

Kishan Lal Vs. State of Hariyana

[1982 SC 1252]

“One socially sensitized Judge is a far greater Armour against gender outrage than long clauses of section of the law containing all the protection therein.”

Kundulubala Subramanyam

Vs.

State of Andhra Pradesh

[(1993) 2 SCC 684]

“If the laws are not enough to combat this social evil, the role of Courts assumes greater importance and it is expected that the Courts should deal with such cases in a more realistic manner and not allow the criminals to escape on account of procedural technicalities or insignificant lacunae in the evidence.”

Jaikumar Vs. State of Madhya Pradesh

[(1999) 5 SCC 1]

“Law Courts exists for society and ought to rise up to the occasion to do needful in the matter and as such ought to act in the matter so as to sub-serve the basic requirements of the society.”

Hardwara Bhoginbhai Hirjibhai

Vs.

State of Gujarat

[(1983) 3 SCC 1073]

“Human goodness has limits. Human depravity has none. However, the need of the hour is not exasperation or helplessness, but to evolve the law so as to make it more sensitive and responsive to the demands of time in order to resolve the basic problems.”