

Parwati Devi Vs Union Of India

Court: Jharkhand High Court

Date of Decision: Feb. 4, 2025

Hon'ble Judges: Rajesh Shankar, J

Bench: Single Bench

Advocate: Ayushri, Anil Kumar, Abhijeet Kr. Singh, Richa Sanchita, Pinky Shaw

Final Decision: Disposed Of

Judgement

Rajesh Shankar, J

1. The present writ petition has been filed for issuance of direction upon the respondents to credit the amount of Rs.7,98,202/- and Rs.25,000/- in her

bank account which were arbitrarily debited on 6th June, 2024 and 4th September, 2024 respectively without following lawful procedure as stipulated

in Marketing Discipline Guidelines, 2012 issued for RO/SKO Dealerships of Public Sector Oil Companies by the Government of India. Further prayer

has been made for issuance of direction upon the respondents restraining them to further debit or deduct any amount without assigning any cause

towards any penalty as the petitioner is not the actual beneficiary of the scheme floated by the respondent corporation.

2. Having heard learned counsel for the parties and considering the nature of the prayer made in the writ petition, without entering into merit of the

case, the petitioner is given liberty to prefer a fresh representation along with relevant documents on the present issue before the respondent no.2-

Senior Divisional Retail Manager, Indian Oil Corporation Limited (Marketing Division), Ranchi. On receipt of the said representation, the respondent

no.2 after verifying the relevant records and on providing due opportunity of hearing to the petitioner/her representative, shall take an appropriate

informed decision in accordance with law within eight weeks from the date of filing of the representation.

3. The writ petition is, accordingly, disposed of with the aforesaid liberty and direction.