

HQ J&K Police,  
Jammu.

No: Pers-DE-01-2023-2385-90

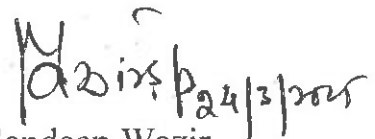
Dt 24 Mar 25

ORDER NO 1072 of 25

CORRIGENDUM

In partial modification to this HQ Order No 481 of 2025, dt 7 Feb 25, PSI Divya Bharti No EXJ196597 is transferred to Railway Wing instead of Armed Zone.

- ii. She shall be relieved forthwith.
- iii. This has the DG-P's approval

  
Sandeep Wazir  
AIG-P

To

- i. IG Railway with the directions that Lady PSI Divya Bharti No EXJ196597 may be posted in Railway Jammu on domestic grounds.

cc

- i. ADG Armed Police. PSI Ravi Kant EXJ196424 on his joining in Armed Zone may be posted in any unit in Jammu Province, instead of Kashmir Province, as ordered earlier vide above referred PHQ Order.
- ii. IG Jammu Zone
- iii. AIG (C&C) PHQ. This has reference to U.O No PHQ/CIV/CLT/ 149/2023 dt 14 Dec 24.
- iv. SSP Samba
- v. S.O Portal/ DA Data PHQ
- vi. OB/Master file.

HQ J&K Police,  
Jammu.

No Estt/Med-5/2017/II/641-45

Dt 24 Mar 25.

ORDER NO 1074 OF 25

Nursing Orderly Mohd Younis Wani PID No PMS-891419 is transferred from District Ganderbal (MI Room) to IR-5<sup>th</sup> Bn. Doda for further duties with immediate effect on compassionate grounds.

He shall be relieved forthwith.

This issues with the approval of the competent authority.

*ca.*  
AIG-P  
For DG-P

cc

- i. ADG Armed
- ii. IGP Kashmir Zone
- iii. SSP Ganderbal
- iv. Commandant IR-5<sup>th</sup> Bn. Doda, shall ensure the crediting monthly maintenance allowance from the salary of above mentioned Nursing orderly to the account of his first wife as per the directions dated 26.08.2021 passed by Principal Judge, Family Court, Srinagar (copy enclosed).
- v. SO, IT.
- vi. Order Book/Master File.

*M. Arif*  
24/3/2025  
AIG-P

COURT OF PRINCIPAL JUDGE, FAMILY COURT,  
SRINAGAR.

Case No. : 408/2021  
CNR No : JKSG010041802021  
Date of institution : 05.02.2021  
Date of Decision: 26.08.2021

Fouzia W/O Mohammad Younis Wani  
R/O Elahi Bagh Srinagar through her father namely Ghulam  
Mohi-ud-din Zargar S/O Abdul Rehman Zargar  
R/O Elahi Bag, Srinagar

Petitioner

Vs.  
Mohammad Younis Wani S/O Abdul Majeed Wani  
R/O Hamza Colony Elahi Bagh, Srinagar

Respondent

Petition u/s 125Cr.P.C. for grant of maintenance

CORUM : Ms Massarat Shaheen

(JO Code: JK00074)

JUDGMENT

01. Petition under section 125 Cr.P.C was presented before the Court of Id. 2<sup>nd</sup> Additional Munsiff/JMIC, Srinagar on the facts that the applicant is legally wedded wife of non-applicant and the marriage was solemnized on 17.10.2002 in pursuance of Islamic Shariat. The applicant suffers from the chronic kidney Disease-III and her physical condition does not warrant her to appear in person before this Hon'ble Court as such the instant petition is filed by her through her father against her husband for grant of maintenance. That the marital relationship between the applicant and non-applicant has remained all along tense because of the fact that the non-applicant had committed cruelty upon the applicant as a result of which the conjugal life between the spouses remained uncordial because of continuous physical and mental torture inflicted by the non-applicant upon the applicant. That several mediations and reconciliations were conducted by the mediators who failed to reconcile the matter as a result of which the applicant was compelled by the circumstances to institute a petition

under 488 Cr.P.C. which came to be disposed of by the 1d<sup>2</sup><sup>nd</sup> Additional Munsiff/JMIC, Srinagar whereby the non-applicant has undertaken to incur all the medical and other sustenance expenses upon the applicant, besides has also undertaken to pay Rs. 3000/- (three thousand) as monthly maintenance. Finally on 27.06.2020 the parties entered into a compromise whereby the non-applicant had liquidated all the pending arrears of Rs. 36,943/- (thirty six thousand nine hundred forty three) and non-applicant has further agreed to pay monthly maintenance of Rs. 4,500/- (four thousand five hundred) including the transportation charges incurred by her for undergoing dialysis three times in a month but he has failed to pay the same to the applicant from the last two months and as such an amount of Rs. 24,362/- (twenty four thousand three hundred sixty two) is outstanding against the applicant till date.

02. Non-applicant has filed objections in which he has stated that the application in hand is grossly misconceived both in law and on facts. The present application is therefore, liable to be dismissed. In fact the father of the applicant is a greedy fellow has filed the frivolous application under section 125 Cr..P.C. with an object to extort money from the non-applicant for misappropriating the same as he has been doing till date and also to harass the non-applicant. The father of the applicant has received lacs of rupees on the pretext of treatment of the applicant but has misappropriated the same. The applicant is guilty of concealment of material facts thereby deceiving and misleading the Hon'ble Court which is a sufficient ground for dismissal of the instant application. That the applicant has no authority or justification for filing the instant application as the non-applicant is already paying a hefty amount as maintenance and expenditure of treatment of applicant.
03. . Meanwhile the file was received by this Court in light of Section 8 of Family Courts Act whereby the summons in form No. 1 was issued against the parties so that the matter can be settled in light of Section 9 of Family Court's Act. On 25.08.2021 father of the applicant and also the non-applicant was present. Father of the applicant was directed to produce the applicant on 26<sup>th</sup> of August 2021 so that settlement can be made in between the parties in light of Section 9 of the

Family Court's Act.

04. Today on 26.08.2021 after a lot of deliberations and consultations the parties filed a compromise agreement whereby they have stated that the non-applicant shall maintain the applicant regularly and the non-applicant shall pay a monthly allowance of an amount of Rs. 5000/- (five thousand) per month which shall be directly transferred from the account of non-applicant to the account of applicant without any delay or demand. That apart from the monthly allowance supra the non-applicant shall bear the medical expenses for the applicant and the applicant shall furnish the medical bills to the non-applicant and the non-applicant shall clear those bills without any delay or demand. That the applicant has filed multiple litigations against the non-applicant before various forums including the department of non-applicant as also the instant case. The applicant has agreed to withdraw all the cases and complaints filed by her against the non-applicant, and the applicant shall withdraw all the cases and complaints filed by her against the non-applicant forthwith without any delay or demand. That the applicant shall not file any suit, complaint application or any sort of proceedings against the non-applicant before any authority, Court or Forum in future after the execution of this compromise.

05. As the agreement was legal in the eyes of law and not against the public policy with the result the statements of the petitioner, respondent and their identifying witnesses have been recorded. It is admitted fact that u/s 9 of the Family Court's Act whenever any settlement is arrived in between the parties and the settlement is reduced into writing and signed by the parties filed before the Court as a final settlement then the said settlement takes the shape of a decree. Hence the following decree is accordingly passed.

- I. **Decree for Maintenance** is passed in favour of the petitioner and against the respondent whereby the respondent is directed to pay monthly maintenance allowance of Rs. 5000/- (five thousand) in favour of the petitioner along with medical expenses from the date of order.

II. **Decree for Permanent, Perpetual and Mandatory Injunction** is passed in-favour of the parties whereby the non-applicant is directed to bear all the medical expenses of the applicant without any delay. The applicant is also directed to furnish all medical bills to the non-applicant regularly. The petitioner is further directed to withdraw all the cases/complaints etc filed by her against the respondent before all Forums, Courts and in the Department of respondent and his also restrained from filing any fresh suit, complaint or any other proceedings against the respondent before any Court of law or Forum.

06. Concerned Ahlimad is directed to prepare the decree sheet accordingly.
07. Petition under Section 125Cr.P.Cis disposed of as compounded. File shall be consigned to records after due compilation.
08. Order shall be uploaded on National Judicial Data Grid forthwith.

Announced:  
26.08.2021

MASSARAT  
SHAHEEN

Digitally signed by  
MASSARAT SHAHEEN  
Date: 2021.08.26  
16:09:36 +05'30'

(Ms Massarat Shaheen)  
Principal Judge  
Family Court Srinagar.

HQ J&K Police,  
Jammu.

No Estt/Comp-3/2014/II/646-48

Dt 24 Mar 25.

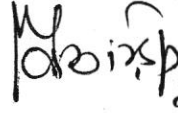
**ORDER NO 1080 OF 25**

Consequent upon the recommendation received from Crime Hqrs vide lr no CHQ/CCTNS/42-II/7403, dt 01 Mar 25, following PSIs are transferred from Jammu Zone to Crime Branch J&K for further duties related to CCTNS:

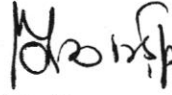
S No	Rank/Name/PID
i	PSI Simranpal Singh No EXJ196602
ii	PSI Nitish Khajuria No EXJ196485

They shall be relieved forthwith.

This issues with the approval of the competent authority.

  
24/3/25  
AIG-P  
For DG-P

- cc
- i. IG Jammu Zone
  - ii. IG Crime
  - iii. SO, IT.
  - iv. Order Book/Master File.

  
AIG-P