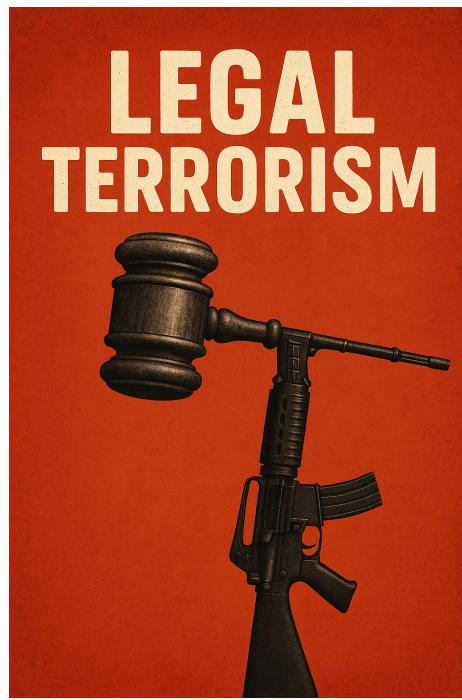


LIST OF DATES AND EVENTS

MONSTERS AMONG US

Fraud, Corruption, Betrayal, Abuse, Violence, Child Kidnapping, Child Endangerment, Blackmail, Ransom, Perjury, False Framing, Intimidation

www.bringatharvahome.com



LEGAL TERRORISM IS DOMESTIC TERRORISM

www.bringatharvahome.com

LEGAL TERRORISM AND MONSTERS AMONG US

LIST OF DATES & EVENTS

- | | |
|------------|--|
| 2009-2011 | I, Arun Singh, moved to United States to pursue Masters in Business Administration from San Francisco State University, USA. |
| 2012 | I was employed with Bank of America in USA on H1B work visa, which he is still employed till date at the designation of Vice President (Production Services) maintaining stable employment for 12 years. I am a Resident Alien of USA, H1B visa holder, a Non Resident of India (NRI). |
| 25.11.2015 | I was married with Meghna Rana at Prayagraj, Uttar Pradesh as per Hindu rites and ceremonies. |
| 15.12.2015 | I expediated visa formalities and promptly moved with Meghna to United States, we lived together for 5 years, 4 months and 15 days in the States of Florida and New York. |

14.02.2018

I was blessed with baby boy named Atharva Kumar Singh at Jacksonville, Florida, USA, who by virtue of being born in United States is a US Citizen. The child was born with an understanding to permanently settle and raise the child in USA.

March, 2018

Chitra Rana, mother of Meghna, who had come to live with us in US for few months physically and mentally assaulted me many times over trivial matters while Meghna Rana was in India. In one of the serious incidents Chitra Rana, held her hand against my throat on a very trivial matter. I hesitated reporting to police for the fear of her being arrested in a foreign country wherein these violent matters are taken very seriously.

As a matter of common knowledge in martial union between the myself and Meghna, It is known that

Rajinder Rana has a questionable history wherein practising medical license of Rajinder Rana was somehow invalidated or forfeited. Furthermore, there have been cases of violation of Indian custom laws and forfeiture of imported medical equipment belonging to Rajinder Rana. Furthermore, Meghna Rana herself resorted to submitting fraudulent document to her employer at Amazon in India in order to seek employment.

21.06.2018

In order for foreign minor to legally travel in India, I received OCI documentation in June of 2018 which is valid only for a period of 5 years. The said OCI was granted on the basis of US passport of the foreign minor. Since, I am currently the sole legal guardian of the foreign minor as per the US court orders, only I can obtain US passport and OCI for the foreign minor. Without a valid OCI, Rajinder Rana family have forced the foreign minor to assume derogatory status of becoming an illegal immigrant in India as

the OCI is already expired in 2023, depriving him of dignity to live legally as valid citizen of USA. The foreign minor, as an illegal immigrant, is now very stranded he has no benefits of either as US citizen and or as Indian national. Meghna Rana, Rajinder Rana and family in their own cruel fashion, are forcing the foreign minor a guaranteed subpar life destroying his welfare for life.

17.09.2018

In one of the acts of criminal domestic violence in USA, Meghna Rana caused me foot injury with a sharp metallic object.

27.02.2019

I am an entrepreneur who apart from reputable employment in Bank of America started a hotel business with my life savings invested in the legal name of "Findley Lake Hospitality LLC", at Findley Lake, New York, USA. Rajinder Rana and Chitra Rana, greedy of monetary gains, consistently brain-

washed and provoked Meghna Rana against me, and in a matter of habit and character, used threats on me to file false complaints abusing Indian laws over trivial marital arguments, while also receiving funds from USA but the amounts were hardly to their satisfaction.

26.04.2019

In one of the acts of criminal domestic violence in USA, Meghna Rana injured my head with a statue.

19.05.2019

In one of the acts of criminal domestic violence in USA, Meghna Rana proceeded with assaulting me with her legs violently and vigorously. The voice recording is available where Meghna Rana can be heard pleading to me to not call the police in response to her assault. I did not call police, however, a nearby residents to other room in hotel called police which Meghna Rana misunderstood to have been called by me. I protected the Meghna

Rana by not divulging details of assault by Meghna Rana for the fear she could be arrested. Meghna Rana mistakenly carried with her deep grudge of police being called upon her after the incident prompting her to take revenge.

27.02.2019

The hotel venture turned out to be not profitable and went to worst in the Covid-19 pandemic. However, I provided all the luxuries to baby and Meghna Rana out of income from my employment with Bank of America who stayed in the hotel with luxury amenities. Meghna Rana, on pretext of supporting business by working as front desk assistant, mentally, physically and psychologically tortured me, brain washed by Rajinder Rana and Chitra Rana.

July 2019

In one of the acts of child negligence, Megha Rana lost the child when the I was on a business tour to Florida. The incident occurred in summer of 2019.

Fortunately, I mobilized my hotel resources remotely and the child was found. Meghna Rana has always been unable to provide for the child's safety when the am not around the child.

20.06.2019

In one of the acts of criminal domestic violence in USA, under constant interference from Rajinder and Chitra, Meghna Rana physically assaulted me, by brutally twisting my small hand finger tilting it to 90 degrees therefore resulting in its fracture. I was hospitalized and a surgery on my hand was performed. Metal pins were inserted in his hand and removed many weeks later. This incident made huge impact on life as typing became impossible for my profession as an IT worker.

21.07.2019

In one of the acts of criminal domestic violence, Meghna Rana in a fit of anger deeply bit my left-hand area where thumb meets hand with full force until

hand started to bleed. and bones could be seen from deep wound. I escaped the brutal night from the cruelty and drove myself to emergency section at hospital in Westfield, New York. The notes provided by the doctor stated "Patient presents with Human Bite, Patient is a 34 year old male, no significant past medical history, unsure of last tetanus shot, presenting with bite to the dorsum of his left thumb. He states a significant other who he will not name bit him in the thumb."

10.02.2021

In one of incidents of child negligence, in mid office of the hotel, in view of camera, despite numerous objections in past by the I, Meghna Rana as a matter of habit, ignored child safety advice and placed the 2-year-old child, on a swivel chair and left him unattended. The child fell from the chair, breaking his nose and bleeding. I rushed the child along with Meghna Rana to medical care immediately. There have been numerous incidents in past Meghna Rana

harming the child by ignoring safety measure for the foreign minor such as refusing to have the child on wear seat belts or baby helmets.

08.04.2021

In one of the acts of criminal domestic violence, Meghna Rana deeply wounded both of my hands with her sharp nails.

08.04.2021

Meghna Rana submitted a frivolous complaint being to Chautauqua County Police Department, State of New York wherein she obtained a “temporary” protection order pleading false statements restraining I from meeting Meghna Rana and child projecting herself as a victim of domestic violence and In this manner, the aggressor herself falsely posed as victim.

Meghna Rana submitted to US jurisdictions and committed perjury not fully realising the implication if caught. Meghna Rana obtained “temporary” order of protection using her false and frivolous complaint.

It is to be noted, entire Rajinder Rana family, including Chitra Rana and Vandana Rana had already used threats to file false complaints in past as a matter of habitual occurrence over very trivial arguments.

While the investigation began into complaints of Meghna Rana, Rajinder and Chitra conspired to illegally move foreign minor child outside the jurisdiction of his homeland USA realizing that false complaints in US shall be severely penalized. The said illegal act of transporting the minor was committed under the fraudulently obtained temporary protection order from US authorities with sole aim to

harass me. It was also realized that negligent behaviour of Meghna Rana towards child, in event the same were brought on record, would also result in severe action against Meghna Rana towards child safety in terms of US laws.

30.04.2021

While “temporary order of protection” prevented me from meeting the child, the Meghna Rana illegally moved the US citizen child to India and almost immediately began to blackmail me completely denying all welfare measures which the child would have been entitled to in his habitual residence of United States. Meghna Rana ignored child welfare by exposing him to COVID-19 peak spread, while having him travel internationally.

It is to be noted the pure motive of using illegal means to move the child across US jurisdiction to India was to avoid persecution arising out filing false complaint

and using the child as a leverage for huge monetary demands as the Rana family was fully aware of my love for the child Atharva. Meghna Rana had consistently complained about “how selfish my love is for the child” and yet she had no remorse for illegally moving the child across US jurisdiction and severing my ties with the child in a cruel fashion.

09.09.2021

Between 04.05.2021, and 09.09.2021, Meghna Rana engaged in fraudulent activity by claiming and receiving unemployment benefits from the New York State Department of Labor. During this period, she falsely certified 16 times per week that she was fired from her job, that she was residing in the United States and actively seeking employment in the country, when in fact, she quit working on her own volition, was living in India and not pursuing any employment in New York. As a result of false certification, she willingly defrauded the state of New

York out of \$13,688 (equivalent to 11.5 lakhs as of today).

08.10.2021

Case in relation to “temporary” order of protection was dismissed vide Certificate of Disposition without imposing any kind of fine or penalty on the I. It was proven and can still be proven before this court without any iota of doubt that Meghna Rana had committed perjury in her dispositions against I to obtain an illegal protection order for the furtherance of her malefice designs to transport the child without his knowledge or and without proper order from court of law.

08.10.2021

The court found the complaint of Meghna Rana designed to falsely entrap and fraudulently frame me. Order of protection was deemed as illegally obtained and a perjury investigation was ordered against the Meghna Rana herself. Meghna Rana fully cognizant

of existence of the investigation, have been hiding behind jurisdictional barriers, never providing any cooperation in the investigation.

The illegally obtained “temporary” order of protection enacted for the purpose of investigation, as abused by the Meghna Rana effectively forcefully turned into “permanent” separation of the child from me in his crucial years of growth and development. The Illegal and malfeasant methods deployed by Meghna Rana in collusion with Rajinder and Chitra have violated my parental rights and harmed the child welfare by forcefully separating the minor from his loving parent to further her own greedy objectives.

Meghna Rana did not return to US and started avoiding the investigation of temporary protection order as well as that of subsequent perjury

investigations. Calls from US authorities were ignored.

-NIL-

In numerous incidents of child endangerment and in clear violation of US laws established for child welfare, Meghna Rana was driving the child almost daily without using child seat or seat belts in India. The American child used to be driven without child seat while Meghna Rana would be video calling from driver's seat while driving. Text and Drive is a serious matter enough, but Meghna Rana went into further lengths of harms to child's welfare by forcing me to accept her driving time as the only time she would accept calls to talk about his son. Before my custody case in New York, small amount of video call time was made available. I had repeatedly objected on "video calling when driving", which Meghna Rana did not pay any attention to. Ultimately, I had to reject video calls when Meghna Rana was operating a motor vehicle. This kind of child endangerment never

occurred in USA in my watch. Meghna Rana has no regard for safety of the minor or laws of any nation. An individual in the habit of making video calls while driving with an American child playing on front seat of car unrestrained cannot be considered acting in the welfare of minor specially when the other parent of the minor is available to ensure his welfare and who has never engaged in similar harmful acts to the minor.

03.11.2021

Meghna Rana in terms of text messages with me justified the brutal conduct of Chitra Rana while she had assaulted me in US in March, 2018.

07.02.2022

Since, Meghna Rana was not returning to US with the child, the I was constrained to file Parental Child Kidnapping and Custody case before Family Court of The State of New York, County of Chautauqua. The wrongful removal disrupted the continuity of the

child's life and that the best interest of the child would be the return of the child who is a US citizen to the jurisdiction where he had been living.

25.02.2022 Summons were issued by the court in Parental Child Kidnapping and Custody case before Family Court of The State of New York, County of Chautauqua.

07.04.2022 Meghna Rana was served with the summons in Parental Child Kidnapping and Custody case.

11.04.2022 Meghna Rana with her Indian lawyer Reeta Kohli appeared virtually in all of the proceedings for Parental Kidnapping and Custody case before Family Court of The State of New York, County of Chautauqua, The hearings were conducted First hearing on 11.04.2022, Second hearing on

23.05.2022 and Third and Final hearing on
10.06.2022.

09.06.2022

Meghna Rana submitted to the jurisdiction of courts at USA and filed her reply through email in Parental Child Kidnapping and Custody case before Family Court of The State of New York, County of Chautauqua.

During oral arguments, Meghna Rana contended that the summons have not been properly served and court directed the I to have the summons served by Central Authority of India in terms of treaty under Hague Convention. Resultantly, Parental Child Kidnapping and Custody case before Family Court of The State of New York, County of Chautauqua was dismissed on technical grounds without prejudice with liberty for I to file the case again.

22.06.2022 In terms of liberty again filed Parental Child Kidnapping and Custody case for the second time before Family Court of The State of New York, County of Chautauqua.

13.07.2022 Summons were issued on Parental Child Kidnapping and Custody case by the Family Court of The State of New York, County of Chautauqua.

09.08.2022 As per Chautauqua County Sherif Field Case Report bearing CR No.2022-000 27876, the perjury third degree class A misdemeanor having sentence of one year jail and three years' probation was still pending against Meghna Rana wherein she was not providing any cooperation.

18.08.2022
13.10.2022 Meghna Rana with her counsel appeared virtually in all hearings of Parental Child Kidnapping and

Custody case before Family Court of The State of New York, County of Chautauqua. The hearings occurred as First hearing on 18.08.2022, Second hearing on 13.10.2022, Third hearing on 07.12.2022 and Fourth and Final hearing on 23.01.2023.

17.09.2022

In one of many instances of criminal law abusing tendencies, Meghna Rana, tried to obtain passport of the child from US consulate fraudulently. Permissions of both parents are required before approaching consulate for US passport. Meghna Rana had expressed her intention to run away to Canada in past, and fearing her misuse of passport and making it even more difficult to for child to return to his habitual place of residence (i.e. USA), I sent an email on September 7th 2022 revoking any previously provided permissions and not to use his name as approving authority for passport. Meghna Rana, fully aware of not having my consent, visited US consulate on 12.09.2022 and tried to renew passport

for foreign minor. US consulate was defrauded into believing Meghna Rana had permissions from both parents and confirmation of the same can be read from email sent by Meghna Rana 17.09.2022. Child welfare cannot be ensured in an environment where fraudulent behaviour is exercised as matter of routine and spirits of laws are abused as becoming a law abiding citizen is crucial element of child welfare.

21.10.2022

Service Report was issued by Govt of India, Ministry of Law & Justice which is Central Authority of India under Hague Convention certifying that summons had been duly served on Meghna Rana.

07.11.2022

I filed for business bankruptcy and faced foreclosure towards my hotel business. It is submitted that my hotel business was running into COVID induced financial hardship resulting into me filing business bankruptcy Chapter-11 protection in Buffalo in

Bankruptcy Court of Western New York on 19.09.2022. Since the legal structure of the business was a Limited Liability Company, it shielded me from personal liability and I still maintain reputable employment which ensures I am on strong grounds for welfare and care of the my child Atharva.

23.11.2022

In an act of cognizance of criminal acts perpetrated by Meghna Rana, the State of New York, issued a Tax Warrant in the name of the Meghna Rana. Despite having full knowledge of the tax warrant in her name, the Meghna Rana, continue to fail to meet her obligations, choosing to hide behind jurisdictional barriers. As a measure of welfare, the minor is being deprived of opportunity to learn significance of law abidance as Meghna Rana and her family routinely harms the spirits of the law.

12.01.2023

I filed a motion in Parental Child Kidnapping and Custody case before Family Court of The State of New York, County of Chautauqua upon New York State Law to grant summary judgment in favour of me.

02.26.2023

I visited India and request Meghna Rana to allow to meet my son. Meghna Rana stays in contact with the me for about 7 days every day, but allows just one day of meeting my child. When I ask that the child should be returned to me, Meghna Rana made a demand of depositing Rs 50 Lacs without giving any assurance the child would be returned upon meeting that demand.

13.03.2023

Meghna Rana fully participated in the contesting the case by directing her US based counsel to file Counter motion inter alia objecting to the territorial jurisdiction of New York stating that the competent

court would have been at State of Florida, US as the I was the resident of said state.

06.04.2023

During Final hearing, court approved the motion by Meghna Rana and dismissed case without prejudice with a liberty to file transfer case in recommended jurisdiction of state of Florida. It is to be noted that I had filed custody case from state of New York as that was the habitual state of residence before his illegal abduction occurred. As per argument presented by Meghna Rana's counsel, and accepted by Court, the correct jurisdiction for this matter would be State of Florida, as that was the my current place of residence.

10.07.2023

I had filed a case of domestic violence against Meghna Rana In the Circuit Court of The Second Judicial Circuit, In and For Leon County, Florida being Case No.: 2023 DR 001960. The petition for

injunction for protection against domestic violence was denied on the grounds stated as “Petitioner refers to alleged domestic violence acts that occurred approximately four years ago. These alleged incidents without more recent incidents are too remote in time to support an entry of injunction.” Meghna Rana hiding behind jurisdictional barriers has allowed her to avoid consequences of her actions.

02.08.2023

I transferred the parental child kidnapping and Custody case from New York to Florida and as a continuation of the case (“Related Case”). The summons, proof of service and merits of the motion for the judgement from previous case at the State of New York were conveyed and validated at the State of Florida.

17.10.2023

Order of court of Leon County, Florida "Related to" New York case, on my motion of summary judgment based on pleas already taken at New York inter alia determining me to be sole parent of the child with legal and physical custody rights and parenting plan. It was held by the court that Meghna Rana poses significant parental abduction risk to the child.

28.10.2023

I came to India to meet my son. Meghna Rana communicated via various messages and verbal communication that she lives in her own apartment separate from parents but refused to disclose the location of the same. Meghna Rana had taken extensive measures to hide the location of child and despite numerous request failed to yield child's location. I travelled to India and spend one entire month in Panchkula trying to search for his minor son.

09.11.2023

I sent email to Meghna Rana to at least allow me to celebrate Diwali with my son. My request to meet my son for the occasion of Diwali was completely ignored.

Thereafter unable to locate my son, for the entire month of November 2023, I visited dozens of schools, made phone inquiries, rented car and driver every day to physically search for the child's home address and location and stood in sun outside apartment complexes and schools in order to locate my minor son. After cooperation from local residents of Panchkula and exhausting search I found the child was studying in Manav Mangal School.

20.11.2023

As soon as the I found the location of my son' school, I went to meet him at the school. Meghna Rana and Rajinder Rana went to police station and tried to file false kidnapping attempt complaint against the me attempting to harass me in hands of local police

officials. Meghna Rana herself is a certified and known “parental abductor” per US laws and court order, and by trying to file false police complaint of kidnapping on the “victim” of kidnapping himself, she again displayed corrupt characters with serial law abusing tendencies, unworthy of welfare of any child. I sent a clarification email with relevant documents to police station at Sector-10 escaping harassment. In any manner whatsoever, Rajinder Rana and Champa Rana had no rights to interfere (let alone assault me) and abuse my parental relationship with my son.

02.12.2023

Despite having a valid sole custody order from the competent court of foreign minor’s habitual residence (i.e., USA) and a month long exhaustive search for his physical location, I had to return back to US even without meeting my son due to routine abusive and and corrupt modus operandi by corrupt family of Rajinder Rana. It became very evident, that

respondents are practicing immoral law abusive tendencies in India similar to in USA as a matter of character and routine.

16.12.2023

Even in these facts I kept on financially supporting Meghna Rana by transferring money from 03rd May 2021 till 16th December, 2023 amounting to about twenty nine lakhs.

29.12.2023

In view of the obstruction caused with the meeting of child by Rajinder and Chitra Rana, despite having sole custody order from competent courts in USA, I was constrained towards moving appropriate proceedings for dissolution of marriage. The dissolution had to be filed in US since the matter also pertained to custody of a minor having US citizenship with the country his habitual place of residence.

23.12.2023

27.12.2023

I decided to pursue dissolution of marriage case with Meghna Rana. In lieu of multiple telephonic conversations with the Meghna Rana where she had stated she lives in her own apartment, separate from parents, I inquired about that address via multiple email communications sent from 23.12.2024 to 27.12.2024 to Meghna Rana, None of the email any response from any of respondents or any of additional recipients of the inquiry.

29.12.2023

I filed petition for dissolution of marriage (divorce) with a dependent or minor child before Circuit Court, Seventh Judicial Circuit at St Johns County, Florida.

04.01.2024

01.02.2024

I again inquired about her address via multiple email communications dated sent 01.04.2024 to Meghna Rana, 01.02.2024 to Chitra Rana, 01.02.2024 to elder sibling of Meghna Rana, 01.02.2024 to younger

sibling of Meghna Rana. Inquiries about the address were made through WhatsApp communications with maternal uncle on 01.02.2024 and paternal uncle on 01.02.204. Again none of the email or text conversations received any response from any of respondents or any of additional recipients of the inquiry. The school also failed to disclose any address.

07.02.2024

Meghna Rana, fully in knowledge of existence of another court case, to circumvent the court's summons and orders from US sent email to me stating inter alia that she is not residing with her parents at Panchkula, Haryana and she is having a separate residence. However, she did not divulge the details of the same.

06.01.2024

I again came to India in attempt to further meet my minor son. Despite numerous request Meghna Rana

and her accomplice Rajinder Rana refused to permit me to meet my son. All video conferencing or telephonic conversations were also blocked and Meghna Rana, in a coordinated fashion, bullied me while harming the welfare of child in keeping him away from rightful natural and legal guardian.

24.02.2024

Given unwillingness by Meghna Rana and her family members and relatives to not disclose location of Meghna Rana, in an attempt to keep my child hidden. The I was asked by court to pursue alternative course of action known as “constructive service” found to be suitable for this situation. US competent court’s procedure was then followed for ascertaining location of Meghna Rana including inquiry about arrival/departure from USA, inquiries at US postal office, inquiry at her last known employment, inquiries at Unions/regulatory agencies, inquiries with her parents, siblings and relatives, inquiries about her possible hospitalization or death, inquiries

about any deployment to military, inquires at prison records and so on. This was an exhaustive attempt to give an opportunity to Meghna Rana to present herself in the court which she so willingly have been avoiding due to fear of being persecuted for her criminal conducts in past.

01.03.2024
08.03.2024
15.03.2024
22.03.2024

Then I published notice of action four times over a period of a month notifying about the dissolution of marriage case against Meghna Rana in US newspaper. This was to make sure that respondent is not hiding somewhere in United States.

15.05.2024

In one of the serious acts of criminal violence, and abuse of Indian laws by Rajinder Rana, when I went to see and meet his son at the school at Panchkula, at the after-hours time, Abruptly and suddenly Rajinder Rana came and grabbed the heavy bag of the foreign minor child, dragging him away from I.

Rajinder Rana, in his display of local-gangster like behaviour, started hitting and punching the I while at the same time pulling away the foreign minor Atharva, loudly shouting at I as “I will kill you today”. I went to hospital and as per the doctor’s report Portioners chest was turned red with “blunt” beating.

Rajinder Rana, without any kind of right as guardian to the foreign minor, assaulted me (a natural and legal guardian), the incident was caught in full view of camera and witnessed by many school staff and children.

15.05.2024

A police complaint was filed against Rajinder Rana in Sector 10 police station in Panchkula to report assault on the I on same day of occurrence of the incident and requesting investigation and registration of FIR.

15.05.2024

In a stunning act of false deposition, perjury and mockery of Indian law, Rajinder Rana, after assaulting me in school of my son, visited police station at Sector 10 and filed a cross-complaint against the victim himself, despite the incident being recorded on camera, Rajinder Rana claimed that he himself was assaulted and that the I (who is sole legal and natural guardian of the minor) tried to kidnap the minor. He went on to demand a police protection against me. To further harass me, he demanded that my passport be seized so my livelihood could be interrupted. Afterwards, Rajinder Rana worked very closely with police officers at sector 10 to avoid any consequences of not only assaulting me but also filing a false complaint. This is similar to perjury committed by the Meghna Rana where she, after committing violence against the me, victimized the victim himself by filing false complaint but was caught resulting into a perjury investigation

which she avoided the consequences by fleeing the country.

24.05.2024

A court case was filed against Rajinder Rana and is pending before Ld. JMFC Panchkula District Court for registration of FIR for assault incident on I in the school of foreign minor at Panchkula. Application was submitted to Panchkula court under section 190 and 200 CR.P.C R/W Section 156(3) of CR.P.C for Registration of for against Mr Rajinder Rana (The “Accused) for offenses U/S 361/363/506 of Indian Penal Code, 1860.

13.06.2024

Ravinder Singh, a key witness to the assault of Rajinder Rana on the I in the school of foreign minor, recorded his statement, revealing in accurate details of Rajinder Rana’s assault in school. The statement was sent by registered post to investigating officer who continued to turn blind eye to all evidences and

give Rajinder Rana an unfair and illegal advantage in not taking any action.

16.07.2024

I send a request, under Right to Information act of India via post to the Mandeep Singh, investigating officer of assault on I in minor's school. It was requested to share video evidence available to them for the incident. However, the officer, in collusion with Meghna Rana and Rajinder Rana have kept the footage hidden illegally shielding Rajinder Rana from legal actions of his act of assault. Only the intervention of Hon'ble court in ordering release of the footage can assist with bringing criminal acts of Rajinder Rana to justice.

25.07.2024

Order from St Johns County, Florida pronouncing default final judgment of dissolution of marriage with granting full custody of the child to Arun Singh. It was directed that till Meghna Rana presents herself

before the Court, I shall have 100% time sharing of the child.

14.08.2024

In view of the unlawful acts of Meghna, Rajinder and Chitra in wrongful removal and retention of the child in India which violated my custody rights and interference caused by them in implementation of US court orders, I was constrained to file criminal writ CRWP No.8059 of 2024 before Hon'ble High Court of Punjab and Haryana at Chandigarh praying for writ of Habeas Corpus for production and custody of minor child being a US citizen whose custody was illegally taken away by playing fraud on US courts and on myself. Further, the minor child is a US citizen and had been habitual resident of US.

06.09.2024

Meghna Rana and Rajinder Raan filed a joint reply in CRWP No.8059 of 2024 before Hon'ble High Court of Punjab and Haryana at Chandigarh.

11.11.2024

Final order and judgment of Hon'ble High Court of Punjab and Haryana at Chandigarh inter alia dismissing CRWP No.8059 of 2024. The honourable court, even though unjustly and suspiciously dismissing the petition, provided some observation in that 1) The court did not overrule the validity of US based court order, despite arguments made by the accused, 2) The court did not go into the allegations and counter allegations, 3) The court, in their final statement, granted liberty to me to avail remedies for the situation other than the criminal writ petition, 4) The court mentioned, there cannot be a criminal case on a natural guardian. In essence the High Court, considered this case civil in nature and none of my current rights have been altered in that order. By not going in allegations, the court did not give any cognizance to all crimes committed by Meghna Rana.

Even though the court did not take away my rights, or granted custody to Meghna Rana, but by not providing any relief, despite all evidences supporting the same, only emboldened perpetration of legal terrorism by Meghna Rana's family and give credence to their claim for many years that I would never get justice from Panchkula or High Court due to Vandana Rana's (Meghna's sister's) profession as a lawyer in High Court and her connections in the court, along with laws in India which are being abused for spreading terror among Indian men and Indian fathers leaving some to choose death over life. I have so far resisted this urge but even if that becomes inevitable, I want to ensure my child Atharva will know the truth and monsters like Rajinder Rana and his family see some form of justice.

LAWS, POLICE AND COURTS IN INDIA FOSTERING MONSTERS AND TORTURING AND PUSHING INDIAN MEN AND INDIAN FATHERS TO CHOOSE DEATH OVER LIFE. SHAME ON LEGAL TERRORISM!