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Cook vs physiotherapy judgement



3 years ago 14 Replies

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santosh mahdeley

Points: 81

I m cook used to get 22k salary, but due to fake case i had to leave job. Now in crpc 125 she is asking maintenancr of 25k, now here is my question 1. She is physiotherapist and used to work in ngo hospital, n drawing a salary of 14k. She state in her affadavit clearly with experience letter 2. Being s physiotherapist, IS she more qualified then cook ? If yes the then i have to pay maintenance???? 3. Is there any judgement where husband cook and wife is physiotherapist . So husband is less qualified than wife, maintenance denied. Plz share judgement

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Born Fighter

XXX

👍 Likes: 45

Points: 1443

The question is whether your wife is still working and earning. ??

There is not much difference in both of ur salary.....Looking at the facts she does not need any maintenance and can take care of her needs. Physiotherapist is a profession in demand, she can work as a freelancer or with an hospital and easily earn more than min 10-15k pm.

Since you are jobless now the court cannot ask you to pay 25kpm unless ur wife proves in court that u r still employed /have other sources of income. You should deny giving her any maintenance as she is qualified and capable to earn. Your wife should first make out a case of maintenance in which she has to prove why she left her job / what effort has she done to get a job or she has wilfully left job to claim free money from husband.

There are several judgements which u can read on the net and thru a competent lawyer work towards denying maintenance to ur wife. However if you have kids then you have to contribute for their maintenance.

↩ Reply



🕒 3 years ago



Kumar Doab

FIN

👍 Likes:

2449

Points:

146398

As already suggested engage a very able counsel.

↩ Reply

🕒 3 years ago



Mrs. Bakshi

Social
Studies
Reader/Worker

👍 Likes: 10

📌 Points: 152

Cook per day charge 1000 rs. Physiotherapist per session charge 1000 rs. Cooks work is more when compared to physiotherapists'. Physiotherapist session can last maximum of 3 hours, can do sessions on basis of per patient via orthopedic doctor referrals. They have to give 200 rs per patient to the doctor who referred or hospital who referred.

↩ Reply

🕒 3 years ago



Shreshta R
Sandesh

👍 Likes: 3

📌 Points: 106

Apex court in its judgement clearly stated that an qualified wife cannot sit idel and claim for ,maintanance and there are number of judgements to state against multiple proceedings and mention your request before the court in your counter .

Regards,

Shreshta R Sandesh,

9999199784

shreshta.advocate@gmail.com

Total likes : 1 times

↩ Reply

3 years ago



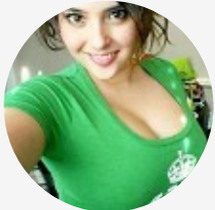
santosh mahdeley

Points: 81

बहुत बहुत धन्यवाद senior in this group Your valuable comment make me little relaxed मेरी वाइफ सिर्फ 2 month ही रही, मेरे साथ, मैंने 21 august 2014 को section 9 lagaya, 10 may 2015 को जब section 9 का नोटिस गया तो, उसने मेरे और पूरी फॅमिली को 498 और 406 में फॅसा दिया। 1. क्या 125 के केस मैं मुजको इस बात का फायदा मिलेगा की वाइफ ने बदले की भावना से झूठा केस किया हैं। 2) 2 month वाइफ सिर्फ मेरे साथ इंदौर में रही। माँ और बाप जबलपुर में रहते है। और भैया भाभी कोटा राजस्थान में रहते है। 2 month में , कभी भी मेरी फॅमिली इंदौर नहीं आई इसके बाद भी फॅमिली को झूठे केस में फास दिया। क्या इसका कुछ फायदा मिलेगा मुजको की वाइफ सिर्फ 2 month saath rahi???

Reply

3 years ago



Dana Kayoni

Expert
Humanitarian
and Lawyer

Likes: 20

Points: 378

वाइफ दो घंटे रहे या दो दिन या दो साल, जुर्माना तो ज़िंदगी भर भरना पड़ता हे. ये गाना हर नालयक पति गाता ही हे की दो दिन रही एक दिन रही, बीवी को तो ठीक रख नहीं सकते आप लोग, और बात करते हो बीवी दो घंटे रही.
पर्मानेंट आलीमॉनी दे दो, तलाक़ ले लो. फिनिश

Reply

🕒 3 years ago



santosh
mahdeley ▾

Points: 81

↩ Reply

🕒 3 years ago



santosh
mahdeley ▾

Points: 81

↩ Reply

🕒 3 years ago

According to DV act only when a wife stays under the same roof along with all the family members alleged in the



Shreshta R Sandesh ▾

👍 Likes: 3

Points: 106

complaint and maintains domestic relation ship with all the family members than the wife can file a DV complaint against the family of the husband, failing if the case is launched you can approach the honorable high court for quashing such complaint which is not maintainable under law.

Regards,

Shreshta R Sandesh

9999199784

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