R/SCR.A/3840/2020 ORDER

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

R/SPECIAL CRIMINAL APPLICATION NO. 3840 of 2020

RAGESHBHAI NAGJIBHAI RAJ THRO SURESHBHAI KHUSALBHAI PARMAR Versus STATE OF GUJARAT

Appearance:

MR. HARDIK Y KOTHARI(6895) for the Applicant(s) No. 1 for the Respondent(s) No. 2,3

MR HARDIK SONI APP(2) for the Respondent(s) No. 1

CORAM: HONOURABLE MR. JUSTICE VIPUL M. PANCHOLI

Date: 31/08/2020

ORAL ORDER

- 1. Rule. Learned Additional Public Prosecutor waives service of rule on behalf of respondent State.
- 2. By way of the present application, the applicant has prayed to release him on parole leave bail for a period of 30 days on the ground of engaging an advocate for filing appeal against his conviction and also for making necessary financial arrangements for the family. In support of it, necessary documents are produced on record.
- 3. I have heard learned advocates appearing for the parties through Video Conferencing and have also perused the documents produced along with the application as well as considered the averments made in this application. Therefore considering the grounds mentioned and the averments made in the application, the present application deserves to be allowed.

R/SCR.A/3840/2020 ORDER

4. Therefore, the present application stands allowed. The applicant prisoner is ordered to be released on parole leave bail for a period of 15 (Fifteen)

Days from the date of his actual release, on executing personal bond of Rs.5,000/- (Rupees Five Thousand) before the Jail authority and on usual terms and conditions as may be imposed by the Jail Authority. The authorities shall adhere to its own Circular relating to COVID-19.

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

 Direct service is permitted. Registry to communicate this order to the concerned Court/authority by Fax or Email forthwith.

(VIPUL M. PANCHOLI, J.)

SRILATHA