

IN THE HIGH COURT OF JHARKHAND AT RANCHI
Cr.Rev. No. 974 of 2023

Ashwani Kumar Tiwari, son of Sri Om Prakash Tiwari, R/o Power House Colony, Chutia, PO and PS Chutia, Distt. Ranchi**Petitioner**

--VERSUS--

1.The State of Jharkhand

2. Jaya Kumari @ Poonam Jaya Tiwari, D/o Sri Rajendra Tiwary, wife of Ashwani Kumar Tiwari, R/o village Power House, PO and PS Chutia, Distt. Ranchi, at present village Pirra, PO and PS Ratu, Distt. Ranchi.

... ..**Opp. Parties**

CORAM: HONBLE MR. JUSTICE RATNAKER BHENGRA

For the Petitioner : MR. SHAILESH KR SINGH, ADV

For the State : MR. SUBODH KUMAR DUBEY,APP

2/DATED: 10-09-2024

The learned counsel for the petitioner has submitted that the present criminal revision is preferred against the order dated 14.6.2023 passed by the learned Additional Principal Judge, Additional Family Court-1, Ranchi in Original Maintenance Case No. 188 of 2016 whereby and whereunder the learned Additional Family Court-1, Ranchi pleased to pass an order directing the petitioner to pay Rs. 10,000/- per month to the opposite party no.2 and Rs. 7,000/-per month to the minor daughter of the opposite party no.2. (Total maintenance amount Rs. 17,000/-).

The learned counsel for the petitioner has submitted that the petitioner is paying Rs. 10,000/- per month from the date of passing of the aforesaid order but not from the date of application. The learned counsel has further submitted that the petitioner is ready to pay further amount of Rs. 50,000/- within next four weeks.

In view of his submissions, issue notice to the opposite party no.2 through registered cover with A/D as well as by ordinary process for which requisites etc. must be filed within two weeks.

Put up this case on 15.10.2024.

Meanwhile, the petitioner, namely, Ashwani Kumar Tiwari is directed to prepare a demand draft of Rs. 50,000/- in the name of the opposite party no.2, namely, Jaya Kumari @ Poonam Jaya Tiwari which shall be handed over to the learned counsel for the opposite party no.2 or to the opposite party no.2 in the Court itself on the next date of hearing.

No coercive action shall be taken against the petitioner in connection with Original Maintenance Case No. 188 of 2016 till the next date of hearing.

Let a copy of this order be communicated to the learned court below through FAX.

(Ratnaker Bhengra, J.)

KNR