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

Court of Appeal No. CA 974/00(F)

D.C. Mt. Lavinia case No. :205/92/M

Weerawarnakulasuriya Baduge Eric Manil Fernando No. 10/5, "Priyankara", Wewa Road, Maharagama

PLAINTIFF

Vs.

Kanattage Caroline Perera No. 15/1, Katuwawala Road, Boralesgamuwa.

DEFENDANT

AND BETWEEN

Kanattage Caroline Perera No. 15/1, Katuwawala Road, Boralesgamuwa.

DEFENDANT APPELLANT

Vs.

Weerawarnakulasuriya Baduge Eric Manil Fernando No. 10/5, "Priyankara", Wewa Road, Maharagama.

PLAINTIFF RESPONDENT

<u>C.A. 974/00 (F)</u> <u>D.C. Mt. Lavinia Case No: 205/92/M</u>

- **<u>BEFORE</u>** : Upaly Abeyrathne, J.
- <u>COUNSEL</u> : Ranjan Suwandarathne with Anil Rajakaruna for the Appellant. Senake de Silva with Mahanama for the Respondent.

<u>DECIDED ON</u> : 14.02.2013

Upaly Abeyrathne, J.

Both parties inform Court that this matter has been settled between the parties. The learned Counsel for the Appellant tendered the terms of settlement. In view of the said terms of settlement I set aside the judgment of the learned District Judge dated 21.11.2000 and allow the appeal of the Appellant without costs. The learned District Judge is directed to enter decree according to the said terms of settlement. Registrar is directed to send the main record to the learned District Judge of Mount Lavinia. Parties should bear their own costs.

Appeal is allowed.

JUDGE OF THE COURT OF APPEAL

NR/-