

IN THE HIGH COURT OF JUDICATURE AT PATNA
Cr.Misc. No.4792 of 2011
DIPU GUPTA, SON OF ANTU SAO RESIDENT OF VILLAGE- PAHLEZA,
P.S. DEHRI, DISTT. ROHTAS.
Versus
THE STATE OF BIHAR .

2. 28.02.2011 Heard learned counsel for the petitioner and
learned counsel for the State.

The petitioner is in custody in relation to Dehri
(T) P.S. Case No. 617 of 2010 instituted under Section
306 of the Indian Penal Code.

In the First Information Report it is alleged that
the informant had married his daughter to the petitioner
about nine years back they had three children. Petitioner
used to stay away to earn his livelihood and used to visit
twice or thrice in a year. The deceased also used to stay
separately from rest of the family recently the petitioner
had come and taken the deceased to his house and
apparently case of the ill treatment, she had committed
suicide by burning. It is not the case of the prosecution
that the petitioner burnt the lady. Petitioner submits that as
petitioner admittedly stays out of town for most part of the
year and has three children from the deceased. It cannot
be a case of abatement to suicide more so as per F.I.R.
itself as it is admitted that it is own brother of the petitioner
who informed of the informant about incident.

Be that as it may , let the petitioner, namely,
Dipu Gupta is directed to be released on bail on furnishing

bail bond of Rs. 10,000/- (ten thousand) with two sureties of the like amount each to the satisfaction of learned Chief Judicial Magistrate, Rohtas, Sasaram in connection with Dehri (T) P.S. Case No. 617 of 2010.

Devendra/

(Navaniti Prasad Singh, J.)

