

Law of Inheritance Pertaining to Apostate

JAMMU & KASHMIR

India

Law of Inheritance Pertaining to Apostate

Rule LAW-OF-INHERITANCE-PERTAINING-TO-APOSTATE of 1892

- Published on 31 December 1892
- Commenced on 31 December 1892
- [This is the version of this document from 31 December 1892.]
- [Note: The original publication document is not available and this content could not be verified.]

Law of Inheritance Pertaining to Apostate Circular No. 107 [Sanctioned under Resolution No. 6 dated 31st December, 1892 and entered in the proceedings of the State Council.]

1.

Read a report of the Wazir Wazarat Anantnag to the effect that a Pandit resident of Pari wan has along with his wife and children embraced Islam and his mother has applied that her son the new convert should be turned out of her house as under the orders of His Highness the Maharaja Bahadur any person adjourning the religion of his forefathers is deprived of succeeding to the property of his father. Resolved by the Council that action may be taken according to law and ancient usage. This resolution is published in the form of a circular for the information of the public.