

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD**R/SPECIAL CRIMINAL APPLICATION NO. 4862 of 2023****PARMAR (NADODA) GAMBHIRSINH BABUSINH
Versus
STATE OF GUJARAT**

Appearance:

**MR DINESHKUMAR J PRAJAPATI(9979) for the Applicant(s) No. 1
for the Respondent(s) No. 2,3
MR MANAN MEHTA, APP for the Respondent(s) No. 1****CORAM:HONOURABLE MR. JUSTICE NIKHIL S. KARIEL****Date : 18/04/2023****ORAL ORDER**

1. **Rule.** Learned APP waives service of Rule on behalf of the respondent-State.
2. Heard learned Advocate Mr. Dineshkumar Prajapati for the applicant and learned APP for the respondent-State.
3. By way of this application the applicant convict prays for being released on parole leave for the purpose attending marriage ceremony of his nephew.
4. Jail remarks would show that the applicant has been convicted for offence punishable under Section 302 etc. of the Indian Penal Code and sentenced to undergo life years imprisonment and whereas the applicant appears to have undergone approximately 20 years and 01 month imprisonment. Jail remarks would also show that the applicant had been lastly released on parole leave in the month of January-February, 2023. The jail remarks would also show that as when the applicant had been released earlier, he had scrupulously surrendered in time. Jail conduct of the applicant is stated to be good.

5. Considering the above aspects and considering the period of incarceration undergone, this Court is inclined to consider the present application. Hence, the applicant is directed to be released on parole leave for a period of **15 Days (Fifteen Days)** from the date of his actual release on executing personal bond of **Rs.10,000/- (Rupees Ten Thousand)** before the Jail authority and on usual terms and conditions as may be imposed by the Jail Authority.

6. The applicant convict shall surrender before Jail Authority on completion of parole leave, without fail. Rule is made absolute to the aforesaid extent. Direct service is permitted.

(NIKHIL S. KARIEL,J)

BDSONGARA