

IN THE HIGH COURT OF PUNJAB & HARYANA
AT CHANDIGARH

114

CRM-M-25595-2022
Date of decision: 06.06.2022

Harjit KaurPetitioner

Versus

State of PunjabRespondent

CORAM: HON'BLE MRS. JUSTICE MANJARI NEHRU KAUL

Present : Mr. Mandeep Kaushik, Advocate for the petitioner.

MANJARI NEHRU KAUL, J. (ORAL)

The instant petition has been filed under Section 482 of the Cr.P.C. for directing the respondent to provide a bullet proof jacket to her son both inside and outside the jail, as and when he is to be produced in Courts or is taken out on production warrants as there is grave threat to his life at the hands of his enemies/gangsters.

On a pointed query put to the learned counsel as to in which jail is the petitioner's son presently lodged, he submits that he is lodged in Central Jail, Tihar, New Delhi. Still further, learned counsel has failed to bring to the notice of this Court any cogent material qua the alleged threat perception to the petitioner's son.

Notice of motion.

At this stage, Mr. R.S. Rai, Sr. Advocate, assisted by Mr.Gaurav Garg Dhuriwala, Sr. DAG, Punjab, Mr. Luvinder Sofat, AAG, Punjab and Mr. Pratham Sethi, Advocate, has put in an appearance on behalf of the respondent-State. Mr. Luvinder Sofat, AAG, Punjab accepts notice on behalf of the respondent-State.

Learned senior counsel for the State at the outset has raised

CRM-M-25595-2022

-2-

an objection qua the maintainability of the instant petition as the petitioner's son is admittedly lodged in Tihar Jail, New Delhi which is outside the territorial jurisdiction of this Court.

Heard learned counsel for the parties.

Admittedly, the son of the petitioner is presently lodged in Tihar Jail, New Delhi. Hence, this Court would refrain from passing any directions as prayed for, since the son of the petitioner is lodged in a jail beyond the jurisdiction of this Court.

Dismissed.

06.06.2022

Vinay

(MANJARI NEHRU KAUL)
JUDGE

Whether speaking/reasoned : Yes/No
Whether reportable : Yes/No

सत्यमेव जयते