



\$~17 & 18

* **IN THE HIGH COURT OF DELHI AT NEW DELHI**

+ CRL.M.C. 1563/2023

ANSHUMAN NARANG Petitioner

Through: Mr. Madhav Khurana, Advocate with
petitioner in person

versus

RITIKA JUNEJA Respondent

Through: Mr. Gaurav Dhingra, Advocate with
respondent in person

+ CRL.M.C. 5643/2023

ANSHUMAN NARANG Petitioner

Through: Mr. Madhav Khurana, Advocate with
petitioner in person

versus

RITIKA JUNEJA Respondent

Through: Mr. M. C. Dhingra and Mr. Gaurav
Dhingra, Advocate with respondent in
person

CORAM:

HON'BLE MR. JUSTICE TUSHAR RAO GEDELA

ORDER

% **16.10.2023**

[The proceeding has been conducted through Hybrid mode]

CRL.M.A. 5949/2023 (Exemption) in CRL.M.C. 1563/2023

1. Exemption allowed subject to just exceptions.
2. The application stands disposed of.

CRL.M.C. 1563/2023 & CRL.M.C. 5643/2023

CRL.M.C. 1563/2023 & connected matter

1



3. After certain arguments addressed by Mr. Madhav Khurana, learned counsel appearing for the petitioner and Mr. M. C. Dhingra, learned counsel appearing for the respondent, this Court passes the following order on consent and as per the instructions of the respective parties who appear in person:-

(a) Learned Trial Court shall complete the trial and take up for final hearing and dispose of the following two cases:-

(i) Maintenance Case No.56690/2016

(ii) HMA No.1963/2016

pending between the parties.

(b) Learned Trial Court is requested to dispose of both the cases within a period of 30 days and if so required and desired take up the matters on short adjournments and dispose of the same.

(c) It is made clear that none of the parties shall file any application seeking transfer of the pending cases from the present judicial officer to any other Court.

(d) None of the parties shall take any adjournments whatsoever on any ground, except and when in the opinion of the learned Trial Court such adjournment is necessitated on grounds of extremely urgent requirement.

4. It transpires from the record that the respondent - Ms. Ritika Juneja had moved an application seeking to summon certain witnesses to prove some documents photocopies of which were already on record and the certified copies were supplied to her in the month of October, 2023.



5. It appears from the order dated 13.10.2023, that the learned Family Court had granted last opportunity to the respondent to file an application for summoning witnesses on or before the next date of hearing i.e. 20.10.2023 and had posted the matter for respondent's evidence on that date.
6. It is made clear that the respondent shall file the necessary application within two days from today which may be decided by the learned Family Court in accordance with law.
7. The parties shall not be permitted to file any application other than those already on record and to be considered by the learned Family Court.
8. The petitions are disposed of in the above terms directing the parties to adhere to the said directions scrupulously.
9. The learned Trial Court shall endeavour to implement the aforesaid directions in all earnest and dispose of the matters in accordance with law.
10. The petitions are disposed of in the above terms.
11. *Dasti.*

TUSHAR RAO GEDELA, J

OCTOBER 16, 2023/ms