

Gujarat High Court

Yuvrajsinh vs State on 10 October, 2011

Author: Md Shah,

Gujarat High Court Case Information System

Print

SCR.A/431/2010 2/ 2 ORDER

IN
THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL
CRIMINAL APPLICATION No. 431 of 2010

With

SPECIAL
CRIMINAL APPLICATION No. 535 of 2010

=====

YUVRAJSINH
NARENDRASINH & 2 - Applicant(s)

Versus

STATE
OF GUJARAT & 1 - Respondent(s)

=====

Appearance :
MR
AD SHAH for
Applicant(s) : 1 - 3.
MS. MANISHA LAVKUMAR, ADDL. PUBLIC
PROSECUTOR for Respondent(s) : 1,
RULE SERVED BY DS for
Respondent(s) : 2,
PARTY-IN-PERSON for Respondent(s) :
2,
=====

CORAM

:

HONOURABLE

MR.JUSTICE MD SHAH

Date

: 10/10/2011

ORAL

ORDER

BELOW SPEAKING TO MINUTES NOTE.

[1] In the order dated 20.09.2011 passed by this Court in Special Criminal Application No.431 of 2010 with Special Criminal Application No.535 of 2010 in Para - [3] after "On such divorce petition being filed and such deposit being made, the Family Court is directed to pass order while granting decree of divorce, it is directed to pass appropriate order to make payment of this amount deposited towards permanent alimony. Considering the submissions made by the parties, it is admitted fact that marriage between husband and wife is irrevocably broken and there is no possibility of reunion and Family Court will consider the same and decide the divorce petition" following sentence is added :-

"As soon as the divorce petition is preferred by the parties, the criminal proceedings initiated by the wife will be dropped or prayer will be made to the Court to pass appropriate order."

Office to issue fresh order accordingly.

Speaking to minutes note disposed of.

[M.D.Shah, J.] satish Top