

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

E. D. Wickremasinghe,
'Southern Stores',
D. S. Senanayake Street,
Ampara.

C.A. No. 111 / 2000 (F)

Plaintiff

Vs.

D.C. Ampara No. 06 / L

P. D. S. Premachandra,
2 A, Second Lane,
Ampara.

Defendant

And Now Between

E. D. Wickremasinghe,
'Southern Stores',
D. S. Senanayake Street,
Ampara.

Plaintiff Appellant

Vs

P. D. S. Premachandra,
2 A, Second Lane,
Ampara.

Defendant Respondent

BEFORE : UPALY ABEYRATHNE, J.

COUNSEL : Plaintiff Appellant – Absent and
Unrepresented
Defendant Respondent – Absent and
Unrepresented

DECIDED ON : 19.02.2014

UPALY ABEYRATHNE, J.

It is apparent from the case record that an appeal from the judgment of the learned District Judge of Ampara who had entered a judgment as per a settlement entered in to by the parties, had been preferred to the Court of Appeal and after the hearing of the said appeal the Plaintiff Appellant's (hereinafter referred to as the Appellant) action had been dismissed by the Court of Appeal.

Thereafter upon an application for writ of possession made by the Defendant Respondent the learned District Judge had allowed the said application by an order dated 20.03.2000. The present appeal is form the said order.

I have examined the relevant proceedings and the impugned order. I see no reason to interfere with the said order of the leaned District Judge. Hence I dismissed the appeal of the Appellant without costs.

Appeal dismissed.

Judge of the Court of Appeal