

PRINT / DOWNLOAD PDF

land acquisition act, 1894 - Solatium and Deduction - Deduction of 50% as development charges - Set aside - Possession of scheduled piece of land, though taken 17 years back, but till date, the appellant has not been able to reap the fruits of compensation and kept litigating before courts even up to subsequent rounds - Considering all this aspect, deduction made to extent of 50% in by High Court in the said cannot be sustained and is set aside without touching the findings on the point of payment of solatium - the amount of solatium of 30% in terms of Section 23(2) of 1894 Act is also payable.

read here

2022 SCeJ 860

Tags: <u>land acquisition - Solatium</u>, <u>Land acquisition Act - Deductions</u>, <u>Land acquisition Act S. 23</u>, <u>Land acquisition Act S. 23(2)</u>