

Order below Exh. \_\_\_ in Cri.M.A 222/2021  
Arpita Honkhade Vs Shashikant and Ors 3  
(CNR-MHSN08-001413-2021)

The application is to set aside no ws/say order.

2 Perused, the application, say and the record.

3 Heard, both the sides.

4 The application under Protection of Women from Domestic Violence Act, 2005. The matter is posted for evidence of the applicant.

5 The application is premised on the ground, that there was an oral settlement in the matter and the applicant started residing with non applicant 1. This has resulted into the delay.

6 The application is opposed on the ground that the reason assigned is not proper and there is an intentional delay. Hence, it would be prayed that it be rejected.

7 Admittedly, the matter is of 2021. The final order has not been passed. The application is supported by affidavit. The reason assigned may be sufficient. The decision on merits is a rule. No prejudice would be caused, if the instant application is allowed and the non applicant is allowed to contest the proceedings. The inconvenience caused may be remedied. Costs follows the event. Hence, the following

Order

The application is allowed, subject to costs of Rs.1000/- payable to the otherside forthwith as a condition precedent.

2 On due compliance ws/say be taken on record.

Jath  
Date:-18/07/2025

( Sanjay P.Bunde)  
J.M.F.C, Jath (Court No.2)