PLR

HMA S. 28 – Appeal would be maintainable, against the judgment and decree by which decree of divorce has been granted by the trial Court under Section 13-B



<u>hindu marriage act</u>, 1955 Section 28 – Whether an appeal filed under Section 28 would be maintainable, against the <u>judgment</u> and decree by which decree of divorce has been granted by the trial Court under Section 13-B of the Act, de hors the provisions of Section 96 (3) of the Code of Civil Procedure? -...

... <u>subscribe</u> TO CONTINUE READING !!!! SPECIAL LIMITED TIME OFFER !!!! Subscribe Punjab Law Reporter @ Rs 2800/- and get PLRonline.IN (including Supreme Court) FREE for 1 year (save Rs 600/-)

Login or Join Now

Full Text of Judgments / Headnotes / PDF is available in Premium Membership | Email punjablawreporter@gmail.com | 9463598502 | Trial membership for 7 days |

SUBSCRIBE

Tags: cpc s. 96, HMA S. 13-B, HMA S. 28

Download / Print