



FIRST INFORMATION REPORT

3060

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

1. Dist Purulia Sub Dist Mambhat PS Kenda Year 2017 FIR No. 75/17 Date 23/12/17

2. i) Act IPC Sections 498A/325/315/307 ii) Act X Sections X

iii) Act X Sections X iv) Other acts & Sections 3/4 D.P. Act

3. a) General Diary Reference: Entry No. 676 Time 16:05 Hrs

b) Occurrence of Offence: Day After marriage Date lastly on 31/10/17 Time at between 07:00 to 07:30 Hrs

c) Information received Date 23/12/17 Time 16:05 G.D. No. 676 at the P.S.

4. Type of Information: Written/Oral Typed Court Complaint

5. Place of Occurrence: a) Direction and Distance from P.S. At the matrimonial house of the Complt at

b) Address Sardardi Village, C.K.M. East, Village - Sardardi, PS-Kenda, Dist - Purulia
Beat No. JL NO-17 Area - III

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

6. Complainant / Informant:

a) Name: Smt. Ranu Majhi

b) Father's / Husband's Name W/o Ashoke Majhi

c) Date / Year of birth Not mentioned d) Nationality Indian

e) Address Vill - Sardardi, PS-Kenda, A/P VIII - Nadiyara, PS-Purulia (M), Dist - Purulia

7. Details of known/suspected/unknown/accused with full particulars

(Attach separate sheet, if necessary):

- 1) Sri Ashoke Majhi S/O Sri Ronghu Majhi
 - 2) Sri Ronghu Majhi S/O not known
 - 3) Sajani Majhi W/O Sri Ronghu Majhi
 - 4) Sri Kautick Majhi S/O Sri Ronghu Majhi
 - 5) Smt. Laxmi Majhi W/O Sri Kautick Majhi
 - 6) Sri Sadhan Majhi S/O Sri Ronghu Majhi
 - 7) Smt. Tagari Majhi W/O Sri Sadhan Majhi
- All of vill - Sardardi, PS - Kenda, Dist - Purulia

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

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

10. Total value of properties stolen/involved X

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

12. FIR Comments: (Attach separate sheets, if required)

The original written Complaint of the complainant which is treated as FIR is enclosed here with / reproduced over leaf.

Sindhu
23/12/17
Officer-in-Charge
Kendu Police Station

13. Action taken: Since the above report reveals commission of offence(s) 498A/325/315/307 IPC

registered the case and took up the investigation/directed S.I. Phalaki Kumar to take up the investigation/transferred to P.S. Kendu 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 of the Complainant
of the Complainant

Signature of the Officer-in-Charge, Police Station with
Name SEKHAR KR MITRA



19/12/17
Smt. Rani Majhi



19/12/17
Smt. Rani Majhi
19/12/17

IN THE COURT OF THE CHIEF JUDICIAL MAGISTRATE PURULIA

CRIMINAL (MISC.) PETITION NO. 195 OF 2017

U/S 156(3) Cr.P.C.

Name & address of the Complainant : Smt. Rani Majhi w/o Sri Ashok Majhi,
D/o Sri Kartick Majhi of Sardardih, P.O.
Balakdih, P.S. Kenda, Dist. Purulia,
Presently residing at her parental house
at Vill. & P.O. Nadiyara, P.S. Purulia (M),
Dist. Purulia (W.B.)

Name & address of the Accused Person: 1) Sri. Ashok Majhi s/o Sri. Renghu Majhi
2) Sri Renghu Majhi s/o unknown
3) Sri Sajani Majhi w/o Sri Renghu Majhi
4) Sri Kartick Majhi s/o Sri Renghu Majhi
5) Smt. Lakhi Majhi w/o Sri Kartick Majhi
6) Sri Sadhan Majhi s/o Sri Renghu Majhi
7) Smt. Tagari Majhi w/o Sri Sadhan Majhi
All of Sardardih, P.O. Balakdih, P.S. Kenda,
Dist. Purulia.

Date, time & place of occurrence:

Since after the marriage, dated 19/4/2015
and lastly on 30/10/2017 in night and
31/10/2017 morning 7 to 7.30 A.M. Sardardih
P.O. Balakdih, P.S. Kenda, Dist. Purulia.

Offence committed

U/S 498A/323/325/313/315/307/506/34
I.P.C. and U/S 3 and 4 Dowry Prohibition Act.

Name & address of the Witnesses

: 1) Complainant
2) Sri. Kartick Majhi son of late Subodh Majhi
3) Smt. Hemani Majhi w/o Sri Kartick Majhi
4) Sri Mansaram Majhi s/o late Subodh Majhi
5) Smt. Jharu Majhi w/o Sri Mansaram Majhi
6) Binti Rajowar w/o Kanai Rajowar
7) Anjana Rajowar w/o Bajari Rajowar

Received on 23/12/17 at 16:05 Hrs
and Stationed Kenda P.S. Case No-
75/17 dtd. 23/12/17 U/s 498A/325/315/
307 IPC & 3/4 D.P. Act.

[Signature]
23/12/17
Officer-In-Charge
Kenda Police Station
Dist.-Purulia (W.B)



1/12/17
7/12/17
Smt. Rani Majhi
D. Ashish Chatterjee
Dr. Kumar

- 8) Alomoni Rajowar w/o Gunadhar Rajowar
- 9) Sabitri Rajowar w/o Belu Rajowar, all are resident of Vill. & P.O. Nadiyara, P.S. Purulia (M), District Purulia (W.B.)
- 10) Namita Majhi w/o Narayan Majhi
- 11) Padma Majhi w/o Gunadhar Majhi, both of Vill. & P.O. & P.S. Kenda, District Purulia,
- 12) Dr. Ashish Chatterjee, M.O. Deben Mahato Sadar Hospital Purulia,
- 13) Dr. Kumar, Deben Mahato Sadar Hospital Purulia.

In the matter of an Application U/S 156 (3) Cr.P.C.

The Complainant named above begs to state as follows:

- 1) That the Complainant, Smt. Rani Majhi is the legally married wife of the Accused No.1. The Witness No.2 is the father, Witness No.3 is the mother and witness No.4 is the uncle of the Complainant and witness No.5 is the wife of Witness No.4 and witness No.6,7,8,9 is the next door neighbour of the Complainant and witness No.10 and 11 is the co-villagers of the Accused Person
- 2) That the Accused No.2 and 3 are the Parents-in-law of the Complainant and Accused No.4 and 6 are the full brothers of the Accused No.1 and Accused No.5 and 7 are their wives respectively.
- 3) That the Accused No.1 was married to the Complainant as per the Hindu rites and customs prevailing in their society, on 19/4/2015 in the month of Baisakh at the parental house of the Complainant in presence of both the parties.
- 4) That at the marriage, the father of the Complainant gave Rs.60,000/- (Rupees sixty thousand) only in cash, 3 Varies of Gold ornaments and Utensils to the Accused Persons in presence of all his inmates as dowry as per their demand.
- 5) That on the very next date of the marriage, the Complainant was taken by the Accused No.1 to his house at Sardardih, P.O. Balakdih, P.S. Kenda and they started living there as husband and wife.
- 6) That the Accused Persons were not satisfied with the cash and kinds which were given by the father of the Complainant to the Accused Persons at the time of the marriage. After the marriage, they started demanding Rs.50,000/- (Rupees fifty thousand) more as Additional Dowry from the father of the Complainant through the Complainant and also started creating persistent pressure upon her for asking her

Handwritten signature or initials.



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father to give the additional dowry without any delay whatsoever. But when the Complainant expressed the inability of her father to pay any further sum as demanded by her father-in-law and her husband, the Accused Persons started torturing the Complainant both physically and mentally. Whenever the Complainant, had the occasion to visit her paternal house or whenever any members of her parental house had the occasion to visit the in-laws house of the Complainant, she use to inform the matter to the members of her parental house . She also often used to inform the matter to her parents, uncle and other relations over phone or her relations as mentioned above used to advise the Complainant to bear all these tortures and used to console her saying that good days will surely come in future.

7) That thereafter in the month of Sept. – Oct. in the year 2015 the Complainant got pregnant out of the wedlock of the marriage. She thought that henceforth she will get proper treatment but her expectation turned futile. Hearing the news of her pregnancy , all the Accd. Persons started taking more oblique attitude. The Accused No.1 did not take her to any Doctor / Gynecologist for routine check up as in usually done in case of a pregnant woman and without doing so the Accused No.1 took her to a 'Quack' for her treatment . She was started to be burdened with more domestic works and was not being provided with adequate foods. The Accused Persons also started to create persistent pressure upon the Complainant for abortion and when the Complainant denied to do such an illegal act, the torture upon the Complainant was accelerated. She often used to be assaulted by the Accused Persons.

8) That the Accused Persons openly declared to the Complainant that they are not agreeable to bear the cost of her nourishment at the pregnancy stage until they get the additional dowry as demanded by them.

9) That the situated at the stage gradually became more and more unsecured and in the 1st. week of February 2016 due to such inhuman mental and physical torture and negligence by the Accused Persons, miscarriage was occurred. After getting such news of miscarriage, the parents and uncle of the Complainant had been to her matrimonial house and thereafter in their presence the demand for extra dowry was again raised with new force by the Accused Persons and they clearly stated to them that the very demand being not fulfilled by the father of the Complainant, the Complainant was started to be put into intolerable negligence and tortures which caused miscarriage to her.

Being compelled by the situation, the father of the Complainant and his other associates had no alternative but to come back home. Subsequently being pressurized by the Accused Persons the father of the Complainant had to pay Rs.50,000/- in cash to the Accused Persons within a week as additional dowry as demanded by them.

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- 10) That even after payment of the additional dowry, the torture upon the Complainant did not stop but the Accused Persons even on some negligible domestic affairs used to harass the Complainant and the Accused No.1 under the influence of his parents and family members used to assault the Complainant and all the Accused Persons always used to provoke the Complainant to commit suicide by saying.... "Bish Khey Morchis Na Keno" ! But the Complainant always used to bear all those tortures.
- 11) That thereafter in the month of March 2017 once again the Complainant got pregnant and presently she is carrying 8-9 months of Pregnancy out of the wed-lock of their marriage.
- 12) That the climax reached to its extreme on and from 30/10/2017 . On that night the Accused No.1 entered into the house in drunken condition and started abusing the Complainant in filthy languages and was uttering obscene words in the name of her parents. The Complainant tried to protest against such act of the Accused No.1 to which he grew annoyed and started assaulting her mercilessly with kicks and blows and as a result of which the Committed sexual intercourse with the Complainant during her stage of pregnancy.
- 13) That on 31/10/2017 in the morning at about 7 to 7.30 A.M. when the Complainant informed about the incident of last night to the Accused No.2 and 3, they without protesting against the act of the Accused No.1, directed to the Accused No.1 to kill the Complainant. The Complainant became so much astonished by such reply of the other Accused Persons. Then all on a sudden all the Accused Persons started assaulting the Complainant mercilessly with kicks, fists and blows and forcibly administered poison to her mouth for which the Complainant became senseless.
- 14) That on 31/10/2017 on the night Complainant found herself in Hospital and thereafter the Complainant came to know from her parents and other family members that on 31/10/2017 the Accused No.1 informed the father of the Complainant over telephone that due to fever, the Complainant became senseless and also directed him to come immediately to their house. After getting information, the parents and other family members of the Complaint immediately rushed to their house and found the Complainant in senseless condition lying on the ground and on their enquiry, the Accused persons informed them that due to fever the Complainant became senseless. Be it mentioned here that initially the Accused Persons did not agree to take the Complainant for treatment but after being pressurized by the Complainant for treatment's father & relatives , they took the complainant to Hospital to Deben Mahato Sadar Hospital, Purulia and she was admitted there in CCU Ward No.7 in dangerous condition and the Doctor anyhow saved her lifer and the baby in her womb , but all the medical expenses were borne by the father of the Complainant. The Complainant described to her parents and other family members about all the incident and also stated to them ~~That the Accused Persons forcibly administered poison to them~~ that the Accused Persons forcibly administered poison to her mouth

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with the intention of murder as well as with intention to destroy the baby in her womb.

15) That on 01/11/2017 the Complainant was discharged from the hospital and since then she is residing at her parental house and the Accused Persons never contacted with the Complainant with the incident .

16) That the Accused Persons attempted to commit murder of the Complainant as well as attempted to destroy the baby in her womb by administering poison. Be it mentioned her that after the said incident, the Accused Persons did not contact with the Complainant and her parents. Moreover presently they did not give to the Complainant the 'Pregnancy Card' issued by the Hospital for the vaccination of her pregnancy as well as for her future baby.

17) That the Complainant and her father immediately on 02/11/2017 went to Kenda P.S. at about 9.00 a.m. for lodging the Complaint but the officer of the concerned P.S. who was present at the P.S. at the relevant time , did not accept the Complainant and advised them to take shelter in Court.

18) That the Complainant on 6/11/2017 brought the matter to the Notice of the Superintendent of Police, Purulia in writing. But even in spite of all these endeavors of the Complainant, no step has been taken by the Police and as such the Complainant is being compelled to lodge this petition U/S 156(3) Cr.P.C. before your Honour's court.

19) That the accused persons have thus committed the offences punishable U/S 498A/323/325/313/315/307/506/34 I.P.C. and U/S 3 and 4 Dowry Prohibition Act.

20) That the Pregnancy Card of the Complainant is to be recovered from the Accused Person, the witnesses of the incident are to be collected and produced in Court and the Original Medical Pears of the Complainant are yet to be collected from the Sadar Hospital, Purulia which are beyond the capability of the Complainant who is helpless and poor lady and for the very reasons, the matter should be investigated through police by treating this Written Complainant as F.I.R.

In the circumstance stated above, it is therefore prayed that your Honour may be graciously pleased to send this Complaint to the Kenda P.S. with a direction to treat the same as F.I.R. and to start investigation in the matter and to Prosecute the accused persons as per law.

And

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