IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CRIMINAL APPLICATION No 337 of 1996

For Approval and Signature:

Hon'ble MR.JUSTICE S.D.DAVE

- Whether Reporters of Local Papers may be allowed to see the judgements?
- 2. To be referred to the Reporter or not?
- 3. Whether Their Lordships wish to see the fair copy of the judgement?
- 4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
- 5. Whether it is to be circulated to the Civil Judge?

SAVITABEN MAGHUBHAI VAGHRI MEGHUBHAI AMRABHAI VAGHARI

Versus

STATE OF GUJARAT

Appearance:

MR JB DASTOOR for Petitioner

MR BD DESAI, ADDL.PUBLIC PROSECUTOR for Respondent No. 1

CORAM : MR.JUSTICE S.D.DAVE Date of decision: 29/03/96

ORAL JUDGEMENT

Rule. Learned Government Counsel Mr. B.D.Desai, waives the service of Rule for the respondents.

The present petition requires a recognition. Smt.Savitaben Vaghri happens to be the wife of the prisoner Meghubhai Vaghri. There was a prayer for a parole on the ground that, the marriage of Kankuben, the daughter of the prisoner is scheduled to be held on April 2, 1996. The prayer came to be turned down by the authority concerned, on the ground that, there has been an adverse police opinion. This hardly appears to be a ground, when the prisoner is asking a parole leave on the ground of the marriage of his own daughter. The present petition is granted by saying that, he should get a parole for 10 (ten) days, commencing from 30th March 1996. During this period, the prisoner shall stay at Nadiad. The Rule is made absolute accordingly. Direct service is permitted.
