

FIRST INFORMATION REPORT

(Under Section 154 Cr. P.C.)

193 BNS, 2023

6210



Dist. S.P.O. P.S. Bhaktinagar Year 2026 FIR No. 259/26 Date 27.03.2026
2) Act BNS, 2023 Sections 325/352/79 ii) Act 11(1) (a) of the Prevention of
iii) Act Jewellery to Animal Act, 1960 Sections
iv) Others Acts & Sections.

3. (a) Occurrence of offence : Day ~~Friday~~ Thursday Date From 26.03.2026 Date To
Time Period Time From not mentioned Time To

(b) Information received at P.S. Date 27.03.2026 Time 16:25 hrs

(c) General Diary Reference : Entry No (s) 1478 Time 16:25 hrs

4. Type of Information Written (typed) Written / Oral

5. Place of Occurrence : (a) Direction and Distance from P.S. South East Beat No.

(b) Address Adarshalaya, Profulla Chaki Road, Narayan Nagar, Chhaprali, Dist. Balasore, Orissa

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

6. Complainant / Informant :

(a) Name Sri Krishna Paul

(b) Father's / Husband's Name K. Niyasha Rajan Paul

(c) Date / Year of Birth (d) Nationality Indian

(e) Passport No. Date of Issue : Place of Issue

(f) Occupation

(g) Address Adarshalaya, Profulla Chaki Road, Narayan Nagar, Chhaprali, Dist. Balasore, Orissa

7. Details of known / suspected / unknown accused with full particulars

(Attach separate sheet, if necessary) : Male individual wearing a reddish shirt named Bishwa.

8. Reasons for delay in reporting by the Complainant / Information

no delay

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

10. Total value of properties stolen / involved

11. Inquest Report / U.D. Case No. If any

12. FIR Contents (Attach separate sheets, if required) : The original written complaint which is treated as FIR is attached herewith.

13. Action Taken : Since the above report reveals commission of offence(s) as mentioned at item No. 2., Registered the case and took up the investigation / directed ASI Hari bal Hagar Singh Chandra Dey to take up investigation / refused investigation / transferred to P.S. on point of jurisdiction. FIR read over to the Complaint / Informant, admitted to be correctly recorded and a copy given to the Complainant informant free of cost.

to make complaint

14. Signature / Thumb impression of the Complainant / Informant Inspector-In-Charge

15. Date & Time of despatch to the court : On 27.03.2026, at 16:25 hrs DR No. 2539 Date 28/3/26 Bhaktinagar Police Station SPC Rank : No. 90025/500

To,

The Officer-in-Charge,

Bhaktinagar Police Station (Ashighar Outpost),

Siliguri Police Commissionerate,

Dist - Jalpaiguri, West Bengal - 734006.

Date: March 26, 2026

Subject: FIRST INFORMATION REPORT regarding the commission of cognizable offenses including the maiming of a community animal, intentional insult, and public defamation.

Complainant:

Srikrishna Paul S/O Late Niyasha Ranjan Paul

Aadhar No: 6375 5539 7734 , Contact Number - 9832062903

Resident of "Adarshalaya", Prafulla Chaki Road, Niranjana Nagar,

Ghogomali, P.O. - Ghogomali, PS - Bhaktinagar (Ashighar),

Dist - Jalpaiguri, West Bengal - 734006.

Respected Sir,

I am presenting this formal written complaint to urgently set the criminal justice machinery into motion regarding a pre-meditated, savage act of animal cruelty, followed by unprovoked public abuse and defamation directed at me, which transpired in broad daylight immediately outside my residence. This sequence of events constitutes a series of serious statutory offenses that severely threaten the peace, safety, and moral fabric of our locality.

I. Elucidation of the Incident:

My family and I are peaceful residents of the aforementioned address, and our neighborhood has long co-existed harmoniously with our dog who is also a docile community dog. This animal is completely harmless and part of my home. He has never posed a threat to the life or property of anyone.

On March 26, 2026, an adult male individual wearing a reddish shirt, hereinafter referred to as the Accused (named Bishwa , Contact Number - 7718561834), entered our residential alleyway. The Accused arrived with clear malicious intent, already armed with a thick, heavy wooden staff capable of causing fatal blunt force trauma.

My dog was standing entirely passively in the lane while out of the home for a walk in the afternoon, he is trained for the same to go out on his own and come back to home in

Accused launched a vicious and targeted assault. The CCTV footage, which forms the primary evidentiary bedrock of this complaint, explicitly captures the Accused aggressively pursuing the defenseless animal and bringing the heavy wooden weapon down upon it with tremendous, deliberate force. The sheer velocity and malice behind this strike establish a clear intent to either kill or permanently maim the animal. Consequently, the dog has sustained severe, crippling trauma to its right hindquarter and hip joint, leaving it immobile, in profound physiological shock, and suffering from excruciating pain.

Furthermore there was another female community dog who is also pregnant at this present moment even She was charged by this person with a malicious and heinous intent to cause her grief hurt but luckily did not face any damage or trauma. And this man after committing such heinous crime and trauma to the dogs would say that the dogs are not well behaved as they bark at him.

II. Public Defamation and Intimidation:

Upon witnessing this barbaric act, I & my wife immediately stepped forward and vocalized my strong objection to the Accused's unlawful and inhumane behaviour. However, rather than showing remorse, the Accused turned his unwarranted hostility toward me. In the presence of neighbours and bystanders, the Accused began hurling filthy, unparliamentary abuses and intentionally insulted me with the clear intent to provoke a breach of the peace.

Furthermore, he loudly made baseless, derogatory, and defamatory remarks regarding my character and my family's standing in the community. This public humiliation was a calculated attempt to silence my lawful intervention, severely damaging my reputation and causing immense emotional distress and mental agony to me and my family.

III. Quantification of Damage and Prayer for Relief:

The Accused's malicious actions have not only caused irreparable physical harm to a living creature but have also resulted in significant financial and emotional detriment. I am currently bearing the immense cost of emergency veterinary assistance, ongoing medical treatment, and the lifetime rehabilitation of the maimed animal. Furthermore, the public defamation and intentional insult have caused severe mental agony and damage to my reputation, alongside this that man has repeatedly insulted and defamed my wife as well in public.

I pray for the immediate financial damage, veterinary liabilities, and compensation for emotional distress caused by the Accused's unlawful acts to be remitted by him. I explicitly reserve my right to claim full compensation and restitution for this amount from the Accused under Section 395 of the Bharatiya Nagarik Suraksha Sanhita (BNSS) during the prosecution of this case.

In light of the incontrovertible electronic evidence (annexed hereto) and the grave nature of the sequence of events, I formally urge your good office to:

1. **Forthwith register a First Information Report (FIR)** against the Accused under the following statutory provisions:
 - o **Section 325 of the Bharatiya Nyaya Sanhita (BNS), 2023:** For the cognizable offense of mischief by willfully maiming and rendering useless an animal.
 - o **Section 352 of the BNS, 2023:** For intentional insult with intent to provoke a breach of the peace.

- **Section 356 of the BNS, 2023:** For the offense of defamation of me and my wife.
 - **Section 79 of the BNS, 2023:** for the words, gestures and acts, intended to insult the modesty of a women.
 - **Section 11(1)(a) of the Prevention of Cruelty to Animals (PCA) Act, 1960:** For subjecting an animal to unnecessary pain and suffering.
2. **Effectuate the immediate arrest** of the Accused today itself, given the cognizable nature of the primary offense and his volatile disposition, to prevent the destruction of evidence or further acts of intimidation.
 3. **Ensure the formal seizure** of the weapon of offense and the primary CCTV footage via a formal seizure list.

I am annexing a pen drive containing both the CCTV footage of the assault (Annexure A) and the video detailing the grievous injuries (Annexure B). A formal medico-legal certificate from a veterinary surgeon will be submitted to the Investigating Officer at the earliest.

I expect prompt, decisive, and uncompromising police action in accordance with the strict mandates of the law.

Yours faithfully,

Srikrishna Paul

(Complainant)

Srikrishna Paul 9832062903.

Drafted by: Debaditya Pal, Advocate High Court At Calcutta.

Enclosures: Pen drive containing Annexure A and Annexure B.

*Received on 27-03-26 at 11:55 hrs
vide ASG OP GDE NO 997, forwarded
before I/C Bhaktinagar to start a
case with a proper section of law.*

*Pro. 3
27/03/26*
**OFFICER IN CHARGE
ASHIGHAR OUT POST
Under Bhaktinagar P.S
Siliguri Police Commission.**

*Received on 27.03.26 at 16:25hrs vide BKN PS GDE no
1478 and started BKN PS Case no. 259/26 dt. 27.3.26 o/s
225/552/79 BNS 2023 R/w sec 11(1)(a) of Prevention of
Cruelty to Animal Act 1960 and endorsed to ASI Hasibul Haque
for the investigation as per order of I/C BKN PS/SPE.*

ASI Saikat Das of BKN PS