



FIRST INFORMATION REPORT  
(Under Section 154 Cr. P.C.)

4588

P.S. Pradhan Nagar Year 2021 FIR No. 582/21 Date 03.08.21  
Sections 408 A / 323 / 354 A / 16 / 16 Sec 3/4 of D.P. Act

3. (a) Occurrence of Offence : Day ..... Date From Since after marriage 2014  
Time Period ..... Time From ..... Time To .....

(b) Information received at P.S. Date 03.08.21 Time 17:30 hrs  
(c) General Diary Reference : Entry No(s) 196 Time 17:30 hrs

4. Type of Information : Written Written / Oral

5. Place of Occurrence : (a) Direction and Distance from P.S. .... Boat No. ....  
(b) Address Coolie Para, Ward No. 1, P. Pradhan Nagar Dist - Dajeping

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

6. Complainant / Informant :  
(a) Name Nargis Khatin  
(b) Father's / Husband's Name W/o. Md. Babul  
(c) Date / Year of Birth : ..... (d) Nationality Indian  
(e) Passport No. .... Date of Issue : ..... Place of Issue .....  
(f) Occupation .....  
(g) Address Coolie Para, Ward No. 01, P. Pradhan Nagar Dist - Dajeping

7. Details of known / suspected / unknown accused with full particulars  
(Attach separate sheet, if necessary) :  
① Md Babul s/o. U. Md. Rafique, ② Mother in law Amina khatin  
W/o. U. Md. Rafique, ③ Md. Talim s/o. not known ④ Tahana  
Khatin w/o. Md. Hassain ⑤ Mitsli khatin w/o. Kalu Nandi, ⑥ Md.  
Maharum s/o. U. Rafique ⑦ Lomina khatin w/o. Md. Gahola and  
⑧ Sajna khatin s/o. Md. Gahola all are of Coolie Para, Ward  
No. 1, Pmc P. Pradhan Nagar Dist - Dajeping

9. Particulars of properties stolen / involved (Attach separate sheet, if necessary) :  
① Rs. 30,000/- ② 8 gm of Gold  
③ 16 Bhomes of Silver ④ Bed, ⑤ Dressing table, ⑥ Quarey ⑦ Television  
⑧ Barka utencil worth Rs. 500/-

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 of the  
Complainant- which is kepted in FIR is enclosed 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 Raju Parlan to take up  
investigation / refused 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.

Noted in written complaint.

14. Signature / Thumb impression of the Complainant / Informant  
Signature of the Officer-in-Charge, Police Station Pradhan Nagar P.S. KAMA BILGUR

DR. No. 4886 DT. 4/8/21 Name : KAMA BILGUR Rank : No 51 of Police Constable / SPC

15 Date & Time of despatch to the court : DI - 04.08.21 DI - 03.08.21

Dated : 03.08.2021

To,  
The Inspector-in- Charge,  
Pradhan Nagar Police Station,  
Siliguri, District - Darjeeling.

SUB : F.I.R.

Respected Sir,

I, **NARGIS KHATUN**, W/O Md. Babul, presently resident of Kuli Para, Ward No. 1, S.M.C., Pradhan Nagar, P.O. & P.S. Pradhan Nagar, Dist. Darjeeling, I do here by want to inform you as follows :-

1. That I lodge this F.I.R to the effect that in the year 2014, I was married to Md. Babul, S/O Late Md. Rafique, presently residing at Kuli Para, Ward No. 1, S.M.C., Pradhan Nagar, P.O. & P.S. Pradhan Nagar, Dist. Darjeeling.
2. That the members of my matrimonial house are my husband namely a) **MD. BABUL**, S/O Late Md. Rafique, mother in law b) **AMINA KHATUN**, W/O Late Md. Rafique, c) **MD. TASLIM**, S/O not known, d) **JAHANA KHATUN**, W/O Md. Hassain, e) **THIKLI KHATUN**, W/O Kalu Nandi, f) **MD. MAHARUM**, S/O Late Md. Rafique, g) **POMINA KHATUN**, W/O Md. Galfola, h) **SAJNA KHATUN**, D/O Md. Galfola, all are resident of Kuli Para, Ward No. 1, S.M.C., Pradhan Nagar, P.O. & P.S. Pradhan Nagar, Dist. Darjeeling, are related in my matrimonial house.
3. That in this regard I like to inform you that **MD. TASLIM**, S/O not known, resident of Kuli Para, Ward No. 1, S.M.C., Pradhan Nagar, P.O. & P.S. Pradhan Nagar, Dist. Darjeeling, who is very influential in this locality and always instigate my matrimonial family members as the said person always force me to sleep with him and when I protest the same the said person in connivance with the matrimonial family members stated to torture me mentally and physically.

That during the marriage negotiations, my husband demanded cash dowry of Rs. 30,000/- from my father, and my father has given the cash dowry of Rs. 30,000/- (Rupees Thirty Thousand Only) to my husband. Moreover 8 gms of Gold and 16 Bhories of Silver to the husband alongwith Bed, Dressing Table, Godrej, Television, Kasha utensils worth Rs. 5000/- (Rupees Five Thousand), which has been handed over to the Mother -in- law namely Amina Khatun, W/O Late Md. Rafique and my husband namely Md. Babul, S/O Late Md. Rafique in presence of the other relatives.

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Inspector-Incharge  
Pradhan Nagar P.S.  
Siliguri Police Commissionerate

Received on  
23-08-21 at  
7:30 hrs vide  
DN R QDE No-  
96 dt-03-08-21  
and mailed  
P DN R case  
No-582/21  
dt-03-08-21  
w/s-498A/323/  
3/4 of N.P Act and  
endorsed to  
ASI Raju Sarkar  
investigate this case.

03/8/21

5. That soon after marriage my husband started to torture me both mentally and physically and pressurized me to bring money from my father and when I refused to comply his demands my husband bang my head on the wall by pouring towel into my mouth so that I cannot scream. Moreover, my husband always used to humiliate me in all respect and in spite of fulfilling all their dowry demands my husband was never happy with me and always used to taunt me as I had brought insufficient dowry. I was treated like a servant from the very beginning and not given the status of a wife. I was bearing all the torture of my husband with a hope that everything will be alright in future but everything was in vein.
6. That subsequently out of our wedlock four male child respectively namely a) Md. Sahid, born in the year 2015, b) Md. Rahul, born in the year 2016, c) Md. Rohit, born in the year 2018, d) Md. Arbaz, born in the year 2020.
7. That my husband, mother-in-law along with the other above-named persons used to use abusive language in respect of my complexion all my aforesaid in-laws used to abuse me and create mental torture upon me and for that reason my husband never took care of my four children.
8. That thereafter the torture increases day by day upon me as well as upon my minor Childs but I tolerate all the torture with a hope that everything will be alright in future.
9. That when I started to protest against the torture of my husband my husband became very furious and started to keep me and not even provide sufficient food and other necessities to me and my four children.
10. That thereafter my husband and my other in-laws started to torture me by using force pushed my head towards the wall with an intention to kill me, pressed my neck and pulled my hair and forced me walk upon the burning coal by putting knife on the neck of my four children.
11. That my husband very often abuse and insult me and my family members and accuse me for not bringing enough dowry in front of neighbours by taking the advantage of the fact that I could not express all these in front of my parents or any other family members.

12. That yesterday night my husband came to house by taking weed inside the house and when I tried to protest, my husband caught hold of my hair and started to beat me mercilessly with an intention to kill me At that time some of the neighbours came and rescued me after hearing me scream. Moreover my husband used to have forceful sexual intercourse with me by putting me on the fear of death, at this I lost my sense and after regain conscious I somehow managed to contact with my parental family members and they came to my matrimonial house and as they reached to my matrimonial house my husband kicked me out of my room in front of my parents and by seeing this my parents took me with them.
13. That I was admitted in Siliguri District Hospital and was treated there and the said medical documents attached with this FIR for your necessary action.
14. That at present I am living in very depressed condition and became mentally and emotionally ruined due to the above mentioned cruel acts and conducts of my husband and above named persons I am in very much fear that my husband may kill me and my four children.

I therefore request before your good self to kindly look into the matter and take strict necessary action against my husband namely a) MD. BABUL, S/O Late Md. Rafique, mother in law b) AMINA KHATUN, W/O Late Md. Rafique, c) MD. TASLIM, S/O not known, d) JAHANA KHATUN, W/O Md. Hassain, e) THIKLI KHATUN, W/O Kalu Nandi, f) MD. MAHARUM, S/O Late Md. Rafique, g) POMINA KHATUN, W/O Md. Galfola, h) SAJNA KHATUN, D/O Md. Galfola, as per the provision of law and for this act of kindness I shall remain extremely grateful to you.

Yours Faithfully,

নর্গিস খাতুন

NARGIS KHATUN, W/O Md. Babul, presently resident of Kuli Para, Ward No. 1, S.M.C., Pradhan Nagar, P.O. & P.S. Pradhan Nagar, Dist. Darjeeling Ph. No. 9002289487