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SECTION 34

Threat

1. A marriage partner can sue annulment if he has been illegally induced by threats to contract the marriage.
2. Annulment is inadmissible if the marriage partner, after the duress resulting from such threats has ceased, has intimated his willingness to continue in the married state.

III. Filing of Application for Annulment

SECTION 35

Time limit for application

1. An application for annulment can be filed only within one year.
2. This period begins to run in cases under Section 30, at the time when the marriage or the confirmation of the marriage becomes known to the legal representative or when the marriage partner acquires unlimited legal capacity; in cases under Section 31—33, at the time when the marriage partner discovers the error or deceit, in the case under Section 34, at the time when the duress ceases.

3. The running of the period is suspended while the marriage partner entitled to file such an application is prevented from so doing by circumstances beyond his control within the last six months of the period.

4. If a marriage partner entitled to file such an application is legally incapacitated and has no legal representative, the period does not come to an end until six months after the time when the married partner is capable of filing the application himself or when representation becomes available.

SECTION 36

Failure on the part of the legal representative to file an application within the period?

In the event of failure on the part of the legal representative of a legally incapacitated marriage partner to file the application for annulment within the prescribed time, the marriage partner himself can file the application for the annulment at any time within six months after his legal incapacity has ceased.

IV. Consequences of Annulment

SECTION 37

1. The consequences of annulment of a marriage are governed by the provisions relating to the consequences of divorce.