



A NO. 6461 of 2024



IN THE HIGH COURT OF JUDICATURE AT MADRAS

DATED: 31-07-2025

CORAM

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THE HONOURABLE MR.JUSTICE K.KUMARESH BABU

A NO. 6461 of 2024

Nalamati Seshasayee

S/o.Govindarajulu Nalamati, Currently Residing at Plot No.34B/5
Elysian Boulevard, Kottivakkam Kuppam Road, (K.K.Road),
Valmiki Nagar, Thiruvannamiyur, Chennai - 600 041. Having
Permanent Address at F.No.17, Block 11, Kendriya Vihar,
Opp.Busbody Building, Miyapur, Hafeezpet, K.V.Rangareddy
Telangana 500049.

Applicant(s)

Vs

J.Preethi

W/o.Nalamati Seshasayee, Currently Residing at B2-204, Akshaya
Apartments, Urapakkam, GST Road, Chennai 603210. Having
Permanent Address at Villa 22, Prestige Summer Field,
Kadubeesanahalli, Bangalore, Karnataka 560103.

Respondent(s)

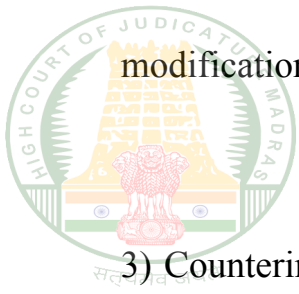
For Applicant(s): M/s.Rahul Jagannathan

For Respondent(s): Mr.S.N.Ravichandran

ORDER

A modification application has been filed seeking to have the custody of the child on one day for six hours instead of two hours on three days in a week.

2) The claim of the applicant is that his visitation rights are being interfered by the applicant and her family members. Only to avoid such incidents, he is seeking for



modification of visitation rights.



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3) Countering his arguments, Mr.S.N.Ravichandran, the learned counsel appearing for the respondent/ mother would submit that the child is a special child and therefore, he cannot be given any unsupervised visitation that too for such a longer hour as the child would search for the mother immediately. Therefore, he would submit that it would not be proper to modify the visitation granted by this Court. He would further undertake to complete the recording of evidence expeditiously.

4) I have considered the submissions made by the learned counsels appearing on either side and perused the materials available on record.

5) The child admittedly is a special child. If the petitioner is granted modification as prayed for and the child becomes restless, it would be difficult for the applicant to manage the child, as the mother who is in the custody of the child would be in a better position to calm the child. However, considering the spots between the parties, the respondent is directed to give a separate room whenever the applicant exercises his visitation rights as ordered by this Court and during such time, they shall also take care that no interaction takes place by her or her family members with the applicant. The



applicant shall also not be interfered with during such visitation.



6) With the aforesaid observations, the modification applications stand closed.

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Gba (1/2)