

FIRST INFORMATION REPORT

(Under Section 154 Cr. P.C.) 173 of CNSS

1. Dist. Darjiling P.S. Matigara Year 2024 FIR No. 442/24 Date 20.7.2024
2. i) Act IPC Sections 352/325/506/34 Sections
ii) Act Sections iv) Others Acts & Sections

3. (a) Occurrence of offence : Day _____ Date From 26.6.2022 Date To _____
Time Period _____ Time From _____ Time To _____

(b) Information received at P.S. Date 01.07.2024 Time 12:45 hrs
(c) General Diary Reference : Entry No (s) 1652 Time 12:45 hrs

4. Type of Information Ref Order dtd 16.7.24 of IJ ACJM, Siliguri Written / Oral

5. Place of Occurrence : (a) Direction and Distance from P.S. 4 KM North East from P.S.
(b) Address 33/C, Block - C, 5th Floor, Vedanta Residency, PS. Matigara Dist. Darjiling
(c) In case outside limit of this Police Station, then the Name of the P.S. _____ District _____

6. Complainant / Informant :
(a) Name Sukanta Dasgupta
(b) Father's / Husband's Name S/o Basudeb Dasgupta
(c) Date / Year of Birth _____ (d) Nationality _____
(e) Passport No. _____ Date of Issue _____ Place of Issue _____
(f) Occupation _____
(g) Address Bardipur, Bhakur Colony, PS. Kahara, KOLKATA, North 74 P.G. B.

7. Details of known / suspected / unknown accused with full particulars
(Attach separate sheet, if necessary): ① Smt Rita Kar w/o Alok Kar. ② Smt Soluis Kar w/o Sukanta Dasgupta ③ Alok Kar. All of 33/C, Block - C, 5th Floor, Vedanta Residency, PS. Matigara.

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

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): Original written complaint which is treated as FIR is

13. Action Taken : Since the above report reveals commission of offence(s) as mentioned in form No. 27, the case and took up the investigation / directed ASI Nirmal Singh 20/07/24 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.

14. Signature / Thumb impression of the Complainant / Informant _____ Signature of the Officer-in-Charge _____
Name ARINDAM GHOSH

15. Date & Time of despatch to the court _____ Rank Inspector
Matigara 6/5/PC



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Sukanta Kumar Dasgupta
Filed by
N. Karan - *Adv. K. Karan*
Attocate
7/7/2022

⑤

DISTRICT: NORTH 24-PARGANAS.
IN THE COURT OF LEARNED ADDITIONAL CHIEF JUDICIAL
MAGISTRATE AT BARRACKPORE.

Seeds & V.O.S.
Adv. C.J.M.
Barrackpore Court

REF:- M.P. No. - 1276 /2022

Received Court complaint
on - 17-7-22 at 18:05 hrs.

Rahara PS FSR No- 256/22

Dt- 17-7-22. u/s

352/420/325/406/

323/506/120B

34IPC

Rahara
M.P. No. 1276



IN THE MATTER OF:

An application under section 156 (3)
Cr.P.C.

AND

GR No - 6823/22

IN THE MATTER OF :

Offence committed U/S-
217/352/420/325/406/323
506/120B/34I.P.C

Sri Sukanta Dasgupta
s/o Sri Badal Dasgupta
of Bandipur Thakur colony,
P.O. -Bandipur , P.S. - Rahara,
Kolkata - 700119,
District:- North 24-Parganas, W.B.
506/120B/34I.P.C.

AND

IN THE MATTER OF :

Sri Sukanta Dasgupta
s/o Sri Badal Dasgupta
of Bandipur Thakur colony,
P.O. -Bandipur , P.S. - Rahara,
Kolkata - 700119,
District:- North 24-Parganas, W.B.
.....Complainant.

Received on 20.7.24
at 12:45 hrs vide GDE
No- 1652 and started Matigara
PS case No. 442/24 dt. 20.7.24
u/s. 352/325/506/34 I.P.C. ASI
Nikhil singha will investigate
the case.

20/7/24
Inspector-in-Charge
Matigara Police Station
Siliguri Police Commissionerate

1. Smt Rita Kar
W/o SRI. Alok kar,
2. SMT. Solvia kar
W/o Sri Sukanta Dasgupta
D/o Sri Alok kar
3. Sri Alok Kar
S/o Not known

All residents of :-

93/C, Block-C, 5th Floor, Vedanta
Residency, Near Gyanjyoti College, P.S
Matigara, Dagapur, Siliguri, Darjiling, West
Bengal, 734009 India.

Subant Kumar Das
Filed by
Suman A
K. S.
Amvate
7/7/2022

..... Accused Persons.

The humble petition on behalf of the
Complainant above named.

MOST RESPECTFULLY SHEWETH :-

1. That Your petitioner / complainant is a law abiding and peace loving citizen lady.
2. That the Complainant after her marriage came to the noted address with his wife and was residing at the above noted address till now.
3. That the accused person no 2 is legally married wife of your complainant and their marriage was solemnized on 5/1/2015 as per Hindu rights and customs. After that marriage has been registered before the Marriage Registrar.
4. That the marriage between the parties was a negotiable marriage and there was no demand from the family members of your complainant. Eventually after staying for long, the complainant bonded well with the accused persons and the Complainant treat them as her own family members.
5. That thereafter the said wedlock a male child namely Shouryasnato Dasgupta was born on 12/2/2016 And it is very unfortunate to your complainant that after birth of the child the accd person no 2 went to her parental home with her mother and her mother also insisted her for doing this act.
6. That your complainant at present came to know that the accd no 2 at present involve into an extra marital relationship with another person and have not able to look after the minor child in sufficient means. As per demand of money of accd no

Sulanta Kumar Singh

Filed by
K. S. Singh

Advers
7/7/22

your complainant sends her money in several occasion for their child but accd no 1 used the money for her personal purpose by depriving her minor child as well as cheated your complainant also.

7. For that issue of this extra marital relation the accd no 2 had filed a contested Matrimonial Suit. MAT SUIT NO-62/2021 pending before Id. FTC-3rd Court at Jalpaiguri District Court. That the accd no 2 does not take back her Stree Dhan articles form her matrimonial home and trying intentionally delay the court procedure of the case and also intend to harass your complainant. your complainant send three legal notice on several time but no interest has been seen from her side till now.
8. That your Complainant being a responsible father and in connection with love and affection continuing to visit his child in regular basis as per his availability of time but accd no 2 and his family members did not want to allow complainant to meet his child any more. 24
9. That due to a surgical Phimosiis operation of your complainant's child, he further went to visit his child at the above noted address on dated 26th June 2022 with his father.
10. That after entered into the said premises the accd persons were denied very rudely to interact your complainant with her child. Your complainant requested them repeatedly but no merci had seen from their side.
11. That on sudden moment Mother-in-law and Father-in-law of your complainant started to assault your complainant very badly by using criminal force and hurtled your complainant with fists and blows repeatedly at the present of your complainants; father. Due too old age and in helpless conditions your complainants father he did not able to restrain them from their criminal activities.
12. That accd no 1 Smt. Rita Kar (mother-in-law) of your complainants rushed toward your complainant with a **BOTI** (vegetable Chopping Bowl) with intention to causing grievous hurt of your complainant.
13. The accd persons were started to quarrel by uttering abusive languages with the Complainants father unnecessarily and also rushed to him. All of this sudden the behaviors and

Sukanta Karmad

Filed by

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7/7/20

incidents of the accused persons your complainant left the place immediately with his father. And thereafter no several request made by the Complainant. After that the complainant left the accd's house silently with his father and return back home.

14. That the accd persons were also threatened your Complainant if he further went to visit his child they will killed him by the help of local antisocial people and his life will be in danger.
15. That from that day onwards, the complainant stopped all the communications with the accd persons and he did not take up the calls of them
16. That your complainant informed about all incidents before Local police station (Matigara police station) where the incident occurred. That the accused persons are cruel and shrewd in nature. The ultimate ill motive behind all these ill atrocities
17. That currently the Complainant and her family members are passing their days in great fear & anxiety. If the concerned authority doesn't come to their rescue by taking necessary steps against the culprits, then Your Petitioner / Complainant and his family will suffer irreparable loss and injury which is not compensable by monetary value.
18. That the accused persons are arrogant and violent in nature and are less concerned about law and order. They can do anything at any point of time.
19. That the accused persons are cruel and shrewd in nature. The ultimate ill motive behind all these ill atrocities.
20. That your complainant lodged a general diary before her jurisdictional police station Rahara police station G.D.E NO-1797/2000 on dated 27/6/3022 but police does not take any legal steps against this written complain.
21. That your complainant also informed all facts in brief about this nefarious incident before the Officer of Barrackpore Police Commissionerate on dated 29/6/2022.

Subanta Kumar Singh

Filed by

K. K. K. K.

Advocate

7/7/2022

22. That the accused persons are cruel and shrewd in nature. The ultimate ill motive behind all these ill atrocities

23. That thus the accused persons have committed offence U/S. 352/323/325/217/420/5506/120B/34 I.P.C. and Id. court has jurisdiction to entertain this matter and take a vigil to stop this combat as your honors' deems fit and proper.

Under the above facts and circumstances, it is humbly prayed that your Honour would graciously be pleased to send this petition of complaint to the Inspector-in-charge, **Rahara Police Station** for treating this petition of Complaint as F.I.R and to cause investigation under section 156(3) Cr.P.C. for the ends of Justice.

And for this act of kindness, the complainant, as in duty bound, shall ever pray.

WITNESSES:

1. Complainant.
2. Father of your complainant namely Badal Dasgupta. S/o-Lt Nani Gopal Dasgupta. Residing at the same above noted address of complainants.
3. The copy of the complaint sent to the police station where the incident took place.
4. The copy of the complaint sent to the local police station.
5. The received copy of the complaint at the Commissioner of Police, Barrackpore Police Commissionerate.

Dated: 07/07/2022

K. K. K. K.
D. K. SHARMA
NOTARY
REGD. NO. 08/02

07 JUL 2022

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07 JUL 2022

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BEFORE THE NOTARY
AFFIDAVIT (N) 24 PARGANAS

I, **Sri Sukanta Dasgupta** s/o Sri Badal Dasgupta, Aged about-37 years. By Occupation- Service, By Faith and Religion-Hinduism, By Nationality-Indian. of Bandipur Thakur colony, P.O. -Bandipur, P.S. - Rahara, Kolkata, west Bengal 700119 District: - North 24-Parganas, do hereby solemnly affirm and declare as follows: -

1. That I am the complainant of the instant application and well conversant with the contents of the same.
2. That the statements made in the foregoing paragraphs are humble prayer and the rest are my submission before the Ld. Court.
3. That the contents of application are explained/read over in Bengali to me.
4. That I am bonafide one and I am residing under the jurisdiction of this court.

That the statements made above are true to the best of my knowledge and belief.



Sukanta Kumar Dasgupta
.....
SIGNATURE OF THE COMPLAINANT

SOLEMNLY AFFIRMED
DECLARED BEFORE ME
ON

[Signature]
07 JUL 2022
N. K. SHARMA
NOTARY
REGD. NO. - 08/02

Kaon
Identified by me
Advocate
7/7/2022

07 JUL 2022



Subst. Kure

VAKALATNAMA

/ 2022

DISTRICT. North 24 Parganas

Before the Ld. Court of ACJM at Baruackpore

Lipanta Dasgupta

{ Plaintiff Applicant
Petitioner / Comptt.

VERSUS

Rita Das and 2 others

{ Defendant / Respondent
Accd/Opposite Party

I / We all men by these Present I / We
Plaintiff / Applicant / Petitioner / Claimant / Comptt
Defendant / Respondent / Opposit Party / Accd.

Lipanta Dasgupta
S/o - Badal Dasgupta
of Baidipur Thaker Colony,
P.O - Baidipur, P.S. Bahara.
Pin - 700119.

Named above mentioned do above address.

hereby appoint the

undermentioned Advocate / Pleador to act and conduct the above case and he / they shall do all necessary acts for the purpose on my / our behalf, I / We do hereby also authorise him / them to withdraw from on deposits in court the money which may be necessary in the case and file withdraw paper in connection to on my / our behalf and to file petition compromise there in and I / We do hereby agree to rectify all acts done by him / them as if they are done by me / us. I / we shall be bound to pay his / their fees and on my / our failure to do so he / they will be absolved from the responsibility fo appearing ating on my / our behalf in witness where I / We do here into subscribe my / our hands on the day.

RECEIVED VAKALATNAMA FORM THE EXECUTANT THROUGH HIS / HER THEIR AGENT

Filed AND ACCEPTED WITH SATISFACTION BY ME

NAME OF ADVOCATES

ADVOCATE

1. SHRE. Kazi Abu Afroon

2. SHRE.

3. SHRE.

Accepted by me