

Ex No.14/25  
Jitender Yadav vs. Pawan Kumar Sharma

30.05.2026

Present: Sh. Karanjeet Kumar & Sh. Ishank Shukla,  
advocates for decree holder.  
Ms. Pragya Patel, advocate for JD in VC.

Fresh calculation report has been given by the Nazir to show that sum of Rs.2,56,705/- are still recoverable from the JD.

Warrants of arrest issued against JD received back unexecuted with the report that JD is now not residing at the given address for the last about 3-4 months as disclosed by his brother Durgesh.

Alongwith the arrest warrants, copy of the order dated 02.05.2026 was also annexed in which directions were given that the warrants were to be got executed through an officer not below the rank of SI but still the warrants were marked to HC by the SHO. Let an explanation be called from the SHO concerned why he had disobeyed the directions of the court which was specifically informed to him.

New counsel for JD appeared in VC and stated that JD has engaged her recently telephonically and she has not received the complete file from him as JD is hospitalized. However, it is not informed in which hospital, he is admitted and since when. She assured to file the medical documents of the JD in the court. Let vakalatnama be filed by new counsel.

Counsel for decree holder stated that DD of Rs. One Lakh given by the JD is bounced but admittedly the decree holder has

not deposited the same in time with the bank and it was deposited after the expiry of its validity.

The request of the newly engaged counsel for not issuing the coercive action is declined as in the last order, the detailed fact and circumstances were given which compelled the court to issue arrest warrants against him.

Let fresh warrants of arrest be issued against the JD on PF for **08.06.2026** to be executed by the officer not below the rank of Sub Inspector. In case before next date of hearing, the JD is able to produce the medical documents showing his admission in the hospital for today, then the warrants can be cancelled but for the time being warrants will be issued as the conduct of the JD as reflected in the last order clearly shows that he is not only disobeying the directions of the court but even has violated his own undertakings given to the court.

SHO concerned to personally ensure that the arrest warrants are now executed without any default. Copy of the order be sent to the SHO concerned for compliance and for giving his explanation as mentioned above.

(Ashwani Kumar Sarpal)  
Principal District & Sessions Judge  
East District, KKD Delhi/30.05.2026