

PRINT / DOWNLOAD PDF

In an appeal under Article 136 of the Constitution of India, ordinarily this Court will not engage itself in reappreciation of the evidence as such but can certainly examine the evidence on record to consider the challenge to the findings recorded by Tribunal or the High Court, being perverse or replete with error apparent on the face of the record and being manifestly wrong.

Mangla Ram v. Oriental insurance Co. Ltd. (2018) 5 SCC 656

Tags: Appeal - Evidence, COI Art. 136