

## Maintenance Claims

Sr. No.	Title	Citation	Question involved	Held
1	<b>Shalini Vs Kishore</b>	2015 (3) RCR (Crl) 652 (SC)	Maintenance Claims	Where wife living separately from 15 years from the husband, with her uncle, still entitle to maintenance from her husband under Section 20 of DV Act.
2	<b>Suresh Vs Jaibir</b>	2009 (1) RCR (Civil) 613 (P&H)	Maintenance Claims	Magistrate is empowered to grant interim maintenance once he is empowered u/s 20 to grant monetary reliefs.
3	<b>Richa Arya Vs St of NCT Delhi</b>	2016 (2) RCR (Crl) 406 (DEL)	Maintenance Claims	Interim maintenance to the wife cannot be refused on the ground that wife was being paid maintenance pendente lite u/s 24 HMA. Held – relief u/s 12 of the DV Act is in addition to any other relief which could be granted by court in any forum.
4	<b>Kusum Lata Vs State</b>	2012(1) RCR (crl) 924 (DEL)	Maintenance Claims	A mother who is being maltreated and harassed by her son would be an “aggrieved person”. If the said harassment is caused through the female relative of the son i.e. his wife, the said female relative will fall within the ambit of the “respondent”. This phenomenon of the daughters-in-law harassing their mothers-in-law especially who are dependent is not uncommon in the Indian society.