



Bal Krishan vs. Kirna Devi

Cr.Revision (FC) No.65/2024

09.10.2025

Present: Mr. Ashok Kumar, Advocate, for the petitioner.

Petitioner Bal Krishan is present in person.

Mr. Divya Raj Singh, Advocate, for the respondents.

Respondent Kirna Devi is present in person

Petitioner Bal Krishan is serving in Indian army

The matter was referred for mediation where parties have agreed to resolve the dispute amicably, as stated by the parties as well as their counsel as also has been reported by the learned Mediator, in the following terms :

Petitioner Bal Krishan and respondent No.1 Kirna Devi have agreed for dissolution of marriage with mutual consent by filing a joint petition as and when petitioner shall get leave from his duties as he, probably would be getting leave next in the month of April/May 2026, however, subject to payment Rs.10,00,000/- as permanent alimony towards all claims of maintenance and alimony on behalf of Kirna Devi.

Respondent No.1 Kirna Devi shall extend every cooperation for filing a joint petition

The petition for mutual divorce, after filing, shall be kept in abeyance for consideration and passing final



order till payment of above referred entire alimony amount by the petitioner to respondent No.1.

Out of Rs. 10,00,000/- (Ten lacs), petitioner has transferred Rs. 4,00,000/- (Four lacs) in the account of respondent No.1 and Rs. 1,00,000/- (One lac) has been handed over to respondent No.1 today in the Court. Remaining amount of Rs.5,00,000/- (five lacs) shall be paid by the petitioner to respondent No.1 by transmitting the same in the bank account of respondent No.1 or in cash as mutually agreed by them, on or before 30.4.2026.

The petitioner has agreed and respondent No.1 has accepted that petitioner shall be paying Rs. 4,000/- per month to Abhishek (elder son) and Rs. 3,000/- to Yash (younger son) for maintenance of children of the petitioner and respondent Kirna Devi, and this maintenance amount payable to Children, shall be enhanced at Rs.1000/- each after completion of one year period from 1st November of every subsequent year. The amount of maintenance towards children shall be transmitted by the petitioner to the bank account of respondent No.1 with whom children are residing.

The petitioner has also deposited some amount against the arrears of maintenance payable to the respondent. As per compromise the said amount shall be



2026:HHC:19451

released in favour of the petitioner by remitting the same in his bank account on production of copy of this order before the concerned Court.

As agreed by the parties, matter is adjourned to enable them to ensure compliance and for passing final order on 6.5.2026.

The maintenance of children shall be paid regularly on or before 7th of every month for which it shall be due.

(Vivek Singh Thakur)
Judge

(Romesh Verma)
Judge

October 09, 2025
(veena)