**Written Statement By Husband In Maintenance Suit**

**In The Court Of The Judicial Magistrate. First Class, \_\_\_\_\_\_\_**

Maintenance Application No. 1003/ 2006

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ - Applicant

 - Vs.-
\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ - Opponent

**A WTITTEN STATEMENT ON BEHALF OF THE OPPONENT**

The opponent above named submits this statement, praying to state as follows :

1.    That the contents of para 1 of the application are true and correct,
and hence admitted by this opponent.

2.    That the contents of para 2of the application are likewise true and
correct, and hence, call for no comments.

3.    That the contents of para 3 of the application are false, baseless,
frivolous, and hence, denied by this opponent, and this opponent
submits that the applicant right from the beginning was in the habit
of staying with her parents, and she practically cohabited with this
opponent hardly for a fortnight or so after the marriage, and since
then, she has always had been residing at her parents' till this date.

4.    That the contents of para 4 of the application are a sheer piece of
fabrication on the part of the applicant, and this opponent submits
that since the applicant, in fact, cohabited with this opponent only
for a few days, the question of begetting a child or making such wild

allegations against the opponent does not arise, and the so-called medical check-up is a false and imaginary story.

5.    That the contents of para 5 of the application are likewise totally
false, and while denying the same, this opponent does hereby
reiterate that when the applicant did not cohabit with this opponent
anytime during the existence of their marriage, except and save
those few days in the beginning after the marriage, the alleged ill-
treatment could not be meted out to her, and such allegations are
far away from any truth therein and do not hold water at all.

6.   That the contents of para 6 of the application to the effect that the
applicant had tried to go to this opponent for cohabitation are not
only totally false but also misleading, and hence, denied by this
opponent in toto and categorically, and the opponent requests this
Hon'ble Court to take this fact into consideration.

7.  That the contents of para 7 of the application alleging that this
opponent has contracted a second marriage with the so-called staff
nurse are vertex on the part of the applicant, and it shows that the
applicant is at a loose end to make such dirty, totally false and illegal
allegations against the opponent, and while denying the same, the
opponent requests this Hon'ble Court to put the applicant to the
strict proof of the same.

8.   That the contents of para 8 of the application are baseless and
denied by this opponent specifically, and what the applicant says is
just perverse and exaggeration, and this opponent says and submits
that he is working as Compounder, and not as a Doctor, at the
General Hospitals, Delhi, and he is drawing a salary of Rs.
8,000/- per month, and not Rs. 20,000/- per month.

9.   That the contents of para 9 are also totally false, baseless, frivolous, and hence, denied by this opponent.

10. That the opponent respectfully submits for the kind and sympathetic
consideration of this Hon'ble Court that the opponent was always
and is still ready and willing to maintain the applicant, and he has
never refused or neglected to maintain her, and there was no cause I
of action for the applicant to file the present application.

11.  That the opponent, therefore, prays that –

(a)               The application of the applicant be dismissed, and

(b)               Any other orders in the interest of justice may kindly be passed.

Place

Date

Sd/-

OPPONENT

Sd/-

ADVOCATE FOR OPPONENT

**VERIFICATION**

I, Shri the present opponent, do hereby state on solemn affirmation that the contents of this statement in paras 1 to 11 are true and correct to the best of my knowledge and belief, so I have signed here under.

Sd/-

OPPONENT