IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

CRIMINAL MISC.APPLICATION No 3312 of 2002

For Approval and Signature:

Hon'ble MR.JUSTICE KSHITIJ R.VYAS

1. Whether Reporters of Local Papers may be allowed : NO

to see the judgement?

2. To be referred to the Reporter or not? : NO

3. Whether Their Lordships wish to see the fair copy : NO of the judgement?

4. Whether this case involves a substantial question : NO of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?

5. Whether it is to be circulated to the Civil Judge? : NO

HARUNBHAI CHANDBHAI

Versus

STATE OF GUJARAT

Appearance:

Criminal Misc.Application No. 3312 of 2002
MR YOGESH S LAKHANI for Petitioners
MR RM CHAUHAN, ld.APP for Respondent

CORAM : MR.JUSTICE KSHITIJ R.VYAS

Date of decision: 29/06/2002

ORAL JUDGEMENT

PSI, Talala Police Station (Gir), District Junagadh, has submitted a report after recording the

statements of the complainant and the witnesses, stating therein in no uncertain terms that they will have no objection if the petitioners (original accused) are allowed to enter village Semarvav (Devli). In view of the above, the condition imposed in the order dated 8.5.1997 in Criminal Misc.Application No.2590 of 1997 by this Court ordering the accused not to enter the said village is deleted. However, the petitioners - original accused shall mark their presence before the concerned Police Station on the 1st of every month any time between 11.00 a.m. and 5.00 p.m. till the trial is over. Rule is made absolute accordingly.

(Kshitij R.Vyas, J.) Sreeram.