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

C.A. No. 329/2007

H.C. Matara No.80/2001

M.C.Morawaka No.BR/346/99

Shantha Gallage Kosgulaa Town, Viharahena, Dehiyaya.

Appellant

Vs.

Hon. Attorney General Atton1ey General's Department Colombo 12.

Respondent

C.A. No. 329/2007

H.C. Matara No.80/2001

M.C.Morawaka No.BR/346/99

BEFORE

SISIRA DE ABREW, J. &

P.W.D.C. JAYATHILAKA, J.

COUNSEL

Ranil Samarasuriya with Sudantha Bandara for

the accused-appellant.

Harippriya Jayasundera DSG for the

respondent.

ARGUED AND

DECIDED ON

29th April 2013.

SISIRA DE ABREW, J.

Accused-appellant produced by the Prison Authorities is present in Court.

Learned Counsel appearing for the accused-appellant after arguing the case, makes an application to withdraw the appeal. He also makes an application to implement the sentence from the date of conviction. Learned Deputy Solicitor General has no objection to both application of the learned Counsel for the accused-appellant. Both Counsel admit that the accused-appellant, after conviction, has not been

released on bail. The application for withdrawal of the appeal is allowed.

The appeal is accordingly dismissed.

We direct the Prison Authorities to implement the sentence from the date of conviction namely, 20th July 2007.

Appeal dismissed.

JUDGE OF THE COURT OF APPEAL

P.W.D.C. JAYATHILAKA, J.

I agree.

JUDGE OF THE COURT OF APPEAL

Kwk/=