

MHLA090010632023



**PWDVA No.22/2023**  
**Anjali Vs. Ravi**

**Order Below Exh.34**

Perused the filed record of the application. Perusal of the same reveals that the instant is an application filed under the provisions of section 144(3) of the BNSS read with section 28 of DV Act and thereby sought for recovery of arrears of interim maintenance amount of Rs.40,000/-. According to her, the respondent herein did not pay the above arrears amount. However on last date since the respondent had paid an amount of Rs.10,000/-, this Court was pleased to keep this application in abeyance till today, relying upon the oral submission of learned advocate Smt. B. Swapna that respondent will pay the amount on next date. However the respondent is failed to pay a single penny by today. I have considered the instant application with the aims and object of this beneficial as well as social Legislation. Considering the same it appears that the lackadaisical and vagrant conduct of the respondent itself warrants issuance of recovery warrant as sought for. Hence, in the peculiar circumstances of the instant proceeding, it is ordered that warrant of recovery for arrears of maintenance of Rs.40,000/- needs to be issued against respondent. Hence, application is allowed. Issue such warrant accordingly. Considering the difficulties faced by the applicant to get such processes served vis-a-vis huge arrears of maintenance coupled with request thereof, her request of by hand is also accorded. Order accordingly.

Date : 13.03.2026.  
Place : Udgir.

(Bhalchandra R. Zende)  
Judicial Magistrate (F.C.),  
(Court No.3), Udgir.