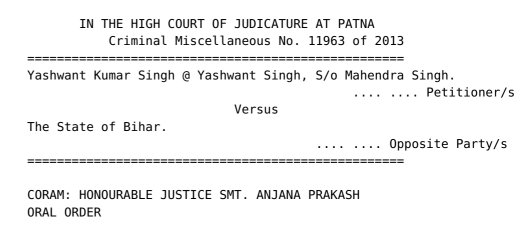
## Yashwant Kumar Singh @ Yashwant Singh vs The State Of Bihar on 2 May, 2013

**Author: Anjana Prakash** 

Bench: Anjana Prakash

Patna High Court Cr.Misc. No.11963 of 2013 (2) dt.02-05-2013



1

02. 02.05.2013

Heard learned counsel for the Petitioner, Informant and the State.

The Petitioner seeks bail in a case instituted for the offences under Section 414 of the Indian Penal Code and Sections 25(1-B) A and 26 of the Arms Act.

Considering that the Petitioner was arrested with looted mobile i.e. connected with Purnahiya P.S. Case No. 66/2012 instituted for robbery, I am not inclined to grant him bail at this stage. The prayer for bail is rejected.

However, since the Petitioner has fair antecedents and his father undertakes his responsibility the Petitioner may renew his prayer for bail after framing of charge provided his case is not bifurcated for the purpose of commitment or charge.

The Magistrate concerned is directed to consider amalgamation of the present case with Puranhiya P.S. Case No. 66/2012 since both the cases arise out of the same transaction.

(Anjana Prakash, J.) Vikash/-