

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

R/CRIMINAL MISC.APPLICATION (FOR REGULAR BAIL - BEFORE CHARGESHEET) NO. 9503 of 2024

PAPPU SHRI MAHAVEER VARMA Versus STATE OF GUJARAT Appearance: MR ARJUNSINGH B CHAUHAN(11510) for the Applicant(s) No. 1 MS KRINA CALLA APP for the Respondent(s) No. 1

CORAM: HONOURABLE MR. JUSTICE PRANAV TRIVEDI

Date : 24/05/2024

ORAL ORDER

[1] RULE. Learned Additional Public Prosecutor waives service of notice of Rule on behalf of the respondent- State of Gujarat.

[2] The present application is filed under Section 439 of the Code of Criminal Procedure by the applicant for regular bail in connection with an FIR No.11824006240316 of 2024 registered with Uchchhal Police Station, District: Tapi for the offences under Sections 65(e), 81, 83, 98(2) and 116-B of the Prohibition Act.



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[3] appearing Learned advocate for the submitted applicant has that the present applicant is an innocent person and is falsely implicated in the present complaint and is getting pre-trial punishment due to FIR registered the basis of complainant's on statement. It is submitted that the allegation levelled against the petitioner as of driver of the vehicle. It is submitted that the applicant was not aware about the mudamaal loaded in the further submitted vehicle. It is that the investigation is over qua the present applicant and only charge-sheet is pending to be filed is before the concerned Court. It further contended that the applicant is ready and willing abide by all the conditions that may to be imposed by this Court, if released on bail.

[4] Per contra, learned Additional Public Prosecutor appearing on behalf of the respondent-

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4. III

undefined

State vehemently opposed the present application for grant of regular bail and submitted that looking to the nature and gravity of the offence, this Court may not exercise the discretion in favour of the applicant and the application may be dismissed.

[5] I have heard learned advocates appearing on behalf of the respective parties. Learned advocates appearing on behalf of the respective parties do not invite reasoned order. It appears that there is no antecedents against the present applicant. Considering this aspect, the application deserves consideration. This court has also considered the following aspects:

> catena of decisions of (a) As per Hon'ble Supreme Court, there are mainly which 3 factors are required to be considered by this court i.e. prima facie case, availability of applicant at



the time of trial and tampering and hampering with the witnesses by the accused.

(b) That the learned advocate for the applicant has submitted that the applicant is not likely to flee away.

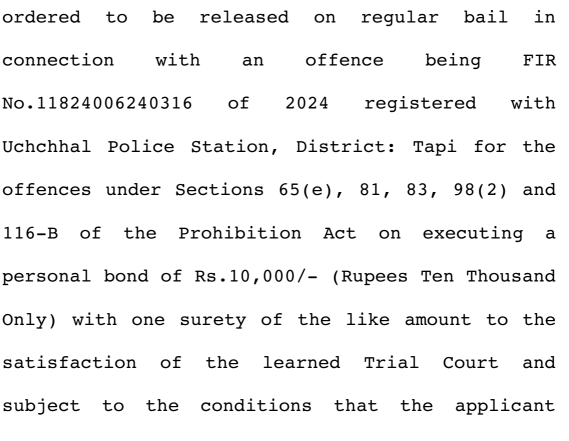
(c) That the applicant is in custody since 20.04.2024.

(d) The law laid down by the Hon'ble
Apex Court in the case of Sanjay Chandra
v. C.B.I. Reported in (2012) 1 SCC 40.

[6] In the facts and circumstances of the case and considering the nature of allegations made against the applicant in the FIR, I am of the opinion that discretion is required to be exercised in favour of the applicant and enlarged the applicant on regular bail. Hence, the present application is allowed and the applicant is

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shall;

[a] not directly or indirectly make any inducement, threat or promise to any person acquainted with the fact of the case so as to dissuade him from disclosing such facts to the Court or any Police Officer or tamper with the evidence;

[b] maintain law and order and not to



indulge in any criminal activities;

[c] furnish the documentary proof of complete, correct and present address of residence to the Investigating Officer and to the Trial Court at the time of executing the bond and shall not change the residence without prior permission of the trial Court;

[d] provide contact numbers as well as the contact numbers of the sureties before the Trial Court. In case of change in such numbers inform in writing immediately to the trial Court;

[e] file affidavit stating an his immovable properties whether self acquired or ancestral with description, location and present value of such properties before the Trial Court, if any;



[f] not leave the State of Gujarat without prior permission of the Sessions Judge concerned;

[g] mark presence before the concerned Police Station on every Monday of each English calendar month for a period of three months and thereafter, alternate Monday for a period of six months, between 11:00 a.m. and 2:00 p.m.;

(h) surrender passport, if any, to the Trial Court within a week. If the Applicant does not possess passport, shall file an Affidavit to that effect.

[8] 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 Sessions Judge concerned will



free to issue warrant or take appropriate be action in the matter. Bail bond to be executed before the learned 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. At the trial, learned 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.

[9] Rule is made absolute to the aforesaid extent. Direct service is permitted.

(PRANAV TRIVEDI,J)

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