

Hindu Succession Act, 1956, (3 of 1956) Section 15 (1), 15(2) – If a female Hindu dies intestate without leaving any issue, then the property inherited by her from her father or mother would go to the heirs of her father whereas the property inherited from her husband or father-in-law would go to the heirs of the husband – In case, a female Hindu dies leaving behind her husband or any issue, then Section 15(1)(a) comes into operation and the properties left behind including the properties which she inherited from her parents would devolve simultaneously upon her husband and her issues as provided in Section 15(1)(a) of the Act.

(2022-1)205 PLR 407 (SC), 2022 SCeJ 0152

Arunachala Gounder v. Ponnuswamy, (2022-1)205 PLR 407 (SC), 2022 SCeJ 0152