

**IN THE HIGH COURT OF JHARKHAND AT RANCHI**  
**W.P. (HB Cr.) No. 268 of 2014**  
**with**  
**I.A. No. 1347 of 2017**

-----

Jamuni Devi, wife of Dashrath Bharti, resident of village-Tarwagada, P.O. and P.S. Hantarganj, District Chatra, presently residing at Bhathha Mohalla, Harmu, P.O. Ashok Nagar, P.S. Argora, Distt. Ranchi.

... Petitioner

Versus

1. The State of Jharkhand through its Chief Secretary, Government of Jharkhand, Project Bhawan, P.O. and P.S. Dhurwa, District Ranchi.
2. The Secretary, Department of Home, Government of Jharkhand, Project Bhawan, P.O. and P.S. Dhurwa, District Ranchi.
3. The Senior Superintendent of Police, Ranchi, P.O. and P.S. and District Ranchi.
4. Officer In Charge, Argora Police Station, P.O. and P.S. Argora District Ranchi.
5. Officer In Charge, Doranda Police Station, P.O. and P.S. Doranda, District Ranchi.
6. Aman, son of not known, resident of Gawalatoli, Doranda, P.S. and P.S. Doranda, District Ranchi.
7. Pinky, wife of Aman, resident of Gawalatoli, Doranda, P.S. and P.S. Doranda, District Ranchi.

....Respondents.

-----

**CORAM:           HON'BLE MR. JUSTICE D.N. PATEL**  
**HON'BLE MR. JUSTICE RATNAKER BHENGRA**

For the Petitioner     :     Mr. Mohammad Asghar, Advocate  
For the State           :     J.C. to G.P.-II

-----

**18/Dated: 17th March, 2017**

**Oral order:**

**Per D.N. Patel, J.:**

1. This interlocutory application has been preferred for further investigation into the criminal case already filed by this petitioner-being a mother of the victim girl.
2. Having heard counsels for both the sides and looking to the facts and circumstances of the case, it appears that now the daughter of the present petitioner has been found out by the Investigating Agency and the case is already pending before the learned trial court at Ranchi. The charge sheet has already been filed against the accused persons.
3. In view of these facts, if any further investigation is required, necessary application will be given by this petitioner or by the prosecution before the learned trial court under the Code of Criminal Procedure and in

2.

accordance with law the decision will be taken by the learned trial court for further investigation, if at all it is required.

4. With these observations, this Habeas Corpus is disposed of as the girl is traced out by the prosecution. I.A is also disposed of.

**(D.N. Patel, J.)**

**(Ratnaker Bhengra J.)**

VK