

IN THE HIGH COURT OF KERALA AT ERNAKULAM

PRESENT :

THE HONOURABLE MR. JUSTICE THOMAS P.JOSEPH

FRIDAY, THE 29TH APRIL 2011 / 9TH VAISAKHA 1933

Crl.MC.No. 1314 of 2011()

(CRIME NO.112/2011 OF MAVELIKKARA POLICE STATION)

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PETITIONER(S): ACCUSED 1 TO 3:

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- 1. SURESH KUMAR, AGED 35 YEARS,
S/O.GOPALAKRISHNA PILLAI, MANJADIYIL HOUSE,
PONAKAM MURI, THEKKEKARA VILLAGE, MAVELIKKARA
TALUK, ALAPPUZHA DISTRICT.**
 - 2. INDIRAMMA, AGED 57 YEARS,
W/O.GOPALAKRISHNA PILLAI, MANJADIYIL HOUSE,
PONAKAM MURI, THEKKEKARA VILLAGE, MAVELIKKARA
TALUK, ALAPPUZHA DISTRICT.**
 - 3. GOPALAKRISHNA PILLAI, AGED 66 YEARS,
MANJADIYIL HOUSE, PONAKAM MURI, THEKKEKARA
VILLAGE, MAVELIKKARA TALUK, ALAPPUZHA DISTRICT.**

BY ADV. SRI.T.MADHU

RESPONDENT(S): STATE:

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- 1. THE STATE OF KERALA THROUGH THE
STATION HOUSE OFFICER, MAVELIKKARA POLICE STATION,
REPRESENTED BY THE PUBLIC PROSECUTOR,
HIGH COURT OF KERALA, ERNAKULAM.**
 - 2. P.G.PRIYA, AGED 29 YEARS,
D/O.K.GOPALAKRISHNA PILLAI AND PADMAKUMARI,
W/O.SURESH KUMAR, MANJADIYIL PUTHEN VEEDU, PONAKAM
MURI, THEKKEKARA VILLAGE, MAVELIKKARA TALUK,
ALAPPUZHA DISTRICT-690 107.**

**R1 BY PUBLIC PROSECUTOR SRI. K.J.MOHAMMED ANZAR
R2 BY ADV. SRI.B.K.RAJAGOPAL**

**THIS CRIMINAL MISC. CASE HAVING COME UP FOR ADMISSION
ON 29/04/2011, THE COURT ON THE SAME DAY PASSED THE
FOLLOWING:**

Kss

THOMAS P. JOSEPH, J

Crl.M.C. No. 1314 of 2011

Dated this the 29th day of April, 2011

ORDER

Petitioners are accused 1 to 3 in Crime No.112 of 2011 of Mavelikkara Police Station for offences punishable under Section 498 A read with Section 34 of the Indian Penal Code. It is submitted that petitioners have settled the dispute with the second respondent. Annexure-A2 is the affidavit sworn by the second respondent before and attested by a Notary Public. Counsel on both sides have confirmed the settlement. Learned counsel for second respondent has also confirmed authenticity of Annexure-A2, affidavit. It is revealed that the parties have settled the dispute and accordingly the second respondent and children are staying with the first petitioner in the matrimonial home. In the above circumstances, it is not necessary to continue the proceeding.

Resultantly, this Crl.M.C. is allowed and Annexure-A1, F.I.R in Crime No.112 of 2011 of Mavelikkara Police Station and all proceeding taken pursuant to that against petitioners are quashed.

THOMAS P. JOSEPH, JUDGE.

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