



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

[3508]

TUESDAY ,THE SEVENTEENTH DAY OF DECEMBER  
TWO THOUSAND AND TWENTY FOUR

**PRESENT**

**THE HONOURABLE SRI JUSTICE R RAGHUNANDAN RAO**

**THE HONOURABLE SRI JUSTICE MAHESWARA RAO KUNCHEAM**

**WRIT PETITION NO: 28297/2024**

**Between:**

Chadalavada Pallavi

**...PETITIONER**

**AND**

The State Of Andhra Pradesh and Others

**...RESPONDENT(S)**

**Counsel for the Petitioner:**

1.JADA SRAVAN KUMAR

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

1.VENKAT CHALASANI

2.THE ADVOCATE GENERAL

**The Court made the following:**

**ORDER:** *(per Hon'ble Sri Justice R Raghunandan Rao)*

The petitioner, has approached this Court, with the contention that she is in a relationship with the alleged detinue and that the alleged detinue has been forcibly taken away by respondent No.5 and some other persons, after detinue had filed a complaint against her parents on 30.09.2024.

2. It is the case of the petitioner that detenue has not been given liberty to decide for herself about where she wishes to stay and that her parents are forcibly restraining her from joining the petitioner.

3. This Court on 09.12.2024 had directed the production of the detenue before this Court. Today when the matter came up, the detenue has been produced before this Court.

4. We have interacted with the detenue in chambers.

5. The detenue has categorically stated that she wishes to go with the petitioner and that she has no desire to prosecute any criminal case and complaint against her parents or any member of her family. She has also made it clear that she does not wish to press the complaint, which she has filed on 30.09.2024 before the Commissioner of Police, Vijayawada.

6. In view of the fact that the detenue is a major and is free to make her own decisions about her life, neither the parents nor the other family members can restrain her from taking a decision in regard to her life.

7. In the circumstances, this writ petition is allowed and it would be open to the detenue to go with the petitioner or take any such

decision as she wishes. The 4<sup>th</sup> respondent, shall ensure that the detenu is safely escorted to the house of the petitioner.

8. Needless to say no criminal action shall be taken against the parents of the detenu or the family members of the detenu in relation to any action that is alleged against them in relation to this case, till today.

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

---

**JUSTICE R RAGHUNANDAN RAO**

---

**JUSTICE MAHESWARA RAO KUNCHEAM**

Date: 17.12.2024  
GVK

**57**

**THE HON'BLE SRI JUSTICE R RAGHUNANDAN RAO**

**and**

**THE HON'BLE SRI JUSTICE MAHESWARA RAO KUNCHEAM**

**WRIT PETITION No.28297 of 2024**

Date: 17.12.2024

GVK

