

IN THE HIGH COURT OF ANDHRA PRADESH :: AMARAVATI  
(Special Original Jurisdiction)

THURSDAY, THE TWENTY FIFTH DAY OF APRIL,  
TWO THOUSAND AND TWENTY FOUR

:PRESENT:

THE HONOURABLE DR JUSTICE K MANMADHA RAO

WRIT PETITION NO: 31441 OF 2016



Between:

1. Kolli Kiran, S/o. Satyanarayana Aged 28 years, R/o. Jangamgudem Village Nuzividu Mandal, Krishna District, AP
2. Kolli Satyanarayana, S/o. Venkateswara Rao Aged 58 years, R/o. Jangamgudem Village Nuzividu Mandal, Krishna District, AP
3. Smt. Kolli Rani, W/o. K. Satyanarayana Aged 55 years, R/o. Jangamgudem Village Nuzividu Mandal, Krishna District, AP
4. Smt. Pulleti Aruna, W/o. Pulleti Raghavendra Rao Aged 30 years, R/o. 16/270-2 Reddy Simhachalam vari street Satyanarayanapuram, Gudiwada, Krishna District, AP
5. Pulleti Raghavendra Rao, S/o. P Babu Rao Aged 36 years, R/o. 16/270-2 Reddy Simhachalam vari street Satyanarayanapuram, Gudiwada, Krishna District, AP

...Petitioners

AND

1. State of Andhra Pradesh, Rep. by Principal Secretary Department of Home & Legislative Affairs AP Secretariat, Hyderabad.
2. The Superintendent of Police, Krishna District Machilipatnam, Krishna Dist, AP
3. Station House Officer, Reddygudem Police Station Reddygudem Mandal Krishna District, AP
4. Smt. Kolli Jyothi, W/o. Kolli Kiran D/o. Nelluri Badrinarayana, aged 26 years Anneraopeta Village Reddygudem Mandal, Krishna District, AP

...Respondents

Petition under Article 226 of the Constitution of India praying that in the circumstances stated in the affidavit filed therewith, the High Court may be pleased to issue an appropriate Writ, Order or Direction more particularly one in the nature of Writ of Mandamus declaring the action of the 3<sup>rd</sup> respondent in summoning the petitioner, his and his parents to the Reddygudem Police Station as illegal, arbitrary and violative of Article 21 of Constitution of India and consequently forebear them from summoning the petitioner and his family members to the Police Station ✓

**I.A. NO: 1 OF 2016(WPMP. NO: 38892 OF 2016)**

Petition under Section 151 CPC praying that in the circumstances stated in the affidavit filed in support of the petition, the High Court may be pleased to direct the 3<sup>rd</sup> respondent not to interfere with the live and liberty of the petitioner and his family members by summoning them to Reddygudem Police Station ✓

**Counsel for the Petitioner(s):MR. L.SAI MANOJ REDDY, LEARNED  
COUNSEL REPRESENTING SRI. V R N PRASHANTH**

**Counsel for the Respondents: GP FOR HOME (AP)**

**Counsel for the Respondent No.4: SRI. K.RAJYA LAKSHMI**

**The Court made the following:**



IN THE HIGH COURT OF ANDHRA PRADESH  
AT AMARAVATI  
(Special Original Jurisdiction)

[3310]

THURSDAY ,THE TWENTY FIFTH DAY OF APRIL  
TWO THOUSAND AND TWENTY FOUR

PRESENT

THE HONOURABLE DR JUSTICE K MANMADHA RAO

WRIT PETITION NO: 31441/2016

**Between:**

Kolli Kiran, Krishna Dist & 4 Others and Others

...PETITIONER(S)

AND

Prl Secy Dept Of Home Legislative Affairs Hyd 3 Oth and ...RESPONDENT(S)  
Others

**Counsel for the Petitioner(S):**

1.V R N PRASHANTH

**Counsel for the Respondent(S):**

1.4026/K RAJYA LAKSHMI

2.GP FOR HOME (AP)

**The Court made the following Order:**

This writ petition is filed declaring the action of the 3<sup>rd</sup> respondent in summoning the petitioner and his parents to Reddygudem Police Station, as illegal and arbitrary.

2. Heard Mr.L.Sai Manoj Reddy, learned counsel representing Mr.V.R.N.Prasanth, learned counsel for the petitioner and learned Assistant Government Pleader for Home appearing for the official respondents as well



as Ms.Swarna Seshu, learned counsel representing Ms.K.Rajya Lakshmi, learned counsel for the unofficial respondent.

3. On hearing, learned Assistant Government Pleader for Home furnished a copy of Written Instructions issued by Station House Officer, Reddygudem Police Station, Krishna district, dated 22.09.2016 and submits that the 3<sup>rd</sup> respondent never detained the petitioners in the police station and never threatened them to get the matter settled and no complaint was received against the petitioners herein.

4. Learned counsel for the unofficial respondent submits that the family disputes between the petitioners and the unofficial respondent are redressed.

5. Learned counsel for the petitioners does not refute to the above submissions.

6. In view of the submissions made by all the counsel and upon perusing the written instructions issued by respondent police, this Court is of the view that, nothing survives in the present writ petition for any further adjudication and hence, the writ petition is closed.

There shall be no order as to costs. As a sequel, miscellaneous applications pending, if any, shall stand closed.

//TRUE COPY//

SD/- M.PRABHAKARA RAO  
ASSISTANT REGISTRAR

SECTION OFFICER

To,

1. One CC to SRI. V R N PRASHANTH Advocate [OPUC]
2. Two CCs to GP FOR HOME (AP), High Court of Andhra Pradesh. [OUT]
3. One CC to M/S K.RAJYA LAKSHMI Advocate [OPUC]
4. Two CD Copies.

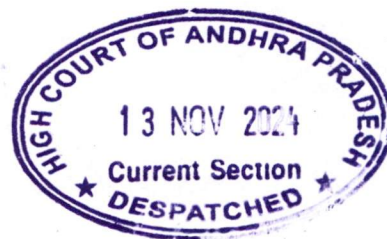
PSD

**HIGH COURT**

**DATED:25/04/2024**

**ORDER**

**WP.No.31441 of 2016**



**CLOSING THE WP  
WITHOUT COSTS**

4. Two CD Copies.  
PSD