

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD**R/SPECIAL CIVIL APPLICATION NO. 573 of 2022**

=====

MANOJKUMAR ARJUNBHAI DABHI

Versus

STATE OF GUJARAT

=====

Appearance:

PRASHANT V CHAVDA(8510) for the Petitioner(s) No. 1

MR KM ANTANI, AGP for the Respondent(s) No. 1

DS AFF.NOT FILED (N) for the Respondent(s) No. 2,3

=====

CORAM: HONOURABLE MR. JUSTICE S.H.VORA

and

HONOURABLE MR. JUSTICE RAJENDRA M. SAREEN**Date : 30/08/2022****ORAL ORDER****(PER : HONOURABLE MR. JUSTICE S.H.VORA)**

Learned advocate for the petitioner is not present.

Learned AGP produces on record communication dated 30.08.2022 before this Court received from Harni Police Station, Vadodara, whereby it is communicated to the office of the Government Pleader that neither any proposal is received nor any detention order has been passed against the petitioner with regard to the FIR/s described in para 4 of the petition. The said communication is ordered to be taken on record. Under the circumstances, the petition stands disposed of.

It is clarified that the detaining authority shall not detain the petitioner under the PASA Act on account of FIR/s as mentioned in the aforesaid communication, as also described in the petition, as aforesaid. However, the competent authority is

at liberty to initiate proceeding under the PASA Act against the petitioner in respect of other offences, if any, registered and incriminating materials found and made available after the disposal of present petition.

(S.H.VORA, J)

SATISH

(RAJENDRA M. SAREEN,J)