

IN THE COURT OF SUB DIVISIONAL JUDICIAL MAGISTRATE,

Bettiah, West Champaran

Complaint Case No.1500(c) of 2024

CIS Registration No.1500 of 2024

Poonam Devi Versus Virendra Sah and Ors.

S.L.No.	Date of order of proceeding	Order with the signature of the Court	Office action taken with date
	10.03.2026	<p>Today this record is fixed for recording statement of enquiry witnesses under section 223 of Bhartiya Nagarik Suraksha Sanhita (hereinafter referred as B.N.S.S.) No attendance has been filed on behalf of the complainant. From several dates complainant is not in attendance. Upon perusal of the record, it appears that this complaint case has been filed on 23.07.2024 in the Court of learned C.J.M. Bettiah who made over the case u/s 212(2) B.N.S.S to this Court for inquiry and trial.</p> <p>Perused the complaint case. It is apparent from the perusal of the case record that S.A. of the complainant was recorded on 18.06.2025 thereafter the record was fixed for the recording of statement of inquiry witnesses. Since 18.07.2025 no pairvi has been done on behalf of the complainant and she did not examine any witness in support of her case. On previous several dates the Court directed the complainant to do pairvi and gave several opportunities to record examine enquiry witnesses but in vain. In the meantime, on 09.01.2026 last chance was given to the complainant however, the complainant did not appear even after given sufficient opportunities. Today also, after repeated call by the Court no one has turned up before this court in the present case, thereby enquiry is hereby closed.</p> <p>From perusal of the record, it appears that the Complainant has left the pairvi in this case. It appears that the complainant has lost interest in the case and there is no sign of her appearing in near future. She even did not appear after the express directions of the court time and again. Further on perusal the Court finds that the complainant has not produced and examined any witness in support of this case. Therefore, the court is of the view that due to lack of supporting evidence, there is no sufficient ground for proceeding in this case.</p> <p>Considering the above facts and circumstances and reasons mentioned therewith, this court is of opinion that the complainant was given sufficient opportunities to produce herself and prosecute her case. It appears that the complainant has lost her interest in this case. Thus, for want of Prosecution and in the interest of Justice, the complaint petition is hereby dismissed under section 226 of Bhartiya Nagarik Suraksha Sanhita and the case is disposed of. Office is directed to deposit the record in the record room as per rules.</p>	

Saati Kiyadasthi
S.D.J.M.
Bettiah at West Champaran