

## FIRST INFORMATION REPORT

2197

First Information of a cognizable crime reported under section 154 Cr P.C. at PS.

1. Date 18/01/18 Sub-Div Thakur P.S. Barfowardi Date 18/01/18 FIR No. 127/18 Date 13/01/18  
 2. Act IPC Section 498A/323/325/326 (A)  Sections   
 3. Acc.  Sections   
 3. a) General Diary Reference Entry No. 685  
 b) Occurrence of Offence Day Since one year after Registration and on 18/01/18 Time 10:30 AM  
 c) Information received Date 13/01/18 Date 18/01/18 G.O. No. 685 At the P.S.  
 4. Type of Information Written/Oral Written Court Complaint  
 5. Place of Occurrence a) Location and Distance from P.S. At about 120 KM East from Barfowardi P.S.  
 b) Address W.L. Bhedua, P.C. Kharba-Dara, P.S. Thakur, Dist. Bankura  
 Bear No.  
 6. In case outside limit of the Police Station, then the name of P.S. Khabra Dist. Bankura  
 7. Complainant / Informant  
 a) Name Mina Rajak  
 b) Father's / Husband's Name late Bishak Rajak and C/o Chali Rajak  
 c) Date / Year of birth Not Noted  Nationality Indian  
 d) Address Present residing at W.P.O.F.S. Barfowardi, Dist. Bankura  
 7. Details of known/suspected/unknown accused with all particulars  
 (Attach separate sheet if necessary)

Accused Persons

- 1) Bishak Rajak s/o Gurupada Rajak  
 2) Mina Rajak w/o Gurupada Rajak  
 both of W.L. Bhedua, P.C. Kharba-Dara, P.S. Khabra,  
 Dist. Bankura.

## B Reasons for delay in reporting by the complainant/informant

Court Complaint

## 9. Pictures of property stolen/misappropriated (Attach separate sheet if required)

N/A

## 10. Total value of properties stolen/misappropriated

N/A

## 11. Inquest Report/U.O. Case no., if any

N/A

## 12. FIR Contents (Attach separate sheet if required)

The typed court complaint which is treated as FIR is attached herewith  
 and reproduction made on the 2nd and 3rd Copy of FIR

13. Action taken: Since the above report reveals commission of offence(s) u/s 498A/323/325/326 IPC and 374 DP Act

Registered the case and took up the investigation directed ASI Suman Kr. Mishra to take up the investigation/unauthorised to P.S. On account of jurisdiction, FIR read over to the Complainant/informant, admitted to be correctly recorded and is copy given to the Complainant/informant free of cost.

S. Banerjee  
Sub-Officer

Signature of the Officer-in-Charge, Police Station

Name KOURAN BANERJEERank SI of PoliceNumber/any Barfowardi P.S.

Signature/Hand impression of

the Complainant/informant in original F.R.



11/09  
M.J.M.  
2017

In the Court of the Chief Judicial Magistrate, Purulia.

Misc. Petition Case No. 151 / 2017

**Name & Address of the Complainant:**

Smt. Mina Rajak, wife of Bikash Rajak and D/o Chitru Rajak at present residing at village P.O. & P.S. Bagmundi, Dist- Purulia.

**Name & Address of the Accused persons:**

- (1) Bikash Rajak son of Gurupada Rajak
- (2) Mira Rajak wife of Gurupada Rajak,  
Both resident of village- Bhedua P.O. Kharka-Dara, P.S. Khatra, Dist- Bankura,

**Date of Occurrence:** Since one year after the marriage and when te age of the son of six month and on 02/08/2017 corresponding to 16<sup>th</sup> Sraban 1424 B. ad still continuing.

**Under Section:** 498A/323/325/307 I.P.C. and 3&4 D.P. Act

**Name of the witness:**

- 1) Smt. Mina Rajak (Complainant)
  - 2) Chitru Rajak son of Late Gour Rajak
  - 3) Khuki Rajak wife of Chitru Rajak
  - 4) Madan Singh Mura son of Budhu Singh ura
  - 5) Seti Rajak son of Luddu Rajak
- All resident of village P.O. & P.S. Bagmundi, Dist- Purulia.



The above named complainant begs to state as follows:-

- 1) That the complainant is the legally married wife of the accused no-1 and their marriage was solemnized on 08/07/2014 corresponding to 23<sup>rd</sup> Ashar 1425 B.S. as per Hindu rites and customs as prevalent in their community and also observing all Hindu rites and rituals of Hindu social marriage.
- 2) That after marriage as per demand of accused persons the father of the complainant had to pay a cash of Rs. 1,10,000/- along with Golden and Silver ornaments and also other valuable articles but they were not satisfied.
- 3) That after marriage the complainant was taken to her matrimonial house and started to reside there as husband and wife with the said accused no-1 along with accused no-2 for about one year of the marriage the relationship was very much co-deal and the matrimonial life was continued as usual.
- 4) That thereafter after laps of one year the accused persons in a very pre-planned concert started all sort of inhuman, physical as well mental torture upon the complainant they are not provided her food and clothing even assaulted the complainant mercilessly without any laps or from a very

21 NOV 1973  
S. P. T. C.



21 NOV 1973  
S. P. T. C.

slightest laps. However, such incident to be the abnormal as thought by the complainant and the complainant tried to continue her matrimonial life almost with adjustment so that she could stay at her matrimonial house but the accused persons have with common intention the mostly the accused no-2 is the key master of the whole episode and it is her evil brain. They take again the complainant till the complainant was at her matrimonial house.

- 5) That the accused persons used to demanded further more money as dowry to be paid of Rs. 60,000/- and unless the said amount to be paid by the father of the complainant with all the complainant to stay in their house. However the complainant then also tried to stay at her matrimonial house with the accused persons for a bright and happy conjugal life.
- 6) That meanwhile the complainant gave birth a male child namely Rahul Rajak who is now aged about 2 years 4 months but after the birth of the said child persistent torture upon the complainant increased and in course thereof one day both the accused persons forcibly put the head of the complainant in the burning Chullah/ Unun and the hairs of the complainant rather burned but somehow saved her life thereafter after one day the accused person no-2 threw a



new born baby upon the earth for which the baby sustained injuries and thereafter one evening time both of the accused persons in a very pre-planned manner pour kerosene oil upon the body of the complainant and tried to put fire with the matchstick but the complainant somehow managed to get rid of her life with the help of the neighboring people and both those times the accused persons tried to kill the complainant so that the accused persons contacted second marriage of the accused no-1 for more money as dowry. It is the clear intention of the accused persons to kill the complainant but by the grace of God life of the complainant was saved.

- 7) That when the age of the minor son was six month they again both the accused persons assaulted her mercilessly causing injured on her person and thereafter driven her out from their house and they also gave out that if the complainant dare to stepped in the house they will kill her and disappeared the dead body of the complainant.
- 8) That the complainant being driven bout from her matrimonial house and accordingly to save her life as well as her minor suckling baby somehow managed to come her paternal house at Bagmundi and since then the complainant is residing at her paternal house.



RECEIVED  
FEB 13

11/3/81  
C.P.T.  
G.O.M.R.  
L.D.

That the accused persons did not take any information one day the complainant tried to the accused persons that unless they taken back the complainant in their house legal action will be taken against them

- 10) That hearing such version on 02/08/2017 both the accused person also with three unknown persons come to the paternal house of the complainant at Bagmundi and in course of talking there was a hot exchange of words when the accused persons requested to keep the complainant in proper care and prestige providing food and clothing and other daily necessities and then the accused persons became very furious and started to assault the complainant in presence of all.
- 11) That the accused persons also tried to kill the complainant by pressing her neck but the persons who assemble there saved the life of the complainant from the clutches of the accused persons
- 12) That the complainant thereafter lodged one complaint to the local P.S. in writing and when no legal action was taken by the said Police then another complaint was lodged to the Superintendent of Police Purulia but same file. Hence the complainant is under compelling

1116(3)  
Col. 109  
Date

65  
15  
153

circumstance filed this complaint before this Lt. Court under the law.

In the circumstances it is therefore, prayed that your honour may be pleased to send the petition of complaint to the Officer-in-Charge, Bagmundi P.S. treating the same as FIR under section 156(3) for investigation.

A n d

For which act of kindness your petitioner as in duty bound shall ever pray.

