

FIRST INFORMATION REPORT

(Under Section 154 of P.G. 173 B.N.S.S. 264)

1. Dist. Darjeeling P.S. Siliguri Women Year 2024 FIR No. 114/2024 Date 26/10/2024
2. i) Act BNS Sections 85/351(2) ii) Act DP Sections 3/4
(iii) Act _____ Sections _____ (iv) Others Acts & Sections _____

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

(b) Information received at P.S. Date 26/10/2024 Time 20:35 hrs

(c) General Diary Reference : Entry No(s) 729 Time 20:35 hrs

4. Type of Information written Written / Oral

5. Place of Occurrence : (a) Direction and Distance from P.S. _____ Beat No. _____
(b) Address Paschim Tola, Reoti, Ballia, PO & PS Ballia, Dist - Ballia state of Uttar Pradesh

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

6. Complainant / Informant :
(a) Name Rashan Zabin
(b) Father's / Husband's Name Tahis Hussain Ansari
(c) Date / Year of Birth : _____ (d) Nationality _____
(e) Passport No. _____ Date of Issue : _____ Place of Issue _____
(f) Occupation _____

7. Details of known / suspected / unknown accused with full particulars Asique Mangal PO PS Siliguri, Dist - Darjeeling.
(Attach separate sheet, if necessary) :

(1) Tahis Hussain Ansari, (2) Navisamal Ansari, (3) Shakinga Khaton, (4) Sadrun (5) Badrun (6) Bebi Khaton, (7) Kasturan and (8) Jaibun Khaton all of Paschim Tola, Reoti, Ballia, PO & PS Ballia, Dist - Ballia state of Uttar Pradesh.

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

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 complain which is treated as 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 Suresh Kanu of Slg Women PS, SPC
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 Noted in original complain Signature of the Officer-in-Charge, Police Station 26/10/2024
of the Complainant / Informant

Name SANITA ROY
Rank : No. SUB-INSPECTOR OF POLICE
Slg Women PS, SPC

15. Date & Time of despatch to the court :

Dated - 08/10/2024

To,

The Commissioner
Siliguri Police Commissionerate
Mallaguri Police Line, Siliguri
P.O. Pradhan Nagar, P.S. Matigara
Dist - Darjeeling
Pin - 734003

Received on 26/10/24 at 20:35 hrs vide
Slg Women PS GPE No. 729 dtd 26/10/24
and started Slg Women PS case No. 114/24 dated 26/10/2024 u/c- 88/13816
BNS and who see 34 g OP Act and enter
to ASI Suresh Kani for its investigation.

Subject: Written Complaint against my husband **Tahir Hussain Ansari**, father-in-law
Navirasul Ansari, mother-in-law **Shakina Khatoon**, and sisters-in-law **Sadrin**,
Badrun, **Bebi Khatoon**, **Kasturan** and **Jaibun Khatoon** for demanding, taking dowry
and subjected me to cruelty.

Respected Sir,

I, **Roshan Zabin**, wife of **Tahir Hussain Ansari**, daughter of **Md. Yusuf**, residing at **Dangipara**, Ward no. 06 of **SMC**, near **Asique Mangal**, P.O. & P.S. **Siliguri**, Dist - **Darjeeling**, Pin - 734001 would like to bring to your attention and formally lodge this written complaint against my husband **Tahir Hussain Ansari** Son of **Navirasul Ansari**, his father **Navirasul Ansari**, his mother **Shakina Khatoon** wife of **Navirasul Ansari**, and his sisters **Sadrin**, **Badrun**, **Bebi Khatoon**, **Kasturan** and **Jaibun Khatoon** all of whom are daughters of **Navirasul Ansari**, all of whom are residents of **Paschim Tola, Reoti, Ballia, P.O. & P.S. Ballia, Dist. Ballia, Uttar Pradesh**, and also seeking justice for the severe physical and mental cruelty I have endured at their hands.

- 1) That our marriage was solemnized on May 6, 2018, in accordance with Muslim rituals, rites, and customs at the residence of my relatives in **Nabihata, Near Masjid, Kalgah, Siwan, Pin - 841438, Bihar**, attended by family members and well-wishers from both sides. The marriage was an arranged union, and following its solemnization, I commenced my conjugal life at my matrimonial home located at **Paschim Tola, Reoti, Ballia, P.O. & P.S. Ballia, Dist. Ballia, Uttar Pradesh**. At the time of the marriage negotiations, my guardians adequately satisfied the demands of the in-laws through the provision of valuable gifts, including 68 grams of gold ornaments, bedding, clothing, utensils, and various other articles, in addition to a substantial cash sum of ₹4,00,000/- (Rupees Four Lakhs only) deposited into my husband's bank account and transferred ₹3,95,000/- (Rupees Three Lakhs Ninety-Five Thousand only) in cash. However, shortly after the solemnization, I became aware that my husband and in-laws were dissatisfied with me and showed a lack of affection and care. Despite my earnest efforts to fulfil all household responsibilities

diligently, I was subjected to persistent ill-treatment, misconduct, and verbal abuse at the hands of my in-laws. That on the very next day of the marriage they started to abuse me torture me without any reason and my husband and the other in-laws were not satisfied with me for my household work and further abused me and my family with filthy language.

- 2) That subsequently, four to five days later, my husband, accompanied by his sisters, departed for Delhi without any prior notification to me. Upon inquiring about this matter with my father-in-law, he responded with abusive language, asserting that *my family had not satisfied their demands at the time of marriage, despite having provided all the requisite dowry items during the negotiations.* Furthermore, when I attempted to reach out to my husband, he consistently refused to answer my phone calls. It is also imperative to note that all the jewellery gifted to me by my parents during the marriage was unlawfully confiscated by my in-laws.
- 3) That I diligently performed all household duties; however, my in-laws were never satisfied with my efforts. Additionally, They deliberately neglected to provide me with adequate nourishment essential for sustaining a healthy life, which ultimately resulted in my suffering from malnutrition and starvation. When I informed my father-in-law of my deteriorating health, he refused to take me to a doctor, instructing me instead to contact my father to arrange for my travel to Siliguri for medical attention. In June 2018, I reached out to my father, who subsequently took me to Siliguri to ensure that my health was properly cared for during my illness.
- 4) That in February 2020, my in-laws visited my parental residence and assured both my parents and me that they would resolve the situation and refrain from further mistreatment. Based on this promise, my parents sent me back to my matrimonial home. After my husband arrived and stayed with me for two to three days, I discovered that I was pregnant. Upon disclosing this information to him, he explicitly demanded that I terminate the pregnancy by taking pills, as he did not wish to have the child. It is important to note that the decision to conceive was mine; however, for this reason, my husband and in-laws provided no financial support for my medical care or treatment. As my health continued to deteriorate, I contacted my father to arrange for my return to Siliguri for necessary medical attention. At this point, all medical and other expenses have been covered by my parents.
- 5) That on April 4, 2021, I gave birth to a female child named Minahil Jabin. Throughout my pregnancy and after the delivery, neither my husband nor my in-laws provided any care or assumed responsibility for me. They offered no support regarding my health or the well-being of the child, as they did not recognize her as a member of their family. With the support of my parents, my child is getting

nurtured, and my husband and in-laws have not contributed a single penny towards her nourishment; till this day.

- 6) That in July 2023, during a visit, my in-laws once again came to my parental home in Siliguri and took me with them. Upon arrival, they relegated me to the status of a housemaid, subjecting me to further physical and mental torture and threatening me that if my parents did not provide the demanded items, such as a gold chain and a motorcycle, they would expel me from their residence or, alternatively, resort to extreme violence, including threats of burning me.
- 7) That subsequently, my father-in-law instructed me to travel to Delhi, and with my parents' assistance, I booked two separate tickets one for myself and one for my mother-in-law. However, upon my arrival in Delhi on August 31, 2024, both my husband and father-in-law turned off their phones and willingly refused to come to meet me and receive me.
- 8) That thereafter when I went to the residence of my husband in Delhi, at the address provided by my brother, My husband and mother-in-law directly told me to tell my father to bring a 3BHK flat in Delhi then they allowed me to reside there, afterwards they did not allow me to enter the residence. They provoked an argument, and when I addressed their responsibilities to their attention, my husband slapped me and they kicked me out there, and afterwards I waited at the railway station for 4 to 5 hours. Later I called my brother, with whom I went to my sister's house and later came to Siliguri.
- 9) That despite my family's efforts to reconcile for the sake of both families' honour and the future of our marital relationship, my husband responded with hostility and refused to engage in any meaningful communication. He intimidated me, making it clear that he and his family did not wish to accept me and my daughter as their family members. On October 4, 2024, when I called my husband to ask him to take responsibility for both me and our daughter, he vehemently denied any obligation to do so, telling me to die, asserting that he could easily find another woman to marry, and subjecting me to further verbal abuse before terminating the call.
- 10) That it's important to note following the incident, in every situation, due to the cruelty inflicted by my husband and other in-laws, I was compelled to leave my matrimonial house resulting in their mistreatment, I was forced out of my matrimonial home, and currently I am residing with my parents at Dangipara, Ward no. 06 of SMC, near Asique Mangal, P.O. & P.S. Siliguri, Dist - Darjeeling, Pin - 734001, in the State of West Bengal, I have no alternative accommodation, as my husband abandoned me without making any provisions for her housing. I have no independent source of income and rely entirely on my parents for support, as my

husband and in-laws have provided no assistance for my livelihood or that of my children.

- 11) That the circumstances and incidents I have endured have subjected me to both physical and mental cruelty. On October 4, 2024, following the phone call, it became evident that their true intention was to victimize me, my daughter and my family.
- 12) That On 06/10/2024, I visited the Siliguri Women Police Station to lodge this written complaint. They provided me with a photocopy of the original written complaint, but it did not include the general diary entry number or the date of receipt. As of now, no preliminary inquiry has been conducted by the Siliguri Women Police Station, and the complaint has not been lodged against the individuals above-mentioned. I am currently residing at my parental home at Dangipara, Ward no. 06 of SMC, near Asique Mangal, P.O. & P.S. Siliguri, Dist - Darjeeling, Pin - 734001, where they are sheltering me after I was forced out of, my matrimonial home due to cruelty. Given my circumstances, this place also falls under the jurisdiction to address complaints of cruelty.
- 13) That my husband and my in-laws have made every effort to ruin the lives of both me and my daughter. Due to the extreme physical and mental cruelty inflicted by my husband and his family members, I have found no alternative but to lodge this written complaint against all the aforementioned individuals in pursuit of justice.

Under the above circumstances, I request you to kindly register this written complaint as FIR and take appropriate legal action under provisions of law against the above-named persons in pursuit of justice.

Roshan Zabin

(Roshan Zabin)

wife of Tahir Hussain Ansari,
R/o Dangipara, Ward no. 06 of SMC,
near Asique Mangal,
P.O. & P.S. Siliguri,
Dist - Darjeeling, Pin - 734001
Phone No. - 9654922068

Copy to:-

- ✓ 1. Deputy Commissioner of Police, DCP East of Siliguri Police Commissionerate, Haren Mukherjee Road, Ward No. 12 of SMC, Hakimpara, P.O. Siliguri, Dist - Darjeeling Pin - 734001

Enclosure :-

1. Photocopy of original written complaint lodged before Siliguri Women Police Station, Siliguri
DT: 06/10/2024.