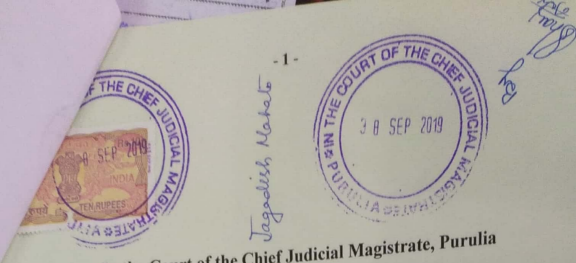


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the Complainant informant



In the Court of the Chief Judicial Magistrate, Purulia

Misc. Petition No. 127 of 2019

Name of the Complainant / Petitioner:

Sri Jagadish Mahato, s/o Tirthanath Mahato, Permanent resident of Village & P.O- Upor- Kahan, P.S-Joypur, Dist-Purulia, presently residing at Chandi Colony, Purulia, P.S- Purulia(T), Dist-Purulia.

Name of the Accused Person:

- Sri Ajay Mahato, s/o Bibhuti Bhusan Mahato of Nadiha, Misti P.S-Purulia(T), Mahal(Panre Goli), Dist-Purulia.
- Sri Biswajit Mahato, s/o Ajit Prasad Mahato of Chatani Para, Dulmi-Nadiha, P.S- Purulia(T), Dist-Purulia.
- Sri Soumyadip Mahato, s/o Sri resident Mahato, Bhabataran Amdiha, Purulia, P.S-Purulia(T), Dist-Purulia.

Nature of offence

Date of Occurrence

On 08/09/2019 at about p.m.at Ranchi Road, Purulia near Shankar Petrol Pump, Maguria, P.S-Purulia(M), Dist-Purulia.

Name of the Witnesses

Received at 14.05 mg an 24.10.19 and Stated Acerellia (M) 155 cese 10 - 250/19 Dt 24.10.19415-341/323/325/500/34 KA 1. Complainant.

2. BiswajitMahato, S/o- Ambuj Mahato, a resident of Vill- Chandra, P.O-Chandra, P.S- Kenda, Dist. - Purulia.



3. Prasenjit Mahato, S/o- Nibaran Mahato, a resident of Vill- Upar Kaha, P.O- Upar Kaha, P.S- Joypur, Dist. – Purulia.

AND

Others

Most respectfully begs to state:-

- That the Complainant is a Railway Employee and presently posted at the Gourinathdham Railway Station and for the purpose of his job, he is presently residing in a rented house situated at Chandi Colony, Purulia.
- 2) That the Accused No-1 Ajay Mahato is also a Railway Employee.
- 3) That all the Accused Persons and the Complainant are known to each other as they belong to two separate political parties.
- 4) That on 08/09/2019 at about 5:20 p.m. the Complainant was returning from his place of job towards his house at Purulia by riding his motor cycle and when he reached near Shankar Petrol Pump, Maguria (on Ranchi Road), Purulia, suddenly all the Accused Persons came there with various weapons and restrained the Complainant on his way. The Complainant asked them about the reason of such restraining but without giving any reply, the Accused no-1 suddenly kicked on his motor cycle for which the Complainant fell down on the ground along with his motor cycle.
- Complainant and forcibly took out his helmet. All the Accused Persons then started abusing him with filthy languages and they all started assaulting the Complainant by kick, fists and blows. The Accused no-2 at that time directed the other Accused Persons to kill the Complainant and accordingly with the intention to commit murder, the Accused no-1 assaulted the Complainant by a Iron Rod on his head for which the Complainant sustained grevious bleeding injuries on his head. The Accused no-2 then started assaulting the Complainant with a Lathi on his various part of the body and the Accused no-3 assaulted him with a leather belt mercilessly. The Complainant requested them to leave him but all in vain. The Accused no-1 repeatedly kicked on his chest. The Complainant sustained several injuries on his chest.



- 6) That many people of the locality, shop owners as well as many passersby witnessed the incident but as the Accused Persons are belonged to a political party holding a huge political power, so no one came there to rescue the Complainant and to save him from the clutch of the Accused Persons.
- 7) That due to such injuries, the Complainant became senseless there and thereafter he found himself admitted at the Deben Mahato Sadar Hospital, Purulia while he regained his sense. Subsequently he came to know that after the very incident, he was admitted at the hospital by one unknown person. Be it mentioned here that after the treatment, the Complainant was discharged from the hospital on 11/09/2019 with an advice from the Doctor to take complete bed rest as the Complainant sustained several injuries on his person including on his chest and especially on his head which is a vital part of the body.
 - 8) That all the Accused persons, out of grudge and to take revenge from the Complainant, jointly with the intention to commit murder of the Complainant, preplanned way assaulted him with various weapons. The Complainant is still under the treatment as he is now facing several pains on his head and chest.
 - 9) That subsequently after being discharged from the hospital, the Complainant on 12/09/2019 had been to Purulia (M) P.S. to lodge a written complaint against the Accused Persons but the concerned police officer did not lodge any complaint against the Accused Persons out of political pressure from them. Having found no other alternative, on 14/09/2019 the Complainant informed the very matter to the O.C. of Purulia (M)P.S. through Registered Post but as no step was taken by the Police, the Complainant on 25/09/2019 informed the matter to the Superintendent of Police, Purulia but even then as no step has been taken against the Accused Persons by the police, the Complainant is being compelled to lodged this Petition u/s 156(3) Cr.P.C. before Your Honour's Court.
 - 10) That the Accused Persons have committed offences u/s 323/326/341/307/506/120B
 - 11) That the Complainant is unable to arrange for producing the Witnesses in Court as the Accused Persons are most powerful political personality having muscle power also and are most dangerous persons and the persons, who witnessed the incident, are threatened by the Accused Persons of dire consequences if they will give evidence in support of the Complainant. Moreover in the instant case various documents are to be seized and the recovery of the weapons as well as collection of Injury Reports of



the Complainant from the hospital are yet to be done which could not be possible without police help.

It is therefore prayed that your Honour will be graciously pleased to send this petition to O/C Purulia (M) P.S. to treat this petition as an FIR as contemplated u/s 156(3) Cr. P.C. and to investigate the case in accordance with law and to unearth the wrongdoer

AND

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

AFFIDAVIT

I, Sri Jagadish Mahato, s/o Tirthanath Mahato, aged 39 years, Hindu by Faith, Service by Occupation, Permanent resident of Village & P.O- Upor-Kahan, P.S-Joypur, Dist-Purulia, presently residing at Chandi Colony, Purulia, P.S-Purulia(T), Dist-Purulia, do hereby solemnly affirm and say on oath as follows:-

- a) That I am the De-facto Complainant of this case.
- b) That I have filed this Complaint with a prayer u/s 156(3) Cr.P.C. against the Accused Persons named in the Complaint and the same has been drafted as per my instruction and the same has been read over and explained to me.
- c) That the contentions made in my Petition of Complaint are true.
- d) That I have filed no such Petition ever before to any Court or Forum or no such Petition is pending before any Court or Forum whatsoever.

I sign this affidavit here at Purulia on 30 / 09 /2019.

Solemnly affirm on oath

On 3014 dayof 802 2011

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ADVOCATE

Identified by me

Tagadish Mahalo Signature of the deponent

NOTARY Govt of West Books

3 n SEP 2019

DATE 30/3/1