



**IN THE HIGH COURT OF PUNJAB AND HARYANA
AT CHANDIGARH**

110

**CRR(F)-357-2025 (O&M)
Date of Decision: 11.09.2025**

Ravneet Singh

...Petitioner

Versus

Shweta Singh and others

...Respondents

CORAM: HON'BLE MS. JUSTICE KIRTI SINGH

Present:- Mr. Harsh Chopra, Advocate for the petitioner.

KIRTI SINGH, J.(Oral)

Learned counsel for the petitioner has contended that the impugned order dated 28.01.2025 was passed erroneously by the learned Additional Principal Judge, Family court, Gurugram, without proper appreciation of facts. In support of his contentions, reliance has also been placed upon the judgments passed in '*Padmja Sharma vs. Ratan Lal Sharma*' (2000) 4 SCC 266, '*Sumit Vijay Kumar Vs. Shraddha Gupta Jain*' 2018 (2) RCR (Criminal) 846 and '*Mukesh Kumar Aggarwal vs. Samriti @ Meeshu (Minor) and another*', 2013 (7) RCR Civil 2599(P&H).

2. After arguing for some time, learned counsel for the petitioner seeks to withdraw the petition at this stage, with liberty to raise all pleas taken herein at the appropriate stage before the learned Family Court concerned, as at present only interim maintenance has been awarded.

3. The petition is dismissed as withdrawn with liberty aforesaid.

4. Pending application(s), if any, shall stands disposed of, accordingly.

5. Learned Family Court concerned shall consider all the pleas raised in the present petition and make an endeavour to decide the final maintenance expeditiously, preferably within a period of six months.

**(KIRTI SINGH)
JUDGE**

11.09.2025

Kapil

Whether speaking/reasoned
Whether reportable

Yes/No
Yes/No