

[P&H] CrPC S. 389 - Directions contained in 'Dharampal v. State of Haryana', 1999 (4) RCR (Criminal) 600 are only in the nature of guidelines and the same should not be observed as an invariable rule. (2022-2)206 PLR 197, 2022 PLRonline 0861

PRINT / DOWNLOAD PDF

Mr. Naresh Jain, for the applicant/appellant No.1. Mr. Ankur Mittal, Addl. Advocate General, Haryana with Mr. Saurabh Mago, Asstt. Advocate General, Haryana for the respondent/State. Mr. Keshav Pratap Singh, for the complainant.

For Full text / Download LogIn with Punjab Law Reporter Subscription

_

Criminal Procedure Code, 1973 (II of 1974) S. 389 – Applicants case does fall within the parameters laid down by this Court in 'Dharampal v. State of Haryana', 1999 (4) RCR (Criminal) 600 but it is trite that the directions contained in Dharampal's case (supra) are only in the nature of guidelines and the same should not be observed as an invariable rule. 'Mahipal v. Rajesh Kumar', (2020) 2 SCC 118, referred.

... 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: (2022-2)206 PLR 197, 2022 PLRonline 0861, Anil v. State of Haryana