

**Injunction - Financial matters - In financial matters grant of ex parte interim orders can have a deleterious effect and it is not sufficient to say that the aggrieved has the remedy to move for vacating the interim order - Loans by financial institutions are granted from public money generated at the taxpayer's expense - Such loan does not become the property of the person taking the loan, but retains its character of public money given in a fiduciary capacity as entrustment by the public - Timely repayment also ensures liquidity to facilitate loan to another in need, by circulation of the money and cannot be permitted to be blocked by frivolous litigation by those who can afford the luxury of the same - The caution required, as expressed in *Satyawati Tondon* (2010-4)160 PLR 288 (SC), (2010) 8 SCC 110 has also not been kept in mind before passing an interim order - Financial Matter - OTS.**

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