

EX 126/23
LALIT KUMAR Vs. RAJ KUMAR

12.11.2025

Present: Sh. R. Khan, Ld. Counsel for Decree Holder.

None for JD.

An application for arrest warrants of JD is filed so that he will be sent to civil imprisonment.

It is an admitted fact that DH has not deposited the subsistence allowance. He is allowed to deposit the said amount.

On filing of PF, notice of the application be issued to the JD.

Ld. Counsel for Decree Holder submitted that DH also filed an application for issuance of warrants of attachment of immovable property of the JD as detailed in the application filed on 08.05.2025.

Heard. Case file perused.

JD has paid only Rs.50,000/- and no other amount has been paid by the JD for the satisfaction of the decree. Hence, considering the fact, the aforesaid application is allowed.

On filing of PF & RC, issue warrants of attachment of the movable assets of the JD as detailed in the application.

To come up before the Ld. ACJ for appointment of Bailiff on 01.12.2025 and before this Court on 24.12.2025.

(Ravinder Singh-I)
District Judge-03
East District, KKD Courts,
Delhi, 12.11.2025