

Gujarat High Court

Mahesh vs State on 15 March, 2011

Author: Ravi R.Tripathi,&NbspMr.Justice P.P.Bhatt,&Nbsp  
Gujarat High Court Case Information System

Print

CR.MA/3022/2011 2/ 2 ORDER

IN  
THE HIGH COURT OF GUJARAT AT AHMEDABAD

CRIMINAL  
MISC.APPLICATION No. 3022 of 2011

In

CRIMINAL  
APPEAL No. 2389 of 2009

=====

MAHESH  
AMARATLAL - Applicant(s)

Versus

STATE  
OF GUJARAT & 1 - Respondent(s)

=====

Appearance  
:  
THROUGH  
JAIL for Applicant(s) : 1,  
Mr.J.K. SHAH, ADDL PUBLIC PROSECUTOR  
for Respondent(s) : 1,  
RULE SERVED for Respondent(s) :  
2,  
=====

CORAM

:

HONOURABLE

MR.JUSTICE RAVI R.TRIPATHI

and

HONOURABLE

MR.JUSTICE P.P.BHATT

Date

: 15/03/2011

ORAL  
ORDER

(Per : HONOURABLE MR.JUSTICE RAVI R.TRIPATHI) Learned APP Mr.Shah makes available for perusal communication dated 11.03.2011 addressed by the Office of the Superintendent of Police, Vadodara Rural to the Office of the learned Government Pleader, High Court of Gujarat. The communication is enclosed with the following statements:

- (i) Statement of the Deputy Superintendent of Police, Vadodara Division,
- (ii) Statement of Jayshreebehen Maheshkumar Amritlal, wife of the convict, and
- (iii) Statement of the Police Sub Inspector, Desar Police Station.

2. Taking into consideration the contents of the statements, more particularly of the wife, namely, Jayshreebehen Maheshkumar Amritlal, the Court finds no reason to grant temporary bail to the present applicant- convict. The application is dismissed. Rule is discharged.

(RAVI R. TRIPATHI, J.) (P.P.

BHATT, J.) karim Top