SUPREMECOURTOF RECORD OF PROCEEDINGS INDIA

Transfer Petition(s)(Civil)

No(s). 1862/2013

ANJU GARG Petitioner(s)

**VERSUS** 

VIKAS GARG Respondent(s)

(With appln(s) for Joint application for Divorce and stay and

office report)

WITH

T.P.(C) No. 550/2014

(With appln.(s) for stay and Office Report)

Date: 24/09/2014 This petition was called on for hearing today.

CORAM :

HON'BLE MR. JUSTICE SUDHANSU JYOTI MUKHOPADHAYA

HON'BLE MR. JUSTICE PRAFULLA CHANDRA PANT

For Petitioner(s)

Mr. Vishnu Tayal, Adv.

Mr. Vishnu Sharma, Adv.

Mr. Joseph Aristotle S., Adv.

For Respondent(s)

Mr. H.D. Thanvi, Adv.

Mr. Rishi Matoliya, Adv.

Mr. Sarad Kumar Singhania, Adv.

UPON hearing the counsel the Court made the following ORDER

transfer petitions are disposed of The

terms of signed order.

(Neeta)

(Usha Sharma)

in

Sr. P.A.

COURT MASTER

(Signed order is placed on the file)

Signature Not Verified

Digitally signed by

Neeta Sapra

Date: 2014.09.27

11:55:54 IST

Reason:

IN THE SUPREME COURT OF INDIA CIVIL ORIGINAL JURISDICTION

TRANSFER PETITION (CIVIL) NO. 1862 OF 2013

ANJU GARG Petitioner(s)

**VERSUS** 

VIKAS GARG Respondent(s)

WITH

TRANSFER PETITION (CIVIL) NO. 550 OF 2014

These transfer petitions have been preferred by petitioner - Ms. Anju Garg (wife) for transfer of two cases in

which respondent Mr. Vikas Garg (husband) and his relatives Mr.

Ramesh Garg & Ors. have been impleaded as party respondents.

Initially, the matter was referred to Mediation Centre of this

Court but mediation failed later on parties appeared before the

Court and requested to adjourn the matter to enable them to settle

the dispute amicably.

A Joint Settlement Agreement has been filed by parties

signed by Ms. Anju Garg (wife) and Mr. Vikas Garg (husband)

relevant portion of which reads as follows:

"2. That the parties since October, 2012 and there willingness of the cohabitate together irreconcilable differe parties have decided to disso parties are livina separately since October, 2012 and there exists no more  $\,$ the parties to reside and due anymore to differences, therefore the parties have decided to dissolve the marriage between them by mutual consent. In order to -2-

resolve the dispute between the parties they i.e. the petitioner and respondent herein have arrived the settlement. of at Details litigation pending between the first and second party is as under: Cases filed by the Petitioner / The party of first part

- 1. FIR NO. 46/2012 lodged at P.S. Mahila Thana Sonipat Haryana and further proceedings arising out of the said FIR.
- 2. A case under Section 125 Cr.P.C. being petition No. 99/2013 pending before the Ld. District Judge / Family Court, Sonipat, Haryana;
- 3. A petition under Section 12 of the D.V. Act, 2005 being case no. 278/2013 pending before the Ld. CJM Sonipat;
- 4. The present T.P.(Civil) No. 1862/2013 before this Hon'ble Court;
- 5. And another Transfer Petition No. 550/2014 before this Hon'ble Court;

Cases filed by the Respondent / The part of second part

- 1. A divorce Petition being O.P. No. CO 526 of 2012;
- 2. A Revision Petition No. CRRF 115 of 2014 filed before the Punjab and Haryana High Court at Chandigarh;
- 3. A Revision Petition No. CRR 1787 of 2014 filed before the Punjab and Haryana High Court at Chandigarh;
  4. A Revision Petition No. CRR 2398 of 2014 filed before the Punjab and Haryana High Court

  This is a True Copy of the court records online. Authenticated @ P 3. A Revision Petition No. CRR 1787 of 2014

case

bу

the

father

any

force

of

the

respondent / second part being case no. 276 of

Ors. That there is no possibility or probability of the parties to the agreement to live together as husband and wife in future and thus they mutually agreed the marriage dissolved by way of mutual consent. Both the have amicably parties settled all their disputes and both parties are in sound and mind disposing and under Fear, Fraud, no

Influence, Coercion or under compulsion have mutually agreed to end this matrimonial relation on terms and conditions hereinafter mentioned:

filed

2012 pending before the District Judge Jodhpur titled as Ramesh Kumar Garg Vs. Anju Garg &

NOW THE DEED OF AGREEMENT / COMPROMISE AS UNDER:

mutually agreed 1. That it has been between the parties that party of the Second Part shall pay Rs.11,50,000/- (Rupees Eleven Lacs and Fifty Thousand Only) by way of Demand Draft, as detailed hereinafter, in total as FULL AND FINAL PAYMENT AND SETTLEMENT to the the First Part in party of respect of her entire and all other claims towards cost of maintenance i.e. present, past and all future maintenance, also towards other claims that First Party may have against party of the

Second Part due to said legal relation that claims with Streedhan, Alimony, gifts, expenditure, or any other claim what so ever that the party of the First Part may claim against party of Second Party due to said matrimonial relation. party of the first part will have no right of property claim on any of the immovable, self acquired, ancestral, joint or HUF of the Second Party or his parents, or his family for any past, present or future which have all been settled in terms of the present Consent Terms. That it has been further mutually agreed

that both the parties shall pray before this Hon'ble Supreme Court to transfer to itself the matrimonial-divorce Petition being OP No. of CO 526 2012 pending at Jodhpur and convert the said petition into a petition under Section 13(B) of HMA and pass a decree of dissolution of marriage by Mutual Consent prayed statuto of Indi may dir Consent. the alternative, In Hon'ble to Court statutory period of 6 months under Article 142 of Indian constitution or this Hon'ble Court may direct the Family Court Sonipat to exempt

The

movable or

claims

Family Court,

it. is also waive off

the 6 months time in the proceedings of 13(B) as the divorce petition under Section 13 HMA is pending since, 2012. If this Hon'ble Court could not exercise the discretion article 142 of Constitution of India, in that under event, it has been further mutually agreed that both the parties shall approach the

District/Family Court at Sonipat, Haryana with the matrimonial petition under Section 13(B) of HMA within the period of three weeks of the disposal of the present matter annexing the present settlement agreement and order of this Hon'ble Court. It is further agreed petition under Section 13(B) of HMA will be prepared by the petitioner at Sonipat. Hon'ble Court. It is further agreed that the prepared by the petitioner at Sonipat. 3. That it is also agreed between the parties that both parties make request before this Court for quashing Hon'ble of Criminal

Proceedings arising out of FIR No. 46 of 2012 lodged at P.S. Mahila Thana Sonipat Haryana under Article 142 of Constitution of India and

4. It has also been agreed upon between the parties that the First Party and Second Party will pray before this Hon'ble Court to quash the following cases, or in the alternative the concerned parties will move for withdrawal of the following cases in an appropriate court within the period of three weeks from the date of the order of this Hon'ble Court:

Cases filed by the Petitioner / The party of first part

- A case under Section 125 Cr.P.C. being petition No. 99/2013 pending before the Ld. District Judge / Family Court, Sonipat, Haryana;
- A petition under Section 12 of the D.V. Act, 2005 being case no. 278/2013 pending before the Ld. CJM Sonipat;

-6-

- T.P.(Civil) No. 1862/2013 3. The present before this Hon'ble Court;
- And another Transfer Petition No. 550/2014 before this Hon'ble Court; Cases filed by the Respondent / The part of second part
- A divorce Petition being O.P. No. CO 526 of 2012;
- A Revision Petition No. CRRF 115 of 2014 filed before the Punjab and Haryana High Court at Chandigarh;
- A Revision Petition No. CRR 1787 of 2014 filed before the Punjab and Haryana High Court
- filed before the Punjab and Haryana High Court at Chandigarh;
  4. A Revision Petition No. CRR 2398 of 2016 filed before the Punjab and Haryana High Court at Chandigarh;

  This is a True Copy of the court records online. Authenticated @ F A Revision Petition No. CRR 2398 of 2014

the case filed Α by respondent / second part being case no. 276 of 2012 pending before the District Judge Jodhpur titled as Ramesh Kumar Garg Vs. Anju Garg &

5. That it has been further mutually agreed that both the parties shall pray before this Hon'ble Supreme Court to transfer to itself the matrimonial-divorce Petition being OP No. CO 526 of 2012 pending at Jodhpur and convert the said petition into a petition under Section 13(B) of HMA and pass a decree of dissolution of marriage by mutual consent. In the alternative, prayed to Hon'ble Court to waive off the the statutory period of 6 months under Article 142

Family Court,

father of

it is also

the

of Indian constitution or this Hon'ble Court may direct the Family Court Sonipat to exempt the 6 months time in the proceedings of 13(B) as the divorce petition under Section 13 HMA is pending since, 2012.

- 6. It has been agreed between the parties that the said amount of Rs.11,50,000/-(Rupees Eleven Lacs and Fifty Thousand Only) shall be paid by the second party and received by the first party in two(2)
  Bank drafts The first i installments through Bank drafts. The first installment of Rs.6 lacs (Six Lacs only) will be paid at the time of first motion at Sonipat Family Second installment shall be made on the day of second motion / on the date of final mutual divorce.
- It is further agreed by both the parties that the steps required to compliance of above para this of will be taken by both the parties within the period of three weeks from the date of order Hon'ble Supreme matter. However, as per the wife, she will withdraw the above proceedings under the D.V. Act being Case No. 278 of 2013 pending before the Ld. CJM Sonipat on the day of second motion of petition under Section 13 B but the husband-respondent is not agreeable to that proposal and therefore, both will pray before this Hon'ble Court for the same issue. 8. That any other complaint / all other

filed complaints cases parties and their family members against each family other and their treated as withdrawal / closed. further agreed that neither of parties shall take any coercive action against each other in the future and shall ensure safe, secure and cordial atmosphere for each other and their families respectively.

either the members shall be That it is

be taken for

the present

petitioner -

agreement

9. That further agreed between

parties that neither of the parties shall file any complaint/ suit/ petition/ FIR and/ or any other proceedings in the any future before in relation court of law/ any authority to this matrimonial dispute. Both the parties undertake that there is no other complaint/ petition/ suit/ FIR pending against each other as mentioned above and if the same is found, same shall stand null and void and "Settlement compromised in terms of this Agreement"

10. That both the parties shall assist each other in prudently pursuing the petition for dissolution of marriage by mutual consent and appear in the concerned necessary and rec shall required when necessary statements as per law in getting the decree of Divorce by mutual consent.

Court as and to record

11. That both the parties shall of satisfaction aforementioned further claims whatsoever against each other

have on terms no

terms

the

fraud,

from day onwards and this aforementioned deed are binding on them and in the event of breach of any clause of agreement by any of the party, the defaulter would be liable to face legal proceedings. 12. That this compromise / agreement is being

executed voluntarily and with mutual consent fear, pressure, without any force,

undue influence, coercion in the presence of 

13. A copy of present agreement is being prepared in-original for being kept by each party separately. This of Compromise Deed the this day executed by parties on

1.9.2014 at Delhi in Supreme Court Compound." Having heard learned counsel for the parties to give

quietus to the family dispute we pass the following order:

Proceeding under Section 125 Cr.P.C. being No. 99/2013 pending before the Ld. petition District Judge / Family Court, Sonipat, Haryana is called for and is quashed;

Record of petition under Section 12 of the D.V. Act, 2005 being case no. 278/2013 pending before the Ld. CJM Sonipat is called for and is quashed;

Record of divorce Petition being O.P. No. CO 3. 526 of 2012 pending before Family Jodhpur is called for and is quashed.

4. Record of Revision Petition No. CRRF 115 of 2014 filed before the Punjab and Haryana High Court at Chandigarh is called for and is quahsed;

-10-

Record of Revision Petition No. CRR 1787 of 2014 filed before the Punjab and Haryana High Court at Chandigarh is called for and is quahsed; Record of Revision Petition No. CRR 2398 of 2014 filed before the Punjab and Haryana High

ww.ecourtsindia.com

Court at Chandigarh is called for and is quashed;
7. Record of case no. 276 of 2012 pending before
the District Judge Jodhpur titled as Ramesh Kumar
Garg Vs. Anju Garg & Ors. Is called for and is
quahsed;
8. Record of FIR NO. 46/2012 lodged at P.S.
Mahila Thana Sonipat Haryana and further

of the

said

FIR are

Parties are given liberty to file joint petition for dissolution of marriage by mutual consent under Section 13B of Hindu Marriage Act in the Family Court at Sonepat, Haryana with a petition for waiver of the statutory period of six months. Such petition be filed by the parties within 15 days. If such petition is filed, the family Court will waive statutory period in view of the fact that Ms. Anju Garg (petitioner) and Mr. Vikas Garg (respondent) are living separately since October, 2012 and pass a decree of dissolution of marriage by mutual consent on the first day of appearance or within a week thereof. -11-

Mr. Vikas Garg (respondent) has handedover a draft of Rs.11.50 lacs to Ms. Anju Garg (Petitioner) in the Court in terms of Joint Memo of Settlement.

proceedings arising out

called for and is quashed.

The transfer petitions stand disposed of with aforesaid observation.

.....J. (SUDHANSU JYOTI MUKHOPADHAYA )

.....J. (PRAFULLA CHANDRA PANT)

NEW DELHI; SEPTEMBER 24, 2014