

IPC S. 153A - Mere repugnancy of the ideas expressed is insufficient to constitute the crime attracting penalty.



Mere repugnancy of the ideas expressed is insufficient to constitute the crime attracting penalty. Court referred to the Canadian Supreme Court decision in Saskatchewan (Human Rights Commission) v. Whatcott., [2013] 1 SCR 467 In that <u>judgment</u>, the Canadian Supreme Court set out what it considered to be a workable approach in interpreting "hatred" as is...

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