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**IN THE HIGH COURT OF MADHYA PRADESH  
AT GWALIOR**

**BEFORE  
HON'BLE SHRI JUSTICE DEEPAK KUMAR AGARWAL**

**ON THE 21<sup>st</sup> OF MARCH, 2023**

**CRIMINAL REVISION No. 4938 of 2022**

**BETWEEN:-**

**HARENDRA SINGH S/O SHRI SARNAM SINGH, AGED  
ABOUT 33 YEARS, R/O GRAM PRATAPPURA MEHGAON  
DISTRICT BHIND (MADHYA PRADESH)**

**.....PETITIONER**

***(BY SHRI ANAND PUROHIT - ADVOCATE)***

**AND**

**SMT. MAMTA W/O SHRI HARENDRA SINGH, AGED  
ABOUT 26 YEARS, R/O GRAM PUR TEHSIL AND  
DISTRICT BHIND (MADHYA PRADESH)**

**.....RESPONDENT**

***(BY SHRI RAJ KUMAR GATWAR - ADVOCATE FOR THE RESPONDENT  
NO.1)***

.....

*This revision coming on for hearing this day, the court passed the  
following:*

**ORDER**

Being aggrieved by the order of interim maintenance dated 26.08.2022 passed by the Principal Judge, Family Court, Bhind, in Case No.15/2019, by which the petitioner has been ordered to pay Rs. 3,000/- per month as maintenance to the respondent, petitioner has preferred this petition.

Learned counsel for the petitioner submits that respondent is willfully residing at her maternal house. Petitioner and respondent solemnized their marriage in Samuhik Vivah, thereafter, she stayed with him for about 4-5 days after solemnizing of marriage. Despite this, learned family Court granted

maintenance to the respondent but she is not entitled to get maintenance.

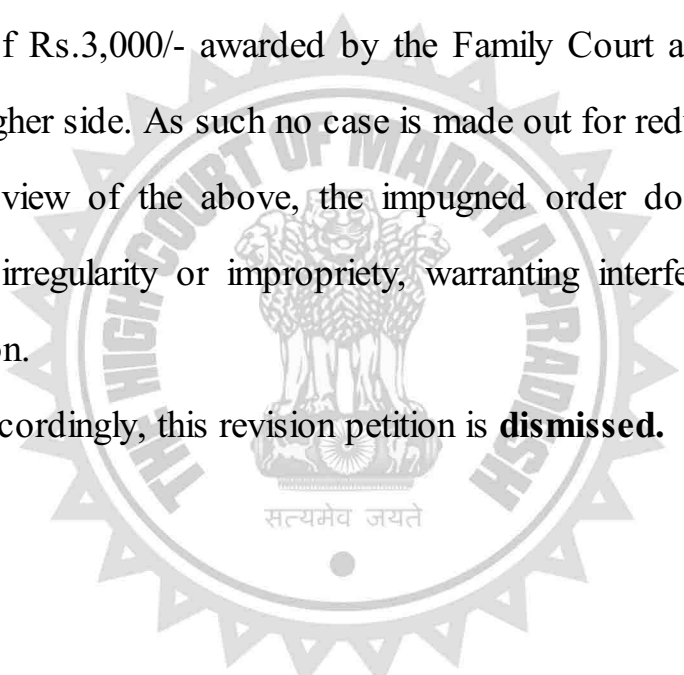
Learned counsel for the respondent submitted that it is not disputed that respondent is wife of present petitioner. He is having 20 bigha of land , beside this, he used to sell milk by which he earns about Rs. 20,000/- per month. In these situations, amount of interim maintenance as awarded by Family Court is just and proper.

Heard learned counsel for the parties and perused the documents available on record.

Looking to the income of the petitioner and current acceleration in price, amount of Rs.3,000/- awarded by the Family Court as interim maintenance is not on higher side. As such no case is made out for reduction of maintenance.

In view of the above, the impugned order does not suffer from any illegality, irregularity or impropriety, warranting interference in this revisional jurisdiction.

Accordingly, this revision petition is **dismissed**.



**(DEEPAK KUMAR AGARWAL)**  
**JUDGE**

Adnan