

## FIRST INFORMATION REPORT

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First information of a cognizable crime reported under section 154 Cr. P. C. of P.S.

1. Date Purulia Sub Divn Thaldra P.S. Thaldra Year 2017 FIR No. 47/17 Date 09/05/17
2. a) Act IPC Sections 303/406/418 b) Act X Sections X
3. a) General Diary Reference: Entry No. 382 Time 13:05 hr.
- b) Occurrence of Offence: Day since Date 06/05/2017 Time 13:05 hr.
- c) Information received Date 09/05/17 Time 13:05 hr. U.D. No. 382
4. Type of Information: Victim/Offender Typed/Written
5. Place of Occurrence: a) Direction and Distance from P.S. 3.5 km East/West (approx)
- b) Address In the house of the Complainant, Ward no-12, Thaldra, Municipal, P.O. P.S. Thaldra, Dist. Purulia.
- c) In case outside limit of this Police Station, then the name of P.S. \_\_\_\_\_ District \_\_\_\_\_
6. Complainant/Informant:
- a) Name Bhola Nath Das
- b) Father's/Husband's Name Mr. Haratal Das
- c) Date/Year of birth not known d) Nationality Indian
- e) Address Ward no-12, P.O. P.S. Thaldra, Dist. Purulia
7. Details of known/suspected/unknown persons used with full particulars  
(Attach separate sheet, if necessary):

Arrests ① Dipak Kr. Das  
Sp. - Bhola Nath Das

② Smt. Shrutika (Wife of)  
Sp. - Dipak Kr. Das  
Both of Ward no-12,  
P.O. P.S. Thaldra, Dist. Purulia

8. Reasons for delay in reporting by the complainant/informant \_\_\_\_\_
9. Particulars of properties stolen/involved: (Attach separate sheet, if required) \_\_\_\_\_
10. Total value of properties stolen/involved \_\_\_\_\_
11. Inquest report/U.D. Case no. if any \_\_\_\_\_
12. Particulars of Contents: (Attach separate sheets, if required) The original typed version (first complaint U.D. - 156/3) by P.S. has been treated as F.I.R. It is attached herewith.
13. Action taken: Since the above report reveals commission of offence(s) 303/406/418/156/1549/34 Cr. P.C.

registered the case and took up the investigation directed ASI Minmay Choudhary to take up the investigation/transferred to P.S. \_\_\_\_\_  
the Complainant/Informant, admitted to be correctly recorded and a copy given to the Complainant/Informant free of cost.

Signature/Thumb impression of the Complainant/Informant \_\_\_\_\_  
Signature of the Officer in Charge, Police Station with Name Officer Mandal Rank Officer Public Number if any Thaldra P.S.



*Bholanath Das*

*Pr  
S.M. Dasgupta  
Advocate  
27/3/17*

*89  
74*

In the Court of the Chief Judicial Magistrate, at Purulia

Misc. Petition No. <sup>40</sup> /2017.

Name and address of the complainant :-

Bholanath Das s/o. Late Harelal Das,  
ward No. 12, p.o. & p.s. Jhalda, Dist. Purulia (W.B)

Name and address of the Accused persons :-

- 1) Dipak Kumar Das / s/o. Bholanath Das,
- 2) Shruti & Puja Das ( S/o) w/o. Dipak Kumar Das  
Ward No. 12, p.o. & p.s. Jhalda, Dist. Purulia

Name and address of the witnesses :-

- (1) Smt. Panchami Das w/o. Bhole Nath Das
- (2) Parul Das w/o. Lal Mohon Das  
both are resident of Station Approach Road,  
ward No. 12, p.o. & p.s. Jhalda, Dist. Purulia

- (3) Binal Das s/o. Shukhal Das
- (4) Nilkanal Das s/o. Late Mrityunjay Das
- (5) Gopi Das s/o. Giri Das,  
All of Muchi Kuli, Ananda Bazar, p.o. & p.s. Jhalda  
District - Purulia

- (6) Gopal Saha s/o. Late Panchanan Saha,  
Main Road, ward No. (1) p.o. & p.s. Jhalda  
Dist. Purulia

Names of other witnesses shall be submitted later-on  
date of occurrence 31.03.2017.

And continuing .

*Received on  
9/5/17 at  
13.05 hours  
and started  
Jhalda P.S.  
Case No. 47/17  
D.S. - 09/5/17  
U/S - 323/40E/17  
1526/509/17  
19/5/17  
Jhalda P.S.*





19th January 2017

For  
S.K. Munkya  
Advocate  
27/4/17

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Place of occurrence - Ward No. 12, p.o. & p.s. Jhalda  
Dist. Purulia.

Residence of the complainant .

Offence committed under Section -

Your petitioner, most respectfully beg to state as follows :-

1) That, accused No. (1) is the only son of your petitioner. Your petitioner have no regular job. He earns his livelihood by assisting needy persons in the matter of various Government offices etc., in Hospitals and other sector.

2) That, your petitioners invested all of his earning to make his son solvent. He educated his son and tried his best to get his son employed, but failed.

3) That, one day on 06.09.2010 the accused No. (1) reached home with a woman, i.e. the accused No. (2) and declared before your petitioner and other that she was

his lover and very soon he will marry her.

4) That your petitioner and his wife Panchasi Das protested them and forbade them to enter into the house without marrying her, but the accused No. (1) and (2) forcibly entered into the house by pushing-out your petitioner and his wife and captured a room and started



*Dr. M. S. Narayana Murthy*

*P. M. Narayana*  
*Adv.*

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living get together without marrying the woman, the the petitioner is aged-old and his wife is physically handicapped and a critical patient of Blood-Sugar, they were helpless.

5) That on hearing their showing some neighbours case there and protested the accused persons activities, then the the accused No.(1) purchased a Sindoor Packet from a nearby shop and poured sindoor on the head of the accused no.(2) and declared publicly that then they get married and nobody should interfere with their personal life. Till date they have been living together without marrying the girl as per Hindu marriage Act, or shastras.

6) That your petitioner being helpless has to bear with everything.

7) That after that incident peace from the house of your petitioner vanished the accused persons started tortures upon your petitioner and his ailing wife by continuous demand of money for their every requirements. Some time they used to become very rude, violent on non-fulfillment of their demand.

8) That, considering the accused as his only son and realising his frustration, your petitioner against invested Rs. four lac out of his earning kept for their lively hood, treatment of his wife and opened a computer-based business for his son. An agreement was made verbally that



*Copy to Mr. Singh*

*My  
S.K. Alamy  
Dated:*

the earning out of that business will be distributed 50: 50 between them .

9) That till date the accused persons did not pay your petitioner a single rupee out of that business .

10) That your petitioner alongwith his wife and unmarried daughter used to go to her married daughter out side and one day after spending some days, your petitioner alongwith his wife reached house and marked that the valuable computers, Laptop, cameras, Video -Camera, costly items, Chair, table etc. have been vanished from the house . On asking the accused persons started beating your petitioner his wife his unmarried daughter and declared that they would do whatever they wanted.

11) That, with some doubt on mind your petitioner started searching their almirah and marked that the amount of Rs. one Lac thirty five thousand and some Gold-ornaments kept preserved in that Almirah for the marriage of his last daughter has been stolen. Only the accused no. (1) and (2) were living in that house and they have stolen those items your petitioner was nervous requested his son to refund it, but in stead of the accused persons heckled them physically and accuse No. (2) started calling the wife of your petitioner as witch ( DAADNY) and threatened your petitioner to



*Handwritten signature*

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implicate him on the allegation of raping her it  
that your petitioner and his wife reached Jhalda  
station to file complain , but the duty officer  
them that as the matter relates with father and  
should be settled in house . The all above incidents  
place on the month of November ' 2015

12) That presently your petitioner is helpless  
less and in such a position that he could not afford  
money for purchasing life saving medicines to his  
wife and unable to arrange marriage for her unmarried  
daughter . Both the accused persons have been continuously  
pressing hard to supply them money. Some times  
petitioner and his wife thinking about committing suicide  
to get rid of the tortures of the accused persons

13) That a new mental torture has been started



*Handwritten note:* 18/04/17

*Handwritten notes:* P.M., S.D. - Murugan, A.S.

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petitioner by cutting his neck and to burn his wife on fire declaring her witch, Dasiny when your petitioner and other protested, accused No. (2) caught the wife of your petitioner on hair and kicked on her belly. your petitioner <sup>stunned</sup> should on fear and some neighbour reached on the spot then the and some neighbour reached on the spot then the accused persons got- up on the 1st floor and entered into the room captured by them and locked-it.

10) That at the advice of local persons, your petitioner reached Jhalda police station told everything but they, in the name of giving good and wise advice told me either to execute the sale - deed as demanded by the accused person or to file case before the Hon'ble court.

11) That being compelled your petitioner filed a written complain before the S.P., Purulia on 06.03.2017 .

Handwritten signature/initials at the top left.



Handwritten signature 'S.V. Nayak' and the word 'Am' at the top right.

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17) That, as per the direction of the S.P. Bhaidax Purulia Jhalda police started investigation and lastly filed a case u/s. 107/116 (c) Cr.p.c. being N.O.R. 409/17 date fixed on 25.4.2017 against the accused persons.

18) That the tortures upon us has been still remain continuous your petitioner and other family members have been living under panic, life-threate and waiting for any dangerous probable situation.

19) That, the accused persons jointly with a common intention committed offence u/s. 323/406/360/384/418/506 /509 I.P.C.

In this circumstances stated above your complainant prays that your honour may graciously be pleased to send this petition to the I.C. Jhalda Police station for investigation treating this as F.I.R. as contemplated u/s. 156 (3) Cr.p.c. and for starting a case against the accused persons u/s/under section 323/406/360/384/418/506/509 I.P.C. or as you may deem fit and proper.

- A n d -

for which act of kindness your petition as in duty bound shall ever pray.

S.L. No. 3590  
Date 27/4/17



Affidavit.

I, Sri Bholanath Das s/o. Late Harelal Das aged about 60-years by faith Hindu by profession daily worker, resident Jhalda ward No. 12, Jhalda, p.o., p.s. Jhalda Dist.

Handwritten signature of Lal Mohan Mandal, Notary.

Purulis do herewith declare on oath as follows :  
Contd. page 08





By  
S.K. Mahapatra  
Adv.

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- 1) That I am the petitioner of the instance case .
- 2) That I am aware of facts mentioned in the petition .
- 3) That no case in same nature has been filed before any court of law and no case in same nature is pending with any police station or court, of law.
- 4) That , I shall be liable if anything against this is found in future.



Verification

The statements made above are true to the best of my knowledge and belief and I sign and swear this affidavit here at Purulia on 24/04/2017

*S.K. Mahapatra*

Signature of the deponent.

Identified by me.

S.K. Mahapatra  
Advocate.  
27/4/17

Under Notaries Act  
Solemnly Affirm / Sworn  
27th day of April 2017  
at Purulia  
I Lal Mohan Mahanty  
who is identified by  
*S.K. Mahapatra*  
LAL MOHAN MAHANTY

*Lal Mohan Mahanty*  
NOTARY  
*27/4/17*

U.N. No. 3590  
*27/4/17*