

IN THE HIGH COURT OF JUDICATURE FOR
RAJASTHAN
BENCH AT JAIPUR.

O R D E R

S. B. CIVIL PETITION (PAROLE) NO. 12757/2012.

Rajiv @ Dholiya
Vs.
State of Rajasthan & Ors.

Date of Order : - January 31, 2013.

HON'BLE MR. JUSTICE MOHAMMAD RAFIQ

Shri Anshuman Saxena for the petitioner.
Shri Mahendra Meena, Government Counsel.

BY THE COURT: -

Petitioner-Ramkala Devi has submitted this petition seeking first regular parole for his son Rajiv @ Dholiya for a period of twenty days.

Convict Rajiv @ Dholiya is in jail upon his conviction and sentence awarded by the trial court. The case of the convict for grant of first regular parole has been mechanically rejected on the basis of adverse police report otherwise, the Social Welfare Department as well as the Superintendent District Jail, Alwar have not reported any adversity. The jail conduct of the convict has been reported to be good.

Learned Government Counsel though opposed the parole petition but could not assign the specific reason for the same.

Having heard learned counsel for the petitioner, learned Government Counsel and perused

the material available on record and the facts stated hereinabove, I am inclined to release convict Rajiv @ Dholiya on first regular parole for a period of twenty days from the date of his release as provided under Rule 9 of the Rajasthan Prisoners Release on Parole Rules, 1958 on certain terms and conditions to be specified by the jail authorities.

In the result, this parole petition is allowed. Convict-Rajiv @ Dholiya S/o Shri Bahadur Singh, by caste Aheer, R/o Jatgavnda, Police Station Behror, District Alwar (Rajasthan) presently confined in District Jail, Alwar shall be released on first regular parole for a period of twenty days from the date of his release from the District Jail, Alwar upon his furnishing a personal bond in the sum of Rs.50,000/- together with two sureties in the sum of Rs.25,000/- each to the satisfaction of the Superintendent District Jail, Alwar. The period of twenty days shall be fixed by the Superintendent District Jail, Alwar. Convict is directed to surrender before the jail authorities immediately after expiry of period of parole of twenty days. In case, convict fails to surrender on the stipulated date of surrender, the jail authorities shall immediately inform the trial court, which shall take necessary steps for his arrest. It is also stipulated that during the period of forty days, convict shall remain under

the supervision of Probationary Officer appointed by the jail authorities as provided under Rule 11 of the Rules of 1958.

With the above directions, the parole petition stands disposed of. A copy of this order be sent to the concerned Magistrate and Superintendent District Jail, Alwar for necessary compliance.

(MOHAMMAD RAFIQ), J.

anil/148

All corrections made in the judgment/order have been incorporated in the judgment/order being e-mailed
Anil Kumar Goyal
Sr. P.A. Cum JW