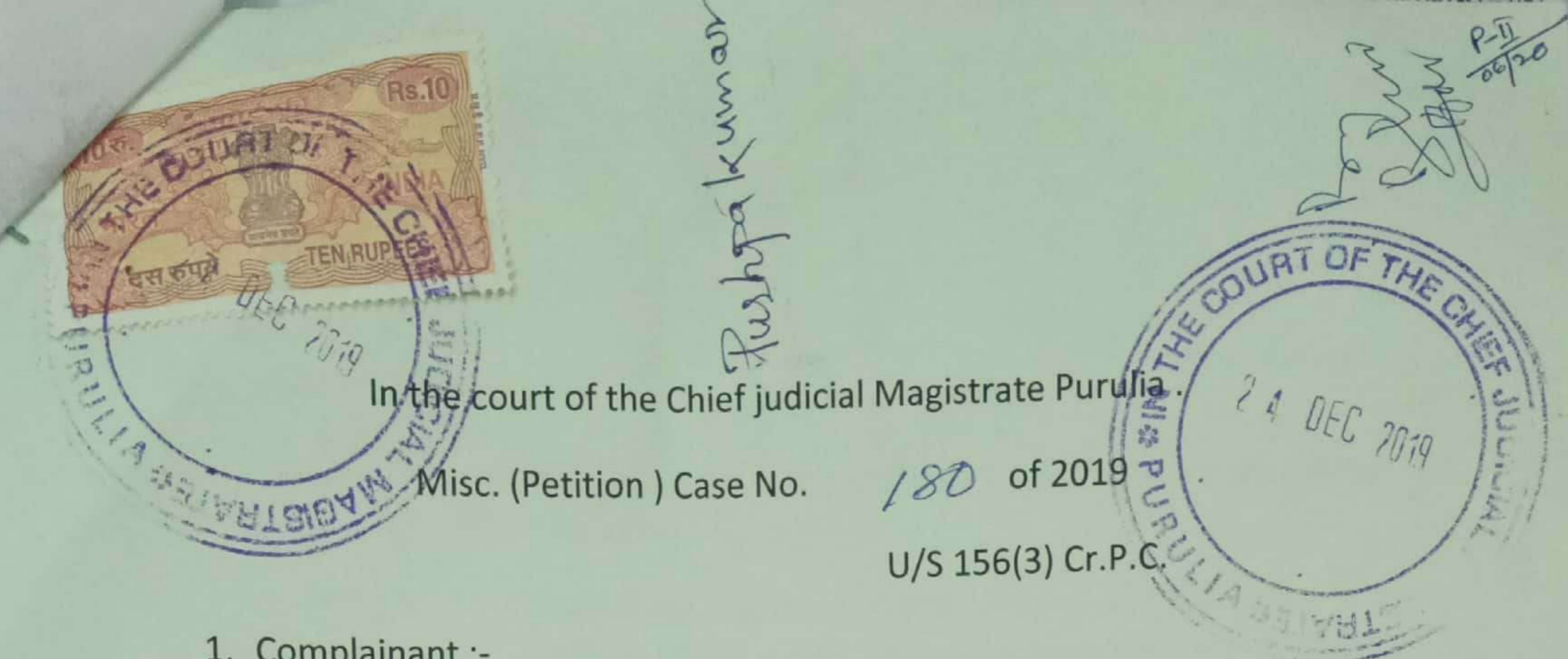
FIRST INFORMATION REPORT

First Information of a cognizable crime repeates bender continue the Dr. P. C. and P.S.
= Puroulia Jhalda Baghmundi 2020 13/2020 000 13/02/2
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Date/Year of birth Aged about 27 years Address VIII+ P.O Birgram P.S. Baghmundi Dist Purvli L A/P-viller Oria B. Nindit. Dist ?
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1. Complainant:

aged about 27 years of Village & P.O. Smt. Puspa Kumar W/O late Srimanta Kumar Birgram , P.S. Baghmundi , District -Purulia (W.B.) now residing in her father's house at village Oria, P.s. nimdih, District Seraikela Kharswan (JH.).

2. Name of the accused persons :-

- 1.Sri Sanatan Kumar S/O late Godda Kumar
- 2. Sri Sumanta Kumar S/O Sri Sanatan Kumar
- 3. Smt. Sangita Kumar W/O Sri Sanatan Kumar
- 4.Smt. Sarala Kumar W/O Sri Sumanta Kumar all residents of Village & P.O. Birgram , P.S. Baghmundi, District Purulia (W.B.) .

3. Name of the witnesses :-

on 13/2/2020. Complainant herself,

Shirt Stored 2. Sri Sadhuprasad Kumar S/O late Babulal Kumar

- 3. Sri Sasthi Pada Kumar S/O Sri Sadhuprasad Kumar all of village Oria , P.S. Nimdih, District Seraikela Kharswan (JH.)
- 4. Sri Balaram Kumar S/O late Shambhunath Kumar S/O late Shambhunath Kumar

Sudhi 3Pl of village Gobindapur, P.S. Baghmundi, District Purulia (W.B.) and many other villagers. OFFICER-IN-UNDAP. Bate of occurrence:
BAGHNUNDAP From the From the very inception of her marriage i.e. since 10 th. Jaistha 1417 and onwards particularly on 32nd..day of Ashar 1421 B.S. which is still continueing.

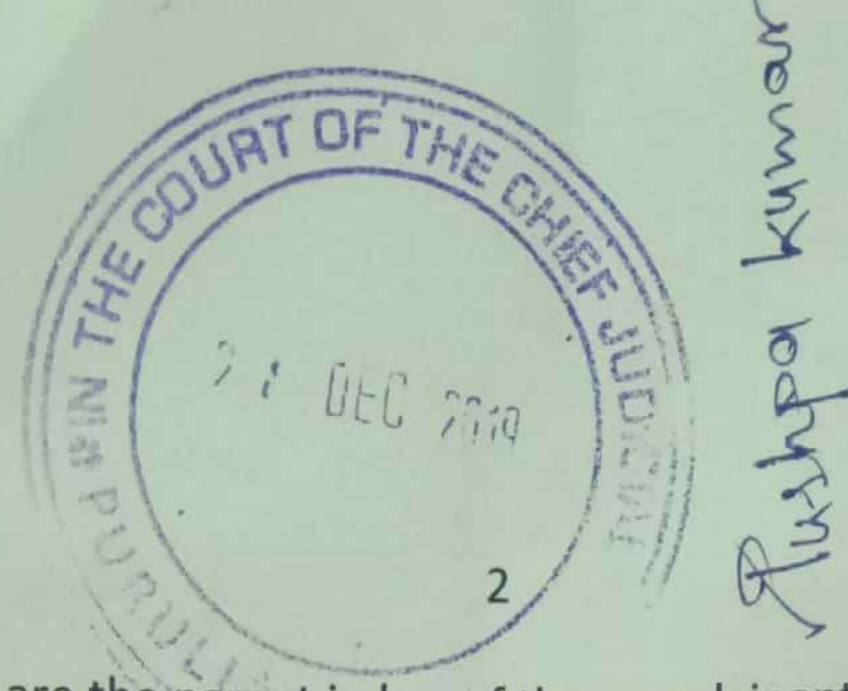
5. Offences:-

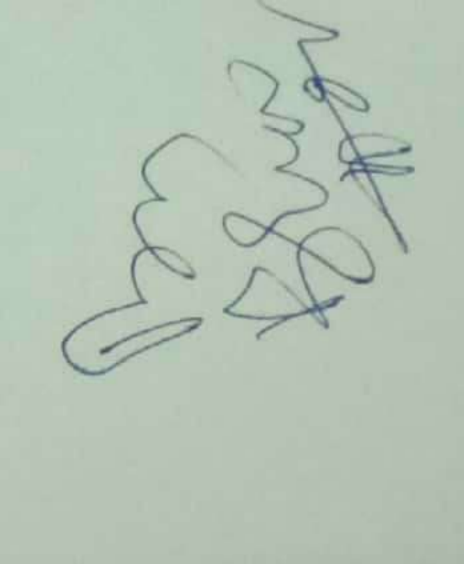
U/S 498A, 323,306,506/34 I.P.C. & 3 and 4 Dowry Prohibition Act.

The above named petitioner begs to state as

follows.

1----That the complainant Puspa Kumar is the legally married wife of late Srimanta Kumar since deceased S/O accused Sanatan Kumar . The parties are Kumbhakar by Caste by caste and Hindu by religion . Their marriage was solemnised on 10th, day of Jaistha 1417 B.S., according to their customary rites and formalities prevalent in their community. Their marriage was duly consummated and out of their wed lock a male child was born to them . But unfortunately her husband commit suicide by the unbearable tortue, assault and inhuman act committed upon him by the accused persons .Accused Sanatan Kumar and





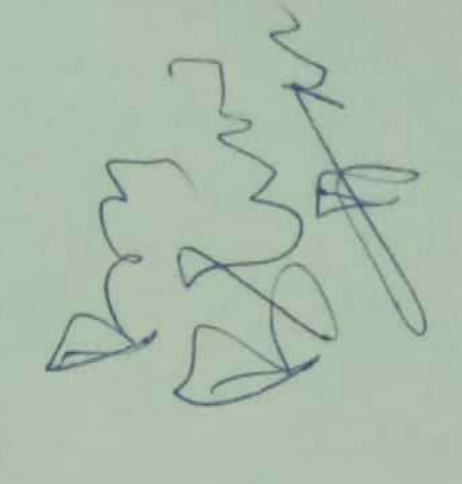
Sangita kumar are the parent in law of the complainant and Sumanta Kumar is the Bhansur and Sarala kuar is the wife of accused Sumanta Kumar.

2----That at the time of marriage ,father of the petitioner had to give Rs. 1,65,000/-utensils, furniture, Godrej Almirah, Bedding, Fan, Dresssing Table and different house hold articles to the accused persons but they were not satisfied with the same .

3----That after marriage, your petitioner had been to her matrimonial home and lived there as husband and wife for about 1 month or so in her matrimonial home with utmost difficulty and hardship as inhuman torture and cruelty were meted out upon her by the accused persons .On the very inception of her stepping in her matrimonial home, all the accused persons in collusion with each other started to a fresh demand of Rs. 50,000/from her poor father and asked her to bring the same . The accused Sanatan Kumar being instigated by the remaining accused persons asked the complainant to convey their demand to her father and she must bring the same otherwise there is no place of her in their house they threatened. But her poor father could not meet the fresh demand of the accused persons and for that they started various mental and physical tortures, harassment and assault upon the complainant and her husband on various pleas and pretexts .All the accused persons jointly started to assault her at their whims and pleasure, used to humiliated and harassed her which is beyond description. Her husband occasionally protested the illegal and inhuman torture of the accused persons upon the complainant, at this her husband also assaulted by the accused persons and they silenced him with dire consequences and asked him to get out from their house. The accused persons gradually increased the torture, cruelty, assault and harassment upon the complainant and her husband which is unbearable and beyond description . Being a devoted Hindu wife she bears all those tortures, harassment and assault on the hope that the accused persons would be normal towards her and her husband, would mend their attitude in future but her hope was never materialised. Day by day torture, harassment and assault upon her gradually increased upon the complainant and her husband by the accused persons which is beyond description.

6---That on 32nd. day of Ashar 1421 B.S., in the morning , over the issue of fresh demand all the accused persons started to assault the complainant and her minor son mercilessly and drove out them from the house and compelled the complainant and her son to leave the house . Her husband Srimanta Kumar since deceased tried to resist the accused persons and vehemently protested the illegal and forcible act of the accused persons at this , her husband was also severely assaulted by accused Sanatan Kumar and Srimanta Kumar . The accused persons by holding the neck of her husband forcibly ousted him from the house and asked him to commit suicide . For all these inhuman and intolerable torture and overt act of the accused persons her husband decided to put his life in end and committed suicide on the very day by jumping over the running Train . On hearing the news of suicide of her husband , the complainant and her father had been to her matrimonial home but they were not allowed to enter the house by the accused persons , not allowed her to perform the Shradha ceremony of her husband . The accused person have deprived the complainant and her minor son from the compensation money sanctioned by the Railway board . In order to deprived the petitioner and her son from the share of her husband 1s

lande propertied the accused Sanatan Kumar has transferred the same in the name of



accused Sumanta Kumar in different sale and gift deeds and did not allow the complainant and her minor son in her matrimonial home .Father of the complainant reached her to matrimonial home but the accused persons refused to stay them in her matrimonial home .

7----That the complainant reported the incident to the local police who assured the complainant to take legal action against the accused persons but ultimately did nothing best known to them . Thereafter the complainant and her brother again approached the police and want to know about her complaint and came to learnt that the police is evasive in the matter and no specific case has been started against the accused persons till yet . Under such circumstances , your petitioner finding no other alternative but to knocked the door of the Superintendant of Police Purulia on 08/05/2019, but nothing has been done from his good office .

8---- That your complainant is a deserted, destitute, vagrant and helpless lady having no source of income . She is not in a position to pull and conduct the case in her own expenses. Moreover , there are some legal and technical aspects involved in this case which also requires considerable money and machinery , for all these it is highly desirable that this case should be converted to a police case .

It is prayed that your Honour may be graciously pleased to direct the Officer in Charge Baghmundi, Police Station to investigate the case in accordance with law treating the same as F.I.R. as contemplated U/S 156(3) Cr.P.C.

And

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