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g.p.srinivas  
advocate

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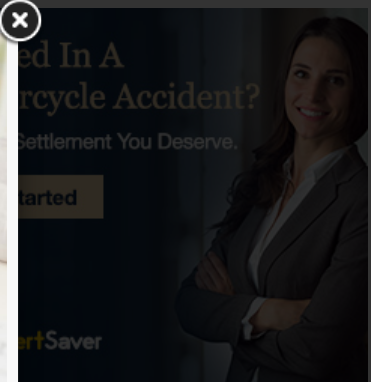
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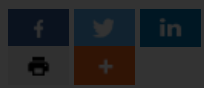


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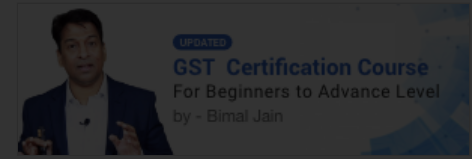
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4 months ago



A HC advocate seeking this guidance appears shocking. It is almost usual in each court and it appears that lower court judges were forced to clear all cases filed before 2012 by the end of 2019 and they are making war efforts to close them. The same situation is prevailing in every court. There is no



G.L.N.  
Prasad ▾

Retired  
employee.

👍 Likes: 430

Points: 9756

guarantee that such and such a person is sincere, as there are mutual obligations between advocates. Just imagine, for a case filed in 2014, issues were framed in 2018 after a complaint to HC, and since Jan, 2018 trial has not commenced. If the judges/advocates represent through Advocate Commissioner's hearing, you may cut sometime in trial, but one can not assure such thing. I have known cases where parties paid the amount to AC, Court ordered from examination within a month in 2018, but AC is not available till today and the case is being adjourned. Once a litigant without resources enters this Padmavyuha there is finally only one option. By resources, I mean men, money, and machinery.

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🕒 4 months ago



g.p.srinivas ▾

advocate

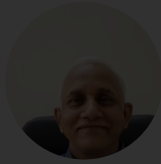
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ARE YOU AN ADVOCATE, HAVE YOU KNOWN ENTIRE LAW UNDER THE CONSTITUTION. IF NOT WHAT AUTHORITY TO COMMENT WITH YOUR FIRST LINE, IT IS DISGUSTING..... FIRST MIND YOUR LANGUAGE.

↩ Reply

4 months ago



Suri.Sravan  
Kumar ▾

senior

👍 Likes: 156

Points: 3119

Yes the party can change the counsel at any time/stage of the case.

↩ Reply

4 months ago



g.p.srinivas ▾

advocate

👍 Likes: 3

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Thank you sir....

↩ Reply

4 months ago



Shashi Dhara  
▾

👍 Likes: 239

Points: 3645

Party can change advocates but procedure or proceedings doesn't change

↩ Reply

🕒 4 months ago



G.L.N.  
Prasad ▾

Retired  
employee.

👍 Likes: 430

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Madam,

I am no an advocate and never meant any such comments as assumed by you.

As a general public, I know several cases where public suffers, but in your case the victim is Advocate herself .

After reading your query, the story of Rama and ant struck to me.

When God Rama has laid his hand on an ant, it silently suffered and when he noticed the ant and asked why it has not done any thing, it said We pray in the name of Rama, whenever we are in problems, but when Rama is himself inflicting me harm, where should I complain.

I am sorry if my comment caused any hurt to you and I never intend to cause any such feelings to any member in general and to professionals in specific.

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and to professionals in specific.

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4 months ago



g.p.srinivas  
advocate

Again you started with wrong note : what is "but in your case the victim is Advocate herself ". It clearly shows your mental equilibrium is in danger condition. First respect your age. Stop messaging to any advocate with your demeaning and diminishing knowledge. Do not reply for this reply. If you continue doing so, I will ask the admin to remove you from the site.

Likes: 3

Total likes : 1 times

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You need no permission for asking admn to remove my name. I am not carrying any luggage. You are at liberty to do it. Members may not respond and they can find where was that danger to mental equilibrium by going through all posts/replies.

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