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

C.A 625/98 F

D.C. Kalutara 3767/L

Muthuthanthirage David Fernando No: 459, Galle Road, Kalutara North.

Appellant

Vs.

Muthuthanthirage Ranjith Kooray No: 455, Galle Road, Kalutara North.

Respondent

<u>C.A 625/98 F</u>

D.C. Kalutara 3767/L

Before:	K.T.Chitrasiri, J.
Counsel:	Ranjan Gunarathne for the Substituted Defendant- Appellant.
	Athula Perera with Chathurani de Silva for the
	Plaintiff –Respondent.
Argued &	
Decided on :	11.07.2013.

K.T.CHITRASIRI, J.

Mr. Athula Perera informs court that his client the plaintiff -respondent has received a sum of Rs.15,000/- from the substituted defendant-appellant as the costs for the last date.

Both counsel submit that the parties are willing to settle this matter in the following manner.

- (1) The Plaintiff –respondent agrees not to obtain writ for the execution of the decree for a period of six months from today, namely till the 11.01.2014.
- (2) The Defendant –Appellant agrees to maintain the status quo as it is until the decree is executed.
- (3) Upon the expiry of the aforesaid period of six months, the plaintiff –respondent has the right to have the decree executed

1

without notice being issued to the substituted defendant – appellant.

In view of the above settlement, this appeal stands dismiss without cost. M

Appeal dismissed.

JUDGE OF THE COURT OF APPEAL.

Vkg/-

.