



FIRST INFORMATION REPORT

682

First information of a cognizable crime reported under section 154 Cr. P. C. at P.S. Misc. Petition no. 172/17

1. Dist. Purulia Sub Divn. Manbazar P.S. Bandwan Year 2017 FIR No. 62/17 Date 7/12/17

2. i) Act S.P.C Sections 498(A)/323/313/109 ii) Act _____ Sections _____

iii) Act _____ Sections _____ iv) Other acts & Sections _____

3. a) General Diary Reference: Entry No. 253 Time 14:25 hr.

b) Occurrence of Offence: Day Friday (since last 9:30pm) Date upto date 13/10/17 Time upto time - 15:00 hr.

c) Information received Date 7/12/17 Time 14:25 hr. G.D. No. 253 at the P.S.

4. Type of Information: Written/Oral Type (Laust Complain)

5. Place of Occurrence: a) Direction and Distance from P.S. west side of ps distance approx 400 mtr.

b) Address Bandwan, ps- Bandwan, east- purulia

c) In case outside limit of this Police Station, then the name of P. S. west side District _____

6. Complainant/ Informant: a) Name Shilpa Kar

b) Father's/ Husband's Name Mr. Rabin Kar, S/o. Anup Nandi

c) Date / Year of birth _____ d) Nationality Indian

e) Address Majh para manbazar, ps- manbazar, east purulia

7. Details of known/suspected/unknowns concerned with full particulars (Attach separate sheet, if necessary):
① Rabin Kar s/o Fatik Kar
② Smt madhuri Kar w/o Fatik Kar
③ Bhurka Kar s/o Fatik Kar
④ Smt Taramoni Kar w/o Bhurka Kar
⑤ Smt Sonamoni Kar s/o Fatik Kar
⑥ Fatik Kar s/o Lt Motilal Kar
All of village- Bandwan Block More PS- Bandwan, east- purulia

8. Reasons for delay in reporting by the complainant/informant _____

9. Particulars of properties stolen/involved: (Attach separate sheet, if required) _____

10. Total value of properties stolen/involved _____

11. Inquest report/U. D. Case no., if any _____

12. FIR Contents: (Attach separate sheets, if required) The original Laust Complainment of the Complainant which is treated as FIR is attached here with.

[Signature]
Officer-in-Charge
BANDWAN P.S.
Purulia
7/12/17

13. Action taken: Since the above report reveals commission of offence(s) u/s 498(A)/323/313/109 I.P.C.

registered the case and took up the investigation directed S.I. SK Afineddin to take up the investigation/transferred to P. S. Bandwan PS on point of jurisdiction. FIR read over to the Complainant/informant, admitted to be correctly recorded and a copy given to the Complainant/informant free of cost.

Signature/Thumb impression of the Complainant/informant

Signature of the Officer-in-Charge, Police Station with
[Signature]
Name: Nagendra Nath Das Officer-in-Charge
Rank: S.I. of police, Bandwan PS BANDWAN P.S. Purulia
Number if any _____



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Kar

In the Court of the Ld. Chief Judicial Magistrate, at Purulia
Misc. Petition No. 172 of 2017.

Name & Address of the Complainant :-

Smt. Shilpa Kar, W/o Sri Robin Kar and daughter of Sri Anup Nandi, at present residing at Manbazar Majh Para, P.S.- Manbazar, District- Purulia.

Names & Address of the Accused Persons :-

1. Sri Robin Kar, S/o Sri Fatik Kar.
2. Smt. Madhuri Kar, W/o Sri Fatik Kar.
3. Sri Bhurka Kar, S/o Sri Fatik Kar.
4. Smt. Taramoni Kar, W/o Sri Bhurka Kar.
5. Smt. Sonamoni Kar, D/o Sri Fatik Kar.
6. Sri Fatik Kar, S/o Late Motilal Kar.

All are residents of Bandwan Block More, P.S.- Bandwan, District- Purulia.

Offence committed :- U/Ss.- 498A/323/313/109 I.P.C.

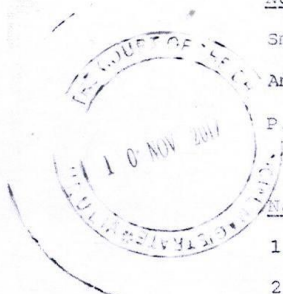
Date , Time & Place of Occurrence :-

On 13/10/2017 at about 3 P.M. for the last time and since about 3 years prior to that day at the house of the accused situated at Bandwan Block More, P.S.- Bandwan, District- Purulia.

Name & Address of the witnesses :-

1. Complainant herself.
2. Smt. Sonali Nandi, W/o Sri Anup Nandi.
3. Sri Anup Nandi, S/o Sri Bholanath Nandi.
4. Sri Rahul Nandi S/o Sri Anup Nandi.

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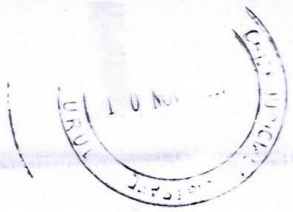
Received

08-11-17

*Received on 7/12/17 at
14:25 hrs and started
Bandwan PS case no
62117 dt 7/12/17 u/s
498(A)/323/313/109 IPC*

7/12/17
Officer-In-Charge
BANDWAN P.S
Purulia

10/10/1981



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- all are residents of Manbazar , Majh Para, P.S.-
Manbazar, District- Purulia.
5. Medical Officer, Manbazar Hospital, P.S.- Manbazar,
District- Purulia.
 6. Medical Officer, Bankura Sammilani Medical College &
Hospital, P.S.- Bankura, District- Bankura.
and others.

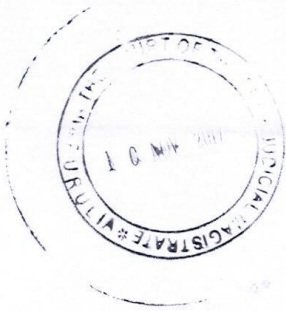
The humble petition on behalf of the
complainant above named ;

Most respectfully sheweth :-

1. That your petitioner was given in marriage with the
accused No.1 and such marriage was negotiated one that
was held and solemnised at the father's house of the
complainant at Majh Para, Manbazar, P.S.- Manbazar,
District- Purulia, last on 12th day of Aghrahayen, 1420 B.S.

Pursuant to the demand so made on the side of the
accused the father of the complainant gave Rs. 50,000/- in
cash to the former. Besides gold ornament weighing two
bhories, utensils etc. had also been given at the time of
marriage. Although initially the sum demanded in cash was
Rs. one lac but as the father of the complainant had
surrendered himself before the accused taking plea of
his indigent condition , the accused got agreed towards
such marriage at that stage.

2. That, the petitioner thereafter started her
conjugal life with the accused No.1 at her matrimonial



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10/11/2011

house amidst other inmates and thereafter accused No.2 started inflicting mental torture upon the petitioner saying her ugly and despite her ugliness the petitioner had been allowed to become daughter in-law in exchange of a negligible sum given by her father at the time of marriage. Accused No.6 also used to share similar version with accused No.2 in the matter. During the introductory days of the marital life of the petitioner Accused No.1 used to show his longing towards the petitioner, loved her and treated her well but after the lapse of 2/3 months he used to return home in highly intoxicated state and beat the petitioner at the instigation of accused No.2 and that became a regular phenomenon. The petitioner brooked all such torture in anticipation of prospective happiness. The rest of the accused namely. Nos. 3,4 and 5 did not take active part towards inflicting torture upon the petitioner for 2/3 months after the marriage but thereafter they also along with the other accused started making sarcastic comments upon the petitioner saying her an ugly and ominous lady and used to belittle her for the negligible cash amount of Rs. 50,000/- that was given by her father at the time of marriage.

3. That, the petitioner took all such torture lying down. Some time thereafter she got conceived and gave birth to a female baby who is by now aged about $2\frac{1}{2}$ years. The accused persons blamed the petitioner holding her responsible for giving birth to a female baby instead of a male one and as a sequel thereof the torture upon the petitioner

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was on the rise day by day both physical and mental so meted out to her by the accused persons. The torture upon the petitioner had become past tolerance and thereafter the petitioner alongwith her baby on lap was driven out of the house on 10th day of Bhadra, 1422 B.S. by the accused persons.

4. That, since thereafter, the petitioner took refuge in the house of her father and during her stay thereat made an application before the Ld. Court of the C.J.M. at Purulia U/s- 125 Cr.P.C. inter alia seeking for a direction upon the accused No.1 for providing maintenance to the petitioner and her child. The said case has been registered as Misc. Case No. 128/2016 and transferred to the Ld. Court of the J.M., 2nd at Purulia and the said Ld. Court after having considered an application so made by the petitioner has become pleased to pass an order directing accused No.1. to go on making payment of interim maintenance to the petitioner and her child during the pendency of the case. The accused No.1 in order to avoid the financial burden saddled upon him by the Ld. Court very cunningly made the petitioner understand that he wanted to resume the conjugal life and assured her that thence-forward he would keep her well and the petitioner being cajoled by such words of the accused No.1 filed a petition jointly before the Ld. Court and went to the house of the accused thereafter.

5. That, the petitioner was treated well there for about ~~xx~~ 2 months or so by all the accused and thereafter



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Handwritten text, possibly a name or reference number.

when they came to learn that she had got conceived for the second time all the accused persons warned her saying that if she gives birth to another female baby then she would not be spared, she would be charred to death by them. The petitioner withstood the same silently. She made request to accused No.1 for getting her medically treated regularly for proper care of the baby in the womb but as he was showing a total lackadaisical attitude towards the same the petitioner called her mother (witness No.2) over mobile phone for the purpose. The witness No.2 accordingly came to the house of the accused last on 13/10/2017 and made the accused No. 1 agreed to go to hospital along with her for medical check up of the petitioner. Thereafter the petitioner was medically checked up by the doctor of Manbazar Hospital and a Medical Card was issued in her favour for keeping up medical check up at a regular interval.

6. That, on the selfsame day i.e. on 13/10/2017 after returning from Hospital the accused No.1 got flared up all on a sudden and started assaulting the petitioner in front of witness No.2 and in course of such assault accused Nos. 3 to 5 joined their hands in the game of assault saying "Today we will finish you alongwith your baby in the womb". In execution thereof the accused No.1 stroke the belly of the petitioner with the foot violently and suddenly following which the petitioner sat down on the floor with utmost pain in the belly. Finding such situation of the petitioner the ~~witness No.2~~ thereafter accused persons fled away from the house.



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The witness No.2 thereafter took the petitioner to Manbazar hospital and thereafter she was taken to Bankura Hospital where after necessary clinical examinations the doctor confirmed that the foetus in the womb was no more alive and there was miscarriage and thereafter the petitioner was given necessary medical treatment wherefor she had to be admitted in the hospital from 15/10/2017 to 16/10/2017.

7. That, the accused persons viz. accused Nos. 1 to 5 have voluntarily caused the petitioner with child to miscarry by way of beating her mercilessly and with a clear intent to cause such miscarriage and at the same time to cause the death of the petitioner too but due to timely ^{intervention} ~~intervention~~ of the doctors her life was saved.

8. That, thereafter, the entire incident was informed to the Bandwan P.S. in writing on 18/10/2017 but as no case had been registered till 25/10/2017 the matter was intimated in writing to the Superintendent of Police, Purulia on 26/10/2017 but till date no specific case has been registered by Bandwan P.S.

9. That, the accused persons have committed several offences punishable under the Indian Penal Code including the most heinous offence punishable U/s- 313 I.P.C. and in order to collect the evidences of the case an investigation by a Police officer into the case is highly warranted.

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It is, therefore, prayed that your Honour may graciously be pleased to forward the instant petition of complaint to the Officer-in-charge of Bandwan P.S. with a direction upon him to cause investigation into the case as contemplated U/S- 156(3) Cr.P.C. treating the petition of complaint as an F.I.R.

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Your petitioner, as in duty bound, shall ever pray.

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