

IN THE SUPREME COURT OF INDIA  
CIVIL ORIGINAL JURISDICTION

TRANSFER PETITION (CIVIL) NO. 2664 OF 2024

SHAINA JASLEEN

PETITIONER

VERSUS

PARGAT SINGH PARDAL

RESPONDENT

O R D E R

1. The parties have been able to arrive at an amicable settlement before the Supreme Court Mediation Centre. The terms of Settlement Agreement have been reduced into writing, duly signed by the parties, their respective counsel, including the learned Mediator.
2. The terms of the settlement read thus:

“SETTLEMENT AGREEMENT

This Settlement Agreement is entered into between Petitioner- Ms. Shaina Jasleen W/o Mr. Pargat Singh Pardal D/o Rakesh Pal Singh R/o. Sanjay Colony, Ram Raj Road, Near Bank of India, Bajpur, Udhampur, Jammu and Kashmir also at R/o Policit, Kathgodam, P.S. Haldwani, District Nainital, Uttarakhand (here in after referred to as Petitioner-Wife) and Mr. Pargat Singh Pardal S/o Shri Surendra Singh R/o House No. 358, Shastri ; Colony Gali Ravi Dass, Yamuna Nagar, Tehsil, Jagadhri, District - Yamuna Nagar, Haryana - 135001 (here in after referred to as Respondent-Husband).

1. Whereas the marriage between the petitioner and respondent wife was solemnized as per Hindu rites and ceremonies on 09.02.2020 at Haryana. After marriage parties resided together at Yamuna Nagar, Haryana and there is one girl child namely “AVNOOR KAUR” aged about 4.5 years out of this

wedlock.

2. Both the parties resided together as husband and wife till 19.08.2023, and thereafter disputes and differences arose between the parties and since then she is staying with her parents at Bajpur, Uttarkhand.

3. Whereas the Parties have filed following cases against each other:-

(i) Respondent/Husband has filed Case Under Section 9 of Hindu Marriage Act, HMA No. 504/2024 pending before Principle Judge Family Court, Jagdhari, Haryana.

(ii) Petitioner/wife has filed Misc. Criminal Case No. 582/2023 Under 125 Cr.P.C. pending before Principle Judge Family Court, Haldwani.

(iii) Petitioner / wife has filed Misc. Criminal Case No. 65/2024 before the Court of Additional Chief Judicial Magistrate, Haldwani, Under Section 156 (3) Cr.P.C.

(iv) Petitioner/wife has filed Criminal Revision No. 94/2025 pending before Additional District and Session Judge, Haldwani.

4. Whereas Hon'ble Supreme Court vide Order dated 20.02.2025 in Transfer Petition (Civil) No. 2664/2024 has referred the matter to Supreme Court Mediation Centre. Comprehensive mediation sessions were held between the parties and their respective advocates on 21.03.2025, 23.04.2025, 15.05.2025, 19.07.2025, 25.07.2025, 29.07.2025, 01.08.2025, 06.08.2025, 12.08.2025, 19.08.2025 (physical and virtual both ) and today i.e. 29.08.2025 (physically for signing of the present Settlement Agreement).

5. Both the parties hereto have arrived at an amicable settlement on the following terms and conditions for dissolution of marriage by mutual consent:-

A. That the parties have agreed that the Respondent-husband will pay to the Petitioner-wife a total sum of Rs. 18,00,000/- (Rupees Eighteen Lakhs Only) towards full and final settlement of all her

claims towards her permanent alimony, Stridhan, maintenance (past, present, future) and any other claim whatsoever. It is further clarified that parties have exchanged respective Ornaments /Articles/ Gifts belonging to each other upon signing of this Agreement and there are no Articles left to be exchanged.

B. That the Parties have agreed that out of Rs. 18,00,000/- (Eighteen Lakhs Only) an amount of Rs. 10,00,000/- (Rupees Ten Lakhs Only) will be deposited in fixed deposit account for benefit of minor daughter named "AVNOOR KAUR" and it can only be enhashed when said daughter will attain majority. It has been further agreed that remaining amount of Rs. 8,00,000/- (Eight Lakhs Only) will be paid to Petitioner /wife in FD form towards her alimony, which she will be free to use for her own benefits.

C. It is agreed between the parties that they will move an application jointly before the Hon'ble Supreme Court under Article 142 of Constitution of India for invoking inherent powers of the Hon'ble Supreme Court praying for divorce by mutual consent and for quashing of all pending cases as parties are staying separately since 19.08.2023 i.e. for the last more than two years and there is irretrievable break down of the marriage.

D. It is further agreed between the parties that if Hon'ble Supreme Court is not pleased to allow application filed by both the parties under Article 142 of Constitution of India then both the parties, shall file a Petition for Divorce with mutual consent and withdraw all the respective cases filed by them against each other from Competent Court. The Respondent-husband will pay to the Petitioner Wife a total sum of Rs. 18,00,000/- (Rupees Eighteen Lakhs Only) via RTGS/ NEFT /Online Transfer/DD.

**E. VISITATION RIGHT:-**

I. That the permanent custody of minor child will remain with Petitioner/ Mother and Respondent Husband/ Father of minor child "AVNOOR KAUR" shall have visitation rights of 18 days during summer vacation and 4 days during winter vacation in one calendar year.

II. That the Respondent/Husband or his parents shall have right to meet the child on any one weekend in one month upon prior intimation to Petitioner/wife at place were petitioner/wife is residing.

III. That the Respondent/Husband shall have right to make one phone call (including video call) on Mobile No. 7579415558 per week to minor daughter.

IV. That the child shall celebrate DIWALI alternatively one year with mother one year with father.

V. That the child under no circumstances will be handed over to the custody of grand parents either paternal or maternal.

6. That the Petitioner and the Respondent have agreed that none of them will initiate any other legal action or complaint against each other or against the family members of each other in respect of their matrimonial dispute in future.

7. That subject to the aforesaid terms, the parties have resolved all the disputes amicably in relation to the marriage and have been left with no claims against each other or their respective family members.

8. That by signing this Agreement the parties hereto solemnly state and affirm that they have no further claims or demands against each other including maintenance, or any movable or immovable property and all the disputes and differences have been amicably settled by the parties hereto through

the process of mediation.

9. The parties undertake to abide by the terms and conditions set out in the above mentioned Settlement Agreement, which have been arrived with free will of the parties without any coercion, duress or collusion and parties undertake not to raise any dispute whatsoever henceforth.

10. The contents of this settlement - agreement have been explained to all the parties through their respective counsels and they have understood the same."

3. The original Settlement Agreement dated 29.08.2025 is ordered to be taken on record and shall be kept with the records of this case.

4. In accordance with the terms and conditions of the Settlement Agreement, the husband has to pay a total amount of Rs.18 lakh to his wife towards her maintenance for all times to come. The learned counsel appearing for the respondent-husband has brought two demand drafts, one of the amount of Rs. 10 lakh and another of Rs.8 lakh respectively, which are being handed over to the learned counsel appearing for the petitioner-wife in the Court today.

5. The parties are directed to abide by all other terms and conditions of the Settlement Agreement.

6. All pending proceedings between the parties, Civil and Criminal, if any, stand terminated.

7. In such circumstances referred to above, the marriage between the parties stands dissolved in exercise of our

**jurisdiction under Article 142 of the Constitution of India.**

**8. The Registry shall draw a decree accordingly in terms of the Settlement Agreement.**

**9. The Transfer Petition stands disposed of along with all pending interlocutory applications.**

.....J.  
[ J.B. PARDIWALA ]

.....J.  
[ SANDEEP MEHTA ]

**NEW DELHI  
SEPTEMBER 10, 2025**

ITEM NO.1

COURT NO.6

SECTION IV-B

S U P R E M E C O U R T O F I N D I A  
RECORD OF PROCEEDINGS

TRANSFER PETITION (CIVIL) NO. 2664/2024

SHAINA JASLEEN

PETITIONER(S)

VERSUS

PARGAT SINGH PARDAL

RESPONDENT(S)

[MEDIATION REPORT RECEIVED]

IA No. 227724/2024 - EXEMPTION FROM FILING O.T.

IA No. 227725/2024 - STAY APPLICATION

Date : 10-09-2025 This matter was called on for hearing today.

CORAM :

HON'BLE MR. JUSTICE J.B. PARDIWALA  
HON'BLE MR. JUSTICE SANDEEP MEHTA

For Petitioner(s) :

Mr. Manohar Pratap, AOR  
Ms. Bhavana Bisht, Adv.  
Mr. Vishal Kaushik, Adv.

For Respondent(s) :

Mr. Atul Kumar, Adv.  
Mr. Abhimanyu Sharma, Adv.  
Ms. Deepali Atreja, Adv.  
Mr. Harish Kumar Sharma, Adv.  
Mr. Arun Gaur, Adv.  
Mr. Amit Gupta, Adv.  
Mr. Tarun Gupta, AOR

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

The transfer petition is disposed of in terms of  
the signed order, which is placed on the file.

(POOJA SHARMA)  
AR-CUM-PS

(POOJA SHARMA)  
COURT MASTER (NSH)