UID No. HR0511

IN THE COURT OF MS. HIMANI GILL, JUDICIAL MAGISTRATE FIRST CLASS, GURUGRAM.

Present: S

ORDER:-

1-Act") led by complainar /p itioner.

By this order I nall dispose of application under section 23 of the the protect in of women from Denestic Violence Act, 2005 (hereinafter referred to as "DV

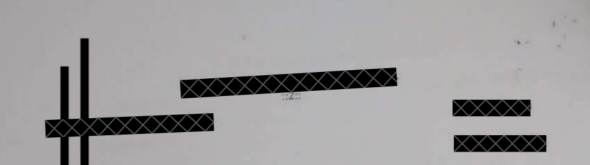
2-31.05.2 insulte ti other and alle with e ch various at empts to recor othing change behavior,

Brief facts of the present case as alleged are that the complainant is the legally wedded wife of ne espondent No. 1 and the marriage was solemnized on 017 and no issue wa born out of this said wedlock. The parties are residing separate ly since 28.04.20 8. The complainant is residing in rented accommodation. The respon ent no. I did not up ort the complainant in any way and rather humiliated and complainant meter family members. All the respondents were in collusion committed acts of domestic violence upon her. Despite the matter and waiting for the respondents to change their

06.02.203

ATTESTED CJ (JL SMIC GURUGRAM Ene

uni Gill JMFC/Gurugram UID No. HR0511.



3- Thereafter in compliance of the guidelines laid down by the Hon'ble Apex court in the case of Rajnesh Vs. Neha, (2021) ISCC (CRI) 749 the complainant filed her affidavit of income, expenditure and assets. In the same it was disclosed that she is a graduate and not earning anything. She is staying in rented accommodation and her monthly expenditure all inclusive is Rs. 35,000/- per month. She has no dependent family members and no children. She was stated to be not employed anywhere and not owning any movable or immovable property. The complainant attached her bank account statement with her affidavit for the time period of 01.10.2019 to 10.10.2022 for Union bank of India.

4- Accordingly, the complainant prayed for interim relief of monetary and residential help for herself.

On notice of this application, respondents replied and admitted marriage etween respondent no. 1 and the complainant and admitted the factum of separation of e parties. They denied all remaining allegations. They denied committing any act of o mestic violence upon complainant and submitted that the complainant has suppressed use facts from the court and that she has not come to the court with clean hands. They e nied that any gifts or dowry was demanded or taken. Lastly, they prayed for dismiss al f application.

06.02.2023

5-

ATTESTED Examiner CJ (JD)-JMIC GURUGRAM

Mittani Gill IMFC/Gurugrach UID No. HR0511



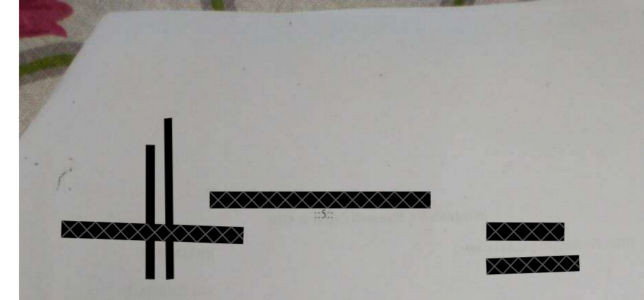
6- Thereafter, in compliance of the guidelines laid down by the Hon'ble apex court in the case of Rajnesh vs Neha (2021) ISCC (CRI) 749, the respondent no.1 filed his affidavit of income, expenditure and assets. In the same it was disclosed that he is B.com pass having separate residence. His monthly expenditure is Rs. 27,000/-. He has two dependents being his parents and he is spending Rs. 15,000/- on them every month. It was further disclosed that he is working as Senior Executive @ Rs. 39,000/per month. He supported the affidavit with bank account statement and appointment letter.

In arguments, both the learned counsel argued in line with the pleadings. It 7ued by counsel for complainant that the complainant requires monetary help for was a is unemployed but staying with her parents and suppoted by her brother. It hers the counsel for respondents that Rs. 11 lacs were deposited in bank was x in the past 3 years but the source of the same was not explained. It acc so argued that he has old aged parents who are dependent upon him and that was : int has also moved an application under Section 125 Cr.P.C. seeking com ace even though she is educated and there is no issue was born out of the main wedloc

ATTE Ex CJIO GURUGRAM 012123

Himfani Gill JMFC/Gurugram UID No. HR0511.

06:02.2



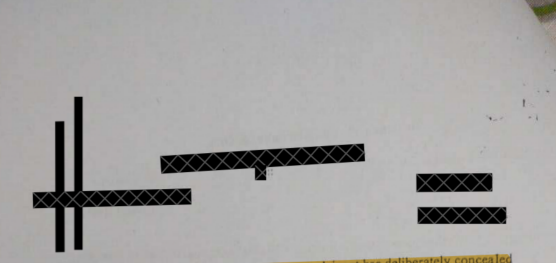
awarding interim relief under the Domestic Violence Act was to ensure that the aggrieved person is able to sustain herself during course of the proceedings and so that she can be protected from vagrancy and destitution. The interim relief awarded under section 23 of the Domestic Violence Act is subject to the final relief awarded at the final stage after appraisal of evidence and after a complete trial.

Accordingly, on the basis of the pleadings in the backdrop of the law as 10discussed above duly taking into account arguments advanced in court and events which tra spired after filling of the petition till date of this order, it has come forth that both the parties are educated and able bodied. The complainant has no disclosed about any phys al infirmities which act as a hurdle in trying to get a job or working for a living. Forther, the complainant has disclosed her monthly expenditure to be Rs. 35,000/- er month. However she is not disclosed as to how she is able to spend this amount of money without having any source of income. Further, perusal of the bank account sate nent of the complainant placed on record by the respondents for the time 1.10.2019 to 10.10.2022 shows that there have been multiple deposits of period from have not been explained by the complainant. The most resent transaction money whic 40,000/- on 24.02.2022 however, the complainant has nowhere disclosed begin of Rs about the so rce of this money. Further, before that as well money has been deposited in cash in bank account of the complainant multiple times and there are unexplained heavy

06.02.2023

ATTESTED Exam y CJ (JUN MIC GUR GRAM

Hingini Gill JMFC/Gurugram UID No. HR0511



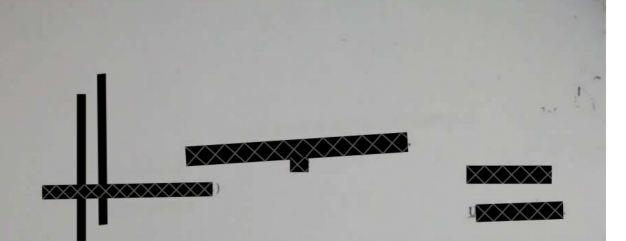
credit entries in her bank account. It appears that complainant has deliberately concealed her true income as she placed on record bank account statement only for the time period from 01.04.2021 to 05.9.2022. Further, the complainant has no where stated to be ffering from any health diseases etc and hence she being an able bodied educated rson is capable of earning to maintain herself. She is very much capable of working id earning to sustain herself during the pendency of the present case. The complainant is stated in the affidavit that she is residing in rented accommodation but she has not ace on record any rent agreement. Moreover, during course of argument counsel for implainant conceded that she is residing with her parents hence, it appears that is not in need of any immediate shelter or residence.

Further, an order of interim maintenance is conditional on the circumstance nat the wife or husband who makes a claim has no independent income, sufficient for er or his support. The Court must take into consideration the status of the parties and apacity of the spouse to pay for her or his support. Further, the objective of granting into immaintenance is to ensure that the aggrieved arty is not reduced to a state of des tution and vagrancy as was also reiterated in the case of **Rajnesh vs Neha (2021) 1S** C (CRI) 749. Further, the Court exercises a wide discretion in the matter of gra ting alimony pendente lite but the discretion is judicial and neither arbitrary not cap icious. It is to be guided on sound principles of matrimonial law and to be exercised

0002.2023

EXTENTED AND

Himani Gill JMFC/Guragram UID No. HR0511



awarding interim maintenance is not to provide for luxuries of life but it is a mere interim temporary arrangement to ensure that the complainant does not lead a life of vagrancy.

Therefore, In view of the above discussion application under section 23 of th DV Act is dismissed. Nothing herein above stated shall be deemed to be an er pression of the merits of the case. Let copy of this order be provided to the both pr ties free of cost.

ounced in open court: . 06.02.2023

(Himani Gill) Judicial Magistrate 1st Class, Gurugram/ UID No. HR0511

te:

N

A

This order contains Eight pages and each page has been checked and signed by me.

(Himani Gill) Judicial Magistrate 1st Class, Gurugram/ UID No. HR0511 06.02.2023

ATTESTED Exa CJ (JC) MIC MAL refel. 0

Himmi Gill JMFC/Gurugtaon UID No. HR051

02.2023 06

 $\times \times \times$

Prese

0

2

t

g

Remaining arguments on application under section 23 the he protection of women from Domestic Violence Act, lvanced and heard. Vide my separate order of even date, 05 said application is dismissed and disposed of ace a

> ow, the case is adjourned to 11.05.2023 for evidence of nt at own responsibility.

> > (Hithani Gill) JMFC/Gurugram, UID No. HR-0511 06.02.2023

Certified to be T opy WER. Artice Art 1875 12

1411 1-12/22 10

Repatration No..... the constructor of opt Res Strawy Date of projunct. No of Pro-Urgant Form Copy of Fi SCETC I IN Natur Dater Total 1 ---

1595ion 8/2/29 ty/2/29 00-23/2/23



UID No. HR0511

within the ambit of the provisions of the Act and having regard to the object of the Act. The Court would not be in a position to judge the merits of the rival contentions of the parties when deciding an application for interim maintenance and would not allow its discretion to be fettered by nature of the allegations made by them and would not examine the merits of the case. The Court must have regard to the appellants own me and the income of the respondent. inc

12 Further, we are living in an era of equality of sexes. The Constitution provides ec al treatment to be given irrespective of sex, caste and creed. An unemployed band, who is educated, cannot be treated differently to an unemployed wife, who is h al b educated. Since both are on equal footing one cannot be asked to maintain other u ess one is employed and other is not employed but not out of choice.

Therefore, in view of the above, at this stage there appears to be no necessity award interim monetary relief to the complainant as she is clearly capable of ing herself and has sufficient income, to sustain herself during the course of trial. ta ouldn't be reduced to a state of destitution or render without roof over her head if not awarded interim maintenance. Also, there are final reliefs in the main she ation under Section 12 of the Domestic Violence Act are yet to be adjudicated appli and hence rights of the complainant are protected. Further, the objective of upor

06. .2023

to

S

ATTESTED Exam ser CJ (JD)-JMIC GURNERAM 9197

Himani Gill JMFC/Gurugram UID No. HR0511.