IN THE HIGH COURT OF JUDICATURE AT BOMBAY NAGPUR BENCH, NAGPUR.

FAMILY COURT APPEAL NO. 195 OF 2014 AND CIVIL APPLICATION (O) NO. 446 OF 2017

APPELLANT: Papiya @ Simran W/o Bikramjeet Singh (On.R.A.) Auluck, Aged about 38 yrs., Occu. Service,

Auluck, Aged about 38 yrs., Occu. Service, R/o: C/o Mrs.Anjali Bhattacharjee, 7/73/6, Type II Quarters, O.F. Ambazari, Defense

Estate, Nagpur-21.

...VERSUS...

RESPONDENT :- Bikra

(On.R.A.)

Bikramjeet Singh S/o Karnail Singh Auluck Aged about 40 yrs., Occ: Service, R/o: 46, New Prgatisheel Apartments, Vasundhara

Enclave, DELHI-96.

Mrs. R.S.Sirpurkar, counsel for the appellant. Mr. B. D. Pandit, counsel for the respondent.

CORAM: SMT. VASANTI A NAIK &

MRS.SWAPNA JOSHI, JJ.

<u>DATED</u>: 31.03.2017

ORAL JUDGMENT (Per Smt. Vasanti A Naik, J.)

By this family court appeal, the appellant-wife had challenged the judgment of the Family Court, rejecting the prayer made by the appellant-wife for grant of a decree of divorce on the ground of cruelty.

During the pendency of the family court appeal, the parties had agreed to appear before the mediator to explore the possibility of an

amicable settlement. The parties appeared before the mediator and the mediation was successful. The parties entered into an agreement dated 30/03/2017. The agreement was reduced into writing on the said date and the agreement was signed by the parties as well as their counsel in the presence of the mediator, who had also signed the agreement.

The parties are personally present in the court today. The parties state that they are *ad idem* on the terms mentioned in the agreement dated 30/03/2017. They state that the marriage solemnized between them on 09/02/2001 should be dissolved by a decree of divorce by mutual consent.

We have perused the terms of the agreement dated 30/03/2017 which is a part of the record. The terms are just and reasonable. Hence, the marriage solemnized between the parties on 09/02/2001 stands dissolved by a decree of divorce by mutual consent under section 13(B) of the Hindu Marriage Act. The family court appeal and the civil application are disposed of with no order as to costs. A decree be drawn accordingly.

JUDGE JUDGE

KHUNTE