Bullie (M) PC.

04/10/2

Signature/Thumb impression of the Complainant/informant



In the Court of the Chief Judicial Magistrate at Purulia

Misc. Petition No. 155 of 2022

Smt Sundara Mahato, aged about years, Wife of Haripada Mahato, Daughter of Late Bhutnath Mahato, a resident of Beltar Tola Sumultar, P.O.-Tanasi, P.S.-Joypur, Dist.- Purulia. W.B.

.....Complainant

.....Accused Persons

Versus

- 1. Dasharath Mahato,
- 2. Bibhuti Mahato,
- 3. Santosh Mahato,

All Sons of Late Krishnachandra Mahato,

- 4. Tapan Mahato,
- 5. Dhananjay Mahato,
- 6. Mrityunjay Mahato,

d an All Sons of trate Chandramohan Mahato,

7. Janmenjay Mahato,

A 12058. Sanjay Mahato, Both Sons of Late Bhabataran Mahato,

All resident of Kanchanpur, P.O.-Malthore,

22 OL P.S.-Purulia(M), Dist.- Purulia.

المراع ا

1468/12013 Father's name not known,

A resident of Jalika, P.S.-Purulia(M), Dist.- Purulia.

10. Baidyanath Pal,

Father's name not known

A resident of Village-Belma, P.S.-Purulia(M), Dist.- Purulia.

And Others

Charge Inspector-in Purulia (M) P.S Dist.-Purulia 04.10.2

Date of incident:- Since 05/08/2022 at Kanchanpur, within Purulia(M) P.S. in the District of Purulia.

Offences: Under Sections-.

Witnesses:

- 1. Complainant
- 2. Tusu Mahato,

Wife of MohanChandra Mahato, Daughter of Late Bhutnath Mahato, Village & P.O.- Bishpuria, P.S.-Hura, District-Purulia.

3. Sadhan Mahato,

Resident of Beltar Tola Sumultar, P.O.-Tanasi, P.S.-Joypur, Dist.- Purulia.

4. Sunil Mahato,

Son of Late Upendra Mahato,







5. Joydeb Mahato,

Son of Late Mahabar Mahato,

6. Shantiram Mahato.

Son of Late Lakhikanta Mahato,

7. Sanat Kumar Mahato,

Son of Late Dwijapada Mahato,

All of Kanchanpur, P.O.-Malthore, P.S.-Purulia(M), Dist.- Purulia.

& some Others.

The Complainant above named

Most respectfully begs to state:

- 1. That the paternal house of the Complainant, house of the Accused Persons No.1 to 8, & the Witness No.4 to 8 are situated at Kanchanpur, P.S.-Purulia(M), District-
- 2. That the father of the Complainant namely Bhutnath Mahato Son of Mahindi Mahto was a permanent resident of Kanchanpur, P.O.-Malthore, P.S.-Purulia(M), District, and he had several raiyati properties within L.R. Khatian No.45, at Mouza-Kanchanpur, J.L. No.-100, P.S.-Purulia(M), District-Purulia.
- 3. That while said Bhutnath Mahato was in possession over his properties he expired leaving behind the Complainant & the Witness No.2, as his two daughters and only legal heirs and accordingly they inherited the estate so left by their father.
- 4. That the Complainant and the Witness No.2, presently residing at their respective matrimonial houses and used to visit Kanchanpur four/five times in a year.
- , 5. That recently the Complainant came to learn from the Witness No.4 & 7 that some persons of Kanchanpur locality with the help of others declared the Complainant & her sister as dead and prepared documents for getting the properties of Bhutnath Mahato by some illegal means.
 - 6. That when such state of things were going on the Accused Person No.1 to 8, on 16/08/2022 forcibly tried to take possession of the properties so recorded in the name of Bhutnath Mahato, at L.R. Khatian No.45, of Mouza-Kanchanpur (J.L. No.100). On hearing the information from the Witness No.4 & 5, the Complainant along with her son i.e. the Witness No.3, came to Kanchanpur Village, when upon she came to learn that the Accused Person No.1 to 8 with the help of Accused Person No.9 & 10, and some others obtained forged death certificates as well as legal heirs certificates from the office of Pradhan, Belma Gram Panchayat, in the names of the Complainant & the Witness No.2.
 - 7. That the Complainant further came to learn that the Accused Persons with the help of some other persons of the office of the B.L.& L.R.O., Purulia-II, recorded the properties of L.R. Khatian No.45 of Mouza-Kanchanpur (J.L. No.100), illegally in the names of the Accused Person No.1 to 6 & one Bhabataran Mahato who was the father of Accused Person No.7 & 8.
 - 8. That the Accused Person No.1 to 8, with the help of forged death certificate in the names of the Complainant & the Witness No.2, by representing themselves as legal heirs of the Complainant & the Witness No.2 falsely, applied before the B.L. & L.R.O. Purulia-II, for mutation on 05/08/2022, in respect of the properties of
 - 9. That the B.L. & L.R.O. Purulia-II, considering the forged death certificates & other manufactured documents, on 12/08/2022 mutated the properties of Bhutnath

Page 2 of 3







Mahato (recorded in L.R. Khatian No.45), in the names of the Accused Person No.1 to 6 & Bhabataran Mahato (father of the Accused Person No.7 & 8), at L.R. Khatian No.270, 271, 272, 273, 274, 275 & 276 of Mouza-Kanchanpur.

- 10. That thereafter the Complainant & the Witness No.3, went to the office of the B.L. & L.R.O. Purulia-II, & obtained copies of the Mutation Case No.WR/2022/1402/1248, when upon they came to learn that the B.L. & L.R.O. of documents including Aadhar Cards & considering the death certificates of the Complainant & the Witness No.2, without proper enquiry or verification recorded the properties of Bhutnath Mahato in the names of the Accused Person No.1 to 6 & Bhabataran Mahato.
- 11. That it is to be mentioned here that the death certificates of the Complainant & the Witness No.2 bears signatures of the Accused Person No.9 & 10.
- 12. That the Complainant informed the matter before the I/C, Purulia (M) P.S. & also the B.L. & L.R.O. Purulia-II, regarding such forged documents but no steps were taken in the matter.
- 13. That the Complainant submits that the Accused Persons, by hatching up a criminal conspiracy with the help of some other persons, and also with the help of forged death certificates in the names of the Complainant & the Witness No.2, have cheated the Complainant & her Sister (Witness No.2) with intention to cause wrongful loss to the Complainant by recording the properties as mentioned above fraudulently by using some forged documents.
- 14. That the Accused Persons with the help of other persons as mentioned above have fraudulently obtained some documents (death certificates in the names of the Complainant & the Witness No.2 & also legal heir certificates) which purports to be valuable documents, with intent of forgery for their wrongful gain and use the same as genuine to cheat the Complainant & the Witness No.2.
- 15. That the Complainant thereafter on several occasions met the I/C Purulia (M) P.S. informing all about the incident & requesting him to take steps against the Accused Person but the police did not take any action in the matter up-till now.
- 16. That the Complainant also informed the matter to the S.P. Purulia on 12/09/2022 but up-till now no action has been taken by the police.
- 17. That thus the Complainant brought this case for the offences committed by the Accused Persons for which they are liable to be prosecuted.

It is therefore prayed that your honour may graciously be pleased to treat this petition as a Complaint under Section-156(3) of the Cr.P.C. & send the petition to the I/C Purulia (M) P.S. for investigation & further be pleased to pass necessary order.

And

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