

## भागवत कथा - 14

### भवानी माता, दिव्या (B.com.), निकिता (BBM)

भागवत का जो साप्ताहिक पाठ होता है उसे भारतवासी बड़ी रोचकता से सुनते हैं; क्योंकि स्वयं ईश्वर ने यह भागवत मचाई थी और आज वर्तमान में वही इतिहास के पन्ने फिर से अपने-आप को दोहरा रहे हैं। पति दिनकर मेंडन के विक्षिप्त स्वभाव के कारण भवानी माता का गृहस्थ जीवन नरक बन चुका था। जिस कारण वह सन 2009 में ही अपने पति से अलग हो गई थी। लेकिन भारतीय नारी को सहनशीलता और त्याग की प्रतिमूर्ति माना जाता है; इसलिए भवानी माता ने कोर्ट-कचहरी जाकर पति को डायवोर्स देने की बात कभी सोची भी नहीं।

### Bhagawat Story Partg-14:

#### Bhawani Mata, Divya and Nikita:

The Indians are much interested in hearing the recital of Bhagawat which is usually scheduled for a period of one week for the reason that the said Bhagawat was initiated and authored by Supreme God Father himself. And the same is now being practically repeated on its own accord from the pages of the epics. The family life of Bhawani Mata turned into a hell due to the deranged attitude of her husband Dinkar Mendon. And for the intolerable reasons she has departed herself from him during 2009 itself. However the Indian woman is acceptably a reflective symbol of tolerance and sacrifice. And in this backdrop she never thought of having a divorce through the court.

मुंबई में कम्प्यूटर ऑपरेटर की प्राइवेट जॉब करने वाली भवानी मेंडन जब गृहस्थ की झंझटों से जूझ रही थी और अपनी दो बेटियों- दिव्या (उम्र 24 वर्ष) और निकिता (उम्र 22 वर्ष) को बी.कॉम. और बी.बी.एम. की अंतिम वर्षीय पढ़ाई पढ़ा रही थी, तब भवानी माता और उनकी दोनों बेटियों के जीवन ने अचानक नया और सुनहरा मोड़ ले लिया।

There appeared a turning point all of a sudden when Bhavani Mata

engaged herself as a computer operator in a private firm was facing the toughest scenes of her life while bringing up her two daughters Divya, aged 24 years and Nikita aged 22 years are in their finals of B.com. and B.B.M respectively. The turning point has given a sudden golden mode to Bhavani Mata and her two daughters.

कलवा स्थित आध्यात्मिक विश्वविद्यालय में सहज राजयोग का साप्ताहिक कोर्स करने के बाद उन तीनों ने यह ठान लिया कि आगे का जीवन ब्रह्मचर्य का पालन करते हुए ईश्वरीय सेवाओं में अर्पण करना है। उसी निर्णय को अमल में लाते हुए दिनांक 12.11.2011 को भवानी माता व उनकी दोनों बेटियों- दिव्या और निकिता ने आध्यात्मिक शिक्षिका के रूप में आध्यात्मिक विश्वविद्यालय, फरुखाबाद में दाखिला ले लिया।

Having powered by the Rajayog course at Adhyatmik Vishwa Vidyalaya situated at Kalwa for a period of one week, they found pleasure in sticking to lifelong purity while surrendering themselves for the cause of Spiritual Service. Giving life to their firm decision in the way of Truth, Bhawani Mata and her two daughters Divya and Nikita joined the Adhyatmik Vishwa Vidyalaya, Farrukhabad as educators of the spiritual knowledge.

भवानी माता व उनकी 2 कन्याओं को यह पता ही था कि उनके पिताजी कुछ कानूनी कार्यवाही कर उनको ज़ोर-जबरदस्ती मुंबई वापिस ले जाने की कोशिश जरूर करेंगे; इसलिए भवानी माता ने पहले ही अपने पति द्वारा किए जाने वाले उत्पीड़न का पर्दाफाश करते हुए दिनांक 27.09.2011 को मुंबई में एक नोटराइज्ड एफिडेविट बनाया और आध्यात्मिक विश्वविद्यालय में दाखिल होते वक्त उसकी छायाप्रति विद्यालय को सुपुर्द कर दी।

Bhawani Mata and her two daughters know well that their father will definitely resort to some legal course and attempt to get them back home at Bombay. With a view to unearth the harassment that is going to be planned by her husband, Bhawani Mata has executed an affidavit well in advance at Bombay on 27-09-2011 itself. A copy of the affidavit was

handed over to Adhyatmik Vishwa Vidyalaya when she along with her daughters joined there.

सब-कुछ मालूम होते हुए भी श्री दिनकर मेंडन जी ने कलवा पुलिस स्टेशन, शान्ताक्रुज पुलिस स्टेशन व गृह मंत्रालय में पत्नी व बेटियों के गुमशुदा होने की रिपोर्ट दर्ज की। इस षड़यंत्र के असफल हो जाने के बाद श्री दिनकर मेंडन जी ने दिनांक 17.10.2013 को एक क्रिमिनल रिट पिटिशन (नं. 3823/2013) बॉम्बे हाई कोर्ट में दायर की। हाई कोर्ट की नोटिस के बारे में पता चलते ही भवानी माता व उनकी 2 कन्याएँ खुद ही निर्भयतापूर्वक दिनांक 20.03.2014 को बॉम्बे हाई कोर्ट के सामने पेश हुए और तीनों ने यह बयान दिया कि उन्होंने अपनी स्वेच्छा से घर छोड़ा था और वे उनके पति/पिता के साथ नहीं रहना चाहती हैं। उक्त बयान के बाद श्री दिनकर मेंडन जी ने उपरोक्त रिट पिटिशन को विदड़ा कर लिया और कोर्ट ने यह अंतिम आदेश दिया कि यह याचिका विदड़ा करने के कारण निरस्त की जाती है।

अंततः भवानी माता व दिव्या, निकिता की भागवत सफल रही और आज भी वे तीनों आध्यात्मिक विश्वविद्यालय में निरंतर ईश्वरीय सेवा कर रही हैं।

Despite having knowledge of the situation in detail, her husband Dinakar Mendon has lodged a report with the Kalwa and Shantacruz Police stations with copies to Home ministry that his wife and daughters are missing. Having found no positive response for his report, Mr. Dinakar Mendon has filed a criminal writ petition (No. 3823 /2013) at Bombay High Court. On knowing the notice served by the High Court Bhawani Mata and her two daughters presented themselves before the High Court without any fear on 20-03-2014. All the three have given statements on oath that they have left home at their own will and they do not wish to reside with Mr. Dinakar Mendon. In result, Mr. Dinakar Mendon has withdrawn his report leading to the ultimate decision by the High Court for quashing the petition. Ultimately, the Bhagawat (escapade) of Bhavani Mata, Diva and Nikita has become fruitful and even now they are engaged in their regular spiritual service in Adhyatmik Vishwa Vidyalaya.

cri-wp-3823-13 pdp IN THE HIGH COURT OF JUDICATURE AT BOMBAY CRIMINAL APPELLATE JURISDICTION CRIMINAL WRIT PETITION NO. 3823 OF 2013 Shri Dinakar S. Mendon .. Petitioner Vs. 1. The State of Maharashtra and anr. .. Respondents Mr. Sandeep Velkar with Ms. Shakuntala Joshi and Ms. Reshma Kurlle for petitioner. Mrs. S. D. Shinde, APP for State. CORAM: P. V. HARDAS & A. S. GADKARI, JJ. January 20, 2014. P.C. 1.

This is a habeas corpus petition, praying for issuance of a writ of habeas corpus for the production of Mrs. Bhavani D. Mendon, wife of the petitioner and Ms. Divya and Ms. Nikita, daughters of the petitioner, who, according to the petitioner, have mysteriously left the house of the petitioner and possibly are being detained against their will. 2. Pursuant to the notice issued by us to the respondents, three ladies have been brought before us. We have recoded their statements individually in the presence of the learned counsel for the petitioner and the learned APP. Three ladies, in their statements, have said that they had voluntarily left the house of the petitioner and do not wish to reside with the petitioner. 3. In the light of the said statement, learned counsel for the petitioner, states on instructions from the petitioner, who is present, that the petitioner may be permitted to withdraw this petition. 4. Accordingly, writ petition is dismissed as withdrawn with no orders as to cost. (A. S. GADKARI, J.) (P. V. HARDAS, J.)

pdp

IN THE HIGH COURT OF JUDICATURE AT BOMBAY  
CRIMINAL APPELLATE JURISDICTION

CRIMINAL WRIT PETITION NO. 3823 OF 2013

Shri Dinakar S. Mendon

.. Petitioner

Vs.

1. The State of Maharashtra and anr.

.. Respondents

Mr. Sandeep Velkar with Ms. Shakuntala Joshi and Ms. Reshma Kurle for petitioner.

Mrs. S. D. Shinde, APP for State.

CORAM: P. V. HARDS &  
A. S. GADKARI, JJ.

January 20, 2014.

P.C.

1. This is a habeas corpus petition, praying for issuance of a writ of habeas corpus for the production of Mrs. Bhavani D. Mendon, wife of the petitioner and Ms. Divya and Ms. Nikita, daughters of the petitioner, who, according to the petitioner, have mysteriously left the house of the petitioner and possibly are being detained against their will.

2. Pursuant to the notice issued by us to the respondents, three ladies have been brought before us. We have recorded their statements individually in the presence of the learned counsel for the petitioner and the learned APP. Three ladies, in their statements, have said that they had

voluntarily left the house of the petitioner and do not wish to reside with the petitioner.

3. In the light of the said statement, learned counsel for the petitioner, states on instructions from the petitioner, who is present, that the petitioner may be permitted to withdraw this petition.

4. Accordingly, writ petition is dismissed as withdrawn with no orders as to cost.

(A. S. GADKARI, J.)

(P. V. HARDAS, J.)

TRUE COPY

Section Officer  
High Court, Appellate S:  
Bombay

23/11/2014