IN THE COURT OF APEAL OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA

Application in the nature of writ of certiorari and mandamus in terms of Article 140 of the Constitution.

Badurakada Kamalsiri

Petitioner

C.A.(Writ) Application No: 221/2010

Vs.

1. R.M.G.Senaratne.
And four others

Respondents

BEFORE

S. SRISKANDARAJAH, J (P/CA)

DEEPALI WIJESUNDERA, J

COUNSEL

Mahinda Ralapanawa with Nisansula Fernando,

for the Petitioner

Supported on

19.07.2012

Decided on

23.07.2012

S.Sriskandarajah.J

The Petitioner's application for a writ of certiorari was dismissed by this court on 28.06.2012 on the basis that the petition was filed after about 10 years of the order sought to be quashed. The explanation given was not acceptable by this court.

The court also considered the merits of the application to see whether there is any illegality in the impugned orders and the court for reasons stated in its judgement came to the conclusion that there is no illegality in the said order . In these circumstances the questions raised by the Petitioner in the application for leave are not substantial question of law for this court to grant leave to appeal to the Supreme Court. Leave to appeal is refused.

President of the Court of Appeal

Deepali Wijesundera, J

I agree,

Judge of the Court of Appeal