

LEGAL DRAFT – JAMMU & KASHMIR

CLIENT INFORMATION

Name: Abdul Hamid Lone

Phone: 78998488479

Email: hamidlone@gmail.com

Address: Pahnoo

CASE DETAILS

Case Type: family

Case Number: C-17007

Court Name: High Court J & K

Filing Date: 2025-11-23

OPPOSING PARTY

Name: Zehlan Hameed Lone

Address: Pahnoo Shopian

DRAFT CONTENT

IN THE HON'BLE HIGH COURT OF JAMMU & KASHMIR AND LADAKH

AT SRINAGAR

IN THE MATTER OF:

Abdul Hamid Lone,

S/o Late Hameed Lone,

R/o Pahnoo,

Applicant/Petitioner

VERSUS

Zehlan Hameed Lone,

S/o Abdul Hamid Lone,

R/o Pahnoo, Shopian,

Respondent/Defendant

Case No.: C-17007
Date of Filing: 23/11/2025
Case Type: Family Matter

INDEX

S. No.	Particulars	Page No.
1.	List of Dates and Events	2
2.	Petition	3
3.	Prayer Clause	7
4.	Verification	7

LIST OF DATES AND EVENTS

Date	Event
--	Abdul Hamid Lone is father of respondent Zehlan Hameed Lone
On or about 15/11/2025	Respondent eloped with his cousin
On or about 15/11/2025	Respondent took petitioner's car without consent
On or about 15/11/2025	Respondent took cash amount of Rs. 1,00,000/- from petitioner
Subsequent dates	Respondent threatened to vandalize the car if petitioner pursues recovery

PETITION UNDER FAMILY JURISDICTION

To,
The Hon'ble Chief Justice and His Companion Judges,
High Court of Jammu & Kashmir and Ladakh,
At Srinagar

MOST RESPECTFULLY SHOWETH:

1. That the applicant/petitioner, Abdul Hamid Lone, son of Late Hameed Lone, resident of Pahnoo, Shopian, Union Territory of Jammu & Kashmir, is the father of the respondent/defendant Zehlan Hameed Lone.
2. That the respondent/defendant Zehlan Hameed Lone, son of the petitioner, was residing with the petitioner at Pahnoo.
3. That on or about 15th November 2025, the respondent/defendant clandestinely eloped with his cousin without informing or taking the consent of the applicant/petitioner.

4. That on the said date, the respondent/defendant also took away the petitioner's car without permission or authority and a sum of Rs. 1,00,000/- (One Lac Only) in cash from the petitioner.
5. That since that date, the respondent/defendant has not returned the said car nor the sum of money despite repeated requests and attempts made by the petitioner.
6. That the respondent/defendant has further issued threats to the petitioner that in case the petitioner pursues recovery of the car and money, he shall vandalize the said vehicle, thus causing irreparable loss and injury to the petitioner.
7. That the petitioner is a law-abiding citizen and a peace-loving person and did not wish to take the matter to the court initially but due to the respondent's threat and denial to return the car and money, the petitioner has no option but to seek intervention of this Hon'ble Court.
8. That the petitioner is aggrieved by the conduct of the respondent which is not only unlawful but also amounts to misconduct and harassment within the family and creates potential risk of loss and damage to petitioner's property.
9. That the petitioner hereby humbly prays that this Hon'ble Court may be pleased to direct the respondent to:
 - (a) Return the car immediately to the petitioner;
 - (b) Refund the sum of Rs. 1,00,000/- taken by the respondent from the petitioner without permission;
 - (c) Restrain the respondent from threatening or causing damage or vandalism to the petitioner's property;
 - (d) Pass such other order(s) as this Hon'ble Court may deem fit in the circumstances of the case.
10. That there is no other equally efficacious remedy available with the petitioner except initiation of the present proceedings before this Hon'ble Court.

PRAYER CLAUSE

In view of the above facts and circumstances, it is most respectfully prayed that this Hon'ble Court may graciously be pleased to:

- a) Issue an appropriate direction to the respondent to forthwith return the car taken unlawfully;
- b) Order refund of Rs. 1,00,000/- taken by the respondent from the petitioner;
- c) Restrain the respondent by way of injunction from threatening to vandalize or causing any harm to the said car or any other property of the petitioner;
- d) Award such other relief(s) as may be deemed just and proper in the interest of justice and equity.

AND FOR THIS ACT OF KINDNESS, THE PETITIONER SHALL, AS IN DUTY BOUND,
EVER PRAY.

VERIFICATION

I, Abdul Hamid Lone, son of Late Hameed Lone, resident of Pahnoo, Shopian, do hereby solemnly affirm and declare that the contents of paragraphs 1 to 10 above are true and correct to my knowledge and belief and nothing material has been concealed therefrom.

Verified at Pahnoo on this 23rd day of November, 2025.

****Sd/****

Abdul Hamid Lone
Petitioner

****Place:**** Pahnoo, Shopian
****Date:**** 23/11/2025

****[End of Petition]****

****Note:**** The above petition is drafted on the principles of the J&K Reorganisation Act, 2019, and relevant local family jurisdiction exercised by the High Court under Section 6 of the J&K Civil Courts Act, 1956, along with due procedural and jurisdictional requirements applicable in the Union Territory of Jammu & Kashmir.

Advocate's Signature
