

IN THE SUPREME COURT OF INDIA
CIVIL APPELLATE JURISDICTION

CIVIL APPEAL NO. OF 2025

(ARISING FROM SPECIAL LEAVE PETITION (CIVIL) NO. OF 2025
@ SPECIAL LEAVE PETITION (CIVIL) DIARY NO(S).910/2025)

SANKET SANJIV INGALE

APPELLANT(S)

VERSUS

MAYURI SANKET INGALE

RESPONDENT(S)

O R D E R

Delay condoned.

2. Leave granted.

3. It is heartening to note that with the sincere efforts of learned Mediator, Mr. Abdul Rahiman Tamboli, the parties have amicably resolved their disputes, arising out of marriage solemnized between the parties on 09.01.2017.

4. Though a child from the wedlock was born on 23.01.2018, the parties have been residing separately since June, 2018, and the custody of the child is with the mother.

5. I.A. No.77723 of 2025 has been jointly filed by the parties seeking appropriate directions under Article 142 of the Constitution of India before this Court for dissolving the marriage as per the terms of the Settlement Agreement dated 01.03.2025, a copy whereof is filed as Annexure-A-1 (Page No.9 to 16 in the IA No.77723 of 2025).

6. The parties have placed on record, the Settlement Agreement dated 01.03.2025, whereby all disputes arising out the matrimonial discord stands resolved by the parties, including their rights of custody, visitation, maintenance of the child and the *stridhan*/alimony of the respondent wife. The parties who have joined the proceedings virtually stand identified by their respective counsel. The terms of Settlement as laid down in the joint application is duly signed by the parties; their respective counsel; and the learned Mediator.

7. We place on record our appreciation for the efforts put in by Mr. Abdul Rahiman Tamboli, learned Mediator (Supreme Court Mediation Centre), as also their respective counsel. In terms thereof, a sum of Rs.22,00,000/- (Rupees Twenty Two Lakhs Only) already stands paid by the petitioner husband by way of a fixed deposit receipt for the benefit of their son "*Master Daksh Ingale*" with the nominee being the respondent wife. The parties have also settled their terms of custody, visitation, maintenance of the child in the following manner:-

"a) In the best interest of the child as decided and agreed between the Parties, the Custody of the Child Master Daksh would be with the Respondent-Wife but, the Petitioner-Husband would have visitation rights in the form personal visit on every 3rd Saturday of the Month between 10 AM to 5 PM at a place mutually decided between the Petitioner and Respondent. This clause would become applicable from the Year 2025 after the signing of the MOU by the parties and acceptance of the settlement by the Hon'ble Supreme Court.

b) That it was also decided between the parties that the Respondent-Wife will give the physical custody of Master Daksh for 2 full days during Deepawali Vacation

(at the time of Padwa). During this time the Respondent-Wife would have access to Child through video calls which would be facilitated by the Petitioner-Husband. This clause would become applicable from the Year 2026.

c) That it was also decided between the parties that the Respondent-Wife will give the physical custody of Master Daksh for 5 full days during summer vacation. During this time the Respondent -Wife would have access to Child through video calls which would be facilitated by the Petitioner-Husband. This clause would become applicable from the Year 2026.

d) The Respondent-Wife shall be solely responsible for the welfare and maintenance of the child. The Petitioner-Husband shall not in any manner intervene in the lives of the child and the Respondent-Wife.

e) The Petitioner-Husband and his family members (i.e. father and mother) agree that the Respondent-Wife shall have sole custody and guardianship of the ward Master Daksh and they will not initiate any proceeding in respect of the custody and guardianship of the ward Master Daksh during the lifetime of the Respondent-Wife.

f) The Petitioner-Husband and his family members (i.e. father and mother) would have their rights to visitation in terms of the Clauses a, b & c.

g) The aforementioned terms and conditions shall be upheld and followed even under any change of circumstances afflicted in the lives of the Respondent-Wife."

8. In view of the above, the following directions are issued:-

(i) The marriage solemnized on 09.01.2017 between the petitioner-Sanket Sanjiv Ingale, and the respondent-Mayuri Sanket Ingale, is hereby dissolved by a decree of divorce in terms of the Settlement Agreement dated 01.03.2025 by mutual consent;

(ii) The Settlement Agreement dated 01.03.2025 shall form part and parcel of this order.

9. Decree be drawn up accordingly.

10. It goes without saying that both parties will continue to abide by the terms of the Settlement Agreement without any exception.

11. Registry is directed to forward a copy of this order to the court(s) concerned for passing formal orders closing the case(s).

12. In view of the above facts, IA No.77723 of 2025 is allowed.

13. The Civil Appeal and pending application(s), if any, shall stand disposed of.

.....J.
(SANJAY KAROL)

.....J.
(MANOJ MISRA)

**NEW DELHI;
APRIL 28, 2025.**

ITEM NO.15

COURT NO.16

SECTION IX

S U P R E M E C O U R T O F I N D I A
R E C O R D O F P R O C E E D I N G S

SPECIAL LEAVE PETITION (CIVIL) DIARY NO(S). 910/2025

[Arising out of impugned final judgment and order dated 28-08-2024 in MCA No. 169/2024 passed by the High Court of Judicature at Bombay]

SANKET SANJIV INGALE

PETITIONER(S)

VERSUS

MAYURI SANKET INGALE

RESPONDENT(S)

[MEDIATION REPORT RECEIVED]

(IA NO. 25967/2025 - CONDONATION OF DELAY IN FILING

IA NO.77723 OF 2025: JOINT APPLICATION ON BEHALF OF THE PETITIONER AND THE RESPONDENT ARTICLE 142 OF THE CONSTITUTION OF INDIA)

Date : 28-04-2025 This matter was called on for hearing today.

CORAM : HON'BLE MR. JUSTICE SANJAY KAROL
HON'BLE MR. JUSTICE MANOJ MISRA

For Petitioner(s) :Mr. Abdul Azeem Kalebudde, AOR

For Respondent(s) :Mr. Preetam Shah, Adv.
Mr. Rahul Joshi, Adv.
Mr. Dhananjay Kumar, Adv.
Mr. K. Krishna Kumar, AOR

UPON hearing the counsel the Court made the following
O R D E R

1. Delay condoned.
2. Leave granted.
3. IA No.77723 of 2025 is allowed.
4. The Civil Appeal stand disposed of in terms of the signed order which is placed on the file.

5. Pending application(s), if any, shall stand disposed of.

(JAGDISH KUMAR)
COURT MASTER (SH)

(PREETI SAXENA)
COURT MASTER (NSH)