

# CRIMINAL PAPER BOOK

Criminal Appeal No. ....

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## DISCLAIMER

The problem is based on real life case and it is a close adaptation of the same. Due care has been taken to maintain the privacy and secrecy of the parties. The case is taken purely for academic purposes. The organizers shall not be liable or responsible for any unintended or accidental error in formulation of the case. The institution reserves the copy right with respect to case paper book.

**FIRST INFORMATION REPORT**

No – 000949

(Under Section 154 Cr.P.C.)

- 1 \* Dist–Pune \*P.S.–Deccan\* Year–2013 \*FIR No. 94/13 \*Date – 27/3/2013
- 2 (i) \* Act: Indian Penal Code \* Sections: 498(A), 406, 323, 504, 506, 34
- (ii) \* Act ..... \* Sections .....
- (iii) \* Act..... \* Sections .....
- (iv) \* Other Acts & Sections .....
- 3 (a) \* Occurrence of Offence:\*Day... \*Dt From 23/05/2011 Dt to 20/12/2011
- \* Time Period ..... \* Time From \* Time to .....
- (b) \* Information received at P.S. Date 27/03/2013 \* Time .....
- (c) General Diary Reference Entry No. (s) 13/13 \* Time 14.50 hrs.
- 4 Type of Information Written / Oral: Written
- 5(a) Place of Occurrence: (a) \*Direction and Distance from P.S. North 2 km , Beat No.
- (b) \* Address : 123, Erandwane, Pune
- (c) In case outside limit of this police Station, then the  
Name of P.S.: Deccan Dist.: Pune
- 6 Complainant / Information:
- (a) Name : Mrs. Revati Siddharth Runwal
- (b) Father’s / Husband’s Name : Siddharth Rajendra Runwal
- Date / Year of Birth: 24 Years (d) Nationality: Indian
- (e) Passport No..... Date of Issued: ..... Place of Issue: .....
- (f) Occupation: Housewife
- (g) Address : R/at 14, Prabhat Road, Pune
- 7 Reasons for delay in reporting by the complainant / Information:  
.....complaint registered on report .....
- 8 Particulars of properties stolen/involved (attach separate sheet if necessary):  
.....
- 9 \*Total value of properties stolen / involved:  
.....
- 10 \*Inquest Report / U.D. Case No. of any: .....

11 F.I.R. Contents (Attach separate sheets, if required:

From 23/05/2011 to 20/12/2012 while I was living at my matrimonial house at 123, Erandwane, Pune, my husband namely Siddharth Rajendra Runwal, father-in-Law namely, Rajendra Runwal, mother-in-law namely : Sunanda Rajendra Runwal and maternal aunt-in-law namely, Suman Lahoti unanimously and among themselves for the reasons that, as cash amount was not given in marriage, rice and all other arrangements were insufficient in marriage ceremony, they demanded Rs. 1,00,000/- ( One Lakh ) from my father & mother. Also, since I was unable do domestic work properly etc as blamed... for this reasons time to time my husband and In Laws harassed me physically & Mentally, bet me, & Mother in Law namely : Sau. Sunanda Runwal took in her custody gold ornaments of 20 Tolas worn by me and received by me as Stridhan in my marriage, and misappropriated my gold ornaments, hence I have lodged the present legal complaint against all the four persons.

Action taken since the above report reveals commission of offence (s) u/s mentioned at Item No. 2, registered the case and took up the investigation/directed\* M V Kale Rank Sr P.I. to take up the investigation/Refused investigation/transferred to P.S. Deccan on point of jurisdiction.

F.I.R. read over to the Complainant / Informant, admitted to be correctly recorded and a copy given to the Complainant / Informant free of cost.

12 Signature/Thumb impression  
Of the Complainant/Informant

Signature of the office-in-charge, Police Station

\*Name: L.S Patil

\*Rank: Asst.Police Constable No.: 23

13 Date & Time of dispatch to the Court: 28/03/2013

Details of Known/suspected/unknown accused with full particulars:

(Attach separate sheet if necessary)

1. Husband: - Siddharth Runwal                      2. Father In Law :- Rajendra Runwal  
3. Mother In Law: - Mrs. Sunanda Runwal    4. Maternal Aunt :- Mrs. Suman Lahoti

Address of Accused: 123, Erandwane , Pune.

Physical features, deformities and other details of the suspect:

*Sex	*Date/Year of Birth	*Build	*Height in Cms.	*Complexion	*Identification Mark (s)
1	2	3	4	5	6

*Deformities/Peculiarities	*Teeth	*Hair	*Eye	*Habit(s)	*Dress Habits
7	8	9	10	11	12

*Languages/ <u>Diaicot</u>	PLACE OF				
	*Birth Mark	* <u>Leucoderma</u>	*Mole	*Scar	*Tattoo
13	14	15	16	17	18

These fields will be entered only if complainant/informant gives any one or more particulars about the suspect. This will be used only for the purpose of preliminary retrieval to assist I.O.

A database created will subsequently like one suspect in several, if any.

**Date: 27/03/2013**

**STATEMENT OF COMPLAINANT**

I, Mrs. Revati Siddharth Runwal, Age: 24 yrs, Occ: Housewife, R/ at: 14, Prabhat Road, Pune, Dist – Pune, do hereby give this F.I.R. statement in person as under-

I am currently staying at the above given address with my father and mother since 20/12/2012 which is my maternal home. My marriage was solemnized on 23/05/2011, with Siddharth Rajendra Runwal, R/at, 123, Erandwane, Pune as per Hindu Rites and Rituals. In the marriage my father had given a Necklace (Ranihar) of 6 tolas, Earrings of 2 tolas, to me and a Golden Chain of 1 tola to my husband and 2 rings of ½ tola, i.e. total gold ornaments of 10 tolas as well as Alto car and Pleasure Scooter. My father also incurred expenses of Rs. 12/- Lakhs towards honoring all guests in the marriage and also for purchasing domestic utilities etc. My In-Laws have given me golden bangles of 7 tolas and Mangalsutra of 3 tolas.

On the day of my marriage, my In-Laws asked my father to arrange two meals. However, at dinner, the rice was inadequate. Hence my father-in-law Rajendra Runwal and maternal Aunt-in-law Suman Lahoti picked up quarrel with my father and refused to take me with them to my matrimonial house. At that time the relatives who had come for marriage intervened and after the marriage ceremonies were over, they sent me to my matrimonial house for cohabitation with my husband. Thereafter, on 26/05/2011 a ceremony of Pooja was fixed at my matrimonial house and for the said ceremony my father, mother along-with 20 – 25 relatives were present. However, on the pretext that the rice was inadequate on the day of marriage my mother-in-law Mrs. Sunanda Runwal, father-in-law Rajendra Runwal, maternal Aunt Mrs. Suman Lahoti, as well as my husband insulted my maternal relatives and sent them back. Then on the next day they denied to send me to my parent's house. However, my brother convinced them and they sent me to my maternal house. On the same night, my father-in-law came to my maternal house and took me to his house.

Initially, for 1 month they treated me well. Then, they used to verbally abuse me by stating that my father and mother did not give cash money in the marriage to my husband and therefore they asked me to bring Rs. 1/- Lakh from my father and mother. They also nagged me that I am not doing any household work and I cannot prepare food. In this manner they tried to harass me physically and mentally and treated me like a maid servant even though I fulfilled all my responsibilities as an obedient wife and a daughter in law. During the said period my mother-in-law took all the golden ornaments given to me by my father as Stridhan. Also, she took in her custody all ornaments given by them to me in my marriage and gave me a Mangalsutra to wear. Thereafter, they used to make phone calls to my father and

would tell him that the behavior of your daughter is not good, she is a girl of bad character and you take her back. My father and other relatives tried to convince them from time to time but there was no difference in their behavior.

In April, 2012 my husband doubted my character and stated that I was having an affair with a man called Hiten and physically abused me alleging that I had physical relations with other men, beat me and made me sit in Alto car stating that he will drop me to my maternal house, but he dropped me midway at Law College Road. Then, I made a phone call to my father and called him and again came back to my matrimonial house. My In Laws also verbally abused me in front of my father saying that I am a girl of unchaste character and did not listen anything, and did not allow me to stay back at matrimonial house and sent me back with my father. I stayed in my parents' house for 1 month. Meanwhile, my father tried to contact my husband as well as my in laws. But they did not give any response to my father. When my maternal family members visited my matrimonial house they told they will allow me stay with them only if I give them in writing that I will not commit suicide. On my denial to give this in writing, they sent me back to my maternal house. In May 2012, they lodged N.C. complaint against me at Deccan Police Station, with reference to this, in pursuance whereof we both were called at Police Station whereby our statements were recorded and the Police Officers gave warning to us and asked my husband to take me to his house. When I went with my husband to his house, my father-in-law and mother-in-law picked up quarrel with me and they went to the house of my husband's maternal aunt Suman Lahoti, and they conveyed to my husband that they will not come to the house unless he throws me out of the house. Because of which my husband got furious and in anger beat me without listening to my grievance. Thereafter I apologized to my father-in-law and mother-in-law and brought them home. Then, in October 2012 on the day of Dasara I did the pooja as per Hindu Rituals without the consent of my mother in law which upset my mother in law and in turn my mother-in-law started saying that I had no right to conduct any pooja in this house and told this fact to my husband because of which he beat me. I told about this incident to my father. at that instance my father asked me to remain calm and suggested that such petty quarrels are a part of life and that I should not get disturbed as things shall change soon. On the next day again my mother-in-law picked up a quarrel on the same pretext and when my husband came at home our quarrel was going on and without hearing anything, my husband beat me. I was frightened and made a phone call to my father and asked him to take me back to his house. Being provoked by the said reason my husband poured kerosene on me and I got unconscious. At that time my father, brother and uncle came to my matrimonial house. My In-Laws were in fear that my maternal relatives will lodge complaint against them hence; they convinced my father and brother and told that such

incidence will not happen again and they sent them back. On the next day when my father-in-law came back from duty in a drunken state, he abused me on the pretext of said incidence and he threatened me that he is working with the Police Dept and had good connection in Police and hence he would not let me and my parents live if we complained to the Police.

After 2-3 days my father-in-law told me and my husband that we should not live with them and he drove both of us out of the house and kept all the ornaments that I had received in my marriage with him. My husband then took a room on rent at Nanded Gaon, Vadgaon Dhayari and we started to live there. But there also my husband used to come late night fully drunk from work and used to beat me. On 3/12/2012 on my niece's birthday, I told him that I want go to my maternal house and I will come back, but for the said reason he again beat me and strangled my neck. Then, on 20/12/2012 he again picked up quarrel on some petty issue, and made me sit on the vehicle and told me that, now all his work is over and that he will me to my maternal house. Thereafter, he dropped me in front of my father's house and threatened to kill my maternal relatives and went away. Then, while I was at my maternal house at around 4.p.m. Ojas Runwal my brother- in-law called on my phone and informed that my husband left a letter at the door of their house at 123, Erandwane, Pune and left the house.

Hence, from 23/05/2011 to 20/12/2012 while I was living at my matrimonial house at 123, Erandwane, Pune, my husband namely, Siddharth, father-in-law namely, Rajendra Runwal, mother-in-law namely, Sunanda Runwal, and his maternal aunt namely, Suman Lahoti unanimously and among themselves for the reasons that, as cash amount was not given in marriage and since the arrangements were insufficient in marriage ceremony, demanded to brings Rs. 1/- Lakh from my father and mother, as I was unable to do the house hold properly, etc. for these reasons they harassed me physically and mentally and beat me up and my mother-in-law took in to her custody my gold ornaments of 20 Tolas worn by me during marriage and misappropriated the gold ornaments, hence, I have lodged legal complaint against all the four persons.

The above typed statement is correct to my knowledge.

Before me,  
Assistant Police Inspector,  
Deccan Police Station

sd / - xxx  
Mrs. Revati Siddharth Runwal

**IN THE COURT OF HON'BLE SESSIONS JUDGE, PUNE**

**AT PUNE**

Cr. Misc. Appl. No. 146/2013

Mr. Siddharth Runwal  
Age : 26 years, Occ : Business  
R/at 123, Erandwane, Pune

.... Applicant

V/s

**STATE OF MAHARASHTRA**  
(P.I. Deccan Police Station)

....Opponent

**FIRST BAIL APPLICATION FOR  
ANTICIPATORY BAIL UNDER  
SECTION 438 OF CRIMINAL  
PROCEDURE CODE.**

**CR No. 94/2013**

**Date Of FIR: 27/03/2013**

**Date of Incident: 23/05/2011 till Date.**

**Offence U/s 498 (A), 406, 323, 504, 506,  
34 of IPC.**

**The Applicant named above most humbly submits as under-**

That, the complaint has been lodged at the instance of one Mrs. Revati Siddharth Runwal R/at 14, Prabhat Road, Pune bearing crime registered No. 94/2013 for offences punishable U/s 498 (A), 406, 323, 504, 506, 34 of IPC against the present Applicant and other co accused Mr. Rajendra Runwal who is the father of the Applicant, Mrs. Sunanda Rajendra Runwal who is the mother of the Applicant and Mrs. Suman Lahoti who is the aunt of the Applicant.

**The case of the Prosecution is as under:**

It is alleged that the Complainant got married to the Applicant on 23/05/2011 at Alalndi Road, Pune It is further alleged that in the said wedding the father of the Complainant gave the Complainant a necklace of 6 tolas, ear rings of about 2 tolas to the Complainant and the Applicant was also give a gold chain worth 1 tola and two rings worth ½ tolas each. It is also submitted that during the said wedding the father of the Complainant also gifted the Complainant and a Alto Car and a Bike and other utensils required for the household purposes. The Complainant states that the father of the Complainant totally spent an amount of Rs. 12,00,000/- (Rupees Twelve Lakhs Only) for the purpose of the said marriage. It is further alleged by the Complainant that on the day of the wedding the Father- In-Law of the Complainant had asked the father of the Complainant to arrange meals both times i.e. morning and evening. However, it is alleged that since the food was not sufficient during dinner, the Father and the Aunt of the Applicant i.e. the Accused No. 2 and 4 fought with the father of the Complainant and denied taking the Complainant to her marital house. It is submitted that, at that instance all the relatives attending the wedding intervened and thereafter the Complainant went to her matrimonial house. The Complainant further submits that for the first one month after marriage the Applicant treated the Complainant properly. However, it is submitted thereafter the Complainant has alleged that since the parents of the Complainant had not paid the Applicant cash at the time of the marriage, compelled the Complainant to get Rs. 1,00,000/- (Rupees One Lakh Only) from the parents of the Complainant and hence would harass the complainant mentally as well as physically. It is further alleged by the complainant, that her Mother-In-Law i.e. the Accused No. 3 had taken away all the gold ornaments presented to the Complainant at the time of her marriage by the Applicant as well as by the parents of the Complainant and would often call the father of the Complainant and complain that the behavior of the Complainant was very bad and that the Complainant would misbehave. The Complainant further alleges that in In April, 2012 the Applicant doubted the character of the Complainant and stated that she was having an affair with a man called Hiten and physically abused the Complainant alleging that the Complainant had physical relations with other men. The Applicant verbally as well as physically abused the complainant and dropped the Complainant to the house of the Father of the Complainant. It is submitted that thereafter the father

of the complainant brought the complainant back to her matrimonial house, however, the Applicant and the other Accused denied keeping the complainant with them and asked the complainant to not keep any relations with the Applicant. It is submitted by the Complainant that after a few days, the Complainant came back to her matrimonial house, the Applicant agreed to allow the Complainant to stay in her matrimonial house if and only if the Complainant agreed to give in writing that the Complainant shall not commit suicide, which the Complainant was not ready to do so and therefore the Complainant went back to the house of her parents. It is further alleged by the complainant that in May, 2012 the Applicant filed a non cognizable case against the Complainant with the Deccan Police Station and after settling the dispute the Complainant came back to her matrimonial house. That the Complainant further alleges that, after staying for some time the Accused No. 2 and 3 started fighting with the Complainant and shifted to the house of the Accused No 4 and told the Applicant that they shall not return home until the Applicant throws the Complainant out of the house.

The Complainant further stated and submits that the Accused no. 2 removed the Applicant and the Complainant out of his house and thereafter the Applicant and the Complainant started staying together in a rented room in Vadgaon Dhayari. It is further alleged that even then the Applicant would beat the Complainant. That on 03/12/2012, when the Complainant informed the Applicant that the Complainant wanted to attend the birthday of her brother's daughter, the Applicant beat the Complainant and threatened to kill her.

The Complainant further stated and submits that on 20/12/2012 at about 10.00 am, the Applicant dropped the Complainant at the house of the parents of the Complainant and thereafter at 4.00 pm the complainant received a call from her Brother-In-Law that the Applicant has written a letter in which the Applicant has stated that he is leaving the house and accordingly has left house and gone, and therefore the complainant has registered No. 94/2013 for offences punishable U/s 498 (A), 406, 323, 504, 506, 34 of IPC against the present Applicant.

That the Accused No 2, 3 and 4 had preferred an Anticipatory Bail Application bearing No 40/2013 before the Hon'ble High Court and the same was allowed by the Hon'ble Court. It is further submitted that in the said order the Hon'ble High Court has categorically stated that there is evidence that he Applicant was fed up with the atrocities of the Complainant and the Hon'ble High Court has also further observed that these are not recovery proceeding and therefore custodial interrogation of the Applicants was not necessary.

The Applicant further submits that being tired of the atrocities committed by the Complainant; the Applicant left the Complainant at her parent's house at Prabhat Road to stay for 5 days and thereafter went to Lavasa to work as a fabricator with a

contractor. It is further submitted that since, the Applicant is residing at a workers camp in Lavasa and working as fabricator. That, the contractor has also stated that since Dec. 2012 the Applicant has been staying in Lavasa and earning about Rs 200 – 250 per day.

**Therefore, the Applicant is approaching this Hon'ble Court u/S. 438 of Criminal Procedure Code for the grant of Anticipatory Bail on the following amongst grounds thereto.**

1. That the allegations against the Applicant stand fallacious and are baseless. The Applicant is falsely implicated without any material evidence whatsoever against the Applicant and deny that they have ever committed any offence as alleged by the Complainant.
2. That the Applicant categorically denies each and every statement mentioned in the FIR by the Complainant as totally untrue and misleading. It is a trite law that to commit a particular offence mens rea is important and mere suspicion gives benefit of doubt to the Applicant as the entire FIR revolves around suspicion on the Applicant and nothing concrete to support.
3. That the Applicant has been falsely implicated in the said case as the Applicant on 01/05/2012 wrote a letter to the Deccan Police Station and informed the said Police Station that the Complainant would continuously fight with the Applicant and the Accused and would also threaten to commit suicide.
4. That in pursuance of the Complainant made by the Applicant, the Deccan Police Station summoned the Applicant and the Complainant where the statements of the Complainant as well as the Applicant were recorded by the Deccan Police Station and accordingly the dispute between them was settled.
5. That on 05/11/2012 the Accused no 2 had informed the Deccan Police Station that on 27/10/2012 the Applicant and the complainant had left the house of the Complainant and that the Complainant had left the house of the Complainant and that they were residing separately as the Complainant would mentally harass the Applicant and the Accused. That the FIR has been lodged on 27/03/2013 i.e. after a period of five months which only signifies that the complainant has registered the same with an ulterior motive of harassing the Applicant.
6. That the Accused no 3 on 30/12/2012 has informed the Deccan Police Station that on 20/12/2012 the Applicant wrote a letter and stated in the same that being tired of the harassment caused by the Complainant left the house and has gone missing and accordingly the Accused no 3 has registered a missing Complaint of the Applicant with the Deccan Police Station.

7. That being aggrieved by the harassment and threat of the complainant the Accused No 2 on 12/01/2013 has also informed the Office of the Commissioner of Police about the various incidents of torture between the Complainant and the Applicant and has also informed that the applicant and the Complainant were not residing with the Accused No 1 and therefore, since the Applicant has been missing, the complainant is using the Police machinery to pressurize the Applicant.
8. That the custodial interrogation of the present Applicant is not necessary and that no meaningful purpose going to be served by arrest and keeping the Applicants in Custody as nothing has so be recovered at the instance of the present Applicants.
9. That, need for custodial interrogation of the present Applicant is not at all required as nothing has to be recovered from the present Applicant and the Applicant is in no way even remotely connected with the present offence.
10. That the Applicant undertakes that he will not tamper with the evidence of the prosecution and are ready to abide any condition put by this Hon'ble Court.
11. That it is a settled law that for making search and recoveries the custodial interrogation of the Applicant is not necessary.
12. That the Applicant is ready to furnish surety to the satisfaction of this Hon'ble Court.
13. That the Applicant is ready to cooperate with the investigation machinery as and when required and directed by this Hon'ble Court.
14. That the Applicant is ready to visit the police station as and when required by the investigating agency in order to investigate the matter.
15. That the Applicant is ready and willing to abide by any conditions as may be imposed on them by this Hon'ble Court.
16. That the above named Applicant submits that he will not jump over the process of bail and liberty given to them by this Hon'ble Court.

The Applicant therefore, prays that:-

- (a) That this Hon'ble Court may be pleased to release the Applicant on anticipatory bail in crime registered No. 94/2013 for offences punishable U/s 498 (A), 406, 323, 504, 506, 34 of IPC with the Deccan Police Station forthwith on such terms and conditions as this Hon'ble Court may deem fit to impose in the circumstances of case:
- (b) For such other and further relief's as this Hon'ble Court may deem fit to grant in the circumstances of the case.

For this act of kindness the Applicant as in duty bound shall ever pray.

Place: Pune

Date: 09/05/2013

Advocate for Applicant

Order below Ex. 1 Cri. Misc. Appln. No. 146/13

- 1] The applicant **Siddharth Runwal**, having had apprehension of being arrested in the C.R. no. 94/13, registered u/Ss. 498-A, 406, 323, 504, 506 R/w 34 of IPC has moved this application and prayed for making the ad interim anticipatory bail order dt. 09/05/13 absolute.
- 2] It is the allegation that in between 23/05/2011 to 20/12/2012, when applicant's wife Revati had resided at her matrimonial home, situate in 123, Erandwane, Pune, the applicant and his parents in furtherance of their common intention meted out ill treatment on the ground of cash amount of Rs. 1,00,000/- and on the plea that informant had no skill to discharge domestic duty to the satisfaction of the applicant and her in laws. In addition, it is alleged that the informant has been expelled after meting out ill treatment by removing her 20 tolas gold ornaments, which are misappropriated.
- 3] In the application, it is the contention that a false report has been lodged after considerable delay only to humiliate the applicant. That, the informant never behaved as a dutiable wife. Therefore, applicant had asked the informant to give undertaking before police to behave nicely but she refused to do and has preferred to reside with her parents on her own accord. That, the other accused are enlarged on anticipatory bail as per the order in bail application no 40/13 of Hon'ble High Court. Hence, on the ground of parity, also, anticipatory bail has been claimed.
- 4] In application it is the contention of the applicant that, the applicant has the document involving a conversation between the complainant and her one male friend named Manas Shah, wherein complainant has categorically admitted that the complainant is in love with a boy called Hiten and he was the best person she met.
- 5] The prosecution has opposed the application on the premise, since the date of registration of the crime, applicant had evaded arrest and thereby had forfeited right to claim anticipatory bail. Further, it is the contention that ornaments which reported to have withdrawn by the applicant from the person of his wife, are yet to be recovered. Also it is the contention that facebook conversation relied by the applicant has been downloaded by hacking the email address of the complainant and therefore, custodial interrogation of the accused no. 1 is mandatory. Hence, for thorough investigation of the crime, prosecution has prayed for rejection of the application.
- 6] While considering the ground of parity, on the premise, other 3 accused viz. **Rajendra Runwal, Mrs. Sunanda Runwal and Suman Lahoti** are enlarged on anticipatory bail by Hon'ble High Court, applicant cannot claim benefit of above said order for the simple reason he had evaded arrest from the date of

crime and did not allow his address to be known to his parents. Hence, they could not supply the same to the police. Hence, considering the allegations appeared against applicant and his conduct of evading arrest, months together and thereby stalling investigation of the crime and recovery of the property involved therein, grant of bail will amount to overriding the provisions of Sec. 438 Cr. P. C.

- 7] It is settled proposition of law that one who evades arrest on flimsy ground and causes impediment in investigation of the crime, in order to find out truth thereto, has no right to claim anticipatory bail. Hence, on this premise also, application deserves to be rejected. Hence, the order;

:Order:

The application is rejected.

Dt. 28/05/2013

Addl. Sessions Judge, Pune

**IN THE COURT OF HON'BLE SESSIONS JUDGE, PUNE**

**AT PUNE**

Cri. Misc. Appln. No. 101/2013

- 1] Rajendra Runwal  
Age : 51 years, Occ.: Service,
- 2] Sunanda Rajendra Runwal  
Age : 49 years, Occ.: Household  
Both R/at: 123, Erandawane, Pune
- 3] Suman Lahoti  
Age: 57 years, Occ.: Nil  
420, Erandwane, Pune

**.....Applicants**

V/S

State of Maharashtra  
Through Deccan  
Police Station C.R.No. 94/2013

**..... Opponent**

**First Bail Applications.**

**Applications U/s. 438 of Cr. P. C. for  
Anticipatory Bail.**

**Charge Sheet not filed.**

**MAY IT PLEASE YOUR HONOUR**

The Applications above named most respectfully submit as under:-

That, on 26/03/2013 an offence U/s. 498 – A, 406, 323, 504, 506 r/w. 34 of IPC has been registered against three Accused persons.

As per the FIR of Mrs. Revati Runwal, who is daughter in Law of Applicants No. 1 and 2. Applicant No. 3 is sister of Applicant No. 2. The said Mrs. Revati Runwal is wife of Siddharth Runwal they both were married in March, 2011, from the said, Complainant alleged in complaint that all these Applicants are harassing, torturing the Complainant since marriage and hence she has filed the present complaint.

In fact real story is that Complainant and her husband were residing separately. Thereafter husband of Complainant i.e. son of Applicant No. 1 and 2 was missing and hence Applicant No. 1 had filed a missing complaint with Deccan police Station. Thereafter the Applicants never tortured the Complainant, but she was having disputes with her husband as the husband felt that the Complainant even after

the marriage was having an affair with a man called Hiten and hence the Complainant, to harass the Applicants filed present complaint.

That, all the Applicants have not committed any offence but they been falsely implicated in the said crime and therefore apprehending their arrest on such false and frivolous allegations at the hands of Deccan Police Station and therefore approaching this Hon'ble Court for their anticipatory bail on following among other grounds:-

#### **GROUND**

- A. That these Applicants have not committed any offence but they have been falsely implicated in the present crime.
- B. That the Applicant No. 1 is government servant and working as police constable from last 35 years in Pune city without any stigma.
- C. That Applicant No. 2 is wife of Applicant No. 1 is 49 years old and suffering from Arthritis and also from various ailments due to old age, Applicant No. 3 sister of Applicant No. 2.
- D. That these Applicants were residing separately from the Complainant and hence there is no chance of harassment to complainant by the hands of Applicants.
- E. That the Complainant's husband was missing and hence to harass the Applicants the Complainant is trying to implicate them in false and bogus case.
- F. That the Complainant was having disputes with her husband, but to save herself she has filed complaint against these Applicants.
- G. That due to harassment at the hands of Complainant, her husband left his home.
- H. That these Applicants never ill treated the Complainant.
- I. That, considering facts and circumstances of the case it is clear that, all the Applicants have falsely implicated in the said crime.
- J. That considering facts and circumstances there is no any question of recovery and / or discovery at the instance of these Applicants.
- K. That if the Applicants are arrested then there will be harm to the reputation of the Applicants.
- L. That, all the Applicants are from respectable family having no criminal antecedence against them.
- M. That, this is the first alleged offence registered against these Applicants.
- N. That if the Applicants are released on bail then they will not commit any offence.
- O. That, if the Applicants are released on bail then they will not tamper with the prosecution witness.

- P. That these Applicants are ready and willing to abide by all the terms and conditions imposed by the Hon'ble Court for their release on anticipatory bail.
- Q. That, these Applicants are ready and willing to furnish surely for their release on bail.

**It is therefore prayed that,**

- 1) Applicants may kindly be granted ad interim anticipatory Bail in the event of their arrest at the hands of Deccan Police Station vide C. R. No. 94/2013, U/s 498-A, 406, 323, 504, 506 r/w, 34 of IPC.
- 2) Applicants may kindly be granted Anticipatory Bail in the event of their arrest at the hands of Deccan Police Station vide C. r. No. 94/2013, U/s. 498-A, 406, 323, 504, 506 r/w. 34 of IPC.
- 3) Any other order in the interest of justice may kindly be passed.

**AND FOR THIS ACT OF KINDNESS THE APPLICANTS SHALL PRAY EVER.**

Pune

Date: 30/03/2013

**Advocate for Applicants**

**Note:** No anticipatory bail Application has been filed and / or pending before any court.

**Advocate for Applicants**

### **Order below Exh. 1 in Cri. Bail application No. 101/13**

1] Applicants have filed this application under section 438 of Cr.P.C. for anticipatory bail in the event of their arrest by Deccan Police Station in CR No. 94/13 registered on the complaint of Mrs. Revati Runwal for the offence punishable u/s 498-A of IPC.

2] It is contended that, daughter-in-law of Applicant No. 1 Mr. Rajendra Runwal has filed FIR with Deccan police station alleging that applicants caused ill treatment to her. It was alleged that applicants took away her gold ornaments and she was driven out of the house. It was also alleged that husband of complainant has left the house and his whereabouts are not known. It was alleged that son of applicant No. 1 taken complainant on his motor-cycle on the pretext of leaving her to her maternal house, but he took her at some other place and left there. Thereafter she came to her maternal house and lodged complaint the against Applicants.

3] It is contended that, applicants are noway concerned with the case. Applicant No. 1 is government servant and working as police constable in Pune city. Applicant No. 2 is wife of applicant No. 1 applicant No. 3 is sister of applicant No. 1. Applicant No. 1 is suffering from arthritis. It is contended that, applicant and her sister are residing separately. The applicant were not residing along with complainant therefore, there was no question of causing any ill-treatment to her. It is also contended that the rather it was the Complainant who is a lady of bad character and hence she is falsely implicating the present Applicants. It contended that, complainant left matrimonial house along with her ornaments. Therefore, nothing is to be recovered from the applicant, hence Custodial interrogation of applicants is not required. The applicants are ready to attend police station and abide by any conditions imposed the court. Hence, they prayed for anticipatory bail.

4] Notice of this application was issued to investigating officer, who filed reply, wherein brief facts of the case are narrated. Bail of applicants is objected on the ground that, gold ornaments of complainant are to be recovered from the applicants. The whereabouts of husband of complainant are to be traced. The custodial interrogation of applicants is required. Hence, it is prayed that application for the anticipatory bail be rejected.

5] Heard learned advocate Shri. Arjun on behalf of Applicants and DGP Smt. Wagh, for State.

6] On going through the submissions of rival parties, following points arise for my determination. I record my findings against them for the reasons discussed below.

<i>Points</i>	<i>Findings.</i>
1] Whether applicants are entitled for anticipatory bail?	In negative.
2] What order?	As per final order.

**-Reasons-**

7] Perused complaint. Admittedly, complainant is daughter-in-law of applicant Nos. 1 and 2. Complainant married to son of applicant Nos. 1 and 2 on 23/05/2011. It is alleged that in the said marriage, father of complainant gave gold ornaments of 10 tola to complainant. Similarly, he gave Alto car and Pleasure scooter also. It was also alleged that on the date of marriage, applicant Nos. 1 and 3 had quarrel with the father of complainant as there was shortage of meal in the marriage function. But the said dispute was settled. Thereafter applicant refused to send complainant to her maternal house. The brother of complainant, negotiated with applicants, hence, she was allowed to visit her maternal house. It was also alleged that complainant was treated properly only for a month, thereafter applicants started demanding Rs. 1 lac from complainant. They used to find fault in the work of complainant. It was also alleged that in April 2012, husband of complainant abused and assaulted her and left her at mid way at Law College road, thereafter she called her father and her father brought her to her matrimonial house, but they refused to take her, and sent her with her father to her maternal house. The father of complainant talked with the applicants. But, thereafter complainant stayed with her parents. In the month of May 2012, she lodged complaint with Deccan police station. The applicants were called by police for settlement. The applicants took complainants to their house but, thereafter complainant was assaulted by her husband and applicants.

8] It was also alleged that applicant Nos. 1 and 2 drove complainant and her husband out of the house, thereafter, they started residing separately at Nanded city, Pune. On 3/12/2012 husband of complainant returned home under the influence of liquor and tried to strangulate her. There was quarrel between them. Thereafter on the next day complainant came to her maternal house. On the same day, at about 4 pm, other son of applicant No. 1 Ojas informed complainant that her husband left house without any reason. Thereafter the complainant lodged complaint with police.

9] On the basis of said complaint, learned Advocate Shri. Arjun has vehemently submitted that, Applicant No. 1 is member of police department. He is serving for last 30 years. He never tortured or harassed complainant. But he was falsely implicated as the Complainant herself is unfaithful and never fulfilled her marital obligations. He also submits that, due to ill-treatment of complainant, her husband left and his whereabouts are not known. Therefore, applicant No. 1 has already lodged missing report with police. He also submits that while leaving house. Complainant had taken her belongings with her. Therefore, nothing is to be recovered at the instance of applicants.

10] On the other hand, learned DGP Smt. Wagh submits that, crime is registered recently prior to that, complainant had lodged N.C report. In pursuance of the same, applicants were called by police and there was settlement of dispute. In Spite of the same, there is no improvement in the conduct and behavior of applicants. She submits that, the father of complainant had given number of articles in the marriage of complainant. Out of them, Alto car and Pleasure Scooter is returned to the father of complainant and rest of the articles is with applicants.

11] On going through the complaint, it appears that, the complainant has given various incidents. *Prima Facie* it appears that, Complainant was harassed for non-fulfillment of demands. She was driven out of the house. It appears that husband of complainant has left the house without giving any whereabouts to the Polic, therefore, it was expected from him to make inquiry about his son. But, he has simply lodged missing report and kept quiet, it appears that, the allegations made against applicants are required to be investigated, similarly, articles are to be recovered from the applicants. On going through the complaint, it cannot be said that allegations made therein are utterly false. Therefore, interrogation of applicants in respect of the allegations made in the complaint is required. Therefore, this is not a fit case to grant bail in the event of arrest of applicant's by Deccan Police Station. Hence, I answer the point No. 1 in negative and pass the following order.

**-Order-**

Application stands rejected.

Pune:

Date: 02/04/2013

Addl. Sessions Judge, Pune.

IN THE HIGH COURT OF JUDICATURE AT BOMBAY.  
CRIMINAL APPELLATE SIDE JURISDICTION.

CRIMINAL APPLICATION NO. 40 OF 2013

Rajendra Runwal & others ...Applicants

V/s.

The State of Maharashtra ...Respondent

Ms. Vijaya Choudhary Adv. for the applicant.

Ms. M. H. Atre APP for the State.

Not on board. Taken on board.

- 1) Heard. Perused the papers. This is an application under section 438 of Code of Criminal Procedure, 1973. The application are apprehending their arrest in crime no. 94/2013 registered at Deccan Police Station, Pune on 27/03/2013 for offences punishable under sections 498 (A), 406, 323, 504, 506, R/W S. 34 of the Indian Penal Code.
- 2) The application no. 2 is the wife of applicant no. 1. The applicant no. 3 is the sister of applicant no. 2. The son of the applicant no. 1 & 2 namely **Siddharth Runwal** was married to **Revati** on 23/05/2011. It is the case of the prosecution that soon after marriage; a discordant note has struck between **Revati** And her husband as well as the other members of the family. On 05/11/2012 the applicant no. 1 had lodged a report at Deccan police Station contending therein that his son **Siddharth** and his wife **Revati** were perpetually quarreling in the house. The elder members of the family and the relatives had made several efforts to convince them to not to quarrel. The applicant no. 2 is a patient of arthritis and she was suffering from mental depression due to quarrels between Siddharth and Revati.
- 3) Since 25/10/2012 Siddharth and Revati had started residing separately, on 20/12/2012 Siddharth had left the house without informing anybody. However, while leaving the house he had left note at the doorstep of the house of the applicant no.1 in which he had contended that he was fed up of the atrocities of his wife and therefore he was leaving the house. It is further case of the prosecution was that on 20/12/2012

itself the complainant **Revati** was informed by **Ojas Runwal** that her husband had left the house. However, **Revati** had not taken any steps. The applicant no.2 had lodged a mission report on 20/12/2012 itself and the police machinery still in search of **Siddharth**

4) **Revati** has alleged in the FIR that on 20/12/2012 her husband had dropped her at her parent's house and was not heard about thereafter. Even after she was informed that he was mission she has not taken any steps.

5) On 27/03/2013, **Revati** has lodged a report at Deccan Police Station alleging therein that she was meted with ill-treatment and cruelty at the hands of the present applicants that the ornaments which were given to her by her parents at the time of the marriage are at the custody of the applicants, and hence the crime is registered against the present applicants.

6) It is seen from the F.I.R. that the complainant **Revati** has categorically stated about the ill-treatment meted to her during the period 23/05/2011 to 20/12/2012. It is almost 4 months that the son of the applicants is missing. There is evidence that he was fed up with the atrocities of the complainant. The complainant was residing separately since 25/10/2012. Learned counsel for the applicant submits that in fact it is the applicants who are harassed at the hands of the complainant. They have no knowledge about the whereabouts of their son **Siddharth**. The applicant no. 3 is an old aged woman applicant no. 1 & 2 are also omnibus in nature. The learned APP submits that the present applicants had ill-treated the complainant for considerable period of time and therefore she had to live separately with her husband. Learned APP further submits that the custody of the applicants is necessary to recover the golden ornaments which were gifted to the complainant at the time of marriage. In any case it is not recovery proceeding. Learned counsel for the applicant submits that when the couple left the house of the applicants she had taken away along with her all the belongings and therefore the ornaments are not in the custody of the present applicants. Hence a prima facie case is made out for grant of pre-arrest bail. However these observations are prima facie in nature. The application need to be allowed.

## **ORDER**

- i) Application is allowed.
  
- ii) In the event of attest, the applicants be enlarged on bail on furnishing P.R. bond in the sum of Rs. 15,000/- and one or two sureties in the lime amount.
  
- iii) Applicants shall co-operate with the investigating agency and report to the investigating officer as and when called.
  
- iv) Application is allowed and disposed off in above terms.

Shri. Siddharth Rajendra Runawal  
R/at. 123, Erandwane, Pune  
Date: 01/05/2012

To,  
The Senior Police Inspector Saheb,  
Deccan Police Station,  
Pune

**Subject: Regarding family problem.**

Sir,

My marriage was solemnized last year on 23<sup>rd</sup> May, 2011. My family comprises of my father, mother and younger brother. My mother is housewife and she is suffering from arthritis. My father, brother and myself, we all are working. My wife Revati Runwal is a housewife. When all three of us used to go for work, quarrels took place between my wife and my mother. If my mother talked something on any domestic issue, my wife used to give evasive reply to my mother, whenever I tried to speak with her, she used to pick up quarrel in loud voice. My wife has many times asked me to divorce her and three to four times threatened me to commit a suicide. Twice she left house without informing me anything. Being fed up with her threats, I dropped my wife to her maternal house and informed her father and brother about these things. On the same night her father and brother came to our house. But as my father had suffered Paralysis just four days back and as the doctor advised him to take rest and not to take tension. I, requested them to go back and told that within 15 days or a month, on the improvement in health of my father, I will call them. Yesterday on 30<sup>th</sup> April, 2012, my wife's father, mother, brother, maternal uncle and aunt all convinced my wife and brought her to my house. They also took me in confidence. Since my wife was of short temper, and as could not control her anger, I requested them to accept the said fact and give in writing, initially they denied but then got ready. When I asked them to give this statement in writing at the police station, then all of them left the house threatening us by saying, "this is enough, now we shall see what to do."

I am the elder son of the house and there is danger to my life. Hence, I humbly request you please to take serious cognizance of this matter.

Yours faithfully,

Sd/-xxx

Siddharth Rajendra Runwal

**STATEMENT DATE: 06/05/2012**

I, Mrs. Revati Siddharth Runwal, Age 24 years, Occup. – Housewife, R/at 14, Prabhat Road, Pune do hereby give this statement in person that, I am staying at the above given address with my husband, father-in-law, mother-in-law and younger brother-in-law, namely Ojas, age 23 years. I am a housewife. My husband is doing business of fabrication.

On 13/4/2012 as I was having a problem and due to the dietary restrictions of my father-in-law, my mother-in-law asked me to go to my maternal house. Accordingly, I went to my maternal house at 14, Prabhat Road, Pune. On 15/4/2012 as I was late in coming to my matrimonial house, the family members of the house picked up quarrel with me and my husband drove me out of the house, hence I went to my maternal house again. My husband lodged complaint with Deccan Police Station that I have left the house. Hence, today I, my father and mother, as well as husband have remained present at Deccan Police Station. Because of the compromise between us, I shall go to my matrimonial house with my husband. The warning has been given to me as not to quarrel with my husband, father in law and mother in law in future.

My above typed statement was read over to me, which is correct as per my knowledge.

Hence this statement is given in writing.

Before me,

Police Sub Inspector,  
Deccan Police Station, Pune

**STATEMENT (06/05/2012)**

I, Siddharth Runwal, Age 27 years, Occup.-Business, R/at 123, Erandwane, Pune do hereby give this statement in writing that, I am residing at the above given address with my father, mother, wife Mrs. Revati, age 24 years and younger brother namely Ojas, age 23 years. I am doing business of fabrication.

On 1<sup>st</sup> May, 2012, I lodged complaint that my wife Mrs. Revati had a quarrel in the house and she left the house. As she is of angry nature, she may do something in fit of anger. In pursuance of said application the police have called my wife, her father and mother at Deccan Police Station. Now, the compromise has taken place between us, and my wife has promised that she will not leave the house in anger and she will not commit any wrongful act or quarrel with my family members. Hence, I am taking her at my above addressed house. As such in future I shall not cause harassment to her in any manner.

My above typed statement is read over to me, which is correct as per my knowledge.

Hence this statement is given in writing.

Before me,

Police Sub Inspector,  
Deccan Police Station, Pune

Senior Police Inspector Saheb,  
Deccan Police Station, Pune.

Date: 5/11/12

Hon, Police Inspector Saheb

Applicant: Rajendra Runwal

Sir,

This is a request application that, I Rajendra Runwal R/at 123, Erandwane, Pune was living at this place along with my elder son, daughter-in-law, and younger son. On some domestic reason always my elder son & daughter-in-law used to quarrel. Previously both of them were being called at Deccan Police Station and warning was given to them. We and our relatives have convinced both of them. However, there was no change in the circumstances and in their behavior. Hence to avoid some big quarrel out of usual dispute we told them to stay separately and happily. My wife is suffering from Arthritis for last 20 years. I, my younger son, are always out of house due to service.

My son and daughter-in-law have left the house on 25/10/2012 and went to stay elsewhere. If any dispute arise between them, they shall be responsible to settle the same. I, my wife and younger son as well as my relatives will not be responsible for the same. Please take note of this.

Yours faithfully,

Sd/- xxxx

Hon. Senior Police Inspector,  
Deccan Police Station, Pune.  
Humbly submitted...

Report : P.K.Taware , Police Naik, B. No. 3890.  
Deccan Police Station, Pune. Request for ...

Today the lady namely Mrs. Sunanda Runwal, age 47 years, 123, Erandwane, Pune has given missing complaint that, today on 20/12/2012 her son namely Siddharth Runwal, age 27, has left the house at 14:15 p.m. hours. The said complaint is enclosed herewith.

Hence entry in this context may be made in Station Diary and persons missing register and investigation may be handed over to the In-charge Officer, Deccan Police Station.

Humbly submitted  
Dt. 20/12/2012.

Submitted to A.P.I. Shri. Kale Saheb.  
Deccan Missing Register No. 13/12  
S.K.E.No. 19/12, dt.20/12/12.  
Entry is taken at 15/30 hours.

Sd/- xxx  
Police Naik,  
Deccan P.S. Pune.

**Person Missing Form (Information of No. 1 to 15)**

1. Name of the informer: Mrs. Sunanda Runwal, age 47,  
R/at 123, Erandwane, Pune
2. Name and description of missing person: Siddharth Runwal
3. Relation with missing person: Mother
4. Date, time and place when missing: On 19/12/2012 at 22.00 hours.  
Person was lastly seen Name and: At residential house of the  
Address of person who lastly saw. informer,  
123, Erandwane, Pune
5. Whether any incidence happened before missing: Quarrel with the wife
6. Habits of missing person: ---
7. Languages spoken: Marathi and Hindi clearly
8. Places where missing person was regularly going: -----
9. Whether the person was harassed? Yes
10. Names and addresses of Relatives and friends Govind Bhave, Age 31, Flat No.  
389, Erandwane, Pune
11. Whether having cash amount with him? Cannot be said.
12. Whether missing person left previously? --
13. Cause for delay made in informing about missing person: --
14. Date and time of information: On 20/12/2012 at 18-15 hours.
15. Name and designation of Incharge : P. K. Taware, Police Naik, 4401.  
Officer registering the complaint. Deccan Police Station, Pune

Sd/- xxx3890

Date: 20/12/2012

P.N. Deccan P.S., Pune

**Statement Date 20/12/2012**

I, Sunanda Rajendra Runwal Age 46, Occ. Housewife, R/at – 123, Erandwane, Pune do hereby give this statement in person, that I am a housewife and live with my family at above mentioned address.

I have two sons, my elder son named Mr. Siddharth Runwal aged 27 Years got married around 1 ½ years. Because of some family disputes he left house around 2 months before to live separately with his wife.

He has not communicated his address of residence and we have not tried to find it out either.

Today, on 20.12.2012 at around 2.15 p.m. I came home and found a letter stuck on the door wherein it was written that “I am leaving home for the reason that I am being harassed by my wife. Do not try to find me.”

From the handwriting I recognized and confirmed that the letter is written by my son Mr. Siddharth, and hence making this complaint of his missing.

His description is as below:

Name – Siddharth Rajendra Runwal

Age – 27 Years

Scout body, Height 5’8”. Colour-fair,

Face upright, Missing with 2 Wheeler

Honda Splendor Vehicle No. MH-12, ZF-130

### **Undated letter written by Siddharth**

Mummy-Papa, Please forgive me. After my marriage frequent quarrels were taking place in our family as I knew that my wife would constantly chat on the internet with other males and at one time I also over read that my wife was writing to her friend that she loved a boy called Hiten and that he was the best. My wife was always threatening me that she shall commit suicide, as she wanted to stay separately with me. Being fed up with her threats I decided to live separately. However, even after staying separately threats of my wife continued. Being fed up with her threats, I also met my father-in-law many times and told him about the behavior of my wife. But my father-in-law never stood by my side. On the contrary he is alleging that you cannot maintain your wife properly. Revati is taking undue advantage of it. Previously she was giving threats to commit suicide. Now at the instigation of her maternal relatives, now she is giving threats that she will ruin our family. She goes anywhere without informing me. If any dispute arises in the house she goes out of the house at anytime in the night. When I use to return late from work she use to doubt my integrity and character with false allegation of having a relationship with some other person. I am fed up of such things. The girl for whom I have left the house she does not want me to live happily. Hence once and for all I am leaving for which my wife and her relatives only are responsible. When I tried to convey these things to my wife's family members they never tried to correct her behavior. And my wife continued fighting with me. Therefore, today morning I have dropped her at her maternal house. I feel bad that after my marriage, I was not able to give happiness to my father and mother. Don't try to find me. The maternal relatives of my wife are responsible for my present condition.

Hence please forgive me.

Yours,  
Siddharth

Out. No. 30/2012  
Deccan Police Station  
Date : 30/12/2012

To,  
The Incharge Officer,  
Press Room, Office of the  
Police Commissioner , Pune City,

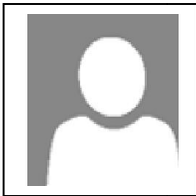
**Report: K.M. Vakade, Deccan Police Station.**  
**Sub: Regarding information to be published in newspaper  
for search to be made of missing person.**  
**Ref: M.M. No. 65/2012, dt. 20/12/2012. Deccan P.S.**

Sir,

With reference to the above mentioned subject it is requested that , Mrs Sunanda Runwal, who has informed on 20/12/2012 that, her son namely Siddharth Runwal , age 27, has left the house on 20/12/2012 around 14.15 p.m.by writing a letter saying that he is leaving the house and nobody shall try to find out his whereabouts and he left without informing anybody.

Following complaint is received by police station.

**Description of missing person:**



Name: Sidharth Runwal, age 27, stout body, height 5 ft. 8 inches  
Fair colour, face upright, slight beard and moustache, along with  
Honda Splendour vehicle No. MH-12-ZF-130. Wearing Jeans  
pant and T shirt. Can speak Marathi and Hindi languages.

Hence it is requested that, description of above person with photo may be published in your news paper.

Submitted through the Sr. Police  
Inspector Saheb,  
Deccan Police Station.

Humbly Submitted.  
Sd/- xxx Astt. Police Inspector,  
Deccan Police Station.

MISSING:

**Siddharth Runwal**

Pune:



Siddharth Runwal, 123, Erandwane, Pune,

This youth , on 20 December, left the house by dropping a letter that “I am leaving the house & don’t tray to find me”.

In this context his mother Sunanda Runwal (123 Erandwane, Pune) has lodged complaint with Deccan Police Station.

Stout body, height 5 ft. 8 inches, fair color face upright, is his description. This is an appeal if anybody gets any information about the above person, kindly contact Deccan Police Station.

To,

Hon Deputy Police Commissioner Saheb,  
Circle 2, Pune city.

Humbly submitted.....

Applicant: Rajendra Runwal, Occ. Police driver

Subject: Regarding mental harassment caused by my daughter-in-law Revati and her maternal relatives.

Sir,

With reference to the above mentioned subject I hereby make this application that, I am in service with Police Dept. of Pune City for last 31 years. At present I am working as a driver in Motor Transport Dept. Shivajinagar and presently I am posted as a driver with Joint Police Commissioner Saheb Pune City. I have 2 sons. My wife, son's and I are residing at 123, Erandwane, Pune. My wife is suffering from Arthritis since last 20 years.

The marriage of my elder son Siddharth was solemnized with Ms. Revati on 23<sup>rd</sup> May 2011. Her maternal house is at 14, Prabhat Road, Pune. After the marriage my daughter in law Sou. Revati stayed properly for 2-3 months. Thereafter, on petty reasons she used to quarrel with me, my wife, and son. We tried to convince her but she used to turn a deaf ear. In our absence when we all were out for work, my daughter-in-law used to quarrel with my ill wife. Then, we took her and our son in confidence and asked the reason. At that time it was given to understand that my daughter-in-law wants to stay separately. Hence my son was compelled to think about staying separately from us with a view that there will be change in the behavior and nature of my daughter-in-law Mrs. Revati. At that time I and my wife did not restrain them from living separately, we have nothing to say. On the contrary we told them that if you will be happy by living separately we have nothing to say. Hence on 27/10/2012 my son and daughter-in-law went to stay at Nanded City, Dhayari Gaon. Thereafter, I and my wife never went to visit them, but sometimes our son visited us. He told that there was no change in behavior of his wife. He informed that she always makes quarrel with him and gives threat to commit suicide. Due to her behaviors I left my Father and mother and stayed separately for her happiness, still I am suffering harassment in the new house as I was suffering earlier. And even after that we used to convince him and send him back.

While we were living together, on 1/5/2012 my son Siddharth, due to the harassment caused by daughter-in-law gave complaint application against our daughter in law, Sou. Revati with Sr. Police Inspector, Deccan Police Station. While my son and daughter in law went to reside separately again I gave another application that if there would be some quarrel between them, or if any improper incidence will happen we shall not held responsible for it. Only both of them and her maternal

relatives will be responsible for the same. Hence on 5/11/2012, again I gave Application with the Sr. Police Inspector, Deccan P.S.

While my son and daughter in law were staying separately, on 20/12/2012 when there was nobody in my house my son kept one chit on the door in which it was written that, "Mummy papa please forgive me. We are staying separately but still my wife is giving threats to commit suicide and leaves the house at night. I met my father in law and told him about the behavior of my wife, and on which asked me to make adjustments Due to harassment caused by my wife I am going to drop her at her maternal house and I am going away", from the said day my son is missing and we don't know his whereabouts. I have tried to find with my relatives at our village, but he was not found. While my younger son made phone calls to my daughter-in law she informed that she does not know anything. As my son was not found even after taking search on 20/12/2012, I went to the maternal house of my daughter in law and made enquiry. At that time her father and brother told me that nothing has happened. He has left Revati and gave threats that he shall arrange to get me removed from my job. Then I came back to my home.

From 20/12/2012 my son Siddharth is missing. He has not yet been found. Hence I, my wife and relatives all are anxious. My wife is ill and under mental tension. We cannot have sound sleep at night. His mother is always asking as to what would have happened to our son, whether he might have committed something wrong? In spite of that my daughter in law and her maternal relatives have filed complaint application against us with the police and Women Assistance Security Dept. And complaint is also filed with Women Support Centre, Dhayari Vadgaon. Hence, we are unnecessarily being harassed. At present daughter in law Revati is at her maternal house. And as I am in service with Police Dept. they are likely to take undue advantage and likely to file complaints, due to which I shall suffer in service. Hence my application may please be considered sympathetically and warning may please be given to my daughter in law and her relatives, not to behave in such a manner hereafter. And if anything would happen to my missing son Siddharth Rajendra Runwal and ill wife, then my daughter-in-law Revati, her father, mother, brother may please be held responsible for the same and action may please be taken against them.

Enclosed:-

1. Application given by son on 2/5/2012 against daughter-in-law Revati with Deccan Police Station.
2. Application given at Deccan Police Station regarding son and daughter-in-law has gone to stay separately.
3. Missing complaint given about son.
4. The letter written by son.
5. Application given by daughter –in-law Revati with Women Dept.

Humbly Submitted  
Dt. - /2/2013.

**IN THE COURT OF THE CIVIL JUDGE (SENIOR DIVISION) AT PUNE.**

Regular Civil Suit No. 541/2013

Mrs. Revati Sidharth Runwal

Age 24 years, Occup. Housework,

14,Prabhat Road,

Pune

.....Plaintiff

V/s.

1) Shri. Siddharth Runwal

Age 27 years, Occup.- Business and Agriculture,

2) Shri. Rajendra Runwal

Age 52 years, Occup.-Service and Agriculture

Deft. No. 1 &2 both R/ at 123, Erandwane, Pune

.....Defendants

Suit u/s 18(2) of the Hindu Adoption and Maintenance Act

The plaintiff above named respectfully submits to this Hon. Court as under:-

1) Description of Property:- A) Division Pune, Sub Div. Tal. Baramati and also within the limits of Gram Panchayat, Kalewadi, the properties described in sub clause A to C given below.

Sr.	Gat No.	Total Area H.R.	Assessment Rs.-ps.	Out of which Aread H.R.	Its assessment Rs.-Ps.
A	54	13-65	7-62	1-27	00-75
B	220	6-22	3-22	1-56	1-30
C	260	6-58	1-66	1-10	00.30

B) Division Pune, Sub Div. Tal. Baramati, within the limits of Gram Panchayat Mouje Korhale, Agricultural land bearing Gat No. 518 Totally admeasuring 3H, 71 R assessed at Rs. 8.53 ps. Out of which area of 35 R. land, assessed at Rs. 00.80 ps.

The aforesaid properties are hereinafter refered to as the 'Suit Properties'.

2) The properties described in para 1, sub para A and B, are the ancestral properties and defendant no. 2 is the father of defendant no. 1 And the deft No. 1 has

coparcenary interest in the said properties. On 7/12 extract and other records, name of defendant no. 2 is entered for Runwal joint family.

3) The plaintiff submits that her marriage was solemnized with defendant no. 1 as per Hindu Marriage and rites on 23/5/2011 at Vadmukhwadi, Tal. Haveli, Dist. Pune, at Chandrapool Mangal Karyalay.

4) The plaintiff submits that before marriage the plaintiff and defendant both were unmarried. And after the marriage relationship of husband and wife was created between them.

5) The plaintiff submits that the marriage proposal of defendant no. 1 was suggested to the father of plaintiff by his uncle Mohan Popatlal Khandelwal, Fl. No. 31, Nal stop, Pune. And programme for fixing marriage took place after the consent of both the parties. The father celebrated the marriage with great fanfare. By way of marriage father of Plaintiff gifted an Alto Car and Pleasure scooter to defendant no. 1.

6) The plaintiff submits that in the house of defendants mother of defendant no. 1 and wife of deft. No. 2 Mrs.. Sunanda Runwal, age 48 years and younger brother of deft. no. 1 Ojas Runwal are living together. The deft. No. 1 is carrying on business of fabrication and deft. no. 2 is in service in Police Dept. as a car driver of senior officer. The defendant no. 1 is getting income of Rs. 40,000/- out of his business. And deft. no. 2 is getting salary of Rs. 25000/- per month from Govt. service. The younger brother of deft. no. 1 Ojas is doing private job and earning salary of Rs. 15,000/- per month. Except the plaintiff nobody is depending on defendant no. 1. No issue is born out of the said wedlock.

7) The plaintiff submits that after the marriage she went to the house of deft. no. 1 and started their married life. After the marriage on 26/5/2011 religious ceremony of 'Satyanarayan Pooja' was completed at the house of defendants. On 27/5/2011 in the morning the deft. no. 1 dropped the plaintiff at her maternal house and on the same evening he brought her back at his house. After 15 days again dropped \_\_\_\_\_ at her maternal house. The plaintiff lived at her maternal home for 3 days and again went back to deft. no. 1 house.

8) The plaintiff submits that thereafter on the pretext that father of the plaintiff did not make proper arrangements in the marriage, the defendants and mother-in-law of the plaintiff started harassing her. Not only that the maternal mother in law of the

plaintiff Mrs. Suman Lahoti, 385, Erandwane, the Aunt of the deft. Complaint that she did not receive good food during marriage. The family of deft. Was totally under the influence of this Aunt.

9) She was harassed by mother-in-law and Aunt for the reasons as she did not get for not bringing proper gifts and valueables for mother in law Mrs. Sunanda and above maternal mother in law caused much harassment to the plaintiff. The plaintiff was doing all the domestic work properly. However her mother-in-law was making complaint unnecessarily. And deft. No. 1 was also beating and harassing the plaintiff at the instigation of his mother. Once the cousin brother of plaintiff Nitin Malhotra came to meet the plaintiff, at that time the plaintiff prepared some snacks,. At that time the defendant and mother in law Sunanda made complaint. The defendants always also used to complaint about eating habits of the plaintiff.

10) The plaintiff submits that during the period of 'Navratra', the father of the plaintiff Shri. Paresh Jaggad visited his Son-in-law alongwith some fruits. The plaintiff ate only one apple out of it. But it was complaint that the fruits were inadequate and there was a quarrel and the deft. no. 1 and his mother beat the plaintiff.

11) The plaintiff submits that after the said Navratra on occasion of Dasara, Basundi (Sweet Dish) was prepared in the house. The plaintiff ate Basundi and then the defendant and mother in law raised quarrel and poured kerosene on the plaintiff in the evening. Being frightened by the said incidence the plaintiff made phone call to her father. Her father, uncle and brother immediately went to the house of defendants. Till then with a view to destroy the proof the defendant forcibly made bath to the plaintiff. At that time maternal brother of plaintiff Satish Kataria and neighbourer Mahesh Jadhav made mediation and settle the matter.

12) The plaintiff submits that after some period the defendant taken the room at Nanded and the defendant no. 1 was doing business of fabrication there. The plaintiff lived with the defendant in the said room for 1 and ½ month. During the said period also the deft. No. 1 was not having tea in the morning nor taking lunch at home. Even though the plaintiff was preparing food he was not having lunch at home. He used to come at 6 p.m. at home and again used to go out. And used to come at home at late night, consuming liquor, he was not deliberately eating food prepared by the plaintiff and he used to abuse and beat the plaintiff.

13) The plaintiff submits that, on 5/3/2013, the 10<sup>th</sup> day rituals after death of grandfather of the deft. No. 1 was performed at Nigdi, Pune. However the defendant did not inform about his grand father's death to the plaintiff or her father. However father and uncle of the plaintiff went to the said ceremony as moral responsibility. At that time deft. No. 2 abused them. At that time relative of plaintiff and defendant Bhushan Koholi of Charholi Budruk made the defendants calm.

14) The plaintiff submits that the defendant is a very cruel person. Actually as per demand made by the defendants the father of the plaintiff gave gold ornaments of 10 Tolas and other many useful things and electronic things. As some rice was insufficient in the marriage, the persons of defendants family made quarrel with the father of the plaintiff and abused them. The said Smt. Suman Lahoti pulled the deft. No. 1 at the time of snatching photos and threatened to leave the plaintiff on the day of marriage. The plaintiff begged their apology, the plaintiff and her relatives also cried much, but she did not understand.

15) The plaintiff submits that after the marriage as per customs the defendant was ready to send the plaintiff at her maternal house. However the mother-in-law Mrs. Sunanda Runwal never gave such permission to the plaintiff. The defendant and mother in law were always nagging the plaintiff. And at the instance of mother and maternal aunt the deft. No. 1 under the influence of liquor was beating and harassing the plaintiff. The plaintiff used to clean the utensils of the bouse, but her mother in law used to throw the utensils and clothes and made the plaintiff to wash it again and again and also demanded to get cleaning of the house. However by making complaint that flooring is not clean the defendant used to beat the plaintiff. The defendant used to make phone call to the father and brother of the plaintiff and mother-in-law of the plaintiff used to call them at their house and insult them.

16) The plaintiff submits that, as the deft. no. 2 was possessed with the spirit every month and whenever the plaintiff was having menstrual cycles, she used to send the plaintiff at her maternal house. Once in the month of April the plaintiff requested the deft. No. 1 to take her at the maiden house. However the deft. No. 1 told that he has no time. And on one day without having bath the deft. No. 1 and mother in law forcibly made sit the plaintiff in the vehicle and he left her in the half way of her maiden house and aksed her to make phone call to her father.

17) The plaintiff submits that deft. No. 1 lodged false complaint against her at Deccan Police Chowky.

- 18) The plaintiff submits that her father and mother in law were frequently making demand with the deft. No. 1 to throw the plaintiff out of the house and on petty reasons they used to harass the plaintiff.
- 19) The plaintiff submits that the deft. No. 1 lodged complaint against her with Deccan Police Station on 19/12/2012 and also lodged complaint with Deccan Police station on 20/12/2012.
- 20) The plaintiff submits that she has no independent source of income. Hence it is necessary for the plaintiff to get maintenance amount from the defendant of Rs. 15,000/- per month. And for keeping the charge on the suit property of the said amount the plaintiff has filed the present suit before this Hon. Court.
- 21) The plaintiff submits that there is no dependent upon the income of the deft. No. 1 and the deft. No. 1 is competent to pay the above amount of maintenance.
- 22) The plaintiff submits that the persons from the house of defendant have harassed the plaintiff and gave her cruel treatment. And there is absolute danger to the life of the plaintiff from them.
- 23) The plaintiff submits that she has legal right to get income from the suit properties. However as the defendants came to know the said fact and they are trying to sell Gat No. 211 out of suit properties. And hurriedly they have published a Public Notice in the news paper Lokmat dt. 19/12/2012, in the name of Adv. Ganesh More and on 5/3/2013 the plaintiff has taken objection to the said public notice, through Adv. Manoj Tyagi. The plaintiff is filling separate application before this Hon. Court seeking relief of interim injunction, not to create third party charge on the suit property.
- 24) The cause of action for the present suit arose on 20/12/2012 when the defendant no. 1 driven out the plaintiff and thereafter it is arising day by day till the filling of the suit.
- 25) The suit property is situated within the local limits of jurisdiction of this Hon. Court. Hence this Hon. Court has jurisdiction to get filed the suit, to take hearing and to decide the suit on merits.
- 26) The suit property is valued for the purpose of jurisdiction, advocate fee and other reasons and necessary court fee stamp is paid thereon.

The plaintiff prays to this Hon. Court that:-

- A) The suit of the plaintiff may please be allowed and decree may kindly be drawn accordingly.
- B) The defendant may please be directed to pay amount of Rs. 15,000/- per month to the plaintiff towards maintenance.
- C) The charge of the plaintiff may please be kept on the suit property.
- D) The order of Permanent Injunction may please be passed against the defendants that either defendants or their heirs, assignees, attorney holder etc. should not create any third party charge over the suit property in any manner.
- E) The cost of this suit be awarded to the plaintiff from the defendant.
- F) Any other order in the interest of justice may kindly be passed.

Affidavit in support is filed herewith.

Pune,

Date: 5/3/2013

Advocate for plaintiff

Plaintiff

### **Verification**

Mrs. Revati Runwal, age 24 years, Occup. – Housework, R/ at 14, Prabhat Road, Pune do hereby state on solemn affirmation that the contents written in the above suit are true and correct to the best of my knowledge, belief and information. And for the truthness of the same ,I have signed hereunder at Pune.

Plaintiff

## **AFFIDAVIT**

I, Mr. Shivaji Borate, Age : Adult, Occupation : Business, R/at : Having Office at : S. No. 359/2/7, Om Nagar, Kondhwa (BK) Near Khandoba Temple, Pune 411 048 do hereby state on solemn affirmation that,

- 1) That, I know Mr. **Sidharth Rajendra Runwal** Prior to 26/12/2012 as Mr.**Sidharth Runwal** was also a fabricator by profession and on several occasions I have outsourced my work of fabrication to Mr. **Sidharth Rajendra Runwal**
- 2) That, on 26/12/2012 Mr. **Sidharth Rajendra Runwal** approached me and stated that he was in need of a job as a fabricator and requested me to allow him to work with me. That since I knew him previously I allowed Mr. **Sidharth Rajendra Runwal** to work for me as a fabricator at my site at Lavasa City, Dasve and thereon has been working as a helper for me till date.
- 3) That, Mr. **Sidharth Rajendra Runwal** is paid about Rs. 250/- as labour charges as daily charged and approximately earns about Rs. 6000/- to 6500/- per month and is an extremely talented and skilled fabricator.

Whatever stated above is true and correct to the best of my knowledge, belief and information and I have signed on 09<sup>th</sup> day of May 2013 at Pune.

Pune:

Date: 09/05/2013

Affiant

Before Me.

(Adv. Vijaya Chaudhari)

Conversation on 17-08-2012 of the complainant (Revati) with Manas Shah her male friend on her facebook account hacked on 02-04-2013 by Accused no.1 (Siddharth)

Subject: Fw: New message from Manas Shah

From: revati22@gmail.com

To: [siddharthrunwal@gmail.com](mailto:siddharthrunwal@gmail.com)

Date: 02-04-2013

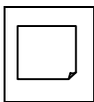
-----Forwarded Message-----

From: Facebook [fbmessage+ooft29a9@facebookmail.com](mailto:fbmessage+ooft29a9@facebookmail.com)

To: [revati22@gmail.com](mailto:revati22@gmail.com)

Conversation History

00.28 am Aug. 17

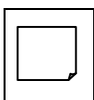


Manas Shah

Hey! :)

Thanks :\* now tell me abt him.....

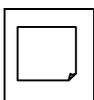
00.30 am Aug. 17



Revati22

His name is Hiten u rem he ws behind me for long.....he is like d best now...

00.40 am Aug. 17



Manas Shah

That's not enough details! Tell me more. How it happened? What all is happening? & what all will happen?

00.50 am Aug. 17

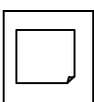
Revati22



Hahaha....i dunno where to start....he is like d best thing that cud hpn to....m in luv Maan.....going to complete a year on the 5<sup>th</sup> .....he took me to Mahabaleshwar and asked me out der.....it ws like d best proposal eva.....rite now m enjoin life wid him.....future me kya hoga pata nahi.....i m in luv.....:-)

00.53 am Aug. 17

Manas Shah



I'm so happy for you ☺

You sure are happy, I can sense that just by reading your message.

God Bless! Hope it works out great for you :)

Keep me updated with EVERYTHING!

# ANUSHKA

## MRI AND CT SCAN CENTRE (DIVISION OF SHRUTI MEDICAL INSTITUTE)

Dr. D. D. Shetty  
M.D. D.M.R.D.(Pune)

Dr. V. S. Chimote  
M.D. D.M.R.D.(Bom.)

Patient's Name : Mrs. Sunanda Runwal  
Age / Sex : 49 Yrs / F  
Ref. By : Dr. B. Sonigara

Date: 08/11/2011

### MR CERVICAL SPINE

Multiplanar, multiecho MR of the cervical spine was performed.

Straightening of cervical lordosis is noted with maintained alignment. The cervical vertebrae reveal normal narrow signal. Mild bony canal narrowing is noted.

All intervertebral discs are degenerated.

Postero-central protrusion of C5/6 disc is seen effacing anterior subarachnoid space.

Minimal bulges of C3/4, C4/5 and C6/7 discs are seen indenting anterior subarachnoid space.

The spinal cord reveals normal intrinsic signal, Cranio-vertebral junction is normal. The pre and paraspinal soft tissues are normal.

#### **Impression: MRI reveals:**

- **Straightening of cervical lordosis due to paraspinal muscle spasm. Mild bony canal narrowing.**
- **Postero – central protrusion of C5/6 disc effacing anterior subarachnoid space.**
- **Minimal bulges of C3/4, C4/5 and C6/7 discs indenting anterior subarachnoid space.**

Sd/-  
Dr. Smita Kori  
DNB, DMRD

# ANUSHKA

## MRI AND CT SCAN CENTRE (DIVISION OF SHRUTI MEDICAL INSTITUTE)

Dr. D. D. Shetty  
M.D. D.M.R.D.(Pune)

Dr. V. S. Chimote  
M.D. D.M.R.D.(Bom.)

Patient's Name : Mrs. Sunanda Runwal

Date: 08/11/2011

Age / Sex : 49 Yrs / F

Ref. By : Dr. B. Sonigara

### MR LUMBAR SPINE

Multiplanar, multiecho MR of the Lumbar spine was performed.

Normal alignment and curvature of the spine is maintained. The lumbar vertebrae reveal normal marrow signal. Hemangioma in L1 vertebral body is noted.

Degeneration of lower dorsal L2/3, L3/4 discs is noted.

Posterocentral protrusion of L4/5 disc is noted indenting thecal sac. Bulging discs, asymmetrical ligamentum flavum thickening and facet arthropathy compromise right lateral recess and neural foramen more than left.

Small Postero-central protrusion of L2/3 disc is seen indenting thecal sac.

Rest of the facet joints and ligamentum flava appear normal. The distal dorsal spinal cord and conus appear normal. The pre and paraspinal soft tissues are normal. The bony spinal canal dimensions are within normal limits. There are area in sq. cms. Is as follows:

L2/3: 1.24, L3/4: 1.46 L4/5: 1.02 L5/S1:1.34

Bilateral S1 joints appear normal.

#### **Impression: MRI reveals:**

- **Degenerative changes**
- **Postero-central protrusion of L4/5 disc indenting theal \_\_\_\_\_. Bulging discs, asymmetrical ligamentum flavum thickening and facet arthropathy compromise right interal recess and neural foramen more than left.**
- **Small postero-central protrusion of L2/3 disc indenting thecal sae.**

Sd/-  
Dr. Smita Kori  
DNB, DMRD

# ANUSHKA

## MRI AND CT SCAN CENTRE (DIVISION OF SHRUTI MEDICAL INSTITUTE)

Dr. D. D. Shetty  
M.D. D.M.R.D.(Pune)

Dr. V. S. Chimote  
M.D. D.M.R.D.(Bom.)

Patient's Name : Mrs. Sunanda Runwal  
Age / Sex : 49 Yrs / F  
Ref. By : Dr. B. Sonigara

Date: 08/11/2011

### MR DORSAL SPINE

Multiplanar, multiecho MR of the dorsal spine was performed.

Normal alignment and curvature of the spine is maintained. The dorsal lumbar vertebrae reveal normal marrow signal.

Mild bulge of D11/12 disc is seen indenting anterior subarachnoid space.

Ligamentum flavum thickening / ossification at D7/8, D8/9, D9/10, D10/11 levels, indenting posterior subarachnoid space at D8/9 it is more prominent on left side.

The facet joints appear normal.

The dorsal spinal cord and conus appear normal.

The pre and paraspinal soft tissues are normal.

The bony spinal canal dimensions are within normal limits.

#### **Impression: MRI reveals:**

- **Mild bulges of D11/12 disc indenting anterior subarachnoid space.**
- **Ligamentum flavum thickening / ossification at D7/8, D8/9, D9/10, D10/11 levels, more prominent on left side D8/9 indenting posterior subarachnoid space.**

Sd/-  
Dr. Smita Kori  
DNB, DMRD



STAR IMAGING AND  
RESEARCH CENTRE

25<sup>th</sup> January, 2012

Patient Name: Sunanda Runwal

Ref. Physician: Dr. Nitin Bhagli

**MRI RIGHT SHOULDER**

Multipplanar multiecho MRI of right shoulder has been performed.

Partial thickness articular surface tear is noted in the anteriormost fibres of the supraspinatous tendon at the insertion measuring approximately 10 x 9.6 mm in the AP and transverse axes and 4.6 mm in depth. Mild ill-defined T2 hyperintensity is noted in the surrounding supraspinatous tendon suggesting inflammatory changes / tendinosis. The muscle belly appears fairly normal for age. Rest of the rotator cuff appears normal.

The glenoid labrum appears normal. The IGLLC appears normal.

There is no joint effusion.

There is mild fluid in the subacromial / subdeltoid bursa.

Biceps tendon and BLC appears normal. Mild fluid is noted along the vertical portion of the biceps tendon.

Degenerative changes in the form of intra-articular T2 hyperintensity and spurring noted in the AO joint. Inferior spurs at the AO joint indent the musculotendinous junction of the supraspinatous.

Rest of the visualised bones are normal.

**IMPRESSION**

- **Partial –thickness, articular surface tear in the anterior most fibres of the supraspinatous tendon at its insertion with inflammatory changes / tendinosis in the surrounding tendon.**
- **Mild fluid in the subacromial subdeltoid bursa.**
- **Degenerative changes in the acromioclavicular joint indenting the musculotendinous junction of the supraspinatous.**

Dr. Anupama Patil

M.D.







I / WE AM/ARE NOT A MEMBER / MEMBERS OF THE WELFARE FUND,  
THEREFORE, STAMP / STAMPS OF Rs. .... IS / ARE NOT AFFIXED  
HEREWITH.

**IN THE HIGH COURT OF JUDICATURE AT BOMBAY**  
**CRIMINAL APPELATE JURISDICTION**  
**CRIMINAL BAIL APPLICATION NO \_\_\_\_\_ OF 2014**  
**DISTRICT: PUNE**

..... Applicant

Versus

..... Respondent

**VAKALATNAMA**

I the, Applicant/Respondent above named do hereby appoint, -----  
Advocated to

plead, appear and to take all necessary steps, on my behalf in the above case.

In witness whereof, I have set and subscribed my hand to this writing at Pune.

Dated this ..... day of Accepted

Applicant

Advocate for Applicant/Respondent

(.....)

C/O Adv.

Email- .....