Arjundas Chetandas Dhanwani vs State Of Gujarat on 11 February, 2021

Author: R.M.Chhaya

Bench: R.M.Chhaya, R.P.Dholaria

R/CR.A/226/2021

ORDER

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

R/CRIMINAL APPEAL NO. 226 of 2021

ARJUNDAS CHETANDAS DHANWANI Versus STATE OF GUJARAT

Appearance:

MR ANAND B GOGIA(5849) for the Appellant(s) No. 1
MR BB GOGIA(5851) for the Appellant(s) No. 1
MS MUSKAN A GOGIA(6624) for the Appellant(s) No. 1
for the Opponent(s)/Respondent(s) No. 2
MS JIRGA JHAVERI, APP (2) for the
Opponent(s)/Respondent(s) No. 1

CORAM: HONOURABLE MR. JUSTICE R.M.CHHAYA

and

HONOURABLE MR. JUSTICE R.P.DHOLARIA
Date: 11/02/2021
ORAL ORDER

(PER: HONOURABLE MR. JUSTICE R.M.CHHAYA) The present appeal under Section 76 of the Food Safety and Standards Act, 2006, is directed against the judgment and order of conviction and sentence dated 31.12.2020 passed by the learned Municipal Judicial First Class, Rajkot in Criminal Case No. 15 of 2015.

We have heard Mr. Anand Gogia, learned advocate for the appellant and Ms. Jirga Jhaveri, learned APP for the respondent no.1 State.

The appeal requires consideration. Hence, Admit. Ms. Jhaveri, learned APP waives for respondent no.1.

(R.M.CHHAYA, J) (R.P.DHOLARIA, J) BIJOY B. PILLAI