

Misc 89/21

Order dated : 05.09.2024

Today is fixed for evidence.

Both parties files hazira.

Ld. Advocate for the parties submitted that they are willing to settle the matter amicably. As such, they jointly prayed for settlement of marital dispute through mediation.

At this stage,

The Court having heard the parties and their Ld. Advocates and having determined that there is possibilities of settlement of the issues by medication, orders that the parties shall attend mediation as provided by the court at no cost to the parties.

The above parties and advocates, if any, will report to the Ld. Mediator on **12.11.2024** at **3.50** p.m. If it is not possible to mediate this case on the date fixed, the Mediation Centre/ Ld. Mediator / Concerned authority will arrange the future date for mediation convenient to the parties, if necessary.

If a settlement agreeable to the parties is reached, the terms shall be recorded by the Ld. Mediator and signed by the parties/ their counsel and returned to this Court for further appropriate orders,

If no settlement is reached, neither the parties, the advocates, nor the Ld. Mediator may disclose to this Court anything that was discussed at the mediation.

Having regard to the nature of the case, the fees of the Ld. Mediator be fixed at a consolidated amount of Rs. **2000/-** in terms of Rule 26A(2) of the existing Mediation rules, as amended, on settlement of the case through mediation.

To 21.01.2025 for evidence.

Report from the Mediation, if any in the meantime.

Let a copy of this order be sent to Ld. Secretary, DLSA, Barrackpore.

Typed and printed by me,

Judicial Magistrate 3rd Court,
Barrackpore

Judicial Magistrate 3rd Court,
Barrackpore