Rule 25: Prohibition of disclosure of intercepted or monitored decrypted information

- (1) The contents of intercepted or monitored or stored or decrypted information shall not be used or disclosed by intermediary or any of its employees or person in-charge of computer resource to any person other than the intended recipient of the said information under Rule (10).
- (2) The contents of intercepted or monitored or decrypted information shall not be used or disclosed by the agency authorised under Rule (4) for any other purpose, except for investigation or sharing with other security agency for the purpose of investigation or in judicial proceedings before the competent court in India.
- (3) Save as otherwise provided in sub-rule (2), the contents of intercepted or monitored or decrypted information shall not be disclosed or reported in public by any means, without the prior order of the competent court in India.
- (4) Save as otherwise provided in sub-rule (2), strict confidentiality shall be maintained in respect of direction for interception, monitoring or decryption issued by concerned competent authority or the nodal officers.