

MHNG160005492016



**Cri. M. A. No. 184/2016**  
**Kanchan + 1 Vs. Dilip**

**Order below Exh.01**  
**(Date 01.04.2026)**

01. Applicants namely Kanchan Dilip Rawate and Akshara Dilip Rawate made the present application for recovery of maintenance of Rs.89,000/-.

02. It is seen from the record that, applicants filed a pursis vide Exh.27 submitting that, she received entire maintenance amount mentioned in application. She also prayed to refer matter to the mediator. On the other hand, non-applicant also filed a pursis vide Exh.28 dated 15.02.2025 submitting that, he paid entire maintenance amount to the applicants. Accordingly, this Court passed order below Exh.29 dated 18.06.2025 and refer the proceeding to the Advocate mediator Shri. M.R. Tighare. Advocate Mediator M.R.Tighare submitted his report vide Exh.30 dated 04.10.2025, submitting that, amicable settlement was not took place between the parties.

03. As on perusing pursis vide Exh.27 and 28 made by applicants and non-applicants respectively, it is seen that, entire maintenance amount, for which present application was made, was paid to the applicants. In such situation only matter not

amicably settled between the parties before the mediator does not make any difference. As entire maintenance amount was received by the applicants then, no purpose will served by keeping alive the present proceeding on the file of the Court. Hence, considering above discussion, I proceed to pass following order :-

**ORDER**

Application is disposed off in view of  
pursis vide Exh.27 and 28 dated  
15.02.2025.

Date : 01.04.2026

**( L. M. Pathan )**  
Judicial Magistrate First Class,  
Mouda.