

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

R/SPECIAL CRIMINAL APPLICATION NO. 10066 of 2022

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ANVAR HAKIM SADU THRO SUMAIYABEN ANVARBHAI SADU
Versus
STATE OF GUJARAT

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Appearance:

MS.AKSHITABA SOLANKI(6782) for the Applicant(s) No. 1
for the Respondent(s) No. 2,3
MR TIRTHRAJ PANDYA, APP for the Respondent(s) No. 1

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CORAM:HONOURABLE MR. JUSTICE SAMIR J. DAVE

Date : 30/09/2022

ORAL ORDER

1. Rule. Learned APP waives service of notice of Rule on behalf of respondent - State.
2. By way of present petition, the petitioner-wife of the accused has prayed to release the accused on parole leave for a period of 30 days on the ground of her own medical treatment.
3. Heard learned advocate appearing for the petitioner and learned APP for the respondent state as well as considered the jail remarks.
4. It appears from the material produced on record that the husband of the petitioner has been convicted for the offences punishable under Sections 302 and 114 of the

IPC and has been sentenced for life imprisonment and fine of Rs.5,000/-. He has undergone sentence of about eleven years. As and when he has been released on temporary bail/parole/furlough, he has surrendered in time. His jail record is also found to be good.

5. Considering the aforesaid aspects, I am of the opinion that the present petition requires consideration. Hence, present petition is partly allowed. The accused shall be released on parole leave for a **period of ten days** from the date of his actual release on usual terms and conditions which may be imposed by the concerned Jail Authority on executing of personal bond of Rs.5,000/- (Rupees Five Thousand Only) to the satisfaction of the concerned Jail Authority.
6. The accused to surrender before the concerned Jail Authority immediately on completion of parole leave period, without fail.
7. Rule is made absolute to the aforesaid extent. Direct service is permitted.

(SAMIR J. DAVE,J)

ILA