



S.No.	NAME	COURT	SECTION	DATED	EQU.CITATTION	GIST
1	A. Jayachandra vs Aneel Kaur	Supreme Court	HMA 13 1 (ia)	02 December 2004	(2005) 2 SCC 22	Acts subsequent to the filing of the petition can be taken note of to show a pattern in the behaviour and conduct.
2	A.R. Antulay vs R.S. Nayak & Anr	Supreme Court	CrPC	29 April 1988	1988 AIR 1531, 1988 SCR Supl. (1) 1	If a mistake is detected then Courts (even SC) can correct it later.
3	A.V. Papayya Sastry & Ors vs Government Of A.P. & Ors	Supreme Court	CPC	07 March 2007	(2007) 4 SCC 211	1. Order taken by fraud or suppressing material fact can be recalled at any stage of litigation (using CPC 151 or CrPC 482) 2. Once a Superior court accepts an appeal, lower courts cannot recall or proceed with the Litigation.
4	Abbayolla M. Subba Reddy vs Padmamma	Andhra HC	HMA	27 July 1998	1998 (5) ALD 465, 1998 (5)ALT 152, I (2000) DMC 266	1.If marriage is nullity, then HMA 25 not applicable. 2.Court cannot grant relief of maintenance obtainable under one Act in proceedings under the other.
5	Abdul Rub & Ors. vs Razia Begum	Delhi HC	DV	04 October 2010		Every relative of the husband cannot be made as a respondent.
6	Abhijit Pawar vs Hemant Madhukar Nimbalkar	Supreme Court	CrPC	14 December 2016	(2017) 3 SCC 528	an obligation is cast on the learned Magistrate to ensure before summoning the accused who resides beyond his jurisdiction, to make necessary enquiry
7	Advocate Ramesh vs State of Maharashtra	Bombay HC	DV	13 June 2011		For DV temporary residing doesnt mean casual stay.

8	Afcons Infrastructure Ltd. vs Cherian Varkey Construction Co	Supreme Court	CPC	26 July 2010	(2010) 8 SCC 24	Explains Alternative Dispute Resolution (Arbitration, judicial settlement, Lok Adalat, Mediation)
9	Alika Khosla vs Thomas Mathew And Anr 1996	Delhi HC	Divorce Act	01 May 1996	II (1996) DMC 218	Audio recording with Transcript admissible as evidence
10	Alika Khosla vs Thomas Mathew And Anr 2001	Delhi HC	CPC	20 December 2001	2002 (62) DRJ 851	Right to Privacy is not Absolute.
11	Alok Kumar Jain Vs. Purnima Jain	Delhi HC	HMA 24	17 April 2007	AIR 2007 (NOC) 1654 (Del.), 2007(96) DRJ 115	Things to rely on while awarding interim maintenance.
12	Amarawati And Anr. vs State Of U.P	Allahabad HC	IPC	15 October 2004	2005 (1) AWC 416, 2005 Cri LJ 755, (2005) 1 UPLBEC 155	1.Hierarchy of laws 2. Arrest is not a must whenever an F.I.R. of a cognizable offence is lodged. 3. any application for bail under Section 437, CrPC should ordinarily be decided by the Magistrate the same day, except in rare cases where reasons shall be recorded in writing for adjourning the hearing of the bail application
13	Amit Agarwal And Ors vs Sanjay Aggarwal And Ors	Punjab-Haryana HC	DV	31 May 2016		DV cant be filed after Divorce.
14	Amit Khanna vs Priyanka Khanna & Ors	Delhi HC	DV	01 September 2010	2010 (119) DRJ 182	Claim of high status of husband not sufficient for interim maintenance
15	Anil Jain vs Maya Jain	Supreme Court	HMA 13	01 September 2009	(2009)10 SCC 415	Wife retracts after filing MCD and taking valuables under MCD terms, husband approaches SC. SC allows divorce on MCD.
16	Anshu Gupta vs State (Nct Of Delhi)	Delhi District Court	DV	15 April 2011		Judgment is passed only on affidavits. Parties have not been given the opportunity to cross-examine each others witnesses. So went back for trial.
17	Anu Kaul vs Rajeev Kaul	Supreme Court	HMA 24	23 March 2009	(2009) 13 SCC 209	Wife working no maintenance
					ILR 1977 Delhi	A particular kind of impotency

18	Anuradha Alias Chanchal Kumari vs Santoshnath Khanna	Delhi HC	HMA 12 1(a)	27 September 1977	739, 1978 RLR 111	known as Impotentia quoad hunc vel ham. That is to say incapacity to perform coitus with a particular individual. A party is impotent if his or her mental or physical condition makes consummation of the marriage a practical impossibility
19	Anurag Anand vs Sunita Anand	Delhi HC	HMA 12	11 October 1996	1997 IAD Delhi 37, AIR 1997 Delhi 94, 65 (1997) DLT 1037, II (1996) DMC 389, 1997 (40) DRJ 68	Judgement Against Husband = Husband gives wrong Salary and family property details in biodata, hence Wife took Annulment.
20	Archana Gupta vs Rajeev Gupta	Uttarakhand HC	CrPC 125	18 November 2009		No Maintenance u/s Crpc 125 if wife deserts husband
21	Arnesh Kumar vs State Of Bihar & Anr	Supreme Court	498A	02 July 2014	(2014) 8 SCC 273	Police should justify their arrest and should not arrest without reason.
22	Arun Atmaram Patil & Ors vs Sandhya Arun Patil & Anr	Bombay HC	IPC	24 February 2016		When one party has acted on the consent terms to it's disadvantage, the other party having received the benefits cannot be allowed to backtrack
23	Arun Kashinath Deshpande Vs. Inumati Ramchandra Deo	Bombay HC	HMA 25	08 April 2010	LAWS(BOM)-2010-4-252	Wife was earning and she suppressed this so permanent alimony cancelled.
24	Arun Kumar Agarwal vs Radha Arun	Karnataka HC	PERJURY	15 March 2001	2001 CriLJ 3561	Petition under CrPC 340 must be decided only at the end
25	Arvind Kumar Prasad vs Geeta Prasad	Patna HC	HMA 13 1(ia)	15 March 2017		Wife filed 498A and made various scandalous allegations, Divorce on cruelty.
26	Asha Devi vs Pominder Kumar Chhabra	Delhi HC	HMA 24	07 September 2006		Judgement Against Husband = Maint to be paid till the till HMA petition not terminated.
27	Ashok Yeshwant Samant vs Smt.	Bombay HC	CrPC 125	27 July 1990	1991 (1) BomCR 383, (1990) 92 BOMLR 434,	Recovery under 125(3) are independent of 127, thus Husband cannot be directed

	Suparna Ashok Samant				1991 CriLJ 766, II (1991) DMC 132	to deposit the arrear as condition to proceed with his application of 127.
28	B.P. Achala Anand Vs S.Appi Reddy & Anr	Supreme Court	CPC	11 February 2005	(2005) 3 SCC 313	Right to Residence after Divorce to be decided based on Divorce Terms
29	B.Prakash vs Deepa	Madras HC	CrPC 125	28 July 2015		DV and 125 cant be filed on the same set of allegations and cause of action.
30	Bai Bhanbai Mavji vs Kanbi Karshan Devraj And Anr	Gujarat HC	HMA 11	17 June 1969	AIR 1970 Guj 137, 1970 CriLJ 962, (1970) 0 GLR 581	Wife not eligible for Maint if it falls under HMA 11
31	Bhadrayu C Vachharajani VS Saurashtra University	Gujarat HC	CPC	29 November 2013	GHJ-2014-35-385	If court has no Jurisdiction, it cannot go into Merits of case.
32	Bhagwan Dutt vs Kamla Devi	Supreme Court	CrPC 125	17 October 1974	1975 AIR 83, 1975 SCR (2) 483	Separate income of the wife can be taken into account in determining the amount of maintenance payable to her
33	Bhagwan Raoji Dale vs Sushma Alias Nanda Bhagwan Dale	Bombay HC	CrPC 125	17 April 1998	1999 (5) BomCR 851, I (1999) DMC 168	Deserting wife NOT entitled to maintain us 125 CrPC. NOT entitled after divorce also.
34	Bhaurao Shankar Lokhande & Anr vs State Of Maharashtra & Anr	Supreme Court	HMA 11	01 February 1965	1965 AIR 1564, 1965 SCR (2) 837	If the marriage is not a valid marriage, it is no marriage in the eye of law.
35	Bhausahab Magar vs Leelabai Magar 2003	Bombay HC	HMA 11, 12	07 July 2003	AIR 2004 Bom 283, II (2004) DMC 321, 2003 (4) MhLj 1019	No Permanent Alimony in Sec 11, Permanent Alimony may be asked in sec 12.
36	Bhausahab Magar vs Leelabai Magar 2006	Bombay HC	CPC	14 November 2006	AIRBOMR20072711 , ALLMR20073676 , LAWS(BOM)200611179	Doctrine of res judicata
37	Bheekha Ram vs	Rajasthan HC	CrPC 125	22 January	I (2000) DMC 76, 1999 WLC Raj	No maintenance for a deserting

	Goma Devi And Ors			1999		wife
					UC 260	
38	Bhushan Kumar Meen vs Mansi Meen @ Harpreet Kaur	Supreme Court	CrPC 125	28 April 2009	(2010) 15 SCC 372	House Loan EMI to be considered while granting interim maint.
39	Capt Dr Hamesh Kumar Vs Dr Nisha Sahi	Punjab-Haryana HC	CrPC 125	20 July 1993	CURLJ-1993-2-367, LAWS(P&H)-1993-7-125	Wife Working, taking unnecessary adjournments, Quashed under CrPC 482
40	Chand Dhawan vs Jawaharlal Dhawan	Supreme Court	HMA 25	11 June 1993	1993 SCR (3) 954, 1993 SCC (3) 406	Court cannot grant relief of maintenance obtainable under one Act in proceedings under the other.
41	Chander Bhan vs State of Delhi	Delhi HC	498A	04 August 2008		Guideline for 498A cases.
42	Chandra Shashi vs Anil Kumar Verma	Supreme Court	PERJURY	14 November 1994	1995 SCC (1) 421, JT 1994 (7) 459	No one should indulge in immoral acts like perjury, prevarication and motivated falsehoods : 2 weeks Jail
43	Chandrakala Alias Vandana vs Subhash Dhondiba Gaokhandkar	Bombay HC	HMA 12 1 (c)	23 February 1994	(1994) 96 BOMLR 726	Wife was suffering from leprosy since prior to marriage. This material fact concealed hence Annulment. Wife may seek Alimony.
44	Chaturbhuj vs Sita Bai	Supreme Court	CrPC 125	27 November 2007	(2008) 2 SCC 316	Where the personal income of the wife is insufficient she can claim maintenance under Section 125 Cr.P.C.
45	Chhandupriya @ Priyanka vs Rahul Mahod	Bombay HC - Nagpur	HMA 12 1 (c)	17 March 2016		Wife has a lover from prior to marriage and marriage was not consummated.
46	Chiranjeev Kumar Arya vs State Of U.P. & Another	Allahabad HC	DV	29 June 2016		1. Revisional power of High Court under 482 CrPC held intact under the DV act. 2. fraud avoids all judicial acts, ecclesiastical or temporal.
47	Commissioner Of Income-Tax vs Godavaridevi Saraf	Bombay HC	CPC	27 September 1977	1978 (2) ELT 624 Bom, 1978 113 ITR 589 Bom	Tribunal (or court) anywhere in the country has to respect the law laid down by the High Court, though of a different State, so long as there is no contrary decision of any other High Court on that

						question.
48	D.Velusamy vs D.Patchaiammal	Supreme Court	CrPC 125	21 October 2010	AIR(SC)-2011-0-479, SCC-2010-10-469, ALLSCR-2010-0-2639	Relationship in the nature of marriage for DV Act
49	Dalip Singh vs State Of U.P. & Ors	Supreme Court	CPC	03 December 2009	(2010) 2 SCC 114	No Relief if Litigant lies OR suppress material fact and came with Unclean Hands
50	Damanpreet Kaur vs Indermeet Juneja & Anr	Delhi HC	DV	14 May 2012	(2013) 1 JCC 306	Well educated earning wife, resigned on her own will, maint declined.
51	Deb Narayan Halder vs Anushree Halder	Supreme Court	CrPC 125	26 August 2003	(2003) 11 SCC 303	wife who leaves matrimonial home without any justification is not entitled to maintenance under Section 125.
52	Deepak @ Gajanan Ramrao Kanegaonkar vs Soniya Depak	Bombay HC	DV	01 July 2015		Women lived in with a married person even after knowing that he is married, hence this relation cannot be the one as in marriage, so DV denied to women and child.
53	Deoki Panjhiyara v. Shashi Bhushan Narayan Azad	Supreme Court	DV	12 December 2012	AIR(SC)- 2013-0-346, (2013) 2 SCC 137	Judgement against Husband = Until Marriage is declared Null, Wife is wife.
54	Dimple Khanna vs Anita Advani	Bombay HC	DV	09 April 2015		1. For DV Relationship in the nature of marriage is a must. 2. Relatives who did not shared household cant be made respondents.
55	E. Shanthi vs Dr. H.K. Vasudev	Karnataka HC	HMA 24	22 August 2005	AIR 2005 Kant 417, ILR 2005 KAR 4981	Wife was qualified and working before marriage. She is capable of earning, hence maint declined.
56	Foreshore Co-Op.Hng.Society Ltd vs Praveen D Desai	Supreme Court	CPC	08 April 2015		Discussion on Jurisdiction.
57	G. Padmini vs G. Sivananda Babu	Andhra HC	HMA 13 1(ia)	11 November 1999	2000 (2) ALD 258, 2000 (2) ALT 259, II (2000) DMC 760	Divorce on Cruelty as wife's letter to others regarding husband's impotency was cruelty.

58	G. Ramanathan vs Revathy	Madras HC	CrPC 125	16 March 1989	1989 CrLJ 2037 (1)	Wife cannot seek the same relief from JM court when matter is pending in Civil Court.
59	G. Shyamala Ranjini vs M.S. Tamizhnathan	Madras HC	CPC	20 November 2007		Related to Audio CD as Evidence.
60	G.V.N. Kameswara Rao vs G. Jabilli	Supreme Court	HMA 13 1(ia)	10 January 2002	2002 AIR SCW 162, (2002) 2 SCC 296	Husband files Divorce on Mental Cruelty as Wife left husband and refused to return. Wife also filed police complaint. Wife pleaded to dismiss divorce using HMA 23(1)(a) but Divorce granted but with Alimony.
61	Geeta Singh Deo vs State Of Rajasthan	Rajasthan HC - Jaipur	DV	17 November 2016		Well Educated (PG) Woman (Daughter) cant seek maint (for further high studies) unless DV has occurred.
62	Gian Chand vs Dilpreet Kaur	Punjab-Haryana HC	CrPC 125, HMA 24	23 February 2010		Maintenance awarded in two sections to be offset
63	Gurbinder Singh vs Manjit Kaur	Delhi HC	CrPC 125	25 January 2010		Wife after concealing the material facts about her own employment and agreement with husband, took exparte order in her favour, so contempt and fine.
64	Gurudev Gurav vs Jayashree	Karnataka HC	DV	08 January 2014		Limitation of DV is one year from cause of action.
65	Harminder Kaur vs Gurtar Singh	Punjab-Haryana HC	HMA 24	17 February 2011		Maintenance pendente lite and expenses of proceedings not for those who have income sufficient for support and the necessary expenses
66	Harpreet Kaur VS Dilvinder Singh Bedi	Mahila Court Delhi	DV	24 May 2011		Husband lost job because of complaint, maintenance denied
67	Haunsabai vs Balkrishna Krishna Badigar	Karnataka HC	CrPC 125	13 February 1980	1981 CriLJ 110, ILR 1980 KAR 612, 1980 (2) KarLJ 158	Wife should prove that she is unable to maintain herself in addition to the facts that her husband has sufficient means to maintain her and that he has neglected to maintain her.
68	Havovi Kersi Sethna vs Kersi Gustad Sethna	Bombay HC	HMA13	28 January 2011		Details on how CD can be made admissible in court.

69	Hemlataben vs State	Gujrat HC	DV	21 October 2010		Interim maintenance in DV is refused as Wife was working.
70	Hima Chugh vs Pritam Ashok Sadaphule	Delhi HC	DV	10 April 2013	(2013) DMC 649 (Del.)	Protection order could be obtained only against a person who was in domestic relationship with the person aggrieved
71	Hiral P. Harsora And Ors vs Kusum Narottamdas Harsora And Ors	Supreme Court	DV	06 October 2006	(2016) 10 SCC 165	DV can be filed by any woman on any relative who subjected her to DV.
72	Hussain and Anr vs Union of India with Aasu vs State of Rajasthan	Supreme Court	CrPC	09 March 2017		1. Speedy trial is a part of reasonable, fair and just procedure guaranteed under Article 21. 2. Bail application to be disposed in a week.
73	Inderjit Singh Grewal vs State Of Punjab & Anr	Supreme Court	DV	23 August 2011	AIR(SCW)-2011-06259, SCC-2011-12-588	1 Year limit to DV
74	Indra Sarma vs V.K.V.Sarma	Supreme Court	DV	26 November 2013	(2013(4) K.L.T. 763), Manu/SC/1230/2013, AIR 2014 SC 309, 2013 (9) LRC 1 (SC)	All live-in- relationships are not relationships in the nature of marriage.
75	Ines Miranda Vs Santosh K Swamy	Supreme Court	HMA 24	14 December 2009		Wife (working) filed Divorce, Husband (unemployed) filed RCR. Court transfers case at Wife's city on the condition that she will pay Maint. For jobless Husband.
76	Iqbal Bano vs State Of U.P. And Anr	Supreme Court	CrPC 125	05 June 2007	AIR 2007 SC 2215	1. Section 125 Cr.P.C.Proceedings under are civil in nature. 2. Divorce Muslim Wife is eligible for Maint under 125.
77	Jagdish Prasad vs State & Others	Delhi HC	CrPC 125	23 March 2009		Wife lied related to her working status hence Perjury allowed.
78	Jaiprakash Madhukarrao Sahurkar vs Sarika	Bombay HC	498A & DV	29 February 2016		Judgement Against Husband = DV and 498A can be filed on same facts.
79	Jamboo Parasad Jain vs Smt. Malti Prabha And Anr	Allahabad HC	HMA 15	24 January 1979	AIR 1979 All 260	HMA 15 not applicable in HMA 11 OR 12

80	Jangam Srinivasa Rao vs Jangam Rajeswari	Andhra HC	CrPC 125	03 March 1989	1990 CriLJ 2506	Maximum period for which Wife can claim maintenance under the procedure contemplated under S. 125(3) is one year.
81	Jayanti Deb Das vs Manas Kumar Das	Tripura HC	HMA 13 1(ia)	19 February 2015	AIR 2015 Tripura 25	The allegation of adultery made by the wife appellant and not proved is nothing but mental cruelty.
82	Jayesh Uttamrao Khairnar vs State of Maharashtra.pdf	Bombay HC - Aurangabad	DV	07 September 2009	2010 ALL MR (Cri) 2259	Husband got divorce after a separation of one year. After divorce wife filed DV hence not maintainable as Domestic Relation is absent.
83	Joginder Kumar vs State Of U.P	Supreme Court	IPC	25 April 1994	1994 AIR 1349, 1994 SCC (4) 260	No arrest can be made because it is lawful for the police officer to do so. The existence of the power to arrest is one thing. The justification for the exercise of it is quite another.No arrest can be made in a routine manner on a mere allegation of commission of an offence made against a person.
84	Joginder vs State Nct Of Delhi & Anr	Delhi HC	DV	22 September 2010	2010 (119) DRJ 349	Interim Maintenance formula evolved by judge (2:1::husband:dependent)
85	Justyn Cyril vs Hannah Vasanthie	Madras HC	Divorce Act	20 August 1993	II (1994) DMC 545, (1994) IMLJ 17	From the time of the marriage, the Wife was not willing to have intercourse with the husband, hence Annulled.
86	Jyoti Singh vs Yogendra Singh	Supreme Court	HMA 13	14 December 2016		Divorce by husband was transferred to Wife's city but all cases were to be taken together.
87	K. Srinivas vs K. Sunita	Supreme Court	HMA 13 1(ia)	19 November 2014	(2014) 16 SCC 34	Wife had filed a false criminal complaint, and even one such complaint is sufficient to constitute matrimonial cruelty. Hence Divorce.
88	K.Srinivas Rao vs D.A. Deepa	Supreme Court	HMA 13 1(ia)	22 February 2013	(2013) 5 SCC 226	Divorce on Cruelty as Wife had filed a criminal complaint and sent letters to employer of husband. But with Huge Alimony

89	K.Subhadra Patra Vs Mosomat K Aadiya Amma & Ors	Supreme Court	CPC	01 July 2015		One can file counter affidavit by post.
90	K.V. Prakash Babu vs State Of Karnataka	Supreme Court	498A	22 November 2016		Adultery is not Cruelty for 498A
91	Kamini Sondhi vs Kapil Sondhi	Delhi HC	HMA 13 1(ia)	09 September 2016		Sexless marriage, Wife made false complaints to husband's boss, hence Divorce on mental cruelty.
92	Kavita Prasad vs Ram Ashray Prasad	Delhi HC	CrPC 125	01 October 2008		Qualified wife sitting idle and claiming maint. From husband should go and do work for society free of charge as long as she is claiming maint on account of being unemployed.
93	Kavita vs Harish Raisen	Madhya Pradesh HC	HMA 13 1(ia)	13 April 2006	2006 (2) MPHT 515	Divorce on Cruelty as Wife had filed a criminal complaint.
94	Kiran Bala Asthana And Anr. vs Bhaire Prasad Srivastava	Allahabad HC	HMA 12 1 (c)	08 February 1982	AIR 1982 All 242	Wife was suffering from Mental Illness.This material fact concealed hence Annulment. Wife may seek Alimony.
95	Kiran Dutta vs State & Anr	Delhi HC	DV	11 February 2014		DIR is a must before passing orders under Sec 12 of DV
96	Kolla Veera Raghav Rao vs Gorantla Venkateswara Rao And Anr	Supreme Court	CrPC	01 February 2011		Section 300(1) of Cr.P.C. states that no one can be tried and convicted for the same offence or even for a different offence but on the same facts.
97	Koushik Vs Sangeeta Koushik Gharami	Bombay HC - Nagpur	DV	05 May 2014		No Maint in DV to wife or Children if DV not proved.
98	Krishnamurthy Nookula vs Savitha Y	Karnataka HC	DV	09 December 2009		Enquiry is required where case is not ex-parte
99	Kumaresan vs Aswathi	Madras HC	HMA 24	21 June 2002	(2002) 2 MLJ 760	Sufficiently Earning wife not eligible for HMA 24
100	Kunaldev Singh Rathore vs State Of M P	Madhya Pradesh HC	498A	02 December 2016		Defence Documents May Be Examined At Preliminary Stage, If Needed. Under Section 482 CrPC the court is free to consider material that may be produced on behalf of the accused to arrive at

						a decision whether the charge as framed could be maintained.
101	Kusum Sharma vs Mahinder Kumar Sharma	Delhi HC	HMA	14 January 2015	2014 (214) DLT 493	Not Good for Husbands if wife is not working = Detailed Affidavit required for income and expenditure in matrimonial cases.
102	Lal Kamlendra Pratap Singh vs State Of U.P	Supreme Court	IPC	23 March 2009	(2009) 4 SCC 437	1. the Court, if it deems fit in the facts and circumstances of the case, may grant interim bail pending final disposal of the bail application. 2. arrest is not a must whenever an F.I.R. of a cognizable offence is lodged.
103	Lalita Kumari vs Govt.Of U.P.& Ors	Supreme Court	CrPC	12 November 2013	2014 (2) SCC 1	Preliminary inquiry may be made before Registering FIR in Matrimonial Matters.If, after investigation, the information given is found to be false, there is always an option to prosecute the complainant for filing a false FIR.
104	Laljee Yadav vs The State Of Bihar	Patna HC	CrPC 125	16 September 2001	2011 (4) PLJR 248	1. Before the wife can claim maintenance she must show that she is unable to maintain herself and that her husband has sufficient means but neglects or refuses to maintain. 2. Distress warrant for recovery cant be initiated straightaway before issuing a warrant for levying the amount due in the manner provided for levying fines. 3. there has to be separate sentencing upon separate and fresh application after considering the matter for each month or part thereof for which maintenance remains unpaid. Thus, by no stretch of imagination, can there be a continuous mechanical remand
105	M vs M	Bombay HC	HMA 13 1(ia)	07 February 2014		Divorce on Cruelty as Wife had filed a criminal complaint. Wife

						could not prove her allegations in WS, Option open for applying maint in sec 25 of HMA
106	M. Srinivasulu Vs State Of A.P.	Supreme Court	498A	10 September 2007	AIR 2007 SC 3146	SC Defines 498A , 304B & Dowry
107	Maganti Kanakadurga vs Maganti Venkateswarlu	Andhra HC	HMA 12 1(a)	27 April 2006	AIR 2006 AP 259, 2006 (4) ALD 411	consummation has not taken place and as already referred it was on account of the appellant's repugnancy for consummation and probably on account of her reluctance towards consummation due to her physical disability of not having attained puberty.
108	Maharashtra Government VS Rajaram Digamber Padamwar	Bombay HC	CPC	08 April 2011	LAWS(BOM)2011410 , ALLMR(CRI)201101825 , BCR(CRI)20113640 , FAC20112278	HC takes action against a trial court judge who went against a previous HC precedent and declined to abide by it.
109	Mahila Vinod Kumari vs State Of M.P	Supreme Court	PERJURY	11 July 2008	(2008) 8 SCC 34	Petitioner had tendered false evidence and had fabricated evidence against the accused persons with the intention that such evidence shall be used in the proceedings
110	Malathi Ravi vs B.V. Ravi	Supreme Court	HMA 13 1(ia)	30 June 2014	2014 7 SCC 640	Divorce on Cruelty as Wife had filed a criminal complaint. But with Huge Maint for Child
111	Mamta Jaiswal vs Rajesh Jaiswal	Madhya Pradesh HC	HMA 24	24 March 2000	II (2000) DMC 170	Well qualified woman with past work experience cant sit idle and claim maint.
112	Mangesh Balkrushna Bhoir vs Sau. Leena Mangesh Bhoir	Bombay HC	HMA 13 1(ia)	23 December 2015		Divorce on Cruelty as Wife had filed a criminal complaint.
113	Manish Kapoor vs	Delhi District	DV	28 August		It explains Procedure to be

	Charu Kapoor	Court		2010		followed in DV and 125
114	Manish Kumar vs Pratibha	Delhi HC	HMA 24	18 September 2008		No Maintenance u/s HMA 24 for working Women
115	Manisha Tyagi vs Deepak Kumar	Supreme Court	HMA 13 1(ia)	10 February 2010	I (2010) DMC 451 (SC)	Cruelty not proved, but both party were at fault hence judicial separation
116	Manju Kamal Mehra vs Kamal Pushkar Mehra	Bombay HC	HMA 9	18 July 2009		Wife not entitled to maint as HMA 9 was in husband's favour.
117	Manoj Kumar Saini vs CPIO	CIC	CPC	24 March 2011		ITR can be given in criminal case against the State pertaining to dowry related issues because public interest in the administration of justice in a particular case overrides all other aspects of public interest,
118	Manoj Kumar Soni vs Deepti Soni	Madhya Pradesh HC	HMA 13 1(ia)	17 September 2014		Divorce on Cruelty as wife makes many false allegations and also termed husband as impotent, ill treatment to husband's parents.
119	Manoj Yadav vs Pushpa @ Kiran Yadav & Ors.	Supreme Court	CrPC 125	11 January 2011		Different Maxm Quantum of maintenance fixed by different States by way of State amendments held to be unconstitutional
120	Manokaran @ Ramamoorthy vs M. Devaki	Madras HC	HMA 24	21 February 2003	AIR 2003 Mad 212, I (2003) DMC 799, (2003) 1 MLJ 752	Sufficiently Earning wife not eligible for HMA 24
121	Marimuthu vs Janaki	Madras HC	CrPC 125	22 February 2008		Couple was living separately by mutual consent, hence maint denied.
122	Mayadevi vs Jagdish Prasad	Supreme Court	HMA 13 1(ia)	21 February 2007	AIR 2007 SC 1426	1. Divorce on Cruelty as wife makes many false allegations and also termed husband as impotent, ill treatment to husband's parents. 2. Standard of proof beyond reasonable doubt not required in matrimonial disputes.
123	Meena Dinesh Parmar vs Dinesh	Bombay HC	CrPC 125	04 February 2005	AIR 2005 Bom 298, 2005 (4)	Maintenance not granted as it is proved that wife wants to reside

	Hastimal Parmar				BomCR 672, 2005 (2) MhLj 305	separately
124	Meena Dinesh Parmar vs Dinesh Hastimal Parmar	Bombay HC	CrPC 125	04 February 2005	AIR 2005 Bom 298, 2005 (4) BomCR 672, 2005 (2) MhLj 305	Wife was living at her Maternal Uncle's place and refused to return. Maintenance not granted as it is proved that wife wants to reside separately.
125	Moina Khosla vs Amardeep Singh Khosla	Delhi HC	HMA 12 1(a)	31 January 1986	AIR 1986 Delhi 399, 1986 (10) DRJ 286	As no sexual intercourse has taken place between the parties, in this case, the requirements of Section 12(1)(a) of the Act are satisfied
126	Monica Bedi vs State Of A.P	Supreme Court	IPC	09 November 2010	(2011) 1 SCC 284	Double jeopardy applies to punishment for same offence, not same facts
127	Monika Sharma vs Kuldeep Kumar Dogra	Himachal Pradesh HC	HMA 13 1(ia)	31 July 2015		Serious And Unsubstantiated Allegations Of Adultery Amount To Cruelty Offering A Ground For Divorce
128	N G Dastane vs S Dastane	Supreme Court	HMA 12 1 (c)	19 March 1975	AIR 1975 SC 1534, (1975) 2 SCC 326, 1975 3 SCR 967	Judgement Against Husband = Wife was guilty of Cruelty but husband condoned it, subsequent conduct of wife is not a revival of the original cause of action, so Separation denied.
129	Nachhattar Singh Alias Khanda vs State Of Punjab	Punjab- Haryana HC	IPC	23 September 2009	2009(4) R.C.R. (Criminal) 409	False case was filed and Men Prosecuted. Later on found innocent so compensated by State for Damages.
130	Narendra vs K.Meena	Supreme Court	HMA 13 1(ia)	06 October 2016		unsubstantiated allegations of relations levelled by wife and the threats and attempt to commit suicide by her amounted to mental cruelty.
131	Narinder Pal Kaur Vs. Manjeet Singh	Delhi HC	HAMA	20 September 2007	AIR 2008 Delhi 7, 148 (2008) DLT 522, I (2008) DMC 529	Second wife entitled for Maint. Under HAMA section 18
132	Natasha Singh vs	Supreme Court	CrPC	08 April 2013	(2013) 5 SCC 741	Section 311 Cr.P.C. empowers the court to summon a material witness, or to examine a person present at "any

	CBI (State)					stage” of “any enquiry”, or “trial”, or “any other proceedings” under the Cr.P.C., or to summon any person as a witness, or to recall and re-examine any person
133	Naveen Kohli vs Neelu Kohli	Supreme Court	HMA 13 1(ia)	21 March 2006	2006 (4) SCC 558.	Irretrievable breakdown of the marriage. Wife filed multiple cases on husband, SC grants divorce to husband on mental cruelty ground. But high Maint.
134	Neelam Abhijeet Kadam vs State of Maharashtra	Bombay HC	CPC	02 May 2017		Court has to accept pleadings in english and cant force it to be in vernacular language.
135	Neetu Mittal Vs. Kanta Mittal	Delhi HC	CPC	30 September 2008	2008 (106) DRJ 6223, 2008 (4) RCR (C) 630	Parents can kickout their Children. Definition of Shared Household and Matrimonial Home.
136	Niraj Trivedi vs State Of Bihar And Ors	Delhi HC	498A	04 January 2008	2008 (3) JCC 154	FIR to be registered at place of crime.
137	Nishant Hussain vs Seema Saddique & Anr	Rajasthan HC - Jodhpur	DV	21 September 2012	2012 Law Suit (Raj) 1101	One completely isolated incidence is not DV
138	Nitin Ramesh Dhiwar vs Roopali Nitin Dhiwar	Bombay HC	HMA 13 1(ia)	16 August 2012		filing of a false criminal complaint itself amounts to cruelty within the meaning of section 13(i)
139	P.Kalyanasundaram vs K.Paqualatchamy	Madras HC	HMA 25	10 January 2003	AIR 2004 Madras 43, (2003) 1 MLJ 669 (Division Bench)	Judgement Against Husband = Alimony can be granted even to an erring spouse
140	P.V. Gopalkrishnan vs Kanaksha Gopalkrishnan	Bombay HC	HMA 12 1 (a), HMA 12 1 (c)	14 July 1981	1982 (1) BomCR 454 a	Wife was suffering from sexual disorder. This material fact concealed hence Annulment. Wife may seek Alimony
141	Padmja Sharma vs Ratan Lal Sharma	Supreme Court	HMA 26	28 March 2000	2000 (2) SCR 621	If wife is working, liability of Child to be taken care by both parents.
142	Pankaj Mahajan vs Dimple @ Kajal	Supreme Court	HMA 13 1(ia)	30 November 2011	(2011) 12 SCC 1	giving repeated threats to commit suicide amounts to cruelty.
	Pranab Kumar				(2006) 1 CALLT	Wife filed false 498A, Husband

143	Chakraborty vs Kumkum Chakraborty	Calcutta HC	HMA 13 1 (i)	05 July 2005	210 HC, 2005 (4) CHN 146	filed for Divorce on Cruelty but got Divorce on Irretrievable broken marriage. Wife got huge Alimony.
144	Preeti Gupta & Anr vs State Of Jharkhand & Anr	Supreme Court	498A	13 August 2010	2010 (3) GLH 258, (2010) 7 SCC 667	Courts admits misuse of 498A in many cases and quashes the case as Respondent never stayed with complainant. A very Similar case.
145	Preeti Jain vs Kunal Jain &Anr	Rajasthan HC	HMA	27 May 2016		Privilege communication between husband and wife is admissible in family court proceedings.
146	Pritam Ashok Sadaphule and others VS State of Maharashtra and another	Supreme Court	DV &498A	19 March 2015		Wife files DV at Delhi and 498A at Mumbai on same allegations and facts, SC directs both the case to be tried by one court.
147	Priyanka Srivastava Vs State of Uttar Pradesh	Supreme Court	CrPC	19 March 2015	(2015) 6 SCC 287	Preliminary inquiry may be made in 156(3), 156 (3) applications are to be supported by an affidavit
148	Putuli Das vs Dina Nath Talukdar	Gauhati HC	HMA 13 1(i)	05 February 2008	AIR 2008 Gau 74	One should give all the facts and grounds in pleading. Giving it later weakens the case.
149	R.Logeswari vs K.Arul Jothi	Madras HC	HMA 12 1(c)	20 December 2016		Wife filed Annulment and then asked for transfer to her hometown, Wife was earlier working so Transfer request declined as she was treated as independent.
150	Rachna Kathuria vs Ramesh Kathuria	Delhi HC	DV	30 August 2010	2010 (7) R.C.R. (Cr.) 1748, 173 (2010) DLT 289	Wife already getting maint in 125, hence DV dismissed. Wife has option to enhance maint in 127
151	Raj Deo Sharma vs The State Of Bihar	Supreme Court	CrPC	08 October 1998	AIR 1996 SC 3281, 1998 (5) Scale 477; JT 1998 (7) SC 1	Right of speedy justice is a fundamental right as envisaged under Article 21 of the Constitution
152	Raj Kumar Singh @ Raju @ Batya vs	Supreme Court	IPC	06 May 2013	(2013) 5 SCC 722	if two views are possible on the evidence adduced in the case one pointing to the guilt of the accused and the other

	State Of Rajasthan					to his innocence, the view which is favourable to the accused should be adopted.
153	Rajan Parmar vs Mamta Parmar	District Court Delhi	DV	10 March 2016		Wife more educated than husband, husband will give maint to wife for one year within which wife has to seek job.
154	Rajasi @ Swapna vs Shashank Dandge	Bombay HC - Nagpur	HMA 12 1 (c), HMA 13 1(ia)	06 January 2015		Annulment cum Divorce Allowed. Marriage consummated, suicidal traits in the wife so Divorce Allowed.
155	Rama Kanta Vs Mohinder Laxmidas Bhandula	Punjab-Haryana HC	HMA 12,13 1(ia)	07 February 1995	AIR 1996 P H 98	Consent For Marriage Was Taken By Hiding Imp Facts, Wife was Cruel, so Annulment and Divorce was granted.
156	Rameshchandra Rampratapji Daga vs Rameshwari Rameshchandra Daga	Supreme Court	HMA	13 December 2004	AIR 2005 SC 422	Judgement against Husband = Maint under HMA 25 is applicable in HMA 9 to 13 including 11, 12
157	Ramjas Foundation & Ors vs Union Of India & Ors	Supreme Court	CPC	09 November 2010	2010(14) SCC 38 = 2010(15) SCR 364 = 2010(12) JT 134 = 2010(11) SCALE 598	Unclean Hands, no Relief to be given by any court.
158	Rampyari & Ors. vs Ms. Kamlesh	Delhi HC	CPC	09 March 2010		Fine for Delaying tactics by Lawyer
159	Ravindra Haribhau Karmarkar vs Shaila Ravindra Karmarkar	Bombay HC	CrPC 125	17 July 1991	1992 CriLJ 1845	Wife cannot claim same relief from JM and Civil Court simultaneously.
160	Rayala M. Bhuvanewari vs Nagaphanender Rayala	Andhra HC	HMA13	20 December 2007	AIR 2008 AP 98, 2008 (2) ALD 311, 2008 (1) ALT 613	Act of tapping itself by the husband of the conversation of his wife with others was illegal and it infringed the right of privacy of the wife.
161	Renu Mittal vs Anil Mittal & Ors	Delhi HC	DV	27 September 2010	2010 (7) R.C.R. (Cr.)	No parallel relief in 125 CrPC & DV for maintenance
						1.appellant expressed her unwillingness to get examined

162	Renuka vs Rajendra Hada	Rajasthan HC	HMA 12 1(a)	18 January 2007	AIR 2007 Raj 112, RLW 2007 (3) Raj 1839	by the medical expert, learned Family Court was entitled to draw the adverse inference against her declaring the marriage of appellant and respondent as null and void 2. marriage could not be consummated owing to the hysteria or extreme sensibility of the wife and there was no question of any structural defect
163	Rita Markandey vs Surjit Singh Arora	Supreme Court	CPC	27 September 1996	(1996) 6 SCC 14	Filing false affidavits is criminal contempt of Court.
164	Rita Nijhawan vs Balakishan Nijhawan	Delhi HC	HMA	21 February 1973	AIR 1973 Delhi 200, 9 (1973) DLT 222	Detailed meaning of Sex, Consummation, Intercourse and Cruelty.
165	Ritu Raj Kant vs Anita	Delhi HC	HMA 24	18 September 2008	154 (2008) DLT 505	Maintenance on actual earnings
166	Rohtash Singh vs Ramendri And Ors	Supreme Court	CrPC 125, HMA	02 March 2000	2000 (2) SCR 58	Wife is not entitled for maintenance prior to divorce on desertion and cruelty but after Divorce Wife can seek maint.
167	Rupali Gupta vs Rajat Gupta	Delhi HC	HMA 24	05 September 2016		Qualified working wife not entitled for maint under HMA 24
168	S.P Chengalvaraya Naidu vs Jagannath	Supreme Court	CPC	27 October 1993	1994 AIR 853, 1994 SCC (1) 1	Judgment or decree obtained by playing fraud on the court is a nullity and non exist in the eyes of law.
169	S.R. Batra vs Taruna Batra	Supreme Court	DV	15 December 2006	I (2007) SLT 1	Wife has no Right on Husband's parent's Property
170	S.Ramesh vs MS.Cethar Ltd	Madras HC	CPC	12 January 2016		a person who enjoyed the benefit of an interim order, is liable to compensate the other party, when the main case is decided against him.
171	Sadhana Satish Kolvankar vs Satish Sachidanand Kolvankar	Bombay HC	HMA 12 13	15 July 2004	2005 (2) BomCR 340, 2005 (1) MhLj 935	Wife refused coitus, broke Mangalsutra, filed 498A, Divorce on Cruelty, high Alimony
172	Sadhana Srivastava vs Sri Arvind Kumar Srivastava	Allahabad HC	HMA 13 1(ia)	06 September 2005	AIR 2006 All 7, 2006 (1) AWC 177, II (2005)	Divorce on Cruelty as Wife had filed a criminal complaint. But with Maint.

					DMC 863	
173	Samar Ghosh vs. Jaya Ghosh	Supreme Court	HMA 13 1(ia)	26 March 2007	(2007) 4 SCC 511	Enumerated illustrations of mental cruelty in detail wrt diff country laws.
174	Samaydin vs State of UP	Allahabad HC	CrPC 125	04 January 2001	LAWS(ALL)-2001-1-47	In normal circumstances the maintenance must be granted from the date of the order
175	Sangitaben Rasiklal Jaiswal vs Sanjaykumar Ratilal Jaiswal	Gujarat HC	HMA 24	09 December 1999	I (2001) DMC 19, (2000) 3 GLR 297	1. Husband's property are irrelevant for intermin maint. unless he is drawing income from them. 2. Wife is entitled for free legal aid. She should not saddle lower middle calass husband with her Litigation expenses.
176	Sanjay Bhardwaj & Ors. vs The State & Anr.	Delhi HC	DV	27 August 2010	171 (2010) Delhi Law Times 644	Unemployed man can not be forced to pay maintenence, Maint under DV to be ordered as per CrPC 125
177	Sanjay Sudhakar Bhosale vs Khristina Sanjay Bhosale	Bombay HC	CrPC 125	08 April 2008	2008 Cri.L.J. (NOC) 833 (BOM.)	No maintenance to wife under CRPC 125 if she can not prove Cruelty
178	Sanjeev Gupta vs Shalini Gupta	Supreme Court	HMA 24	23 February 2009		Interim maintenance increase illegal as no income proof produced
179	Sanjeev Kumar vs State Of U.P.	Allahabad HC	498A	30 September 2011		Procedure for Arrest in Matrimonial Disputes.
180	Saritha Rao & Ors. vs Y.Raghunath Rao & Anr	Delhi HC	CPC	04 March 2010	169 (2010) DLT 277	Husband lodged suit claiming damages on account of false prosecution after acquittal in 498A. Period of limitation is one year in a suit claiming damages on account of false prosecution and the period is calculated from the date when the false prosecution came to an end
						1.It is well settled that if the material pleading is not denied or traversed, it is deemed to have been admitted. 2.wife threatening the husband of pouring kerosene on herself

181	Savita Sachin Sathone vs Sachin Matotrao Sathone	Bombay HC	HMA 13 1(ia)	08 August 2016		and of falsely implicating by making complaints against him and his family members in the Police Station, tantamount to cruelty. 3. no husband would like to hear that he was impotent for about 6 to 7 months after the marriage, if that was not true. Such an allegation would surely hurt a man's ego
182	Savitri Devi vs Ramesh Chand And Ors	Delhi HC	498A	19 May 2003	2003 CriLJ 2759, 104 (2003) DLT 824, II (2003) DMC 328, 2003 (69) DRJ 6	Courts admits misuse of 498A in many cases and send some advisories to Govt.
183	Sejal Dharmesh Ved VS State of Maharashtra	Bombay HC	DV	07 March 2013		DV cant be filed after 1 year of Separation.
184	Sejalben Tejasbhai Chovatiya vs State of Gujarat	Gujarat HC	CrPC 125	20 October 2016		Wife declaring completely incorrect facts and also suppressing the material aspect was prosecuted for perjury
185	Shaik Riayazun Bee vs The State Of A.P.	Andhra HC	498A	01 June 2016		Relative of the husband for the purpose of Section 498A means related by blood, marriage or adoption.
186	Shailja vs Khobbanna	Supreme Court	CrPC 125	18 January 2017		Judgement against Husband = Whether the wife is capable of earning or whether she is actually earning are two different requirements.
187	Shakti Pershad vs Ratna Pershad	Delhi HC	HMA 24	31 January 2003	2003 IAD Delhi 697, 102 (2003) DLT 756, 2003 (66) DRJ 580, 2003 RLR 176	HMA moveable property can not be termed as Income
188	Shakuntala Kumari v. Om Prakash Ghai	Delhi HC	HMA 13 1(ia)	06 October 1980	AIR 1983 Delhi 53, 19 (1981) DLT 64	False complaint by the wife to the husband's employer would amount to mental cruelty
189	Shamsher Singh	Supreme Court	IPC	24 November	2015 (12) Scale	1. CD is a 'document' within the

	Verma vs State Of Haryana			2015	597	meaning of Section 3 of the Indian Evidence Act 2. Accused can play the CD in court in his defense.
190	Shanavas vs Raseena	Kerala HC	DV	10 December 2010		Magistrate cannot order non bailable warrant for the failure to pay maintenance.
191	Shantabai vs Tarachand	Madhya Pradesh HC	HMA 12 1(a)	22 April 1965	AIR 1966 MP 8	Although the Wife is not structurally or psychologically incapable of allowing sexual intercourse generally, yet she has an uncontrollable aversion to allowing coitus to the petitioner-husband. This case belongs to the rare variety of frigidity quoad hanc
192	Sharad Kumar Pandey vs Mamta Pandey	Delhi HC	DV	01 September 2010		jurisdiction of the court would not be there where an aggrieved person starts residing deliberately only for the purpose of filing a case under domestic violence against respondent while the place has no relevance
193	Shashi vs Sunny Bhumbla	Punjab-Haryana HC	PERJURY	25 January 2010		Wife was earning and she suppressed and gave wrong affidavit hence Perjury
194	Shaukin vs State Of U.P. And Others	Allahabad HC	498A	11 October 2011		1. Compliance of sections 41(1)(b) and 41 A Cr.P.C and to refrain from routinely arresting persons wanted in cases punishable by imprisonment up to 7 years. 2. Under section 498A IPC where the wife has gone back to her "maika", it may not be necessary in a particular case to immediately arrest the husband and other family members until adequate evidence has been collected, as she is unlikely to encounter violence when she is away from her "sasural". 3. Strong reasons are needed for arresting an accused with respectable antecedents, who is an income tax payee with roots in the

						community, and a permanent abode, no history of earlier abscondance or non-cooperation with the police and who is not likely to tamper with the evidence or to again commit a crime unless he is immediately arrested 4. Contempt of court and Disciplinary proceedings against the police who do not adhere to sections 41(1)(b) and 41 A Cr.P.C
195	Shiv Kumar Yadav vs Santoshii Yadav	Chattisgarh HC	CrPC 125	04 February 2004		Wife wants to reside separately without sufficient cause, hence Maint denied.
196	Shobha Rani vs Madhukar Reddi	Supreme Court	HMA 13 1(ia)	12 November 1987	1988 AIR 121, 1988 SCR (1)1010	Husbands parents demanded dowry which was cruelty on wife thus wife got divorce on Cruelty.
197	Shriram Munjaji Raut vs The State Of Maharashtra	Bombay HC	PERJURY	14 March 2011		Rigorous imprisonment on Perjury for false evidence.
198	Subhash Chand vs State(Delhi Administration)	Supreme Court	CrPC	08 January 2013	(2013) 2 SCC 17	a complainant can file an application for special leave to appeal against an order of acquittal of any kind only to the High Court. He cannot file such appeal in the Sessions Court.
199	Subhash Chandra Das Chowdhury vs Sandhya Das Chowdhury	Calcutta HC	HMA 13 1(ia)	18 July 2008	(2008) 3 WBLR (Cal) 815.	Once a matrimonial suit has been filed, the wife has no right to have a force entry in the house of her husband against his will if she is provided with maintenance by the husband.
200	Sudha Devi & Another vs State Of U.P. & Another	Allahabad HC	CrPC 125	02 April 2014		Maint order to be paid from the date of order unless explicitly mentioned to pay from date of application.
201	Sudha Suhas Nandanvankar vs Suhas	Bombay HC	HMA 12	15 September 2004	AIR 2005 Bom 62, 2005 (1) BomCR	No Stridhan and Alimony and Annulment on Hiding Past. Marriage expenses cant

	Ramrao Nandanvankar				591, 2004 (4) MhLj 1052	be returned.
202	Sujit Kumar vs Vandana	Delhi HC	HMA 24	08 September 2016		Eleven points to consider for int maint.
203	Sukhdev Kaur vs Ravinder Singh Grewal	Calcutta HC	HMA 13 1(ia)	18 July 1996	II (1997) DMC 69	Divorce on Cruelty.
204	Suman Kapur vs Sudhir Kapur	Supreme Court	HMA 13 1(ia)	07 November 2008	(2009) 1 SCC 422	The letters and entries in diary of wife, it was proved that there was mental cruelty on the part of the wife.
205	Suman Singh vs Sanjay Singh	Delhi HC	HMA 13 1(ia)	23 May 2013	2013 (5) RCR (Civil) 844	Wife's allegations of dowry harassment, 498A/ 406, DV Act proven false, her evidence doesn't prove allegations; cruelty and divorce to husband
206	Sumana Bhasin VS Neeraj Bhasin	Delhi District Court	DV	27 May 2015		wrongdoers should not get benefit out of frivolous litigations. all interim orders stand cancelled and wife was fined for false litigation.
207	Sundar Babu & Ors vs State Of Tamil Nadu	Supreme Court	498A	19 February 2009	(2009) 14 SCC 244	SC Explains Conditions For The Quash Of An FIR.
208	Sunder Singh vs Manna Sunder Singh	Punjab-Haryana HC	HMA 24	28 July 1961	AIR 1962 Punj 127	Wife alleged high income and property of husband but not proof was given by wife or husband.
209	Sunil Kumar Gupta Vs. Shalini Gupta	Uttarakhand HC	DV	28 September 2011	2012(4) Crimes 199 (Uttar)	Right to Residence after Divorce to be decided based on Divorce Terms
210	Sunitha vs State Of Kerala	Kerala HC	DV	10 December 2010	2011 [1] KLT 210	Respondent in DV cant be arrested unless committed breach of a protection order
211	Sunny Paul & Anr. vs State Nct Of Delhi & Ors	Delhi HC	Senior Citizen Act	15 March 2017		Abusive son to be evicted from parents' home.
212	Suo Motu Vs. Ushaben Kishorbhai Mistry	Gujarat HC	DV	27 November 2015	DMC20161587 LAWS(GJH)2015 1171	Detailed Discussion on Civil and Criminal Jurisdiction of DV. Application for DV quashing allowed by CrPC 482.
213	Surbhi Agrawal vs Sanjay Agrawal	Madhya Pradesh HC	HMA 13 1(ia)	09 December 1999	AIR 2000 MP 139,	Divorce on Cruelty.

					I (2000) DMC 453	
214	Sushila Devi vs Shri Joginder Kumar	Delhi HC	HMA 24	02 July 2010		Maint to be decided on Actual Earning of husband and not on his parent's properties.
215	Swati Kaushik vs Ashwini Sharma	Delhi District Court	DV	12 March 2015		Equally qualified spouse, Maint for one year only then wife to find job
216	Sweety Gupta Vs Neety Gupta & Ors	Delhi HC	CPC	25 October 2016		1.Serving Summon 2.On Whom Burden Of Proof Lies 3.Court May Presume Existence Of Certain Facts
217	Syed Nazim Husain vs Additional Principal Judge Family Court	Allahabad HC - Lucknow	PERJURY	09.01.2003		Perjury application must be decided first before proceeding with the case
218	T K Surendran Vs P.Najima Bindu	Kerala HC	CrPC 125	03 February 2012	DMC2012249	Judgement Against Husband = CrPC 125 and HMA 25 is applicable for Voidable Marriage.
219	Umesh Kumar vs State Of A.P.And Anr	Supreme Court	CrPC	06 September 2013	(2013) 10 SCC 591	Illegally obtained evidence is admissible
220	Urmila Devi vs Narinder Singh	Himachal Pradesh HC	HMA 12	12 September 2006	AIR 2007 HP 19, 2006 (2) ShimLC 445	1. Wife is psychologically impotent and the marriage has not been consummated due to this reason 2. Concealment of material fact.
221	V. Bhagat vs D. Bhagat	Supreme Court	HMA 13 1 (i)	19 September 1993	1994 AIR 710, 1994 SCC (1) 337	Irretrievable breakdown of the marriage
222	V.B.Kamalanathan vs K.Jayasree	Madras HC	CrPC 125	29 April 2016		Upon non-payment of arrears, arrest cannot be ordered simply just because wife has asked for, the Court has to be satisfied that Husband despite having sufficient means had wilfully evaded the payment of arrears of maintenance.
223	Vanamala vs Shri H.M.Ranganatha Bhatta	Supreme Court	CrPC 125	27 July 1995	1995 SCC (5) 299, JT 1995 (5) 670	Mutual Divorced wife eligible for Maint.
224	Vandana J. Kasliwal vs Jitendra N. Kasliwal	Bombay HC	HMA 12 1 (c)	28 September 2006	AIR 2007 Bom 115, II (2007) DMC 227	Wife was suffering from schizophrenia. This material fact concealed hence Annulment. Wife may seek Alimony

225	Varinder Kaur vs Jitender Kumar And Anr	Punjab- Haryana HC	DV	21 October 2016		Daughter in law has no right to live in the self-acquired property of Parent in-laws.
226	Varun Malik vs Payal Malik	Delhi HC	DV	29 July 2010	2011(1) Crimes (Del) 496	Family members of husband cannot be accused in DV case when they did not share household.
227	Vidhya Viswanathan vs. Kartik Balakrishnan			22 September 2014	AIR 2015 SC 285	not allowing a spouse for long time to have sexual intercourse by his or her partner, without sufficient reason, itself amounted to mental cruelty, hence divorce, But with huge Alimony.
228	Vijay Dhanuka Etc vs Najima Mamtaj Etc	Supreme Court	CrPC	27 March 2014	(2014) 14 SCC 638	an obligation is cast on the learned Magistrate to ensure before summoning the accused who resides beyond his jurisdiction, to make necessary enquiry
229	Vijay Kumar Vs. Harsh Lata	Delhi HC	HMA 24	10 September 2008		Equally qualified and equally earning wife, no interim maint.
230	Vijay Verma v. State N.C.T. of Delhi & anr.	Delhi HC	DV	13 August 2010	2010(3) LRC 291(DEL)	Only violence committed by a person while living in the shared household can constitute domestic violence
231	Vijaya Baskar vs Suganya Devi	Madras High Court	DV	28 October 2010	MANU/TN/3477/ 2010	Magistrate should not blindly call all family members as accused.
232	Vikas Jain vs Deepali Jain	Uttarakhand HC	CrPC 125	25 October 2010		No Maintenance u/s125Crpc for working Women
233	Vikas Kumar vs State of Bihar	Supreme Court	498A	18 July 2016		Condition of paying maintenance to wife for AB is not sustainable in law.
234	Vinita Devangan v. Rakesh Kumar Devangan	Chattisgarh HC	CrPC 125	01 May 2009	2010(1) HLR 604 : 2010(1) AICLR 508 : 2009(3) Crimes 57 : 2009(2) DMC 833	Wife took MCD then filed 125, but Wife is a proprietor of a Boutique and she hide this fact, hence maintainence denied due to unclean hands.
235	Vinita Saxena vs. Pankaj Pandit	Supreme Court	HMA 13 1(ia)	21 March 2006	(2006) 3 SCC 778 AIR 2011 SCC	regarding legal proposition on aspect of cruelty For permanent alimony and

236	Vinny Parmar vs Paramvir Parmar	Supreme Court	HMA 25	20 July 2001	2748	maintenance income and property of both, are relevant material in addition to the conduct of the parties and other circumstances of the case.
237	Vishwanat vs Sarla Vishwanath Agrawal	Supreme Court	HMA 13 1(ia)	04 July 2012	AIR 2012 S.C. 2586	Divorce on Cruelty but with Huge Alimony
238	Yamunabai Anantrao Adhav A vs Ranatrao Shivram Adhav	Supreme Court	CrPC 125	27 January 1988	1988 AIR 644, 1988 SCR (2)809	Personal Law to be considered while eciding CrPC 125

**MyNATION HOPE FOUNDATION
FIGHTING LEGAL TERRORISM**



Free Advice & Support

9890094453 9972718212 9428163866
9769767969 9900954101 7070090608
8296521244 9900954101 7702968880
9094098698 9440263643 9894392269