

**Matrimonial Suit No. 171 of 2025**

**CIS - 171 of 2025**

**CNR - WBNP06-001459-2025**

**J.O Code - WB00950**

**Smt. Shampa Sen and Sri Amit Sen**

**13B of Hindu Marriage Act.**

**Order No. 05**

**dt. 16.03.2026.:**

Petitioners file their respective hazira.

On last occasion, an attempt of reconciliation was made between the petitioners but they did not agree to lead conjugal life together.

It appears that there is no love and affection between the petitioners towards each other. They do not intend to lead conjugal life any further. Accordingly, the instant suit was taken up for hearing.

The self attested copy of the Aadhaar Card of the petitioner no.- 1 is marked as **Exhibit-1** and the self attested copy of birth certificate of their son is marked as **Exhibit-2**. The self attested copy of the Aadhaar Card of the petitioner no.-2 is marked as **Exhibit-3**.

Examined the petitioner No. 1 Shampa Sen (Mondal) in full as PW-1. Also examined the petitioner No. 2, Sri Amit Sen as PW-2 in full.

Heard the Ld. Lawyers.

Perused the application under section 13B of Hindu Marriage Act, evidence of PW-1 and PW-2. Considered.

The petitioners' case, in brief, is that their marriage was solemnized on 30.12.2013 as per Hindu Rites and Customs. Social Marriage held in the house of the petitioner No. -1, which is within the jurisdiction of this court. After the marriage, the petitioners resided together as husband and wife at the house of petitioner No. 2, and the marriage between them was consummated. There is one issue out of the wedlock of the parties. The petitioner-1 begotten one male child on 16.10.2014 named Aranya Sen. It has <sup>been</sup> settled that the said children will live with the petitioner-2/father. After the marriage, both the petitioners could not adjust with each other due to difference in taste, temperament, culture and the relationship between them. The relation came to such a stage that, it was not possible for them to live together as husband and wife. All attempts of reconciliation between the petitioners by their relatives, friends and well-wishers failed. Since 20.01.2023 the petitioners started residing separately. The petitioners have agreed together to get their marriage dissolved by a decree of divorce on mutual consent. There is no force, coercion or undue

**Matrimonial Suit No. 171 of 2025****Contd..Order No. 05.****dt. 16.03.2026 :**

influence in obtaining the consent of the petitioners. There is no collusion between the petitioners in obtaining the decree. Hence, this suit.

From the evidence of PW-1 and PW-2, it is proved that the marriage between the petitioners was solemnized on 30.12.2013 as per Hindu Rites and customs. It is further proved from evidence of PW-1 and PW-2 that after the marriage they resided as husband and wife and marriage between the petitioners was consummated. The petitioner-1 begotten one male child on 16.10.2014 named Aranya Sen. After few months of marriage the petitioners could not adjust with each other due to difference in their tastes, habits, temperament and choice and relationship between the petitioners came to such a stage that it was not possible for them to live as husband and wife. It is further proved that the petitioners are residing separately since 20.01.2023. The case was filed on 24.07.2025. More than six months and less than eighteen months have elapsed from the date of filing of this suit. No collusion appears to have taken place between the petitioners for obtaining decree as prayed for. There is no undue delay in filing the instant petition. It appears that the parties have agreed to get their marriage dissolved by a decree of divorce on mutual consent and their consent does not appear to be influenced by undue influence, force, coercion, threat or promise. There is no other impediment as to why decree as prayed for should not be granted. The petitioners' case is proved.

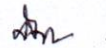
C.F. paid is correct.

Hence, it is :

**Ordered,**

that the instant suit bearing No. Mat - 171 of 2025 filed on 24.07.2025 be and the same is decreed on mutual consent without cost. The petitioners **Smt. Shampa Sen (Mondal)** and **Sri Amit Sen** do get a decree of dissolution of marriage held between them on 30.12.2013 according to Hindu Rites and Customs. The marital tie between the petitioners shall stand dissolved with effect from this day.

The Mat. Suit bearing no. 171 of 2025 is hereby disposed of.



Additional District & Sessions Judge,  
Fast Track Court-1, Bongaon, North 24 Parganas

Dictated & Corrected by me,



Additional District & Sessions Judge,  
Fast Track Court-1, Bongaon, North 24 Parganas