

An appeal has been filed challenging the validity of the order passed in CrI.Misc.No.132/24 by the Learned CJM, Udupi, wherein the respondent-1 (appellant herein) was directed to pay compensation of ₹3 lakhs, prohibited him from committing any act of domestic violence and also directed either permit the petitioner to live with him in his house or hired a house to her by paying the rent not more than ₹10,000 or mortgage the house.

The memorandum of appeal is appended with an application seeking to suspend the operation of the impugned order, asserting that; the appellant has a good case to urge before this Court, and the order is unmerited. In light of the facts and circumstances of the case coupled with the grounds urged in the appeal; proceeds to pass the following;

ORDER

The operation and execution of the order dated 11.11.2025 in CrI.Misc.No.132/24 by the Learned

CJM, Udupi, is suspended till further orders. This is subject to the condition that the appellant submits arguments on merits within a month from the date of the respondent's appearance. If the appellant fails to submit arguments, the stay order will stand vacated automatically without any further order.

Call for TCR and issue notice to respondent r/by

22.01.2026.

***II Addl. District & Sessions Judge,
Udupi.***