Crl.Misc.No.M-44483 of 2015

1

IN THE HIGH COURT OF PUNJAB AND HARYANA AT

CHANDIGARH

Crl.Misc.No.M-44483 of 2015

**Date of decision :31.12.2015** 

Neeraj Kumari and another

....Petitioners

Versus

State of Haryana and others

...Respondents

CORAM: HON'BLE MR.JUSTICE MAHESH GROVER

Present: Mr.Deepanshu Matya, Advocate

for the petitioners.

MAHESH GROVER, J.

This is a petition under Section 482 of the Code of

Criminal Procedure praying for directions to respondents No.2

to 4 to protect their life and liberty which is alleged to be in

danger at the hands of respondents No.5 and 6 on account of

their having got married against their parental consent.

Learned counsel for the petitioners contends that

both the petitioners are major. Even though this court is

disinclined to entertain and to go into such allegations, but at

the same time it cannot be oblivious to the fact that because of

social friction and sectarian differences such incidents are not

entirely unheard of and prima facie the case also appears to be

covered by the observations of Supreme Court in Fiaz Ahmed

Ahanger & Ors. v. State of J & K 2009(3) R.A.J.692, which

Crl.Misc.No.M-44483 of 2015

2

are as under :-

"In such cases of intercaste or inter-religion marriage the Court has only to be satisfied about two things:

(1) that the girl is above 18 years of age, in which case, the law regards her as a major vide Section 3 of the Indian Majority Act, 1875. A major is deemed by the law to know what is in his or her welfare.

## (2) The wish of the girl.

In the circumstances, we direct that nobody will harass, threaten or commit any acts of violence or other unlawful act on the petitioner, Chanchali Devi/Mehvesh Anjum and the petitioner's family members and they shall not be arrested till further orders in connection with the case in question. If they feel insecure, they can apply to the police and, in such event, the police shall grant protection to them."

In view of this, the petition is disposed of with a direction to respondent No.2 to look into the allegations as contained in the petition personally and take necessary steps in accordance with law if the situation so warrants.

This order shall not be construed to be conferring

## Crl.Misc.No.M-44483 of 2015 3

been performed as well as the age, as the Court is clearly deprived of any means to determine the aforesaid facts.

Copy of the petition along with a copy of this order be sent to respondent No.2.

31.12.2015 rekha (MAHESH GROVER) JUDGE