

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

In the matter of an Appeal is terms of Article 138 read together with Article 154 P (6) of the Constitution of the Democratic Socialist republic of Sri Lanka against the Judgment of the learned High Court Judge of Embilipitiya made in the Provincial High Court of Sabaragamuwa Province holden in Embilipitiya in Revision Application No: HCRA/05/2019 made on 10th December 2020.

CACase No:PHC/0190/20

**PHC Embilipitiya Case No:
HCRA/05/2019**

**MC Embilipitiya
Case No: 40290/16**

Sigamuni Liyanage Karunasena,
PolmandiyaWatta,
Dadhuhetekma,
Mulediyawala.

Applicant-Petitioner-Appellant

Vs.

1. S. D. Nimal,
Site Forest Officer,
Embilipitiya.
2. The Attorney General,
Attorney General's Department,
Colombo 12.

Respondent-Respondent-Respondents

Before : **Hon. Justice Menaka Wijesundera**
Hon. Justice Neil Iddawala

Counsel : Appellant is absent and unrepresented.

Decided on : 10/08/2022

Hon. Justice Menaka Wijesundera

Appellant is absent.

In this matter notice has been issued to the Appellant on 11/01/2022 by registered post and the notice has not been returned. The Appellant had not responded to the notice.

Therefore, there is obvious lack of interest on the part of the Appellant.

The appeal is dismissed.

JUDGE OF THE COURT OF APPEAL

Hon. Justice Neil Iddawala

I agree.

JUDGE OF THE COURT OF APPEAL

KMT