

CASE LAWS ON MAINTENANCE UNDER THE HINDU MARRIAGE ACT.

Hindu Marriage Act, 1955, Sec.24 – Maintenance pendente lite granted to wife – Quantum of maintenance enhanced in revision considering the income fetched from immovable property. **(Anju Gupta V. Naresh Kumar, 3 M.C. 144 (Delhi High Court).**

(A) Hindu Marriage Act, 1955, Sec.25 – Maintenance to the wife – Dismissal of divorce petition filed by the husband – Wife demanding Rs.1500/- per month towards her maintenance – Husband doing business as broken dealing in silver and gold ornaments – His income would be Rs.5000/- per month – Held wife is entitled to get Rs.1500/- towards her monthly allowance of maintenance.

(B) Criminal Procedure Code, 1973, Section 125 – Maintenance to the wife – Cannot be granted, when once maintenance granted to her in the matrimonial proceedings. **(Kiran Suresh Narang V. Suresh Ghanshamdas Narang, 1994(1) Mah.L.R. 202 (Bombay High Court).**
