

IN THE HIGH COURT OF PUNJAB AND HARYANA
AT CHANDIGARH

Sr. No.133 CR-6206-2023
Date of decision: 17.10.2023

SUNIL KOHLIPetitioner
versus
VANDANA KOHLI AND ANOTHERRespondents

CORAM: HON'BLE MR. JUSTICE NAMIT KUMAR

Present: Mr. Kunal Dawar, Advocate with
Ms. Shruti Mandhotra, Advocate
for the petitioner.

NAMIT KUMAR, J. (ORAL)

The challenge in the instant revision petition is to the order dated 12.09.2023 (Annexure P-1), passed by the Court of learned Principal District Judge, Family Court, Gurugram, whereby, on an application filed by respondent No.1 under Section 25 of Hindu Marriage Act, 1955, the petitioner-Sunil Kohli has been directed to pay Rs.15,000/- per month as maintenance *pendente lite* along with Rs.21,000/- as litigation expenses.

During the course of arguments, it has been found that impugned order rendered by the learned trial Court is based upon certain incorrect facts presented before the said Court.

Learned counsel for the petitioner does not dispute the above aspect of the matter and rather submits that he may be allowed to withdraw the present petition with liberty to approach the concerned Court for recalling of the order dated 12.09.2023 (Annexure P-1) and for projecting correct facts before it.

Dismissed as withdrawn with aforesaid liberty.

(NAMIT KUMAR)
JUDGE

17.10.2023
sim

Whether speaking/reasoned : Yes/No
Whether reportable : Yes/No