

05.01.2026
Court No.16
Item No.46
sudipta

**IN THE HIGH COURT AT CALCUTTA
CIVIL APPELLATE JURISDICTION
APPELLATE SIDE**

**F.A. 369 of 2025
With
CAN 1 of 2025
CAN 3 of 2025
CAN 4 of 2025
CAN 5 of 2025**

**Sanchita Auddy
Vs.
Sanjay Auddy**

Mr. Rabindra Narayan Dutta
Mr. Sibashish Ghosh
Mr. Arkoday Mukherjee
Mr. Soham Banerjee

...for the appellant

Ms. Sulagna Mukherjee
Mr. Soumik Chakraborty
Ms., Debasmita Nandi

...for the respondent

1. Learned counsel for the appellant submits that, as contemplated in **Rajnish Vs. Neha & Anr.** reported at **(2021) 2 SCC 324**, unless the entire details of the income and assets of both the parties are disclosed in terms of the guideline as given therein, the respondent / husband ought not be heard to oppose the alimony application of the appellant / wife.
2. Learned counsel for the respondent / husband submits that although reference has been made to certain facts in the affidavit-in-opposition and

affidavit-of-assets of the husband, the specific supporting documents were not put in with the affidavit-of-assets, which the respondent now seeks to bring on record by way of a supplementary affidavit.

3. We find that in order to adjudicate the alimony application of the appellant / wife completely and meaningfully, all the relevant facts and supporting documents are required to be brought before the Court. Accordingly, we grant liberty to the respondent / husband to file a supplementary affidavit as per the prayer of the respondent. The same is filed today be kept on record. A copy thereof is served here and now on the learned advocate for the appellant.
4. On the prayer of the appellant, liberty is given to the appellant to file a rejoinder to the supplementary affidavit within a week from date, with a copy to the learned advocate for the respondent.
5. In addition to the above, leave is also granted to respondent / husband to file an exception to the reply of the appellant / wife, primarily in order to explain away the allegation that the respondent / husband has acquired certain assets purchased by

the respondent and his family which were suppressed by the respondent / husband.

6. The application shall next be listed for hearing on January 14, 2026.

(Sabyasachi Bhattacharyya, J.)

(Supratim Bhattacharya, J.)