

Manmohan vs.ekta

Manmohan vs.ekta

SooperKanoon Citation : sooperkanoon.com/1205619

Court : Delhi

Decided On : Apr-27-2017

Appellant : Manmohan

Respondent : Ekta

Judgement :

§~12 * IN THE HIGH COURT OF DELHI AT NEW DELHI + MAT.APP.(F.C.) 29/2017 & CM APPL. Nos.6753-6754/2017 Through: Mr. Vishal Bansal, Advocate. Through: MANMOHAN EKTA versus Nemo. Respondent Appellant CORAM: HON'BLE MS. JUSTICE HIMA KOHLI HON'BLE MS. JUSTICE SANGITA DHINGRA SEHGAL The appellant/husband is aggrieved by an order dated 07.12.2016 passed by

ORDER

2704.2017 % 1. the learned Principal Judge, Family Court, North-East Delhi whereunder, he has been directed to pay a sum of Rs.20,000/- per month as maintenance to the respondent/wife and minor child w.e.f. 23.04.2016 on a month to month basis. He was further directed to pay a sum of Rs.11,000/- to the respondent/wife towards litigation expenses incurred by her.

2. Learned counsel for the petitioner states that he may be permitted to withdraw the present petition while reserving his right to appear before the executing court in the execution proceedings initiated against her by the respondent/wife for recovery of money in terms of the impugned order dated 07.12.2016. Leave as

prayed for, is granted.

3. The petition is disposed of along with all the pending applications. APRIL27 2017/gr MAT. APP. (F.C.) 29/2017 HIMA KOHLI, J SANGITA DHINGRA SEHGAL, J Page 1 of 1

SooperKanoon - India's Premier Online Legal Search - sooperkanoon.com