

FIRST INFORMATION REPORT

22)

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

1. Dist Purulia Sub Divn Purulia Sadar (E) PS Mambazar Year 2017 FIR No 05/2017 Date 22.01.2017

2. i) Act IPC Sections 498A/323/406/493/34/120B Sections

ii) Act Sections m) Other acts & Sections

3. a) General Diary Reference: Entry No 695 Time 14:05 hrs

b) Occurrence of Offence: Day Soon after marriage (on 24/02/2011) Time at till now

c) Information received Date 22.01.2017 Time 14:05 hrs G.D. No 695 at the PS

4. Type of Information: Written/Oral written

5. Place of Occurrence: a) Direction and Distance from PS approx 2 KM North, at N.S. Road, Bye Lane

b) Address Dulmi Nadiha, P.O.-Dulmi Nadiha, PS-Purulia (T), Dist-Purulia

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

6. Complainant / Informant:

a) Name Smt. Madhuparna Panda

b) Father's / Husband's Name Sri Sabyasechi Panda

c) Date / Year of birth 32 yrs d) Nationality Indian

e) Address D/o Aditya Singha Mahapatra, At + PS- Mambazar, Dist- Purulia

7. Details of known suspects and known facts as per section 154 particulars (Attach separate sheet, if necessary):

(1) Sabyasechi Panda s/o Sachchidananda Panda of N.S. road, Bye Lane, Dulmi Nadiha, P.O.-Dulmi Nadiha, PS-Purulia (T), Dist-Purulia and service place at Solvent Flank Woods (I) Pvt Ltd, Kolkata Corporate Office, Budge Budge Trunk Road, Maheshitala, Kolkata-700141,

(2) Smt Nima Das w/o Amal Das of c/o Mr Subhas Chatterjee, 572 Abhaypada School Road, Thokurpukur Road, Kolkata 700063.

(3) Sri Amal Das s/o not noted of do, and others.

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

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

10. Total value of properties stated/involved: X

11. Inquest report/ID. Cases, if any: X

12. Find Contents: (Attach separate sheets, if required) the original court complaint which has been treated as FIR is attached herewith.

MS
22.01.2017
Office-in-Charge
Mambazar, Purulia

13. Action taken: Since the above report reveals commission of offence(s) 498A/323/406/493/34/120B IPC

registered the case and took up the investigation directed SI Nived Baran Goswami of to take up the investigation/transferred to PS Mambazar PS on point of jurisdiction. FIR sent over to the Complainant/informant, admitted to be correctly recorded and a copy given to the Complainant/informant free of cost.

Signature of the Officer-in-Charge, Police Station Dipankar Sarkar 22.01.2017

Name DIPANKAR SARKAR

Rank SI of Police

Number if any o/c Mambazar PS, Purulia

Signature/Thumb impression of the Complainant/informant on court complaint.

D/R-157/17
22/01/17



- 1 -

Madhuparna Panda
(Singha Mahapatra)



In the Court of the Chief Judicial Magistrate, Purulia

Misc. Petition No. 229 of 2016

Name of the Complainant / Complainant:

Smt. Madhuparna Panda, W/o- Sri Sabyasachi Panda, D/o- Aditya Singha Mahapatra, aged about 32 years, at present residing at C/o. Aditya Singha Mahapatra, Village + P.O. + P.S. - Manbazar (Uppar Para) Purulia. West Bengal.

Name of the Accused Person :

1. Sri Sabyasachi Panda, S/o- Sachchidananda Panda, a resident of N.S Road, Bye Lane, Dulmi Nadiha, P.O- Dulmi Nadiha, P.S- Purulia (T), Dist- Purulia and having his service place at Solyvent Flakt Woods (I) Pvt.Ltd., Kolkata Corporate Office, Budge Budge Trunk Road, Maheshtala, Kolkata- 700141.

Received on 22.01.2017
at 14:05 hrs and started
Manbazar PS Case No 05/2017
dated 22.01.2017 U/S 498A/
323/406/493/34/120B IPC.

22.01.2017
Office-in-Charge
Manbazar Police Station
Dist.-Purulia

2. Smt. Nina Das, W/o- Amal Das, a resident of C/o- Mr. Subhas Chatterjee, 572, Abhaypada School Road, Thakurpukur Road, Kolkata- 700063.

3. Sri Amal Das, a resident of C/o- Mr. Subhas Chatterjee, 572, Abhaypada School Road, Thakurpukur Road, Kolkata- 700063

And others



Manjushree Sen
(Singha Mahapatra)

Handwritten signature and initials.

Date of Occurrence

: Soon after the marriage to up till now.

Nature of Offence

: 498A / 323 / 406 / 493 / 34 / 120B of I.P.C.

Name of the Witnesses

:

1. Complainant.
2. Aditya Singha Mahapatra, S/o- Ambujakya Singha Mahapatra, a resident of Village + P.O. + P.S. – Manbazar (Uppar Para) Purulia. West Bengal.
3. Manjushree Singha Mahapatra, W/o- Aditya Singha Mahapatra, a resident of Village + P.O. + P.S. – Manbazar (Uppar Para) Purulia. West Bengal.
4. Anurupa Sen, W/o- Jwali Sen, a resident ^{or} Hospital Road, Village + P.O- Manbazar, P.S- Manbazar, Dist- Purulia.
5. Santi Kumar Ghoshal, S/o- Subhas Chandra Ghoshal, a resident ^{or} Hospital Road, Village + P.O- Manbazar, P.S- Manbazar, Dist- Purulia

AND

Others

Most respectfully begs to state:-

1. That the complainant is at present residing at her father's house situated at C/o- Aditya Singha Mahapatra, Village + P.O. + P.S. – Manbazar (Uppar Para) Purulia – 723101 West Bengal, and within the jurisdiction of this Ld. Court.



Madhusudana
Singha Mahan

19/12/16

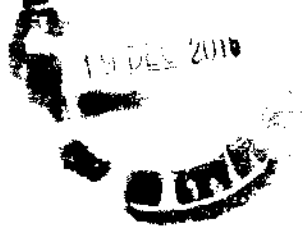
2. That the negotiation of marriage was held at the father's house of the complainant at Village + P.O. + P.S. – Manbazar (Uppar Para) Purulia – 723101 West Bengal, and within the jurisdiction of this Ld. Court according to Hindu Rights and customs prevails in their society.
3. That the marriage between the complainant and the accused No. 1 was solemnized on 24/02/2011 at the father's house of the complainant as per the Hindu Rights and customs prevail in their society and subsequently the marriage was registered on 04/07/2011 before the District Registrar & Ex-officio Hindu Marriage Registrar, Purulia.
4. That at the time of marriage the father of the complainant had to give 27.4 bharies (274 gm) of gold ornaments, furniture, utensils, clothes etc as per the demand made by the accused No. 1 members as dowry, as demanded by him.
5. That after completion of the marriage the complainant was taken to her matrimonial home at N.S Road, Bye Lane, Dulmi Nadiha, P.O- Dulmi Nadiha, P.S- Purulia (T), Dist- Purulia and started their matrimonial life with full hope.
6. That from the inception of marriage the complainant was not accepted with love and dignity and she was often teased by the accused No. 1.
7. That after some days of Astamangala leaving the complainant at her matrimonial home, the accused No. 1 went to Kolkata at his service place where he used to reside at a rented accommodation in a flat on sharing basis along with a couple namely Mr. Amal Das and Nina Das i.e the accused person No. 2 and 3 respectively at C/o- Mr. Subhas Chatterjee, 572, Abhaypada School Road, Thakurpukur Road, Kolkata- 700063.
8. That after reaching Kolkata the accused No. 1 informed the complainant that as he ^{was at solvent - flat words (Pvt) or} used to work as a purchase officer in B.R.G. Group of Pvt. Ltd. which is a Private Company accordingly no leave could be obtained, hence the accused No. 1 express his inability to come at Purulia.
9. That hearing this the complainant requested the accused No. 1 to bring her at Kolkata as she can live with her husband and lead a happy conjugal life, but the reason best known to him, he denied to bring the complainant at Kolkata on the excuse that there is no accommodation for the complainant.



Madhusudana Pan
(Singha Mahapatra)

11/6/11
11/10/11

10. That seeing no other alternative the complainant used to go to Kolkata in every weekend and whenever the complainant had been to the residence of the accused persons she was never accepted with love and dignity and the expression of the accused No. 1 goes to show that he was not happy to see his wife.
11. That during stay at the residence of Kolkata the complainant noticed that Nina Das i.e the accused No. 2 often used to gossip with the husband of the complainant i.e accused No. 1 and repeatedly influence and / or provoked the accused No. 1 to driven out the complainant from the house. It was further noticed by the complainant that Nina Das i.e the accused No. 2 is / was not at all a good woman and she have various unparliamentary activities and there is illicit relationship between Nina Das i.e the accused No. 2 and the accused No. 1, accordingly Nina Das could not tolerate the complainant and continuously provoked the accused No. 1 to assault the complainant and to driven out her from the house.
12. That the complainant had to swallow all such torture and mental pain with the hope that with the passes of time the accused No. 1 will change himself and happy days will come again and the inmates of the complainant gave consolation that situation would improve but all the hope of the complainant was in vain.
13. That on 24/07/2011 the complainant was again badly assaulted by the accused No. 1 being influenced and provoked by the lady namely Nina Das and Amal Das i.e the accused persons No. 2 and 3, where the accused No. 1 used to reside on sharing basis for reason best known to him and the complainant was driven out on 24/07/2011 and since then the complainant is residing at her parent's house at Manbazar and living like a destitute lady.
14. That after lapse of four and half year, knowingly well that the complainant is doing contractual job, the accused No. 1 contacted with the complainant and in order to squeeze money he asked the complainant to give a some of Rs. 2,25,000/- so that he can purchase a flat and can reside jointly with the complainant and promised that they will live in a flat by separating with Nina Das i.e the accused No. 2, and on good faith believing the version of the accused No. 1, and being a Hindu devotee wife, the complainant transfer a sum of Rs. 2,25,000/- to the account of the accused No. 1 but of no good. The complainant came to learn that said Nina Das i.e the accused No. 2 and the accused No. 1 by hatching a criminal conspiracy with an intention to deceive



Madhuswana Prasad
(Singha Mahapatra)

Handwritten signature or initials.

the complainant receive the said sum and cheated the complainant and extorted money.

15. That there after the complainant tried her level best to contact the accused No. 1 but each and every time he avoided to contact with the complainant and seeing no alternative the complainant had been to Kolkata several times but the accused No. 1 never allowed her to enter into the house and threatened the complainant with dire consequences that if she tries to contact with him then she will be murdered and no money or any article will be handed over to the complainant and she can take any action against him as she wish. The accused No. 1 further told that the marriage between the complainant and him was mere an eye wash to the society and on the veil of the complainant, he will reside with Nina Das i.e the accused No. 2 as husband and wife.

16. That the accused No. 1 by deceit, causes Nina Das i.e the accused No. 2 who is not lawfully married wife of the accused No. 1, believe that she is lawfully married to the accused No. 1 and cohabit or have sexual intercourse with the accused No. 1 in that belief.

17. That after came to the parent's house of the complainant, the complainant became ill due to the torture made by the accused No. 1, and there after the complainant had been to Manbazar P.S and informed the matter and lodged the complaint but the police of Manbazar P.S. refused to accept the same, the reason is best known to them.

18. That seeing no alternative as well as no action on the part of Manbazar P.S the complainant lodged a complaint before the Superintendent of Police, Purulia on 14.12.2016, but seeing no action on the part of the administration, your complainant bound to come before this Ld, Court, hence this petition.

19. That it is crystal clear that the above named persons by hatching a criminal conspiracy in collusion with each other made inhuman torture upon the complainant, and assaulted the complainant, committed cheating, criminal breach of trust, cohabit deceitfully inducing a belief of lawful marriage and thereby committed various offences.

It is therefore prayed that your Honours will be graciously pleased to send this petition to officer-in-charge, Manbazar P.S. with a direction to start a case and to cause an investigation treating this application as an FIR in terms of provision of Sec. - 156 (3) of Cr.P.C for the ends of justice.

AND

For your complainant as en duty bound shall ever pray.