



Mahima Maurya <mahimamauryagonasar@gmail.com>

Technical Issue: Payment Successful, but RTI Registration Number Not Generated

1 message

Mahima Maurya <mahimamauryagonasar@gmail.com>
To: rti.section@allahabadhighcourt.in
Cc: onlinertihelpline.up@gov.in

Mon, May 4, 2026 at 6:37 PM

To: rti.section@allahabadhighcourt.in**Cc:** onlinertihelpline.up@gov.in**Subject:** Technical Issue: Payment Successful but RTI Registration Number Not Generated - Transaction ID: DNMZPR20260000000015**Respected Sir/Madam,**

I am writing to report a technical failure on the UP RTI Online Portal regarding an application I filed today, May 4, 2026.

I was filing an RTI application addressed to the **Public Information Officer (PIO), District Court, Mirzapur**, concerning the transfer of my application by the High Court (Ref No. **R.T.I/812/2026/AHC** dated 24 April 2026).

—

The details of the transaction are as follows:

- **Applicant Name:** Mahima Maurya
- **Mobile Number:** 7355543503
- **Transaction ID:** DNMZPR20260000000015
- **OTP Verified:** 840284
- **Date & Time:** May 4, 2026, at 5:54 PM

Issue:

Although the payment was processed and a Transaction ID was generated, the portal did not redirect to the final "Success" page, and I have not received the formal RTI Registration Number or an acknowledgement email.

Request:

I kindly request that you reconcile this payment and provide the formal RTI Registration Number. I have attached the screenshot of the transaction and the text of my RTI application for your reference.

I trust in your prompt action to ensure that these technical glitches do not hinder my legal right to information.

Sincerely,

Mahima Maurya Village Gorsar Sarpati, Mirzapur Mobile: 9198010433

To: The Public Information Officer (PIO), District Court, Mirzapur, Uttar Pradesh.

Subject: Request for Information under Section 6(1) of the RTI Act, 2005 regarding High Court Communication No. R.T.I/812/2026/AHC.

1. Particulars of Information Required: Regarding the letter/transfer of application from the Registrar (RTI) / Central Public Information Officer, High Court, Allahabad, dated 24 April 2026 (Ref No. R.T.I/812/2026/AHC), please provide the following information as a single set of related records:

(A) Complete case processing record including inward diary entry, all internal file notings, names and designations of staff who handled the communication, the total span of time taken for disposal, and a copy of the conclusion/action taken report / speaking order as directed by the High Court.

Note: As per High Court RTI rules, I am enclosing the initial fee. If your office determines that the requested information constitutes multiple items, each requiring an additional fee of 50 rupees, please notify me of the exact total amount via mobile (9198010433) or email immediately so I may deposit the balance without delay.

2- Period for which information is required: From April 24, 2026, to the date of filing this RTI.

3- Format of Information: Certified copies via Speed Post / Registered Post.

4- Application Fee: Fee of 50/- (or as applicable) paid via (Postal Order No. / Receipt No.).

5- Declaration: I am a citizen of India.

Date: 04/05/2026 Place: Mirzapur

Name: Mahima Maurya Address: Village Gorsar Sarpati, Mirzapur Mobile No: 9198010433

2 attachments



WhatsApp Image 2026-05-04 at 6.06.59 PM.jpeg
175K



Highcourtdoc.pdf
187K



Mahima Maurya <mahimamauryagonasar@gmail.com>

First Appeal against the rejection order dated 26.03.2026 (Patraank 69/2026) regarding RTI No. DNMZP/R/2026/60007.

1 message

Mahima Maurya <mahimamauryagonasar@gmail.com>
To: dcmir@allahabadhighcourt.in

Mon, May 4, 2026 at 7:57 PM

To,**The First Appellate Authority / District & Sessions Judge,
Janpad Mirzapur, Uttar Pradesh.****Subject: First Appeal against the rejection order dated 26.03.2026 (Patraank 69/2026) regarding RTI No. DNMZP/R/2026/60007.****Respected Sir/Madam,****I, Mahima Maurya, am filing this formal appeal as the Online RTI Portal is currently experiencing technical failures (Error Path: /courtpdfupload/2026/Appeal/57).****1. Facts of the Case:**

- **I am the victim in NCR No. 104/2024 (P.S. Vindhyachal).**

—

- **On 10.03.2026, I filed RTI DNMZP/R/2026/60007 to confirm if the Sapru Hospital Digital X-ray report (confirming a 1st metacarpal fracture) was included in the judicial file.**

—

- **The CPIO, Santosh Kumar Gautam (ADJ), rejected my request on 26.03.2026 citing Rule 25/26 of the High Court RTI Rules, claiming the matter is "pending adjudication".**

—

2. Grounds for Appeal:

1. Presumption of Pendency is Not Evidence of Pendency: The CPIO rejected the application based on **Rule 26** of the Allahabad High Court RTI Rules, merely citing the existence of **NCR No. 104/2024**. However, the CPIO failed to state whether the court had formally taken cognisance of the charge sheet. An RTI cannot be denied on the mere presumption that a case is "pending" just because a police report exists.

—

2. Disclosure of Administrative Venue is a Mandatory Duty: Knowing the name and room number of the Court where a file is physically located is

an **administrative fact** held by the Public Authority. It is not a "judicial record" or "confidential evidence." By withholding the identity of the court, the CPIO has made it impossible for the applicant to follow the CPIO's own advice of applying for certified copies under **Rule 141 of the General Rules (Criminal), 1977**.

□

3. Prevention of Administrative Anarchy: If a CPIO is permitted to reject an RTI solely based on a case number without verifying if the matter has reached the judicial stage, it creates a "legal vacuum." As noted in the police response **SPMZR/R/2026/60079**, material evidence (the fracture report) was intentionally excluded. If the Court CPIO also refuses to disclose the administrative status of the file, it facilitates the **suppression of evidence** and denies the victim the right to a fair trial.

□

4. Violation of High Court Administrative Instructions: The **Registrar (RTI), High Court Allahabad**, via letter No. R.T.I/812/2026/AHC (dated 24.04.2026), specifically directed your office to "dispose of the instant matter". Using "pending adjudication" to hide the action taken on a direct High Court order violates the High Court's administrative oversight and the CPIO's duty to collect and provide information.

□

- **Administrative Failure: The CPIO rejected my request without identifying the specific court or room where the matter is pending. Without this administrative information, I am unable to apply for "certified copies" as suggested in the rejection order.**

□

- **Compliance with High Court Order: The Registrar (RTI), Allahabad High Court, via letter No. R.T.I/812/2026/AHC dated 24.04.2026, has already transferred my representation to your office for "necessary action" and "disposal". Using Rule 26 to withhold information now contradicts the High Court's directive to resolve this matter.**

□

- **Suppression of Evidence: As admitted by the police in RTI SPMZR/R/2026/60079, material evidence of "Grievous Hurt" was excluded from the charge sheet. If the CPIO continues to deny information on the location of the judicial file, it facilitates a permanent miscarriage of justice.**

□

3. Prayer:

I request the Hon'ble First Appellate Authority to:

- 1. Set aside the CPIO's order dated 26.03.2026.**

□

2. Direct the CPIO to provide the administrative location (Court Name/Number) of the file for NCR No. 104/2024.

3. Provide a clear "Action Taken Report" regarding the High Court's transfer instruction (Ref: R.T.I/812/2026/AHC).

□

Sincerely,

**Mahima Maurya Village Gorsar Sarpati, Mirzapur Mobile: 9198010433 /
7355543503 Date: 04/05/2026**

 **Highcourtdoc.pdf**
427K

Speed Post

From,
Registrar (RTI)/
Central Public Information Officer,
High Court, Allahabad.

To,
The Public Information Officer,
District Court,
Mirzapur.

The Chief Medical Officer,
Mirzapur.

The Superintendent Of Police,
Mirzapur.

No.R.T.I/812/2026/AHC

Allahabad, Dated.....April, 2026

Subject:- Transfer of application of Ms. Mahima Maurya.

Sir,

An application dated 14.04.2026 (along with enclosures) (received through email) of Ms. Mahima Maurya, Village Gorsar Sarpati, Mirzapur, Mob-9198010433, is being transferred under section 6(3) of RTI act, 2005, for necessary action at your end as the instant matter seems closely related to your office.

In case it does not fall under your jurisdiction it may please be further transferred/forwarded to the public authority under RTI act, 2005 to which the subject matter is more closely connected.

Kindly dispose the instant matter at your end.

Encl: As above

Yours faithfully,

Registrar (RTI)/
Central Public Information Officer

No. 409R.T.I/812/2026/AHC

Allahabad, Dated. 24 April, 2026

Copy forwarded to Ms. Mahima Maurya, Village Gorsar Sarpati, Mirzapur, Mob-9198010433, with request to contact the above authority for further necessary action in the matter.

23.04.2026

Registrar (RTI)/
Central Public Information Officer

HIGH COURT OF JUDICATURE AT ALLAHABAD



Mahima Maurya <mahimamauryagonasar@gmail.com>

Urgent Representation: RTI First Appeal No. 17 of 2026 – Mahima Maurya vs. CPIO (Regarding Suppression of Evidence in NCR No. 104/2024)

1 message

Mahima Maurya <mahimamauryagonasar@gmail.com>

Tue, Apr 14, 2026 at 11:29 PM

To: dcmir@allahabadhighcourt.in, cj@allahabadhighcourt.in, rg@up.nic.in

To,**The Hon'ble Chief Justice / Registrar General, Allahabad High Court****The First Appellate Authority / District & Sessions Judge, Mirzapur****Respected Sir/Madam,**

I, Mahima Maurya, resident of Village Gorsar Sarpati, Mirzapur, submit this formal representation to invite your kind attention to a gross miscarriage of justice, medical collusion, and biased police conduct regarding **NCR No. 104/2024 (P.S. Vindhyachal)** and **RTI Appeal No. 17/2026**.

□

1. Scientific Confirmation of "Grievous Hurt" vs. Police Negligence

- On 14/09/2024, CHC Vindhyachal recorded a **CLW (wound)** at the **"thenar"** (base of the thumb).

□

- A Digital X-ray at **Tej Bahadur Sapru Hospital, Prayagraj (20/09/2024)** confirmed a **"Fracture at the base of 1st metacarpal bone"**.

□

- Legally, a bone fracture constitutes **"Grievous Hurt,"** yet the Investigating Officer willfully filed **Charge Sheet No. Nil/2025** under minor sections (**115(2)/352 BNS**) for "Simple Hurt" to protect the accused.

□

2. Evidence of Medical Board Collusion & Bias

- **The Mirzapur Medical Board report (15/09/2025) falsely claims the initial CHC report had "no mention of any kind of injury" to the thumb.**

- **This is a documented lie, as the original CHC report clearly recorded a wound in the exact same location (thenar) on the day of the incident.**

- **Police records admit they possess the Sapru Hospital fracture report but have deemed it "inadmissible" because it was marked "Not for medicolegal purposes," despite the Medical Board subsequently validating the injury.**

3. Arbitrary Detention & Procedural Irregularities

- **General Diary (GD) Entry No. 057 (14/09/2024) contains a critical contradiction: it initially records the detention of one party but then inconsistently records Mithlesh Maurya (S/O Radheshyam) as the party sent to court.**

- **The Circle Officer (City) has adopted a blatantly prejudiced approach, labeling a scientifically proven fracture as "concocted" (मनगढ़त) and calling the victim a "habitual applicant" to justify police inaction.**

4. Prayer for Action

I request the Hon'ble Court to **pass a reasoned, speaking order** in the hearing scheduled for **April 15, 2026 (01:30 PM)** to:

1. **Direct the CPIO to disclose the full Medical Board report and Charge Sheet.**

2. **Order an inquiry into the professional negligence of the CHC doctor and the biased findings of the Medical Board.**

—

3. Ensure transparency so that a **Supplementary Charge Sheet can be filed under **Section 173(8) BNSS** to include the suppressed fracture evidence.**

—






I trust in the Court's commitment to protecting the rights of vulnerable women and ensuring that scientific evidence is not suppressed by administrative corruption.

Sincerely,

**Mahima Maurya Village Gorsar Sarpati, Mirzapur Mobile: 9198010433,
7355543503**

—

5 attachments

-  **mahimauphrc.pdf**
655K
-  **Online-RTI-Information-System-__-RTI-Online-___merge-2.pdf**
551K
-  **NoticetoMahima.pdf**
4012K
-  **महिमा मौर्या 1784 सूचना.pdf**
922K
-  **viewPDF (1).pdf**
928K

Online RTI Request Form Details

Public Authority Details :-


* Public Authority	District Court Mirzapur
---------------------------	-------------------------

Personal Details of RTI Applicant:-

Registration Number	DNMZR/R/2026/60007
Date of Filing	10/03/2026
* Name	Mahima Maurya
Gender	Female
* Address	village Gonasar Sarpati , Post Kalna, police station Vindhyachal
Pincode	231303
State	Uttar Pradesh
Educational Status	Literate
Phone Number	Details not provided
Mobile Number	+91-7355543503
Email-ID	mahimamauryagonasar[at]gmail[dot]com
Citizenship	Indian
* Is the Applicant Below Poverty Line ?	No

RTI Application Details u/s 6(1) :-

((Description of Information sought (upto 500 characters))

* Description of Information Sought	APPLICATION FOR INFORMATION UNDER SECTION 6 1 OF THE RTI ACT 2005 To The Central Public Information Officer CPIO Office of the District and Sessions Judge Janpad Mirzapur Uttar Pradesh Details of Applicant Name Mahima Maurya Address Village Gorsar Sarpati Pincode 231303 Uttar Pradesh Information Sought The applicant is the victim in the matter of NCR No 104 2024 State vs Manoj Kushwaha and Others registered at Police Station Vindhyachal. The applicant seeks a clear Yes or No statement as to whether the medical report or X ray report dated September 20 2024 issued by Tej Bahadur Sapru Hospital confirming a fracture was physically submitted by the Investigating Officer as an annexure or part of the Case Diary or as a relied upon document along with the final chargesheet filed before this Honble Court. If the answer is Yes the applicant requests the document position or page number in the judicial file. If the answer is No the applicant requests confirmation whether the record indicates that the police withheld this specific medical document despite its existence. The police in their RTI response SPMZR R 2026 60079 admitted that the fracture was not included because a supplementary report was not prepared. The purpose of this request is to verify if the police suppressed material evidence of Grievous Hurt from the Honble Court which would be a violation of the victim right to a fair trial and the mandatory duty of the police under Section 193 of the BNSS. Application Fee The required fee of 50 rupees for this item of information will be deposited Online via the official portal and the transaction receipt will be attached to this application.
* Concerned PIO	SANTOSH KUMAR GAUTAM
Designation	ADDITIONAL DISTRICT JUDGE
Phone No	9835552570
Email Id	dcmir@allahabadhighcourt.in
Supporting document ((only pdf upto 1 MB))	

[Print](#)[Close](#)

पत्रांक संख्या- 69 सन 2026

आवेदन संख्या- DNMZP/R/2026/60007

आवेदिका का नाम- महिमा मौर्या

दिनांक - 26-03-2026

प्रार्थिनी महिमा मौर्या द्वारा जन सूचना अधिकार अधिनियम 2005 के अन्तर्गत प्रार्थना पत्र प्रस्तुत कर निम्न जन सूचना माँगी गयी है।

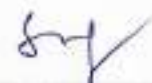
प्रार्थिनी द्वारा प्रस्तुत प्रार्थना पत्र के माध्यम से एनसीआर संख्या-104/2024 राज्य बनाम मनोज कुशवाहा और अन्य थाना विन्ध्याचल मीरजापुर के संबंध में जानकारी मांगी गयी है।

सहायक जन सूचना अधिकारी मीरजापुर की आख्या के अनुसार,

1. प्रार्थिनी महिमा मौर्या निवासिनी गोरसर सरपत्ती पोस्ट कलां पुलिस स्टेशन विन्ध्याचल मीरजापुर द्वारा एनसीआर संख्या- 104/2024 राज्य बनाम मनोज कुशवाहा और अन्य थाना विन्ध्याचल मीरजापुर के संबंध में सूचना मांगी गयी है।

2-माननीय उच्च न्यायालय इलाहाबाद के द्वारा प्रतिपादित संशोधित नियमावली (जनसूचना का अधिकार) 2006 के नियम 26 के अनुसार,केन्द्रीय जन सूचना अधिकारी कोई आवेदन किसी नागरिक से ऐसे मामले की सूचना देने हेतु स्वीकार नहीं करेगा जो न्यायनिर्णयन हेतु माननीय उच्च न्यायालय या अधीनस्थ न्यायालयों में लम्बित है, सूचना जो न्यायिक मामले से सम्बन्धित है वे माननीय उच्च न्यायालय इलाहाबाद विनियम, 1952 या साधारण नियम(सिविल/दांडिक) यथास्थिति विहित प्रक्रिया के अधीन प्राप्त किये जा सकते हैं।"

यहाँ नियमावली, 2006 के नियम 25 का उद्धरण किया जाना समीचीन प्रतीत होता है जो यह उपबन्ध करती है कि केन्द्रीय लोक सूचना अधिकारी कोई सूचना प्रदान करने के दायित्वाधीन नहीं है जो इलाहाबाद उच्च न्यायालय विनियम, 1952 के उपबन्धों के अन्तर्गत प्राप्त किया जा सकता है या जो अधीनस्थ न्यायालयों के मामलों में सामान्य नियम(सिविल/दाण्डिक) के अधीन प्राप्त किया जा सकता है, ऐसी सूचनायें विहित प्रक्रिया के अनुपालन के पश्चात प्राप्त की जा सकती हैं और यथास्थिति इलाहाबाद उच्च न्यायालय विनियम,1952 या सामान्य नियम (सिविल/दांडिक) में विहित संदाय शुल्क से प्राप्त किया जा सकता है।



चूँकि सामान्य नियम दांडिक 1977 के नियम 141 के अधीन निर्धारित प्रारूप व शुल्क अदा करने की स्थिति में प्रार्थिनी महिमा मौर्या को सूचना उपलब्ध हो सकती है, अतः संदर्भित नियमावली के नियम 25 के आलोक में हस्तगत प्रार्थना पत्र निरस्त किये जाने योग्य है।

तद्विस्तार प्रार्थिनी महिमा मौर्या द्वारा प्रस्तुत प्रार्थना संख्या 69 सन 2026 पोषणीय न होने के कारण निरस्त किया जाता है।

यदि आवेदिका उक्त आदेश से क्षुब्ध हो तो वह माननीय प्रथम अपीलीय प्राधिकारी/जनपद न्यायाधीश, मीरजापुर के समक्ष इस आदेश के पारित किये जाने से तीस दिवस के भीतर इलाहाबाद उच्च न्यायालय (सूचना का अधिकार) नियमावली, 2006 के नियम 24 के अन्तर्गत अपील संस्थित कर सकती है। इस आदेश की एक प्रति नियमानुसार प्रार्थिनी को प्रेषित की जाये।

दिनांक-26-03-2026

(संतोष कुमार गौतम) 26/3/2026

केन्द्रीय जन सूचना अधिकारी/अपर
जिला एवं सत्र न्यायाधीश कोर्ट न० 01
मीरजापुर।