

S U P R E M E C O U R T O F I N D I A  
R E C O R D O F P R O C E E D I N G S

Petition(s) for Special Leave to Appeal (Crl) No(s).4 9 3 5 / 2 0 0 8

(From the judgement and order dated 27/ 0 3 / 2 0 0 8 in CRL A No. 83 0 / 2 0 0 1  
of The HIGH COURT OF KA R N A T A K A AT BAN GA L O R E )

K.N. R A J A G O P A L

Petitioner(s)

V E R S U S

STA T E OF KA R N A T A K A TR. P O L I C E I N S P .,C. B. I

Respondent(s)

(With appln(s) for bail)

Date: 07 / 1 1 / 2 0 0 8 This Petition was called on for hearing today.

CORAM :

HON' B L E MR. J U S T I C E L O K E S H W A R S I N G H P A N T A

HON' B L E MR. J U S T I C E V.S. S I R P U R K A R

For Petitioner(s)

Mr. Sanj ay R. Hegde,Adv.

For Respondent(s)

Mr. A. Saran, ASG

Mr. Sham s uddin Kha n, Adv.

Mr. B. Krishn a Pr a s a d,Adv.

UPON hearing counsel the Court made the following  
O R D E R

Leave granted.

The appeal stands allowed in terms of the signed order.

(Ajay Kr. J ain)  
Court Master

(Vinod Kulvi)  
Court Master

(Signed order is placed on the file)  
I N T H E S U P R E M E C O U R T O F I N D I A  
C R I M I N A L A P P E L L A T E J U R I S D I C T I O N  
C R I M I N A L A P P E A L N O. 17 5 7 O F 20 0 8  
(Arising out of SL P(Crl.) No.4 9 3 5 of 20 0 8 )

K.N. R A J A G O P A L

.... Appellant

Versus

STA T E OF KA R N A T A K A

.... Respondent

O R D E R

Leave granted.

We have heard learned counsel for both the parties.

Considering the facts and circumstances of the case, conviction of the  
appellant under Section 42 0 read with Section 12 0- B of the I PC and under Section  
5(1)(d) read with Section 5(2) of the Prevention of Corruption Act is maintained.  
However, the substantive sentence of imprisonment as imposed by the Court below is  
reduced to the period already undergone. The sentence of fine imposed by the Court

below is maintained. Fine, if not already realized, shall be deposited within four weeks from today, and in default thereof, the appellant shall suffer the imprisonment imposed upon him by the Court below. Upon the fine being deposited within the stipulated period, the appellant shall be set at liberty, if his retention is not required in any other case.

The appeal stands allowed in the above terms.

.....J.

(LO K E S H W A R S I N G H P A N T A)

.....

.....J.

(V.S. SI R P U R K A R )

.....

New Delhi  
November 07, 20 0 8