#### TNC 2023 (1) 1

**Title:** Indian Medicines Pharmaceuticals Corporation Ltd. v Kerala Ayurvedic Co-operative Society Ltd. and Ors.

**Date:** 3-Jan-2023

CPAC: COI 299 [2023 INSC 7, AIR 2023 SC

314]

**Brief:** The judgment emphasized that the public procurement, funded by taxpayer money, must adhere to competitive, transparent processes that prevent favouritism, encourage equitable access, and ensure quality and value for money in public expenditure. And so, deviation from tendering processes should only occur under exceptional circumstances.

## TNC 2021 (3) 2

Title: Cannon India Pvt Ltd v Commissioner of

Custom [SC]

**Date:** 9-Mar-2021

CPAC: CD 28

**Brief:** DRIs cannot issue show cause as they are

not proper officers under Custom Act s 28.

# TNC 2021 (3) 1

**Title:** UGC DO No.9-35\_2016 (CPP-II)

**Date: 15-Mar-2021** 

**CPAC:** 

**Brief:** CA/CS/ICWA qualification be considered

as equivalent to Post Graduation Degree.

## TNC 2016 (11) 1

**Title:** Jindal Stainless Ltd. and Ors. V State of Haryana and Ors. [SC]

**Date:** 11-Nov-2016

**CPAC:** COI 301 / 304 [2016 INSC 1019, (2017) 12 SCC 1]

**Brief:** The Supreme Court upheld the constitutionality of entry tax imposed by states on goods brought in from other states. It ruled that entry tax is not inherently unconstitutional if it meets certain criteria, allowing states to levy this tax. The judgment clarified that the concept of "compensatory tax" was no longer necessary to determine the validity of entry tax. Instead, the focus should be on whether the tax creates trade barriers or is discriminatory, as Article 304(a) prevents discriminatory taxes that hinder

free trade between states. Taxes should be reasonable, serve public interest, and not act as trade barriers as the free trade mandated by Article 301 is considered a fundamental aspect of the constitutional framework. This ruling underscore the balance between states' rights to impose taxes and the need to maintain free trade across India's internal borders, preserving the federal structure of taxation powers while avoiding discrimination.

## TNC 2011 (11) 1

Title: RBI / 2011-12 / 251 DBOD. AML BC.

No. 47 / 14.01.001 / 2011-12

**Date:** 4-Nov-2011

#### **CPAC:**

**Brief:** The period within which cheques / drafts / pay orders / banker's cheques are presented for payment has been reduced from six months to three months from the date of such instrument.

## TNC 1973 (4) 1

Title: Kesavananda Bharati v State of Kerala

[SC]

**Date: 24-Apr-1973** 

CPAC: COI 368 [1973 INSC 91, (1973) 4 SCC

225]

Brief: The Court ruled that while Parliament has extensive powers to amend the Constitution, it cannot alter its "basic structure." This doctrine limits Parliament's power under Article 368, ensuring certain core aspects of the Constitution remain unaltered, even by amendment. Although the Court did not create an exhaustive list, it identified several key elements as part of the basic structure, including: Supremacy of the Constitution, Secular character of the nation, Federalism, Separation of powers between the

legislature, executive, and judiciary, Individual freedoms and fundamental rights. The ruling affirmed the judiciary's role in safeguarding the Constitution's basic structure, establishing that judicial review is an essential feature of the Constitution.

### TNC 1947 (7) 1

Title: Indian Independence Act 1947 [Repealed

in India on 26-Jan-1950 by COI

**Date:** 18-Jul-1947

**CPAC:** Act 10 & 11 Geo. 6 Ch. 30

Brief: An Act to make provision for the setting up in India of two independent dominion states, to substitute other provisions for certain provisions of the Government of India Act, 1935, which apply outside those dominions, and to provide for other matters consequential on or connected with the setting up of those Dominions.