

iCe Hotline

November 08, 2005

CIVIL DISPUTE OR CRIMINAL OFFENCE?

Subsequent to our iCe Hotline dated October 15, 2005 which was sourced from a news article in The Hindu, the daily newspaper has published on October 19, 2005, the stand of the four lawyers accused of a "criminal breach of trust" by their former law firm in a follow-on story. The Hindu has quoted the allegation of the accused that the case by their former law firm was "motivated by personal vendetta".

On the issue of the court's denial to stay criminal proceedings or quash the FIR, Alishan Naqvi, one of the accused, clarified in the report that the counsel for the accused /petitioners did not press for quashing of the FIR and that their petition was treated as a petition for the grant of anticipatory bail under Section 438 of the Criminal Procedure Code, 1908. The court has allowed the anticipatory bail applications of all the accused.

Naqvi is reported as stating that the argument of the petitioners being employees was only recorded by the court and was not a finding by the court. The parties to the criminal proceedings have filed civil proceedings in the Delhi High Court in relation to copyright and ownership issues. Naqvi is also quoted as saying that the matter was in the nature of a civil dispute which had been given the colour of a criminal offence.

The article of The Hindu referred to above can be accessed at:

Source: The Hindu, Delhi edition, October 19, 2005

DISCLAIMER

The contents of this hotline should not be construed as legal opinion. View detailed disclaimer.

This Hotline provides general information existing at the time of preparation. The Hotline is intended as a news update and Nishith Desai Associates neither assumes nor accepts any responsibility for any loss arising to any person acting or refraining from acting as a result of any material contained in this Hotline. It is recommended that professional advice be taken based on the specific facts and circumstances. This Hotline does not substitute the need to refer to the original pronouncements.

This is not a Spam mail. You have received this mail because you have either requested for it or someone must have suggested your name. Since India has no anti-spamming law, we refer to the US directive, which states that a mail cannot be considered Spam if it contains the sender's contact information, which this mail does. In case this mail doesn't concern you, please unsubscribe from mailing list.

Research Papers

FAQs on Setting Up of Offices in India

December 13, 2024

FAQs on Downstream Investment

December 13, 2024

Gaming Law 2024

December 12, 2024

Research Articles

The Revolution Realized: Bitcoin's Triumph

December 05, 2024

The Bitcoin Effect

November 14, 2024

Acquirers Beware: Indian Merger Control Regime Revamped!

September 15, 2024

Audio

Securities Market Regulator's Continued Quest Against "Unfiltered" Financial Advice

December 18, 2024

Digital Lending - Part 1 - What's New with NBFC P2Ps

November 19, 2024

Renewable Roadmap: Budget 2024 and Beyond - Part I

August 26, 2024

NDA Connect

Connect with us at events, conferences and seminars.

NDA Hotline

Click here to view Hotline archives.

Video

"Investment return is not enough" Nishith Desai with Nikunj Dalmia (ET Now) at FI8 event in Riyadh

October 31, 2024

Analysing SEBI's Consultation Paper on Simplification of registration for FPIs

September 26, 2024

Scope of judicial interference and inquiry in an application for appointment of arbitrator under the (Indian) Arbitration and Conciliation Act, 1996

September 22, 2024
