

**Shaheed Bari Vs. the State of Madhya Pradesh**

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**SooperKanoon Citation :** [sooperkanoon.com/1051965](http://sooperkanoon.com/1051965)

**Court :** Madhya Pradesh

**Decided On :** Feb-27-2013

**Appellant :** Shaheed Bari

**Respondent :** The State of Madhya Pradesh

**Advocate for Pet/Ap. :** Shri. R.K.Thakur

**Judgement :**

Criminal Revision No.1645/2012 27.02.2013 Shri R.K.Thakur, counsel for the applicant.

Shri Vinot Fauzdar, Panel Lawyer for the respondent/State.

Heard on I.A.No.4672/2013, an application for condonation of delay in filing the present revision.

The present revision is filed against the judgment dated 4.11.2004 passed by the learned J.M.F.C.Jabalpur in criminal case no.2268/03, whereby the applicant was convicted for the offence punishable under Section 283 of IPC on the basis of admission and sentenced for the period, which he has already undergone in the custody.

After considering the various reasons mentioned in the application filed by the applicant, those reasons are not acceptable for condonation of delay for more than six years. Under such circumstances, without any basis such a huge delay cannot

be condoned.

Consequently, I.A.No.4672/2013 is hereby dismissed and hence, the revision filed by the applicant is also dismissed being barred by limitation.

(N.K.GUPTA) JUDGE pnkj

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