

Pages : 1 2

NCLT /13

about a year ago



Anshul Maheshwari

Points: 24

about a year ago



N.K.Assumi

Advocate

Likes: 695

Not the Director, but the Company itself should be sued in its name.

Lord Denning in Tamlin v. Hansford in which the learned Judge observed:

"In the eye of the law, the corporation is its own master and is answerable as fully as any other person or corporation. It is not the Crown and has none of the immunities or privileges of the Crown. Its servants are not civil servants, and its property is not Crown property. It is as much bound by Acts of Parliament as any other

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subject of the King. It is, of course, a public authority and its purposes, no doubt, are public purposes, but it is not a government department nor do its powers fall within the province of government".

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This one is great. keep doing awesome! download any despacito lyrics track!

Roberson

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Since the company itself filed the Company petition before NCLT, for appointing the IPR and for recovery of the dues, I do not think that there will be no use. The bouncing of Cheque will also be another good ground for the Corporate Creditor to get admission of the Company petition file before NCLT.

K PHANI KUMAR

ADVOCATE

Likes: 1

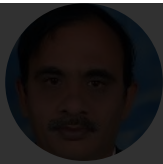
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Originally posted by : K PHANI KUMAR

“Since a company itself filed the Company petition”



K PHANI
KUMAR ▾

ADVOCATE

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before NCLT, for appointing the IPR and for recovery of the dues, I do not think that there will be no use of filing of Cheque bounces cases under S.138 or any.. The bouncing of Cheque or any other cause of action will also be another good ground for the Corporate Creditor to get admission of the Company petition file before NCLT.

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