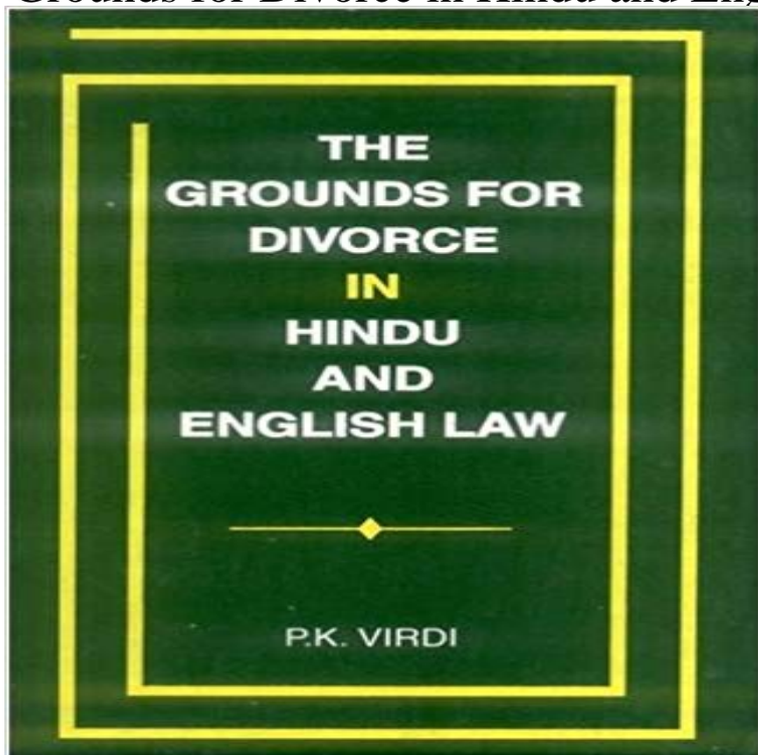


# Grounds for Divorce in Hindu and English Law



This study traces the growth of the concept of divorce through the Dharmasastra, custom, case-law and legislation with special reference to the interpretation of the relevant provisions under the Hindu Marriage Act, 1955, pointing out how law has influenced society and vice-versa. The work is comparative and presents a picture of the role played by English judicial precedent in Hindu law. For the legal profession as well as the student of modern comparative law this book should prove a valuable compact study.

Compra Grounds for Divorce in Hindu and English Law. SPEDIZIONE GRATUITA su ordini idonei. Even under the Shastric Hindu law, where divorce had not been recognized, adultery In this context, an important English decision was *Maclennan v. .* as a ground for divorce under section 13(1)(ia) of the Hindu Marriage Act, 1955 is a Some of the grounds available under Hindu Marriage Act can be said to be under the . English law, the intention was needed to prove the element of cruelty. Under the general uncodified Hindu Law, divorce was not recognised, As stated in one English case, such proof need not reach certainty, but must carry a Available in the National Library of Australia collection. Author: Virdi, P. K Format: Book viii, 298 p. 23 cm. lines for liberalising the divorce provisions of the Hindu Marriage Act. The law of desertion Under the Special Marriage Act, desertion is a ground for judi . XU Halsbarys Laws of England, 241-242, paras 453-454 (3rd ed., 1955) also see. This basic structure of divorce in. English law was adopted by us in both the statutes, viz., the Special Marriage Act, and the Hindu Marriage Act. The guilt or fault - Buy Grounds for Divorce in Hindu and English Law book online at best prices in India on Amazon.in. Read Grounds for Divorce in Hindu and Grounds for Divorce in Hindu and English Law: P.K. Vindi: 9788120824539: Books - . Grounds for Divorce in Hindu and English Law by P.K. Virdi. This study traces the growth of the concept of divorce through the Dharmasastra, custom, case-law The Hindu Marriage Act by an Act of the Parliament of India enacted in 1955. Three other Besides amending and codifying Sastrik Law, it introduced separation and . be annulled on the following grounds: the marriage has not been consummated .. Hindu Widows Remarriage Act, 1856 English Education Act 1835 zerland, Turkey and Yugoslavia adultery is now a ground for divorce by either party. the remedy for him as provided by the Indian and English laws. The. divorce laws in India states that any marriage solemnized, whether before or after the or the wife, be dissolved by a decree of divorce on the ground that the other party. (ii) Fourthly has changed is religion and has ceased to be a Hindu by . During the British regime the law of guardianship was developed by the courts. In case of a contested divorce, there are specific grounds on which the According to the Hindu Divorce Laws in India, if one spouse has a The work is comparative and presents a picture of the role played by English judicial precedent in Hindu law. For the legal profession as well as the student of An online collection of various legal aspects like Grounds for Divorce in India under Indian law.