

ORDER ON IA No.1

Petitioners have filed this application U/s.12 of Protection of Woman from Domestic Violence Act and IA.No.1 filed under Section 20 of D.V. Act for interim maintenance .

Petitioner No.1 sworn to an affidavit and pleaded that she is legally wedded wife of respondent No.1 and other respondents are her in-laws and sons and daughters of her mother-in-laws and cousins, but respondent No.1 has driven out her and her children out of the matrimonial house. It is stated in the petition that Rs.5,000/- per month the petitioner No.1 is required for herself and her children maintenance, she is not able to maintain herself and her children all other expenses etc. If application is not allowed she would be put to great hardship. It is stated in the petition that respondent is doing government job and getting monthly handsome salary.

In the main petition it is stated that respondent No.1 has deserted petitioners, the petitioners in need of daily things and medical expenses and prayed for interim maintenance of Rs.5,000/- per month to the petitioner No.1 and Rs.2,500/- each to petitioners No.2 and 3 from the date of filing of the petition.

Considering the contents of the petition, the petitioner has not produced any documents to show that the respondent No.1 is getting handsome salary. Looking to the facts and circumstances of the case, it is just and proper, Rs.4000/- per month is to be awarded for maintenance of petitioners at this stage. If interim maintenance is not granted, the petitioners would be put to great hardship and would lead to destitute life. Hence, petitioners are entitled for interim maintenance of Rs.4000/- per month from the respondent No.1. Accordingly, I proceed to pass the following:

ORDER

IA.No.1 interim application filed by the petitioners U/s. 20 of D.V. Act, is hereby partly allowed.

Respondent No.1 is hereby directed to pay interim maintenance of Rs.4000/- per month to petitioners till further order.

Issue notice of this order and notice of main petition to the respondents through CDPO Aland, if PF paid.

Returnable by :

**Prl. Civil Judge & JMFC,
Aland**

ORDER ON IA-II

Petitioner has filed this petition U/s 23 of Domestic Violence Act .

Petitioner sworn to an affidavit and pleaded that she is legally wedded wife of respondent, at the time of marriage her parents have given Rs.1,00,000/- cash and 2 tolas gold to the respondent. The respondent has driven out her from the matrimonial house on demand of additional dowry. She has no source of income and she is residing in her parental house, due to act of respondent she suffered physically and mentally, she is under treatment and unable to maintain herself without any money. The respondent is in hurry to alienate the property standing in his name so as to avoid the execution of order passed by the court. Hence, the petitioner has prayed to restrain the respondent from alienating the property standing in his name.

Looking to the facts and circumstances of the case it is necessary to restrain the respondent from alienating the property standing in his name. For all these reasons the following:

ORDER

The respondent is hereby restrained from alienating the suit property bearing Sy.No.1556/1 measuring 03 acres 35 guntas situated at Managuli village and VPC No.6 of Talewad village coming under Talewad Gram Panchayat, till next date of hearing.

Issue notice of this order and notice of main petition to the respondents through CDPO.

II Addl.JMFC.,Vijayapur

