

ITEM NO.5

COURT NO.3

SECTION IIA

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

I N D I A

Petition(s) for Special Leave to Appeal (Crl.)

No(s). 2880/2010

(Arising out of impugned final judgment and order dated 01/03/2010
in CRLOP No. 25744/2009 passed by the High Court Of Madras)

K.ARTHANARI

Petitioner(s)

VERSUS

STATE TR.INSP.OF POLICE & ANR,. Respondent(s)
(with appln. (s) for permission to file additional documents and
stay)

Date : 24/02/2016 This petition was called on for hearing today.

CORAM :

HON'BLE MR. JUSTICE JAGDISH SINGH KHEHAR
HON'BLE MR. JUSTICE C. NAGAPPANFor Petitioner(s) Mr. V. Krishnamurthy, Sr. Adv.
Mr. V. Balachandran, Adv.

For Respondent(s) Mr. M. Yogesh Kanna, Adv.

Mr. P. I. Jose, Adv.
Mr. Nitin Kumar Singh, Adv.UPON hearing the counsel the Court made the following
O R D E R

Having heard learned counsel for the petitioner for some
time, we are of the view, that the submissions that are sought to
be advanced at the behest of the petitioner before this Court, can
legitimately be advanced by the petitioner at the time of framing
of charges, if the above situation arises.

Signature Not Verified

In view of the above, we find no justification t

o
Digitally signed by
PARVEEN KUMAR
Date: 2016.02.24

interfere with the impugned order, in exercise of our jurisdiction
17:18:26 IST
Reason:

under Article 136 of the Constitution of India.

As a matter of abundant caution, we may also record, that

2

the trial Court will examine the matter independently, and without

drawing any inference/impression from the order passed by the High
Court.

Disposed of in the above terms.

(Renuka Sadana)
Court Master

(Parveen Kr. Chawla)
AR-cum-PS