

IN THE HIGH COURT OF JUDICATURE FOR RAJASTHAN

JAIPUR BENCH, JAIPUR

ORDER

SB Civil Writ Petition (Parole) No.3187/2014

Raju @ Raj @ Satyendra versus State of Rajasthan & ors

30.4.2014

HON'BLE MR. JUSTICE MN BHANDARI

Mr Anshuman Saxena – for petitioner

Mr Rajendra Singh Raghav, PP – for the State

BY THE COURT:

It is stated that petitioner was convicted and sentenced to undergo 10 years imprisonment for an offence under sections 376 and 363 IPC and he is undergoing the sentence. He is in judicial custody and has served for more than 4 years of his sentence. His application for parole was dismissed by the District Parole Advisory Committee without assigning any reason thus petitioner may be granted parole for 20 days.

Learned PP opposed the prayer for grant of parole to the petitioner.

I have considered the submissions. The District

Parole Advisory Committee has rejected application for releasing the petitioner on first parole on the basis of the adverse police report. Looking to the facts and circumstances of the case, I am inclined to grant parole to the petitioner for 20 days. Accordingly, writ petition is allowed and the respondent No.3 – Superintendent, Central Jail, Bharatpur is directed to release petitioner on parole for 20 days from the date of his release on furnishing personal bond besides one surety of Rs.30,000/- to the satisfaction of the jail authority with the stipulation that he shall surrender himself and return back to the Jail on expiry of period of parole. He shall maintain peace and tranquility during the period of parole which will include journey period also. In case he fails to surrender on stipulated date, the jail authorities shall proceed in accordance with law.

(MN BHANDARI), J.

bnsharma

All corrections made in the judgment/ order have been incorporated in the judgment/ order being emailed.

(BN Sharma)
PS-cum-JW