Civil

This is for test note....

Man Mohan Vaid vs Meena Kumari on 23 May, 2003

act no 420

"Secondly, in such a matter it is to be presumed that all essential ceremonies have been performed unless and until the opposite party claims specifically that particular ceremony was not performed while the factum of marriage and performance of certain ceremonies are virtually evident in view of the statement of the appellant and the respondent recorded in Court and the photographs on record read with the evidence led by the appellant."

important for civil matter.

"42. If seen in this light and in the light of the evidence on record, it is evident that the learned Trial Court was absolutely justified in taking the view that the appellant was guilty of cruelty. Nothing more is required to uphold the view taken by the learned Trial Court."

important point

From the above conspectus of law few propositions arise. Firstly, that there are distinct and different standards of proof for the civil and criminal matters

test

of an unusual situation in the sense that while respondent wife, Meena Kumari, sought divorce from the respondent Man Mohan Vaid on the ground of cruelty and desertion under Sections 13(1)(i-a) and (i-b) of the Hind

This is for test

"presumed that all essential ceremonies have been performed unless and until the opposite party claims specifically that particular ceremony was not performed while the factum of marriage and performance of certain ceremonies are virtually evident in view of the statement of the appellant and the respondent recorded in Court and the photographs on record read with the evidence led by the appellant. In may be mentioned th"