

MHRT040001662021



ORDER BELOW EXH. 17 IN
REGULAR CIVIL APPEAL NO. 8 OF 2021

Siddhesh Shirish Salvi Appellant
Versus
Sonal Siddhesh Salvi Respondent

1. The application u/s 24 of Hindu Marriage Act by Respondent for getting expenses of hearing. It is submitted that the Respondent is resident of Mumbai which is approximately 230 kilometers from Khed. It is difficult for the Respondent to travel from Mumbai to Khed and attend the matter on each and every date. The learned trial Court has allowed Rs.2,000/- towards expenses of travelling at the time of first hearing. The Respondent tried on various occasions to get the certified copy of the said order. However she could not get the certified copy.

2. The Appellant has not furnished his latest address in the said appeal. The Appellant is duty bound to tender memo of address. The Respondent is coming from

Mumbai. She can produce tickets and bills of other expenses incurred by her on the date of hearing. The Respondent has to spend Rs.2,000/- on each date of hearing. The Respondent has also filed maintenance petition before the Hon'ble Family Court, Bandra. Therefore Respondent prayed to direct the appellant to pay expenses Rs.2,000/- for travelling and other expenses till disposal of the appeal.

3. The Appellant resisted the application by filing say on it. It is contended that the application is incorrect. It is not signed by Respondent. No affidavit is attached to the said application. The Respondent is earning lady and therefore her application be rejected.

4. Heard.

5. As per section 24 of the Hindu Marriage Act spouse having insufficient income may apply for interim maintenance and expenses for the legal proceeding. The Court after considering both spouses income can order the other spouse to pay monthly sum for living expenses and cover cost like Court fees and lawyer's fees etc. until the main case concludes. In this particular case the learned Senior Division, Khed decided marriage petition No.30/2020 on 12-02-2020, thereby dissolved the marriage of applicant and the Respondent. The learned

trial Court in the order dated 23-03-2021 directed the appellant herein to pay amount of Rs.10,000/- p.m. to Yogini till her marriage. Nothing was ordered in respect of maintenance of Respondent herein. As per evidence in the paperbook supplied the Respondent was working in Indusind Bank, branch Khed as a Acquisition Manager in the year 2018. The Respondent in her evidence on affidavit in Marriage Petition No.30/2020 has deposed that she is incurring handsome amount from her own earnings and her child is stable in her custody. Now the Respondent wants Rs.2,000/- expenses per date to attend the appeal from Mumbai. Nothing is on record to show that the Respondent has insufficient funds for her expenses and legal expenses of this appeal. The parties have not filed affidavits for their income in support of application and say and therefore the application cannot be taken into consideration. In the result, following order is passed :-

ORDER

Application is rejected.

Khed.

Date :- 03.01.2026

(P. S. Chandgude)

District Judge -1, Khed,
Tal. Khed, Dist. Ratnagiri.

Certificate

I affirm that, contents of this P.D.F.file Judgment/order are same, word to word, as per the original Judgment /order.

Case No.	R.C.A.No.8/2021
Name of the English Stenographer	Mrs.V.S.Kulkarni
Name of the Court	Mr. P. S. Chandgude, District Judge-1 Khed, Dist. Ratnagiri.
Date of Pronouncement	03.01.2026
Judgment/order Signed On	03.01.2026
Judgment/order Uploaded On	03.01.2026