

CrPC S. 482 - If the allegations set out in the complaint do not constitute the offence of which cognizance has been taken, it is open to the High Court to quash the same in exercise of the inherent powers



IPC, Section 482 – It is clear that for <u>quashing</u> the proceedings, meticulous analysis of factum of taking cognizance of an offence by the Magistrate is not called for – Appreciation of <u>evidence</u> is also not permissible in exercise of inherent powers – If the allegations set out in the complaint do not constitute the...

... <u>subscribe</u> TO CONTINUE READING !!!! SPECIAL LIMITED TIME OFFER !!!! Subscribe Punjab Law Reporter @ Rs 2800/- and get PLRonline.IN (including Supreme Court) FREE for 1 year (save Rs 600/-)

Login or Join Now

Full Text of Judgments / Headnotes / PDF is available in Premium Membership | Email punjablawreporter@gmail.com | 9463598502 | Trial membership for 7 days |

SUBSCRIBE

Tags: CrPC S. 482, Quashing, Quashing - CrPC S. 482