



CrPC S. 319 - Court has failed to record the degree of satisfaction which is required to summon an accused under section 319 - Degree of satisfaction is not one of prima facie case

[PRINT / DOWNLOAD PDF](#)

**Criminal Procedure Code, 1973, Section 319 - While deciding the application under section 319 Cr.P.C. the trial court has failed to appreciate the entire facts, [evidence](#) and other material available on record - Court below has also failed to record the degree of satisfaction which is required to summon an accused under section 319 Cr.P.C. - Degree of satisfaction is not one of prima facie case - Consequently, trial court has failed to exercise its power in accordance with parameters laid down by the Apex Court in a catena of decisions - The impugned order is not sustainable in the eye of law and is liable to be set-aside. [\(2023-1\)209 PLRIJ 001 \(All.\)](#)**

Tags: [Additional Evidence](#), [Bail](#), [Charge sheet](#), [conduct](#), [Corroboration](#), [CrPC S. 319](#), [Evidence](#), [FIR](#), [Hardeep Singh v. State of Punjab](#), [Marriage](#), [Quote](#), [Reasons](#), [Revision](#), [Suicide](#), [Warrant](#)