

IN THE HIGH COURT OF JHARKHAND AT RANCHI
B.A. No. 2371 of 2013

Dinesh Yadav Petitioner(s)

State of Jharkhand Versus
... Opposite Party

Coram : HON'BLE MR. JUSTICE D.N.UPADHYAY

*For the petitioner (s): Mr. Gaurav
For the opposite party : Addl.P.P.*

22.03.2013 Heard the learned counsel for the petitioner and the learned counsel for the State.

Petitioner is accused in connection with Barhait PS case No. 91 of 2012 for the offence registered under sections 307/324/34 of the Indian Penal Code.

It reveals from fard beyan that the informant was assaulted by the petitioner by means of *Jhorni* (a sharp cutting instrument). Informant sustained injuries on his person, but somehow he saved himself and this case has been lodged.

It is submitted that there was no intervening circumstance which prevented the petitioner to commit murder. Furthermore, the article used for causing injury was not a regular weapon for committing offence, and injuries caused were simple in nature.

Learned counsel for the State has opposed the prayer.

Considering above aspects of the matter, the petitioner above named is directed to be released on bail on furnishing bail bond of Rs.10,000/- (rupees ten thousand) with two sureties of the like amount each to the satisfaction of SDJM, Sahibganj, in connection with Barhait PS case No. 91 of 2012 (GR No. 520 of 2012).

Ambastha/-

(D.N.Upadhyay,J.)