

**Minutes of Sentence Review Board meeting held under the Chairmanship of Hon'ble Home Minister, Govt. of NCT of Delhi at 01:00 P.M. on 16<sup>th</sup> October, 2025.**

A meeting of the Sentence Review Board (hereinafter referred to as Board) was held on 16<sup>th</sup> October, 2025 at Delhi Secretariat, New Delhi under the Chairmanship of Hon'ble Home Minister, Govt. of NCT of Delhi. List of participants is attached as Annexure-I (Page No. 90).

2. In pursuance to the meeting notice No. F.18/62/2025/Home(G)/E-258579/3091-3100 dated 10.10.2025, Agenda of 62 cases (including 58 cases on the directions of the Hon'ble Courts, 02 deferred cases of last meeting held on 30.07.2025 and 02 cases on medical ground) was placed before the Board.
3. The Board was informed about the following:-
  - (i) Remission rules/policies with respect to premature release of a convict vide order dated 16.07.2004 issued by Govt. of NCT of Delhi, Delhi Prison Rules, 2018 and the operative part of judgment in State of Haryana Vs. Jagdish (2010) 4 SSC 216, holding that remission policy existing on the date of conviction will apply to a convict.
  - (ii) Section 435 Cr.P.C/477 BNSS provides that the State Govt. exercising the powers u/s 432/473 BNSS and 433 Cr.P.C/474 BNSS while remitting a sentence has to act after consultation with Central Government in certain cases e.g. cases investigated by Central Agencies/Delhi Special Police establishment, crime/offence committed by a person in the service of Central Government while acting or purporting to act in discharge of his official duties etc.
  - (iii) Case (s) falling under rule 1255 of Delhi Prison Rules, 2018 on ground of terminal illness or old age etc. may be dealt with under Article 72 of the Constitution of India.
  - (iv) Actual custody period undergone by the convict & also expired portion of sentence along-with the remission earned by the convict.
  - (v) Recommendations of the Board for premature release of the convicts shall be placed before the Competent Authority i.e. Hon'ble Lieutenant Governor, Govt. of National Capital Territory of Delhi for approval.

4. The Board considered and examined the cases for premature release of convicts based upon the orders/guidelines issued by the Government on the date of conviction and also in the light of the principals laid down by the Hon'ble Supreme Court of India in case titled Laxman Naskar Vs. State of West Bengal (2000) 7 SSC 626. The following key factors were also considered while deciding the case of a convict for premature release:
  - (i) Jail conduct of the convict;
  - (ii) Propensity and Probability of committing crime again by the convict;
  - (iii) Possibility of reclaiming the convict as a useful member of the society;
  - (iv) Socio-economic condition of the convict's family; &
  - (v) Whether the offence affects the society at large etc.
5. The Board underlined the facts that there is need for striking a balance between retributive and reformatory justice. There is per se no mandate under the law to release a life convict merely because he has completed the minimum prescribed sentence for consideration of his case by the Board. The effect of the premature release of convict, both on society and on the convict is the key material to be considered while deciding premature release. Hence, the report of probation officer is also crucial for decision making & so is the report of police.
6. Agenda of each case was submitted by the DG (Prisons) consisting of the orders/directions passed by the Hon'ble Courts in each & every case, reports from Police, Probation/District Probation Officer of Social Welfare Departments, Medical/Health status report, comprehensive note/case brief/offence details, checklist as approved by the Hon'ble High Court of Delhi in case of Vijay Kumar Shukla Vs. State NCT of Delhi & Anr., status of co-accused, conduct in prison etc. The agenda placed before the Board in the meeting.
7. Factors like conduct of the prisoner during confinement, the circumstances under which the crime was committed, nature and gravity of crime and its bearing on the sense of security and safety as may be perceived by the society, perversity and brutality of the offence committed by the convict, exceptional violence in the crime, criminal history of the convict, apprehension expressed by his/her family

members, age of the convict and possibility of committing crime again if released etc., were accordingly considered by the Board.

8. Accordingly, 62 cases were considered and discussed at length by the Board in detail. Recommendation of the Board on each case is given as under:

**Item No. 1: The Case of Arvind Kumar S/o Sh. Vipin Kumar — (Age-41 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 22.07.2025, passed by the Hon'ble High Court of Delhi, in W. P. (CrL) No. 2251/2025 in the matter titled as Vikas Sidhu & Ors versus State GNCT of Delhi.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Arvind Kumar S/o Sh. Vipin Kumar is undergoing life imprisonment in case FIR No. 409/2006, U/S 302 IPC, P.S. Nangloi, Delhi for murder of a person by firearm injuries for personal reasons & animosity.

(iv) Deliberation:

As on 25.07.2025, the convict has undergone imprisonment of 14 years, 05 months & 06 days in actual and 18 years, 05 months & 26 days with remission. He has availed Interim Bail 01 time, Parole 02 times and Furlough 14 times.

As per record, the convict did meditation course, certificate course of Air Conditioner & Fridge repairing, plumbing work and awarded certificate for good conduct, hard work & excellent service as jail factory sahayak.

The Hometown Police reported vide its report dated 28.01.2025, there is no complaint against the convict during released on parole period & no criminal history found against the convict in PS-Khajoli, Bihar.

The Social Investigation Report of Delhi dated 21.07.2025, recommends the case of the convict for premature release. Similarly, the Principal Probation Officer,



Madhubani, Bihar vide its report dated 24.04.2025 stated that the case of convict can be sympathetically considered for his release & given the assurance of social and familiar support to the convict in the process of his rehabilitation after his release.

(v) Recommendations:

The Board after taking into account the reports received from Police and Social Welfare Department and facts and circumstances of the case, reformatory attitude of the convict after 2019 etc., unanimously decided to **RECOMMEND** premature release of convict Arvind Kumar S/o Sh. Vipin Kumar with following conditions to be complied with strictly by the convict:-

- (i) The said convict shall report to the concerned Probation Officer of Social Welfare Department of his native place in the first week of every quarter of the calendar year till his probation period is completed.
- (ii) He will also share his mobile number and permanent/temporary residential address to the concerned SHO of the Police Station of his native place.
- (iii) He will keep his mobile active at all the time & change in his permanent/temporary residential address or mobile number, shall immediately be reported to the concerned SHO of the Police Station/Probation officer of his native place.

**Item No. 2: The Case of Birju Yadav S/o Sh. Heera Singh — (Age-48 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 14.07.2025, passed by the Hon'ble High Court of Delhi, in W. P. (Crl.) No. 2130/2025 in the matter titled as Birju Yadav Versus State (NCT of Delhi).

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Birju Yadav S/o Sh. Heera Singh is undergoing life imprisonment in case FIR No. 531/2009, U/S 302 IPC, P.S. Amar Colony, Delhi for committing murder of his wife by setting her ablaze.

(iv) Deliberation:

As on 09.07.2025, the convict has undergone imprisonment of 15 years, 08 months & 11 days in actual and 19 years, 06 months & 18 days with remission. He has availed Parole 03 times and Furlough 10 times during his incarceration.

As per the police report dated 30.07.2025, the convict was not found to be involved in any other criminal case(s) except the present case. It depicts that the convict has lost his potential to commit crime again.

The District Probation Officer vide its report dated 30.06.2025 reported that as per the statement of neighbors, the behavior of the convict is good while he was residing there when he was released from the jail. It shows that the convict can be reclaimed as a useful member of the society.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Birju Yadav S/o Sh. Heera Singh.

**Item No. 3: The Case of Buntv S/o Sh. Mahender Pal— (Age-39 Yrs)**(i) Background:

This case has been put up in compliance to the order dated 17.07.2025, passed by the Hon'ble High Court of Delhi, in W.P.(Crl.) No. 2180/2025 in the matter titled as Buntv versus State (NCT of Delhi).




(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Bunty S/o Sh. Mahender Pal is undergoing life imprisonment in case FIR No. 476/2010, U/S 364-A/120-B34 IPC, P.S. Saraswati Vihar, Delhi for kidnapping of a child for ransom (age-08 years).

(iv) Deliberations:

As on 25.07.2025, the convict has undergone imprisonment of 14 years, 06 months & 09 days in actual and 17 years, 08 months and 03 days with remission. He has availed Parole 05 times and Furlough 14 times. He has surrendered on 10.04.2023 i.e. 03 days late from 2<sup>nd</sup> phase of Emergency Parole. As per the police report dated 09.08.2025, the premature release of the convict is not recommended but conversely submitted that the convict was not found involved in any other criminal case(s) except the present case. It depicts that the convict has lost his potential to commit crime again and can be reclaimed as a useful member of the society. The Probation Officer in its report dated 21.07.2025, recommends the premature release of the convict. The convict has shown considerable improvement in his conduct specially after 2016.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case as mentioned above. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Bunty S/o Sh. Mahender Pal with following conditions to be complied with strictly by the convict:-

- (i) The said convict shall report to the concerned Probation Officer of Social Welfare Department of his native place in the first week of every quarter of the calendar year till his probation period is completed.

- (ii) He will also share his mobile number and permanent/temporary residential address to the concerned SHO of the Police Station of his native place.
- (iii) He will keep his mobile active at all the time & change in his permanent/temporary residential address or mobile number, shall immediately be reported to the concerned SHO of the Police Station/Probation officer of his native place.

**Item No. 4: The case of Kamal Saxena S/o Sh. Narender Kumar Saxena — (Age- 42 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 22.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2251/2025 in the matter titled as Vikas Sidhu & Ors versus State GNCT of Delhi.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Kamal Saxena S/o Sh. Narender Kumar Saxena is undergoing life imprisonment in case FIR No. 476/2010, U/S 364-A/120-B/34 IPC, P.S. Saraswati Vihar, Delhi for kidnapping of a child for ransom (age- 08 years).

(iv) Deliberation:

As on 25.07.2025, the convict has undergone imprisonment of 14 years, 07 months & 10 days in actual and 17 years, 06 months & 21 days with remission. He has availed Parole 03 times and furlough 12 times. Nothing adverse has been reported during the convict on Parole and Furlough. It shows the reformed behavior of convict towards rehabilitation and reintegration in the society. It also shows that the convict has lost his potential to commit crime again and can be reclaimed as a useful member of the society. The Social Investigation Report of the convict dated 14.05.2025, concludes that this is a fit case for premature release.

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(v) Recommendations:

The Board considered the reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Kamal Saxena S/o Narender Kumar Saxena with following conditions to be complied with strictly by the convict:-

- (i) The said convict shall report to the concerned Probation Officer of Social Welfare Department of his native place in the first week of every quarter of the calendar year till his probation period is completed.
- (ii) He will also share his mobile number and permanent/temporary residential address to the concerned SHO of the Police Station of his native place.
- (iii) He will keep his mobile active at all the time & change in his permanent/temporary residential address or mobile number, shall immediately be reported to the concerned SHO of the Police Station/Probation officer of his native place.

**Item No. 5: The Case of Hari Singh S/o Sh. Ishwari Singh — (Age- 58 Yrs.)**(i) Background:

This case has been put up in compliance to the order dated 09.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (CrL) No. 2078/2025 in the matter titled as Hari Singh versus State (NCT of Delhi).

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order existing on the date of conviction.

(iii) Sentence details:

Hari Singh S/o Sh. Ishwari Singh is undergoing life imprisonment in case FIR No. 256/2010, U/S 302/364-A/201/120-B/34 IPC, P.S. Vikas Puri, Delhi for kidnapping and murder of a person for ransom.

(iv) Deliberation:

As on 15.07.2025, the convict has undergone imprisonment of 14 years, 07 months & 17 days in actual and 16 years, 02 months & 24 days with remission. He has availed

Parole 01 time and Furlough 03 times. As per jail record, the convict was also involved in 03 other criminal cases. The details and status of cases are as under:-

S. No.	Case Particulars	Status
1.	FIR NO. 1818/2007, U/S 302/364/201/147 IPC, P.S.- Civil Line, Badayun, UP	Acquitted on 07.03.2024
2.	FIR NO. 1840/2007, U/S 4/25 A. ACT, P.S. Civil Lines, Badayun, UP	Acquitted on 07.03.2024
3.	FIR NO. 300/2010, U/S 363/364/302/201/120-B/34 IPC, P.S. Dabri, Delhi	Acquitted on 30.04.2014

In this case convict kidnapped & murdered a person with the help of co-inmates indicating a serious & grave offence. The circumstances also suggest a high level of pre-meditation & collaboration, making it such an offence which should not be taken leniently in the interest of the society at large.

As per the latest police report dated 14.05.2025, the premature release of the convict is strongly opposed/not recommended as he is BC of PS Mujaria, District Budaun (UP) and as per the statement of the Gram Pradhan of his native village, the convict's family had left the village 8-10 years ago and had gone unknown place. Apart from it, the convict is involved in 03 other cases as mentioned above. However, the convict has been acquitted in all the cases. As per the report of Hometown Police dated 23.09.2024, received from Senior Superintendent of Police, Badayun, UP, the premature release of the convict is not recommended in view of the fact that the convict has sold his all property and his character is not up to the mark as well as there is a strong possibility of the convict indulging in criminal activities again if released. Moreover, District Probation Officer, Badayun in its report dated 16.08.2024 submitted that the neither convict nor his relatives live there, convict sold his paternal property 10 years ago.

(v) Recommendations:

The Board considered the reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Hari Singh S/o Sh. Ishwari Singh at this stage.

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**Item No. 6: The case of Jagan Nath S/o Sh. Dulare — (Age-62 Yrs.)****(i) Background:**

This case has been put up in compliance to the order dated 16.07.2025, passed by the Hon'ble Supreme Court of India, in SLP (Crl.) No. 10329/2025 and Diary No. 33555/2025 in the matter titled as Jagan Nath versus State NCT of Delhi.

**(ii) Eligibility conditions:**

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

**(iii) Sentence details:**

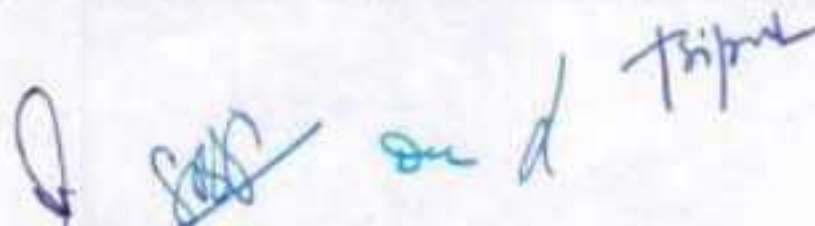
Convict Jagan Nath S/o Sh. Dulare is undergoing life imprisonment in case FIR No. 70/2010, U/S 302 IPC, P.S. Sonia Vihar, Delhi for murder of his daughter by burning.

**(iv) Deliberation:**

As on 31.07.2025, the convict has undergone imprisonment of 15 years, 02 months & 03 days in actual and 19 years, 01 months and 21 days with remission. He has availed Parole 02 times & Furlough 04 times. As per the latest police report dated 02.07.2025, received from ACP/HQ, North- East District, Delhi and hometown Police report received on dated 19.06.2025, the case of the convict is not recommended for pre-mature release in view of the perversity and gravity of heinous crime. Similarly, the Probation Officer, Prison Welfare Services, Mandoli Jail, Delhi vide its report dated 11.08.2025 as well as the District Probation Officer, Amethi vide its report dated 19.06.2025, does not recommended the case for pre-mature release. Moreover, the District Probation Officer, Amethi submitted that there is a fear in the society in view of heinous nature of crime committed by the convict i.e. murder of his own daughter by burning. It was observed by the Board that the crime committed is extremely serious/heinous & has had a significant impact on the society. Given the nature of the offence, it unlikely that premature release would be considered & recommends.

**(v) Recommendations:**

The Board considered the reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after



detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Jagan Nath S/o Sh. Dulare at this stage.

**Item No. 7: The case of Kulwant Singh @ Bittu S/o Sh. Uttam Singh — (Age-53 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 14.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Cr.) No. 1152/2025 in the matter titled as Kulwant Singh Bittu versus State of NCT of Delhi & Anr.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Kulwant Singh @ Bittu S/o Sh. Uttam Singh is undergoing life imprisonment in case FIR No. 277/1992, U/S 302 IPC, P.S. Tilak Nagar, Delhi for murder of a lady by pouring acid upon her body and face at his house on refusal of marriage proposal.

(iv) Deliberation:

As on 15.07.2025, the convict has undergone imprisonment of 21 years, 07 months & 26 days in actual and 28 years, 01 months & 24 days with remission. He has availed Interim Bail 07 times, Parole 07 times and furlough 34 times. Nothing adverse has been reported during Interim Bail, Parole & Furlough. As per local police records, no other case was found registered against the convict except this case and as per the Hometown Police report dated 11.08.2023, submitted that there is nothing adverse against the convict on the records of Nayangar Police Station Mira-Bhayandar, Vasai-Virar Police Commissionerate as per CCTNS/Police Station report.

In the present case the decision involves weighing the severity of the crime against the convict; conduct & rehabilitation prospects. The convict has served more than 28 years of imprisonment including remission & nothing adverse has been surfaced by the police even during the period when he had availed 34 furloughs & 07 paroles. It shows

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that he has lost his propensity to commit crime again & reclaimed himself to be a useful member of the society.

(vi) Recommendations:

The Board considered the available reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Kulwant Singh @ Bittu S/o Sh. Uttam Singh with following conditions to be complied with strictly by the convict:-

- (i) The said convict shall report to the concerned Probation Officer of Social Welfare Department of his native place in the first week of every quarter of the calendar year for next 02 years from the date of his release.
- (ii) He will also share his mobile number and permanent/temporary residential address to the concerned SHO of the Police Station of his native place.
- (iii) He will keep his mobile active at all the time & change in his permanent/temporary residential address or mobile number, shall immediately be reported to the concerned SHO of the Police Station/Probation officer of his native place.

Item No. 8: The case of Manbir @ Mannu @ Babuji S/o Sh. Kamal Singh—  
Age-53 Yrs.

(i) Background:

This case has been put up in compliance to the order dated 23.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2262/2025 in the matter Manbir @ Mannu versus State (NCT of Delhi).

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

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(iii) Sentence details:

Manbir @ Mannu @ Babuji S/o Sh. Kamal Singh is undergoing life imprisonment in case FIR No. 534/1997, U/S 302/34 IPC, P.S. Gokulpuri, Delhi for committing murder of a person (Cousin) by knife on old issues.

(iv) Deliberation:

As on 25.07.2025, the convict has undergone imprisonment of 15 years, 06 months & 02 days in actual and 19 years, 09 months and 05 days with remission. He has availed Parole 10 times and furlough 26 times. Nothing adverse has been reported during Parole & Furlough. The convict is having satisfactory jail conduct during incarceration in jail and also working as jail paper unit sahayak. As per the latest Police report dated 11.08.2025, there is no other involvement of the convict except the present case. The Social Investigation Report of Delhi dated 21.07.2025 received from Probation Officer, Prison Welfare Service, Tihar Jail, recommends the premature release of convict.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Manbir @ Mannu @ Babuji S/o Sh. Kamal Singh.

Item No. 9: The case of Narender Singh Rawat S/o Sh. Surender Singh Rawat—  
(Age-58 Yrs.)

(i) Background:

This case has been put up in compliance to the order dated 17.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2185/2025 in the matter titled as Narender Singh Rawat versus State (NCT of Delhi).

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Narender Singh Rawat S/o Sh. Surender Singh Rawat is undergoing life imprisonment in case FIR No. 678/2009, U/S 302 IPC, P.S. Shakarpur, Delhi for committing murder of his wife over strained relations.

(iv) Deliberation:

As on 27.07.2025, the convict has undergone imprisonment of 15 years & 05 months & 24 days in actual and 19 years, 04 months & 14 days with remission. He has availed Parole 05 times and furlough 15 times. Nothing adverse has been reported during Parole and Furlough. The convict is having satisfactory jail conduct except one old punishment dated 16.11.2018 during incarceration. As per Hometown Police report dated 30.09.2023, no other case registered against the convict at PS- Surajpur, G.B.N, U.P. The convict has shown improvement in his conduct & has served more than 19 years with remission. Nothing has been surfaced by the police during these periods when the convict was on parole/furlough.

(v) Recommendations:

The Board considered the available reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Narender Singh Rawat S/o Sh. Surender Singh Rawat.

**Item No. 10: The case of Rajeev @ Diwanji S/o Sh. Tulsi Dass (Age-44 Yrs)**(i) Background:

This case has been put up in compliance to the order dated 01.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 3785/2023 in the matter Rajeev @ Diwanji Vs. State (Govt. of the NCT) of Delhi.

(ii) Eligibility condition:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Rajeev @ Diwanji S/o Sh. Tulsi Dass is undergoing life imprisonment in case FIR No. 542/2003, U/S 302/364 IPC, P.S. Pahar Ganj, Delhi for murder of a person during abduction (the convict abducted the deceased in a car and shot him).

(iv) Deliberation:

As on 31.07.2025, the convict has undergone imprisonment of 18 years, 02 months & 08 days in actual and 21 years, 00 months and 03 days with remission. He has availed Parole 07 times and furlough 12 times. The convict has jumped Parole and got re-arrested in another case FIR NO. 24/2014, U/s 224 IPC & 25 A. Act. As per jail record, the convict was also involved in 03 other criminal cases. The details and status of cases are as given under:-

S. No.	Case Particulars	Status
1.	FIR NO. 322/2009, U/S 325/34 IPC, P.S. Hari Nagar	Compounded
2.	FIR NO. 434/2013, U/S 364-A/302/201/34 IPC P.S. Kanjhawala, Delhi	Acquitted
3.	FIR NO. 24/2014, U/S 224 IPC & 25 A. ACT, P.S.- SPL. CELL	Already Undergone & fine paid

As per the latest Police report dated 07.08.2025, the premature release of the convict is not recommended.

The Board after detailed discussion about the judgment dated 01.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 3785/2023 in the matter Rajeev @ Diwanji Vs. State (Govt. of the NCT) of Delhi and after considering all the facts & circumstances, the involvement of the convict in a similar case of kidnapping & murder in the year 2013 i.e. after 10 years of registration of the present case, draw an inference that the convict has not lost his propensity to commit crime again. Hence, in the interest of the society such a case is not fit for premature release at this stage.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in *Swamy Shraddananda* (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power*

*depends upon the facts and circumstances of each case and has to be judged from case to case...*"

(iv) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Rajeev @ Diwanji S/o Tulsi Dass at this stage.

**Item No. 11: The case of Rajesh @ Parveen S/o Sh. Suresh Pal Singh — (Age-41 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 22.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2251/2025 in the matter titled as Vikas Sidhu & Ors versus State GNCT of Delhi.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Rajesh @ Parveen S/o Sh. Suresh Pal Singh is undergoing life imprisonment in case FIR No. 231/2009, U/S 302/120-B IPC, P.S. Neb Sarai, Delhi for committing murder of a person over issue of property.

(iv) Deliberation:

As on 25.07.2025, the convict has undergone imprisonment of 15 years, 01 month & 03 days in actual and 19 years, 02 months and 17 days with remission. He has availed Interim Bail 02 times and Furlough 10 times. He has surrendered 01 day late from Furlough.



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Further, as per jail record, the convict was also involved in 02 other criminal cases. The details and status of cases are as given under:-

S. No.	Case Particulars	Status
1.	FIR NO. 04/2009, U/S 498-A/406/34 IPC, P.S. Ranhola, Delhi	Discharged on 09.01.2019
2.	FIR NO. 378/2010, U/S 324/34 IPC, P.S. Hari Nagar, Delhi	Acquitted on 04.03.2011

As per the latest Police report dated 01.08.2025, the premature release of the convict is not recommended and submitted in his report that the convict has been found indulged in two more cases as mentioned above. The Hometown police also not recommended premature release of convict vide its report dated 13.03.2024. The Social Investigation Report dated 02.07.2025 received from Probation Officer, Prison Welfare Service, Tihar Jail, did not recommend the premature release of convict.

In this case the murder of a person (husband of one of the co-inmate) was done with the help of co-inmates indicating a serious & grave offence. The circumstances also suggest a high level of pre-meditation & collaboration; making it such an offence which cannot be taken leniently otherwise it will not be in the interest of the society. The Board cannot merely look at the convicts benefit but the effect of the decision on the society as a whole cannot be ignored.

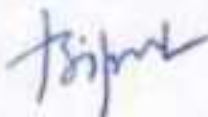
(v) Recommendations:





The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case as mentioned above. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Rajesh @ Parveen S/o Sh. Suresh Pal Singh at this stage.

**Item No. 12: The case of Rakesh Kumar S/o Sh. Radhey Mohan — (Age-52 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 08.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2052/2025 in the matter Rakesh Kumar versus State (NCT of Delhi).



(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Rakesh Kumar S/o Sh. Radhey Mohan is undergoing life imprisonment in case FIR No. 129/1994, U/S 302/325/34 IPC, P.S. Kanjhawala, Delhi for committing murder of a person by lathi blows during quarrel.

(iv) Deliberation:

As on 15.07.2025, the convict has undergone imprisonment of 15 years, 00 month 02 days in actual and 18 years, 11 month & 03 days with remission. He has availed, Parole 12 times and Furlough 17 times. Nothing adverse has been reported during Parole & Furlough and the conduct of the convict is satisfactory as no punishment recorded against the convict during incarceration in jail. The Social Investigation Report of Delhi dated 11.08.2025 received from Probation Officer, Prison Welfare Service, Tihar Jail, recommends the premature release of convict.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case as mentioned above. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Rakesh kumar S/o Radhey Mohan.

**Item No. 13: The case of Surrender Kumar S/o Radhey Mohan — (Age-57 Yrs.)**(i) Background:

This case has been put up in compliance to the order dated 03.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 1990/2025 in the matter Surrender Kumar versus State (NCT of Delhi).

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Surender Kumar S/o Sh. Radhey Mohan is undergoing life imprisonment in case FIR No. 129/1994, U/S 302/325/34 IPC, P.S. Kanjhawala, Delhi for committing murder of a person by lathi blows during quarrel.

(iv) Deliberation:

As on 15.07.2025, the convict has undergone imprisonment of 15 years, 00 month & 13 days in actual and 18 years, 08 months & 03 days with remission. He has availed Parole 07 times and Furlough 16 times. Nothing adverse has been reported during Parole & Furlough and the conduct of the convict is satisfactory as no punishment recorded against the convict during incarceration in jail. The Social Investigation Report of Delhi dated 11.08.2025 received from Probation Officer, Prison Welfare Service, Tihar Jail, recommends the premature release of convict.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case as mentioned above. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Surender kumar S/o Radhey Mohan.

**Item No. 14: The case of Ranjeet Singh @ Soni @ Baaz Singh S/o Sh. Hakim Singh — (Age-40 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 22.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2251/2025 in the matter titled as Vikas Sidhu & Ors versus State GNCT of Delhi.



(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Ranjeet Singh @ Soni @ Baaz Singh S/o Sh. Hakim Singh is undergoing life imprisonment in case FIR No. 31/2010, U/S 302/201/120-B/34 IPC, P.S. Adarsh Nagar, Delhi for committing murder of a person (mehant of Gurudwara).

(iv) Deliberation:

As on 25.07.2025, the convict has undergone imprisonment of 14 years, 10 months & 06 days in actual and 18 years, 10 months & 06 days with remission. He has availed, Parole 04 time and Furlough 10 times. The convict has surrendered 05 days late from Emergency Parole in Phase-I on 17.02.2021. As per the latest Police report dated 02.01.2025, the premature release of the convict is not recommended/strongly opposed with the remark that the release of convict can hamper the peace and tranquillity of his locality. The Social Investigation Report of Delhi dated 02.07.2025 received from Probation Officer, Prison Welfare Service, Tihar Jail, did not recommend the premature release of convict.

In this case the murder of a person (Mehant of Gurudwara) was done with premeditation & with the help of other co-inmates. It indicates the seriousness & gravity of the crime. The circumstances also suggest a high level of planning & collaboration; making it such an offence which cannot be taken leniently otherwise it will not be in the interest of the society. The Board cannot merely look at the convicts benefit but the effect of the decision on the society or a whole cannot be ignored.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case as mentioned above. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Ranjeet Singh @ Soni @ Baaz Singh S/o Hakim Singh at this stage.

**Item No. 15: The case of Sonu Sonkar S/o Sh. Roshan Pahelwan — (Age-46 Yrs.)****(i) Background:**

This case has been put up in compliance of the order dated 20.05.2025, passed by the Hon'ble High Court of Delhi, in W.P. (CrL.) No. 1661/2023.

**(ii) Eligibility conditions:**

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

**(iii) Sentence details:**

Sonu Sonkar S/o Sh. Roshan Pahelwan is undergoing life imprisonment in case FIR No. 484/2003, U/S 302/34 IPC, P.S. Adarsh Nagar, Delhi for committing murder of a person to take revenge of earlier incident/fight. This sentence was remitted by the Hon'ble LG, conveyed by order dated 09.09.2019 on the recommendation of SRB meeting dated 19.07.2019. But later on, the remittance of sentence was cancelled by the Hon'ble LG on 24.09.2022 for violating the terms & conditions of his premature release.

**(iv) Deliberation:**

As on 15.07.2025, the convict has undergone imprisonment of 17 years, 10 months & 12 days in actual and 20 years, 11 months & 25 days with remission. He has availed, Parole 14 times and Furlough 12 times. As per record, the convict jumped parole on 24.11.2012 & re-arrested on 13.12.2012. It is pertinent to mention that the convict was released from jail on 11.09.2019 (in the present case) in compliance to the order dated 09.09.2019, issued by the Competent Authority on the recommendation of Sentence Review Board meeting held on 19.07.2019.

Subsequently, the convict was arrested in another case FIR No. 539/2021, U/S 307/201/120-B IPC, P.S. Subzi Mandi and also in FIR No. 443/2021, U/S 25/54/59 Arms Act P.S. Civil Lines and re-admitted in jail on 30.11.2021. This fact was placed before the Hon'ble LG recommending that his premature release be cancelled because

of the violation/crime committed by the convict. Consequent upon which, the Hon'ble LG on 24.09.2022 cancelled the premature release of the convict.

Meanwhile, the convict was released on Interim Bail in case FIR No. 539/2021, PS-Subzi Mandi w.e.f. 29.07.2022 to 18.08.2022. Again, the convict jumped the interim bail and re-arrested on 01.03.2023. Since then, he is undergoing sentence in the present case.

Again the convict surrendered late by 62 days when Parole granted by the Hon'ble High Court of Delhi (w.e.f. 03.08.2023 to 19.08.2023).

In compliance to the order dated 20.05.2025 passed by the Hon'ble High Court of Delhi directing therein to reconsider of the cancellation through a procedurally sound and time bound exercise, in the terms mentioned in the order. In compliance to the directions, a show cause notice was served to the convict for explaining his conduct and the violation of the terms and conditions of premature release. He was heard-in-person by Superintendent Jail and the reply submitted by the convict was found unsatisfactory. Later on, it was conveyed by the Home Department, GNCT of Delhi vide reference no F.15/50/25/HG/1986-88 dated 10.07.2025 that the case of the convict be placed before the Board. Accordingly, the present case is being re-considered.

The Board also noticed that the convict is found involved in 03 criminal cases, details thereof are as follows:-

S. No.	Case Particulars	Status
1.	FIR NO. 423/2020, U/S 188 IPC, P.S. BH. Nagar	Admonished
2.	FIR NO. 443/2021, U/S 25/54/59 A. ACT P.S. Civil Lines	On Bail
3.	FIR NO. 539/2021, U/S 307/201/120-B IPC, P.S. Subzi Mandi	On Bail

As per latest police report dated 30.07.2025, the premature release of convict is not recommended.

Considering the fact that the convict has not lost his propensity to commit crime again as he had again committed a crime in FIR No. 539/2021, U/s- 307/34 & 25/54/59 Arms Act, PS- Subzi Mandi soon after his premature release. This fact is material while deciding the premature release of the convict.

The Board cannot merely look at the convicts benefit but the effect of the decision of premature release on the society as a whole cannot be ignored.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Sonu Sonkar S/o Roshan Pabelwan at this stage.

Item No. 16: The case of Vikas @ Vicky @ Ponga S/o Sh. Amar Singh — (Age-33 Yrs.)(i) Background:

This case has been put up in compliance to the order dated 22.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2251/2025 in the matter titled as Vikas Sidhu & Ors versus State GNCT of Delhi.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.



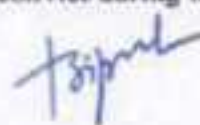
(iii) Sentence details:

Vikas @ Vicky @ Ponga S/o Sh. Amar Singh is undergoing life imprisonment in case FIR No. 384/2009, U/S 302/201/34 IPC & 25 A. ACT, P.S. Sultan Puri, Delhi for murder of a person on the issue of card playing.

(iv) Deliberation:

As on 25.07.2025, the convict has undergone imprisonment of 15 years, 01 month & 08 days in actual and 19 years, 03 months & 11 days with remission. He has availed Interim Bail 02 times, Parole 06 times and Furlough 11 times.

As per record, the convict surrendered late by 01 day from Furlough on 16.03.2017. Again, the convict was re-arrested on 16.05.2021 in another case FIR No. 1184/2021, U/s 21(C) NDPS Act, P.S. Sultanpuri, Delhi during Emergency Parole. The conduct of the convict is also found to be unsatisfactory being punishment dated 24.02.2017, 16.03.2017 and 15.10.2021 recorded against the convict during incarceration.

↓                  

As per the Police report dated 30.07.2025, the premature release of the convict is not recommended with the remarks that he is habitual criminal and there is a strong possibilities that he will be involved in crime if released from jail. Similarly, it is also pertinent to mention here that the mother of the convict namely Seema is a BC of PS- Seema Puri & belongs to sansi community & indulging in illegal activities.

After considering all the facts, circumstances under which the offence was committed i.e. murder of a person on the issue of card playing, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the propensity to commit crime again by the convict cannot be ruled out.

The Social Investigation Report dated 11.08.2025 received from Probation Officer, Prison Welfare Service, Tihar Jail, did not recommend the premature release of convict.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case as mentioned above. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Vikas @ Vicky @ Ponga S/o Sh. Amar Singh at this stage.

Item No. 17: The case of Harish S/o Sh. Raja Ram — (Age-44 Yrs.)

(i) Background:

This case has been put up in compliance to the order dated 01.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 668/2025 in the matter titled as Harish Kumar versus State (Govt. of the NCT) of Delhi.

(ii) Eligibility conditions:

Only after undergoing imprisonment for 20 years including remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Harish S/o Sh. Raja Ram is undergoing life imprisonment in case FIR No. 702/1999, U/S 302/376/201/436 IPC, P.S. Mehrauli, Delhi for committing rape and murder of a minor girl.

(iv) Deliberation:

As on 31.07.2025, the convict has undergone imprisonment of 25 years, 09 months & 04 days in actual and 33 years, 05 months & 09 days with remission. He has availed, Parole 03 times and Furlough 10 times. Nothing adverse reported during the convict released on Parole and Furlough. Presently, the convict is lodged in Open Jail, Tihar.

As per the Police report dated 15.07.2025, the convict was living peacefully with his family and no any complaint/negative comments have been passed by the neighbours for the period of parole/emergency parole. It depicts that the convict has lost his potential to commit crime again and can be reclaimed as a useful member of the society.

As per the Social Investigation Report of hometown, there is nothing adverse reported against the convict. Apart from it, the Chief Probation Officer, Social Welfare Department also favourably support the premature release of convict in the meeting.

(v) Recommendations:

The Board considered the available reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case as mentioned above. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Harish S/o Raja Ram with following conditions to be complied with strictly by the convict:-

- (i) The said convict shall report to the concerned Probation Officer of Social Welfare Department of his native place in the first week of every quarter of the calendar year for next 02 years from the date of his release.
- (ii) He will also share his mobile number and permanent/temporary residential address to the concerned SHO of the Police Station of his native place.

**Item No. 18: The case of Sagir S/o Sh. Kadir — (Age-50 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 08.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 1028/2025 in the matter titled as Sagir versus State (NCT of Delhi) & Ors.

(ii) Eligibility conditions:

Only after undergoing imprisonment for 20 years including remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Sagir S/o Sh. Kadir is undergoing life imprisonment in case FIR No. 360/2003, U/S 302/366/376/377/511 IPC, P.S. Gandhi Nagar, Delhi for kidnapping, rape & murder of 08 years old minor girl.

(iv) Deliberation:

As on 17.07.2025, the convict has undergone imprisonment of 20 years, 09 months & 08 days in actual and 25 years, 02 months & 21 days with remission. He has availed, Parole 06 times and Furlough 09 times. Nothing adverse has been reported during Parole & Furlough.

As per SCRB report, no criminal record is found against the convict. It depicts that the convict has lost his potential to commit crime again. The Social Investigation Report of Delhi dated 21.07.2025 received from Probation Officer, Prison Welfare Service, Tihar Jail, favourably recommend the premature release of convict. The Probation Officer, District Probation officer, Supaul, Bihar (Hometown) vide its report dated 14.06.2025, submitted that the family and the neighbours did not give any adverse comment on his release. It shows that he can be reclaimed as a useful member of the society.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case as mentioned above. The Board after detailed deliberation and discussion, as outlined

above, unanimously decided to **RECOMMEND** premature release of convict Sagir S/o Kadir.

**Item No. 19: The case of Sanjay Singh Rathie S/o Sh. Tej Veer — (Age-45 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 24.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2279/2025 in the matter titled as Sanjay Singh Rathie versus State (NCT of Delhi).

(ii) Eligibility conditions:

Only after undergoing imprisonment for 20 years including remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Sanjay Singh Rathie S/o Sh. Tej Veer is undergoing life imprisonment in case FIR No. 486/2002, U/S 365/396/34 IPC, P.S. Kalyan Puri, Delhi on hiring a cab, kidnapping, robbed and murdered cab driver.

(iv) Deliberation:

As on 31.07.2025, the convict has undergone imprisonment of 21 years, 01 month & 04 days in actual and 25 years, 09 months & 02 days with remission. He has availed, Interim Bail 01 time, Parole 09 times and Furlough 22 times. As per record, the convict surrendered late by 39 days from Emergency Parole on 16.05.2023.

As per the latest Police report dated 11.08.2025, the premature release of the convict is not recommended. However, the Social Investigation Report of Delhi dated 08.08.2025 received from Probation Officer, Prison Welfare Service, Tihar Jail, recommend the premature release of convict on the basis of convict's conduct inside and outside the jail during parole/furlough. Moreover, the District Probation Officer, Bulandshahr, UP vide its report dated 31.07.2025, did not give any recommendation on the proposed release. During the meeting, some difference of opinion was occurred on account of involvement of the convict in criminal cases.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **DEFER** the premature release of convict Sanjay Singh Rathie S/o Sh. Tej Veer for want of clarification of number of criminal cases & their status.

**Item No. 20: The case of Surender @ Kalwa S/o Sh. Rattan Lal — (Age-42 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 23.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2266/2025 in the matter titled as Surender @ Kalwa Vs. State (NCT of Delhi).

(ii) Eligibility conditions:

As per DPR-2018, only after undergoing imprisonment for 20 years including remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction and also in pursuance to the order passed by the Hon'ble Supreme Court of India in Criminal Appeal No. 191/2016 directing that the case be considered after completion of 14 years.

(iii) Sentence details:

Surender @ Kalwa S/o Sh. Rattan Lal is undergoing life imprisonment in case FIR No. 119/2004, U/S 302/392/R/W394/34 IPC, P.S. Rohini, Delhi for murdering 03 persons in which 01 was under 14 years and they committed robbery in their house.

(iv) Deliberation:

As on 25.07.2025, the convict has undergone imprisonment of 20 years, 09 months & 04 days in actual and 24 years, 01 month & 24 days with remission. He has availed, Parole 08 times and Furlough 16 times. He surrendered late by 06 days.

After considering all the facts, circumstances under which the offence was committed i.e. multiple murder during robbery, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence

with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in *Swamy Shraddananda* (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(v) Recommendations:

The Board is of the view that with the given back drop of the crime committed, it might not be in the interest of the society at large to release such a convict who had committed multiple murders during robbery with premeditation. Therefore, the Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Surender @ Kalwa S/o Sh. Rattan Lal at this stage.

**Item No. 21: The case of Vijay Pal S/o Late Sh. Nepal Singh — (Age-43 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 23.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2267/2025 in the matter titled as *Vijay Pal versus State (NCT of Delhi)*.

(ii) Eligibility conditions:

As per DPR-2018, only after undergoing imprisonment for 20 years including remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction and also in pursuance to the order passed by the Hon'ble Supreme Court of India in Crl. Appeal No. 191/2016 directing that the case be considered after completion of 14 years.

(iii) Sentence details:

Vijay Pal S/o Late Sh. Nepal Singh is undergoing life imprisonment in case FIR No. 119/2004, U/S 302/392R/W394/34 IPC, P.S. Rohini, Delhi for murder of 03 persons in which 01 was under 14 years & they committed robbery in their house.

(iv) Deliberation:

As on 25.07.2025, the convict has undergone imprisonment of 20 years, 05 months & 22 days in actual and 23 years, 07 months & 03 days with remission. He has availed, Parole 04 times and Furlough 03 times. The convict surrendered late by 11 days on 12.10.2024.

As per record, the conduct of convict is found to be unsatisfactory being punishment dated 16.04.2017 and 12.10.2024 during incarceration.

After considering all the facts, circumstances under which the offence was committed i.e. multiple murder during robbery, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in *Swamy Shraddananda (2008) 13 SCC 767*.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(v) Recommendations:

The Board is of the view that with the given back drop of the crime committed, it might not be in the interest of the society at large to release such a convict who had committed multiple murders during robbery with premeditation. Therefore, the Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Vijay Pal s/o Sh. Nepal Singh at this stage.

**Item No. 22: The case of Vikas Sidhu S/o Sh. Rattan Lal — (Age-46 Yrs.)****(i) Background:**

This case has been put up in compliance to the order dated 22.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (CrI.) No. 2251/2025 in the matter titled as Vikas Sidhu & Ors versus State GNCT of Delhi.

**(ii) Eligibility conditions:**

Only after undergoing imprisonment for 20 years including remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

**(iii) Sentence details:**

Vikas Sidhu S/o Sh. Rattan Lal is undergoing life imprisonment with a rider that he has to undergo minimum term of 20 years of actual imprisonment in case FIR No. 34/2003, U/S 120-B/364-A/302/201/420/468/471/34 IPC, P.S. Ashok Vihar, Delhi for kidnapping and murder of a person for ransom (Age- 18-20 years).

**(iv) Deliberation:**

As on 25.07.2025, the convict has undergone imprisonment of 20 years, 00 months & 16 days in actual and 20 years, 00 months & 16 days with remission. He has availed Interim Bail 09 times, Parole 02 time and Furlough 05 times.

As per the latest police report dated 08.08.2025, received from Addl. DCP-I, North West District, Delhi, it was reported that the nature of crime committed by convict Vikas Sidhu S/o Sh. Rattan Lal is heinous. There is every possibility that the presence of convict in the area will affect public peace and tranquillity, if premature release is granted. Hence, premature release of convict is strictly opposed.

After considering all the facts, circumstances under which the offence was committed i.e. kidnapping and murder of a person for ransom (Age- 18-20 years), nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large. It has also been observed that the Hon'ble Supreme Court of India on 21.04.2023 in Criminal Appeal No. 2276/2022 modified the sentence as minimum term of 20 years

of actual imprisonment. Since the term is not fixed and therefore, the premature release of the convict is rest with the executives under section 473 BNSS.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in Swamy Shraddananda (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(v) Recommendations:

The Board after considering all the facts as deliberated above came to the conclusion that it may not be in the interest of the society at large to release such a convict who has committed crime with premeditation and in collaboration of co-convicts. In certain cases considering the crime so committed, maintaining good conduct in prison cannot be the sole barometer for recommending the premature release. Hence, the Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Vikas Sidhu S/o Sh. Rattan Lal at this stage.

**Item No. 23: The case of Vipin Kumar Sh. Yogender Babu — (Age-47 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 11.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 1503/2025 in the matter titled as Vipin Kumar Vs. State NCT of Delhi.

(ii) Eligibility conditions:

Only after undergoing imprisonment for 20 years including remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Vipin Kumar S/o Sh. Yogender Babu is undergoing life imprisonment in case FIR No. 906/1998, U/S 364-A/302/201/34 IPC, P.S. Dabri, Delhi for kidnapping & murder of a boy for ransom (Age- 08 years).



(iv) Deliberation:

As on 25.07.2025, the convict has undergone imprisonment of 26 years, 03 months & 19 days in actual and 33 years, 05 months & 23 days with remission. He has availed, Parole 12 times and Furlough 24 times.

As per jail record, nothing adverse was reported against the convict during his parole and furlough availed. The convict was not found involved in any other criminal case(s) except the present case. It shows that the convict has lost his potential to commit crime again and reclaiming as a useful member of the society.

The Police as well as the Social Welfare Departments have supported the premature release of convict during the meeting.

(v) Recommendation:

The Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **RECOMMEND** premature release of convict Vipin Kumar S/o Sh. Yogender Babu.

**Item No. 24: The case of Santosh Kumar Singh S/o Sh. J.P. Singh — (Age-54 Yrs.)**

(i) Background:

This case has been put up in compliance to the judgment dated 01.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 1431/2023 in case titled as Santosh Kumar Singh versus State (Govt. of the NCT) of Delhi.

(ii) Eligibility conditions:

Only after undergoing imprisonment for 20 years including remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Santosh Kumar Singh S/o Sh. J.P. Singh is undergoing life imprisonment in case FIR No. 50/1996 RC 1(S)/96-IU/V/SIC-II, U/S 302/376 IPC, P.S. Vasant Kunj CBI/SPE/NEW DELHI, for rape and murder of a lady.



(iii) Deliberation:

As on 31.07.2025, the convict has undergone imprisonment of 22 years, 06 months & 13 days in actual and 30 years, 04 months & 03 days with remission. He has availed, Parole 18 times and Furlough 23 times.

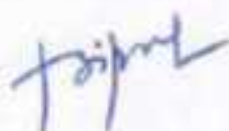
As per the latest police report dated 01.08.2025, received from Addl. DCP-I, North West District, Delhi it was reported that the nature of crime committed by convict Santosh Kumar Singh is heinous. There is every possibility that the presence of convict in the area will affect public peace and tranquillity, if premature release is granted. Hence, premature release of convict may not be considered.

The victim of the case Hemant Mattoo (Brother of Pridarshini Mattoo) along with 05 other persons have vehemently opposed the premature release of convict vide letter dated 23.07.2025. Besides, the President of All India Kashmiri Samaj and National Spokesperson, BJP & Former MLA, Delhi has also strongly opposed the premature release of convict vide letter dated 24.07.2025 & 30.07.2025 respectively. It shows the offence affect the society at large.

The Board after detailed discussion about the judgment dated 01.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 1431/2023 in case titled as Santosh Kumar Singh versus State (Govt. of the NCT) of Delhi and after considering all the facts, circumstances under which the offence was committed i.e. rape and murder of a lady, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal/heinous offence with premeditation and in such a way that makes the offence not only a heinous offence but horrible too. Such an offence that cannot be taken leniently and for the benefit of the convict otherwise it will set a wrong example for the society at large.

(iv) Recommendation:

The Board after examining his criminal profile, jail conduct, recommendation of Police and Probation Officer, came to the conclusion that it is not a fit case to recommend premature release.






It is also observed by the Board that the Hon'ble Supreme Court has categorically held in *Swamy Shraddananda* (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

Therefore, the Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Santosh Kumar Singh S/o Sh. J.P. Singh at this stage.

**Item No. 25: The case of Hari Singh S/o Sh. Ganeshi Lal — (Age-70 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 07.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 109/2025 in the matter titled as Hari Singh versus State NCT of Delhi & Ors.

(ii) Eligibility conditions:

14 years of imprisonment inclusive of remission but only after completion of 10 years actual imprisonment i.e. without remissions. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Hari Singh S/o Sh. Ganeshi Lal is undergoing life imprisonment in case FIR No. 07/1993, U/S 186/353/365/506(II) IPC & 4 ANTI HIJACKING ACT, P.S. Palam Airport, Delhi for hijacking flight of Indian Airlines.

(iv) Deliberation:

As on 26.07.2025, the convict has undergone imprisonment of 17 years, 05 months & 14 days in actual and 22 years, 00 month & 18 days with remission. He has availed Interim Bail 01 time, Parole 11 times and Furlough 16 times.

As per record, nothing adverse was reported against the convict during his parole and furlough availed. The convict was not found involved in any other criminal case(s) except the present case. It shows that the convict has lost his potential to commit crime again and reclaiming as a useful member of the society.

The Police as well as Social Welfare Department have support the premature release of convict during the meeting.

(v) Recommendations:

The Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **RECOMMEND** premature release of convict Hari Singh S/o Sh. Ganeshi Lal.

**Item No. 26: The case of Pappu Singh @ Raju S/o Sh. Sarkal Prasad Singh — (Age-48 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 21.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2238/2025 in the matter of Pappu Singh @ Raju Singh versus State (NCT of Delhi).

(ii) Eligibility conditions:

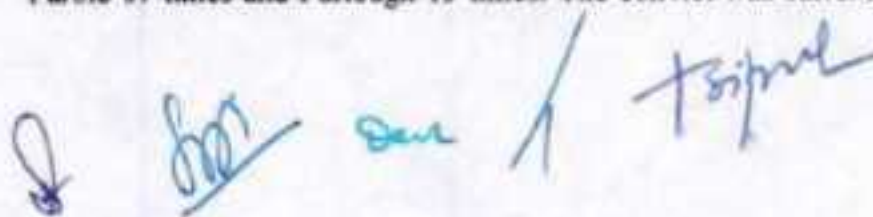
14 years of imprisonment inclusive of remission but only after completion of 10 years actual imprisonment i.e. without remissions. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Pappu Singh @ Raju S/o Sh. Sarkal Prasad Singh is undergoing life imprisonment in case FIR No. 175/2012, U/S 376/506 IPC, P.S. Chhawla, Delhi for committing rape with a 7<sup>th</sup> class school girl.

(iv) Deliberation:

As on 31.07.2025, the convict has undergone imprisonment of 12 years, 09 months & 22 days in actual and 16 years, 03 months & 25 days with remission. He has availed Parole 07 times and Furlough 15 times. The convict was surrendered late by 27 days



from 1<sup>st</sup> phase of Emergency Parole on 16.03.2021. Again, the convict surrendered late by 03 days after 2<sup>nd</sup> phase of Emergency Parole on 10.04.2023.

As per the Police report dated 02.01.2025, the case of the convict is not recommended.

After considering the manner under which the crime was committed i.e. rape of a girl studying in 7<sup>th</sup> class, violation of terms & conditions of emergency parole twice, non-recommendation by Police, the Board is of the view that such desperate & heinous crime which had shaken the confidence of the society cannot be a fit case to recommend for premature release in the interest of the society at large.

The Board also taken note that the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future.

(v) Recommendations:

The Board considering all the above facts held that it may not be in the interest of the society at large to release such a convict. It is also noted by the Board that the convict was already availing parole and furlough as per rules/law & his connection in the society are rooted. The Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Pappu Singh @ Raju S/o Sh. Sarkal Prasad Singh at this stage.

**Item No. 27: The case of Resham Singh S/o Sh. Jaswant Singh — (Age-80 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 16.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (CrL) No. 2165/2025 in the matter of Resham Singh versus State (Govt. of NCT of Delhi).

(ii) Eligibility conditions:

Under rule 1255 of Delhi Prison Rule, 2018. Considering the old age of 80 years of the convict, the present case has become eligible on the ground of old age and to be dealt under Article 72 of the Constitution of India

(iii) Sentence details:

Resham Singh S/o Sh. Jaswant Singh is undergoing life imprisonment in case FIR No. 1499/1979, U/S 302/394/34 IPC, P.S. Kalkaji, Delhi for murder of a person during robbery by bullet shots.

(iv) Deliberation:

As on 31.07.2025, the convict has undergone imprisonment of 12 years, 08 months & 15 days in actual and 15 years, 01 months & 27 days with remission. He has availed Interim Bail 01 time, Parole 06 times and Furlough 13 times.

As per jail record, nothing adverse was reported against the convict during his parole and furlough availed. The convict was not found involved in any other criminal case(s) except the present case. It shows that the convict has lost his potential to commit crime again and reclaiming as a useful member of the society.

The Police as well as the Social Welfare Departments have support the premature release of convict during meeting.

(v) Recommendations:

The Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **RECOMMEND** premature release of convict Resham Singh S/o Sh. Jaswant Singh **and to be dealt under Rule 1255 of DPR, 2018 and to be read with Article 72 of the Constitution of India.** The recommendation of the Board to be forwarded to M.H.A, Govt. of India for approval of the Hon'ble President of India.

**Item No. 28: The case of Amit Chauhan S/o Sh. Ram Singh Chauhan — (Age-35 Yrs.)**(i) Background:

This case has been put up in the present meeting being a defer case of last meeting of Sentence Review Board held on 30.07.2025.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Amit Chauhan S/o Sh. Ram Singh Chauhan is undergoing life imprisonment in case FIR No. 334/2007, U/S 302/392/397/34 IPC & 25/27 Arms Act, P.S. Mayapuri, Delhi for murder of a person during robbery.

(iv) Deliberation:

As on 31.07.2025, the convict has undergone imprisonment of 14 years, 09 months & 18 days in actual and 18 years, 01 months & 24 days with remission. He has availed Parole 03 times and Furlough 10 times.

After considering all the facts circumstances under which the offence was committed i.e. murder of a person during robbery, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

The Board after examining his involvement in the present case and the manner under which the crime was committed, non-recommendation by Police Authorities, it was felt by the Board that the conduct of the convict in jail is not necessarily a sole barometer of what he may do if outside prison & thus the same could not be considered a sole factor for recommending the premature release.

(v) Recommendations:

The Board considering all the above facts held that it may not be in the interest of the society at large to release such a convict. The Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of Amit Chauhan S/o Sh. Ram Singh Chauhan at this stage.

**Item No. 29: The case of Babu S/o Sh. Ram Singh — (Age-40 Yrs.)**(i) Background:

This case has been put up in the present meeting being a defer case of last meeting of Sentence Review Board held on 30.07.2025.

Minutes of Board meeting held on 16<sup>th</sup> October, 2025

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Babu S/o Sh. Ram Singh is undergoing life imprisonment in case FIR No. 477/2009, U/S 302 IPC, P.S. Mandawali, Delhi for murder of his wife by setting her ablaze.

(iv) Deliberation:

As on 31.07.2025, the convict has undergone imprisonment of 15 years, 10 months & 00 days in actual and 19 years, 11 months & 11 days with remission. He has availed Parole 06 times and Furlough 19 times. The convict has surrendered 03 days late from Furlough on 05.09.2023.

As per jail record, nothing adverse was reported against the convict during his parole and furlough availed. The convict was not found involved in any other criminal case(s) except the present case. It shows that the convict has lost his potential to commit crime again and reclaiming as a useful member of the society.

The Police as well as Social Welfare Department have support the premature release of convict during meeting.

(v) Recommendations:

The Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **RECOMMEND** premature release of convict Babu S/o Sh. Ram Singh.

Item No. 30: The case of Akash @ Bhola S/o Sh. Nand Lal @ Babli — (Age-38 Yrs.)

(i) Background:

This case has been put up in compliance to the order dated 11.09.2025, passed by the Hon'ble High Court of Delhi, in W.P. (CrI.) No. 2905/2025 in the matter of Akash alias Bhole versus State NCT of Delhi.

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(ii) Eligibility condition:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order existing on the date of conviction.

(iii) Sentence details:

Akash @ Bhola S/o Sh. Nand Lal @ Babli is undergoing life imprisonment in case FIR No. 81/2010, U/S 302/34 IPC, P.S. Sadar Bazar, Delhi for committing murder of a person over natured grudge against deceased.

(iv) Deliberation:

As on 20.09.2025, the convict has undergone imprisonment of 14 years, 08 months & 03 days in actual and 15 years, 07 months and 06 days with remission. He has availed Interim Bail 01 time, Parole 04 times and furlough 08 times. The convict surrendered late by 03 days from furlough on 23.07.2024.

As per the police report dated 04.10.2024, it was reported that the release of the convict will be dangerous or prejudicial to the public peace and tranquillity and may create law & order problem. Hence, premature release in respect of convict Akash is not recommended.

After considering all the facts & circumstances under which the offence was committed i.e. murder of a person over natured grudge against the deceased, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in *Swamy Shraddananda* (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*



(v) Recommendations:

The Board after considering all the facts as deliberated above came to the conclusion that it may not be in the interest of the society at large to release such a convict who has committed crime with premeditation and in collaboration of co-convicts. In certain cases considering the crime so committed, maintaining good conduct in prison cannot be the sole barometer for recommending the premature release. Hence, the Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Akash @ Bhola S/o Nand Lal at this stage.

**Item No. 31: The case of Manoj S/o Sh. Ashok Kumar — (Age-38 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 24.09.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 3129/2025 in the matter of Manoj versus State NCT of Delhi.

(ii) Eligibility condition:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order existing on the date of conviction.

(iii) Sentence details:

Manoj S/o Sh. Ashok Kumar is undergoing life imprisonment in case FIR No. 81/2010, U/S 302/34 IPC, P.S. Sadar Bazar, Delhi for committing murder of a person over natured grudge against deceased.

(iv) Deliberation:

As on 09.10.2025, the convict has undergone imprisonment of 14 years, 07 months & 18 days in actual and 16 years, 06 months and 27 days with remission. He has availed Parole 06 times and furlough 06 times. The convict surrendered late by 05 days from furlough on 11.09.2024.

As per record, the convict was arrested in another case FIR No. 255/2020, U/s- 308/34 IPC, PS- Sadar Bazar during emergency parole in the year 2020.

*[Signature]*

*[Signatures]*

The jail conduct of the convict is also found to be unsatisfactory being multiple punishments recorded against the convict during incarceration. Details thereof are as under:-

S.No	Date	Offence
1.	17.04.2012	Using filthy language against the Doctor and threatened to him
2.	15.02.2015	Fighting, inflicting injuries to fellow inmates and keeping prohibited items (surgical blades etc) inside the Prison
3.	27.12.2015	Recovered prohibited items- electric wire, 02 hand-made heater, handmade rope, cable wire (approx. 01 mtr.) & 01 stitching needle
4.	06.11.2020	during emergency parole convict re-arrested on 04.11.20 in other case fir no. 255/2020
5.	11.09.2024	05 days late surrender on 11.09.24 after stay vacated by the Hon'ble Apex Court

As per the police report dated 04.10.2024, it has been reported that the release of the convict will be dangerous or prejudicial to the public peace and tranquillity and may create law & order problem. Hence, release of the convict Manoj is not recommended.

After considering all the facts circumstances under which the offence was committed i.e. murder of a person over natured grudge against deceased, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in *Swamy Shraddananda (2008) 13 SCC 767*.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

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(v) Recommendations:

Considering all the above facts, examining his criminal profile, jail conduct, recommendation of Police, re-arrested during emergency parole in other criminal case, the convict had not shown any reformatory attitude, the Board is of the view that propensity of committing crime again cannot be ruled out & it is not a fit case to recommend his release in the interest of the society at large.

The Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Manoj S/o Sh. Ashok Kumar at this stage.

**Item No. 32: The case of Ashu S/o Sh. Balwan Singh — (Age- 38Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 18.08.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 566/2025 in the matter titled as Ashu versus State (NCT of Delhi).

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Ashu S/o Sh. Balwan Singh is undergoing life imprisonment in case FIR No. 255/2011, U/S 302 IPC, P.S. Alipur, Delhi for murder of a woman by strangulation.

(iv) Deliberation:

As on 31.08.2025, the convict has undergone imprisonment of 14 years, 01 month & 14 days in actual and 17 years, 07 months & 24 days with remission. He has availed Parole 03 times and Furlough 14 times. As per record, there was nothing adverse reported during parole & furlough availed.

As per the latest Police report dated 19.08.2025, the premature release of the convict is not recommended.



The Social Investigation Report dated 29.09.2025 received from Probation Officer, Prison Welfare Service, Tihar Jail, did not recommend for premature release of convict as the District Probation Officer report is awaited.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **DEFER** the premature release of convict Ashu S/o Sh. Balwan Singh for want of a fresh/specific recommendation from the end of Social Welfare Department.

**Item No. 33: The case of Mohd. Azam S/o Abdul Kudus— (Age-40 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 25.09.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 1040/2025 in the matter of Md. Azam versus State NCT of Delhi.

(ii) Eligibility condition:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Mohd. Azam S/o Abdul Kudus is undergoing life imprisonment in case FIR No. 161/2008, U/S 364-A/34 IPC, P.S. Nabi Karim, Delhi for Kidnapping of a child for ransom.

(iv) Deliberation:

As on 30.09.2025, the convict has undergone imprisonment of 16 years, 00 month & 15 days in actual and 20 years, 02 months and 11 days with remission. He has availed Parole 05 times and furlough 16 times. As per record, the convict surrendered late by 40 days from furlough on 12.11.2024.

*[Signature]*

*[Signatures]*

As per the police report dated 05.05.2024, the premature release of convict Md. Azam is not recommended. Similarly, the Hometown Police report dated 29.04.2025 received from PS-Phase-I, Noida, G.B. Nagar, UP, is also opposed.

As per Social Welfare Department report dated 29.09.2025, the premature release of convict is not recommended.

After considering all the facts & circumstances under which the offence was committed i.e. kidnapping of a child for ransom, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

(v) Recommendations:

The Board after considering all the facts as deliberated above came to the conclusion that it may not be in the interest of the society at large to release such a convict who has committed crime with premeditation and in collaboration of co-convicts. In certain cases considering the crime so committed, maintaining good conduct in prison cannot be the sole barometer for recommending the premature release. Hence, the Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Mohd. Azam S/o Abdul Kudus at this stage.

**Item No. 34: The case of Dinesh Kumar @ Dinesh S/o Sh. Ram Dhawar — (Age- 47 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 30.07.2025, passed by the Hon'ble High Court of Delhi, in W.P. (CrL) No. 684/2025 in the matter titled as Dinesh Kumar versus State of NCT of Delhi.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.


(iii) Sentence details:

Dinesh Kumar @ Dinesh S/o Sh. Ram Dhawar is undergoing life imprisonment in case FIR No. 117/1996, U/S 302/354 IPC, P.S. Vivek Vihar, Delhi for murder of a girl by pouring kerosene upon her and set her ablaze.

(iv) Deliberation:

As on 20.08.2025, the convict has undergone imprisonment of 17 years, 02 months & 00 days in actual and 20 years, 10 months & 09 days with remission. He has availed Interim Bail 02 times, Parole 04 times and Furlough 18 times.

As per jail record, nothing adverse was reported against the convict during his parole and furlough availed. The convict was not found involved in any other criminal case(s) except the present case. It shows that the convict has lost his potential to commit crime again and reclaiming as a useful member of the society.

The Police as well as Social Welfare Department have support the premature release of convict during meeting.

(v) Recommendations:

The Board considered the reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **RECOMMEND** premature release of convict Dinesh Kumar @ Dinesh S/o Sh. Ram Dhawar with following conditions to be complied with strictly by the convict:-

- (i) The said convict shall report to the concerned Probation Officer of Social Welfare Department of his native place in the first week of every quarter of the calendar year till his probation period is completed.
- (ii) He will also share his mobile number and permanent/temporary residential address to the concerned SHO of the Police Station of his native place.
- (iii) He will keep his mobile active at all the time & change in his permanent/temporary residential address or mobile number, shall immediately be reported to the concerned SHO of the Police Station/Probation officer of his native place.

[Signatures]

**Item No. 35: The case of Jitender Singh S/o Sh. Hodal Singh— (Age-56 Yrs.)****(i) Background:**

This case has been put up in compliance to the order dated 19.08.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2827/2025 in the matter of Jitender & Ors. versus the State NCT of Delhi.

**(ii) Eligibility condition:**

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

**(iii) Sentence details:**

Jitender Singh S/o Sh. Hodal Singh is undergoing life imprisonment in case FIR No. 735/1997, U/S 302 IPC, P.S. Sultanpuri, Delhi for murder of his mother over property dispute.

**(iv) Deliberation:**

As on 20.09.2025, the convict has undergone imprisonment of 15 years, 00 month & 12 days in actual and 20 years, 00 month and 06 days with remission. He has availed Interim Bail 05 times, Parole 09 times and furlough 18 times.

As per record, the convict jumped from emergency parole (w.e.f. 16.05.2021 to 06.04.2023) and was re-arrested on 06.06.2023. Again, the convict did not surrender after furlough and he was re-arrested on dated 28.04.2025.

As per Police report, the premature release of the convict is opposed.

After considering the manner under which the crime was committed i.e. murder of his mother over property dispute, violation of terms & conditions of emergency parole/furlough twice, non-recommendation by Police, the Board is of the view that such desperate & heinous crime which had shaken the confidence of the society cannot be a fit case to recommend for premature release in the interest of the society at large.

The Board also taken note that the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on

the family of the victims, society as a whole and the precedent which it sets for the future.

(v) Recommendations:

The Board after considering all the facts as deliberated above came to the conclusion that it may not be in the interest of the society at large to release such a convict who has committed crime with premeditation. In certain cases considering the crime so committed, maintaining good conduct in prison cannot be the sole barometer for recommending the premature release. Hence, the Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Jitender Singh S/o Sh. Hodal Singh at this stage.

**Item No. 36: The case of Mahesh Chaudhary S/o Sh. Ram Bahadur — (Age-35 Yrs.)**

(i) Background:

This case has been put up in compliance to the judgment dated 12.08.2025, passed by the Hon'ble High Court of Delhi, in W.P. (CrL) No. 2508/2025 in case titled as Mahesh Chaudhary versus State (NCT of Delhi).

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Mahesh Chaudhary S/o Sh. Ram Bahadur is undergoing life imprisonment in case FIR No. 92/2011, U/S 302/394/120-B/34 IPC, P.S. Ranjeet Nagar, Delhi for committing robbery and murder of a person.

(iii) Deliberation:

As on 31.08.2025, the convict has undergone imprisonment of 14 years, 03 months & 26 days in actual and 17 years, 08 months & 20 days with remission. He has availed, Parole 03 times and Furlough 12 times.

As per the police report dated 29.05.2025, received from DCP, Central District, Delhi, it has been reported that the convict is not familiar person in neighbourhood and in

view of the brutality shown by the convict during commission of crime his premature release is not recommended/ strongly opposed.

The victim of the case Sandeep Jaitly (Son of deceased Late Sh. Om Prakash Sharma) has vehemently opposed the premature release of convict vide letter dated 26.05.2025. It shows the offence affect the society at large.

After considering all the facts circumstances under which the offence was committed i.e. robbery and murder of a person, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

The Board also taken note that the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future.

(iv) Recommendations:

The Board considered the reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case. The Board is of the view that with the given back drop of the crime committed, it might not be in the interest of the society at large to release such a convict who had shaken the conscience of the society at large by doing such a heinous crime. Therefore, the Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Mahesh Chaudhary S/o Sh. Ram Bahadur at this stage.

**Item No. 37: The case of Rajesh Chaudhary S/o Sh. Ram Khilawan — (Age-48 Yrs.)**

(i) Background:

This case has been put up in compliance to the judgment dated 12.08.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2502/2025 in case titled as Rajesh Chaudhary versus State (NCT of Delhi).

T. S. Patel

S. D. /      S. H.

↓

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Rajesh Chaudhary S/o Sh. Ram Khilawan is undergoing life imprisonment in case FIR No. 92/2011, U/S 302/394/120-B/34 IPC, P.S. Ranjeet Nagar, Delhi for committing robbery and murder of a person.

(iii) Deliberation:

As on 31.08.2025, the convict has undergone imprisonment of 14 years, 03 months & 27 days in actual and 17 years, 10 months & 10 days with remission. He has availed, Parole 03 times and Furlough 12 times. Nothing adverse has been reported during Parole & Furlough.

As per the police report dated 29.05.2025, received from DCP, Central District, Delhi, it has been reported that the convict is not familiar person in neighbourhood and in view of the brutality shown by the convict during commission of crime his premature release is not recommended/ strongly opposed.

The victim of the case Sandeep Jaitly (Son of deceased Late Sh. Om Prakash Sharma) has vehemently opposed the premature release of convict vide letter dated 26.05.2025. It shows the offence affect the society at large.

After considering all the facts circumstances under which the offence was committed i.e. robbery and murder of a person, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

The Board also taken note that the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future.

(iv) Recommendations:

The Board considered the reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case. The Board is of the view that with the given back drop of the crime committed, it might not be in the interest of the society at large to release such a convict who had shaken the conscience of the society at large by doing such a heinous crime. Therefore, the Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Rajesh Chaudhary S/o Sh. Ram Khilawan at this stage.

**Item No. 38: The case of Meera Devi W/o Sh. Raj Kumar — (Age-48 Yrs.)**(i) Background:

This case has been put up in compliance to the order dated 22.09.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 3220/2025 in the matter titled as Meera Devi versus State of NCT of Delhi & Anr.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Meera Devi W/o Sh. Raj Kumar is undergoing life imprisonment in case FIR No. 395/2007, U/S 302/201/34 IPC, P.S. Punjabi Bagh, Delhi for murder of her husband over illicit relations.

(v) Deliberation:

As on 29.09.2025, the convict has undergone imprisonment of 17 years, 04 months & 06 days in actual and 18 years, 08 months & 01 day with remission. She has availed, Parole 02 times and Furlough 03 times. Nothing adverse was reported during Parole & Furlough.

Considering all the above facts, the circumstances under which the offence was committed. The convict was not found to be involved in any other criminal case(s) except the present case. The jail records also indicate that the convict had a satisfactory

jail conduct throughout incarceration and no adverse report has been received against the convict during parole/furlough availed. It shows that the convict has lost her potential to commit crime again and reclaiming as a useful member of the society.

(v) Recommendations:

The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Meera Devi W/o Sh. Raj Kumar with following conditions to be complied with strictly by the convict:-

- (i) The said convict shall report to the concerned Probation Officer of Social Welfare Department of his native place in the first week of every quarter of the calendar year till her probation period is completed.
- (ii) She will also share her mobile number and permanent/temporary residential address to the concerned SHO of the Police Station of her native place.
- (iii) She will keep her mobile active at all the time & change in her permanent/temporary residential address or mobile number, shall immediately be reported to the concerned SHO of the Police Station/Probation officer of her native place.

**Item No. 39: The case of Narender Singh S/o Sh. Raj Singh — (Age-67 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 19.08.2025, passed by the Hon'ble High Court of Delhi, in W.P. (Crl.) No. 2827/2025 in the matter titled as Jitender & Ors. versus the State NCT of Delhi.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Narender Singh S/o Sh. Raj Singh is undergoing life imprisonment in case FIR No. 534/2007, U/S 302/201/34 IPC, P.S. Sarojni Nagar, Delhi for murder of his Sister-in-law (Bhabi) over the issue of property/strained relation.

(iv) Deliberation:

As on 20.08.2025, the convict has undergone imprisonment of 16 years, 06 months & 25 days in actual and 19 years, 08 months & 05 days with remission. He has availed, Parole 04 times and Furlough 15 times.

As per the police report dated 06.01.2025, the convict was not found to be involved in any other criminal case(s) except the present case. The conduct of the convict is peaceful during released from jail on parole/furlough.

Similarly, the premature release case of the convict has been favorably recommended by the Social Welfare Department, Delhi in its report dated 29.09.2025.

After considering all the above facts, the circumstances under which the offence was committed and present age of convict, the Board is of the view that the convict has lost his potential to commit crime again and reclaiming as a useful member of the society.

(v) Recommendations:

The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Narender Singh S/o Sh. Raj Singh.

**Item No. 49: The case of Onkar @ Mody S/o Sh. Hari Ram — (Age-61 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 13.08.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 2523/2025 in the matter of Onkar @ Mody versus State (NCT of Delhi).

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Onkar @ Mody S/o Sh. Hari Ram is undergoing life imprisonment in case FIR No. 423/2009, U/S 302/201 IPC, P.S. Anand Vihar, Delhi for murder of his own daughter by smothering.



(iv) Deliberation:

As on 20.09.2025, the convict has undergone imprisonment of 15 years, 05 months & 20 days in actual and 19 years, 09 months & 09 days with remission. He has availed Parole 07 times and Furlough 22 times. Nothing adverse has been reported against the convict during Parole & Furlough.

As per record, the convict was not found involved in any other criminal case(s) except the present case and also the conduct of the convict during incarceration has been satisfactory which depicts the reformatory attitude of the convict.

After considering all the above facts, the circumstances under which the offence was committed and present age of convict, the Board is of the view that the convict has lost his potential to commit crime again and reclaiming as a useful member of the society.

(v) Recommendation:

The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Onkar @ Mody S/o Sh. Hari Ram.

Item No. 41: The case of Pintu @ Bintu S/o Sh. Bahadur Singh — (Age-36 Yrs.)(i) Background:

This case has been put up in compliance to the order dated 01.09.2025, passed by the Hon'ble High Court of Delhi in W.P. (Cri.) No. 2676/2025 in the matter of Raju & Ors. Versus State GNCT of Delhi.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Pintu @ Bintu S/o Sh. Bahadur Singh is undergoing life imprisonment in case FIR No. 1196/2007, U/S 302/307/452/34 IPC, P.S. Sultan Puri, Delhi for murder of a woman by burning and also tried to burn other one.

*[Handwritten signatures and initials]*

(iv) Deliberation:

As on 10.09.2025, the convict has undergone imprisonment of 17 years, 03 months & 06 days in actual and 21 years, 05 months & 20 days with remission. He has availed Parole 02 times and Furlough 14 times. The convict surrendered late by 05 days from furlough on 06.10.2024.

As per available police report, the premature release of convict is not recommended.

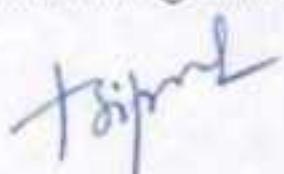

After considering all the facts circumstances under which the offence was committed i.e. murder of a woman by burning & also tried to burn other one, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in *Swamy Shraddananda* (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(v) Recommendations:

The board is of the view of that with the given back drop of the crime committed, it might not be in the interest of the society at large to release such a convict who had shaken the conscience of the society by doing such a heinous crime. Therefore, the Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Pintu @ Bintu S/o Sh. Bahadur Singh at this stage.

**Item No. 42: The case of Raju S/o Sh. Bahadur Singh — (Age-41 Yrs.)****(i) Background:**

This case has been put up in compliance to the order dated 01.09.2025, passed by the Hon'ble High Court of Delhi in W.P. (Cr.) No. 2676/2025 in the matter of Raju & Ors. Versus State GNCT of Delhi.

**(ii) Eligibility conditions:**

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

**(iii) Sentence details:**

Raju S/o Sh. Bahadur Singh is undergoing life imprisonment in case FIR No. 1196/2007, U/S 302/307/452/34 IPC, P.S. Sultan Puri, Delhi for murder of a woman by burning and also tried to burn other one.

**(iv) Deliberation:**

As on 10.09.2025, the convict has undergone imprisonment of 17 years, 02 months & 05 days in actual and 20 years, 10 months & 29 days with remission. He has availed Parole 05 times and Furlough 20 times.

As per police report dated 15.09.2025, the premature release of convict is not recommended as he was involved in a brutal murder of his relative i.e. the woman was killed by convict and his associates. It was also reported that the convict has no control over his activities by anyone and also there is a possibility that he will indulge/commit any crime after getting released from the Jail.

After considering all the facts circumstances under which the offence was committed i.e. murder of a woman by burning & also tried to burn other one, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in *Swamy Shraddananda* (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(vi) Recommendations:

The board is of the view of that with the given back drop of the crime committed; it might not be in the interest of the society at large to release such a convict who had shaken the conscience of the society by doing such a heinous crime. Therefore, the Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Raju S/o Sh. Bahadur Singh at this stage.

**Item No. 43: The case of Santosh Kumari W/o Sh. Sanju Kumar — (Age-53 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 01.09.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 2676/2025 in the matter of Raju & Ors. Versus State GNCT of Delhi.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Santosh Kumari W/o Sh. Sanju Kumar is undergoing life imprisonment in case FIR No. 1196/2007, U/S 302/307/452/34 IPC, P.S. Sultan Puri, Delhi for murder of a woman by burning and also tried to burn other one.

*[Signature]*

*[Signature]*   *[Signature]*   *[Signature]*

(iv) Deliberation:

As on 20.09.2025, the convict has undergone imprisonment of 17 years, 07 months & 15 days in actual and 21 years, 03 months & 17 days with remission. She has availed Parole 04 times and Furlough 10 times. The convict surrendered late by 06 days from furlough.

As per Police report dated 11.09.2025, the premature release of convict is not recommended as she was involved in a brutal murder of her relative.

The Psychological Assessment report dated 18.09.2025 received from Forensic Science Laboratory, Rohini, GNCTD it was reported that the result shows moderate to high risk of reoffending. In terms of recommendations to the Sentence Review Board, as per the report, the significant risk factors remain unmitigated and continue to pose a public safety concern.

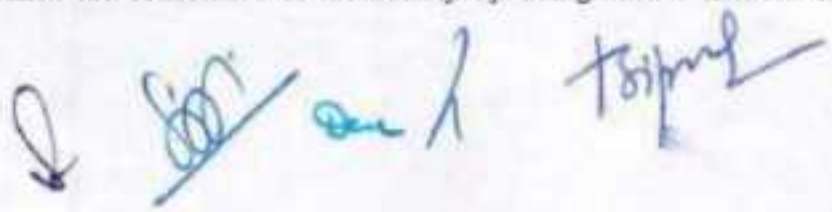
After considering all the facts circumstances under which the offence was committed i.e. murder of a woman by burning & also tried to burn other one, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in Swamy Shraddananda (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(vii) Recommendations:

The board is of the view of that with the given back drop of the crime committed; it might not be in the interest of the society at large to release such a convict who had shaken the conscience of the society by doing such a heinous crime. Therefore, the



Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Santosh Kumari W/o Sh. Sanju Kumar.

**Item No. 44: The case of Rohan Chauhan S/o Sh. Satish Chauhan — (Age-39 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 19.08.2025, passed by the Hon'ble High Court of Delhi in W.P. (CrL) No. 72/2025 in the matter of Rohan Chauhan versus State NCT of Delhi & Anr.

(ii) Eligibility conditions:

This case was placed before the Board in compliance to the order dated 19.08.2025 in W.P. (CrL) No. 72/2025 in view of convict's medical condition. However, this case will be eligible after completion of 14 years actual imprisonment i.e. without remission.

(iii) Sentence details:

Rohan Chauhan S/o Sh. Satish Chauhan is undergoing life imprisonment in case FIR No. 165/2011, U/S 302/34 IPC & 27 Arms Act, P.S. Vasant Vihar, Delhi for murder of a person by bullet shots.

(iv) Deliberation:

As on 15.09.2025, the convict has undergone imprisonment of 11 years, 03 months & 08 days in actual and 13 years, 00 months & 03 days with remission. He has availed Interim Bail 05 times and Furlough 07 times.

Considering the factors under which the offence was committed and also the convict was not found to be involved in any other criminal case(s) except the present case. The Board has also noted that as per medical status report dated 20.09.2025, the convict is suffering from Pott's Spine disease with Paralegia (paralysis lower half of body) and he is on wheelchair, for which he is under treatment. Under such circumstances, it concludes that the convict has lost his tendency to indulge/commit crime again after sending him in the society.

(v) Recommendations:

The Board after detailed deliberation and discussion and in light of the aforesaid observations unanimously decided to **RECOMMEND** premature release of convict Rohan Chauhan S/o Sh. Satish Chauhan **and to be dealt under the Article 72 of the Constitution of India.** The recommendation of the Board to be forwarded to M.H.A, Govt. of India for approval of the Hon'ble President of India.

**Item No. 45: The case of Sameer S/o Md. Shareef — (Age-35 Yrs.)**(i) Background:

This case has been put up in compliance to the order dated 22.09.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 3079/2025 in the matter titled as Sameer versus the State of NCT of Delhi.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order existing on the date of conviction.

(iii) Sentence details:

Sameer S/o Sh. Md. Shareef is undergoing life imprisonment in case FIR No. 72/2011, U/S 302/120-B/392/411/34 IPC, P.S. Vivek Vihar, Delhi for murder of a 78 years old lady during robbery.

(iv) Deliberation:

As on 30.09.2025, the convict has undergone imprisonment of 14 years, 05 months & 23 days in actual and 15 years, 03 months & 05 days with remission. He has availed Parole 01 time only.

As per record, the convict was also involved in 04 other criminal cases. Details thereof are as under:-

S. No.	Case Particulars	Status
1.	FIR NO. 725/2014, U/S 324/506/109/34 IPC, P.S.- Hari Nagar	On Bail
2.	FIR NO. 208/2018, U/S 20/61/85 NDPS ACT, P.S. Farsh Bazar	On Bail

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3.	FIR NO. 600/2020, U/S 186/353/411/34 IPC, P.S. Hari Nagar	Released on Personal Bond
4.	FIR NO. 427/2022, U/S 120B/411/34, P.S. Mayur Vihar	Pending

As per Police report dated 23.04.2025 the premature release of the convict is not recommended as the accused is a person of criminal tendency and has been involved in four criminal cases even during his incarceration.

As per record, the conduct of the convict is found to be un-satisfactory in view of multiple/41 punishments recorded against him which shows his non reformatory attitude as a person looking forward to reclaim himself as a useful member of the society at large.

After considering all the facts, circumstances under which the offence was committed, nature, gravity and perversity of the crime, age of the convict, the Board is of the view that the propensity to commit crime again by the convict cannot be ruled out. Apart from it, the convict had not shown any reformatory behaviour during his incarceration in view of his un-satisfactory Jail conduct.

(v) Recommendation:

The Board after considering the criminal antecedents, un-satisfactory jail conduct did not rule out possibility of committing crime again. Thus, the Board after detailed deliberation and discussion, as out-lined above unanimously decided to **REJECT** premature release of convict Sameer S/o Md. Shareef at this stage.

**Item No. 46: The case of Shashi Bhushan @ Bitto S/o Sh. Roshan Lal — (Age-55 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 30.07.2025, passed by the Hon'ble High Court of Delhi in W.P. (CrI.) No. 623/2025 in the matter titled as Shashi Bhushan versus State of NCT of Delhi.

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Shashi Bhushan S/o Sh. Roshan Lal is undergoing life imprisonment in case FIR No. 490/1992, U/S 302/397/120-B/34 IPC, P.S. Hari Nagar, Delhi for murder of a woman during robbery.

(iv) Deliberation:

As on 20.08.2025, the convict has undergone imprisonment of 16 years, 05 months & 14 days in actual and 17 years, 11 months & 08 days with remission. He has availed Parole 05 times and Furlough 06 times.

As per Police report dated 15.07.2025, the premature release of convict is not recommended on account of his involvement in the heinous case. It was also reported that there is every possibility of him contacting his associates and indulging in criminal activities during release. The convict may also cause breach of peace in society and there is strong possibility that convict may take advantage of pre-mature release.

After considering all the facts circumstances under which the offence was committed i.e. murder of a woman during robbery, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal offence with a high level of premeditation and collaboration, making it such an offence that cannot be taken leniently in the interest of society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in *Swamy Shraddananda (2008) 13 SCC 767*.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(v) Recommendation:

The Board considered the reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as out-lined above unanimously decided to

**REJECT** premature release of convict Shashi Bhushan S/o Sh. Roshan Lal at this stage.

**Item No. 47: The case of Vinod @ Ganja S/o Sh. Ram Nath — (Age-56 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 22.08.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 1487/2025 in the matter of Vinod @ Ganja versus State (Govt. of NCT of Delhi).

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.



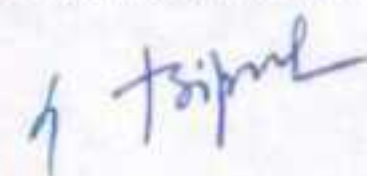
(iii) Sentence details:

Vinod @ Ganja S/o Sh. Ram Nath is undergoing life imprisonment in case FIR No. 40/1992, U/S 302/307/34 IPC & 27/30/54 ARMS ACT, P.S. Mukherjee Nagar, Delhi for murder of a person by bullet shot.

(iv) Deliberation:

As on 20.09.2025, the convict has undergone imprisonment of 15 years, 01 months & 24 days in actual and 17 years, 10 months & 15 days with remission. He has availed Interim Bail 01 time, Parole 06 times and Furlough 15 times. Nothing adverse has been reported against the convict during Interim Bail, Parole & Furlough.

As per the Social Investigation report dated 13.05.2025, the case appears to be a fit case for positive consideration by SRB on the ground of possibility of reclaiming the convict as a useful member of the society as while availing Parole & Furlough multiple times the convict hasn't committed any crime which shows his willingness to comply with the conditions of Parole/Furlough, highlighting his responsible and respectful conduct outside of incarceration. In addition to it, it also shows that he is harmless to the society. Moreover, the convict has been actively engaged in doing various works inside Jail which shows his commitment to keep himself occupied in a meaningful manner. His attitude has been warm, and respectful towards his family and neighbours. Apart from it, as per jail records, the convict was not found involved in any other

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criminal case(s) except the present case and also the conduct of the convict during incarceration has been satisfactory which depicts the reformatory attitude of the convict.

(v) Recommendations:

In light of the above, the Board after detailed deliberation and discussion unanimously decided to **RECOMMEND** premature release of convict Vinod @ Ganja S/o Sh. Ram Nath with following conditions to be complied with strictly by the convict:-

- (i) The said convict shall report to the concerned Probation Officer of Social Welfare Department of his native place in the first week of every quarter of the calendar year till his probation period is completed.
- (ii) He will also share his mobile number and permanent/temporary residential address to the concerned SHO of the Police Station of his native place.
- (iii) He will keep his mobile active at all the time & change in his permanent/temporary residential address or mobile number, shall immediately be reported to the concerned SHO of the Police Station/Probation officer of his native place.

**Item No. 48: The case of Deepak Nanda S/o Sh. Gopal Kishan Nanda — (Age-46 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 11.09.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 3762/2024 in the matter titled as Deepak Nanda Versus State of NCT of Delhi & Anr. However, this case will be eligible after completion of 20 years of incarceration including remission.

(ii) Eligibility conditions:

Only after undergoing imprisonment for 20 years including remission.

(iii) Sentence details:

Deepak Nanda S/o Sh. Gopal Kishan Nanda is undergoing life imprisonment in case FIR No. 07/2009, U/S 302/397/34 IPC, P.S. Bindapur, Delhi for murder of a woman & her two sons.

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(iv) Deliberation:

As on 30.09.2025, the convict has undergone imprisonment of 15 years, 07 months & 18 days in actual and 18 years, 10 months & 00 days with remission. He has availed Parole 06 times and Furlough 14 times.

The Board was apprised in details about the facts and circumstances of the case, the manner under which the crime was committed. The reports received from the Police and Social Welfare departments were also considered and after taking into account that in view of Rule 3.1(ii) of SRB order dated 16.07.2004/Rule 1252 of Delhi Prison Rules – 2018 that requires 20 years incarceration with remission, the present case is not eligible for consideration his premature release.

(v) Recommendations:

The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Deepak Nanda S/o Sh. Gopal Kishan Nanda at this stage.

**Item No. 49: The case of Hardayal Singh S/o Sh. Surjit Singh — (Age-56 Yrs.)**(i) Background:

This case has been put up in compliance to the order dated 22.08.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 2080/2025 in the matter titled as Hardayal Singh versus State NCT Govt. of Delhi & ANR.

(ii) Eligibility conditions:

Only after undergoing imprisonment for 20 years including remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Hardayal Singh S/o Sh. Surjit Singh is undergoing life imprisonment in case FIR No. 835/2006, U/S 302 IPC, P.S. Tilak Nagar, Delhi for murder of his own 04 years old stepson.

(iv) Deliberation:

As on 30.09.2025, the convict has undergone imprisonment of 18 years, 03 months & 22 days in actual and 22 years, 06 months & 16 days with remission. He has availed Parole 05 times and Furlough 12 times.

As per Police report dated 25.03.2025, it was reported that the convict was not found involved in any other criminal case(s) except the present case. It shows that the convict has lost his potential to commit crime again.

As per the Social Investigation report, the case of the convict is recommended for premature release and further reported that the neighbours have positive attitude towards the convict and the family and the neighbours will have no issue if the convict is released from the Jail. That depicts, the convict can be reclaimed as a useful member of the society.

(v) Recommendations:

The Board after detailed deliberation and discussion, in light of the above unanimously decided to **RECOMMEND** premature release of convict Hardayal Singh S/o Sh. Surjit Singh with following conditions to be complied with strictly by the convict:-

- (i) The said convict shall report to the concerned Probation Officer of Social Welfare Department of his native place in the first week of every quarter of the calendar year till his probation period is completed.
- (ii) He will also share his mobile number and permanent/temporary residential address to the concerned SHO of the Police Station of his native place.
- (iii) He will keep his mobile active at all the time & change in his permanent/temporary residential address or mobile number, shall immediately be reported to the concerned SHO of the Police Station/Probation officer of his native place.

**Item No. 50: The case of Moti @ Mohit S/o Sh. Dhan Bahadur — (Age-41 Yrs.)**(i) Background:

This case has been put up in compliance to the order dated 25.07.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 937/2025 in the matter titled as Moti @ Mohit versus State, NCT of Delhi.

(ii) Eligibility conditions:

Only after undergoing imprisonment for 20 years including remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Moti @ Mohit S/o Sh. Dhan Bahadur is undergoing life imprisonment in case FIR No. 428/2004, U/S 302/380/34 IPC, P.S. Defence Colony, Delhi for murder of two persons & theft articles.

(iv) Deliberation:

As on 20.08.2025, the convict has undergone imprisonment of 20 years, 07 months & 20 days in actual and 24 years, 05 months & 23 days with remission. He has availed Parole 07 times and Furlough 13 times.

As per record, the conduct of the convict is found to be unsatisfactory being punishment dated 20.01.2018 for recovery of 02 gram tobacco in Semi Open Jail since then the convict was returned back to closed prisons.

The Board considered the latest reports received from Police Social Welfare Department and took into account all the facts and circumstances of the case. As per the Police report dated 27.02.2024, the premature release of the convict is not recommended.

After considering all the facts, circumstances under which the offence was committed i.e. murder of two persons and theft articles, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the propensity to commit crime again by the convict cannot be ruled out. The Board cannot merely look at the convict's benefit but the effect of the decision on the society as a whole cannot be ignored.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in Swamy Shraddananda (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power*

*[Handwritten signatures and initials]*

*depends upon the facts and circumstances of each case and has to be judged from case to case...*"

(v) Recommendations:

The Board after detailed deliberation and discussion, as out-lined above, unanimously decided to **REJECT** premature release of convict Moti @ Mohit S/o Sh. Dhan Bahadur at this stage.

**Item No. 51: The Case of Narender @ Pappu S/o Sh. Puran Singh — (Age-51 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 04.07.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 3977/2024 in the matter titled as Narender Alias Pappu versus State NCT of Delhi & Anr.

(ii) Eligibility conditions:

Imprisonment for 20 years including remissions but not less than 14 years of actual imprisonment. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.



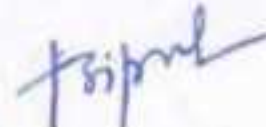
(iii) Sentence details:

Narender @ Pappu S/o Sh. Puran Singh is undergoing life imprisonment in case FIR No. 56/2002, U/S 302/380/34 IPC, P.S. Keshav Puram, Delhi for murder of 02 persons (driver and cleaner) during loot of the truck loaded with wheat.

(iv) Deliberation:

As on 20.09.2025, the convict has undergone imprisonment of 23 years, 03 months & 24 days in actual and 24 years, 05 months & 21 days with remission. He has availed Parole 08 times and Furlough 25 times and it was nothing adverse reported during paroles & furloughs availed. Presently, the convict lodged in Open jail, Tihar.

The Police as well as the Social Welfare Department recommended the premature release of convict during the meeting.

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After considering all the above facts, the circumstances under which the offence was committed and present age of convict, the Board is of the view that the convict has lost his potential to commit crime again and reclaiming as a useful member of the society.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Narender @ Pappu S/o Sh. Puran Singh with following conditions to be complied with strictly by the convict:-

- (i) The said convict shall report to the concerned Probation Officer of Social Welfare Department of his native place in the first week of every quarter of the calendar year for next 02 years from the date of his release.
- (ii) He will also share his mobile number and permanent/temporary residential address to the concerned SHO of the Police Station of his native place.

**Item No. 52: The Case of Naveen Ahuja S/o Sh. Ashok Ahuja — (Age-51 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 22.08.2025, passed by the Hon'ble High Court of Delhi in W.P. (CrL) No. 730/2023 in the matter titled as Navin Ahuja versus Office of Lt. Governor of Delhi, NCT of Delhi & Anr.

(ii) Eligibility conditions:

Imprisonment for 20 years including remissions but not less than 14 years of actual imprisonment. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Naveen Ahuja S/o Sh. Ashok Ahuja is undergoing life imprisonment (sentence of Death reduced to life imprisonment, which shall mean the rest of his life in Death sentence No. 04/2010 and Criminal Appeal No. 1435/2010 by the Hon'ble High Court of Delhi on dated 20.11.2012) in case FIR No. 165/2005, U/S 302 IPC & 25/27 Arms Acts, P.S. Kapashera, Delhi for murder of his wife & 02 minor children.

(iv) Deliberation:

As on 31.08.2025, the convict has undergone imprisonment of 17 years, 11 months & 22 days in actual and 21 years, 04 months & 10 days with remission. He has availed Parole 10 times and Furlough 21 times during his incarceration.

As per the latest police report dated 11.09.2025 received from Office of the Dy. Commissioner of Police, South-West District states that keeping in view the nature of crime and sensitivity of the matter, release of accused premature is opposed.

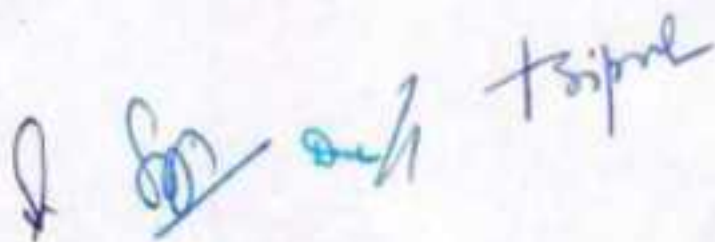
After considering all the facts, circumstances under which the offence was committed i.e. murder of his wife and two minor children, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal/heinous offence with premeditation and in such a way that makes the offence not only a heinous offence but horrible too. Such an offence that cannot be taken leniently and for the benefit of the convict otherwise it will set a wrong example for the society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in Swamy Shraddananda (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Naveen Ahuja S/o Sh. Ashok Ahuja at this stage.



**Item No. 53: The Case of Raminder Singh @ Happy S/o Sh. Pritam Singh- (Age- 53 Yrs.)**(i) Background:

This case has been put up in compliance to the order dated 17.09.2025, passed by the Hon'ble High Court of Delhi in W.P.(Crl.) No. 2688/2025 in the matter titled as Raminder Singh @ Happy versus State of NCT of Delhi & Anr.

(ii) Eligibility conditions:

Imprisonment for 20 years including remissions but not less than 14 years of actual imprisonment. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Raminder Singh @ Happy S/o Sh. Pritam Singh is undergoing life imprisonment in case FIR No. 797/2002, U/S 302/323 IPC & 27 Arms Act, P.S. Tilak Nagar, Delhi for committing murder of his 02 cousin brothers (Aged 22 & 16 years) over business competition/dispute.

(iv) Deliberations:

As on 20.09.2025, the convict has undergone imprisonment of 22 years, 10 months & 24 days in actual and 28 years, 10 months and 24 days with remission. He has availed Furlough 02 times.

As per record, the convict was not found to be involved in any other criminal case(s) except the present case. He worked with utmost integrity and sincerity in Jail factory as sahayak.

The Police as well as the Social Welfare Department recommended the premature release of convict during the meeting.

After considering all the above facts, the circumstances under which the offence was committed and present age of convict, the Board is of the view that the convict has lost his potential to commit crime again and reclaiming as a useful member of the society.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case as mentioned above. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Raminder Singh @ Happy S/o Sh. Pritam Singh.

**Item No. 54: The case of Ravinder Rana S/o Sh. Kanwar Lal — (Age-44 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 25.09.2025, passed by the Hon'ble High Court of Delhi in W.P. (CrI) No. 720/2025 in the matter titled as Ravinder Rana versus State (NCT of Delhi).

(ii) Eligibility conditions:

Imprisonment for 20 years including remissions but not less than 14 years of actual imprisonment. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Ravinder Rana S/o Sh. Kanwar Lal (Ex. CISF Personnel) is undergoing life imprisonment in case FIR/CBI No. RC-1(S)/2005/SCU-1, U/S 302/307 IPC & 27 Arms Act, P.S. C.B.I., Delhi for committed murder of his 02 colleagues (CISF personnel) by gun shots.

(iv) Deliberation:

As on 20.09.2025, the convict has undergone imprisonment of 19 years, 02 months & 17 days in actual and 22 years, 04 months & 09 days with remission. He has availed Parole 09 times and furlough 16 times. Nothing adverse was reported during the convict during Parole and Furlough availed.

As per latest Police report dated 15.07.2025, the convict is not found to be involved in any other criminal case (s) except the present case. It shows that the convict has lost his potential to commit crime again and can be reclaimed as a useful member of the



society. The Social Investigation report dated 10.10.2025, recommends the case of convict for his premature release.

After considering all the above facts, the circumstances under which the offence was committed and present age of convict, the Board is of the view that the convict has lost his potential to commit crime again and reclaiming as a useful member of the society.

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Ravinder Rana S/o Sh. Kanwar Lal with the following conditions to be complied with strictly by the convict and subject to consultation with Central Government (C.B.I/M.H.A), in view of Section 435 Cr.P.C/477 BNSS, as the case was investigated by C.B.I:-

- (i) The said convict shall report to the concerned Probation Officer of Social Welfare Department of his native place in the first week of every quarter of the calendar year till his probation period is completed.
- (ii) He will also share his mobile number and permanent/temporary residential address to the concerned SHO of the Police Station of his native place.
- (iii) He will keep his mobile active at all the time & change in his permanent/temporary residential address or mobile number, shall immediately be reported to the concerned SHO of the Police Station/Probation officer of his native place.

**Item No. 55: The Case of Gurvinder Singh S/o Sh. Sardar Swaroop Singh — (Age- 59 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 01.09.2025, passed by the Hon'ble High Court of Delhi in W.P. (CrI.) No. 481/2025 in the matter titled as Gurvinder Singh versus The State (Govt. of NCT) of Delhi.



(ii) Eligibility conditions:

14 years of imprisonment inclusive of remission but only after completion of 10 years of actual imprisonment i.e. without remissions. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Gurvinder Singh S/o Sh. Sardar Swaroop Singh is undergoing life imprisonment in case Fir No. 288/2008, U/S- 376/365/323 IPC, P.S. Hari Nagar, Delhi for rape of a 10 Years minor girl.

(iv) Deliberation:

As on 04.09.2025, the convict has undergone imprisonment of 17 years, 01 month & 01 day in actual and 21 years, 05 months & 22 days with remission. He has availed Parole 06 times and Furlough 16 times. The convict surrendered late by 05 days from furlough.

As per the latest police report dated 01.10.2025, the convict has criminal mindset. He may commit the similar crime again and he may cause breach of peace in the society. The convict does not have his own house and he stays at his sister's house during parole and furlough. Hence, keeping in view on above, premature release of convict may not be considered. The convict's premature release is strongly opposed.

After considering all the facts, circumstances under which the offence was committed i.e. rape of a 10 years minor girl, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal/heinous offence with premeditation and in such a way that makes the offence not only a heinous offence but horrible too. Such an offence that cannot be taken leniently and for the benefit of the convict otherwise it will set a wrong example for the society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in Swamy Shraddananda (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power*



*depends upon the facts and circumstances of each case and has to be judged from case to case...*"

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Gurvinder Singh S/o Sh. Sardar Swaroop Singh at this stage.

**Item No. 56: The case of Mohan S/o Sh. Mithu Lal @ Fani Lal Mandal — (Age-59 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 18.08.2025, passed by the Hon'ble High Court of Delhi in W.P. (CrI.) No. 2562/2025 in the matter titled as Mohan versus State of GNCT of Delhi.

(ii) Eligibility conditions:

14 years of imprisonment inclusive of remission but only after completion of 10 years of actual imprisonment i.e. without remissions. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

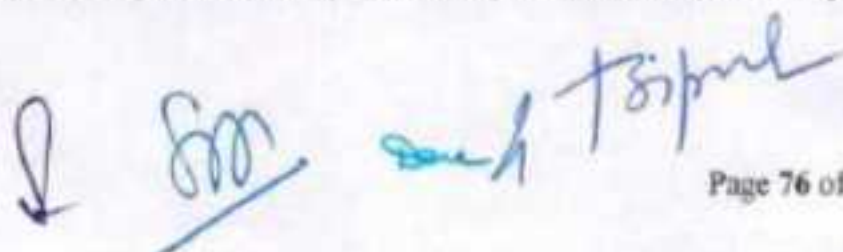
(iii) Sentence details:

Mohan S/o Sh. Mithu Lal @ Fani Lal Mandal is undergoing life imprisonment in case FIR No. 275/2007, U/S 376/506 IPC, P.S. Hari Nagar, Delhi for rape of a 8<sup>th</sup> Class school girl (Inmate of Nirmal Chhaya) Nari Niketan, Hari Nagar, New Delhi.

(iv) Deliberation:

As on 12.09.2025, the convict has undergone imprisonment of 16 years, 11 months & 29 days in actual and 21 years, 04 months and 22 days with remission. He has availed Parole 04 times & Furlough 17 times. The convict jumped from emergency parole w.e.f. 07.04.2023 and was surrendered on 06.08.2024.

As per the latest police report dated 29.09.2025, received from the office of the Addl. Dy. Commissioner of Police, West District, New Delhi, the convict's release may be



dangerous to society and there is every possibility of his contacting his associates and indulging in criminal activities during release. He may also cause breach of peace in the society and there is strong possibility that convict may take advantage of premature release. It will be very tough for law enforcement agencies to trace him out. Hence, keeping in view on above, premature release of convict may not be considered. The above said convict's premature release is strongly opposed.

The Probation officer report dated 29.09.2025, did not recommended the premature release of convict.

After considering all the facts, circumstances under which the offence was committed i.e. rape of 8<sup>th</sup> class school girl (inmate of Nirmal Chaya Nari Niketan, Hari Nagar, New Delhi), nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal/heinous offence with premeditation and in such a way that makes the offence not only a heinous offence but horrible too. Such an offence that cannot be taken leniently and for the benefit of the convict otherwise it will set a wrong example for the society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in Swamy Shraddhananda (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECTS** premature release of convict Mohan S/o Sh. Mithu Lal @ Fani Lal Mandal at this stage.

**Item No. 57: The case of Tasleem S/o Sh. Islamuddin — (Age-56 Yrs.)**

(i) Background:

This case has been put up in compliance to the order dated 27.08.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 578/2025 in the matter titled as Tasleem versus State of NCT of Delhi.

(ii) Eligibility conditions:

14 years of imprisonment inclusive of remission but only after completion of 10 years actual imprisonment i.e. without remissions This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Tasleem S/o Sh. Islamuddin is undergoing life imprisonment in case FIR No. 571/1997, U/S 376 (2) (G)/34 IPC, P.S. Kalyan Puri, Delhi for committing gang rape with a 25 years woman (Nepal National).

(iv) Deliberation:

As on 20.09.2025, the convict has undergone imprisonment of 15 years, 03 months & 14 days in actual and 18 years, 11 months & 21 days with remission. He has availed Interim Bail 01 time, Parole 05 times and furlough 20 times.

As per the latest police report dated 09.09.2025, received from the office of the Addl. Dy. Commissioner of Police, East District, Delhi, the premature release of the convict is not recommended. He further reported that after premature released, convict can committed/involved in similar crime.

After considering all the facts, circumstances under which the offence was committed i.e. gang rape with 25 years woman, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal/heinous offence with premeditation and collaboration; in such a way that makes the offence not only a heinous offence but horrible too. Such an offence that cannot be taken leniently and for the benefit of the convict otherwise it will set a wrong example for the society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in Swamy Shraddananda (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case as mentioned above. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to REJECT premature release of convict Tasleem S/o Sh. Islamuddin at this stage.

Item No. 58: The case of Kiran @ Babli W/o Sh. Jagmohan— Age-76 Yrs.

(i) Background:



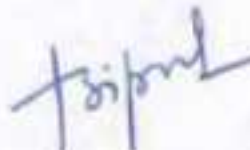
This case has been put up in compliance to the order dated 19.08.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 2827/2024 in the matter Jitender & Ors. versus State NCT of Delhi.

(ii) Eligibility conditions:

Under rule 1255 of Delhi Prison Rule, 2018. Considering the old age of 76 years of the convict, the present case has become eligible on the ground of old age and to be dealt under Article 72 of the Constitution of India.

(iii) Sentence details:

Kiran @ Babli W/o Sh. Jagmohan is undergoing life imprisonment in case FIR No. 80/2010, U/S 302/34 IPC, P.S. Burari, Delhi for murder of her daughter-in-law by burning for demand of dowry.

↓   

(iv) Deliberation:

As on 26.09.2025, the convict has undergone imprisonment of 14 years, 05 months & 19 days in actual and 18 years, 02 months and 03 days with remission. She has availed Parole 03 times and furlough 07 times.

The Board considered the latest reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case. As per the available Police report, the premature release of the convict is not recommended.

After considering all the facts, circumstances under which the offence was committed i.e. murder of her daughter-in-law for demand of dowry, nature/gravity and perversity of the crime, age of the convict, the Board is of the view that the convict committed the criminal/heinous offence with premeditation and collaboration; in such a way that makes the offence not only a heinous offence but horrible too. Such an offence that cannot be taken leniently and for the benefit of the convict otherwise it will set a wrong example for the society at large.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in *Swamy Shraddananda* (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(v) Recommendations:

The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Kiran @ Babli W/o Sh. Jagmohan at this stage.

**Item No. 59: The case of Irfan Badshah S/o Sh. Abdul Jabbar — (Age-43 Yrs.)**

(i) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(ii) Sentence details:

Irfan Badshah S/o Sh. Abdul Jabbar is undergoing life imprisonment in case FIR No. 161/2008, U/S 302/323/34 IPC, P.S. Amar Colony, Delhi for murder of a person on the issue of laughing.

(iii) Deliberation:

As on 25.09.2025, the convict has undergone imprisonment of 17 years, 03 months & 13 days in actual and 20 years & 06 months with remission. He has availed Parole 07 times and furlough 10 times.

As per record, the convict was released on emergency parole in the year 2021. During the period of emergency parole, the convict was arrested in another case FIR No. 120/2023, U/s 25/54/59 Arms Act, PS- Amar Colony, Delhi on 08.03.2023 (now acquitted in this case on 09.09.2025).

Meanwhile, the case of the convict Irfan Badshah S/o Sh. Abdul Jabbar had ordered to be released in case FIR No. 161/2008, U/S 302/323/34 IPC, P.S. Amar Colony, Delhi by the Government on the recommendation of Sentence Review Board in its meeting held on 14.12.2022. But, the convict had violated the terms and conditions of emergency parole as well as premature release. Consequent upon which, the case of the convict was directed to be re-considered by SRB as conveyed by the Govt. of NCT of Delhi vide letter no. F.18/01/2024/HG/460 dated 22.02.2024. Accordingly, the case of the convict was re-considered in SRB meeting held on 23.02.2024 and was rejected after detailed deliberation and discussion by the Board.

The Board considered the reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case etc.

As reported by Police, there is apprehension that the convict may commit crime if he may release prematurely from jail. Hence, he may not be released.

After considering the fact that the convict has not lost his propensity to commit crime again as he remained involved in a criminal case FIR No. 120/2023, U/s- 25/54/59 Arms Act, PS- Amar Colony before surrendering from emergency parole. However, the convict has been acquitted in this case. Despite this, it shows the convict has not lost his tendency to commit crime again.



The Board cannot merely look at the convicts benefit but the effect of the decision of premature release on the society as a whole cannot be ignored.

(iv) Recommendations:

The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Irfan Badshah S/o Sh. Abdul Jabbar at this stage.

Item No. 60: The case of Ravi Shankar S/o Sh. Latoori Singh (Age- 47 Yrs)

(i) Eligibility condition:

After 20 years of imprisonment including remissions but not less than 14 years of actual imprisonment. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(ii) Sentence details:

Ravi Shankar S/o Sh. Latoori Singh is undergoing life imprisonment in case FIR No. 2107/2006, U/S 302/363/366 IPC, P.S. Sultan Puri, Delhi for committing kidnapping and murder of a 05 years minor girl.

(iii) Deliberation:

As on 20.09.2025, the convict has undergone imprisonment of 18 years, 08 months & 16 days in actual and 22 years, 11 months and 16 days with remission. He has availed Parole 02 times. Nothing adverse has been reported during Parole and the conduct of the convict is satisfactory as no punishment recorded against the convict during incarceration.

The Board considered the latest reports received from Police and Social Welfare Departments and took into account all the facts and circumstances of the case.

As per the Police report dated 26.06.202, no other case is registered against the convict except the present case. The Hometown Police report dated 01.07.2025 received from the Office of the Senior Superintendent of Police, District Aligarh, UP has submitted that there is no conflict with anybody in the village with the convict.

Considering the factors under which the offence was committed and also the convict was not found to be involved in any other criminal case(s) except the present case. The



Board is also noted that as per medical status report, the convict is suffering from lung cancer (secondary metastasis from primary old renal cell cancer) with cachexia (severe weight loss). Under such circumstances, it concludes that the convict has lost his tendency to indulge/commit crime again after sending him in the society.

(iv) Recommendations:

The Board after detailed deliberation and discussion and in view of the critical present medical condition of the convict on humanitarian ground, as outlined above, unanimously decided to **RECOMMEND** premature release of convict Ravi Shankar S/o Sh. Latoori Singh.

Item No. 61: The case of Dhananjay Kumar @ Pyare Lal S/o Sh. Basant Dass — (Age-38 Yrs.)

(i) Background:

This case has been put up in compliance to the order dated 09.10.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 2257/2025 in the matter titled as Dhananjay Kumar @ Pyare Lal versus State (NCT of Delhi).

(ii) Eligibility conditions:

14 years of actual imprisonment i.e. without remission. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Dhananjay Kumar @ Pyare Lal S/o Sh. Basant Dass is undergoing life imprisonment in case FIR No. 122/2010, U/S 302 IPC, P.S. Bawana, Delhi for committing murder of his wife on suspicion of her fidelity.

(v) Deliberation:

As on 14.10.2025, the convict has undergone imprisonment of 15 years, 03 months & 27 days in actual and 19 years, 01 month and 15 days with remission. He has availed Parole 05 times and Furlough 13 times. The convict surrendered late by 08 days from 1<sup>st</sup> phase of emergency parole on 07.03.2021. Again, the convict surrendered late by 07 days from 2<sup>nd</sup> phase of emergency parole.

As per the Police report dated 03.01.2025, the premature release of the convict is opposed and reported that if convict will release on premature release, convict may once again involve in criminal activities.

In this case, the convict killed his wife on suspicion of her fidelity indicating that the convict did not have any control over his actions. Such offence cannot be taken leniently otherwise it will not be in the interest of the society. The Board cannot merely look at the convict's benefit but the effect of the decision on the society as a whole cannot be ignored.

It is also observed by the Board that the Hon'ble Supreme Court has categorically held in *Swamy Shraddhananda* (2008) 13 SCC 767.

*"...the power of executive clemency is not only for the benefit of the convict but what has to be borne in mind is the effect of the decision on the family of the victims, society as a whole and the precedent which it sets for the future. Thus, the exercise of power depends upon the facts and circumstances of each case and has to be judged from case to case..."*

(v) Recommendations:

The Board considered the latest reports received from Police and Social Welfare Department and took into account all the facts and circumstances of the case as mentioned above. The Board after detailed deliberation and discussion, as outlined above, unanimously decided to **REJECT** premature release of convict Dhananjay Kumar @ Pyare Lal S/o Sh. Basant Dass at this stage.

Item No. 62: The case of Usha Rani @ Meena W/o Sh. Kanhiya Lal Seth — (Age- 51 Yrs.)

(i) Background:

This case has been put up in compliance to the order dated 19.09.2025, passed by the Hon'ble High Court of Delhi in W.P. (Crl.) No. 3058/2025 in the matter titled as Usha Rani @ Meena versus State (NCT of Delhi).

(ii) Eligibility conditions:

Imprisonment for 20 years including remissions but not less than 14 years of actual imprisonment. This case has been considered under the policy/order dated 16.07.2004 issued by the Govt. of NCT of Delhi i.e. policy that was existing on the date of conviction.

(iii) Sentence details:

Usha Rani @ Meena W/o Sh. Kanhiya Lal Seth is undergoing life imprisonment in case FIR No. 147/2004, U/S 302/201/34 IPC, P.S. New Delhi Railway Station, Delhi for committing murder of 02 minor children (both brother) aged between 07-10 years and also dumping their bodies.

(v) Deliberation:

As on 30.09.2025, the convict has undergone imprisonment of 17 years, 01 month & 23 days in actual and 21 years, 01 month & 06 days with remission. She has availed Parole 03 times and Furlough 01 time. The convict surrendered late by 19 days from Emergency parole in 2023. The Police vide report dated 18.01.2025 is silent on her premature release in its report. As per jail record, the convict was found/involved in 03 other criminal cases. Details thereof are as under:-

S. No.	Case Particulars	Status
1.	FIR No. 550/2004, U/s 328/366-A/346/376/109/506/34, PS- Paharganj, Delhi	Convicted for 07 years (sentence completed on 29.06.2011)
2.	FIR No. 519/2011, U/S 169 Cr.PC, PS- Hazrat Nizamuddin, Delhi	Case discharged on 07.10.2013
3.	FIR No. 234/2004, U/s 302/364/201/34 IPC, PS- Kashmere Gate, Delhi	Set aside by the Hon'ble High Court of Delhi on 22.03.2018

Apart from it, the convict had not shown any reformatory attitude in view of late surrendered by 19 days from Emergency parole in 2023 and she was also booked in another criminal cases.

(v) Recommendations:

The Board after examining his criminal profile, late surrendered, recommendation of Police during meeting found not a fit case to recommend her premature release. The Board after detailed deliberation and discussion, as outlined above, unanimously



decided to **REJECT** premature release of convict Usha Rani @ Meena W/o Sh. Kanhiya Lal Seth at this stage.

9. All the cases recommended by the Board shall be released subject to the approval of Competent Authority i.e. Hon'ble L.G. and also subject to the conditions imposed to be complied strictly by all concerned convicts.

10. The summary of recommendations made by Board is given as below:

Item No.	Name	Page	Board Recommendation
1.	Arvind Kumar S/o Sh. Vipin Kumar	3-4	Recommended
2.	Birju Yadav S/o Sh. Heera Singh	4-5	Recommended
3.	Bunty S/o Sh. Mahender Pal	5-7	Recommended
4.	Kamal Saxena S/o Sh. Narender Kumar Saxena	7-8	Recommended
5.	Hari Singh S/o Sh. Ishwari Singh	8-9	Rejected
6.	Jagan Nath S/o Sh. Dulare	10-11	Rejected
7.	Kulwant Singh @ Bittu S/o Sh. Uttam Singh	11-12	Recommended
8.	Manbir @ Mannu @ Babuji S/o Sh. Kamal Singh	12-13	Recommended
9.	Narender Singh Rawat S/o Sh. Surender Singh Rawat	13-14	Recommended
10.	Rajeev @ Diwanji S/o Sh. Tulsi Dass	14-16	Rejected
11.	Rajesh @ Parveen S/o Sh. Suresh Pal Singh	16-17	Rejected
12.	Rakesh Kumar S/o Sh. Radhey Mohan	17-18	Recommended
13.	Surender Kumar S/o Sh. Radhey Mohan	18-19	Recommended
14.	Ranjeet Singh @ Soni @ Baaz Singh S/o Hakim Singh	19-20	Rejected
15.	Sonu Sonkar S/o Sh. Roshan Pahelwan	21-23	Rejected



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16.	Vikas @ Vicky @ Ponga S/o Sh. Amar Singh	23-24	Rejected
17.	Harish S/o Sh. Raja Ram	24-25	Recommended
18.	Sagir S/o Sh. Kadir	26-27	Recommended
19.	Sanjay Singh Rathi S/o Sh. Tej Veer	27-28	Deferred
20.	Surender @ Kalwa S/o Sh. Rattan Lal	28-29	Rejected
21.	Vijay Pal S/o Sh. Nepal Singh	29-30	Rejected
22.	Vikas Sidhu S/o Sh. Rattan Lal	31-32	Rejected
23.	Vipin Kumar S/o Sh. Yogender Babu	32-33	Recommended
24.	Santosh Kumar Singh S/o Sh. J. P. Singh	33-35	Rejected
25.	Hari Singh S/o Sh. Ganeshi Lal	35-36	Recommended
26.	Pappu Singh @ Raju S/o Sh. Sarkal Prasad Singh	36-37	Rejected
27.	Resham Singh S/o Sh. Jaswant Singh	37-38	Recommended
28.	Amit Chauhan S/o Sh. Ram Singh Chauhan	38-39	Rejected
29.	Babu S/o Sh. Ram Singh	39-40	Recommended
30.	Akash @ Bhola S/o Nand Lal @ Babli	40-42	Rejected
31.	Manoj S/o Ashok Kumar	42-44	Rejected
32.	Ashu S/o Balwan Singh	44-45	Deferred
33.	Mohd. Azam S/o Abdul Kudus	45-46	Rejected
34.	Dinesh Kumar @ Dinesh S/o Ram Dhawar	46-47	Recommended
35.	Jitender Singh S/o Hodal Singh	48-49	Rejected
36.	Mahesh Chaudhary S/o Ram Bahadur	49-50	Rejected
37.	Rajesh Chaudhary S/o Ram Khilawan	50-52	Rejected
38.	Meera Devi W/o Raj Kumar	52-53	Recommended
39.	Narender Singh S/o Raj Singh	53-54	Recommended
40.	Onkar @ Mody S/o Hari Ram	54-55	Recommended

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41.	Pintu @ Bintu S/o Bahadur Singh	55-56	Rejected
42.	Raju S/o Bahadur Singh	57-58	Rejected
43.	Santosh Kumari W/o Sanju Kumar	58-60	Rejected
44.	Rohan Chauhan S/o Satish Chauhan	60-61	Recommended
45.	Sameer S/o Md. Shareef	61-62	Rejected
46.	Shashi Bhushan @ Bitto S/o Roshan Lal	62-64	Rejected
47.	Vinod @ Ganja S/o Ram Nath	64-65	Recommended
48.	Deepak Nanda S/o Gopal Nanda	65-66	Rejected
49.	Hardayal Singh S/o Surjit Singh	66-67	Recommended
50.	Moti @ Mohit S/o Dhan Bahadur	67-69	Rejected
51.	Narender @ Pappu S/o Puran Singh	69-70	Recommended
52.	Naveen Ahuja S/o Ashok Ahuja	70-71	Rejected
53.	Raminder Singh @ Happy S/o Pritam Singh	72-73	Recommended
54.	Ravinder Rana S/o Kanwar Lal	73-74	Recommended
55.	Gurvinder Singh S/o Sardar Swaroop Singh	74-76	Rejected
56.	Mohan S/o Mithu Lal @ Fani Lal Mandal	76-77	Rejected
57.	Tasleem S/o Islamuddin	78-79	Rejected
58.	Kiran @ Babli W/o Jagmohan	79-80	Rejected
59.	Irfan Badshah S/o Abdul Jabbar	80-82	Rejected
60.	Ravi Shankar S/o Latoori Singh	82-83	Recommended
61.	Dhananjay Kumar @ Pyare Lal S/o Basant Dass	83-84	Rejected
62.	Usha Rani @ Meena W/o Kanhiya Lal Seth	84-86	Rejected


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
11. Thus, as tabulated at para 10 above, the Board at its meeting held on 16.10.2025 has recommended 26 cases for premature release, 34 cases rejected & 02 cases deferred.

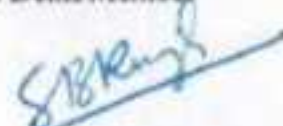
12. The meeting ended with a vote of thanks to the chair.

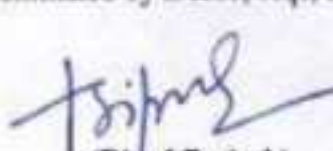
  
(Sharad Kumar)  
Chief Probation Officer  
Department of Social Welfare  
GNCT of Delhi/Member

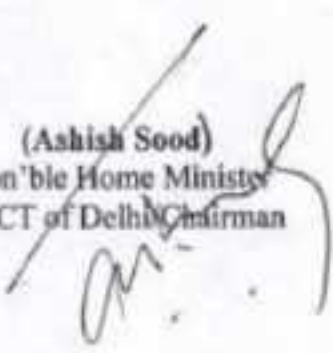
  
(Devesh Chandra Srivastva)  
Spl. Commissioner of Police (Crime)  
Delhi Police/Member  
(As nominated by Commissioner of Police)

  
(Reetesh Singh)  
Principal Secretary  
(Law, Justice & LA)  
GNCT of Delhi/Member

  
(Surinder S. Rathi)  
District Judge  
Central District, Delhi/ Member  
(As nominated by D&SJ, Hqs, Delhi)

  
(S.B.K. Singh)  
Director General of Prisons  
GNCT of Delhi/Member Secretary

  
(Bipul Pathak)  
Additional Chief Secretary (Home)  
GNCT of Delhi/Member

  
(Ashish Sood)  
Hon'ble Home Minister  
GNCT of Delhi/Chairman

**Annexure-I****The following members were present on 16.10.2025:**

(i)	<b>Sh. Ashish Sood</b> Hon'ble Home Minister Govt. of NCT of Delhi	Chairman
(ii)	<b>Sh. Bipul Pathak</b> Additional Chief Secretary (Home) Govt. of NCT of Delhi	Member
(iii)	<b>Sh. S.B.K. Singh</b> Director General of Prisons Govt. of NCT of Delhi	Member Secretary
(iv)	<b>Sh. Surinder S. Rathi</b> District Judge Central District, Tis Hazari Courts, Delhi (As nominated by Principal D&SJ, Hqs, Delhi)	Member
(v)	<b>Sh. Reetesh Singh</b> Principal Secretary (Law, Justice & LA), Govt. of NCT of Delhi	Member
(vi)	<b>Sh. Devesh Chandra Srivastva</b> Special Commissioner Of Police (Crime) Delhi Police (As nominated by Commissioner of Police)	Member
(vii)	<b>Sh. Sharad Kumar</b> <b>Chief Probation Officer</b> Department of Social Welfare Govt. of NCT of Delhi	Member