

MHAH130005222025



Presented on : 04.08.2025
Registered on : 04.08.2025
Decided on : 12.03.2026
Duration : Ys. Ms. Ds
00 01. 08

IN THE COURT OF DISTRICT JUDGE-2, NEWASA
DIST. AHMEDNAGAR.

(Presided over by : R. R. Hastekar)

Spl. Marriage Petition No. 09 of 2025

EXH.No. 11

1. Nikita Akash Bansode,

Age : 22 yrs., Occ. Nil
R/o Bhenda Bk, Tal. Newasa
Dist.Ahilyanagar

Applicant No.1

2. Akash Ashok Bansode,

Age – 27 years, Occ-Private Job,
R/o in Survey No. 3. Lohar Chawl
Near Indian Education School
Vadgaon Sheri, Pune.

Applicant No.2

VS.

Nil

Claim : Petition For Divorce by Mutual Consent U/s.
10-A of the Indian Divorce Act

For Applicant : Ld. Advocate Shri. S. A. Shiledar

:: J U D G M E N T ::

(Delivered on : 12th day of March, 2026)

1. This application is filed u/s 10-A of the Indian Divorce Act for dissolution of marriage by consent.
2. Applicants married on 03/05/2023 as per rituals of Christian religion.
3. Within few days, they grappled in conflict. From 15.06.2023, applicant No.1 started residing in her parental house. Both the applicants and their relatives had made efforts to resolve the differences. But their efforts were in vain.
4. After filing of this application, parties have filed their affidavits at Exh. 7 and 9. Parties have also filed affidavit of Jon Abaji Gorde, father of applicant No.1. at Exh.8 and Kumar Ashok Bansode, brother of applicant No.2. at Exh.10.
5. This application is filed on 06.08.2025 and during period of six months, no reconciliation was resulted.
6. The points for determination along with my findings thereon are as under :-

Sr.No.	POINTS	FINDINGS
1)	Whether, it is shown that applicants are living separately for a period of two years or more?	Yes
2)	If, it is shown that applicants are not able to live together and they have mutually agreed for dissolution of marriage ?	Yes
3)	What order?	Petition is allowed

: REASONS :

AS TO POINT NOS. 1 & 2 :

7. Applicants are living separately from more than two years. I have read affidavits of both the parties. I have also put questions to the parties to ascertain, if they have taken all efforts to come together.

8. I am satisfied that parties could not resolve the differences that had occurred between them. Parties are not able to live together. Hence, I have given my findings to Point Nos. 1 & 2 in Affirmative.

AS TO POINT NO.3 :

9. It will be proper to dissolve the marriage. Hence, I pass following order-

:: O R D E R ::

- 1) Application is allowed.
- 2) The marriage between **Sau. Nikita Akash Bansode, and Akash Ashok Bansode**, is dissolved with effect from today i.e. on 12/03/2026 as per Section 10-A of the Indian Divorce Act.
- 3) Applicant No.1 **Nikita** may use her maiden-name **Nikita Jon Gorde**.
- 4) Decree be drawn accordingly.

Date :- 12/ 03/2026.

[R.R.Hastekar]
District Judge – 2,Newasa