

IN THE COURT OF DISTRICT JUDGE, PURBA BARDHAMAN

Present: Sri Syama Prasad Chattopadhyay (WB01067),
Addl. District Judge, F.T.C. 2nd Court, Burdwan
District Judge-in-Charge, Purba Bardhaman

Matrimonial Suit No.533 of 2025
(CNR No.WBBD01-002403-2025)

Akash Ranjan Sarkar & Aparna Sarkar (Ruidas) : Petitioners.

Order No.3 dated 11.03.2026.

This date is fixed for reconciliation in connection with an application under Section 13B of the Hindu Marriage Act, filed by the petitioners-spouses on **13.06.2025**.

Both the petitioners-spouses are present by filing respective hajira.

The learned lawyers of both the petitioners are present.

Heard both sides on the point of reconciliation. Despite best efforts made, since the reconciliation process failed, on requests of both the petitioners, the instant suit is taken up for hearing.

Heard both sides.

The petitioners have filed their respective affidavit-in-chief and produced the original birth certificate of their son. The petitioner no.1. Akash Ranjan Sarkar and the petitioner no. 2 Aparna Sarkar (Ruidas), led evidence as P.W.-1 and P.W.-2 respectively. Copy of the Birth Certificate of the son of the petitioners is marked by **Ext.1**.

The record is taken up for passing order.

This is a Matrimonial Suit under Section 13B of the Hindu Marriage Act, 1955.

It appears from the evidence of the petitioners as P.W.-1 and P.W.-2 that they got married on 02.02.2022, according to the Hindu rites and custom within the jurisdiction of this Court. After marriage, they resided together as husband and wife and their marriage has been consummated. In their wedlock, one son namely Arpan Ranjan Sarkar, has been born to them on 11.10.2023 and as per settlement in between the petitioners, their said son will reside with the petitioner no.2/wife. It appears further that the petitioners have been living separately since 11.06.2024, owing to differences of opinion and as they are not in a position to live together again, and have been living separately for more than one year, they have filed this suit for mutual divorce for betterment of their future life. It appears also that there is no collusion in between them and none has

influenced them to dissolve their marital relation. Since the petitioners-spouses have filed this matrimonial suit under Section 13B of the Hindu Marriage Act, for dissolution of their marital tie for betterment of their future life and they are living separately for more than one year and also there appears not even bleak chance to restore their marital life and since it does not appear that consent was procured by coercion, fraud or misrepresentation, I do not find any impediment but to accept their prayer for a decree of divorce U/s 13B of the Hindu Marriage Act, 1955.

C.F. paid is correct.

Hence,-

-: O R D E R E D :-

That the Matrimonial Suit under Section 13 B of the Hindu Marriage Act, 1955 be and the same is decreed by mutual consent. The marriage between Akash Ranjan Sarkar and Aparna Sarkar (Ruidas), which was solemnized on 02.02.2022, according to the Hindu rites and custom, and the marital relationship between them, stand dissolved by a decree of divorce on mutual consent, with effect from this date of order.

Dictated & corrected by me

Sd/-
District Judge-in-Charge,
Purba Bardhaman

Sd/-
District Judge-in-Charge,
Purba Bardhaman