

IN THE COURTS

Nithari serial killings: HC acquits Pandher and Koli

PRESS TRUST OF INDIA
Prayagraj/New Delhi, 16 October

The Allahabad High Court on Monday acquitted domestic help Surendra Koli and his employer Moninder Singh Pandher in the sensational 2006 Nithari serial killings in which they were facing death sentence, holding that the prosecution failed to prove the guilt "beyond reasonable doubt" and that the investigation was "botched up".



However, the judgement in the case bringing back memories of the chilling crime targeting young girls that came to light with skeletal remains being found behind a Noida bungalow in NCR may only see Pandher walking out of the jail. Koli, the key accused, will continue to serve the life imprisonment awarded to him in the killing of a 14-year-old girl.

Reversing the death sentence given to Koli in 12 cases and Pandher in two cases, the high court noted that the prosecution has failed to prove the guilt of both the accused "beyond reasonable doubt, on the settled parameters of a case based on circumstantial evidence" and the probe was "nothing short of a betrayal of public trust by responsible agencies". The two were charged with rape and murder and sentenced to death in the killings that horrified the nation with the details on sexual assault, brutal murder and hints of possible cannibalism. While Koli is in a Ghaziabad prison, Pandher is lodged in a Noida jail.

In Noida, family members of the victims expressed disappointment over the verdict and appealed to Prime Minister Narendra Modi and Uttar Pradesh Chief Minister Yogi Adityanath to hang the killers.

SC rejects plea to terminate 26-week foetus

BHAVINI MISHRA
New Delhi, 16 October

The Supreme Court (SC) on Monday rejected the plea of a married woman to terminate her 26-week-old foetus on the grounds that she was suffering from post-partum psychosis after her previous delivery a year ago.

A Bench of Chief Justice DY Chandrachud, Justice JB Pardiwala, and Justice Manoj Misra said allowing the petitioner to terminate her pregnancy would violate Sections 3 and 5 of the Medical Termination of Pregnancy Act. The SC said the cost of medical procedure in the case would be borne by the state and the petitioner would have the choice to keep the child or give it for adoption. "Should the couple wish to give up the child for adoption the Centre will assist the parents. The choice to give the child up for adoption depends on the parents," it said.

When the case had originally come up before Justice Hima Kohli and Justice BV Nagarathna, they had allowed the woman to terminate her pregnancy. However, when the medical report sought the court's decision to stop the foetus's heart, Justice Kohli said she was not willing to do so. Justice Nagarathna said she prioritised the woman's decisional autonomy in matters of pregnancy. After this the matter was referred to the Chief Justice Bench. The Bench asked: "What was she doing for 26 weeks? She had two earlier pregnancies." Under the Act, the limit for terminating pregnancy is 24 weeks for a married woman.

May make AAP accused in Delhi excise policy cases: CBI, ED to SC

In more trouble for Delhi's ruling Aam Admi Party (AAP), the Central Bureau of Investigation (CBI) and the Enforcement Directorate (ED) told the Supreme Court on Monday they were contemplating making the party an accused in the corruption and money laundering cases linked to the scrapped Delhi excise policy.

Additional Solicitor General (ASG) S V Raju, representing the two probe

agencies, told a Bench of Justices Sanjiv Khanna and S V N Bhatti he had instructions to state the agencies were considering making the AAP an accused, invoking legal provisions on "vicarious liability" under the anti-corruption law and Section 70 of the Prevention of Money Laundering Act (PMLA).

He said corruption and money laundering charges would be different but for the same offence. **PTI**

SC refers pleas against electoral bond scheme to 5-judge Bench

The pleas challenging the validity of the electoral bond scheme for political funding of parties will now be adjudicated upon by a five-judge constitution Bench for an authoritative pronouncement, the Supreme Court said on Monday. The electoral bond scheme, which was notified on January 2, 2018, was pitched as an alternative to cash donations made to political parties as part of efforts to bring in transparency in political funding. According to the provisions, electoral bonds may be purchased by a person who is a citizen of India or entity established in India. **PTI**

Verdict on same-sex marriage pleas today

The Supreme Court is scheduled to deliver its much-anticipated judgement on Tuesday on pleas seeking legal validation for same-sex marriage.

A five-judge Bench, headed by Chief Justice DY Chandrachud, had on May 11 reserved its verdict on the pleas after a marathon hearing of 10 days. The information will be updated on the

apex court website, sources said. During the arguments, the Centre had told the SC any constitutional declaration made by it on pleas seeking legal validation for same-sex marriage may not be a "correct course of action" as the court will not be able to foresee, envisage, comprehend and deal with its fallout. **PTI**

NewsClick row: SC to consider listing founder's plea

The Supreme Court on Monday said it would consider listing for hearing the plea of NewsClick founder Prabir Purkayastha and human resources (HR) head Amit

Chakravarty against the HC's rejection of their plea challenging their arrest and police remand in a case lodged under anti-terror law UAPA. A Bench of Chief Justice DY

Chandrachud and Justices JB Pardiwala and Manoj Misra took note of the submissions of senior lawyer Kapil Sibal, appearing for Purkayastha and Chakravarty. **PTI**

BRIBE-FOR-QUESTION ROW

Charges against Moitra corroborate our claim: Adani

Embattled Adani group on Monday latched on to a complaint by a BJP parliamentarian to make its first direct attack on TMC lawmaker Mahua Moitra, who has been at the forefront of criticising the conglomerate ever since Hindenburg alleged fraud.

The group said the charges "corroborate" its previous statements that "some groups and individuals have been working overtime to harm our name, goodwill and market standing".

BJP MP Nishikant Dubey on Sunday wrote to Lok Sabha Speaker Om Birla alleging that Trinamool Congress MP took bribes for raising questions in Parliament to "protect the interest of a business group." Dubey claimed advocate Jai Anant Dehadrai had "shared irrefutable evidence of bribes exchanged" between Moitra and Darshan Hiranandani, CEO of the Hiranandani Group.

He also wrote to IT Minister Ashwini Vaishnaw, urging him to probe the IP

addresses of Moitra's log-in credentials for the House. The Hiranandani Group has said there was "no merit" in the charges.

In her reply to Dubey's complaint to Vaishnaw, Moitra said "all parliamentary work of MPs done by PAs, assistants, interns, large teams" and urged the minister to release details of location and login details of all MPs with Call Detail Records. "Please release info on training given to staff to login," she said but did not elaborate any further. **PTI**

'Prior export proceeds realisation must for refund claim on export of services'



CHATROOM

T N C RAJAGOPALAN

Can we get RoDTEP benefits for exports to Nepal?

Condition number 7 in the notification 76/2021-Cus (NT) dated 23rd September 2021 on the manner of issuing duty credit for goods exported under the RoDTEP scheme says that the duty credit under the scheme for exports made to Nepal, Bhutan and Myanmar shall be allowed only upon realisation of sale proceeds against irrevocable letters of credit in freely convertible currency established by the importers in Nepal, Bhutan and Myanmar in

favour of Indian exporters for the value of such goods.

What are the standard exclusions in a marine insurance policy?

The standard exclusions in a marine insurance policy as per Institute Cargo Clauses (All Risks) would normally include willful misconduct of the assured, ordinary leakage or loss in weight or volume, wear and tear, insufficient or unsuitable packing arrangements, inherent vice, delay, insolvency of ship owners or charterers, radio activity due to nuclear or atomic weapons, un-seaworthiness of vessels or containers etc.

Can the GST department insist that export proceeds are realised before grant of refund under Rule 89(4) of the CGST Rules, 2017?

Rule 89(2)(c) of the CGST Rules, 2017 does say that a statement containing the number and date of invoices and the relevant bank realisation certifi-

cates or foreign inward remittance certificates, as the case may be, in a case where the refund is on account of the export of services must be submitted along with the refund claim. A similar requirement is not there for claim of refund on account of export of goods, whether under Rule 89 or under Rule 96 of the said Rules. However, Rule 96B of the said Rules allows recovery of refund of unutilised input tax credit or integrated tax paid on export of goods where export proceeds are not realised, partially or fully.

Can we re-import our pharmaceutical goods exported more than one year back under advance authorisation?

If you want to re-import the exported goods under the notification 158/95-Cus dated 14th November 1995 that would not be possible as the one year time limit is already over. However, if you want to re-import the exported goods

under the notification no.45/2017-Cus dated 30th June 2017, you can do so after obtaining permission from the Commissioner of Customs, provided two years have not elapsed since the date of export.

We find that some private parties are getting access to our export/import data furnished to the Customs and they are selling them in the market despite the specific deterrents provided at Section 135AA of the Customs Act, 1962. They are openly advertising, offering to sell such data and are sending emails making such data available without any fear. How to tackle this situation? You may bring this matter to the attention of the Central Board of Indirect Taxes and Customs (CBIC), along with the details of the parties who are indulging in such practices, so that suitable investigations can be made and appropriate action taken.

GUJARAT ENERGY TRANSMISSION CORPORATION LTD.
Regd. Office: Sardar Patel Vidyut Bhavan, Race Course, Vadodra (Gujarat) - 390007

GETCO: www.getcojaguarat.com Dept: <https://www.nprocure.com>

Tender Notice No. CE (P&C) : TN-15 : 23-24

[A] Procurement: (1) EHV Class Transformers & reactor, (2) Steel Material (3) AMC for ACERAI0.

[B] EPC: CE(P&C)/Contracts/E-131/SS/66kV O&M & E-149, 150/TL/220 kV/S&E. EPC of (1) Operation and Maintenance of 1072 Nos. of 66kV Class Sub-stations for a period of three years (2) 220kV D/C Kanbha-Dehgam (PGCIL) line-17.61 km (Route length) with AL-59 (61/3.50) conductor and OPGW cable on turkey basis. (3) Leasing of Spare Dark Fibers of OPGW laid on EHV line network of GETCO in Gujarat.

[C] Civil: CE(P&C)/Contracts/Civil/223, 224, 225 & 226/23-24/66kV Ambali s/s, AMC Sports Complex & Shaper Fedra Line, 66kV Re-park SS. : Construction of Control Room Building, Foundations, Cable Trench, C'Wall, RCC Road & Misc. civil works at (1) 66 kV Ambali s/s Under Jambuva Circle, (2) AMC under Deposit Scheme Option-1 under Nadiad Circle (3) Pile Foundation under Surendranagar Circle (4) 66kV RE-Park S/S under Anjar Circle.

Above Tender are available on web-site www.getcojaguarat.com (for view and download only) & <https://getco.nprocure.com> (For view, download and on line tender submission).

Note: Bidders are requested to be in touch with our website till opening of the Tender.

Dated 16/10/2023 Chief Engineer (Procurement & Contracts)

Hero MotoCorp Limited
CIN: L35911DL1984PLC017354
Regd. Office: The Grand Plaza, Plot No.2, Nelson Mandela Road, Vasant Kunj - Phase-II, New Delhi - 110070
Phone No. 011-46044220 Fax No. 011-46044399
E-mail: secretarialho@heromotocorp.com, Website:www.heromotocorp.com

NOTICE
(For the attention of Shareholders of the Company)

Online Dispute Resolution ("ODR") Mechanism
This is to bring to kind attention of all shareholders that SEBI vide circular no. SEBI/HO/OIAE/OIAE_IAD-1/P/CIR/2023/131 on July 31, 2023 has introduced a common ODR mechanism to facilitate online resolution of all kinds of disputes arising in the Indian securities market. The ODR Portal allows investors with additional mechanism to resolve the grievances. Please note that a grievance on ODR portal can only be filed if a shareholder is not satisfied with the response of the Company/RTA.

The detailed Circular can be accessed <https://www.heromotocorp.com/en-in/investors/shareholder-resources/agm-notices-and-transcripts.html>

Extension of timeline for KYC updation
SEBI vide its Circular dated September 26, 2023 has extended the date of submission of PAN, Nomination, Contact details, Bank A/c details and Specimen signature from September 30, 2023 to December 31, 2023, post which Non-KYC folios will be frozen. The detailed Circular can be accessed at <https://www.heromotocorp.com/en-in/investors/shareholder-resources/agm-notices-and-transcripts.html>

Place : New Delhi Date : 16.10.2023

For Hero MotoCorp Ltd.
Dhiraj Kapoor
Company Secretary & Compliance Officer

BAMBINO AGRO INDUSTRIES LIMITED
CIN: L15440TG1983PLC004363
Registered Office: 4E, Surya Towers, S.P. Road, Secunderabad - 500 003
Ph No: 040-44363322, Email Id: cs@bambinoagro.com, Website: www.bambinoagro.com

ISSUE OF DUPLICATE SHARE CERTIFICATE IN LIEU OF THE ORIGINAL SHARE CERTIFICATE LOST/MISPLACED
COMPANY NOTICE

NOTICE is hereby given that, the following share certificates issued by the Company have been reported lost/misplaced and the registered shareholder thereof have applied to the Company for the issue of duplicate share certificates:

| Folio No | Shareholder's Name | Distinctive Nos. | Certificate No. | No. of equity shares held | Remarks |
|-----------|---|------------------|-----------------|---------------------------|------------------------|
| BAL008860 | Dundigalla Srinivas Rao/ Dundigalla Shylaja | 5261276-5262941 | 41066-41085 | 1666 | Face value is Rs. 10/- |

The public is hereby warned against purchasing or dealing with these shares in any way. Any person who has/have any claim regarding these shares, should lodge such claim with the Company within 15 days from the date of publication of this notice, failing which, the Company will proceed to issue duplicate share certificate(s), to the registered shareholder/s of the Company.

For Bambino Agro Industries Ltd
Sd/-
(Ruchita Vij)
Company Secretary & Compliance Officer

Place: Secunderabad Date: 16th October 2023

K KOTHARI PRODUCTS LIMITED

Regd Off: "PAN PARAG HOUSE", 24/19, The Mall Kanpur - 208001
Ph : (0512)2312171 - 74
E-mail: rk Gupta@kothariproducts.in www.kothariproducts.in
CIN : L16008UP1983PLC006254

NOTICE

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, Notice is hereby given that a meeting of the Board of Directors of the Company will be held on Friday, the 10th November, 2023, inter alia, to consider, approve and take on record the Un-audited Standalone & Consolidated Financial Results of the Company for the quarter & half year ended 30th September, 2023.

Further, pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015 and Insider Trading Code of the Company, the trading window for trading in the shares of the Company has already been closed from Sunday 1st October, 2023 and will reopen on 13th November, 2023 i.e. after 48 hours after the aforesaid results are made public.

The aforesaid notice can also be seen at the Company's Web-site at "www.kothariproducts.in" and also at the "www.bseindia.com" & "www.nseindia.com".

for KOTHARI PRODUCTS LTD.
Sd/-
(RAJ KUMAR GUPTA)
CS & COMPLIANCE OFFICER
FCS - 3281

Date: 14 October, 2023
Place: Kanpur

CareEdge CARE RATINGS LIMITED
(CIN: L67190MH1993PLC071691)
Regd. Office: 4th Floor, Godrej Coliseum, Somaia Hospital Road, Off Eastern Express Highway, Sion (East), Mumbai - 400 022. Tel: 022-67543456. Email: investor.relations@careedge.in Website: www.careedge.in

NOTICE TO THE SHAREHOLDERS
TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) AUTHORITY

Pursuant to Section 124 of the Companies Act, 2013 read with the IEPF (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time, the Company is required to transfer the shares, in respect of which dividend has remained unclaimed and unpaid consequently for seven consecutive years or more, to the Investor Education and Protection Fund (IEPF) Authority. In the case of CARE Ratings Limited, the due date for transfer of such shares, in respect of which dividend has remained unclaimed and unpaid consequently for seven consecutive years or more is 12th December 2023. Pursuant to the said Rules, the Registrar and Transfer Agent (RTA) i.e., KFin Technologies Limited, has already sent a specific communication to those shareholders whose shares have become due for transfer to IEPF. The Company has also uploaded the details of such shareholders on its website viz. www.careedge.in

Notice is further given to the shareholders to claim / encash the unpaid / unclaimed dividend relating to financial year 2015-16 and onwards latest by 12th December 2023 so that the shares are not transferred to the IEPF. It may please be noted that if dividend remains unclaimed/unpaid as on the due date, the Company will proceed to initiate action for the transfer of shares of such shareholders.

On transfer of the dividend and the shares to IEPF, the shareholders may claim the same by making an application to IEPF in Form IEPF-5 as per the said Rules. The said form is available on the website of IEPF viz. www.iepf.gov.in

For any queries on the above matter, Shareholders are requested to contact the Company's Share Transfer Agent, as mentioned below:
M/s KFin Technologies Ltd. Unit: CARE Ratings Limited (CARE) Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Gachibowli, Hyderabad-500032, Telangana, Tel.: 040-67162222 Toll Free No: 1800-3094-001 Email: einward.ris@kfin.tech

For CARE Ratings Limited
Sd/-
Nehal Shah
Company Secretary & Compliance Officer

Date: 16th October 2023
Place: Mumbai

Archean Chemical Industries Limited
CIN: L24298TN2009PLC072270
Regd Office: No.2, North Crescent Road, T Nagar, Chennai - 600 017
Tel No: 044-6109 9999; Email Id: secretarial@archeanchemicals.com
Website: www.archeanchemicals.com

NOTICE OF POSTAL BALLOT

NOTICE is hereby given to the Shareholders of the Company for Approval of payment of remuneration to Mr. S Meenakshisundaram (DIN: 01176085) Non-Executive Director under Section 197 of the Companies Act 2013 & Regulation 17(6)(ca) SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 is being sought through Postal Ballot by Remote E-voting only. Pursuant to the provisions of Section 108, 110 and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules") (including any statutory modification(s) or re-enactment thereof, for the time being in force), as amended from time to time, read with the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA"), in continuation to the circulars issued earlier in this regard ("MCA Circulars") (including any statutory modification or re-enactment thereof for the time being in force, and as amended from time to time), Secretarial Standard - 2 on General Meetings issued by the Institute of Company Secretaries of India and applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations") and pursuant to other applicable laws, rules and regulations (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force), the Company on 16th October 2023 has completed sending the Notice of Postal Ballot along with the instruction for E-Voting by e-mail only, to those Members / List of Beneficial Owners as on 13th October 2023 (cut-off date) and whose e-mail addresses are registered with the Company or the Depository Participants. In accordance with the requirements of the MCA Circular, dispatch of hard copy of the Notice of Postal Ballot is not required. Hence Members are requested to communicate their assent or dissent through remote E-voting only. The Postal Ballot Notice is available on the Company's website at www.archeanchemicals.com and on the websites of the Stock Exchanges i.e. BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") at www.bseindia.com and www.nseindia.com respectively, and on the website of Link Intime India Private Limited ("Link Intime") at www.linkintime.co.in

Members whose names appear in the Register of Members / List of Beneficial Owners as on the Cut-off Date shall be entitled to vote in relation to the resolution specified in the Notice. The voting rights of the Members shall be in proportion to their shares in the total paid-up equity share capital of the Company, as on the Cut-off Date. A person who is not a member as on the Cut-off Date should treat this Notice for information purposes only. The Company has engaged the services of Link Intime India Private Limited ("Link Intime") to provide remote e-voting facility to its Members. The remote e-voting period commences on Tuesday, the 17th October 2023 from 9.00 a.m. (IST) and ends on Wednesday, the 15th November 2023 at 5.00 p.m. (IST). The remote e-voting module shall be disabled by Link Intime India Private Limited for voting thereafter. Once the vote on a resolution is cast by a Member, the same will not be allowed to change subsequently. The Members whose e-mail addresses are not registered with the Company/DPs may register the same with Link Intime India Private Limited, Registrar & Transfer Agent ("RTA") of the Company. The procedure to register e-mail address with the RTA and the procedure for remote e-voting is provided in the Postal Ballot Notice in detail. The Company has appointed M/s. B Chandra & Associates, Practising Company Secretaries, Chennai as the Scrutinizer to scrutinize the remote E-voting process in a fair and transparent manner.

The results would be declared within a period of two days of conclusion of E-voting. The said results along with the Scrutinizer's Report shall be placed on the Company's website at www.archeanchemicals.com and on the website of Link Intime India Private Limited at <https://instavote.linkintime.co.in> and simultaneously be communicated to BSE and NSE, where the equity shares of the Company are listed.

In case of any queries you may refer to Frequently Asked Questions ("FAQs") and InstaVote e-Voting manual available at <https://instavote.linkintime.co.in>, under Help section or send an email to enotices@linkintime.co.in or contact on: 022-4918 6000.

By Order of the Board of Directors
For Archean Chemical Industries Limited
Sd/-
S Balasundharam
Company Secretary and Compliance Officer

Place : Chennai Date : 16th October 2023

Personal Finance, Insight Out

Personal Finance, Monday to Saturday

To book your copy, sms reachbs to 57575 or email order@bsmail.in

Business Standard Insight Out

Ind Bank Housing Ltd.
(A Subsidiary of Indian Bank)
Registered Office: 3rd Floor, Khivraj Complex 1, No. 480, Anna Salai, Nandanam, Chennai 600 035.
CIN No: L65922TN1991PLC020219 Email: indhousing@indbankhousing.com Website: www.indbankhousing.com Ph: 2432 9235

Statement of Un-Audited Financial Results for the Quarter ended 30.09.2023

| Sl. No. | Particulars | Three months ended | Year to date figures for the current period ended | Corresponding three months ended in the previous year |
|---------|--|--------------------|---|---|
| | | 30.09.2023 | 30.09.2023 | 30.09.2022 |
| | | Un-Audited | Un-Audited | Un-Audited |
| | | Rs. lakhs | | |
| 1. | Total Income | 7.13 | 14.79 | 5.00 |
| 2. | Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) | (48.48) | (54.31) | (5.36) |
| 3. | Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items) | (48.48) | (54.31) | (5.36) |
| 4. | Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items) | (48.48) | (54.31) | (5.36) |
| 5. | Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive income (after tax)] | (48.48) | (54.31) | (5.36) |
| 6. | Equity Share Capital | 1000.00 | 1000.00 | 1000.00 |
| 7. | Reserves (excluding Revaluation Reserves) as shown in the Audited Balance sheet of previous year | (12987.67) | (12987.67) | (12931.87) |
| 8. | Earnings Per Share (of Rs.10/- each) (for continuing and discontinued operations) - 1. Basic 2. Diluted | (0.48) (0.48) | (0.54) (0.54) | (0.05) (0.05) |

Note: The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the Stock Exchange Websites [BSE:www.bseindia.com](http://www.bseindia.com) and our company website: www.indbankhousing.com

By Order of the Board
For Ind Bank Housing Limited
Sd/-
V HARIBABU
MANAGING DIRECTOR

Place: Chennai Date: 16.10.2023

