

## IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

R/CRIMINAL MISC.APPLICATION NO. 7599 of 2024 (FOR REGULAR BAIL - AFTER CHARGESHEET)

GANDUBHAI BHIMABHAI KUMARKHANIYA Versus STATE OF GUJARAT Appearance: MR ASHISH M DAGLI(2203) for the Applicant(s) No. 1 MR DHAWAN JAYSWAL APP for the Respondent(s) No. 1

CORAM: HONOURABLE MR. JUSTICE DIVYESH A. JOSHI

Date : 08/05/2024

## ORAL ORDER

- Rule. Learned APP waives service of notice of rule for respondent - State of Gujarat.
- 2. The present application is filed under Section 439 of the Code of Criminal Procedure, 1973, for regular bail in connection with the FIR being C.R. No.11211059230024/2023 registered with the Nani Moladi Police Station, Surendranagar for the offence punishable under Sections 302, 504, 506(2) and 34 of the Indian Penal Code and under Section 135 of the Gujarat Police Act
- 3. Learned advocate for the applicant submitted that the so-called incident has taken place on 24.01.2023, for which, the FIR has been lodged on 25.01.2023 and the applicant has been arrested in connection with the same on 25.01.2023 and since then, he is in judicial custody. Learned advocate



submitted that now the investigation is completed submission and after of the chargesheet, the present application is preferred. Learned advocate submitted that FIR has been lodged against total 3 accused persons, wherein the applicant is shown as accused no.2. Learned advocate submitted that so far as the role attributed to the present applicant is concerned, the applicant has caught hold the hand of the deceased at the time of commission of crime and except this, there is no other role attributed to him. Learned advocate submitted that allegations are leveled that there was rivalry on account of contesting election of Sarpanch as the present applicant has threatened the deceased not to fill up the form but he filled up the form and, hence keeping grudge about the said fact, pre-planned attack was made but as stated above, except the above role, no other role is attributed to him. Learned advocate further submitted that there is no recovery or discovery instance of at the the present applicant accused. It is, therefore, urged that considering the nature of the offence, the applicant may be enlarged on regular bail by imposing suitable conditions.

4. Learned APP for the respondent-State has opposed grant of regular bail looking to the nature and gravity of the offence. It is submitted that the role of the present applicant is clearly spelt out from the papers of the chargesheet. Learned APP



submitted that there was inimical terms between the parties and because of which, an application was tendered to concerned Police Station, wherein it has been specifically stated that the threats administered by the present were applicant. Learned APP submitted that the applicant has actively participated in the commission of crime. Learned APP further submitted that the so-called incident was witnesses by two witnesses, whose statements are recorded by the IO, wherein they have categorically described the sentence of incident of events in a very graphical manner. Learned APP submitted that even the application of co-accused has not been considered by this Court. It is, therefore, urged that the present application may not be entertained.

- 5. Learned advocates appearing on behalf of the respective parties do not press for further reasoned order.
- 6. I have heard the learned advocates appearing on behalf of the respective parties and perused the papers of the investigation and considered the allegations levelled against the applicant and the role played by the applicant. It is found out from the record that the present application is preferred after submission of the chargesheet and now the investigation is completed and the applicant is in jail since 25.01.2023. I have considered the role attributed to the present applicant at the time of commission of crime.



There is no recovery or discovery at the instance of the present applicant — accused. Therefore considering the above factual aspects, the present application deserves to be allowed.

- 7. This Court has also taken into consideration the law laid down by the Hon'ble Apex Court in the case of Sanjay Chandra v. Central Bureau of Investigation, reported in [2012] 1 SCC 40 as well as in case of Satender Kumar Antil v. Central Bureau of Investigation & Anr. reported in (2022) 10 SCC 51.
- 8. In the facts and circumstances of the case and considering the nature of the allegations made against the applicant in the FIR, without discussing the evidence in detail, prima facie, this Court is of the opinion that this is a fit case to exercise the discretion and enlarge the applicant on regular bail.
- 9. Hence, the present application is allowed. The applicant is ordered to be released on regular bail in connection with the FIR being C.R. No.11211059230024/2023 registered with the Nani Moladi Police Station, Surendranagar on executing a personal bond of Rs.15,000/- (Rupees Fifteen Thousand only) with one surety of the like amount to the satisfaction of the trial Court and subject to the conditions that he shall;
  - [a] not take undue advantage of liberty or misuse liberty;



- [b] not act in a manner injuries to the interest of the prosecution;
- [c] surrender passport, if any, to the concerned court within a week;
- [d] not leave the State of Gujarat without prior permission of the concerned court;
- [e] mark presence before the concerned Police Station on alternate Monday of every English calendar month for a period of six months between 11:00 a.m. and 2:00 p.m.;
- [f] furnish the present address of residence to the Investigating Officer and also to the Court at the time of execution of the bond and shall not change the residence without prior permission of this Court;
- 10. The authorities will release the applicant only if he is not required in connection with any other offence for the time being. If breach of any of the above conditions is committed, the concerned Sessions Judge concerned will be free to issue warrant or take appropriate action in the matter. Bail bond to be executed before the lower Court having jurisdiction to try the case. It will be open for the concerned Court to delete, modify and/or relax any of the above conditions, in accordance with law.
- 11. At the trial, the trial Court shall not be influenced by the observations of preliminary nature qua the evidence at this stage made by this Court while enlarging the applicant on bail.



12. Rule is made absolute to the aforesaid extent. Direct service is permitted.

Sd/-(DIVYESH A. JOSHI, J.)

Gautam