

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD**R/SPECIAL CRIMINAL APPLICATION NO. 7372 of 2020**

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BABUBHAI BACHUBHAI BHALIYA**Versus****STATE OF GUJARAT**

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Appearance:**THROUGH JAIL(50) for the Applicant(s) No. 1****MR HARDIK SONI, APP for the Respondent(s) No. 1**

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CORAM:HONOURABLE MR. JUSTICE A.G.URAIZEE**Date : 27/11/2020****ORAL ORDER**

Heard Mr. Hardik Soni, learned APP appearing for the respondent – State.

Rule. Learned APP waives service of notice of Rule on behalf of the respondent – State.

The applicant – convict of offence punishable under Sections 452, 506(2), 376(I) of the IPC and under Sections 4 and 6 of the POCSO Act has filed this application for parole leave for a period of 30 days through jail which is rejected by I.G. (Prison).

It appears from the jail remarks that the applicant – convict was convicted for offence punishable under Sections 452, 506(2), 376(I) of the IPC and under Sections 4 and 6 of the POCSO Act and sentenced for 10 years. He has undergone sentence of more than three years.

In view of the above, I am of the view that present application requires consideration and accordingly, is partly allowed. The applicant

– convict is hereby ordered to be released on parole leave for a period of two weeks from the actual date of his release on usual terms and conditions, which may be imposed by the jail authority. The applicant shall surrender the jail authority on completion of his release. Rule made absolute to the aforesaid extent.

Registry is hereby directed to send a copy of the order via email to concerned Jail Authority.

NAIR SMITA V. / F.S.KAZI

(A.G.URAIZEE, J)