

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

R/CRIMINAL MISC.APPLICATION NO. 9520 of 2022

=====

BHAVARLAL LAXMANBHAI TAILI THRO NAINI D/O SHANKARLAL TAILI
Versus
STATE OF GUJARAT

=====

Appearance:

PARTY IN PERSON(5000) for the Applicant(s) No. 1
for the Respondent(s) No. 2,3
MS. MAITHILI MEHTA, APP for the Respondent(s) No. 1

=====

CORAM:HONOURABLE DR. JUSTICE ASHOKKUMAR C. JOSHI

=====

Date : 31/05/2022

ORAL ORDER

1. **Rule.** Learned APP Ms. Maithili Mehta waives service of rule for the respondent State.
2. The present application has been preferred by the applicant seeking temporary bail for a period of 30 days on the ground of financial arrangement.
3. Heard learned APP for the respondent - State and perused the application. Drawing attention to the jail remarks of the applicant, the learned APP submits that the applicant has arrested on 14.4.2022, i.e. recently arrested. Learned APP also submitted that the applicant has committed offence under the NDPS Act.
4. Having regard to the submissions made and on perusing the averments made in the application as well as considering the jail remarks, more particularly the recent arrest of the applicant and grounds mentioned in the application is not justifiable, no case is made out to exercise discretion in favour of the applicant.

5. The application, therefore, fails and is rejected. Rule is discharged.

(A. C. JOSHI,J)

prk