V	N.B. Form No. 27		ATION REPORT
(First Inf	ormation of a cognizable crime of the cognizable crime	reported under section 154 Cr. P. C. at PS Manna M. Year Q022 FIR No50/22 Date 04.09-12 ii) Act Sections 119/420/427/468/50
100	2 Pyses IPC	Sections	ii) Act
3	iii) Act	erence : Entry No	3919 \$ 100 the on 06 th 20 22
١,	4. Type of Information : \	Written/Oral Tyled Misc	Redition Mo 57/22, 415-156 (3) h Pel
3			m P.S. APPrep of Rom Hand Book Lide Ren dad by P.S. Colemans on have a Beat No. 71 No. T. Annhal M. II
	c) In case outside lim	it of this Police Station, then the	name of P.SDistrict
	6. Complainant / Informa	Brahesevan Ruhi	Nahlad Ruhidad nahlad Ruhidad d) Nationality Mulam S-Bourneman, Prenulag Il particulars
	b) Father's / Husba	ind's Name 210-14-	rahlad 12hhi 200
	c) Date / Year of bi	rth Mat Meka	6 Nationality Phanelog
	e) Address\\	Menta de homes	Il particulars
	1. Detaile of the contract		in particulars
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		Ahat, 6 60 a	- Red del PU- Chalamifum
		P.L. M	- Bel Jih. Po- Bhabanifum jorn adazan, Amerika
			formant
	9. Particulars of proper	ties stolen/involved : (Attach sep	parate sheet, if required):
	10. Total value of prope	erties.stolen/involved	,
	 Inquest report/U.D FIR Contents : (Atta 	. Case No., if any :	The one gonal curitien lambourne of the
		me	Remin and putach has been headed ag
		Erl	The one gonal curitien templaint of the Rhain and out his been headed of 1 is out when I refre duced gotten lead.
	13. Action taken: Sinc	e the above report reveals comn	nission of offence(s) u/s
	***************************************		Balarampur P.S
	registered the case investigation/transferr	and took up the investigation/direct to P.S R. W.L. And A.M. There is admitted to be correctly records	rected 181 Cio tu a jit the decired to take upulie to take upulie on point of jurisdiction. FIR read over to the ed and a copy given to the Complainant informant free of cost.
	Complainanonnan	i, darminou to 20 over-19	b
			D1 04.04.22
		M Augas	Signature of the Officer-in-Charge Police Station with
	31 on alma 12	on the original Relition	Name CANTAN DIME Burulia
			Rank SI of Palus, Goughaman RS
	Signature / Thumb in Complainant/informar		Number if any Provide



In the Court of the Chief Judicial Magistrate, Purulia.

Misc. Petition No....5/

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

Name &Address of the Petitioner/Complainant- Sri Budheswar Ruhidas S/O Late Prahlad Ruhidas of Vill-Kendadih ,P.O-Baraurma ,Ps-Balarampur ,Dist-Purulia(W.B).

Name & Address of the Accused Persons:-

Asgar Khan @ Juru, S/O-Late Ramjan Khan

Resident of Vill=Beldih ,P.O-BhabanipurP.S-Barabazar,Dist-Purulia .

Date of Occurrence: from the year 2019 and lastly on 06/01/2022

Section of Law/Offence:-419/420/427/468/506 IPC

Name of the witnesses:-

- 1.Complainant.
- 2. Gopal Ruhidas S/O-Late Mutuk Ruhidas of Vill-Kendadih P.O-Bara Urma P.S-Balarampur, Dist-Purulia.
- 3.Sunil Ruhidas S/O- Late Bijay Ruhidas of Vill-Kendadih , P.O-Bara Urma , P.S-

Place of Occurrence:- At Vill- Kendadih, P.O-Baraurma, Ps-Balarampur, Dist-

Cntd.....P/2.

Children Contraction of the Cont

Addit, P.O. Baraurma, Ps. Ba
of the complainant.

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Purulia /



The petitioner/complainant above named begs to state as follows:

- 1.That in the year 2019 the above named accused person Asgar Khan who employed as a home guard—under Govt. of West Bengal induced your petitioner that he has a capacity to appoint your petitioner's son and grand son in Purulia Hatora Medical College and Hospital by the means of a bribe of Rs 5,25,000/- (Rupees five lakh and twenty five thousand) only for appointment in the various post at Hatora Medical college and Hospital at Chhara, P.S-Purulia (M), Dist-Purulia and your petitioner had been trapped in the words of the said Asgar Khan and due to the dying desire of Government Service post of your petitioner's son and the grand son, your petitioner agreed with the proposal of said accused person and for that effect your petitioner gave Rs 5,25,000/-(Rupees five lakh twenty five thousand) only to the said Asgar Khan at different installment from the year2019.
- 2.That on 17/12/2020 your petitioner asked to said Asgar Khan about the appointment of the post of his son and his grandson, he replied your petitioner that the processing had been done and very soon they got the job, but on mere suspense your petitioner went to the higher authority of Hatora Medical College and Hospital where your petitioner came to know from the source that there were no post vacate in the said Hospital and all the post in different category had already been filled.
- 3. That your petitioner went to the said Asgar Khan house and informed him the matter which your petitioner had came to know from Hatora Medical College and Hospital then said Asgar Khan unveil the truth that your petitioner son and your petitioner grandson would not get the job right now, then your petitioner immediately asked to Said Asgar Khan to refund the entire amount which he had taken from your petitioner as he failed to appoint your petitioner's son and grandson in the above mentioned hospital as permanent job but the sais Asgar Khan denied to return the aforesaid amount to your petitioner.
- 4.That on 06/01/2022 said Asgar Khan came to your petitioner house and threaten your petitioner that he had not given your petitioner any amount regarding the same and if your petitioner informed Police or any other person I had been facing a dire quensiquence and even it had been harmful to your petitioner and your petitioner family members life



5. That as there was no any chance of remedy your petitioner went to the Balarampur P.S on 07/01/2022 and tried to lodge a written F.I.R. against the accused persons but the duty officer of the concerned P.S. refused to received the same because the accused namely Asgar Khan is posted as a Homeguard under Govt.of West Bengal and due to his influence the duty officer of the concerned P.S as well as the Officer-in-Charge could not started a case against the accused person and also will not take any action against the accused person and finally on 10/01/2022 your petitioner sent a written complaint through registered post to the concerned police station the track report of registry post has been annexed with this petition and your petitioner again visited the concerned P.S and the concerned P.S. advised your petitioner to take shelter of law.

6.That your petitioner filed one written complaint before the S.P Purulia on 18/02/2022 regarding the matter mentioned above and also mentioned to take action against the accused person.

7.That your petitioner went to the concerned police station several times requesting to take action against the accused persons ,but no action has yet been taken by the concerned police station.

8.That, your petitioner is a very poor man and it is not possible for him to engage a private lawyer day to day and for that the case should be referred to Balarampur Police Station for investigation.

9.That as the petitioner/complainant failed to get any relief from the P.S. as well as S.P. Purulia he is filling this Misc. Petition under section 156(3) Cr.P.C for reliefs as enumerated below and the accused person has been threatening to your petitioner/complainant that if he informed the matter to any where he will face the consequent, your petitioner is a poor man and also a day to day worker and work hard to live his livelihood.

It is therefore prayed that your Honour may graciously be pleased to send this petition to the O/C Balarampur P.S. treating same as F.I.R. as per sec. 156(3) Cr.P.C. for the ends of justice.

AND

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



Verfication

The statements made above are true to the best of my knowledge and belief and I sign this Verification here at Purulia on

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