



Under the aforesaid provisions of the 1973 Code, the Court is required to make a preliminary inquiry and come to a prima facie finding about the offence alleged and Mr. Khosla's submission, as I have already recorded, is that no service of notice ought to be effected on the persons in respect of whom his client...

... 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: <u>CrPC S. 195(3)</u>, <u>CrPC S. 340</u>, <u>Perjury</u>