ITEM NO.8

COURT NO.11

COURT

RECORD OF PROCEEDINGS

SECTION IIB

CRLMP.NO(s). 8348/2012 in
Petition(s) for Special Leave to Appeal (Crl)...

SUPREME

2012

(From the judgement and order dated 31/01/2012 in

CRLRP

No.1046/2002, of The HIGH COURT OF KERALA AT ERNAKULAM)

UTHAMAN @ PURUSHOTHAMAN & ORS.

Petitioner(s)

**VERSUS** 

STATE OF KERALA

Respondent(s)

(With appln(s) for exemption from surrendering)

Date: 13/04/2012

This Petition was called on for hearing today.

O F

INDIA

CORAM :

HON'BLE MRS. JUSTICE GYAN SUDHA MISRA

(IN CHAMBERS)

For Petitioner(s) Mr.Himinder Lal, Adv.

For Respondent(s)

UPON hearing counsel the Court made the following O R D E R  $\,$ 

The application seeking exemption from surrendering is rejected except for Petitioner No.5 who is stated to be mentally challenged. This fact is found mentioned in the impugned judgment of the High Court also. Under the circumstance, I am of the opinion that the SLP of the Petitioner No.5 may be considered on merits without insisting for the proof of surrender.

However, proof of surrender for the other four petitioners shall be filed within a period of four weeks.

..2/-

: 2 :

Thus the application seeking exemption from surrender is allowed for petitioner No.5 but stands dismissed for the other four petitioners.

(GEETA AHUJA) SR. P.A.

ITEM NO.8

(NEELAM ARORA) COURT MASTER

COURT NO.11

SECTION IIB

S U P R E M E C O U R T O F I N D I A RECORD OF PROCEEDINGS

CRLMP.NO(s). 8348/2012 in

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

2012

(From the judgement and order dated 31/01/2012 in No.1046/2002, of The HIGH COURT OF KERALA AT ERNAKULAM)

CRLRP

Petitioner(s)

Respondent(s)

This Petition was called on for hearing today.

CORAM :

HON'BLE MRS. JUSTICE GYAN SUDHA MISRA (IN CHAMBERS)

For Petitioner(s) Mr.Himinder Lal,Adv.

For Respondent(s)

UPON hearing counsel the Court made the following ORDER

The application seeking exemption from surrendering is rejected except for Respondent No.5 who is stated to be mentally challenged. This fact is found mentioned in the impugned judgment of the High Court also. Under the circumstance, I am of the opinion that the SLP of the Respondent No.5 may be considered on merits without insisting for the proof of surrender. of surrender for the other However, proof four respondents shall be filed within a period of four weeks. Thus the application seeking exemption from surrender

is allowed for Respondent No.5 but stands dismissed for the other four respondents.

(GEETA AHUJA) SR. P.A.

(NEELAM ARORA) COURT MASTER