

## Suspicion or presumption cannot take the place of proof even in a domestic enquiry.

The  $\underline{\text{writ}}$  court is entitled to interfere with the  $\underline{\text{findings}}$  of the fact of any tribunal or authority in certain circumstances.

Central Bank of India Ltd. v. Prakash Chand Jain 1969 1 SCR 735

Tags: <u>Disciplinary proceedings</u>, <u>Evidence - Disciplinary Proceedings</u>