



BEFORE THE BOARD OF REVENUE OF MADHYA PRADESH,

PRINCIPAL SEAT, AT GWALIAR(MP)

R. 2028, J/13

Revenue Revision no.

/A-19/2012-13,

Applicant: - Mansharam s/o Chaitu Pardhan,

R/O-Gram-Harai , Tehsil- Ghansaur, Disstt-SEONI (MP),

Verus

RESPONDENT:- 1. Prakash s/o Dhansingh Pardhan
R/O-Gram-Harai , Tehsil- Ghansaur, Disstt-SEONI (MP),

2. The State of MP through the collector Distt.- SEONI.

REVISION PETITION UNDER SECTION 50 OF M.P. LAND REVENUE CODE,

1. -Impugned order :-

Being aggrieved from the order dt. 08.01.2013 of the . Additional Collector, Seoni, passed in Revenue case no. 437/A-19/2010-11, parties being Prakash Vs. Mansharam Pardhan, thereby, the time barred application u/s 50 of MP land Revenue code has allowed and set aside allotment of lease of land possessed by the applicant. Hence the applicant prefers this revision petition before this Hon'ble court inter alia on the following facts and grounds:-

2.- Facts of the case in brief :-

- 1. That, the applicant residing in village- Harrai who possessed & cultivating on the lands kh. no.126/1 and kh.126/2 of village Harrai, PH no.67 tahsil Gansaur since long who initially obtained the f land kh. no.126/2 area 0.40 hec. on lease and the kh. No.126/1 area 0.30 hector land has allotted to the applicant on lease by order dated 20.12.2002of Naib Tahsildar ,Gansaur. & allotted lands have mutated in his name in the revenue records . no body was except the applicant possessed on the lands before /after allotment and said allotment never be challenged by any one within prescribed periods and no any person disturbed on the possession of appellant.
- 2. That, the applicant made land for good cultivating continuously his hard work and rate of lands increased & become high therefore, the respondent has no any right on the land of applicant ever however after passing periods of 8 ½ years long the respondent assailed legality of allotment of aforesaid land of kh. no.126/2 and malafiedly claiming on the land by making concocted story and he filed a revision application before the additional

concocted story and he filed collector, Seoni on 26.07.11.

216.13

m /

राजस्व मण्डल, मध्यप्रदेश - ग्वालियर

अनुवृत्ति आदेश पृष्ठ

प्रकरण क्रमांक - निगरानी-2028-एक/13

जिला - सिवनी

	प्रकरण क्रमाक - निगराना-2028-एक/ 13	ला - सिवना
स्थान एवं दिनांक	कार्यवाही तथा आदेश	पक्षकारों एवं अभिभाषकों आदि के हस्ताक्षर
25/02/2019	आवेदक की ओर से यह निगरानी अपर कलेक्टर हैं आदेश के विरुद्ध प्रस्तुत की गई है। म.प्र. भू-राजस्व संहिता दिनांक 25.09.2018 को हुए संशोधन के फलस्वरूप अब नवीत संशोधित संहिता की धारा 50 सहपठित संहिता की धारा 54(ए) हैं अंतर्गत अपर कलेक्टर द्वारा पारित आदेश के विरुद्ध सुनवा आयुक्त द्वारा की जाना है। अतः यह प्रकरण सुनवाई हेतु आयुक्त को भेजा जाता है। उभयपक्ष प्रकरण में सुनवाई हेतु दिनांव 30.04.2019 को आयुक्त जबलपुर संभाग जबलपुर के समध्य उपस्थित हों। आयुक्त जबलपुर संभाग जबलपुर	में न क ई न क