

ORDER BELOW EXH. 17 IN CRIMINAL M.A. No. 269/2018
(CNR No.MHSO20-001029-2018)
(Rohini P. Galave V/s. Pramod D. Galave & Ors.)

Perused the application and say filed by applicant. Heard learned advocates at length. Perused all relevant documents.

This application is filed for setting aside no say order passed below Exh. 1. In support of contents of present application affidavit is filed stating reason for failure to file say within time. Though applicant objected this application, on perusal of the record, it appears that this matter is filed in respect of Domestic Violence Act 2005. The grounds mentioned by applicant in the say are not sufficient to reject this application. Considering the nature of the application it will be just and proper to allow the respondents to file say on record subject to cost payable to the applicant who has objected this application. Considering all facts and circumstances it will be just and proper to allow this application subject to condition to pay cost to the applicant on or before next date.

Therefore, in view of above discussion, in the interest of justice, I pass the following order.

ORDER

1. Present application is allowed in following terms.
2. No say order dated 21/01/2019 passed at Exh. 1 against respondent nos. 1, 2, 4 and 5 is hereby set aside subject to condition that respondent nos. 1, 2, 4 and 5 shall pay Rs. 100/- each (i.e. total Rs.400/-) as a cost to the applicant on or before next date without fail.

Dt. 10.07.2019

(Sachin S. Patil)
Civil Judge, J.D.Sangola
Dist. Solapur.

C E R T I F I C A T E

I affirm that the contents of this PDF file Judgment/Order is same word to word as per the original Judgment / Order

(a)	Name of the Stenographer	:	S.P. Parekar
(b)	Court	:	Shri. S.S. Patil , Civil Judge, J.D.& J.M.F.C.,Sangola.
(c)	Judgment /Order signed by P.O. on	:	10.07.2019
(d)	Judgment /Order uploaded on	:	10.07.2019