

**In the Court of Principal Judge, Family Court, Siwan**  
**Present- Manoj Kumar-II, Principal Judge Family Court.**

**Divorce Case No.-178/2025**  
**U/s 13B of Hindu Marriage Act**  
**Page No.-1/3**

1. Saroj Kumar Yadav, Aged about 36 years, S/o-Late Chandrama Rai, R/o- Pipra Khurd, Tola Chandauli, P.O.-Pipra Kala, P.S.-Maharajganj, District-Siwan, Pin code- 841238, Mob. No.9911981241.

..... **Petitioner No. 1**

**And**

2.Manju Kumari, Aged about 26 years, W/o-Saroj Kumar Yadav, R/o- Pipra Khurd, Tola Chandauli, P.O.-Pipra Kala, P.S.-Maharajganj, District-Siwan, Pin code-841238.

At present- D/o-Late Narendra Prasad, R/o-Indauli, P.O.-P.S.-Maharajganj, District-Siwan, Pin code-841238, Mob. No.-9354820741.

..... **Petitioner No. 2**

---

---

Learned Counsel for the Petitioner No.- 1

- Ld. Advocate Sri Bipin Bihari Singh

Learned Counsel for the Petitioner No.- 2

- Ld. Advocate Sri Satyendra Kumar Singh

---

---

**Date of Judgment- 10.03.2026**

**JUDGMENT**

1. The petitioners named above, instituted instant petition on 27.06.2025 u/s 13B of the Hindu Marriage Act, 1955, seeking dissolution of their marriage by way of mutual consent.
2. As per the application/petition of the petitioners, they were married to each other on 10-07-2018 according to Hindu rites and ceremonies. After the marriage both the parties was not living happily. The cause of living separately of the petitioners are personal misunderstanding, dislikeness and vendetta towards each others. Both the petitioners living has been living separately for a period of five years since 2019 at their respective parent's residence and they have not been able to live together and they have mutually agreed between them that the marriage should be dissolved by mutual consent. Petitioner No.2-Manju Kumari has received Rs.2,30,000/- (Two Lakh Thirty Thousand Rupees) from petitioner No.1 as permanent alimony. The petitioner No.2 will not claim any right or interest as maintenance and any matrimonial rights. All other cases filed by both the petitioners have been compromised between the parties. Both the parties have concurred to seek mutual divorce and the parties have mutually agreed to dissolve their marriage. There has not been previous proceedings with regard to the marriage by or on behalf of any parties. The consent has

*Dated- 10.03.2026*

not been given by either party by fear, force, fraud, coercion or undue influence. At last made prayer for granting a decree of divorce by mutual consent.

3. Original marriage invitation cards and Photocopy of their Adhaar Cards have been filed in support of the petition.
4. Now the parties have mutually agreed to seek dissolution of their marriage and live independent & free life. First motion was completed on 07-07-2025. Record shows that the conciliation proceedings were conducted to explore the possibilities of parties living together and maintaining matrimonial relations, but failed. Parties were found adamant to dissolve their marriage. In furtherance of settlement between the parties, petitioner No.2 has received the lump sum maintenance amount agreed upon between them outside the court. Nothing is due between both the parties.
5. At the time of second motion on 07-03-2026, both parties filed their affidavits in support of original application for dissolution of their marriage. Their statements were also recorded in the court, where they remained consistent to end their marriage. Both petitioners, at the time of second motion, affirm their intention to dissolve their marriage and reiterated that owing to difference in their nature, they cannot continue and maintain matrimonial relationship with each other. They have no children from this marriage. Petitioner no.2 has admitted that a sum of Rs 2,30,000/- (Two Lakh Thirty Thousand Rupees) has already received from the petitioner no. 1 as a lump sum maintenance which was agreed between them. Beyond this, there is no further relationship between them. Nothing is outstanding against the Petitioner No.1. No other case is pending between them. She also expressed her desire for granting a decree of divorce on mutual consent. The same thing is admitted by the petitioner No.1 in his deposition.
6. In the present case, admittedly the parties were married on 10-07-2018, the parties have been living separately since 2019, and no cohabitation took place between them after their separation. The present petition has been filed on 27-06-2025, after around five years of their separation. As of now, the parties have been living separate for more than six years from the date

of separation, and no possibility of restoring their matrimonial relationship appears, despite efforts made by the court. First motion was completed on 07-07-2025. Second motion was completed on 07-03-2026. The parties have mutually settled all their disputes and come on a compromise to dissolve their marriage amicably. Statutory cooling period of six month between the first motion and the second motion has already been elapsed. Both the parties were determined to dissolve their marriage during second motion, and they are consistent on their resolution to end their marriage.

7. Considering all these facts and circumstances, the marriage between petitioner No.- 1- Saroj Kumar Yadav and petitioner No.- 2- Manju Kumari, is hereby dissolved by way of decree of divorce by mutual consent on the terms agreed between the parties.
8. Copy of the judgment be given free of cost to the parties. Office is directed to consign the record to the record room after completing formalities.

Dictated and corrected

(Manoj Kumar-II)  
Principal Judge  
Family Court, Siwan  
Dated: 10<sup>th</sup> of March, 2026.

pronounced in open court

(Manoj Kumar-II)  
Principal Judge  
Family Court, Siwan  
Dated: 10<sup>th</sup> of March, 2026.