

# FIRST INFORMATION REPORT



First Information of a cognizable crime reported under section 154 Cr. P. C. at PS  
 Purulia Sub-Divn. Jhalda P.S. joypur Year 2024 FIR No. 59/24 Date 11/05/24  
 1. Act. IPC Sections. 420/468/506/34 ii) Act. \_\_\_\_\_ Sections \_\_\_\_\_  
 iii) Act. \_\_\_\_\_ Sections \_\_\_\_\_ iv) Other acts & Sections \_\_\_\_\_  
 3. a) General Diary Reference : Entry No. 468 Time. 15.25 hr.  
 b) Occurrence of Offence : Day. on 21.02.24 and last week of March 2024 Date \_\_\_\_\_ Time not noted  
 c) Information received Date. 11.05.24 Time. 15.25 hr. G.D. No. 468 at the P.S.

4. Type of Information : Written / Oral Typed  
 5. Place of Occurrence : a) Direction and Distance from P.S. Approx 32 km North east from PS  
 b) Address. R.S. Plot No-2178, Mouza-Karkara, under PS-Joypur, Dist-Purulia  
JL NO-I, Anchal NO II Beat No. \_\_\_\_\_  
 c) In case outside limit of this Police Station, then the name of P.S. \_\_\_\_\_ District \_\_\_\_\_

6. Complainant / Informant :  
 a) Name. Anwar Ansari  
 b) Father's / Husband's Name. s/o- Lt Bashir Ansari  
 c) Date / Year of birth. \_\_\_\_\_ d) Nationality. Indian  
 e) Address. vill + PO - Karkara, PS - Joypur, Dist - Purulia.

7. Details of known/suspected /unknown/accused with full particulars ① Sardar Ansari ② Md Sahid Ansari  
 (Attach separate sheet, if necessary) : ③ Malik Ansari all s/o Lt Haji Samsuddin Ansari ④ Samu-  
uddin Ansari ④ Eghar Hussain ⑤ Akhtar Hussain ⑥ Md. Enayat Hussain ⑦  
Rahmat Hussain ⑧ Immanuel Hussain ⑨ Al-Haque Hussain all s/o Lt Barabady-  
Hussain all are residents of vill- Ukrid, PO- B.S. City, PS- sector-12, Dist-Bokaro-  
Jharkhand. ⑩ Haseena Bibi w/o- mahammad Choudhary, a residence of vill + PO -  
Karkara, PS-Joypur, Dist-Purulia ⑪ Sardar Choudhary s/o- Lt Muktar Chou-  
dary, vill + PO - Karkara, PS-Joypur, Dist-Purulia.

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

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

10. Total value of properties.stolen/involved.....

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

12. FIR Contents : (Attach separate sheet, if required) The original written Complaint of the  
Complainant which is treated as FIR is attached herewith

13. Action taken : Since the above report reveals commission of offence(s) u/s. 420/468/506/34 IPC

registered the case and took up the investigation/directed SI Sanjoy Diger to 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.

Signature is in  
original Court  
Complain

Recorded by me  
SI Joydev Goswami  
joypur PS  
Dist-Purulia  
11.05.24

11/05/24  
Inspector-in-charge

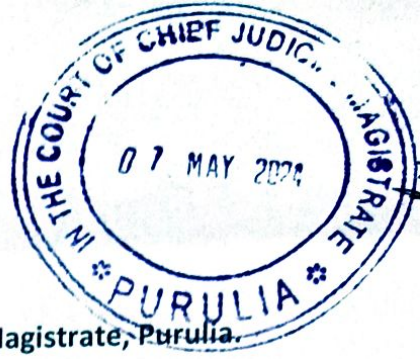
Signature of the Officer-in-charge of Police Station with  
 Name SHRI LITON KISHOR BHATTACHARYA  
 Rank INSPECTOR OF POLICE  
DIST- PURULIA  
 Number if any. \_\_\_\_\_  
DT - 11.05.2024

Signature / Thumb impression of the  
Complainant/informant





*Pradyumn Prasad*



*Manish Mukherjee  
Advocate 05/05/2024*

Misc. (Petition) No.: .....55...../2024

Petition U/S- 156(3) Cr.P.Code

Name and Address of the Complainant/Petitioner:

Anwar Ansari, son of Late Bashir Ansari, a resident of Village+P.O- Karkara, P.S- Joypur, District- Purulia.

Names and Addresses of the Accused Persons:

1. Sardar Ansary.
2. Md. Sahid Ansary.
3. Malik Akhtar.  
All sons of Late Haji Samsuddin Ansari @ Samuruddin Ansari.
4. Ejhar Hussain.
5. Akhtar Hussain.
6. Md. Enayat Hussain.
7. Rahmat Hussain.
8. Imamul Hussain.
9. Al-Haque Hussain.  
All sons of Late Barababu Hussain.  
All are residents of Village- Ukrid, P.O- B.S City, P.S- Sector-12, District- Bokaro(Jharkhand).
10. Haseena Bibi, wife of Mohammad Choudhury, a resident of Village+P.O- Karkara, P.S- Joypur, District- Purulia.
11. Sardar Choudhury, son of Late Mukhtar Choudhury, Village+P.O- Karkara, P.S- Joypur, District- Purulia.

Date of Occurrence and Section:

- a. 21/02/2024 and onwards.
- b. Under Sections 420 and 34 of Indian Penal Code.

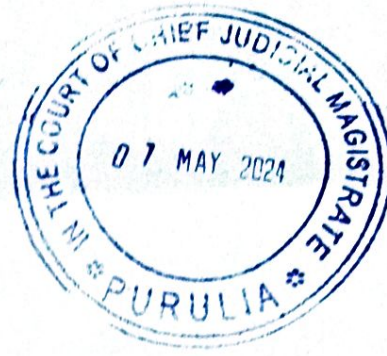
Names of the Witnesses:

1. Complainant himself.
2. Additional District Sub-Registrar, Jhalda, having its Office at Jhalda, P.O+P.S- Jhalda, District- Purulia.
3. Anwar Shah, son of Feda Hussain Shah, aged about 51 years.
4. Aiynul Ansari, son of Nabizan Ansari, aged about 44 years.
5. Tajuddin Ansari, son of Ismail Ansari, aged about 53 years.
6. Kutub Choudhary, son of Late Gafur Choudhary, aged about 60 years.
7. Jamal Shah, aged about 55 years.
8. Zaffar Ansari, son of Suleman Ansari, aged about 48 years.
9. Khazamuddin Choudhary, son of Yunus Choudhary, aged about 50 years.

*Allowed  
AP/5/24.*



Bashir Ansari



By  
Maaan Choudhury  
Advocate 07051603

10. Azad Ansari, son of Late Ahabuddin, Ansari, aged about 52 years.  
All are residents of Village+P.O- Karkara, P.S- Joypur, District- Purulia.
11. And Others.

The Complainant above named begs to state as follows:

1. That the Complainant is the son of one Bashir Ansari and he is a resident of Village+P.O- Karkara, P.S- Joypur, District- Purulia.
2. That the father of the Complainant namely Bashir Ansari has purchased a Property bearing R.S Plot no. 2178 appertaining to R.S Khatian no. 27/7 appertaining to C.S Plot no. 1766 recorded in C.S Khatian no. 27 measuring an area of 13 decimals out of total 17 decimals of Mouza- Karkara within P.S- Joypur from the previous owners namely Kasem Choudhury and Jamal Choudhury, both sons of Late Chiru Choudhury of Village- Karkara vide Registered Deed being no. 5294 for the year 1989 dated 03/10/1989.
3. That after purchase the father of the Complainant came over in possession of the aforesaid Plot and was in possession of the same.
4. That while the father of the Complainant namely Bashir Ansari was in title and possession of the aforesaid Plot he died leaving behind his son i.e. the Complainant as his only legal heir and representative and the Complainant stepped into the Shoes of his father and came over in possession of the aforesaid Plot and has been in actual physical possession of the same.
5. That since the last week of March, 2024, the aforesaid accused person no. 10 Haseena Bibi, wife of Mohammad choudhury came near the Property of the Complainant and openly gave out threat she will raise construction over the Plot forcibly though she has got no right over the Land and when the Complainant and his family members protested at that time accused no. 10 Haseena Bibi showed a Deed being no. 522 for the year 2024 dated 21/02/2024 in which she is claiming that she has purchased the Property from the aforesaid accused person nos. 1 to 9 and on perusal of the deed the Complainant found that aforesaid accused persons 1 to 9 namely Sardar Ansary, Md. Sahid Ansary, Malik Akhtar, all sons of late Haji Samuruddin Ansary @ Samuruddin Ansary, Ezhar Hussain, Akhtar Hussain, Md. Enayat Hussain, Rahmat Hussain, Imamul Hussain, Al-Haque Hussain, all sons of Late Bara Babu Ansari have illegally and malafidely sold/ transferred the Property in favor of the aforesaid Haseena Bibi, though they have got no right to sale the same and accordingly the registered deed alleged to have executed by accused person nos. 1 to 9 in favor of accused person no. 10 being no. 522 for the year 2024, is illegal and void one and on the basis of which accused Haseena Bibi did not or could acquire any interest in the Property of the Complainant.



*Prasanna K. S. S. S. S.*



*By  
Madan Mohan  
Adm. Code 07/05/24*

6. That the aforesaid deed is a collusive, manufactured, spurious, improper, illegal and invalid document and the alleged sellers has no right or authority to sale the Property and by such alleged deed the alleged purchaser Haseena Bibi did not or could not obtain any right, title or possession in the Plot.
7. That the aforesaid accused persons being nos. 1 to 9 never possessed the Property at any point of time and they are not the owners and possessors and title-holders of the Plot and they with malafide intention and with a view to obtain illegal gain has sold/transferred the Property in favor of Haseena Bibi and received a fabulous and handsome amount from Haseena Bibi and Haseena Bibi is also well aware about the possession of the Complainant over the Plot but inspite of that Haseena Bibi in collusion with the aforesaid persons hatched a conspiracy to deprive the interest of the Complainant.
8. That the Accused Persons have hatched a conspiracy with a view to cheat or defraud or deceived the present Complainant.
9. That the one Sardar Choudhury who is accused no. 11 is also a part of this conspiracy and he is an attesting witness in the alleged deed and he is also well aware about the title, ownership and possession of the Complainant over the aforesaid plot but then though he became witness in the alleged deed.
10. That the Accused Persons have hatched a conspiracy with a view to cheat or defraud or deceived the present Complainant.
11. That the Accused Persons knowing it fully well that they have no right over R.S Plot no. 2178 but in order to make wrongful gain and illegal gain and created mental tension and agony not only upon the Complainant but also upon the family members of the Complainant and have created such fictitious Deed and the intention of the Accused persons was to defame the Complainant before the Society.
12. That due such heinous acts of the accused persons the Complainant and his family members has been facing serious difficulties and is going through mental agony and tension.
13. That thereafter the Complainant on 14/03/2024 lodged a Complaint before Inspector-In-Charge, Joypur Police Station and the Complaint was sent through Registered Post with Acknowledge Due Card upon Joypur Police Station and the Complaint/Notice was duly served upon Joypur Police Station and from the Postal Track Consignment Report it will reveal that the Notice has been delivered upon the Addressee but Joypur Police gave a deaf ear to the genuine grievance of the Complainant. So the Complainant under compelling circumstances lodged a Diary before the Superintendent of Police, Purulia, on 04/04/2024 but no action has been taken yet.



*Purulia District*



By *Manan Mukherjee*  
420/506/34

14. That the Accused Persons furthermore are still giving out threats to the Complainant and his family members and the safety and security of the Complainant is at stake.
15. That the Accused Persons are still intimidating the Complainant and they openly gave out that the Complainant and his family members cannot do anything to the Accused Persons as they are financially strong.
16. That several documents are required to be looked into and search and seizure are involved and furthermore the Complainant is not in a position to prosecute the case personally for which the Complainant files this Application under Section 156(3) of C.R.P.C.
17. That the Accused Persons by making a conspiracy have cheated and deceived the Complainant.
18. That as Joypur Police Station in spite of getting specific information/ complaint from the Complainant has not instituted any F.I.R, so let this complaint be forwarded to Inspector-In-Charge, Joypur Police Station for treating the same as F.I.R and for undertaking investigation.

Hence it is prayed that Your Honor may graciously be pleased to pass appropriate Orders U/S- 156(3) C.R.P.C by directing the Inspector-In-Charge/Officer-In-Charge, Joypur Police Station to treat the complaint as F.I.R and undertake proper investigation.

And

Pass necessary Orders for the Interest of Justice.

And

As in duty bound Petitioner shall ever pray.

*Received on 11.05.2024  
at 15.25 hrs and started  
Joypur PS Case no - 59/24  
at 11.05.24 u/s-420/  
468/506/34 IPC*

*11.5.2024*  
**Inspector-in-charge  
JOYPUR P.S  
Dist.-Purulia (W.B)**