



The Delhi High Court Passes an ex parte order injuncting the Defendants from using the mark TATA in any manner

News & Updates • May 31, 2018

In the *Tata Sons Ltd. v. Amar Singh Gupta and Ajay Gupta* case, the Defendants were dealing in PVC flexible pipes bearing the mark B TATA ®. After hearing the arguments made by Anand and Anand, the Hon'ble Judge passed an ex parte order injuncting the Defendants from using the mark TATA in any manner whatsoever. The Hon'ble Judge further appointed a Local Commissioner to visit the premises of the Defendants to seize and seal all infringing goods that may be found in their power and possession. The Local Commissioner has also been empowered to ask the Defendants to disclose the name of the manufacturer/source of the infringing goods so that such goods can also be seized and the infringement can be nipped in the bud. Read

more: <https://www.anandandanand.com/?s=TATA>



RELATED PRACTICES

[LITIGATION](#)