

IN THE HIGH COURT OF JHARKHAND AT RANCHI
First Appeal No.132 of 2025

Jyotshna Srivastav

....

Appellant

Versus

Harish Vishal

.....

Respondent

CORAM : HON'BLE MR. JUSTICE SUJIT NARAYAN PRASAD
HON'BLE MR. JUSTICE ARUN KUMAR RAI

For the Appellant : Mr. Tejo Mistry, Advocate

For the Respondent :

07/Dated: 12.12.2025

1. Although, the steps for service of notice have been taken twice but as it appears that in the 2nd time also, on the same address, the notice was sent at the first instance.
2. The notice has been shown to be not served since the respondent has been shown to be out of Ranchi and since long could not be found. Undelivered speed post received with report, which is available on record.
3. Learned counsel for the appellant has submitted by referring to the report that the husband has gone to Bangalore for treatment of his mother, as per report dated 18.11.2025, therefore, he has submitted that since steps for service of notice have twice been taken and it is the case where the marriage has been dissolved without even granting any permanent alimony and perhaps due to that reason, notice is not being accepted.
4. He, therefore, on the aforesaid pretext, has submitted that he may be allowed to file appropriate application for making prayer to take leave of substituted service of notice.

5. Considering the same, the prayer for the aforesaid purpose, is allowed.

6. Let this matter be listed on 13.01.2026.

(Sujit Narayan Prasad, J.)

(Arun Kumar Rai, J.)

12.12.2025
Rohit/-