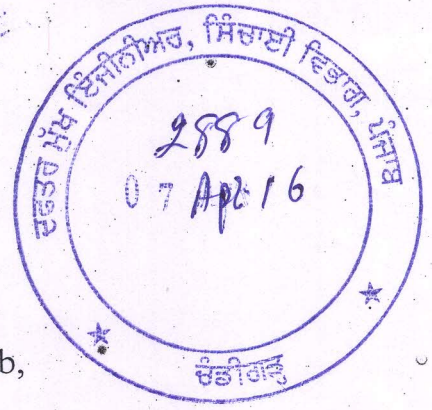


ਕੰਪਿਊਟਰ ਮੈਲ ਸਿੱਚਾਈ ਵਿਭਾਗ ਪੰਜਾਬ  
ਚੰਡੀਗੜ੍ਹ  
ਡਾਇਰੀ ਨੰ. 876/CC ਮਿਤੀ 8/4/16



From

Director Prosecution and Litigation  
and Additional Secretary to Govt., Punjab,  
Chandigarh.

To

1. All the Joint Director Prosecution & Litigation in the State of Punjab.
2. All the District Attorneys in the State of Punjab.
3. All the Deputy District Attorneys (Legal Advisory Agency) and Deputy District Attorneys (Administration).

Memo No.7AD-10(27)16/ 1572- 1632  
Dated, Chandigarh the 8/3/16

Subject:- Tendering of legal opinion.

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Reference on the subject cited above.

In Alexander Machinery (Dudley) Ltd. Vs. Crabtree (1974)

ICR 120 (NRC) relied upon by the Hon'ble Supreme Court in State of Rajasthan Vs. Rohitas & others 2008(2) All India Criminal Reporter (Supreme Court) 311, it was observed, "Failure to give reasons amounts to denial of justice". Reasons are live links between the mind of the decision-taker to the controversy in question and the decision or conclusion arrived at". Reasons substitute subjectivity by objectivity. The emphasis on recording reasons is that if the decision reveals the "inscrutable face of the sphinx", it can, by its silence, render it virtually impossible for the Courts to perform their appellate function or exercise the power of judicial review in adjudging the validity of the decision. Right to reason is an indispensable part of a sound judicial system; reasons at least sufficient to indicate an application of mind to the matter before Court. Another rationale is that the affected party can know why

Shubh

