



FIRST INFORMATION REPORT

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

1. Dist Purulia Sub Divn Thaldia P.S. Thaldia Year 2019 FIR No. 12/19 Date 23.01.19
 2. i) Act I.P.C. Sections 498A/323/506/34 ii) Act " Sections "
 iii) Act " Sections " iv) Other acts & Sections 344 D.P Act
 3. a) General Diary Reference Entry No. 877 Time 20:05 hrs
 b) Occurrence of Offence: Day Since after 3/4 months from marriage which held on 15.04.18 & thereafter on several Date " Time occasional
 c) Information received Date 23.01.19 Time 20:05 hrs G.D. No. 877 at the P.S.
 4. Type of Information: Written/Oral (Typed) Court complain of 154(3) Cr.P.C. vide Misc. Petition No. 02 of 2019.
 5. Place of Occurrence: a) Direction and Distance from P.S. Approx. 03 K.M. West
 b) Address A-1, Ward No. 01, Thaldia Municipality, P.O. & P.S. Thaldia, Dist. Purulia
 Beat No. "
 c) If outside limit of this Police Station, then the name of P.S. " District "

6. Complainant / Informant:
 a) Name Smt. Priya Adhikari Mukherjee
 b) Father's / Husband's Name D/o. Anthondu Adhikari & w/o. Achintya Mukherjee
 c) Date / Year of birth approx 22 yrs d) Nationality Indian
 e) AP-17, Vill. Damikuri, P.O. - Pundag, P.S. Jyapur, Dist. Purulia.

7. Details of known/unknown/associated with full particulars (attach photo, if necessary):
 1) Achintya Mukherjee s/o Arit Mukherjee,
 2) Arit Mukherjee,
 3) Smt. Gita Mukherjee s/o Arit Mukherjee,
 All are of Ward No. 01, Thaldia Municipality, P.O. & P.S. Thaldia, Dist. Purulia.

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

9. Particulars of properties stolen/damaged (attach serial, if required) "

10. Total value of properties stolen/damaged "

11. Inquest report/M.O. Caking, if any "

12. FIR Number (Area) "
The original written (Typed) complaint which has been treated as F.T.R. is attached here with.

[Signature]
 23.01.19, Inspector-in-charge
 Thaldia Police Station
 Dist. Purulia

13. Action taken: Since the above report indicates commission of offence(s) u/s 498A/323/506/34 I.P.C. & 3/4 I.P.C.

registered the case and took up the investigation conducted A.S.I. Sh. Habibul Hasan to take up the investigation/transferred to P.S. " on point of jurisdiction. FIR read over to the Complainant/informant, advised to use correctly records and a copy given to the Complainant/informant free of cost.

Signature of the complainant is on the original complaint.
[Signature]
 23.01.19

[Signature]
 23.01.19, Inspector-in-charge
 Thaldia Police Station
 Dist. Purulia

Signature/Thumb impression of the Complainant/informant

Signature of the Officer-in-Charge, Police Station with Name RANA SHAKAT
 Rank S.I. OF POLICE
 Number if any "



(Mukherjee)
Priya Adhikari

[Handwritten signature]

In the Court of Chief Judicial Magistrate at Purulia

Misc Petition No. 2 of 2018

Smt. Priya Adhikari Mukherjee, aged about 22 years,
Wife of Achintya Mukherjee,
Daughter of Ardhendu Adhikari,
Now residing in the care of Ardhendu Adhikari,
at Village-Darikuri, P.O.-Pundag,
P.S.-Joypur, District-Purulia.

.....Complainant

Versus

1. Achintya Mukherjee
Son of Asit Mukherjee
2. Asit Mukherjee
Son of
3. Smt Gita Mukherjee,
Wife of Asit Mukherjee,
All resident of Jhalda Municipality Ward No.1,
P.O. & P.S.-Jhalda, District-Purulia.

.....Accused Persons

Date of incident - Since after 3/4 months from marriage so held on 18/04/2017 & thereafter on several occasion at Jhalda Municipality Ward No.1, P.O. & P.S.-Jhalda, District-Purulia

Offences: Under Sections-498A/323/506/34 I.P.C. & under Section-3 & 4 D.P.Act

Witnesses:

1. Complainant
 2. Ardhendu Adhikari,
Son of *Ch. H. Rangar Adhikari*
 3. Smt *Pradima Adhikari*
Wife of Ardhendu Adhikari,
 4. Subhas Adhikari,
Ch. H. Rangar
Son of *Ardhendu Adhikari*,
 5. *Swapan Adhikari* *Ch. H. Rangar Adhikari*
Hasta
 6. *Ranchan Patra* *Secy. Chairman of Jhalda Municipality B.*
- All resident of Village-Darikuri, P.O.-Pundag, P.S.-Joypur, District-Purulia
& Others

Received on 23.01.19 at
21.45 hrs and started
Jhalda P.S. Case No. 12/19
Ud 728.0.10.4/3498A/
323/506/34 I.P.C. &
3/4 D.P. Act
[Signature]
22.01.19



Handwritten signature and date: 11/05/2018

The Complainant above named

Most respectfully begs to state:

1__ That the Complainant is the legally married wife of the Accused No.1 and their marriage was solemnised on 18/04/2017 at Darikuri within Joypur P.S. in the district of Purulia as per Hindu rites and customs prevailing in their community after negotiation.

2__ That at the time of marriage the father of the Complainant gave by way of hard cash amount, various golden ornaments, furniture's etc. & other things of huge amount, as per demand of the Accused No.1 & his Parents (Accused No.2 & 3). After the marriage the Complainant came to her matrimonial home at Jhalda Municipality Ward No.9, P.S.-Jhalda, within Purulia district to lead a conjugal life with the Accused No.1. Initially the Accused Persons used to behave properly with the Complainant.

3__ That the Accused No.1 is working at Kolkata in a private firm and for his work he usually resides at Kolkata. Since after marriage the Accused No.1 never took the Complainant to Kolkata and she had to live with her parents-in-laws at Jhalda.

4__ That after 3/4 months from the marriage the Accused No.1 and her parents-in-laws demanded further dowry from the father of the Complainant. The father of the Complainant on coming to know about such demand from the Complainant has expressed his inability to pay such amount when upon the Accused Persons started to illtreat & torture the Complainant both mentally and physically.

5__ That the illtreatment & torture upon the Complainant increased day by day and whenever the Accused No.1 came from Kolkata, the torture upon the Complainant increased in the highest level. The Complainant bore all such ill-treatment and torture with a hope that in future the Accused Persons would mend their behaviour but her all such expectation went in vain.

6__ That during her stay at the matrimonial home the Accused No.1 and his Parents did not provide two square meals to the Complainant and she has to do all the domestic works as maid servant.

7__ That the Accused Persons used to torture the Complainant with intention to drive out the Complainant from the matrimonial home. The Accused Persons also threatened the Complainant to kill her by strangulation. The Accused Persons have got intention for the second marriage of the Accused No.1 and for that they are making plans to kill the Complainant.

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8__ That when such state of things were going on the Accused Persons demanded further dowry of Rs. 6,000.00/- from the father of the Complainant and put pressure upon the Complainant to bring such amount from her father. The father of the Complainant is a poor person and he has no means to fulfil the demand of the Accused Persons.

9__ That thereafter the father of the Complainant went to the matrimonial home of the Complainant with some respectable persons including Vice-Chairman of Jhalda Municipality Sri Kanchan Pathak to solve the dispute, but the mother-in-law of the Complainant abused them and did not allow them to enter the house.

10__ That the Complainant informed about the unbearable torture upon her at the matrimonial home when upon her brother Subhas Adhikari took her to her paternal house in the last Magh, 1424 B.S.

(M. K. Ghosh)
P. S. Purulia

12/12/18

11__ That there after the father of the Complainant tried to solve the dispute but due to the adamant attitude of the Accused Persons, his all such efforts went in vain. The Accused Persons also abused him. The Accused No.1 never came to the paternal house of the Complainant to bring back the Complainant.

12__ That it is to be mentioned further that on 14/12/2018 the Accused No.1 called the Complainant over phone at night and direct her with threatening to go back to matrimonial home otherwise he will take her by means of force. The Complainant on such threatening is passing her days with fear of life. The Complainant believes if she went to her matrimonial home the Accused Persons would kill her after illtreatment & torture.

13__ That the Complainant since last Magh, 1424 B.S. lives at her father's house.

14__ That the Complainant informed the matter to the I/C Jhalda P.S. requesting him to take legal steps against the Accused Persons but the police did not take any action in the matter up-till now. The Complainant also informed the matter to the S.P. Purulia on 19/12/2018 but up-till now no action has been taken by the police.

15__ That thus the Complainant brought this case for the offences committed by the Accused Persons for which they are liable to be prosecuted.

It is therefore prayed that your honour may graciously be pleased to treat this petition as a Complaint under Section-156(3) of the Cr.P.C. & send the petition to the I/C Jhalda P.S. for investigation & further be pleased to pass necessary order.

And

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

Ref:- Jhalda P.S. Case No, 12/15 Dtd:- 23.12.18
W/S 408A/323/506/34 I.P.C. & 3/4 D.P. Act.


23.12.18

