

Hindu Minority And Guardianship Act, 1956 S. 8 – Undivided interest of the Hindu minor in joint family property – Whether the provisions of Section 8 of the Hindu Minority And Guardianship Act, 1956 were applicable to the Joint Hindu Family property sold or disposed of by the Karta?, No

PRINT / DOWNLOAD PDF

Hindu Minority And Guardianship Act, <u>1956</u> Section 8 - Undivided <u>interest</u> of the Hindu <u>minor</u> in joint family property - Whether the provisions of Section 8 of the Hindu Minority And Guardianship Act, 1956 were applicable to the Joint Hindu Family property sold or disposed of by the Karta?, No - Under Section 8 a natural guardian of the property of the Hindu minor, before he disposes of any immovable property of the minor, must seek permission of the Court - But since there need be no natural guardian for the minors undivided interest in the Joint family property, as provided under Section 6 and 12 of the Act, the previous permission of the Court under Section 8 for disposing of the undivided interest of the minor in the joint family property is not required - The joint Hindu family by itself is a legal entity capable of acting through its Karta and other adult members of the family in management of the joint Hindu family property - Section 8 in view of the express terms of Sections 6 and 12, would not be applicable where a joint Hindu family property is sold/disposed of by the Karta involving an undivided interest of the minor in the said joint Hindu family property.

read HERE 1996 PLRonline 0003

Tags: Hindu Minority And Guardianship Act S. 8, HUF