Perjury



PRINT / DOWNLOAD PDF

Perjury has also become a way of life in the law courts. A trial Judge knows that the witness is telling a lie and is going back on his previous statement, yet he does not wish to punish him or even file a complaint against him. He is required to sign the complaint himself which deters him from filing the complaint. Perhaps law needs amendment to clause (b) of Section 340(3) of the Code of Criminal Procedure in this respect as the High Court can direct any officer to file a complaint. To get rid of the evil of perjury, the court should resort to the use of the provisions of law as contained in Chapter XXVI of the Code of Criminal Procedure.

Supreme Court ruling in R. Karuppan, <u>advocate</u>, Suo Motu Proceedings against In re, **(2001) 5 SSwaran** Singh v. State of Punjab (2000) 5 SCC 668

Tags: CrPC S. 195(3), Perjury