



[SC] HMA S. 13(1)(i-a) – Consent – There is no necessity of consent by both the parties for exercise of powers under Article 142 of the Constitution of India to dissolve the marriage on the ground of irretrievable breakdown of marriage

hindu marriage act, 1955 S. 13(1)(i-a) – Constitution of India, Article 142 – Divorce – Marital discord – At no point of time have both parties been amenable to a divorce on mutual consent – Lack of consent to divorce in the present matter is also apparent from the subsequent <u>conduct</u> of one of the...

... <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Tags: HMA - Consent withdrawn, HMA S. 13(1)(ia)