## **PSL Assist App (Pointers to address)**

The article reading pane is fantastic, its easy to read and grasp!!

## **Notifications**

- As previously discussed, a push notification shall be added for the lawyers, who can send the notification for a specific knowledge centre post to his concerned clients/other lawyers. The lawyers/ admin should be able to send specific post to the Clients added in the PSL Assist basis their laws involved and the industry sector. (These two are added through the PSL Assist Admin setting).
- Alongwith this, the lawyer should be able to send a custom written push notification to all/selected the clients/lawyers. This push notification shall also have an option of adding a document.
- For every new post added in the Knowledge Centre and Media (through website), all the users, lawyers and clients should receive a flash notification, with image and title of the post.

## **Full screen:**

 Please ensure that the App is compatible full screen for every android and iOS phone.

## **Unlock:**

There should be an option for the person to log in through respective phone's security options, viz – Face ID, Touch ID and PIN. For people who will use the client/ psl centre, the confidential information about cases should be for 'Yours-Eyes-Only' and therefore the secure login requirement. [Discussed with Arvind and can be done in second phase after launch]

- The search should be free text, and also basis the practice areas (added in the website for each post).
- The search must show individual lawyer's articles and media results.

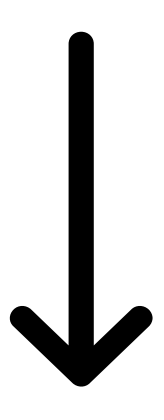
## **Misc Pointers**

- PSL logo at the start of the app can be there for an additional 0.5 seconds
- There should be a landing page as described hereafter
- The API is fetching the heading incorrectly and the Law Categorisation is also incorrect at some places

# APP KNOWLEDGE CENTRE UI SUGGESTIONS

The color scheme as prepared by Kawal and shared with Legalkart team.

Presently the icons used inside the app are generic, kindly design unique icons which represent PSL's unique identity.



Landing Page view

## **Knowledge Centre**

Media

**Lawyer Login** 

**Client Login** 





## Knowledge Centre >

Publications
Articles
Case Briefs
PSL Releases

**PSL** in News

**In-Talks** 

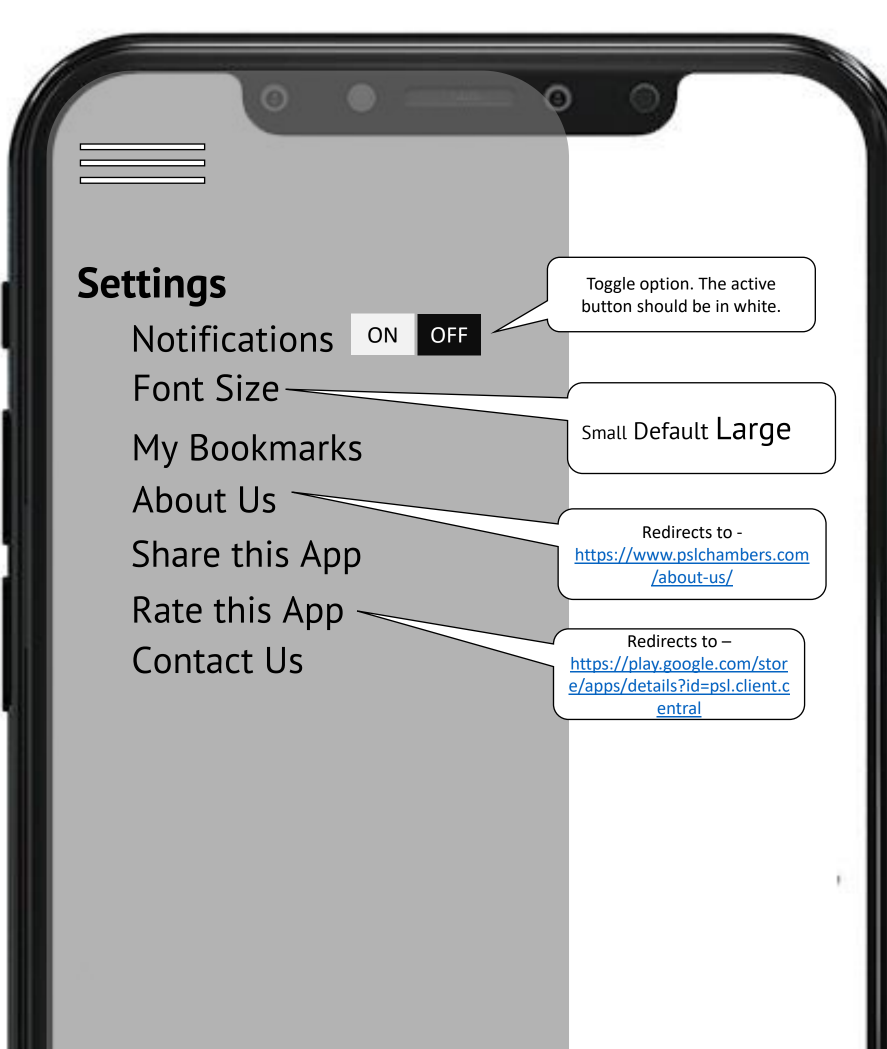
**Events** 

Keep small icons before every tab

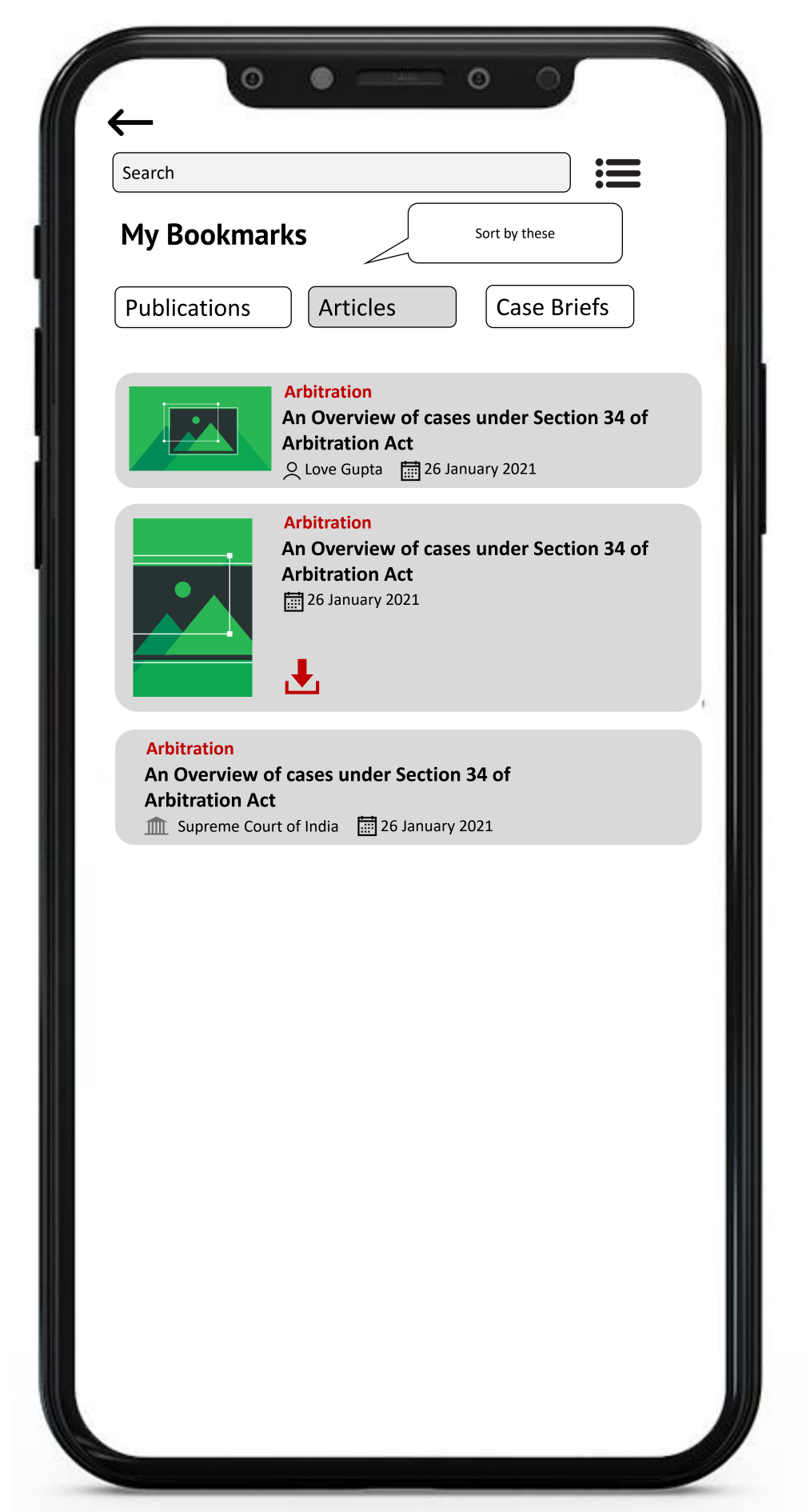
Lawyer Login
Client Login

Version 0.0.4









# **Contact Us** Name **⊠** Email Message **SUBMIT** Responses at assist@pslchambers.com in f



High Res Logo





**⊠** Email



Password



Remember Me

### **LOGIN**

Forgot Password?

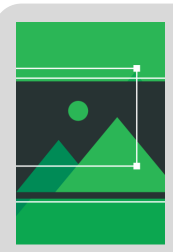




**Publications** 

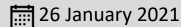
**Articles** 

**Case Briefs** 

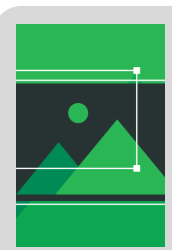


#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act

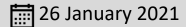




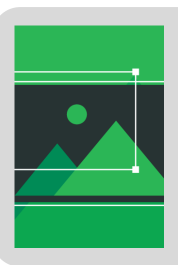


#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act







#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act





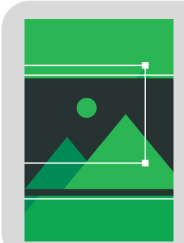


#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act

26 January 2021



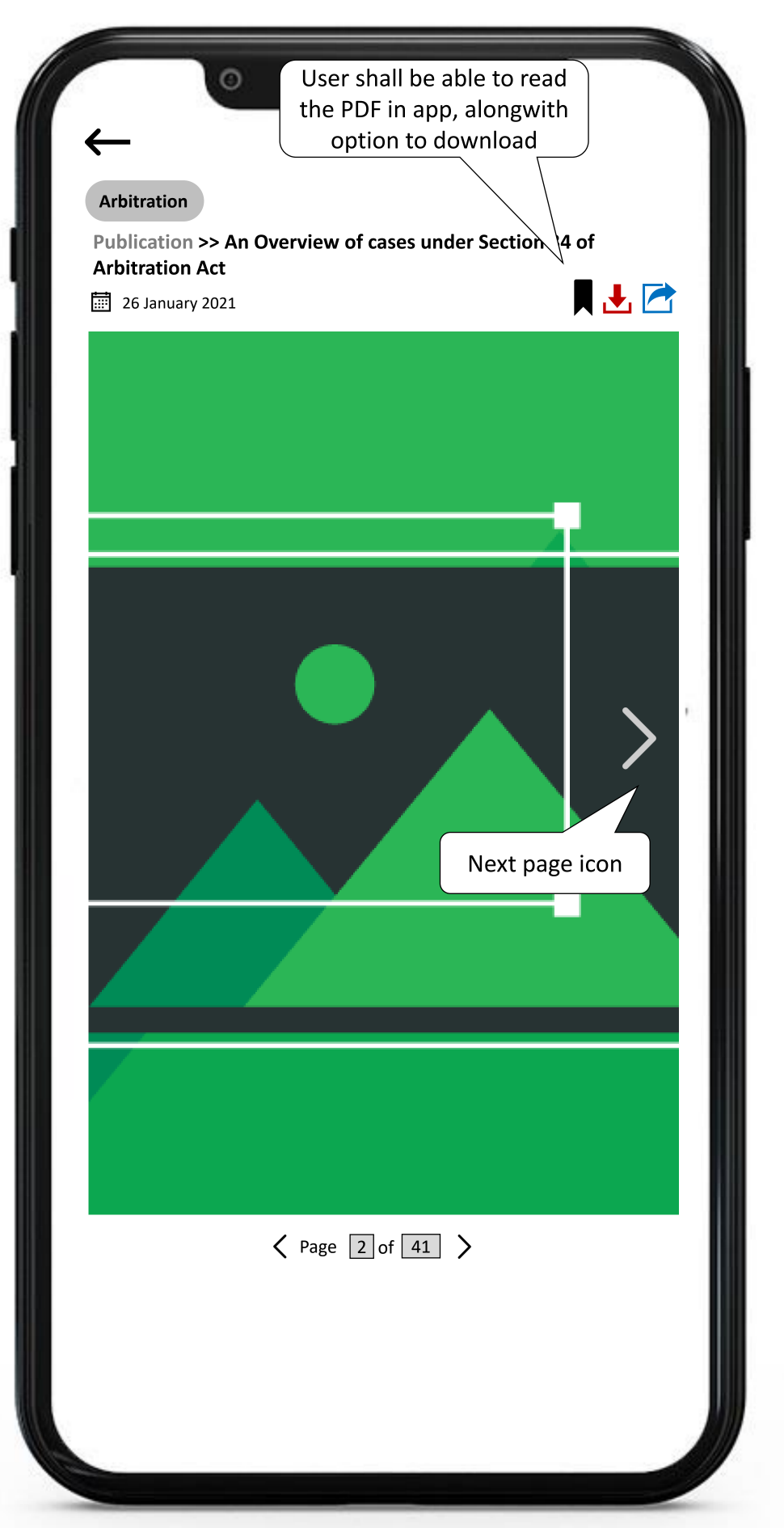


#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act

26 January 2021



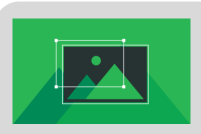




**Publications** 

**Articles** 

**Case Briefs** 



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 

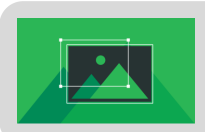
Cove Gupta 26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 

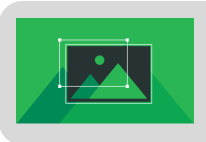
O Love Gupta 26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



#### **Arbitration**

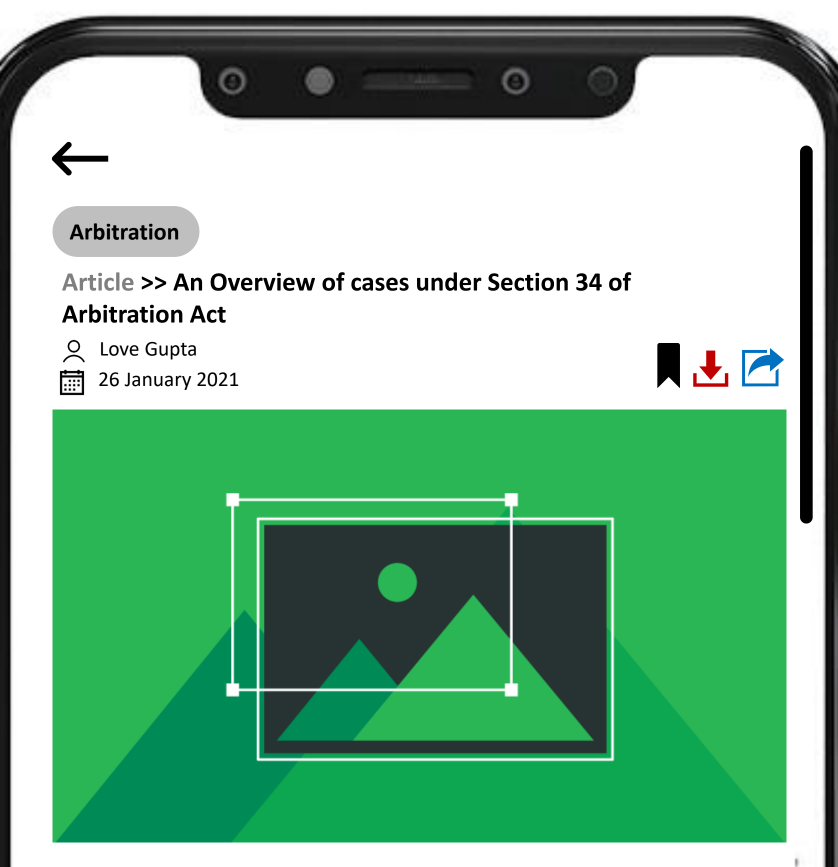
An Overview of cases under Section 34 of **Arbitration Act** 





#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 



#### Introduction:

In the wake of COVID 19 economic fallout, the Indian Government is taking all necessary efforts to provide series of relaxation to the corporate entities to make good of any filling related default and grant immunity from penal proceedings including against the imposition of the penalties for late or delay in filing compliance necessary under the Company Law. That by the circular dated March 24, 2020, the Ministry of Corporate Affairs has introduced a scheme named as "Companies Fresh Start Scheme". The scheme is intended to provide an onetime opportunity to the Companies registered under Companies Act, 1956 & 2013 (Act), 'to make good of any filing related defaults, irrespective of the duration of default so to have a "Fresh Start".

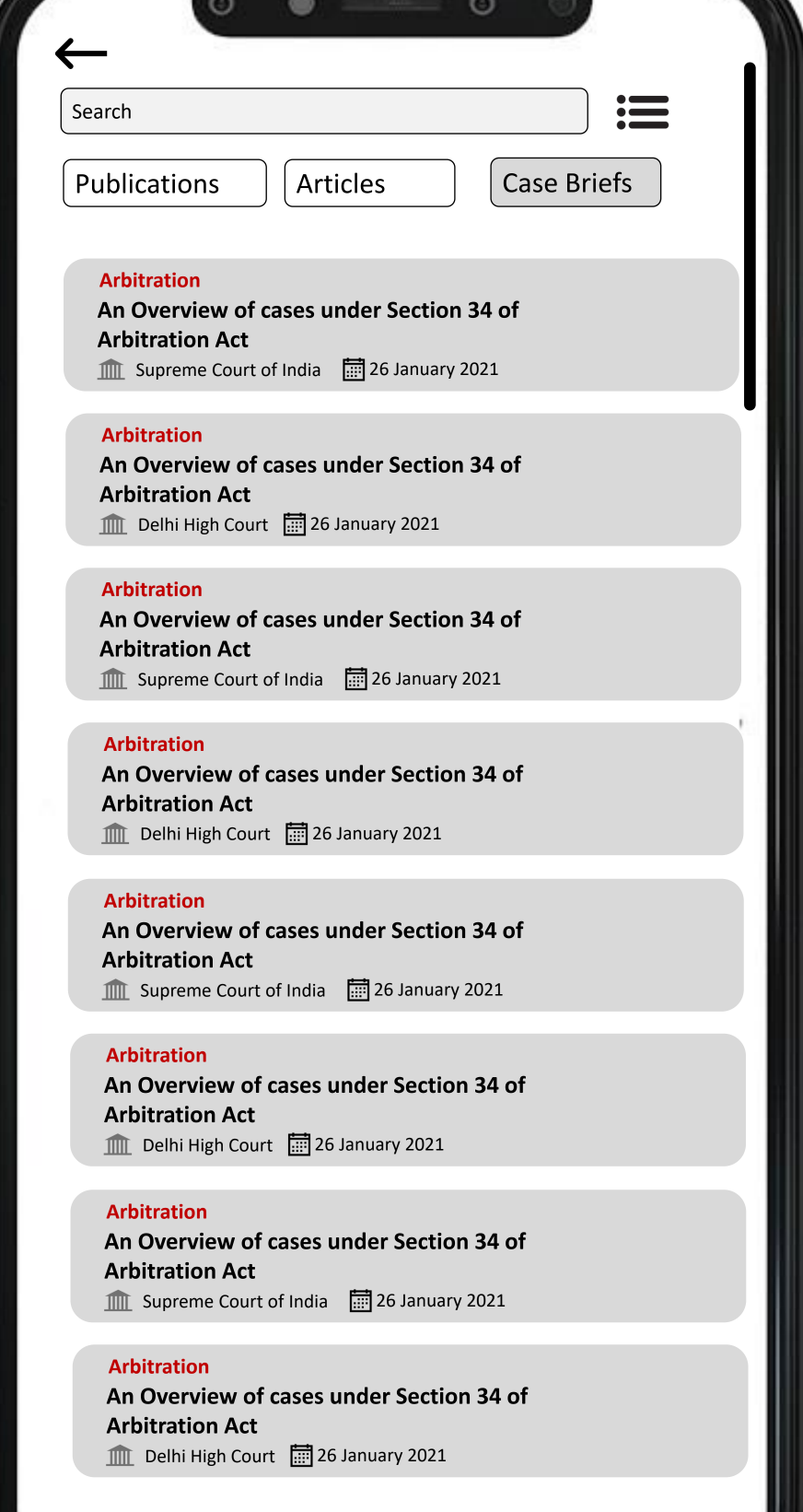
#### **Applicability of the Scheme:**

The Scheme shall be in effect from April 1, 2020 to September 30, 2020. It is applicable to all the "Defaulting Companies" defined under the scheme, which defaulted in the filing of any of the documents, statement, return, etc, including annual statutory documents on the MCA-21 registry. The Scheme provides an opportunity to the defaulting companies to enable them to file belated documents in the MCA-21 registry, only on payment of nominal fee, with immunity from launching prosecution or proceedings for imposing a penalty on account of delay associated with the certain filing.

The Scheme also allows the inactive companies [1] to get their companies declared as "dormant companies" under Section 455 of the Act, which enables the inactive companies to remain on the register of the companies with minimal compliance requirements.

#### **Cases of Non-applicability of Scheme:**

The Scheme shall not be applicable in the following cases:





#### **Arbitration**

Case Briefs >> Interdigital Technology Corporation & Ors. v. Xiaomi Corporation & Ors.

26 January 2021





Case No.: I.A. No. 8772/2020 in CS(COMM) 295/2020

Date: 03 May, 2021

Court : Delhi High Court

Coram: Hon'ble Mr. Justice C. Hari Shankar

#### **FACTS & PROCEDURAL HISTORY**

Interdigital Technology Corporation & Ors. ("Plaintiffs") by way of a civil suit had approached the Hon'ble Delhi High Court ("High Court") alleging an infringement of Standard Essential Patents ("SEPs") by Xiaomi Corporation & Ors. ("Defendants"). As per the Plaintiffs, the Defendants manufacture cellular handsets, compliant with 3G & 4G standards that require, for their operation, the technology contained in the SEPs that is held by the Plaintiffs.

According to the Plaintiffs, given that the SEPs are peculiar in nature, they cannot be monopolized and hence are permitted to be availed by different licensees after obtaining the requisite licenses from the Plaintiffs. Moreover, the rates of the SEPs must be fair, reasonable, and non-discriminatory ("FRAND"). Determination of the FRAND rates on which the Defendants could obtain licenses from the Plaintiffs formed a moot question of the case.

#### **Proceedings before the Wuhan Intermediate People's Court**

Prior to the institution of the civil suit before the High Court, the Defendants had approached the Wuhan Intermediate People's Court ("Wuhan Court") for an SEP royalty rate-setting suit. The Defendants had sought the fixation of a global FRAND royalty rate on the basis of which, the Defendants could obtain the license from the Plaintiffs.

However, as summons were served in the civil suit before the High Court, on the very same day, the Defendants filed an anti-suit injunction application before the Wuhan Court seeking a restraint against the Plaintiffs from moving forward in the civil suit before the High Court.

#### **The Present Lis**

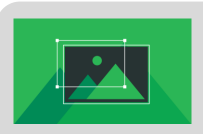
Being adversely aggrieved by the order of the Wuhan Court granting an anti-suit injunction in favor of the Defendants, the Plaintiffs filed an Interlocutory Application ("IA") before the High Court seeking an injunction against the Defendants, from enforcing against them, the directions issued by the Wuhan Court. [1] In simpler terms, the Plaintiffs sought a peculiar 'anti anti-suit injunction' against the Defendants.



**Articles** 

**Case Briefs** 

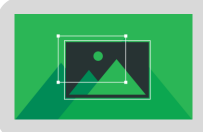
**PSL** Release



#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act

26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act

26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act

26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act

26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act

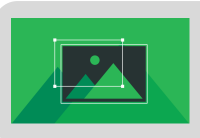
26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act

26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act

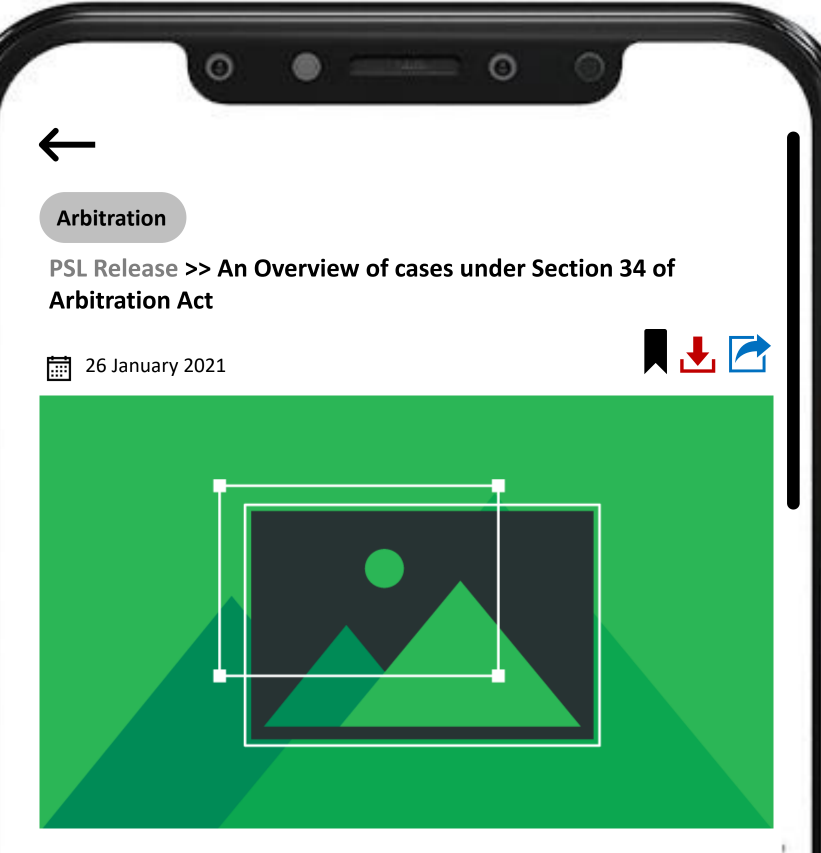
26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of Arbitration Act

26 January 2021



#### **Introduction:**

In the wake of COVID 19 economic fallout, the Indian Government is taking all necessary efforts to provide series of relaxation to the corporate entities to make good of any filling related default and grant immunity from penal proceedings including against the imposition of the penalties for late or delay in filing compliance necessary under the Company Law. That by the circular dated March 24, 2020, the Ministry of Corporate Affairs has introduced a scheme named as "Companies Fresh Start Scheme". The scheme is intended to provide an onetime opportunity to the Companies registered under Companies Act, 1956 & 2013 (Act), `to make good of any filing related defaults, irrespective of the duration of default so to have a "Fresh Start".

#### **Applicability of the Scheme:**

The Scheme shall be in effect from April 1, 2020 to September 30, 2020. It is applicable to all the "Defaulting Companies" defined under the scheme, which defaulted in the filing of any of the documents, statement, return, etc, including annual statutory documents on the MCA-21 registry. The Scheme provides an opportunity to the defaulting companies to enable them to file belated documents in the MCA-21 registry, only on payment of nominal fee, with immunity from launching prosecution or proceedings for imposing a penalty on account of delay associated with the certain filing.

The Scheme also allows the inactive companies [1] to get their companies declared as "dormant companies" under Section 455 of the Act, which enables the inactive companies to remain on the register of the companies with minimal compliance requirements.

#### **Cases of Non-applicability of Scheme:**

The Scheme shall not be applicable in the following cases:





**PSL** Release

**PSL in News** 

In-Talks



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 

Cove Gupta 26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



#### **Arbitration**

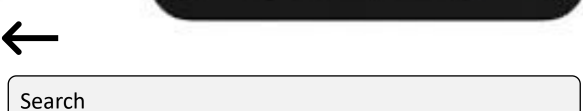
An Overview of cases under Section 34 of **Arbitration Act** 





#### **Arbitration**

An Overview of cases under Section 34 of **Arbitration Act** 



**PSL** Release

PSL in News

In-Talks



An Overview of cases under Section 34 of **Arbitration Act** 

Cove Gupta 26 January 2021



An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



An Overview of cases under Section 34 of **Arbitration Act** 

Cove Gupta 26 January 2021



An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021



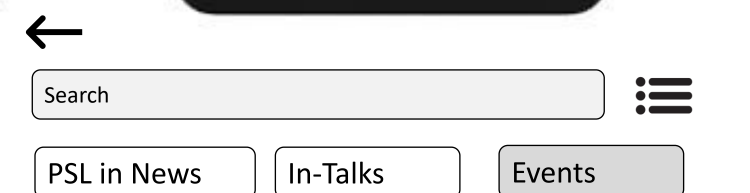
An Overview of cases under Section 34 of **Arbitration Act** 

Cove Gupta 26 January 2021



An Overview of cases under Section 34 of **Arbitration Act** 

O Love Gupta 26 January 2021





# An Overview of cases under Section 34 of Arbitration Act

C Love Gupta 26 January 2021



## An Overview of cases under Section 34 of Arbitration Act

C Love Gupta 26 January 2021



# An Overview of cases under Section 34 of Arbitration Act

C Love Gupta 26 January 2021



## An Overview of cases under Section 34 of Arbitration Act

C Love Gupta 26 January 2021



## An Overview of cases under Section 34 of Arbitration Act

C Love Gupta 26 January 2021



# An Overview of cases under Section 34 of Arbitration Act



## An Overview of cases under Section 34 of Arbitration Act

C Love Gupta 26 January 2021



# An Overview of cases under Section 34 of Arbitration Act

C Love Gupta 26 January 2021