

IN THE COURT OF CIVIL JUDGE SENIOR DIVISION, RAMTEK.

H.M.P No. 20/2026

Vaishali and one Vs. Nil

ORDER BELOW EXH.6

(Passed on 2th day of March, 2026)

This is an application filed by petitioners to waive of the statutory waiting period of six months under section 13-b(2) of Hindu Marriage Act.

02] The learned advocate for petitioner has submitted that both parties have been residing separately since 21/01/2021 and all efforts for mediation or conciliation to reunite parties have failed and there is no livelihood of success in that direction by any further efforts. The parties have genuinely settled their differences including alimony. The learned advocate for parties further submitted that waiting statutory period will prolong the agony, therefore, present application may be allowed.

03] Heard learned advocate for petitioner. Perused affidavits of both parties. I have gone through contents of the affidavits. It seems that contentions of parties are genuine and material one. It is required to be note here that marriage of petitioner and respondent was solemnized on 21/01/2022 and both parties have been residing separately since more than one year. In other words, both are residing separately for more than six month. Therefore, under this circumstances, it is required to conclude at this stage that there is no likelihood that petitioners will reunite in near future. Thus, present application is required to be allowed.

ORDER

- 1] Application is allowed.
- 2] The statutory period of six months specified in section 13-B(2) of Hindu Marriage Act is hereby waived of.

Dated : 2.03.2026.
Ramtek.

(S.M. Sarode)
Civil Judge Senior Division,
Ramtek.