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Indian Husbands Fall Victim to Dowry-Immigration Fraud

News Feature, Lisa Tsering,

India-West, Jan 19, 2005

"Everything happened so quickly," says Pradeep, a tall, trim real estate agent based in the eastern San Francisco Bay Area, recalling his first nervous meeting with Madhu, his bride-to-be, at the Asoka Hotel in New Delhi on Christmas 2002.

He didn't feel entirely comfortable with her, at first, he explains. "She was kind of quiet. We sat separately, and she didn't say 'Hi.' Instead, she just sat there, biting her nails."

But he was impressed by something she said. "I asked, 'What are you looking for in a husband?' and she said, 'He should be nice and caring.' Usually, they ask how much money you make!" tells India-West in an interview at his home.

Pradeep and Madhu (not their real names) were married three weeks later, and she came to live with him in California in May 2003. In some ways, their story is typical — a nonresident Indian man settles in the United States, earns some money, and goes back to India to choose a bride.

But what happened next illustrates a dark side of the non-resident Indian (NRI) marriage story. Pradeep, 31, a naturalized U.S. citizen, says he became the victim of extortion, embezzlement and immigration fraud.

Pradeep and Madhu returned to India in January 2004 at her insistence, so that she could see her family. According to documents Pradeep filed with U.S. immigration authorities, once they arrived at her family's house, he was drugged, held at gunpoint, and held captive for weeks in an attempt to extort \$60,000 and help in obtaining visas to the U.S. for the rest of the family.

Only after his family in the U.S. contacted the New Delhi offices of the FBI, the Diplomatic Security Services and Delhi police, was he able to escape.

Ajay (not his real name), a 27-year-old H1-B high tech worker in New Jersey, told India-West in a phone interview that he met his bride on Shaadi.com. After two years of marriage in the U.S., she said she wanted to return to India to be with her parents and accused him of demanding dowry, he says. Back in India, she filed a complaint against him under Section 498A of the Indian Penal Code. Commonly called "498A," the section defines the offense of "matrimonial cruelty" and makes demanding dowry a crime.

The law has been a (literal) lifesaver for women who have faced harassment or torture at the hands of their husband or his family, and calls for up to three years' imprisonment and a fine for offenders. The offense is non-bailable (the accused can remain in police custody at the court's discretion), and non-compoundable (even if the accuser withdraws her complaint, the court can continue to investigate and prosecute).

It is a simple procedure to file a 498A complaint, and the police must follow up on the complaint, notes Peco Chakravatru, an NRI online columnist, "Filing a 498A is as easy as ordering an idli sambar. Actually, it is easier the proprietor could refuse to give you an idli sambar but the police cannot refuse."

In some cases where the accused man has left India, judges have refused bail unless the accused's family deposits a sum of money in the complainant's name as a precondition to the grant of bail; some men say their parents have been taken into custody as well. Ajay says he has had to pay a total of \$10,000 in legal expenses to keep his own parents in India out of jail.

The number of false dowry claims against men is still overshadowed by the number of dowry deaths and other dowry-related crimes against women in India. A BBC report last year stated that Indian government statistics showed that nearly 7,000 women were killed in 2001 by their husbands and in-laws over inadequate dowry payments.

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Bikram Jeet Batra, legal officer for Amnesty International India, writes: "A large number of cases registered under section 498A are subsequently withdrawn though this is not necessarily because they were false. These withdrawals take place for a variety of reasons. At the same time, cases of abuse of section 498A cannot be ruled out."

Abuse of anti-dowry laws has become serious enough that the United States Department of State has published the following travel warning on its Web site, http://travel.state.gov, about "Dowry/Visa Demands" for travelers to India:

"A number of U.S. citizen men who have come to India to marry Indian nationals have been arrested and charged with crimes related to dowry extraction. Many of the charges stem from the U.S. citizen's inability to provide an immigrant visa for his prospective spouse to travel immediately to the United States.

"The courts sometimes order the U.S. citizen to pay large sums of money to his spouse in exchange for the dismissal of charges. The courts normally confiscate the American's passport, and he must remain in India until the case has been settled."

The warning also adds, "There are also cases of U.S. citizen women whose families force them against their will into marriages to Indian nationals."

The State Department cannot say how many false complaints are filed each year. However, "The fact that we issued a warning should be an indication of how widespread the problem is," said John Peters, the department's Citizen Services Specialist for India. Peters, who is based in Washington, D.C., told India-West that the local American Embassies could provide a list of Indian lawyers in New Delhi.

Angela Aggeler, a spokesperson for the State Department in Washington, D.C., says that "American citizens are often extremely desirable" to Indian families with marriageable daughters.

Still, as in any case where an American citizen is accused of breaking local laws overseas, there is not much that the State Department can do, she told India-West. "Our role in the State Department is maintaining the safety and security of American citizens overseas. That is even more important to us than issuing visas."

Although the department will do "what we can to ensure fair treatment under local laws, you need to be aware of the laws in that country, regardless of how true the accusations are. It's incumbent upon [the U.S. citizen] to adhere to the local law."

Aggeler, who has lived in India, says she empathizes with citizens in this predicament. "I know how complicated the law is in India," she says. Aggeler says the State Department decided to publish the travel warning after receiving information from the three U.S. embassies in India as well as from local law enforcement agencies and global agencies such as Interpol.

Just as the U.S. State Department's ability to get involved is limited, so too is that of the Indian Embassy here in the U.S. Akhilesh Mishra, deputy consul general for the Consulate General of India in San Francisco, told India-West: "The Consulate has no specific role or comment on the issue, which has to be addressed through usual legal means."

The Government of India's proposed "overseas citizen" dual nationality program may not be much help, either. The State Department's Web site states: "The U.S. Government recognizes that dual nationality exists but does not encourage it as a matter of policy because of the problems it may cause. Claims of other countries on dual national U.S. citizens may conflict with U.S. law, and dual nationality may limit U.S. Government efforts to assist citizens abroad."

Palvir Shoker, an attorney in Fremont, Calif., reminds readers that it is required for U.S. citizens traveling to India to register within 14 days at their local Foreigners Registration Office. Shoker, who says that her office has only handled two cases of this type in three years, says she the false dowry accusation and visa extortion problem is not as widespread as commonly believed.

Still, many Indian men who immigrate to the United States would never think to be concerned over whether a "homely, slim, fair" bride advertised in the Times of India or on a marriage Web site might try to extort money or visas out of him.

"I had no idea!" says Ajay. "If I had any idea this was a problem, I wouldn't have gone back to India (to find a bride). Most girls are honest, but you have to be aware."

Udit (not his real name), a high-tech worker from Toronto, told India-West, "In India, you're assumed guilty unless you can prove your innocence. If you're caught in India, your life is destroyed. It's a horrible law, 498A. The police are goondas."

Deepak (not his real name), a 28-year-old computational engineer in the East Bay, describes his early days as an immigrant after coming to UC Berkeley on a study fellowship. "It's a huge culture shock," he says over coffee at a neighborhood café. "It's adjusting to your new surroundings, missing your family. There's huge pressure to conform, to establish yourself."

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Deepak selected his bride in December 2001 from a list selected by his family, and was engaged within a month. After going home to his native Punjab, he married her the following year. "She had a huge problem adjusting here," he says. Since his bride had come from a bustling city, the contrast with California's lonely, wide-open spaces was difficult for her, especially because she wasn't allowed to work (Deepak, formerly an H-1B visa holder, is now a green card holder).

Although he suspects one of the reasons his wife married him was that she could immigrate to the U.S. ("I learned that she or her parents had arranged the marriage solely to come here," he says), he wanted to make the marriage work. "It's typical of Indian families — they hate the word divorce."

Deepak says his wife started drinking heavily and threatening to kill herself, occasionally calling him frantically at work. After she bit him once during an argument, he called the police. Finally, the two agreed to file for divorce. "She and her family asked an immigration lawyer about the effect the divorce would have on her green card application," he remembers. "I was being used."

In February 2004, she returned to India and Deepak had the divorce papers served to her there in May. Soon after, "she filed a case against my parents, my brother, my sister and my sister-in-law, stating that they'd been asking for dowry," he recalls. She also took some pre-signed checks he'd given her for paying bills, and cashed them at Indian banks, (Deepak showed a reporter a photocopy of one check she'd cashed for \$12,000). In her case, his wife accused the family of torture, and said they had demanded "Rs. 10 lakhs [\$23,000] or a Honda city car."

Despite the fact that over two years had passed since the marriage, the police took on the case and started harassing Deepak's family, he says. "All the genuine cases of dowry start right away, or before the marriage."

Deepak says he signed a "fairly huge and unfavorable settlement" with his wife, more than \$60,000. Plus, the attorney fees here and on behalf of his family in India have "wiped out my 401K and savings," he says. Deepak has plans to travel to India over the New Year to see his family, though he doesn't know what he'll face when he arrives in India. "The hassles in India have trailed off," he saya.

In fact he says the very same Punjab police inspector who first took her case changed his mind when presented with the evidence of Deepak's (and his family's) innocence. In a document provided to India-West, the inspector writes, "On investigation it is found that there is absolutely no truth regarding the facts mentioned in this complaint."

Pradeep says his wife has been found guilty of immigration fraud and her father found guilty of smuggling and embezzlement. "Her dad owed people some money. That's why they wanted all that money from me," he says. The marriage has been annulled and he has secured a three-year restraining order against his wife, who is now in Delhi.

One of the first widely publicized cases of 498A fraud occurred in 1995, when East Coast physician Dr. Jayakrishna Ambati and his family were accused by his former wife, Archana, of mental and physical torture as well as a dowry demand of \$1,200. The Ambati family, well-known community leaders who had founded a charitable educational foundation known as the Ashtavadhani Vidwan Ambati Subbaraya Chetty Foundation, were acquitted in 1999. The case achieved notoriety because of the celebrity status of Jayakrishna's younger brother, Dr. Balamurali Ambati, who at 17 became the world's youngest physician in 1995.

A small but vocal community of so-called "498A victims" has been mobilizing over the Internet, trading furious stories and offering help and advice for men who find themselves in that situation.

During his interview with India-West, Deepak's cell phone kept ringing nearly every five minutes — calls came from men around the country who also claim to have been falsely accused. Deepak plans to launch a Web site so that more NRIs can support each other.

A small but dedicated nongovernmental organization in Bangalore, Sangyabalya, is working to create a dowryfree society and works on behalf of falsely accused individuals in India (see below for its helpline phone number). Sangyabalya's helpline only operates two hours a night, two nights a week, but still manages to receive up to 10 calls per night.

After all he's been through, Deepak offers this advice to men desiring an "old-fashioned" Indian girl: "Don't go to India to get married. There are a lot of great first-generation Indian girls here.

"I see these guys at the airport on their way to India, and I think — they look like poultry going to be slaughtered," Deepak says with a melancholy laugh.

The Dark Side of NRI Marriages: What You Can Do

498A victims offer the following advice for men getting married in India:

• When the bride and groom's families exchange gifts, keep a written record of everything received and given.

• If you are traveling to India, make copies of your passport, visa and all credit cards and leave the copies with a

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trusted friend or relative.

• Don't give anyone your tickets or passport.

• Register with the local Foreigners Registration Office upon arrival in India, and let them know your expected

date of departure as well.

"Don't sign any blank checks."

• Consider a prenuptial agreement.

 ${\boldsymbol \cdot}$ Keep aware of any bank activity by monitoring your bank statements.

• Print out and save any emails that may help your case. Under India's recent cyber-laws, the emails may be admissible as evidence.

For more information, contact the following:

Yahoo! Groups: Misusedowryact and Nridivorce

• www.sangyabalya.org (site is not always operational; alternatively, call them in Bangalore at 011-91-80-5696-9850 or email them at victimsof498a@rediffmail.com.

The FBI's local Indian staff can be reached through the American embassy in New Delhi: 011-91-11-2419-8000
A few blogs are online, such as batteredmen.fullhydblogs.com, batteredmen.rediffblogs.com and batteredmen. blogspot.com.

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2 TheIndian**EXPRESS**

WEST COAST Newsline

The unsaid tale of NRI grooms' agony...

SAM RAO

Silicon Valley, Calif. havani M has been in the US for over a decade now. With a steady job, she lives a comfortable life with her husband and young children—a typical story of a young professional NRI in the US. After having migrated here, she must have never imagined that the Indian judicial system could affect her tranquil life in the US. And worst of all, it was domestic violence that affected her entire extended family life. Worse still, neither she nor her husband was involved in any

marital dispute. This is one example where the seemingly innocent members of the extended family get caught up in the cycle of vendetta or extortion due to the strictest interpretation and carrying out of the law 498A of the Indian Penal Code.

The IPC 498A is a recent law (1983) written with the view of protecting brides from the vicious cycle of dowry demands and related violence. It aimed at eliminating the dowry problem in India and is defined as: "Whoever, being the husband or the relative of the husband of a woman, subjects such woman to cruelty shall be punished with imprisonment for a term which may extend to three years and shall also be liable to fine. The offence is cognizable, non-compoundable and non-bail-able."

The crux of the law is in its broad outreach to any member of the extended family of the complainant and the non bail-able nature of the arrest. This leads to seemingly unconnected family members being harassed and even put in jail without any hearing or bail.

But, Bay area based Ram (name changed) calls it a "false dowry lawimmigration extortion" problem. The reference is to the targets who are mostly NRI male bridegrooms. Another allegation that stands against the 498A law is that it is antimale in language and interpretation, with no recourse for appeal.

Several cases have surfaced recently, mostly from bridegrooms in the US complaining of being tried and convicted by the laws, even before a case has been heard- often resulting in huge legal costs and traumatic incidents in their lives. In some of the cases even the immediate relatives of the groom have been arrested and tossed in jail.

Often, the groom is barred from returning to India, either because



there is a warrant against him or there is the fear of being incarcerated without even the possibility of proper representation, since the IPC 498A can be invoked by wife/daughter-in-law or her relative without appeal.

In what's turning out to be the not too often reported "other side" of arranged marriages, several grooms in the US are coming forward with cases of abuse suffered because of the system.

"This section of the law is written as being non-bail able, non-compoundable (complaint can't be quashed) and cognizable (arrests without investigation or warrants). (Hence) there have been countless instances where, without any investigation, the police have arrested elderly parents, unmarried sisters, pregnant sister-in-laws and children related to the accused groom. A typical case goes on for years (5-7) and the conviction rate is about 2% only," says Sunil (name changed), another ex-groom from US.

This portends very darkly for many of the innocent NRI male victims involved in hurriedly arranged marriages. Especially since a typical case of arranged marriage for a US based NRI takes place within a week or two — as he is just about to transit from an H1 B visa to getting Labor certification, hops on a plane to India for a three week trip, with the help of his parents gets married in the timeline of about three weeks after which the couple is back in the US, courtesy the spousal H4 visa, for which there are no long waiting lists or backlogs.

Unfortunately, for some, the nightmare starts just here.

While numerous cases of maladjustment, poor communication and resulting domestic abuse of mostly female victims have been documented, there is also the other side of spousal abuse.

The very nature of this antidowry law makes it wife biased or daughter-in-law biased, and the onus is on the husband and his family members to disprove the false allegations," says Bhavani, who was snared in as the sister-in-law of a domestic break-up.

Fremont based Bhavani is one of the only few willing to be identified to bring out her story. Her sister in law was estranged from her husband and had filed a 498A complaint. When Bhavani went to visit her parents, she was arrested, with the police authorities separating her from her child. "Our entire family was upset about the separation and divorce of my brother. And we did not even talk about the issue with

BUSINESS IN BRIEF

my brother. So suddenly, when such a case is brought up, it gets really very upsetting," maintains Bhavani.

Since Bhavani is a US citizen and was "lucky to have the means to hire a lawyer and make arrangements" with local authorities, she was released from jail and allowed to leave India. She can only imagine the plight of the 498A victim's relatives living in India who have reportedly been harassed as well.

Cases about 498A have been recorded at the US Consulate in Delhi and also with the FBI for extortion attempts against Indian-Americans while in India. Since the 498A offense is termed non-compoundable, even if the accuser withdraws her complaint, the court can continue to investigate and prosecute - as seen in many cases. Also, if the accused is arrested in India, he can remain in police custody at the court's discretion-making it a viable means for the police and colluding spouse's families to extract money from the NRI, according to some victims.

Sunil relates his story of two years of marriage in the US, after which his wife wished to return to India to be with her parents and then accused the groom of demanding dowry. Back in India, she filed a complaint against him under IPC 498A- which has rendered him unable to travel to India for fear of imprisonment. Sunil also claims that his parents have been threatened and intimidated by local cops and he is unable to help them.

In similar cases, judges have refused bail unless the family of the accused deposits a sum of money in the complainant's name as a precondition to the grant of bail; and some say their parents have been taken into custody as well. Support forums for such male victims reveal that many have spent more than \$10,000 in "payments" and legal expenses to keep their parents in India, and out of jail.

Abuse of anti-dowry laws has become serious enough for the US Department of State to have published a travel warning on its web site.

http://travel.state.gov/travel/cis_pa_tw/ cis/cis 1139.html about "Dowry/Visa Demands" for travelers to India. The warning states: "A number of US-citizen men who have come to India to marry Indian nationals have been arrested and charged with crimes related to dowry extraction. Many of the charges stem from the US-citizen's inability to provide

an immigrant visa for his prospective spouse to travel immediately to the United States. The courts sometimes order the US-citizen to pay large sums of money to his spouse in exchange for the dismissal of charges. The courts normally confiscate the American's passport, and he must remain in India until the case has been settled."

However, the US Embassies have no jurisdiction in any matters related to breaking local law, except to ensure proper representation and maintaining of universal human rights.

Similarly, the Indian Embassies in the US have expressed their inability to do much more than forwarding memorandums with foot notes attached while issuing statements like: "The Consulate has no specific role or comment on the issue, which has to be addressed through usual legal means."

According to a US State Department report, Government of India statistics reveal that nearly 7,000 women were killed over inadequate dowry payments and nearly 6,000 cases were filed in Delhi alone in 2005, based on the Dowry Prevention act of 1961. But it remains that the number of false dowry claims against men is a much smaller number than domestic violence and dowry demands against the bride.

Activists like Mukta Sharangapani of Maitri, a local US based non profit agency dealing with domestic violence, while acknowledging that such laws may result in being abused, also stated that "we have rarely heard of such cases, especially considering that we have more cases than we can manage for domestic violence involving spousal abuse, usually dealing with females.

To deal with the issue, a small but vocal community of so-called "498A victims" has been mobilizing over the Internet, trading stories and offering help and advice to men who find themselves in that situation.

Unfortunately, such traumatic incidents have even forced siblings of the affected to reconsider marriage in India altogether, says one such victim who is now an activist and spearheads an awareness movement of the repercussions of the 498A law.

He insists, "don't go to India to get married. There are a lot of great first-generation Indian girls here. You will have less trouble.'

Informatica acquires Infield corp.

REDWOOD CITY, CALIF: Informatica Corp., a provider of data integration software, has acquired Infield, a supplier of data transformation technology enabling access to unstructured and semi-structured data. The cash transaction for the acquisition was about \$55 million. "It is estimated that the organizations spend over \$1 billion in IT projects to access unstructured data and enable cross enterprise data exchange. Jointly, Informatica to and infield offer our customers the most comprehensive data incess to integrate unstructured, semi-struc-

MIVT to acquire BioSync Scientific

CEO and Chairman Sohail Abbasi.

tured and structured data," said Informatica

■ MENLO PARK, CALIF: MIV Therapeutics, a developer of drug eluting stents and advanced drug delivery systems, has agreed to acquire Biosync Scientific, a developer of cardiovascular stents, based in India. Terms of the transaction have not been disclosed. MIVT can now provide a metal stent plat-

tegration platform with near universal ac- form comparing favorably with the best Ventures. bare-metal stents available in the market. BioSync Scientific was founded by Rajesh Vaishnav, who also developed many of the bare metal and drug eluting stents currently sold India and other emerging markets.

Manojit Jolly on Pandora's advisory

EMERYVILLE, CALIF: Manojit Jolly has been appointed to the Advisory Board of Pandora Networks, a provider of IP Communication Services. Jolly is currently working as the Managing Director of Garage Technology

SoftJin engineering VP is V Malhotra

SANTA CLARA, CALIF: SoftJin Corp. has appointed Vinod Malhotra as their Engineering Vice President. Malhotra held the same post previously at Poseidon design systems and was the Director R&D at Synopsys systems. He has a Master in Science (Engg.) from the University of South Carolina, and an MS(Engg.) from the Indian Institute of Technology, New Delhi. -ENS



CITY VIEWS

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Interviews

"Indian domestic violence law protects only the daughter-in-law"

By Ashok Easwaran

Two laws meant to protect Indian housewives from harassment, have come in for a lot of flak because both have demonstrated an almost unlimited scope for misuse, according to Indian American activists.

Section 498 a of the Indian Penal Code was implemented with the avowed purpose of preventing dowry harassment, while the recently passed Domestic Violence Act (DV) is meant to deter domestic abuse and empower the victims.

The tragedy is, say many Indian Americans who have been at the receiving end of the misuse of these laws, both laws have demonstrated the immense scope for use as a tool for revenge and extortion.

Although many men claim to be the victims of these laws, a number of Indian American women have also been at the receiving end. "It is a great law to get even with in-laws," said one woman," or if you want to marry some rich guy and then get

rid of him."

"A significant flaw in this law is that it lends itself to such easy misuse that women will find it hard to resist the temptation to 'teach a lesson' to their male relatives and will file frivolous and false cases," said Avinash Gupta, "A similar trend has already been shown in the anti dowry law (489a) which is being misused to such an extent that the Supreme Court (in India) has termed it 'legal terrorism'."

"There are three fundamental problems with this law," said Gupta," it is overwhelmingly gender biased in favor of women, the potential for misuse is astounding, and the definition of domestic violence is too expansive."

Gupta said he prefers the enactment of a 'domestic harmony' law instead. "This (DV) law will break families. In the west, the concept of counseling is very strong," he said," The DV law makes it very easy to escalate the domestic problems in daily life to such a level that it eventually leads to a breakdown in the marriage. Once a man has been accused of domestic violence for a relatively minor offence – like a perceived insult – he will perpetually feel threatened by his partner, and that is the beginning of the end. This law will lead to more broken homes and the children will pay the ultimate price."

"It is overwhelmingly gender biased in favor of women, the potential for misuse is astounding."

"Going by the Domestic Violence law's definition of abuse, how many men are victims? After all, nagging wives are common enough," said Gupta.

Some of the most vociferous opposition to the new law is from women. " If a man cannot put up with a woman, he cannot throw a fit, that would be abuse. Under the Domestic Violence law, a woman can have it both ways. A woman who wants to stay in the marriage, or opt out of it-irrespective of the husband's wishes-can leverage the law," said Uma Challa, a doctoral student.

"How do you address the fact that women are misusing this law ?" asked Challa, "What about other women who are adversely affected because of the misuse. Even that issue has not been adequately addressed."

Given the corruption in the Indian legal system, and especially among police personnel, the outcome will not be what the lawmakers desired, said another Indian American, Dipak. "The police in India are crazy. They will use the law to harass, or enter into money making deals with either party," he said.

"This law, in its current form, is grossly inadequate to tackle the problem of domestic violence. It imposes a responsibility on men, without giving them rights. On the other hand, it gives rights to women without requiring them to be responsible. At the very minimum, it should be made gender neutral, offering protection to both men and women. Doing so will not take away anything from women victims," said Gupta.

Satya, a volunteer who runs the website <u>www.498a.org</u> said the law will create the same set of innocent victims that the antidowry law did. "Every year, about 200,000 families go through hell because some women misuse this (498) law," he said.

Dipak, referred to a statement by Renuka Chowdhury, the Indian minister of state for women and child development, who asserted that the men who were harassed under these laws, were in a 'microscopic minority'. "Even accepting her statement, should we, in the minority, not be entitled to some protection?," he said.

"If any husband has a disagreement with his wife, and if the wife happens to be hypersensitive or excessively emotional, then he and his parents will be in custody," said Challa, adding that an emotional woman, is not often the best witness. "As they say, never believe a crying woman," she said.

According to one Indian American, the law goes to lengths excessive enough to be ludicrous. "Under the Domestic Violence law, if a wife decides not to cook and wishes to eat out in a restaurant every day, the husband cannot afford not to oblige her, lest he invite the provision for 'not providing food', for which he could be jailed," he said.

Although the law cannot be enforced in the United States, many Indian Americans have been unsuspecting victims of the antidowry law, by vindictive ex-wives and ex-in laws, said Satya of <u>www.498a.org</u>. "For them, it is a good source of earning hundreds of thousands of dollars in return for withdrawing the case. Indian American men and women have been arrested, sometimes at the airport itself, when they have gone to







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India to visit an ailing parent," he said.

With the law being a politically sensitive issue, Indian Americans see no hope of a more equitable version of the law in the near future. "The domestic violence law protects you only if you are a daughter in law. For catering to their vote banks, politicians are compartmentalizing, and dividing Indian society on the basis of gender," said Challa.

Meanwhile, hapless Indian American men turn to blogs like 'savemarriages' for advice, even debating whether marrying a woman from India is a risky proposition. One advisory, apparently from an experienced practitioner, examines other options and offers this advice, "Don't get involved with Indian women. Russian women are better looking, homely, nice and much more reasonable and logical."

CITY VIEWS

Anti-dowry law Dowry law used for extortion and harassment, say NRI husbands

By Ashok Easwaran

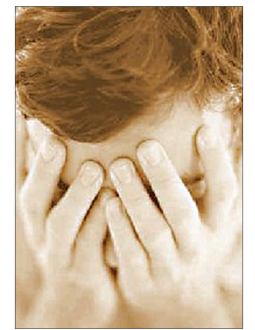
Section 498 A of the Indian Penal Code is a law that was passed by the Indian government to prevent the harassment of brides, and their families, for dowry. The law has, quite literally, been a lifesaver for women who face harassment or torture at the hands of their husbands and his family, and calls for imprisonment up to three years, and fines for offenders. The offense is non-bailable(the accused must remain in custody at the court's discretion) and noncompoundable (even if the accuser withdraws her complaint, the court can continue to investigate and prosecute).

It is simple procedure to file a 498 A complaint and the police must follow up on the complaint. "Filing a 498 A is as easy as ordering an *idli sambar*. Actually, it is easier-the proprietor of the restaurant can refuse to give you an *idli sambar*, but the police cannot refuse (to register the complaint)," said one victim.

A law meant to protect wives is now increasingly being used to harass husbands. In the recent past, there has been a sharp increase in the number of husbands who say that they have been falsely implicated under 498 A. Most of them allege extortion or vindictiveness by their wives, and wives' families. Non-resident Indians, it appears, are especially vulnerable. Not only do they face demands for thousands of dollars to withdraw cases, but they are also coerced to give visas to the wives' families.

According to activists, there have been cases of harassment misusing the 498 A reported from the US, UK, the Middle East and India. The number of cases against Indian Americans have been significant enough for the United States State Department to publish a travel warning which says, "A number of US citizen men who have come to India to marry Indian nationals have been arrested and charged with crimes related to dowry extraction. Many of the charges stem from the US citizen's inability to provide an immigrant visa to prospective spouses to travel immediately to the United States. The (Indian) courts sometimes order the US citizen to pay large sums of money to his spouse in exchange for dismissal of the charges. The courts normally confiscate the American passport and he must remain in India until the case has been settled."

The US State Department cannot say how many false complaints are filed each year. However, Josh Peters of the department said, "The fact that we issued a warning should be an indication of how widespread the problem is." Angela Aggeler, a spokesperson for the State Department in Washington DC added that "American citizens are extremely desirable to Indian families with marriageable daughters.'



A number of US citizen men who have come to India to marry Indian nationals have been arrested and charged with crimes related to dowry extraction. Many of the charges step from the US citizen's inability to provide an immigrant visa to prospective spouses to travel immediately to the United States. The (Indian) courts sometimes order the US citizen to pay large sums of money to his spouse in exchange for dismissal of the charges. -US State Department warning.

There has been a proliferation of support groups and web sites for the male (and female) victims of 498 A, especially in the US. Some



blogs and web sites have names like batteredhusband or Indianbakra. In December 2005, a group of victims and their friends in the US set up www.498a.org. Satya,who is 30, and a software engineer in California, (who gave only his first name) is one of the victims, and has helped set up, and maintain the site. "In July alone we had 100,000 hits on the web site", he said. "About 80 people from the US have filled up a form on the site seeking advice. There are 20 others seeking help who are Canadian residents. We have had about 200 such requests for help from the Delhi-Noida-Ghaziabad belt alone."

Rajeev Mehta, a New Jersey based physician is one of the victims of the misuse of 498 A. Mehta is a associate director of neonatology and associate professor of pediatrics at the Robert Wood Johnson University Hospital in New Brunswick. In April 1994, when he met his now ex-wife, Nalini Michelle Gupta, he was one of the highest paid academic neonatologists in the US. The relationship deteriorated rapidly "Soon after, we started spending weekends together, and afterwards started living together. We got married in October, 1994, because she was pregnant Some time after the marriage, Nalini's personality started becoming all too obvious, and I discovered that she had had numerous failed relationships, was a pathological liar, had cheated on her previous partners, and even me, and could not be trusted. I eventually filed for divorce when I realized that her family's sole aim was to use me." "After more than 3 years of divorce litigation in the US, and having proved my case before the Superior Court of New Jersey, I obtained a divorce. The court awarded me sole legal custody of my children, and determined that Nalini had been cruel towards me, had destroyed my well paid job in New York ,and had fabricated a story of domestic violence as a counterblast to my divorce petition," Mehta said.

We had to spend our days with petty criminals. The woman who made false statements under 498 A got away scot-free, not even being charged with perjury. Everyone makes money. It is a form of legal terrorism. -Bhavani Ramamurthy, California homemaker.

abduction (of the children aged 12 and nine), Nalini claimed that her father was on his deathbed in India and his last wish was to be allowed to see his grandchildren," Mehta said.

"In India, my ex-wife filed a false dowry case. For filing this case, she lied and claimed that her parents had given us gifts worth \$ 12,000. She conveniently concealed the fact that ours was not an arranged marriage, and we had met and lived together in the USA, prior to deciding on marriage solely because she was pregnant," he said. Following his ex-wife's abduction of his children, the US government has revoked Nalini's passport. On July 12, Interpol issued an alert for her for the abduction of the children.

The delay in the Indian judicial system did not make it easier for Mehta. "While hearing my petition to quash the false 498A, the Delhi High Court judge told my lawyer, 'your client is a rich doctor in America. Why cannot he give his ex-wife what she wants? Unless you are willing to settle the case and give the ex-wife all what she wants, I do not have the time to hear your petition", he said.

Mehta has written to US Congressmen, and Indian politicians from the Prime Minister downwards, and spent several hundred thousand dollars in legal fees. But he added, "I do not see any resolution in the near future."

The hapless victims at the receiving end of 498 A misuse are not even aware of the provisions of the law, especially if they live abroad. One such victim, Bhavani Ramamurthy is a homemaker in California, who unwittingly was caught in such a dispute. "In 2005 my brother's wife(both are Texas residents) had left for India with their child, following disagreements. In July, 2005, I went to India to attend my mother-in-law's funeral. One day, the police came to our home in Chennai and said that my sister in law was at the police station and wanted a reconciliation. When my mother and I went to the police station, we found my sister in law sitting there, although she did not speak at all to us. The police officer turned abusive and took me and my mother into judicial custody. Even though I told the police that neither I, nor my mother, had ever lived with my sister in law, it did not help. Both of us were taken into judicial custody, where we remained for seven days. The police also took my passport away." Bhavani said that at every stage, she and her relatives, had to bribe the police to expedite the legal process. "We paid a lot of money at every stage. For them we (from the US) were like golden ducks. Till this happened, I did not even know that such a law existed. What amazed me was that the police-the investigating agency-did not question any of the statements that my sister in law made. We had to spend our days with petty criminals. The woman who made false statements under 498 A got away scot-free, not even being charged with perjury. Everyone makes money. It is a form of legal terrorism. I still get nightmares thinking of my experience."

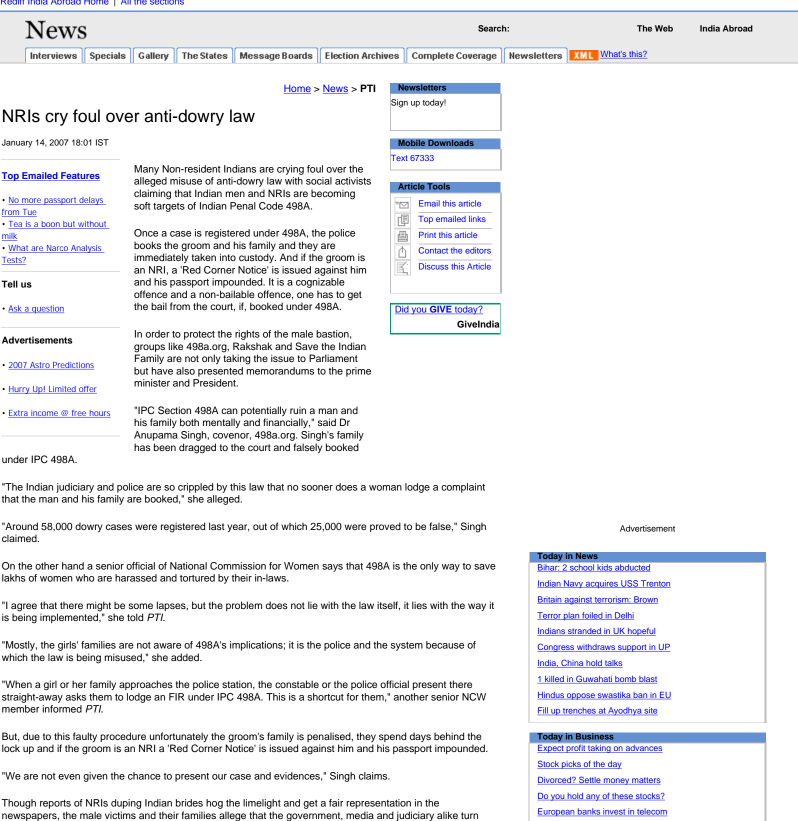
22

"Knowing that she was in serious trouble with US courts, Nalini decided to run away to India," Mehta said, "In order to carry out the

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India as it happens

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deaf ears to their cases. "Last year in June when Minister for Overseas V Ravi visited US, we had met him but he said that he has hardly any role to play as back home he feared a backlash from the feminist group mainly NCW," Satya, a

California-based 'victim' told *PTI*. So much so, the NRIs claim that most Indian girls dream of a lavish stay abroad, but when the party ends,

FM radio gets global boost

\$60 bn IT exports by '10?

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they come back to India and lodge complaints.

"My wife thought that we would always keep on traveling to wonderful places, but I have a job to do and I am not a money minting machine. As soon as she knew that, she left me and after reaching India booked me and my family under domestic violence act and dowry laws," Naveen from Florida said.

However, the Commission doesn't agree that there is no inside story about it. "There is no smoke without fire," the official said.

"If NRI men are facing the threat of losing their jobs and social status, then they should consider not marrying in India. We have third generation NRIs, so what's the point coming to this land. If you marry in India, then you have to abide by the laws of the land," she insists.

And as far as revision of the law is concerned, NCW maintains that this is the sole way to ensure women empowerment and this is the only way to instigate the police and judiciary to get working.

"The idea should be to see how the police system works, the concerned official out there should not lodge an FIR and arrest the groom and his side before investigating. Such shortcuts are mainly tainting the image of the prevailing law," the NCW spokeswoman added.

The Commission also agreed that not all should be booked under this law. "The way uncles, aunts are also humiliated is not fair, we agree that they should not be booked until a full-proof investigation is carried out. Instead of amending the law we should try to improve our police system and investigating procedure," she said.

With Pravasi Bhartiya Divas being held in the city and the government wooing the NRIs to invest in India, this matter needs to be settled, so that NRIs don't scrap all ties with their roots.

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NRIs cry foul over IPC 498A, dowry law-India-NEWS-The Times of India



Indiatimes > The Times of India > India > Article

НОМЕ	NRIs cry foul over IPC 498A, dowry law 🤌	Mobile Downloads
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NEWS	NEW DELHI: Many NRIs are crying foul over the alleged misuse of anti-dowry law with	Sagari Rayn -
Cities	social activists claiming that Indian men and NRIs are becoming soft targets of IPC 498A.	mobile downloads
City Supplements	Once a case is registered under 498A, the police gets into action and books the groom and	Hotel stay@
India	his family and they are immediately taken into custody. And if the groom is an NRI, a 'Red	affordable prices.
	Corner Notice' is issued against him and his passport impounded. It is a cognizable offence	. Corbett Suman
Cricket	and a non-bailable offence, one has to get the bail from the court, if, booked under 498A.	Grand 2 nights / 3
Sports	In order to protect the rights of the male bastion, groups like '498a.org', 'Rakshak' and	days @ 3,500
World	'Save the Indian Family' are not only taking the issue to Parliament but have also	Dubai Shopping
Entertainment	presented memorandums to the Prime Minister and President.	Festiva, 3 nights/ 4
		days @ Rs.33,588
India Business	"IPC Section 498A can potentially ruin a man and his family both mentally and financially,"	. Romancing in
Intl Business	said Dr Anupama Singh, convenor, 498a.org. Singh's family has been dragged to the court	Mauritius 6 nights / 7
Infotech	and falsely booked under IPC 498A.	days (HoneyMoon
Health / Science	"The Indian judiciary and police are so crippled by this law that no sooner does a woman	Special) @ Rs.32,945 . West Indies 2007
Lifestyle	lodge a complaint that the man and his family are booked," she alleged.	Cricket countdown
Photo Gallery	"Around 58,000 dowry cases were registered last year, out of which 25,000 were proved to	8N/9D @ Rs 360000
TOI Headlines	be false," Singh claimed.	
Multimedia	So much so, the NRIs claim that most Indian girls dream of a lavish stay abroad, but when	

http://timesofindia.indiatimes.com/NRIs_cry_foul_over_IPC_498A_dowry_law/articleshow/1184646.cms (1 of 3) [2/6/2007 10:27:51 PM]

NRIs cry foul over IPC 498A, dowry law-India-NEWS-The Times of India

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OPINION	job to do and I am not a money minting machine. As soon as she knew that, she left me	AY TIMES AY VOICE
Columnists	and after reaching India booked me and my family under domestic violence act and dowry laws," Naveen from Florida said.	
Editorial	laws, Naveen nomin longa said.	14
Letters to the Editor	However, the Commission doesn't agree that there is no inside story about it. "There is no smoke without fire," the official said.	AY TIMES
SUPPLEMENTS	"If NPI man are facing the threat of loging their jobs and social status, then they should	AY VOICE
Education Times	"If NRI men are facing the threat of losing their jobs and social status, then they should consider not marrying in India. We have third generation NRIs, so what's the point coming	O ADVERTIS
SUNDAY SPECIALS	to this land. If you marry in India, then you have to abide by the laws of the land," she insists.	HERE <u>Click here</u>
Review	And as far as revision of the law is concerned, NCW maintains that this is the sole way to	UILK HEIE
Deep Focus	ensure women empowerment and this is the only way to instigate the police and judiciary	
Book Mark	to get working.	
Culture Curry	"The idea should be to see how the police system works, the concerned official out there	
All That Matters	should not lodge an FIR and arrest the groom and his side before investigating. These kind	
Mind Over Matter	of shortcuts are mainly tainting the image of the prevailing law," NCW spokeswoman added.	
Open Space		
Special Report	The Commission also agreed that not all should be booked under this law. "The way uncles, aunts are also humiliated is not fair, we agree that they should not be booked until	
BLOGS	a full-proof investigation is carried out. Instead of amending the law we should try to	
My Times, My Voice	improve our police system and investigating procedure," she said.	
Futuristics	With Pravasi Bhartiya Divas being held in the city and the government wooing the NRIs to	
Mindsport	invest in India, this matter needs to be settled, so that NRIs don't scrap all ties with their	
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"But the overseas citizen of India (OCI) card could be considered the equivalent of Indian citizenship. It is more like the green card in the US."



the Indians who have arrived on the



India's dowry fraud hits Botswa

Police issue arrest warrant against an Indian expatriate working in Gaborone and his family members

SUNDAY STANDARD REPORTER

Indian community in Botswana has become the focus of police and human rights organisations in India in what is believed to be the latest case of India's international anti-dowry fraud. In a case that is expected to feature SMS messages and e-mail texts detailing the goings on in the tightly knit Botswana Indian community, police in India have already issued a warrant of arrest against an Indian expatriate in Gaborone, Rahul Chawla who is working for Kolok Botswana and his family members who reside in India.

The arrest warrants were issued after Rahul's wife Komal, who was working for CA Sales in Gaborone, left Botswana for India where she opened a case against Rahul under India's infamous Section 498a. The section deals with "cruelty to wife by husband with the intent of extracting dowry or behaving cruelly to the extent of driving her to suicide." The Indian government has made it a criminal offence for grooms to demand dowry from brides. The Penal Code makes it mandatory for police to arrest without bail, parents and other relatives named in a 498a complaint by the wife (bride). An arrest is made without investigation.

A flurry of SMS text messages between Rahul and his wife and a number of e- mail messages doing the rounds

among friends inside the Indian communi- Section 498a because it is being used by ty however cast Rahul as a victim of which has already hit countries like the United States of America. One of the SMS messages believed to be from Rahul's wife to Rahul reads: "One of the biggest mistakes I have ever made in my life was marrying you. I will make sure that you pay the price."

Rahul claims his wife and in-laws tried to extort about P 100 000 from him by threatening to file for Section 498a if he did not agree to their terms. "I told them to produce proof that I had extracted dowry from them and even promised to double the figure. They failed to produce the proof and instead went ahead and filed for 498a," Rahul told the Sunday Standard. Indian police immediately issued a warrant of arrest against Rahul, rounded up his relatives in India and locked them up.

A report by India's Ministry of Home Affairs arising from an investigation chaired by Malimath has unearthed information that Section 498a has created an anti-dowry fraud racket in which, Indian women mostly married to husbands working or doing business outside India, use the anti-dowry law to blackmail and extort money from their husbands, before checking out of the marriage. It is estimated that about 30,000 false 498a cases are registered in India every year. An Indian High Court has also called for a review of

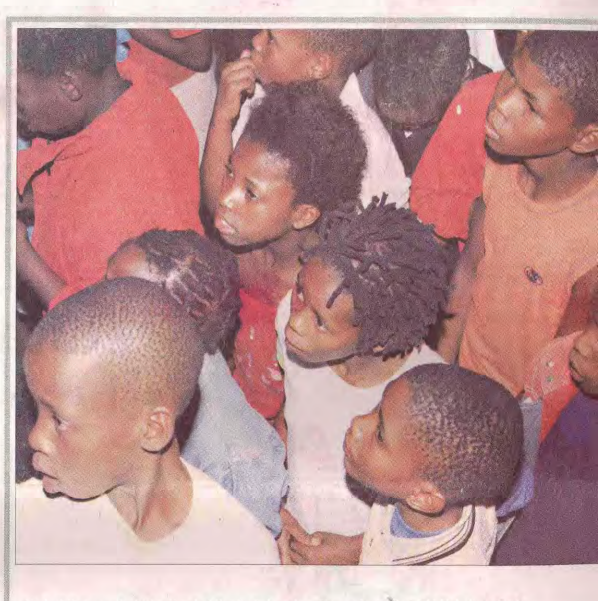
Indian women to blackmail and extort India's international dowry fraud scam money from their husbands. Observing that anti-dowry laws are being increasingly misused by wives to harass their husbands and in-laws, the Delhi High Court urged the government of India to review their provisions. Judge J D Kapoor urged the review while rejecting a plea by a woman petitioner, Savitry Devi, seeking the arrest of her brothers-in-law for allegedly harassing her by demanding more dowry.

> The judge said in his order "I feel constrained to comment upon the misuse of the provisions of the law to such an extent that it is hitting at the foundation of marriage itself and has proved to be not so good for the health of the society at large." The judge observed: "there is a growing tendency to come out with inflated and exaggerated allegations, roping in each and every relation of the husband. If one of them happens to be of higher status or of vulnerable standing, he or she becomes an easy prey for better bargaining and blackmailing."

> He added: "The ground realities have persuaded this court to recommend to the authorities and law makers to have a review of the situation and legal provisions." Rahul's wife could not be reached for comment as she is in India.

READ PAGE 3 & INDEPTH FOR DETAILS

4 1



Part of the crowd which attended the first day of maitisong festival at Old Naledi on Friday

Botswana-Anti-dowry immigration scam hot spot waiting to happen

SUNDAY STANDARD REPORTER

A good number of Indian expatriates working and doing business in Botswana - hard working and prosperous- fit the profile of an anti-dowry immigration scam victims which has been compiled by Save Indian Family Foundation.

The Save Indian Family Foundation is a non-governmental organisation which is campaigning against India's anti dowry fraud.

The foundation says most common cases of anti-dowry fraud involved "Monetary harassment: in this case, the woman wants out of marriage because she is not able to connect with her husband and hence treats the Section 498a as a voluntary retirement scheme to make a lot of money." Most of the victims are expatriate Indian husbands. Putting up a profile of the typical anti dowry immigration fraud victim, the foundation stated that he is "studious and less practical which makes him a good catch due to his earnings, but a boring life partner due to his simple and straight forward nature. His lifestyle does not meet requirements of romance. His woman feels life is becoming a drain and files for 498a to instantly gain a lot of money as settlement."

Indevth

Botswana Indian community shaken by 498a fraud racket

For scores of Indian immigrants staying in Botswana, e-mail adverts of "homely, slim, fair" brides flagged on India's marriage websites may be the difference between freedom and prison - Writes SUNDAY STANDARD REPORTER

ahul Chawla, an expatriate working for a computer company Gaborone, is a face on one of the police "WANT-

in

ED" posters in India. His widowed mother, uncle and siblings have been locked up in Indian jails. This, however, is not because of some rampant criminal gene that runs in the family. His wife of 20 months has filed charges against them under Section 498a alleging harassment to extract dowry payment.

The Indian government has made it a criminal offence for grooms to demand dowry from brides. The Penal Code makes it mandatory for police to arrest without bail, parents and other relatives named in a 498a complaint by the wife (bride). An arrest is made without investigation.

The law has been a life saver for Indian women who have been harassed and tortured by their husbands or his family, and calls up to three years' imprisonment and a fine for offenders. A BBC report last year stated that Indian government statistics showed that nearly 7000 women were killed in 2001 by their husbands and in-laws over inadequate dowry payments.

"Filing a 498a is as easy as ordering a pizza," says Rahul, explaining the simple procedure and how the police are compelled to follow up the complaint. India has a number of marriage websites flagging picture advertisements of "homely, slim, fair" brides. Some end up extorting money or visas from unsuspecting immigrants. The abuse of anti-dowry laws by Indian women pursuing vendetta against their husbands, however, has become so serious that the United States Department of State has published the following travel warning on its Website about "Dowry/Visa Demands" for travellers to India: "A number of US citizen men who have come to India to marry Indian nationals have been arrested and charged with crimes related to dowry extraction. Many of

the charges stem from the US citizen's inability to provide an immigrant visa for his prospective wife to travel immediately to the United States

"The courts sometimes order the US citizen to pay large sums of money to his spouse in exchange for the dismissal of charges. The courts normally confiscate the American's passport, and he must remain in India until the case has been settled."

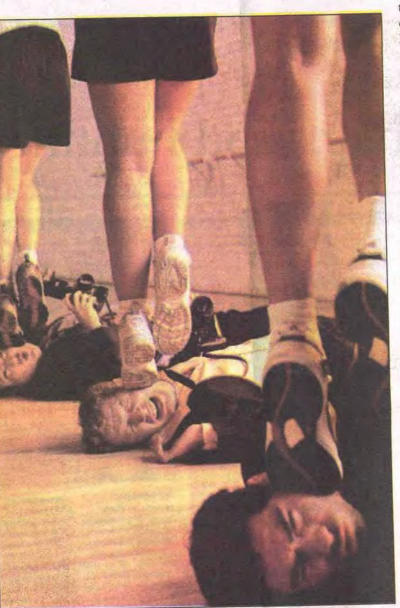
The State Department cannot say how many false complaints are filed each year. However, "the fact that we issued a warning should be an indication of how widespread the problem is," said John Peters, the department's Citizen Services Specialist for India.

A flurry of SMS messages on Rahul's mobile phone and e-mails on his computer suggests that he is a victim to India's dowry immigration fraud. An SMS message believed to be from his estranged wife reads: "I did the biggest mistake by marrying you but you will have to pay the price. A number of e-mail addresses and messages on his computer monitor links him to a growing and vocal community of so called "498a" victims which is mobilising over the internet, trading furious stories and offering help and advice for men who fall victim to dowry immigration fraud.

Rahul, a Non-Resident Indian (NRI), in Botswana with an M.Tech degree from one of India's most prestigious engineering colleges, Indian Institute of Technology (IIT) fits the identikit of an anti-dowry immigration fraud victim which has been compiled by Save Indian Family Foundation.

The Save Indian Family Foundation is one of numerous nongovernmental organisation campaigning against India's anti-dowry fraud.

The foundation says most common cases of anti-dowry fraud involved "Monetary harassment: in this case, the woman wants out of marriage because she is not able to



Petticoat Government: 496 campaign posters depicting Indian women walking all over men

treats the Section 498a as a voluntary retirement scheme to make a lot of money. Most of the victims are Non-Resident Indians (NRI).

Putting up a profile of the typical anti-dowry immigration fraud victim, the foundation stated that he is "studious and less practical which makes him a good catch due to his earnings, but a boring life partner due to his simple and straight forward nature. His lifestyle does not meet requirements of romance. His woman feels life is becoming a drain and files for

connect with her husband and hence 498a to instantly gain a lot of money as settlement."

Rahul has been living in Botswana since 1999. He married a well-educated girl named Komal Nanda in India allegedly without demanding; any dowry. Fresh from the church isle, both groom and bride took the mext plane to Botswana where they lived together for almost 20 months.

Rahul says "Komal's greedy parents continuously disturbed our marriage with their unnecessary demands for money from their foreign settled

son-in-law. Having own responsibili- that they believe Rahuls in -laws ties, we couldn't fulfill their demands which created differences between me and my wife.

Rahul says his in-laws started coming up with excuses and putting pressure on him to send their daughter to India. "At some stage they even proposed their daughter for marriage to another rich NRI in England who could easily fulfill their demands." He says his wife was sold on to her in-laws' designs.

In July 2003 he bought his wife a return ticket to India. His wife had claimed that she wanted to visit his father who was not well.

"On the eve of her departure I bought gifts for all her family members and a diamond ring for her. Just one day before her departure." Rahul flashes pictures of her estranged wife taken thirty minutes before she boarded the plane to India. The pictures show a happy wife all smiles and colourful dress.

No sooner had she unpacked her bags than "her family started blackmailing me demanding INR 10 lakh (P110,000). They threatened to file false dowry harassment cases against my family.

Rahul says his parents stood firm against the threat. His brother recorded calls from his in-laws blackmailing Rahul's family. The tape was passed to the police who put it away and forgot all about it.

Rahul says although Komal never stayed with his family after marriage, Indian Police booked the whole of Rahul's family under nonbailable offences and kept them behind bars for days.

He says his wife fabricated a list of dowry items with exaggerated claims. Rahul, who claims he did not taken a single penny from his in-laws at the time of wedding, asked the Indian Police to give him the bills and promised to pay double the money to the girl's side if the bills are verified. He asked that his widowed mother, uncle and siblings be spared from the 498a harassment in return.

A year later, the Indian Police who have been held hostage by India's strong women lobby groups have not made any effort to verify the claims although there are orders from the home ministry to investigate the matter properly. A number of e-mail messages from senior officials in the Indian Police Force involved in the investigation suggest

may have framed him, but there is little they can do. They instead claim that the money Rahul's wife is demanding is her income she earned during her 20 month stay in Botswana.

Rahul's wife has currently filed for divorce and is understood to have made a huge settlement demand. It is estimated that about 30,000 false 498a cases are registered in India every year.

A member of the anti 498a community stated, " I'm working in the social welfare department and come across hundreds of cases where Punjabi girls once in the UK, leave their in laws' house, attain permanent

Skelemani running with the hares and hunting with the hounds

Continued from PAGE 5

Although President Festus Mogae would want to be remembered as a president who went to great lengths to bring about tribal harmony, Ndaba tars Mogae's with same brush he uses on the two preceding presidents.

To Ndaba, like his predecessors Mogae has failed. He is a helpless hostage of the vested tribal interests of the so called principal tribes. He points out that Mogae has been too obsessed with placating and appeasing the dominant tribes at the expense of others. Although he wants to take cred-

it for coming up with changes, "Mogae's changes are cosmetic, meant to maintain the status quo under different names." "That is how they forced him to

backtrack and withdraw the first white paper which had some hope of settling this matter."

He contends that there can never be ethnic equality as long as there are certain tribes mentioned by name in the constitution, at the exclusion of others. He is adamant that as the foun-

dation of all laws of the country, the

sundaystandard

residency and return to India. This is either to help siblings settle there or to marry their boyfriends and bring them back to the UK. This problem was highlighted by the immigration department and they increased the time span for permanent residency from one year to two years. Still people abuse it, says Akilesh settled in Birmingham, UK.

Such cases also abound in Canada where unlike UK as soon as the spouse gets a visa stamp, he or she becomes an immigrant. If the girl sponsors the boy, she thinks she can make him dance to her tunes and vice versa says Daljeet Kaur, lawyer who has fought cases of victimized NRI wives.

constitution should either mention everybody, or mention nobody. Mentioning some and excluding some creates distortions of identity, he maintains.

"What pains is that this thing can be resolved overnight. We have never called for a revolution. All we are saying is either we are all there, or nobody is there."

His advice to those with the power to institute changes is that history is awash with examples of ethnic wars and strife, "and these people did not wake one morning and say we are starting a war. These wars are a manifestation of a long struggle of people clamouring for recognition, talking nicely to those who suppress their being until they said 'oh no. Enough is enough."

At the end of the interview Ndaba says wryly that there is not much option for SPIL but to continue with its struggle not only to promote Ikalanga, but also to point out

the inherent evils of inequality of ethnic groups - a sad, and hard but worthwhile struggle which for SPIL will all be the harder without Phandu Skelemani's brains who they will miss as he is now presenting from the government benches.



Note: The opinion presented here is that of the author and not GaramChai.com



Till dowry do us part

A growing number of NRI men allege they are victims of Section 498A, India's antidowry law, which they claim is used to harass them. **George Joseph** reports

hen Dr Jayakrishna Ambati, his younger brother Dr Balamurali Krishna Amabati, and their mother were arrested in an alleged dowry-harassment case in November 1995, it caused an uproar in the Indian-American community, even making it to the front page of the New York Post. Compounding the media interest was the fact that Balamurali was a minor celebrity of sorts, being, at 17, the youngest doctor to graduate from the Mount Sinai Medical College.

Four years and a bitter legal battle later in India, the family was acquitted of all charges by the Kolar Gold Fields sessions judge K S Venkoba Rao on April 28, 1998.

And therin lies a story, one that continues to reverberate quietly through the ranks of the married NRI men who face similar dowry cases back in India, claiming they are no more than innocent victims of a well-meaning law – Section 498A of the Indian Penal Code - run amok.

The law has it origins in the hornific string of homicides in the '80s when unsuspecting brides were burnt alive for not bringing enough dowry, and their deaths passed off the husband and in-laws as due to a bursting cooking-zas stove.

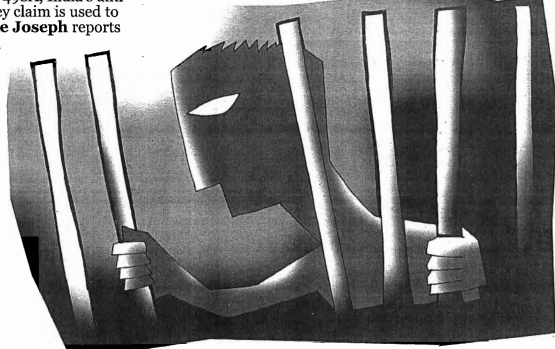
bursting cooking-gas stove. Following public outrage over the spate of deaths, the antidowry law was enacted, making it a crime to demand or take dowry or harass the bride and her family for the same, either before or after the wedding.

before or after the wedding. The most famous application of the law took place two years ago when a young Bride-to-be called the police from the altar when her in-laws refused to proceed with the ceremony unless they were paid the dowry up front.

Increasingly, however, NRI husbands in the United States are coming forward with their stories where they claim the law is being used to harass and intimidate them, often in divorce and custody cases.

Loaded in favor of the plaintiff, Section 498A allows for the husband and his family, sometimes extended, to be arrested and held without bail until the case comes to a court of law.

"The law was made to protect the ordinary women in India, but it is used by the women from cities, highly educated and ambitious, to settle scores with their former husbands and fleece money from them," says Rahul Agarwal, a resident of the Bay area, California, who claims he is a victim of the misuse of Section 498A. "Professionals like me are busy with our career. We have no time to think of such things. We keep more Indianness here than these women who come from



cities more Westernized than us and with ideas of women's liberation."

However, genuine cases of harassment for dowry still far outweigh the aberrations. Purvi Shah of Sakhi for South Asian Women, a support group for victims of domestic violence, points out that in Punjab alone, the number of women abandoned by their NRI husbands, who married for dowry, is in the region of 15,000.

"In some cases an NRI man will marry two or three times, collect dowry, and leave the brides after a few weeks," she says. The Ambati case, however, stands out both for its profile as well as the starkest illustration of how a perfectly good law can be twisted out of shape.

Though the Karnataka High Court ruled thrice that the trial should be completed within 3 months, the case dragged on, and the family was separated for over three-and-a-half years.

Balamurali lost two years of his career because he had to wait until 1998 to start his ophthalmology residency at Harvard, which he was supposed to join in 1996.

The Ambati family also claims

that plaintiff Archana's father, a former honorary Home Guard, had undue help from the police.

Jayakrishna says he had put the episode behind him. "It was a bitter nightmare. I don't look back at things that happened. I look forward to accomplish things," he said.

He said his former wife stayed with him only for a few days. "She did not want to be here. It was an arranged marriage and she was only a high school graduate," he said. "Many people think of the Indian women as the epitome of virtues only. That generation has come and gone. They might have been there during the generation of my parents."

ITTAM GHOSH

I ndeed, most of the cases involving NRI grooms are fallouts of arranged marriages, in which the parents decide who their son or daughter should marry. And NRI grooms are a prized commodity in India, often holding out hope for a better life.

In many cases, the arrangement does not turn out as expected; in some cases, it is the lack of support systems and services in the US, and sometimes due to the presence of the in-laws in the same house.

NRI weddings: look before you leap

Victims of abuse by women say that the draft of a booklet by the Ministry of Overseas Indian Affairs titled Information Booklet on Marriages to Overseas Indians Safely is a slap on their face and against basic freedoms.

on their face and against basic freedoms. "It is maligning and defaming all Indian immigrants in the United States," says Gope Lalwani, who is associated with the Save Indian Family movement. He has demanded an unconditional apology from the ministry, saying the booklet suggests that Non-Resident Indians are cruel argogant and are frauds.

Indians are cruel arrogant and are frauds. "The draft is completely biased towards women," says Dr Vikas Kumar, who claims to be a victim of Section 498A. "There is discussion only about women rights and no point for men rights! This clearly indicates the gender bias in making such draft."

In a post on the ministry's website, one reader wrote "Is the Indian government trying to suggest that overseas Indians are female beaters, abusers and do not have respect for their marriage and their wives? Is the government trying to prove that the NRIs who bring fame, glory and prestige for the nation are a bunch of cruel people?"

The ministry said it came out with the book-

let following the increase in incidents of women who marry NRIs being ill-treated.

On the other hand, the US State Department is aware of the problems caused by misuse of IPC Section 498A and had issued a travel advisory a long time ago that 'a number of US citizen men who have come to India to marry Indian nationals have been arrested and charged with crimes related to dowry extraction.'

The Candian embassy too has a warning for its citizens going to marry in India. A growing numbers of Canadian citizens have been caught up in marital fraud and dowry abuse in India. Most cases involve Indo-Canadian men who abandon their wives in India after cheating them out of large sums of money. Other cases involve misuse of India's Dowry Prohibition Act. This law, which was enacted to protect women and makes demanding a dowry a crime, is sometimes used to harass men through false charges of dowry demands.

"To avoid such problems, you are advised to register your marriage in India along with a joint declaration of gifts exchanged, as well as consider a prenuptial agreement," the embassy cautioned. Meanwhile, India's National Commission for Women, based in New Delhi, has issued a report to the Ministry of Overseas Indians Affairs, wherein it made the following recommendations for women seeking to marry NRIs: Compulsory registration of marriage; bilateral agreements for protection of such marriages be concluded between India and such other countries where the Indian diaspora is in large numbers; concerned Indian laws to apply irrespective of the place of the filling of the petition for dissolution of the marriage, if the NRI husband has not become a citizen of the country or residence; government monitored conciliation process of settlement of matrimonial disputes be initiated and; suppression of information regarding marital status by NRI grooms be dealt with under criminal law and steps taken through extradition treaties wherever operational. Other measures suggested include seeking

Other measures suggested include seeking the help of authorities at the workplace of the husband, attaching property in India, initiating legal action against the fraudulent spouse for compensation in India and; if withdrawal of dual citizenship to the husband, if it has been given.

Should the bride return to India, it is fairly easy to file a case: all it takes is a letter to the police. This section is nonbailable (only court can give bail), non-compoundable (complaint cannot be withdrawn) and cognizable (arrests without investigation or warrants). A non-bailable warrant does not require proof before arrest. No investigation is necessary.

Yogesh., who declined to give his full name, has been living in the US since 1997 and got married in 1999 without, he claims, any dowry. "My wife would threaten me that if I did not break ties with my family in India, she would trou-ble me through laws in India," he told *India Abroad.* "When I couldn't take it any more, I moved out taking only my clothes and leaving behind everything," After he filed a no-fault divorce in the US, his wife

returned to India and filed a dowry harassment case against him and his parents and sisters in India. alleging 'dowry demands, physical abuse, mental torture, and financial cheating,' despite the fact that none of the charges were raised in the US court where the divorce was granted.

'My ex-wife obtained her green card through my sponsorship and she continues to work and live comfortably here while I and my family suffer every day and are strug-gling to protect ourselves against false charges and legal case still pending with the police and courts in India,' Yogesh said. "I cannot visit India. For my parents who have lived a truthful life, this is too much to bear. Where is justice?'

A similar case entangles Prakash, a New Jersey resident who also declined to have his full name used. Although his was also an arranged marriage, he met the girl before the wedding and ascertained that she was marrying of her own will. He left for the US two days after the wedding and his wife joined him on a H4 (non-working) visa a month later. "But she was a different person, she would not speak to me, not interact with me," he charges. "She was not interested with anything to do with me and began to insult me in my friends' circle to the point where it became unbearable."

He claims that she then told him she had had been seeing someone else before marriage and that she had consented under pressure from her family.

They went back and decided to seek a divorce. "But her family started asking for money. It was unbelievable, Yogesh says. "They demanded \$100,0000. When we did not agree they filed an IPC 498a case. Now my family is going through hell. My parents who are over 60 are going though all these for no mistake of them.

"Our family goes to the court regularly, but her's does not show up. After this I am scared to marry again."

he more painful cases, however, are like those of Dr Rajeev Mehta, where children's custody is involved. Mehta, his former wife and two children are US citizens, but the Indian court accepted a case against him ignoring the fact that it has no jurisdiction, he said.

He and his wife met in 1994 and after living together

briefly, got married in New York. "Soon after our marriage, problems started becoming all too obvious. After marital counseling with three counselors failed; I filed for divorce in the US in 1998," he said. After three years of litigation, through which his wife used seven lawyers, Mehta was awarded custody of his daughters based on the recommendations of the court appointed guardian ad Litem, the court appointed psychologist (selected by his ex-wife's third lawyer) and custody evaluator, as well as the court's own findings.

His ex-wife soon presented a medical certificate saying that her father was seriously ill and wanted to see the "However, as soon as she reached India, my ex-wife -

who is a US Citizen, not domiciled in India and even though neither of us had been to India since 1998 - filed cases in the New Delhi courts to challenge the US divorce and custody judgments, saying that she wanted to re-liti-gate the divorce in India," Mehta told India Abroad. "For almost four years, I have challenged these cases but am facing the problem of delayed/denied justice by the Indian courts as my ex-wife's family and lawyers have postponed several court appearances using political and legal connections," Mehta said.

Three months after the US divorce, she also filed a dowry harassment case against Mehta, charging that her parents gave gifts worth approximately \$10,000 over the four years of the marriage - and average, Mehta points out, of \$1,250/year at a time when "I was earning \$425,000 a year as a specialist/medical consultant and she was earning about \$86,000 year " - and that constituted dowry. His ex-wife now wants the Indian court to overturn the

US court's orders and give her custody of the children and also some properties.

The Superior Court of New Jersey subsequently issued a criminal arrest warrant after she refused to return the children to the US, following which the Federal Bureau of Investigation issued a Unlawful Flight to Avoid Prosecution warrant. The US State Department intervened unsuccessfully with the Indian Government

two or three times, collect dowry, and leave the brides after a few weeks." Shah welcomed the proposed man-ual by the Ministry of Overseas

Indians on how to marry an NRI since it provides useful tips for assessing whether the marriage is safe.

Shah said fake marriages are an issue our communities need to address. A few weeks after the marriage, grooms who abandon their wives can leave the place and cut off all communication. "In these situa-tions, women suffer because they believe they are still married and bound to a relationship that simply doesn't exist for the husband.'

Given Sakhi's work is based in the US, Shah admits she has not met any woman who filed a case based on 498-A or a victim of it. But she is against scrapping the law. "Such laws are needed to protect women," she said. "If somebody misuses it, there should be safeguards in the implementation of it. For every woman who has the courage to file the complaint, there are many others who do not report the violence in their lives for fear of family, community, or police retribution."

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USSpecial A15

In India, many women and their families think that marriage with an NRI is more desirable. Some may NRI is more desirable, some may want to live in the West also. "But once they are in the foreign country they may face violence," she pointed out. "Yet many women will not report violence or pursue a divorce fearing the social stigma attached to it - and because they believe they will bring shame to their families.

Shah indicated that for violence to end, the community needs to redefine how it treats men and women. "We need to support healthy relation-ships and understand that everyone deserves respect and a life free of violence. If we do take a stand against violence, our communities will be stronger for it."

"What makes it worse," says Mehta, "is the bias of the NRI ministry and the Ministry of External Affairs against NRIs," and the ludicrous length they can go in their efforts to secure justice fo women.

I that sounds draconian, it can be, depending on how it is used. Indian Penal Code 498A, the linchpin on which all these cases turn, is a criminal law stating that Whoever, being the husband or the relative of the husband of a woman, subjects such woman to cruelty shall be punished with imprisonment for a term which may extend to three years and shall also be liable to fine.

The law can only be invoked by wife/daughter-in-law or her relatives, and can be filed even after a divorce.

However, only two percent of the cases have reached conviction, with some being for blackmailing the husband's family, victims point out. The Delhi High Court once dubbed it 'legal terrorism.'

However, even if the defendants are acquitted, the case can take up to four or five years, if not more, to resolve. Even those who are not part of the 'day-to-day' family life can be named and arrested on the basis of a single complaint, which can also include pregnant women and children.

Victims say that most of the cases are filed because the husband refuses to throw his parents out of the house at the wife's demands. They also allege that with the law weighted in favor of the wife's side, police and lawyers often advise the husband to settle the matter financially out of court, and sometimes try to fleece the defendant.

Many victims consider the women's rights organizations responsible for such a situation.

A committee under Justice Malimath, former chief justice of Karnataka and Kerala High Courts recommended making 498Abailable and compoundable.

Indeed, in Punjab, Patiala Zonal Inspector-General of Police Rajinder Singh recently went so far as to direct senior superintendents of police to exercise restraint while

proceeding against members of families charged under various dowry crimes.

Singh was quoted in the Indian media that in some cases, members of the accused family had committed suicide because of the humiliation suffered by them.

Meanwhile, the Ministry of Overseas Indian Affairs has proposed an information booklet on 'Marriages to Overseas Indians Safely.' The National Commission for Women in New Delhi has also prepared a report on the problems of NRI marriages and a proposed Draft Convention (See Box).

Interestingly, though, while the ministry recognizes that dowry is one of the causes of failed and/or fraudulent marriages, it also notes that sometimes failed marriages are an outcome of lack of modernization amongst rural brides to respond to the Western way of life.' Nonetheless, the issue being a state subject, the ministry

has advised states to formulate their own responses. Additionally, it has advised that Indian diplomatic mission abroad, whenever they receive a complaint of torture or desertion of Indian wives by their NRI-husbands, 'render all possible assistance with a view to bringing about an amica-ble settlement.'

Purvi Shah, executive director of Sakhi for South Asian Women 'Everyone deserves life free of violence'

Purvi Shah, executive director of Sakhi for South Asian Women, a New York based organization working for preventing violence against women, says there could instance of the abuse of section 498-A by some women.

"I feel sorry for the men who are taken advantage of. No one deserves to be subjected to unjust claims or violence," Shah said.

However, she pointed out that the "the number of men who face unjust treatment is far overshadowed by the number of women who face domestic violence or abandonment by NRI husbands, there is far greater gender discrimination and violence in the

community against women." "For example, the number of women abandoned by their NRI husbands has caused concern in many regions in India," she said. "In Punjab alone, it is reported that 15,000 women have been abandoned by NRI husbands. In some cases an NRI man will marry



THIS WEEK



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National — U.S. ____

Activists Decry Dowry Laws

In the year since **India**-**West** published its award-winning article exposing the scope of dowry fraud, many victims have come forth with their



stories. Now Indian American victims of dowry fraud are mobilizing to change the Indian Penal Code.

A28

India-West Reporter Receives NCM's Top Award at Banquet

INDIA-WEST — February 3, 2006 — A31



SAN JOSE, Calif. — India-West's Lisa Tsering speaking to the audience after receiving the New California Media's award for the Best Investigative/In-Depth story in English in the print media category. She received the award, which she won for her story on Indian husbands falling victim to dowry fraud, at the 7th NCM Awards banquet Jan. 26. (Som Sharma photo)

National — U.S. **Activists Mobilize to Change Indian Dowry Laws**

The publication of the awardwinning article "Indian Husbands Fall Victim to Dowry Fraud" (I-W. Dec. 31, 2004) has inspired a groundswell of activism among Indian American men. Now that India-West's article has drawn this issue into the public eve. victims of dowry fraud are mobilizing in greater numbers.

- Editor

By LISA TSERING India-West Staff Reporter

In the year since India-West published an article exposing the scope of dowry fraud, many victims have come forth with their stories. Now, Indian American victims of dowry fraud have outlined their mission — to change the Indian Penal Code --and have begun to mobilize online and in the public sphere.

"Till now, there has not been much awareness [of the problem]," Rahul (not his real name), a 29-year-old Silicon Valley research engineer, said this week. "There are hundreds of victims here. The India-West article definitely helped, by portraying the reality of what's going on. especially since the major dailies

in India have been hesitant to publish our stories."

A growing number of nonresident Indian men are being victimized by their brides, and their brides' families, who falsely accuse them of demanding dowry. Accused under Section 498A of the Indian Penal Code, which makes demanding dowry a crime. these men have even been thrown into Indian jails when they visit India. Though they may be American citizens, since they are accused of a crime they find little solace through United States missions in India.

If the man is not in India when the charge is made, his family can be fined, or jailed in lieu of fines, and many men have reported that it has cost them tens of thousands of dollars to pay legal fees. Often, the bride's familv offers to "settle" out of court for vast sums of money, which 498a victims and their advocates say is tantamount to extortion.

The creation of the biggest online forum yet addressing the issue may change that.

A group of activists has created www.498a.org, a Web site with an active blog and forum.

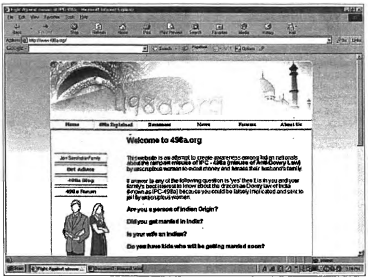
The self-funded group, which calls itself Save Indian Family, or SIF, offers informal help and advice to 498a victims, recommends legal proposals to the Indian government, and claims to work toward progressive marriages, domestic harmony and the eradication of dowry. The site also offers definition of relevant legal terms.

"The reason we created the Web site, and the reason we are creating awareness, is we found that this was injustice and a basic breach of human rights by people who are misusing this law." Rahul said in an email.

The group is also asking the public to sign an online petition at

though Rahul said he knows that it's hard to get online petitions taken seriously, he said that once they amass at least 1,000 signatures, they will file a statement with the Indian government.

Rahul claims that his wife, an American-educated Indian woman, displayed bipolar behavior after their marriage: when he filed for divorce, she



MyNation.net demanding A recently launched Web site, www.498a.org, answers many questions for Indian revisions in the law. Al- American victims of dowry fraud.

tract large sums of money from NRIs," said Satva, a contributor to the site. "There are thousands of people suffering in the U.S. alone."

Representatives of the group made a showing at the recent Pravasi Bharativa Divas in Hyderabad, but felt frustration that the Ministry of Overseas Indian Affairs placed the wrong obliged to record the complaint and begin an investigation). Activists are seeking to reverse those three factors.

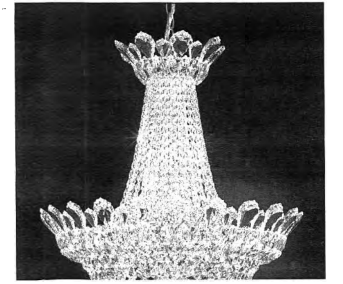
There is also no law against filing a false claim, said Rahul, calling for lawmakers to make it a crime to file a false claim.

In future, the group also hopes to address other issues, such as parental child abductions to India, elder abuse, and the Indian government's refusal to legally accept divorces granted in the U.S., requiring the couple to be divorced anew in India to avoid charges of bigamy.

Online at www.498a.org, the activists have been batting around proposed solutions, such as getting in touch with vounger politicians in India such as Rahul Gandhi, political heir-apparent to the Nehru-Gandhi dynasty, to get their point across.

"Since the last 50 years we are being ruled and having ideas imposed on us by the previous generation," said one contributor to the site.

"Most of the ways and ideas of the 1950-1965 generation don't work now."



"Since the last 50 years we are being ruled and having ideas imposed on us by the previous generation. Most of the ways and ideas of the 1950-1965 generation don't work now."

retaliated by filing a police report in India accusing him of demanding Rs. 20 lakhs dowry.

"Even the lawyers in India have nowadays started suggesting [to] their clients to misuse this law to harass the husband's family in cases where marriages go south due to myriad of reasons," he told India-West. "In urban India, this law is being rampantly misused."

"False dowry complaint has become a racket in India to ex-

emphasis on fraudulent NRI marriages by stressing in a statement the victimization of Indian brides by unscrupulous Indian American grooms.

Currently, a 498a offense is:

• Non-bailable (meaning that the accused can remain in police custody at the court's discretion);

• Non-compoundable (even if the accuser withdraws her complaint, the court can continue to investigate and prosecute); and

• Cognizable (the officer is



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NRI grooms tortured and fleeced by Indian brides Monday July 24 2006 00:00 IST

IANS

After a year of his marriage in 2003, Jatinder who married Seema (names changed) returned to India from California at his wife's nagging, unaware that he was landing into deep trouble. At his in-laws' house, he was drugged, threatened at gunpoint, imprisoned illegally for weeks, forced to pay \$60,000 and forced to apply for visas for the rest of Seema's family, according to his complaint with US immigration authorities. After his family in the US informed FBI in New Delhi and Delhi Police, he was freed.

How an Indian bride cheated and harassed New York's renowned Ambati family has set a new, low standard for rotten NRI marriages. Well known for their social and community service with donations in thousands of dollars, the Ambati family was harassed by their daughter-in-law, Archana, just four months after her marriage in 1995. Archana accused her husband, Dr. Jayakrishna Ambati, and his family of demanding Rs.50,000 (\$1,200) in dowry and mental and physical abuse, right on the day they were due to be honoured with a major award during a visit to Andhra Pradesh.

Instead of the celebration, they were taken into custody under section 498 A of the Indian Penal Code. Dragging for four years, the case reached the Supreme Court. In 1996, the court dismissed all charges, but Archana appealed. During the trial, the Ambatis produced an audiotape in which Archana's father, Nanda, demanded US \$500,000 to drop all the charges.

Although the prosecution opposed this evidence, the court in February 1999 admitted this evidence. Archana then wrote to the ministers for Home Affairs and Law & Parliamentary Affairs that she was "unconditionally withdrawing" all charges against the Ambati family.

The Ambatis paid a high price as they were separated for three years, and eminent physician Dr. B. Ambati, Jayakrishna Ambati's brother, lost two years of his professional career in addition to financial losses and mental

http://www.newindpress.com/Newsitems.asp?ID=IE820060...pic=0&?headline=NRI~grooms~tortured~by~Indian~brides (1 of 3)7/23/2006 12:15:47 PM

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Newindpress on Sunday

YOUR VERDICT

Do you approve Cabinet's decision to ignore the points raised by the President on the Office of Profit Bill?

Yes

No

Can't Say

Submit

trauma.

These are just two of thousands of cases of NRI grooms who are cheated, defrauded, hounded and extorted by Indian brides who manipulate the highly biased dowry laws of India. Conniving Indian brides who make false complaints under IPC 498A, torture not just the grooms but also their parents, siblings and the extended families.

The coy Indian bride, has undergone a sinister makeover. The educated girl gets married to an unsuspecting NRI groom for reasons other than holy matrimony. The 'underground' reasons for marriage include: supporting her family in India by transferring large sums of money from her husband's earnings; nagging her husband for obtaining a Green Card or immigration to the rich countries for her parents or siblings, filing a divorce in the new country as soon as possible to settle down on her own or with her boyfriend, claiming huge sums of money by filing false dowry harassment charges, among others.

Filing a non-bailable dowry case under IPC 498A is easier than ordering a meal. But while a restaurant can refuse service, the police normally arrest the groom and the in-laws. While the Indian media is flooded with reports of dowry-related bride torture, it hardly mentions the horrific cases of suffering husbands at the hands of cunning wives.

After matters reached a critical stage, a police unit for the grievances of the husbands was formed, but it is far short of the response required. Thus many vocal groups of so-called 498A Victims have been formed over the Internet with websites, blogs and web groups to highlight their horror stories, lists of victims and help and advice for men in this dire situation.

NRI husbands are at a further disadvantage in this scenario. A travel warning on "Dowry/Visa Demands" by the US Department of State at http:// travel.state.gov warns: "A number of U.S.-citizen men who have come to India to marry Indian nationals have been arrested and charged with crimes related to dowry extraction. Many of the charges stem from the U.S. citizen's inability to provide an immigrant visa for his prospective spouse to travel immediately to the United States.

"The courts sometimes order the U.S. citizen to pay large sums of money to his spouse in exchange for the dismissal of charges. The courts normally confiscate the American's passport, and he must remain in India until the case has been settled." Sometimes, the parents are also kept in jail. And the cases drag on, and on in courts. The complicated Indian administrative

machinery is greased	by bribes and NRIs are not a	adept at this gam	e.
A Ministry of Oversea	s Indians booklet warning ab	out NRI husbands	5
defrauding their new	y-wedded wives queered the	pitch against NR	ls,
resulting in a vitriolic	response as it paints all NRI	s in a very negati	ve
manner. An article at	oout this problem in this colu	nn had a similar i	reaction
from scores of NRIs a	and the 498A victims.		
NRI marriage dreams husbands.	s can turn into nightmares - k	ooth for wives and	I
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Ministry biased against NRI husbands?

I would like to bring your attention towards the website of Ministry of Overseas Indian Affairs (MOIA). There is a section which talks about the issue of 'failed and fraudulent' marriages with NRIs (http://www.moia.gov.in/dfmain1.asp? tid=1). Ironically, the ministry intended to protect NRI rights is trying to put all the blame for such failed marriages on NRIs. The website also published the letter sent by the MOIA secretary to all the chief secretaries of Indian states in this regard. There is also a draft of an *Information Booklet On Marriages to Overseas Indians* which the MOIA wants to publish.

A cursory reading shows how outrageous the contents are. All the examples of 'typical incidents' the booklet cites suggests that the overseas Indian groom and his family members are cruel, arrogant and indulge in fraud. Further, it suggests that the overseas Indian (abbreviated to OI in the booklet), and his family members are solely responsible for failed/failing overseas marriages. Every 'overseas marriage' has similar problems as an marriage in which the couple lives in India.

'Overseas Marriage' has additional caveats due to immigration/visa issues. Indian government, The National Commission on Women and other women organizations cannot say that the husband's family is mostly is responsible for 'sufferings of women who are the victims of marriage to Overseas Indians.'

If any of the above organization has cited the statistics to support their findings, it must be present on MOIA's site (along with it's source). Is the Indian government trying to suggest that OI's beat and abuse women and lack respect for the institution of marriage and their wife? Is the government trying to prove that the NRIs who bring fame, glory and prestige for the nation are bunch of cruel people.

I have seen umpteen cases here in the United States where in a tense relationship, the wife goes back to India and files a false dowry harassment charge and misuses IPC 498a to get back at the husband's family.

There are cases where a wife wants to support her family in India by sending them part of husband's earning and when husband objects to that, problems start in their marital life. There are cases where marriage turns sour when wife tries to control husband's life in various ways.

The booklet must provide details and directions for both men (including OIs) and women about how they can protect their own rights before, during and after marriage both in India as well as overseas. The MOIA should also publish the names of the NGOs, law agencies and

addresses of the people who helped MOIA prepare this draft. The booklet should help all the Indian citizens irrespective of their gender and location. The MOIA should consider the facts and such views before finalizing the contents.

Vijay Sharma San Jose, California



Friday, December 16, 2005 Vol. XXXVI No. 11 A REDIFF PUBLICATION www.rediff.com (Nasdaq: REDF) LOS ANGELES EDITION \$1 1 of 1

nternational Weekly Newspaper

India Abroad December 16, 2005

Chicago/Dallas | Los Angeles | NY/NJ/CT | New York | Toronto

Not all husbands are guilty

December 2) 'Ministry biased against NRI husbands?' l came across a letter in (India Abroad,

dle. trying to solve the issue give the curb fraudulent marriages between ty in, and breakdown of, marriages. the only ones responsible for the cruel-Women (NCW)'s recommendations in NRI grooms and Indian girls, is trying The truth lies somewhere in the midimpression that the NRI grooms are HLCID and National Commission for foremost, the statements made by lowed in such marriages. First and to publish some guidelines to be fol-Indian Affairs (MOIA) in its efforts to (HLCID) and Ministry of Overseas Committee on the Indian Diaspora marriage gone sour? The High Level Is the NRI family always at fault in a

to carry out such acts which would only als who do not have the time or energy given to the grooms because they are respectable and responsible individuusually well-qualified, hard-working, In fact, the benefit of doubt should be

01100

overboard and in the process declared the NRI grooms and his family guilty and his family. The MOIA/HLCID /NCW in their enthusiasm have gone and trampled on their basic rights. such a breakdown of a marriage is fol-One glaring issue missing in the MOIA directive is that almost always be detrimental to their lives and career. meant to harass and extort the groom gated, but there are lot of other cases that are in fact fraudulent and are only there are genuine cases being investithe bride's family. I understand that lowed by a 498a (dowry) case filed by

help out affected people, but it is sounds very women-centric. The provisions should be amended by keeping The MOIA has some provision to

and not implicitly assume that NRI responsible for all the fraud/disharmogrooms and their families are the ones the following things in mind: Make the MOIA directive neutral

i.e., provide another outlet (instead of fraudulent marriage, marital discord, the groom/bride should do in case of ŋ Ņ Have clear information on what

.

complaint in the nearest Indian misviolence is a crime in most countries. dled in a swift manner with the help of sion so that the complaint can be han-498(a)) for the grooms/brides to file a families already affected by 498(a) in local authorities given that domestic 3. Provide help to individuals and

harassment and loss of wages. courts with no resolution in sight, ures as will alleviate endless trips to ot facts in foreign land, and such measterms of quick resolution, investigation

are from Andhra Pradesh and were respected in

harassing for dowry' by my sister-in-law. plaint, 'My husband and in-laws are asking and

We

our community and town but after the case that

has changed.

people easily believe the woman's version, and

I believe it is partly because of our culture;

the media simply publishes one-sided stories.

The 498(a) section is not doing any good to

cessful. He is against the dowry system and did

brother is very well-educated and highly suc-

Page A2

we all are victimized by a single-line false comnot take even a single paisa as dowry, but still

an NRI affected by misuse of 498(a) Kanishka Gupta Sunnyvale, CA

women to extract money. I used to believe real victims, but is only misused by educated

how to extort money rather than educating women's NGOs are doing good for us; in fact,

they are spoiling women and teaching them

women.

I would like to share my experiences in the US at that time. India were jailed without any investimy brothers, parents and sister in against our family and consequently with respect to IPC-498a and NRIs. gation. I was not arrested because I was My sister-in-law filed a false 498(a)

This is a very evil and unfair law. My

very unfair and believe women's organizations

the women. The MOIA has shown that they are

than just publishing one side of the stories of the real stories by investigating the truth rather

wish more media should come forward to get

I agree with the views of Mr. Vijay Sharma. I

Page A3

also, not just from women's groups. I still wonwithout doing proper research. to avoid problems with the corrupt legal system. der-biased and daughter-in-law favoring laws der how our lawmakers are making such genlions of people who want to get out of India and in India and abroad? No wonder there are milwhich are used to harass the husband's family The government must seek opinion from NRIs

Los Angeles, CA Kalpana Lanka

A PASSAGE FROM INDIA A Legacy of Caring and Healing

NASA



ANNUAL

CONVENTION HOUSTON, TEXAS · 2005

Misuse of IPC Section 498 A

The "Misuse of IPC Section 498A"

In urban India, the majority of families have adequate knowledge regarding IPC Section 498A, more commonly known as the "dowry-law", which was introduced in an attempt to eliminate DOWRY that affects mostly the poverty stricken. As per this law, both giving and taking of dowry is illegal, but only the taker is to be punished. Most cases where Sec 498A is invoked turn out to be false as they are mere blackmail attempts by the wife (or her close relatives) when faced with a crumbling marriage.

Section 498 (A) of the Indian Penal Code makes it mandatory for the police to file charges against the husband, his parents and other relatives/friends (whoever being named on the complaint by the wife or her close relatives) and put them in jail. There is no penalty (not even a fine) for filing a false case. This section is non-bailable, non-compoundable (complaint can't be quashed) and cognizable (arrests without investigation or warnants). There have been many instances where, without any investigation, the police have arrested elderly parents and even grandparents, unmarried sisters, pregnant sister-in-laws and 3 year old children. Some accused parents, sisters and even husbands have committed suicide after time in jail.

Recent statistics reveal that there are almost 33 million widows in India. The suicide rate among married men in India is 3.2 times higher than in married women; whereas before marriage, the rate is almost equal (IndiaStat.com). Therefore, all mothers (and their husbands) contemplating an Indian marriage for their son should be careful as unholy matrimony could be injurious to the young man's health and this is even before the marriage starts crumbling and leads to the "divorce wars". Once the word "divorce" comes into the picture, the attempt is to grab what you can, and what better way to settle old scores and take over the husband's family's assets? Obviously, it has to be achieved with the "dowry" accusations, the sure shot way of making money as then the husband's entire family is under the gun to settle on the wife's terms.

Currently, there is no law/way for the husband and his relatives to escape harassment from the police, courts and the wife, if she looses tolerance and respect for other's emotions. Also, since in-laws are deeply resented, the wife's vengeful drive is molded by her parents and based on their knowledge of this section for their own mundane selfish reasons. It is estimated that about 25,000 dowry cases are filed in India every year, 65% are dismissed by the courts because they are blatantly false and the rest are settled out of court after the wife or her parent's monetary demands have been met. There is strong affirmation from the judiciary and the Malimath committee that this section needs to be amended (made bailable/compoundable/applicable only to husband) before it inflicts irreparable damage to the institution of marriage. In the 'Karnataka High Court's judgment, Crl.A. 589 of 2003, made on 4-9-2003 (Saldhana vs. Rajendra Prasad), the Judge states that in about half the cases, prosecution is thoroughly unjustified. Various rulings from other parts of the country too have questioned the Law commission of India's decision to keep this Section in its present form (eg: MANU/AP/0979/2002, Saritha vs. Ramachandra).

Several Police Commissioners and members of the Judiciary have said that the laws are being used for ulterior motives. A women head of a Women Police Station in her interview to a leading daily newspaper of New Delhi gave a courageous statement that 99% complaints of dowry demands are false and baseless. An article published in a Times of India publication states that 90% women prisoners in Tihar Jail are locked up because of dowry related cases.

In most parts of the civilized world, domestic issues like divorce are resolved by civil laws. Even in criminal law, a person is considered innocent until proven guilty. As per the draconian dowry law (IPC Section 498A), the man, his family and his friends are considered guilty without any evidence are jailed and harassed until proven innocent and face life-long stigmatization. In any regular divorce, there is no way that a wife would acquire a part of her husband's property or a lump sump payment from him, when marriage is irretrievably broken within a couple of years. However, using 498A and complimentary laws, the wife can lay claims to all her husband's family assets. This is the main reason for the misuse of the dowry laws.

The US Department of State has already posted a warning for its citizens at http://travel.state.gov/india.html DOWRY/VISA DEMANDS: A number of U.S. citizen men who have come to India to marry Indian nationals have been arrested and charged with crimes related to dowry extraction. Many of the charges stem from the U.S. citizen's inability to provide an immigrant visa for his prospective spouse to travel immediately to the United States. The courts sometimes order the U.S. citizen to pay large sums of money to his spouse in exchange for the dismissal of charges. The courts normally confiscate the American's passport, and he must remain in India until the case has been settled. There are also cases of U.S. citizen women whose families force them against their will into marriages to Indian nationals.

You can read about the numerous cases of misuse of 498A on Google by searching for India 498A"

The Hidden Side of the "Dowry Accusations"

In the most obvious case of false dowry accusations (where the philanthropic and wealthy Ambati family from New York were accused of demanding a dowry of \$1,200 by their daughter-in-law Archana and her father Mr. Nanda (a former honorary Home Guards Commandant) of Karnataka, India. Because of the Nanda's legal connections and political manipulations with the help of the women's support groups, there was a complete lack of public outrage over the leniency shown to the Nanda's (who had tiled the false dowry accusations in an attempt to extort US \$500,000 from the Ambatis). After being found guilty of such an outrageous deception, they were not even sanctioned.

Although, there had been no public outcry at the leniency shown to the Nandas, there however was an outcry in the last New Delhi High Court case in which a woman was charged with making malevolent and baseless dowry accusations to have even a child sent to jail. That was from the women's support groups, denouncing the fact that "This case will deter genuine dowry victims from reporting abuse." The illogic was breath-taking, for we rightly reserve particular opprobrium for dowry seekers. But by making light of the false dowry accusation, women's groups are trivializing dowry itself. You cannot debase a currency for some of the time; once debased, it stays debased.

False dowry allegations, however, are about power, for they mobilize the proper revulsion society feels about the crime against the unfortunate target. So we should protect the powerful societal taboo on dowry by treating those who falsely allege dowry abuse with the severity with which we treat dowry seekers. That is the least the true dowry victims deserve. Certainly people such as the Nandas who go to such extraordinary lengths to subvert legal and cultural taboos against dowry for their own purposes should be severely punished. Not even a day's sentence for such an elaborate ruse is a bad joke.

Madhu Kishwar, a women's rights activist says that even if there is some misuse of the dowry laws, she condones it (however, what if the law was misused against her own male relatives). Brinda Karat, the former General Secretary of the All India Democratic Womens' Association (AIDWA) thinks that the misuse of 498A is of insignificant consequence as men need to pay for all the wrongs done over the centuries to women and if there is any attempt to dilute the dowry laws, her 50 lakh followers will take to the streets in India. Senior Advocate Indira Jaising who is very active on women's issues says that there is some misuse of 498A but that is irrelevant. The NCW chairperson Poornima Advani admits that the dowry laws are being misused, but when the NCW chairperson was asked why no action has been taken against those giving dowry, she replied: "We must remember that it is the poverty stricken people who are the main victims". If that is really the case, Indian society needs to answer an important question: "Why are dowry accusations almost non-existent among these poverty stricken people, and the communities and professions where dowry is a traditional, and why is it that most such (obviously false) accusations come from educated, modern and liberated families with political and legal connections?"

In a recent interview with Hindustan Times.com, Shobhaa Dé said: "Marriage as an institution is under threat. People are questioning the rules of the game and asking themselves whether they need marriage at all. There is no 'perfect recipe' for marriage. Each couple has to arrive at their own formula – and that takes years. The single most important ingredient in this recipe is 'love'. Without that, there is nothing. Men and women, who cheat, will always cheat. There is no gender difference. Of course, women today have more opportunities to stray than ever before". Sexual encounters are mere handshakes and changing partners is as easy as changing a dress. Tolerance is virtually non-existent in the current generation, and this is resulting in the high divorce rate.

The Ambati case is a prime example of how the Dowry Laws can be abused by unscrupulous families to extort money from innocent families, especially NRIs and other well-to-do Indians. The institution of marriage is under threat along with the future of our families and children. All god-fearing people, NRI and the human rights organizations, the Indian government and the leaders of the civilized world should take notice of the growing epidemic of false dowry harassment cases filed against innocent Indian families/NRIs and take steps to curb the spiraling abuse of this law.

You can read about the numerous cases of misuse of the dowry laws at: http://indiatogethen.org/2004/mar/law-sect498a.htm





http://peopleinaction.info/board/2/703.html

The India Monitor (Jan 9 - Jan 16, 2000 issue Vol.X, No.464, p.16)

The Ambati family, which was embroiled in a dowry-harassment case in India in November 1995, has now been acquitted of all the charges in the dowry harassment case. Kolar Gold Fields sessions judge K.S. Venkoba Rao pronounced the order of acquittal on April 28, 1999.

Dr. Jayakrishna Ambati and his family were accused by his former wife Archana of taking Rs. 50,000 (US \$1,200) in dowry and of mental & physical abuse. The couple was married in June 1995 in Bangarpet,

Karnataka and came to the United States shortly thereafter, but Archana returned to India in July.

However, she did not file a police complaint until 4 months later, in November, coinciding with the well-publicized visit of the Ambati family to Visakhapatnam. There they were taken into custody by Sub-Inspector T. Konappa Reddy of the Bangarpet police.

During the course of the trial, which lasted over 3 years, Konappa Reddy, also the investigating officer, admitted that the police had not ascertained the veracity of the complaint, or investigated the reason for the 4 month delay in filing the case, or interviewed any of the witnesses prior to the arrest.

Under cross-examination he also acknowledged that no permission from superior authorities was obtained to cross state lines and arrest the accused. He also admitted that the U.S. Embassy was not informed of the arrest of the Ambati family, who are American Citizens, as per the 1963 Vienna Convention on Consular Relations.

Although the initial chargesheet listed over 20 witnesses, only 2 of the material prosecution witnesses appeared in court during the trial. Even Archana's mother and sister, who initially provided statements to the police did not testify.

At the trial these two witnesses, recanted their earlier statements and testified that they did not witness any demand of dowry by the Ambati family. Assistant-sub-inspector H. Munivenkataiah who initially took the statements of the witnesses, stated under cross-examination that none of the witnesses told him that dowry was demanded by the Ambatis.

In an unrelated twist, Konappa Reddy is himself now facing murder charges for the July 1997 custodial death of Mr. Gopalappa in the Bangarpet police station.

In October 1996, Kolar sessions judge K. Sathyamurthy Holla discharged Dr. Balamurali K. Ambati from the case and dismissed all charges against him for lack of prima facie evidence. Although the state of Karnataka appealed this decision, Justice L. Sreenivasa Reddy of the Karnataka High Court upheld the discharge in April 1998. This decision was appealed by Archana but the Supreme Court of India dismissed the appeal earlier this year. During the course of the trial the Ambatis produced a tape in which Nanda, the father of Archana, demanded US \$500,000 to drop all the charges. Although the prosecution opposed the production of this audiocassette, Justice Narayan of the Karnataka High Court ruled that such evidence was admissible in February 1999.

The Ambati family feels that although the courts have vindicated them after almost 4 years, the victory is bittersweet. Although Drs. Jayakrishna and Balamurali Ambati and their father Dr. Muralimohan Rao were allowed to leave India and return to India in January 1996, their mother Mrs. Gomathi was not permitted to do so. Despite 3 separate Karnataka High Court rulings that the trial should be completed within 3 months, the case dragged on, and the family was separated for more than 3 ½ years. In addition, Dr. Balamurali Ambati lost 2 years of his professional career because he had to wait until 1998 to commence

his ophthalmology residency at Harvard, which he was supposed to join in 1996.

The Ambati family is well known in the New York area for their social and community service. For the last 10 years, they have been conducting free weekly academic classes for hundreds of middle and high school students. Also, they have established a charitable educational foundation, the Ashtavadhani Vidwan Ambati Subbaraya Chetty Foundation, which recognizes and rewards talented students in India and the U.S.

They believe that the close police ties of Nanda, a former honorary Home Guards Commandant, were responsible for the brazen actions of the police. The case achieved tremendous sensationalism because of the celebrity status of Dr. Balamurali Ambati, who at 17 became the world's youngest graduate in 1995. However, little press coverage was given to his discharge or to his family's subsequent acquittal.

The Ambatis feel that this case is a prime example of how the Dowry Prohibition Act can be abused by unscrupulous families to extort innocent families, especially NRIs. They also believe that NRI organizations and the Indian government should take notice of the growing epidemic of false dowry harassment cases filed against NRIs and take steps to curb the spiraling abuse of this law.



I got my wife Swarnamalya 'SKODA' car of Rs.12 lakhs she told me 'PODA" (go). Thanks to her parents. The quarrel of parents always used to bring an impact on our married life in America.

She turned hysteric. My life got ruined. They forced me to come to Chennai. In Chennai Swarnamalya evinced interest in acting. She got in to films demanded a car. The producers directly asking her to cooperate in the night times shocked me a lot and at this I thought it enough. Thanks to their parents – they are the ones who encouraged Swarnamalya.



Despite of objections somehow I joined in Birds Eye Foods Company in Rochester, New York but within a few months there was trouble again from Swarnamalya. The sabotage really brought me to Chennai. When I came to Chennai I was thrown out of my job in New York because I had applied leave. Once again thanks to their parents. They prepared a game plan this time.

itraloka.ne

FREE-mail

I was charged of dowry harassment and two policemen took me to police station. They alleged that I demanded Rs.4 lakhs as dowry. The

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The ETC.. page

Last but not least

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laptop I had got Swarnamalya mother in US by paying \$1600 dollars was returned to me by cheque in Indian currency of Rs.75000 and this cheque was shown as the first payment of dowry. Baap re what a cunning woman! says Arjun!

After tearing off my peace into pieces she has once again filed a police complaint on me for abusing her and my job at present in Chennai is also at stake.

This is not a film script what we have given above. What ever explained above is the version of Arjun. We have just condensed his six pages e-mail. Along with this he as sent the court notice copy.

You can't win, you can't break even, you can't even quit the game is the situation of Arjun.

Chitraloka tried to contact Swarnmalya. But she was in Chennai and her mobile switched off. What will her version be?

Click Here to Send Your Comments

<< Back

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Will there be a law to protect innocent males? Some clever girls and their parents are using this Law to their benefit

Dowry Law Posted By: Sandy State: Haryana District: Ambala City:

In today's Indian society is the 'Dowry Law' really helping people or is it being misused is indeed the moot point.

I have a question for the Law makers, when the 'Dowry Law' was enacted did anybody think of the other side of the coin also vis-à-vis, misuse of the Law. In fact, I write this after being witness to many incidents where clever people are misusing the Law.

Unfortunately, it is the educated masses of our society who always misuse certain Laws for their own benefit and the 'Dowry Law' is no exception.

Everybody knows that this is one of the strongest Laws and people booked under this Law have no choice other than to lead their lives in jails. Some clever girls and their parents are using this Law to their benefit, if they feel that things are not going the way they want to.

In fact there have been instances where the bride's family has threatened the groom's family if things haven't gone their way. This has resulted in a number of innocent people suffering.

To quote an instance, an MTech from IIT (Indian Institute of Technology) and his family had to suffer the ignominy of jail under the current 'Dowry Law' for no fault of theirs.

The girl in question invoked the Law just because she couldn't get adjusted to the family of the engineer. It took the aggrieved family almost seven years to prove their innocence. The victim, who used to be a very intelligent person, has now become and nervous wreck and drug addict.

Just last year I came across another such incident. A friend of mine got married to a girl arranged by the respective parents. After the first day of marriage the girl told the him that she was not interested in this marriage, but she had to put up with it as her parents did not want to lose such a good income earning NRI guy.

She also told him that she was in love with someone else and will keep meeting her lover. When my friend objected, the girl's parents booked him under the Law.

One more instance is of a girl and her parents who harassed a guy just because he refused to go back to the US post 9/11. In fact, the girl creates such a ruckus that the neighbors always tend to believe her rather than view the issue in its right perspective.

He has written to a number of people including top police officers to conduct a just enquiry and sort the matter out. But, all his pleas have fallen on deaf ears. Will our judicial system mete out justice to such aggrieved males?

A number of such cases abound in cities like Delhi, but nobody seems to be bothered.

Why I am writing this, because I am suffering the same since 2 years, I am USA and my wife even tried to kill me, Though I initially informed police here but later my culture and Indian heart stopped me and I got the case cancelled, more over In USA this is very common she just had to attend a domestic violence class and that's it, I know if it was me and I would have done the same in India, I and my family would have been behind the bars. After that also she did not change rather she has become more aggressive as she knows that In USA nothing will happen to her being a female she has been able to get advantage of Women organization etc.

I am not sure whether the time will come or not when I will get the justice or I will have to live and die like this only.

Will there be a law to protect innocent males?

THE TRIANGLE ONLINE

The Student Newspaper at Drexel University

Current Issue: July 22, 2005	Home > News				
Classifieds	Grad. student facing challenges across bor	ders			
Editorial					
Local Weather	False statements in homotown paper are among Conquivia p	morous problems			
	False statements in hometown paper are among Ganguly's nu	interous problems			
Get Involved	By Craig Eisenberger				
Forums	Published: Friday, August 20, 2004				
Datebook		< PREV PRGE Page 1 of 3 [NEXT PRGE >			
Login	The Times of India allegedly made false statements about University student and teaching				
Submissions	assistant Adrish Ganguly in its article "Deserter' son spoils father's case for bail" Aug. 7.	-			
More	The Times of India reported that Ganguly was married to Tanupriya Guha Roy Dec. 8, 2003 for the purpose of obtaining his U.S. visa. The marriage occurred two years after Ganguly obtained a U.S. visa in Calcutta Feb. 23, 2001, which will not expire until sometime in 2005.				
Archives	Executive Director for International Students and Scholars Services Kathleen Trayte wrote a letter to the editor of The Times of India, stating that the article "contains many				
Advertising	inaccuracies" and the comment about the reason for the marriage "is completely and utterly without basis."				
Distribution	The article also mentions charges filed against Ganguly and his parents by his wife, under				
RSS Feeds	Section 498A and 406 of the Indian Penal Code.				
Updated News	According to section 406, "whoever commits criminal breach of trust shall be punished with imprisonment of either description for a term, which may extend to three years, or with fine, or with both."				
National News	Section 498A states that "whoever, being the husband or the relative of the husband of a				
World News	 woman, subjects such woman to cruelty shall be punished with imprisonment for a term, which may extend to three years and shall also be liable to fine." 				
Technology	Cruelty in such a case is defined as "(a) any wilful conduct which is of such a nature as is				
Entertainment	 likely to drive the woman to commit suicide or to cause grave injury or danger to life, limb or health (whether mental or physical) of the woman; or (b) harassment of the woman 				
	 where such harassment is with a view to coercing her or any person related to her to meet any unlawful demand for any property or valuable security or is on account of failure by her or any person related to her to meet such demand." 	Adrish Ganguly			
Current Poll	Ganguly told The Triangle that Tanupriya's statements and charges were false. He claimed that she had an ulterior motive for the marriage, saying she wanted him to bring her and her family over to America.				
What do you think should be done with the vacant lot	"I told her that I could bring her over but not her parents. If I was going to bring apyone's parents over, it would be my own " Ganguly said				
at 32nd and Powelton?					
Drexel should be able to develope the student housing.	<u>Continued</u>				
Drexel and the PVCA		<prev 1="" 3="" [next="" of="" page="" prce="" pre="" }<=""></prev>			
should build a community					
park.	Forum: displaying 1 - 3 of 3 top level comments				
Something in between what Drexel and the PVCA want.	t				
Nothing, it should remain	- Dear Nilanjan Thank you very much for y (9/21/04)				
vacant.	Adrish, my heart goes out to you and you (9/22/04)				
VOTE	Adrish it looks like a clear case of neg (9/25/04)				
RESULTS	Post a comment				
Front Page July 22	Note: The Triangle Web site is currently under construction. We apologize for any inconvenience during this time. Pleas	e let us know what you think of our new design. Post on the forums			
	or drop us an e∘mail.				
	National College Advertising and Marketi	na			
	Privacy Policy Article Syndication College Se	cholarships			

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NEWS EDITO	RIAL & OPINION SPORTS SCIENCE & TECHNOLOGY COMICS ENTERTAINMENT				
Current Issue: July 22, 2005	Home > News				
	Ored student fasing shallon gas says a hardara				
Classifieds	Grad. student facing challenges across borders				
Editorial					
Local Weather	False statements in hometown paper are among Ganguly's numerous problems				
Get Involved	By Craig Eisenberger				
Forums	Published: Friday, August 20, 2004				
Datebook	Article Tools: [Semail] [PRINT] [Article Tools: [Semail] [PRINT]				
Login	"He is a fraud. He is telling lies to all the people at Drexel University," Tanupriya said. "I am not lying at all."				
Submissions	"The court has issued an order, as well as an arrest warrant, against him," Tanupriya said. The Triangle has not been able to independently confirm this.				
More	Tanupriya added that her family's lawyer said Ganguly's father, Dilip Ganguly, stated that Adrish married her to get his visa early.				
Archives	Ganguly forwarded the message to Barsoum, who offered his assistance, calling the entire situation a nightmare.				
Advertising	The Triangle contacted Trayte and asked for her opinion of the situation.				
Distribution	"I feel sorry for him," Trayte said. "He feels that he is going to be kicked out of the University, but I assured him that isn't going to happen."				
RSS Feeds	Trayte advises all international students with problems to come to the Office of International Students and Scholars Services.				
k35 reeus	"We have resources at hand that [students] may not know about," she said. "That is why we are here, to assist them in situations like this."				
Updated News					
National News	Forum: displaying 1 - 3 of 3 top level comments				
World News					
Technology	L live in Maryland. I have read the news (9/18/04)				
Entertainment	- Dear Nilanjan Thank you very much for y (9/21/04)				
	Adrish, my heart goes out to you and you (9/22/04)				
Current Poll	Adrish it looks like a clear case of neg (9/25/04)				
current Pon	Post a comment				
What do you think should be done with the vacant lot at 32nd and Powelton?	Note: The Triangle Web site is currently under construction. We apologize for any inconvenience during this time. Please let us know what you think of our new design. Post on the forums or drop us an center.				
Drexel should be able to develope the student housing.	National College Advertising and Marketing				
Drexel and the PVCA	Privacy Policy Article Syndication College Scholarships				
should build a community park.	invacy rolicy <u>Antole Synakodion</u> <u>college Scholdrahips</u>				
Something in between what Drexel and the PVCA want.					
Nothing, it should remain vacant.					
VOTE					
RESULTS					
Front Page July 22					

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