

IN THE COURT OF THE HON' C.J.S.D AT AMBAJOGAI

H.M.P .NO. 341 /2025

Exh.7/c

Gopal and oth

V/s

NIL

Claim :- U/Sec. 13(B) (1)of the Hindu Marriage Act, 1955.

That, the applicants filing this Application for waiving statutory cooling period of six months provided under section 13B(2) of the Hindu Marriage Act 1955 as under...

- 1) That, in the above matter applicants filed petition before this Hon'ble court for demanding decree of divorce by mutual consent which is pending before this Hon'ble court.
- 2) That, both the applicants in the above matter are living separately since 30 -04-2021 to till date. That all efforts for mediation and reconciliation took by the relatives of both the applicants have failed and applicants are firm on their decision of breaking marriage tie and live separately.
- 3) That, there is no any pending dispute between them, no joint property or assets for division and no child issue remain. That, in the matter of "Amardeep Singh Vs. Harveen Kaur" Hon ble Supreme Court delivered judgment that the statutory period mentioned in section 13-B(1) is not mandatory but directory and trial court has discretion power to decide the application filed by the applicants for waiving of statutory cooling period of six months.
- 4) That, the applicants in the above matter are residing separately from near about 18 month and there is no possibility of cohabitation between the applicants. That waiting for statutory

○

.....
Put up for argument.

2nd Jt CJSD

cooling period of six months only increases the agony between applicants.

- 5) That, considering the above facts it is just and proper in the interest of justice statutory cooling period of six months may be waived off and allowed the application filed by the applicants.

HENCE PRAYED THAT

By allowing the application statutory cooling period of six months mentioned in section 13 B (1) may kindly be waived off and petition filed by the applicants for demanding decree of divorce by mutual consent may kindly be allowed as early as possible and oblige.

Date:- 04/04/2026

Applicant



1] Gopal S/o Bhagwat Gaikwad



2] Aanandini w/o Gopal Gaikwad

Through,


Adv. S. V. KULKARNI

IN THE COURT OF THE HON' C.J.S.D AT AMBAJOGAI

H.M.P .NO. 341 /2025

Gopal and oth

V/s

NIL

Claim :- U/Sec. 13(B) (1)of the Hindu Marriage Act, 1955.

Exh.7/1/d

AFFIDAVIT

I Gopal S/o Bhagwat Gaikwad, Age - 32 yrs, Occu.- Driver R/o.

Nandadi Tq.Ambajogai Dist Beed state on oath as under,

- 1) That, in the above matter applicants filed petition before this Hon'ble court for demanding decree of divorce by mutual consent which is pending before this Hon'ble court.
- 2) That, both the applicants in the above matter are living separately since 30 -04-2021 to till date. That all efforts for mediation and reconciliation took by the relatives of both the applicants have failed and applicants are firm on their decision of breaking marriage tie and live separately.

गोपाल गायकवाड

That, there is no any pending dispute between them, no joint property or assets for division and no child issue remain. That, in the matter of "Amardeep Singh Vs. Harveen Kaur" Hon ble Supreme Court delivered judgment that the statutory period mentioned in section 13-B(1) is not mandatory but directory and trial court has discretion power to decide the application filed by the applicants for waiving of statutory cooling period of six months.

○

Filed

- 4) That, the applicants in the above matter are residing separately from near about 18 month and there is no possibility of cohabitation between the applicants. That waiting for statutory cooling period of six months only increases the agony between applicants.

2nd Jt CJSD

20/04/26

अधिष्ठाक
देवाणी न्यायालय (व.स्तर)
अंबाजोगाई

5) That, considering the above facts it is just and proper in the interest of justice statutory cooling period of six months may be waived off and allowed the application filed by the applicants.

By allowing the application statutory cooling period of six months mentioned in section 13 B (1) may kindly be waived off and petition filed by the applicants for demanding decree of divorce by mutual consent may kindly be allowed as early as possible and oblige.

Hence this Affidavit

Date:- 04/04/2026

Deponent

गोपाल भागवत

1] Gopal S/o Bhagwat Gaikwad

That, the Contents of the affidavit are true and correct to the best of my knowledge and belief. It explained to me in mother tongue. Hence verified at Ambajogai

Date:- 04/04/2026

Deponent

गोपाल भागवत

1] Gopal S/o Bhagwat Gaikwad

I know the deponent,


Adv.S.V.KULKARNI

04/04/2026

गणेश्वर खर मागता/मागते
पाडव नाव. गोपाल भागवत गायकवाड, वय 32 वर्ष, शि.पि. शुभके
पाडव्या समक्ष कोणी अंकाख दिवली श नांदडी ता. शेवाणेपोर्त
अंड...
च्याना मी वैयक्तिक आकाखना

अधिकृत

पत्राणी न्यायालय व. न्या. अकाउंट्स

गोपाल भागवत

IN THE COURT OF THE HON' C.J.S.D AT AMBAJOGAI

H.M.P .NO. 341 /2025

Gopal and oth

V/s

NIL

Exh.7/2/d

Claim :- U/Sec. 13(B) (1)of the Hindu Marriage Act, 1955.

AFFIDAVIT

**Aanandini w/o Gopal Gaikwad Age - 27 yrs, Occu.- ~~Service~~ R/o. ^{House Hold}
Nandadi Tq.Ambajogai Dist Beed Now living Kumtha Tq Ahmedpur
Dist Latur state on oath as under,**

- 1) That, in the above matter applicants filed petition before this Hon'ble court for demanding decree of divorce by mutual consent which is pending before this Hon'ble court.
- 2) That, both the applicants in the above matter are living separately since 30 -04-2021 to till date. That all efforts for mediation and reconciliation took by the relatives of both the applicants have failed and applicants are firm on their decision of breaking marriage tie and live separately.
- 3) That, there is no any pending dispute between them, no joint property or assets for division and no child issue remain. That, in the matter of "Amardeep Singh Vs. Harveen Kaur" Hon ble Supreme Court delivered judgment that the statutory period mentioned in section 13-B(1) is not mandatory but directory and trial court has discretion power to decide the application filed by the applicants for waiving of statutory cooling period of six months.
- 4) That, the applicants in the above matter are residing separately from near about 18 month and there is no possibility of cohabitation between the applicants. That waiting for statutory

B. G. Gaikwad
अधिकाक
दिवाणी न्यायालय (व.स्तर)
अंबाजोगाई

Anandini

○

Filed

2nd Jt CJSD

B. G. Gaikwad
अधिकाक
दिवाणी न्यायालय (व.स्तर)
अंबाजोगाई

cooling period of six months only increases the agony between applicants.

- 5) That, considering the above facts it is just and proper in the interest of justice statutory cooling period of six months may be waived off and allowed the application filed by the applicants.

By allowing the application statutory cooling period of six months mentioned in section 13 B (1) may kindly be waived off and petition filed by the applicants for demanding decree of divorce by mutual consent may kindly be allowed as early as possible and oblige.

Hence this Affidavit

Date:- 04/04/2026

Deponent



Aanandini w/o Gopal Gaikwad

That, the Contents of the affidavit are true and correct to the best of my knowledge and belief. It explained to me in mother tongue. Hence verified at Ambajogai

Date:- 04/04/2026

Deponent



Aanandini w/o Gopal Gaikwad

I know the deponent,



Adv. S.V. KULKARNI

04/04/26

गणेश्वर खर मागता/मागते
माझ नाव आनंदिनी गोपाल गायकवाड, वय २७ वर्षे विल-
पाड्या समक्ष कोणी ओळख दिली धरुडाम रा. बांदी ना
अंड... (S.V. Kulkarni) ... प्रवाजोपाई ए.मु. कुमठा
न्याया मी वैयक्तिक आळखता
अधिक्षक
न्यायाणी न्यायालय व, न्याय अवाजोगाई