

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

Court of Appeal case no : CA MC RV 15 /2015

Benthara Liyange Darmaratne

Complainant

Vs.

Hon Attorney General
Attorney General's Department
Colombo 12

Respondents

CA/MC/RV/15/15

SCFR 225/2015

**BEFORE: L.T.B. DEHIDENIYA, J. (P/CA) &
A.L. SHIRAN GOONERATNE, J.**

COUNSEL: Kalyananda Tiranangama for the Petitioner with H.G. Himesha
Chathuri instd. by S.U.R. Wanigasekara
Varunika Hettige DSG for the Respondents.

DECIDED ON: 17.10.2017.

L.T.B. DEHIDENIYA, J. (P/CA)

Both parties agreed that the sentences imposed by the learned Magistrate in the following cases to be altered in the following manner.

1. M.C. Colombo Case No. 39125 – The 3rd charge of disposal of stolen property is to be done away with. Therefore the sentence of six months for the 3rd charge is deleted.
2. M.C. Colombo Case No. 38623 – The 3rd charge of disposal of stolen property is to be done away with. Therefore the sentence of six months for the 3rd charge is deleted.
3. M.C. Colombo Case No. 38610 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted.

4. M.C. Colombo Case No. 38611 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted,
5. M.C. Colombo Case No. 38613 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted.
6. M.C. Colombo Case No. 38614 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted.
7. M.C. Colombo Case No. 38615 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted.
8. M.C. Colombo Case No. 38616 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted.
9. M.C. Colombo Case No. 38617 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted.
10. M.C. Colombo Case No. 38618 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted.
11. M.C. Colombo Case No. 38619 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted.

12.M.C. Colombo Case No. 38620 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted.

13.M.C. Colombo Case No. 38621 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted.

14.M.C. Colombo Case No. 38622 – The 3rd count of disposal of stolen property is to be done away with. Accordingly, the sentence of two years that was imposed on that count is deleted.

ORDER

Registrar is directed to issue a copy of this order to the Magistrate's Court of Colombo and Commissioner General of Prisons and the Superintendent of Dumbare Prison, Pallekale.

PRESIDENT OF THE COURT OF APPEAL.

A.L.S.GOONERATNE, J.

I agree,

JUDGE OF THE COURT OF APPEAL.

Mm/-.