrant for their failure to show up, after the special court has taken cognisance of the offence.

Senior advocate Sidharth Luni argued against the bail and the maximum jail term given to the man is 20 years, he will serve 20 years in prison, Arora said.

The court also deliberated on whether the accused could apply for bail under the regular provisions of the Code of Criminal Procedure (CrPc) if they appear pursuant to a summons issued by the special court under PMLA.

The legal questions in the case stemmed from a Punjab and Haryana high court order that denied pre-arrest bail to several accused in a money laundering case linked to an alleged land scam involving revenue officials.

The Supreme Court granted interim protection to the accused in January.

In the case, the Supreme Court cancelled the warrants issued against the accused subject to their appearing before the special court and furnishing an undertaking that they will regularly show up during the court proceedings.

They were also directed to furnish bonds under CrPc for their appearance before the court. By restricting ED's post-cognisance arrest powers, the judgment sought to address public's doubts where an accused, complying with court summons, could be taken into custody and forced into a money laundering case linked to an alleged land scam involving revenue officials.

MAN GETS 58-YR JAIL TERM FOR RAPING MINOR

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KOZHIKODE: A Kerala court on Thursday sentenced a 25-year-old man to a cumulative 58 years imprisonment for repeatedly raping a 11-year-old girl back between 2020 and 2021 at her home.

The Nadapuram Fast Track Special Court (FTSC) Judge Subrah M sentenced the accused to varying durations of punishments for separate offences under the Protection of Children from Sexual Offences (POCSO) Act and the IPC for a total of 58 years. Public Prosecutor Manoj Arora said.

However, as the sentences are to be served concurrently and the maximum jail term given to the man is 20 years, he will serve 20 years in prison, Arora said.

The court also imposed a fine of Rs one lakh on the convict, the prosecutor said.

The convict was sent to the central prison at Thavanur in Malappuram district of the state, he said. According to the prosecutor, the accused made offences of affection towards the girl and raped her several times between October 2020 to February 2021 when no one was home.

The assault came to light after the girl disclosed what happened to her when she was housed in a children's home in Kozhikode.

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IRREGULARITIES IN RURAL DEVELOPMENT DEPT

Seized cash belongs to Jharkhand minister: ED

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RANCHI: The ₹32.2 crore cash seized from the residence of an alleged associate of Jharkhand minister Alamgir Alam belonged to the lawmaker, the Enforcement Directorate (ED) told special a PMLA court in Ranchi on Thursday, a day after the 70-year-old state parliamentarian and rural development minister was arrested on money laundering charges after two days of questioning.



Alamgir Alam

Several official documents on letterheads, which would have been kept under possession of Lal, from the residence of Jhahngir establish that Lal was using this premise for keeping documents, records, cash and other belongings related to Alam.

Searches were conducted at different premises of the Sanjeev Kumar Lal, the secretary of minister Alamgir Alam: Jhahngir Alam (close associate of Sanjeev Kumar Lal) and other persons and huge amount of cash to the tune of ₹37.5 crore (approx) was seized, which includes seizure of ₹32.2 crore, from the premise of Jhahngir Alam. In the present case, it is ascertained that the said seized cash of ₹32.2 crore, which was found and seized from the Jhahngir Alam's residence, pertains to Alamgir Alam and same was collected by

Jhahngir Alam at the instruction of Sanjeev Kumar Lal who in turn was doing so on behalf of Alamgir Alam," the petition filed by ED stated.

Alam's lawyer AK Kanth said, "My client voluntarily appeared before the ED as soon as a summons was issued to him. There is no evidence against him so far...He should not have been arrested as he extended his full cooperation in the probe..."

The money laundering investigation pertains to alleged irregularities in the state's rural development department and purported corruption involving contractors appointed for the implementation of government schemes during the regime of the state's former rural development minister Veendrea Kumar Ram, who was arrested in February 2023 for amassing ₹100 crore in wealth.

State Congress president Rajesh Thakur said, "The arrest was uncalculated for and an attempt to tarnish his image during election time as the minister was cooperating in the investigation. If he had any motive he could have appeared before the ED after the first summons. The matter is in people's court. Justice shall be ensured."

IN BENGALURU

20-year-old found dead at home with throat slit

Coercively Indresh  
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BENGALURU: A 20-year-old college student was found dead at her Bengaluru home on Thursday with her throat slit and lacerations on her hands, police officers familiar with the matter said.

The woman was a second-year undergraduate student at a private university and lived with her mother and brother. She disclosed what happened to her when she was housed in a children's home in Kozhikode.

POLICE SAID THAT THEY ALSO FOUND INJURIES ON THE HANDS OF THE WOMAN, WHO WAS A SECOND YEAR UNDERGRADUATE STUDENT

Thursday evening after stepping out and found the front door locked. She disclosed what happened to her when she returned to her house on

which was open, and found her daughter dead in the washroom.

"The student was found dead with stab wounds to her hand and neck. We are investigating to determine whether it was murder or suicide. We have registered a case based on the mother's complaint," Lokesh Jagannath, deputy commissioner of police (DCP) Bengaluru South division, said.

Police officers familiar with the matter said they also found

three notes from the woman's residence in which she apologised to her mother. The woman's family, however, rejected the suicide angle.

"We have registered a case under the Unnatural Death Report (UDR) and conducted an autopsy at Kempe Gowda Institute of Medical Sciences. We are probing from all angles and awaiting the autopsy report to determine the exact cause of death," a police officer familiar with the probe said on condition of anonymity.

NORTH CENTRAL RAILWAY E-Tendering Tender Notice  
Divisional Railway Manager (Works) N.C. Railway, Jhansi for and behalf of President of India invites sealed 'Open Tender' through on-line (E-Tendering) for the following work.

NORTH CENTRAL RAILWAY E-Procurement Tender Notice No.-JHSDYGM/2024/14 Date: 16.05.2024  
On behalf of the President of India, The Dy Chief Material Manager, General Store Depot, Jhansi invites the following E-Procurement tender:

Bihar Medical Services & Infrastructure Corporation Limited  
Tender for rate contract and supply of Drugs for different healthcare facilities of state of Bihar

GAIL (India) Limited (A Govt. of India Undertaking)  
Catalyzing India's Energy Transition  
Extract from the Audited Standalone and Consolidated Financial Results for the Quarter and Financial Year Ended 31st March 2024

