



CPC O. 47 R. 1 - Board cannot be permitted to contend that such material was not available with it at that time and therefore, it should be allowed to now make good the lapses on its part - The levels of competence of the Board's officers, as per its rules, would have been available with the Board even then - A review application is not the means for a party to improve its case by belatedly producing material that was available with it all along - Further, even if accepted, this contention is of no avail as the warning issued to the writ petitioner was not withdrawn before initiation of the disciplinary proceedings.

[PRINT / DOWNLOAD PDF](#)

read [HERE](#)

[PLRONLINE 416387](#)

Tags: [CPC O. 47 R. 1](#)