

Legal Services Authorities Act S. 22C - No merit in the arguments that Permanent Lok Adalat could not have adjudicated on merits of the matter

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Legal Services Authorities Act, 1987 (39 of 1987), Section 22C – No merit in the arguments that Permanent Lok Adalat could not have adjudicated on merits of the matter – In case parties fail to reach an amicable settlement/reconciliation, it is open to the learned Permanent Lok Adalat to proceed and decide the matter on merits.

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