



IN THE HIGH COURT OF CHHATTISGARH AT BILASPUR (C.G.)

Single Bench

CRIMINAL REVISION NO. 261 OF 2013

PETITIONER APPLICANT Devdas Dadsena S/o Late Sarjuram

Dadsena, aged about 53 years, R/o

Vijeta Complex, New Rajendra Nagar,

P.S. New Rajendra Nagar Raipur,

District – Raipur (C.G.)

<u>VERSUS</u>

RESPONDENT NON-APPLICANT Smt. Girja Bai, Ex. Wife of Devdas

Dadsena, aged about 49 years R/o

Village – Pahanda, Tahsil and P.S.

Magarload, Dhamtari, District –

Dhamtari (C.G.).

Criminal Revision under Section 19(4) of Family

Courts Act.1984



उच्च न्यायालय, छत्तीसगढ़, बिलासपुर

मामला क्रमांक 🗘 बिल् 🗘 २६। सन् २०।

आदेश पत्रक (पूर्वानुबद्ध) कार्यालयीन मामलों में डिप्टी रावेस्ट्रार आदेश का दिनांक तथा अंदेश क्रमांक हस्ताक्षर संहित आदेश के अंतिम आदेश HON'BLE MR. JUSTICE N.K. AGRAWAL 15.05.2013 Shri S.C.Verma, counsel for the applicant. Heard on I.A. No. 01, application for condonation of delay in filing the revision. It appears that earlier the applicant has filed revision against the order dated 27.09.08 bearing Cr.Rev. No. 58/09 and the same has been withdrawn on 19.01.2011 with liberty to file application under Section 127 Cr.P.C. Considering the ground taken in the application I am satisfied that the applicant has succeeded in explaining the delay caused in filing the appeal therefore the application is allowed and the delay is condoned. As per Shri Verma, the revision may be disposed of directing the Court below to decide MJC Np. 47/2011 within a specified time. The prayer appears to be reasonable and therefore this revision is disposed of with direction to the trial Court to dispose of the MJC No. 47/2011 as early as possible preferably within a period of three months from the date of receipt of copy of this order. Sd/-N.K. Agrawal Judge