FIRS'LINFORMATION REPORT

	Information of a cognizable crime reported under section 154 Cr. P. C. at PS
	Sub-Divn Sodor PS Der ult TD Year 2022 FIR No. 70/22 Date 05.04-22
1. Dist. Asarceura	Sub-Divn. Society P.S. P.S. Sections. Sections
2() Act * P.C.	Sections. 400/420/200 II) Act. 2. Sections.
PURUTICA	Sections
3. a) General Diary F	Reference : Entry No. 200
	Offence : Day Street 10.02.200 Dated Cost by an 02.02.2022 ime
c) Information rece	eived Date 05.04.2022 Time 21:15 frs. G.D. No. 286 at the P.S.
4. Type of Information	1: Written / Oral - Court Complein of Complein Vian Charles Tel Deta.
b) Address	eived Date 05.04.2022 Time 2475475. G.D. No. 200 at the P.S. 1: Written / Oral - Court Complaint of Complains of Vide CX'me'ner Alls, Anthone ce : a) Direction and Distance from P.S. East from D.S. approx. 03845 Jeepste. Babadi in the Bouse of the Complains S. Dexalet (7), Dist. Dexalet.
	Beat No
c) In case outside li	imit of this Police Station, then the name of P.S. NIP. District
6. Complainant / Inforr	mant :
A.16	shop Pajak
b) Eathor's / Hus	hand's Name Sentoss Kamer Park
a) Data / Year of	d) Nationality
e) Address of L	050 Bade's, P.O. Paralia, ps. Daralia (D. Did. Daralia.
	spected /unknown/accused with full particulars
~ ~	Here, in necessary). Abomma @ Naktor Aboma Sto Reto Abomma Reza @ Condel Abomma @ Naktor Aboma Sto Reto Abomma Reza @ Condel Abomma & No. 22, p.o. Paralio, ps. Paralia (7), Dig. Paralia,
8. Reasons for delay ir	n reporting by the complainant/informantt
***************************************	rties stolen/involved : (Attach separate sheet, if required) : OS per complaint.

11. Inquest report/U.D. Case No., if any : DOES more Garge

12. FIR Contents: (Attach separate sheet, if required) The Original fyped Court Complaint of Complainty- vide (r'moiner Misc. Detition NO. 54 of 2022 A'GO by Broken Rajak club, for Orceed by Rd. C.J.M. Paralia Dairs bas been freched as F.2. R is enclosed hore with.

13. Action taken : Since the above report reveals commission of offence(s) u/s. <u>406/920/506</u> <u>IAC</u>. Purulia. Town P.S. *Purulia AS* <u>Del</u> <u>Kind</u> <u>metraction</u> <u>ef</u> <u>9/c</u> <u>Dercelek</u> (7) <u>PS</u> <u>9</u> <u>Sr</u>. <u>Acper</u> <u>Cb</u>. <u>Kog</u> <u>Af</u> <u>PlA</u> (7) <u>PS</u> registered the case and took up the investigation/directed <u>ASI</u>. <u>Court</u> <u>Charts</u> <u>Med</u> <u>Band</u> <u>Afent</u> A6</u> take up the investigation/transferred to P.S.....on point of jurisdiction. FIR read over to the Complainant/informant, admitted to be correctly recorded and a copy given to the Complainant/informant free of cost.

Inspector-in-Charge Signature of the Officer-in-Charge Station with Name COPPL CHAN Burydia MAN Rank $S_{1} O_{1} O_{1} O_{1} O_{2} O_{2} O_{1} O_{2} O_{2}$

Signature / Thumb impression of the Complainant/informant

is in the coupt complaint.



Purulia.

: Muktar Ahammed @ Muktar Ahamed son of Late Ahammed Reza @ Gander Miya, resident of Katin Para, within ward no.22 of Purulia Municipality, P.O.-Purulia, P.S.- Purulia (T), District-Purulia.

3. Date & Place of Occurrence

2. Name of Accused Person

: On 10.02.2015, 04.09.2021, 05.09.2021, 25.09.2021, 08.10.2021, 29.11.2021, 17.11.2021 on which the accused fraudulently took money from the complainant and specifically on 02.02.2022 on which date the accused declined to execute deed in favour of the complainant.

4. Offence Committed Under Sections

5. Name of the Witnesses

: 1. Complaint.

2. SK. Yakub S/o- SK. Faruk of Doctor Danga, Ward No. 15 of Purulia Municipality, P.O.-Purulia, P.S.-Purulia (T), District-Purulia.

3. Mumtaj Ahammad S/o- Muktar Ahammad of Katin Para, ward no.22 of Purulia Municipality, P.O.-Purulia, P.S.-Purulia (T), District-Purulia.

4. Kamal Sah S/O- Kamauruddin Sah, of Sarbagan, Purulia, ward no.22 of Purulia Municipality, P.O.-Purulia, P.S.-Purulia (T), District-Purulia.

Roceived on 05: 04. 2022 at 24:15 frs. and started paraux (T) AS 096 NO. 70/22 atta 05: 04. 2022 045 406/420/506 1PC <u>Guos</u> 05:04.22

> Inspector-in-Charge Purulia Town P S



(2)

Zobarien wehr

In the matter of:-An Application under Section 156(3) of the Code of Criminal Procedure.

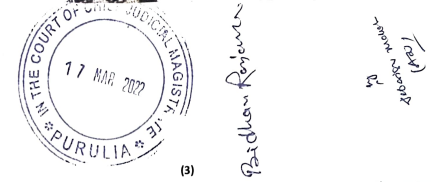
AND

Bedden Konsur

In the matter of:-An Application on behalf of the Petitioner/Complainant,

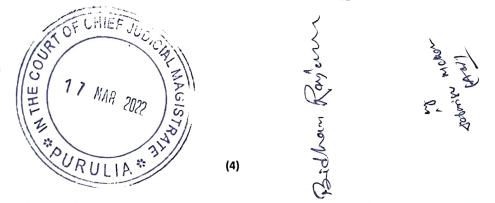
Most respectfully sheweth:-

- That the accused person along with eight others entered into an agreement with the complainant, with one Dipak Mukherjee (since deceased) S/o- Late Manoranjan Mukherjee of Bhuinya Para, Dulmi-Nadiha and with SK. Yakub son of SK. Faruk of Doctor Danga, Ward No. 15 of Purulia Municipality, P.O.-Purulia, P.S.-Purulia (T), District-Purulia on 10.02.2015 in respect of his own share in the 14 plots having R.S. Nos. 632, 621, 630, 619, 622, 626, 627, 628, 629, 631, 625, 623, 624 & 618 so recorded in R.S. Khatian no. 710 & 711.
- 2) That pursuant to the terms and conditions of the agreement dated 10.02.2015 the consideration amount was fixed at Rs. 50,500/- (Rupees Fifty Thousand Five Hundred) per Kathha. But later on the accused person claimed Rs. 85,000/- (Rupees Eighty Five Thousands) per Kathha for his own share and the complainant and said Dipak Mukherjee & said SK. Yakub were compelled to agree with the proposal of the accused person.
- 3) That subsequently thereafter when the accused person claimed Rs. 1,35,000/- (one Lakh thirty five thousand) per Kathha for his own share the complainant and his two companions had to extend their consent to the same, too.
- 4) That the accused person took Rs. 5,76,000/-(five Lakh seventy six thousand) in cash through certain installments as advance towards the total consideration amount for his own share from the complainant, said Dipak Mukherjee & said SK. Yakub till date and the accused person had acknowledged such receipt.
- 5) That on the contrary when your petitioner/complainant and his two companions time and again both orally and in writing requested the accused person to execute registered sell deed in respect of his own share in the plots as mentioned above in favour of the



complainant or their nominees on receipt of the rest consideration amount the accused person refused to do the same.

- 6) That recently the accused person deliberately disclosed that from the very inception he was well posted about the fact that the share he claimed in the said plots are not free from all short of encumbrances and his ownership is not unquestionable, but despite such facts he declined to hand over the amount to your petitioner and his companions which he took for transferring the property in favour of them and to deliver possession over the same, rather he claimed more monitory amount per Kathha for some portion out of which he initially assured to transfer, he held out threats by saying that otherwise he would sell the portion of the above mentioned plots which are free from encumbrances to anybody else for having wrongful gain. He also held out threats by saying that he might engage any person as his attorney giving him the power to sell the share he owns along with some other powers. Thus it can be said that the accused person inducing delivery of property dishonestly took Lakhs from money from your petitioner and his companions and thereby cheated them.
- 7) That on 02.02.2022 finally the accused person intimated your petitioner that he by no means would transfer a single Sqft. of land he owns in favour & his name of your petitioner or his nominees.
- 8) That even being well posted with the fact that he had got no valid title, interest in its entirety in the above mentioned plots which are not free from all sorts of encumbrances, the accused person entered into an agreement and took considerable amount and prepared an indenture fraudulently and dishonestly and tried to present the same as genuine one though he knew that the same to be a forged one and thereby he committed forgery of valuable security and that is purpose of cheating your petitioner and his companions and tried to use the forged indenture as genuine one.
- 9) That the complainant thereafter had been to the Purulia (T) P.S. with a written complainant depicting inter alia all the real scenario what happened wrongfully upon them when the officer on duty did not accept the said written complainant and he was not even permitted to meet the I/C of the concerned P.S.
- 10) That your petitioner then sent his letter of complaint under registered cover with A/D addressing the I/C Purulia (T) P.S. on 03.02.2022 but then too no step was taken towards institution of any specific case so that the accused person be prosecuted and punished.



- 11) That due to such inaction on the part of the police personnel of the concerned P.S. your petitioner informed the matter in writing to S.P Purulia on 07.02.2022, but unfortunately the District Police Administration still turned deaf ears to the same and no specific case has yet been instituted.
- 12) That search and seizure is very much warranted in the instant case and your petitioner is a very poor and rustic person heaving no such annual income for incurring expenses of a complaint case.

In light of the above it is therefore prayed that Your Honour may graciously be pleased to forward the instant petition of complaint to the Inspector in charge of Purulia (T) P.S. with a direction upon him to investigate into the case treating the same as F.I.R under the provisions contemplated under sections 156 (3) Cr.P Code.

AND

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

VERIFICATION

The statements made above are true to the best of my knowledge and belief. I sign this verification here at

Purulia on 17/03/2. Bidhow Royum