## In the Court of Appeal of the Democratic Socialist Republic of Sri Lanka

CA APPEAL NO: 835/96F

DC Baticoloa: 173/RE

Seeni Mohamadu Pathuma, Abdul Majid Majar, Abdul Majid Amina umma, Abdul Majid Abdul Majid Soinambu all of Division 1 Eravur

## **Plaintiff-Appellants**

Vs

Ahamadu Lebbe Aliyar Podi, Division 2 Eravur

**Defendant Respondent** 

Before: A W A Salam J

Parties absent and unrepresented

Decided on: 01.03.2011.

A W Abdus Salam, J

his appeal arises from the judgment dated 18 July 1996 of the learned district judge. By the said impugned judgment, the learned district judge dismissed the plaintiff's action for the recovery of a sum of Rs 63,000/-, based on the premise that the parties had not paid them into any instrument of lease to make the defendant-respondent liable to pay the amount claimed.

Upon perusal of the said judgment, I am of the view that the findings and judgment of the learned district judge are in accordance with the evidence led at the trial and consistent with the law applicable.

For reasons stated above this appeal stands dismissed. There shall be no costs.

Judge of the Court of Appeal