



Judicial review – Administrative orders – Interference with the decision of departmental authorities is permitted if such authority had held proceedings in violation of the principles of natural justice or in violation of statutory regulations prescribing the mode of such enquiry while exercising jurisdiction under Article 226 of the Constitution.

Court held that interference with the decision of departmental authorities is permitted if such authority had held proceedings in violation of the principles of [natural justice](#) or in violation of statutory regulations prescribing the mode of such enquiry while exercising [jurisdiction](#) under Article 226 of the Constitution. It was held as under: (SCC p. 423,...

... [subscribe](#) 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: [Departmental Proceedings](#), [jkl](#), [Judicial review](#)