

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD**R/CRIMINAL MISC.APPLICATION NO. 6206 of 2023**

=====

RIYAZAHMED ALLARAKHABHAI JUNACH THRO BENZIR RIYAZBHAI
JUNACH
Versus
STATE OF GUJARAT

=====

Appearance:

MS JAYSHREE C BHATT(170) for the Applicant(s) No. 1
for the Respondent(s) No. 2

MR L B DABHI APP for the Respondent(s) No. 1

=====

CORAM:HONOURABLE MR. JUSTICE NIRZAR S. DESAI**Date : 18/04/2023****ORAL ORDER**

1. Leave to amend.
2. RULE. Learned APP waives service of notice for and on behalf of the respondent – State.
3. By way of the present application, the applicant has prayed to release him on temporary bail on the ground of some customary rituals of his son.
4. Learned Additional Public Prosecutor appearing for the respondent has opposed this application.
5. Considering the aforesaid facts and circumstances of the case and reasons stated in

the application as well as looking to the jail record of the applicant, I am of the opinion that the present application requires consideration and the same is allowed. The applicant shall be released on **temporary bail** for a period of **SEVEN DAYS** from the date of his actual release on usual terms and conditions and on executing of personal bond of **Rs.10,000/- (Rupees Ten Thousands)** to the satisfaction of the concerned Jail authority. The applicant shall surrender before the Jail Authority on completion of temporary bail period, without fail.

6. Rule is made absolute to the aforesaid extent.

Direct service is permitted.

(NIRZAR S. DESAI, J)

Pallavi