

## **BLOGS & ARTICLES**

- Oxford Business Law Blog***
- Invalidity of a solo run for the ‘Sole Arbitrator’ under the Indian Arbitration Act [[Available here](#)].
- Live Law***
- Blanket forbearance from modifying an arbitral award – How far justiciable? [[Available here](#) & [here](#)]
  - Art of Cross-examination – Basic Canons [[Available here](#) & [here](#)].
  - Judicial Service is an 'Essential Service' Amid COVID-19 Lockdown [[Available here](#) & [here](#)].
  - IBC Amendment, 2020: Constitutional vires of the Minimum Threshold on the allottees [[Available here](#) & [here](#)].
- India Business Law Journal***
- Implications of opening the gate for foreign-seated arbitrations [[Available here](#)].
  - COVID-19: Relief for forgotten homebuyers [[Available here](#)].
- The Daily Guardian***
- Mandatory mediation: A solution to pending ‘commercial disputes’ [[Available here](#)].
  - The encounter of gangster Vikas Dubey: Society, policy, politics and law [[Available here](#)].
- IndiaCorpLaw***
- Parties Can Determine the Fee of the Arbitral Tribunal: Party Autonomy Reaffirmed [[Available here](#)].
  - India’s Approach to liability of hotels for the loss of guest property [[Available here](#)].
  - IBC Ordinance, 2019: Impleadment of Allottees in a Pending Application [[Available here](#)].
- CFLR***
- Public Policy – Whether a twinkling defence against enforcement of a foreign arbitral award? [[Available here](#)].
- Indian Arbitration Blog***
- Domestic Arbitration after the Jammu and Kashmir (Reorganization) Act 2019 [[Available here](#)].
  - Arbitral Tribunal’s Power to Re-examine Interim Reliefs decided by a Court [[Available here](#)].

- SCC OnLine** ■ Weighing the Effect and Need of the ‘Minimum Threshold’ on the Home-Buyers, 2020 *SCC OnLine Blog OpEd* 138 [[Available here](#)].
- Bar and Bench** ■ Breach of confidentiality maintenance covenants amid ‘work from home’ during COVID-19 lockdown: Concerns and remedies [[Available here](#) & [here](#)].
- Taxmann** ■ Legislative lacunas left in section 9 of the Indian Arbitration Act, [2020] 118 *taxmann.com* 443 (Article) [[Available here](#) & [here](#)].
- The horizon of due ‘delivery’ of Demand Notice under section 8 of the IBC, [2020] 116 *taxmann.com* 681 (Article) [[Available here](#) & [here](#)].
- Legislative Policies and COVID-19 bereft the Home-buyers of the remedies, [2020] 117 *taxmann.com* 52 (Article) [[Available here](#) & [here](#)].
- India Legal Live** ■ Virtual Courts: A road which should be continued post-pandemic (co-authored with Mr. Parveen Kumar Aggarwal, Advocate) [[Available here](#)].
- A Fine Balancing act (co-authored with Mr. Parveen Kumar Aggarwal, Advocate) [[Available here](#)].
- Uttarakhand Laws** ■ Scheme for Mergers – NCLT or HC? [[Available here](#)].
- Litigating Hand** ■ Time period for requesting correction of the arbitral award: Whether mandatory? [[Available here](#)].
- Covid-19 Impact: Turbulence ahead for the Airlines [[Available here](#)].
- Loan Moratorium – Whether calls for judicial deference or judicial activism [[Available here](#)].
- Apostille Affidavit: Whether a pre-requisite in a court of law? [[Available here](#)].
- Remedies of a borrower against supply of incorrect information by a Credit Information Company [[Available here](#)].
- Recruitment Rules cannot override the Drugs and Cosmetics Rules, 1945 [[Available here](#)].