

**HIGH COURT OF KARNATAKA****Bench: The Hon'ble Mr. Justice M. Nagaprasanna****Date of Decision: 20<sup>th</sup> December 2023**

CRIMINAL PETITION No.9997 OF 2022

**ANUPAM ... PETITIONER****VS****1 . THE STATE BY KOTHANUR PS.****2 . MEGHNA ... RESPONDENTS****Sections, Acts, Rules, and Articles Mentioned:**

Section 482 of the Criminal Procedure Code (Cr.P.C.)

Section 504 of the Indian Penal Code (IPC)

Section 506, 448, 442,441,503 of the IPC

Section 13B(2) of the Hindu Marriage Act, 1955

**Subject of the Judgment:**

This judgment concerns a Criminal Petition filed under Section 482 of the Cr.P.C., seeking to quash the FIR registered for offences punishable under Sections 504, 506, and 448 of the IPC. The case revolves around familial disputes post-divorce, specifically focusing on visitation rights and allegations of criminal trespass and intimidation.

**Headnotes :**

Criminal Petition – Quashing of FIR – Petitioner seeks to quash the FIR in Crime No.142/2022 for offences under Sections 504, 506, and 448 IPC, concerning issues with his ex-wife and daughter post-divorce. The High Court considers the legitimacy of the FIR and the appropriateness of invoking criminal proceedings in this familial dispute. [Paras 1, 2, 3]

Family Law – Divorce and Visitation Rights – Context of divorce under mutual consent, with specific terms for the husband's visitation rights to the daughter. Examination of the consequences of alleged violations of these terms and subsequent criminal allegations by the ex-wife. [Para 2]

Criminal Law – House Trespass and Criminal Intimidation – Analysis of the petitioner's actions in the context of the alleged criminal trespass and intimidation, focusing on the legal definitions of these offences and their applicability in the given situation. [Paras 8, 9, 10]

Judicial Intervention – Misuse of Legal Provisions – Court's observation on the potential misuse of criminal law provisions in personal disputes.

Emphasis on avoiding abuse of the legal process and preventing miscarriage of justice in domestic scenarios. [Para 10]

Decision – Quashing of FIR – High Court exercises its jurisdiction under Section 482 of the CrPC. Quashes the FIR against the petitioner, citing the need to prevent injustice and abuse of legal processes in a familial dispute. [Para 11]

Referred Cases with Citations:

No specific case citations are mentioned in the provided judgment text.

Representing Advocates:

For the Petitioner: Sri Pallava R., Advocate

For Respondent No.1: Smt. K.P. Yashodha, High Court Government Pleader

For Respondent No.2: Smt. Rosa Paramel, Advocate

## **ORDER**

The petitioner is before this Court calling in question registration of a crime in Crime No.142 of 2022 for offences punishable under Sections 504, 506 and 448 of the IPC. The petitioner is the accused and the 2<sup>nd</sup> respondent is the complainant, wife of the accused. For the sake of convenience the petitioner and the complainant will be hereinafter referred to as husband and wife respectively.

2. The facts adumbrated are as follows:-

The petitioner and the complainant get married and their relationship turns sour. On turning sour, proceedings come to be initiated before the concerned Family Court at Delhi and the two dissolved their marriage by mutual consent and a decree of divorce is granted on such mutual consent under Section 13B(2) of the Hindu Marriage Act, 1955 by the competent Court at Delhi. The term of compromise for divorce by mutual consent was that the parties would agree with the right of the husband to visit the daughter on every Saturday from 3 p.m. to 5 p.m. either at the residence of the wife or at a neutral place

like the activity zone, or mall *inter alia*. Based upon the said compromise the two part-ways on 21-09-2020 and the custody of the daughter was with the wife. The petitioner alleges that the wife had intermittently breached the undertaking of visitation as available to the petitioner in terms of the compromise.

3. A particular incident happens on 19-08-2022. The wife communicates a mail to the husband rescheduling the visitation to 27-08-2022. The petitioner confirms of having received the communication as having noted. But, despite rescheduling, the petitioner enters the wife's building on 20-08-2022 and despite being denied permission three times on the mygate app, he tries to get through other modes to meet his daughter. At that point in time the wife was not at home and the petitioner attempts to meet the daughter. Such attempt to meet the daughter forcefully led the complainant to register a complaint before the jurisdictional police for offences punishable as afore-quoted. It becomes a crime in Crime No.142 of 2022. After registration of crime, the petitioner knocks at the doors of this Court in the subject petition and this Court has interdicted further investigation in the aforesaid crime. The crime is registered on 07-09-2022 alleging the incident that happened on 20-08-2022.

4. Heard Sri R.Pallava, learned counsel appearing for the petitioner, Smt. K.P. Yashodha, learned High Court Government Pleader appearing for respondent No.1 and Smt. Rosa Paramel, learned counsel appearing for respondent No.2.

5. The learned counsel appearing for the petitioner would vehemently contend that the petitioner had visitation rights. Visitation was set to happen on 20-08-2022. Re-scheduling was done by the wife. No doubt, the husband has

noted the rescheduling but has not acceded to. In the regular visitation hours, the petitioner wanted to visit the daughter but he was not let in. Therefore, he had to forcibly get in, not into the house but to the apartment complex and interact with the daughter. The wife gets to know the same and registers the crime. The allegation is that the daughter went into trauma as the father suddenly barged into the house and therefore, the crime is registered for the offence punishable under Section 448 of the IPC. He would submit that this is a classic case of an abuse of the process of law.

6. Per-contra, the learned counsel appearing for the wife would vehemently refute the submissions to contend that despite rescheduling of visitation, the husband visits the daughter without any notice. Therefore, the child, of 8 years went into trauma, locked herself in the bathroom for two hours. The act of the husband amounts to criminal trespass under Section 448 of the IPC. Since he intimidated the daughter, it amounts to criminal intimidation under Sections 504 and 506 of the IPC. She would contend that it is a matter of trial for the petitioner to come out clean. She would seek dismissal of the petition.

7. I have perused the material on record. The petitioner and the 2<sup>nd</sup> respondent by mutual consent parted ways before the Family Court at Saket, New Delhi. The parting of ways was with several conditions. The conditions that are germane to be noticed are as follows:

*“i. It is agreed between the parties that the permanent and sole custody of daughter Aaliyah shall remain with the mother/petitioner No.1.*

*ii. It is agreed between the parties that petitioner No.2 shall have the visitation rights every Saturday from 3 p.m. to 5 p.m. either at the residence of the petitioner No.1 or at a neutral place like an activity zone, mall etc.”*

The condition was that the custody of the daughter would be with the wife and it was agreed between the parties that the husband will have visitation rights every Saturday from 3 p.m. to 5 p.m. either at the residence of the wife or at a neutral place like the activity zone or mall. The other conditions are not germane to be noticed for the issue in the *lis*. Therefore, the husband did have valid visitation right. The parting of ways happens on 21-09-2020. The decree of divorce is drawn up on the basis of the aforesaid compromise. Visitation continued when the family shifted to Bangalore, both the husband and wife, at different intervals. The petitioner, as observed hereinabove, had visitation rights on every Saturday. The visitation was to happen on 20-08-2022 on a Saturday. On 19-08-2022 the wife communicates a mail rescheduling the visitation to 27-08-2022, the next Saturday. Therefore, the wife took away the right of visitation on 20-08-2022. It is the averment in the petition that on several such occasions, the visitation had been breached by the wife.

8. The petitioner reaches the apartment complex where the wife and child stay and tries to get in by recording his name at the gate through mygate app which is in the control of the wife, but permission is denied. He again tries. Permission is again denied. He tries for the third time but permission is again denied. The anxiety of the petitioner was to meet his daughter and if he would lose the time of visitation, he would not meet her that day till the next one week, as the visitation was only for one day in a week i.e., every Saturday from 3 p.m. to 5 p.m. Therefore, if the husband had lost the visitation on Saturday, the next visitation would be next Saturday only. He then gets into the apartment contending that he wants to park his car and accordingly escapes the security. When the security chased him, the husband gets into the garbage van at the tailgate where the garbage is placed as if he is guarding the garbage. He reaches the house of the wife

along with the people who collect garbage, visits the house and tries to meet the daughter and comes back. A complaint comes to be registered after about 15 days of the incident i.e., on 07-09-2022 alleging that 08 year old daughter went into a trauma on suddenly seeing the petitioner, rushed into the bathroom and locked herself for two hours. A typical story is twined by the wife as she had communicated that on 20-08-2022 she could not permit visitation to the husband; it is rescheduled to 27-08-2022. The husband appears to have replied the mail as 'noted'. Despite that entering the house by the husband has triggered the entire incident of the wife registering a crime against the husband that too for offences punishable under Sections 448, 504 and 506 of the IPC.

9. After 15 days when the crime comes to be registered, the Police have not even looked into what is the issue between the two and have straight away registered the crime. The wife, therefore, on this triviality has sought to set the criminal law into motion for an offence under Section 448 of the IPC. Section 448 of the IPC deals with punishment for house trespass.

House trespass is

defined under Section 442 which reads as follows:

***“442. House-trespass.—Whoever commits **criminal trespass** by entering into or remaining in any building, tent or vessel used as a human dwelling or any building used as a place for worship, or as a place for the custody of property, is said to commit “house-trespass”.***

*Explanation.—The introduction of any part of the criminal trespasser's body is entering sufficient to constitute house-trespass.”*  
(Emphasis supplied)

A person who commits **criminal trespass** by entering into or remaining in any building of another is said to be committing house trespass.

**Criminal trespass** is defined under Section 441 of the IPC. It reads as follows:

**“441. Criminal trespass.**—Whoever enters into or upon property in the possession of another with intent to commit an offence or to intimidate, insult or annoy any person in possession of such property,

*or having lawfully entered into or upon such property, unlawfully remains there with intent thereby to intimidate, insult or annoy any such person, or with intent to commit an offence, is said to commit “criminal trespass”.*

Whoever enters into or upon property in the possession of another with an intention to commit an offence is said to be committing criminal trespass. It is understandable from where the

ingredients of the offence can spring in the case at hand.

10. The husband had valid visitation right on the day that he wanted to visit the daughter. Therefore, he had a right in law by an order of the competent Court, to visit the daughter. He seeks to visit the child. It is rescheduled by the wife to the next Saturday.

The husband lost the opportunity of looking at the daughter on 20-08-2022. He, therefore, enters into a garbage van and meets the daughter as if he is one amongst the people who would enter the house to lift the garbage. This is the anxiety of the father to meet the daughter. This is dubbed by the wife to be a criminal trespass into the house with a criminal intent to intimidate the daughter. The alleged intimidation leads to two more offences being added i.e., Sections 504 and 506 of the IPC. The ingredients of Section 504 and 506 are found in Section 503. Section 503 reads as follows:

**“503. Criminal intimidation.**—Whoever threatens another with any injury to his person, reputation or property, or to the person or reputation of any one in whom that person is interested, with intent to cause alarm to that person, or to cause that person to do any act which he is not legally bound to do, or to omit to do any act which that person is legally entitled to do, as the means of avoiding the execution of such threats, commits criminal intimidation.

*Explanation.*—A threat to injure the reputation of any deceased person in whom the person threatened is interested, is within this section.”

Section 503 criminal intimidation requires threatening another person by the accused with an injury to his person, reputation or property. Where from the husband has criminally intimidated the daughter is again understandable. Therefore, all the offences are loosely laid against the petitioner. If any further investigation is permitted to continue, it would become, on the face of it, an abuse of the process of law and misuse of the provisions of law by the wife against the husband to settle her scores. Therefore, to avoid patent injustice and ultimate miscarriage of justice, I deem it appropriate to exercise my jurisdiction under Section 482 of the CrPC and obliterate the proceedings against the petitioner.

11. For the aforesaid reasons, I pass the following:

**ORDER**

- (i) Criminal petition is allowed.
- (ii) First Information Report registered in Crime No.142 of 2022 before the Kothanur Police Station and pending before the 11<sup>th</sup> Additional Chief Metropolitan Magistrate, Mayohall, Bengaluru stands quashed.

Pending applications if any, also stand disposed, as a consequence.

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