

**In the Court of Additional District Judge, 2nd Court,
Bangaon, North 24 Parganas**

Matrimonial Suit No. 15 of 2026

CNR No. WBNP 06000056-2026

Present: Smt. Kumkum Singha (WB00712)
Additional District Judge, 2nd Court,
Bangaon, North 24 Parganas

Smt. Mamata Aich Das

Vs.

Sri Papan Aich

Order No.05 dated 12.06.2026

Today is fixed for ex parte hearing of the suit.

Petitioner/wife is present along with her Ld. Lawyer.

The affidavit in chief filed by the petitioner Smt. Mamata Aich Das and her father Sri Sukumar Das are tendered in open Court and they are examined as PW1 and PW2 respectively and discharged. PW1 proved her marriage registration certificate as Ext.-1.

On the prayer of petitioner evidence is closed.

Record is taken up for passing order.

This is a case u/s. 13 of the Hindu Marriage Act, 1955.

The case of the petitioner in brief, is that, her marriage with the respondent was solemnized on 17.01.2017 as per Hindu rites and customs and after the said marriage she started residing with the respondent as husband and wife and their marriage was duly consummated. Subsequently the said marriage was registered on 02.07.2017 as per Hindu Marriage Act, 1955. In the said wedlock one male child was born on 06.12.2019, namely, Pratyush Aich. After few days of their marriage the respondent started inflicting physical and mental torture upon the petitioner on demand of more dowry. The respondent is a drunkard and every night he used to come home in intoxicated condition and tortured her. The petitioner tried her level best to lead a happy conjugal life with the respondent but the respondent never showed her any love and affection towards the petitioner. Ultimately on 20.11.2024 the petitioner was driven out from her matrimonial home. Upon compelling circumstances the petitioner filed the instant suit praying for decree of divorce.

The respondent made his appearance in this suit on 24.03.2026 but on 15.05.2026 he did not turn up and did not take any step for which this Court fixed the matter for ex parte hearing.

To substantiate her contention, the petitioner adduced evidence as PW1 and her father adduced as PW2.

From the unchallenged and corroborated testimony of PW1 and PW2 it appears that she had successfully proved her case and entitled to get the decree of divorce.

Hence, it is

O R D E R E D

that the present **Matrimonial Suit No. 15 of 2026** u/s.13(1) of Hindu Marriage Act, 1955 be and the same is decreed *ex parte* in favour of the petitioner/wife namely **Smt. Mamata Aich Das** against the respondent/husband, namely, **Sri Papan Aich** but without any order of cost.

The marriage between the parties, namely, **Smt. Mamata Aich Das** and **Sri Papan Aich** which was held on 17.01.2017 according to Hindu rites and customs and subsequently registered on 02.07.2017 is hereby dissolved from the date of this order.

Draw the decree accordingly.

Let a copy of this order be supplied to the petitioner free of cost.

D/C by me

ADJ-2, Bangaon,
North 24 Parganas

Additional District Judge,
2nd Court, Bangaon, North 24 Parganas.