

BEFORE THE COURT OF ADDL.DIST.JUDGE,FAST TRACK COURT,KALNA.

Present : Sri Anirban Ray.
Addl. Sessions Judge,(FTC), Kalna,
Purba Bardhaman.

Mat Suit No.462/2024 Reg No. 462/2024
CNR WBBD11-000981-2024

Shankari Debnath (Das).....Petitioner No.1

Vs.

Dipak Debnath.....Petitioner No.2.

Order No. 08
Dt- 07-03-2026

Record is taken up for passing necessary order in the suit.

Today the petitioners, namely **Smt. Shankari Debnath (Das) petitioner No.1 and Sri Dipak Debnath petitioner No.2** are present before the Court along with their Ld Advocates by filing haziras.

Sincere efforts were made by the Court for attempting reconciliation between the parties, but it proved in vain. The parties submit that it is not possible for them to lead conjugal life any further and pray for grant of divorce on their mutual consent.

Both the petitioners had filed their examination-in-chief by affidavit and those are accepted as their oral evidences.

The parties submitted to close the evidence.

Considering the submissions of Ld Advocates of both the parties as well as of the parties in the suit, the evidence of both sides were closed.

Both parties have stated in their respective evidences that they are married couple and their marriage was Solemnized on **02-04-2021** as per Hindu Rites & Ceremonies. Since such marriage the petitioner no. 1 and petitioner no.2 lived as husband and wife at the house of the petitioner no.2.

After few months of their marriage misunderstanding and mal-adjustment between the parties has began to crop up and gradually misunderstanding between the parties reached to such a level that it was not possible for both parties to continue their marital relationship and lead to conjugal life with each other in future.

Their marital life remained unhappy due to their misunderstanding in temperaments, differences of opinion, taste etc. They have been living separately since their marriage from 20-10-2023. The parties and their well-wishers attempted reconciliation of their matrimonial dispute, but in vain. The parties do not want to lead conjugal life together and pray for divorce mutually. The parties do not impute aspersion or allegation against each other. The petition for mutual divorce has been filed on 22-11-2024.

The residence of the Petitioner No.2 is within the jurisdiction of this Court.

Considering all the facts and evidence on record, It appears that it would be in the interest of the parties to the suit that the instant petition for mutual divorce should be allowed.

C.F. paid is correct.

Hence, it is

ORDERED

That the petition for mutual divorce filed on **22-11-2024** is allowed on consent. The parties will bear their own costs.

The marriage held between the parties namely **Smt. Shankari Debnath (Das) petitioner No.1 and Sri Dipak Debnath petitioner No.2** on 02-04-2021 is hereby dissolved by decree of divorce granted U/s 13B, Hindu Marriage Act, 1955 with effect from the date of the decree.

The matrimonial suit is disposed of accordingly.

Upload the order in CIS.

D/C by me.

Additional District Judge
Fast Track Court, Kalna.

Additional District Judge
Fast Track Court, Kalna.