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

## CA Injunction 11/2016

01. T.M. Asanka Priyadharshana Bandara.

02. Herath Mudhiyanselage Achala Weerasuriya.

Both of Asanka Construction No. 04, Buddhagaya Mawatha, Anuradhapura .

### Petitioners

### -Vs-

01. H.B.P. Anurakumara Secretary, Nuwaragam Palatha East Pradeshaya Sabha, Wijayapura, Anuradhapura .

02. Nuwaragam Palatha East Pradeshaya Sabha, Wijayapura, Anuradhapura.

Respondents

### C.A. INJUNCTION 11/2016,

# BEFORE : VIJITH K.MALALGODA PC J (P/CA) & S. THURAIRAJA, PC J. COUNSEL : Dr. Mahinda Ralapanawa with Nisansala

Fernando for the Petitioner.

**DECIDED ON**: 15.12.2016

### VIJITH K. MALALGODA PC J (P/CA)

The Petitioner to this application has come before this court under Article 143 of the Constitution seeking an injunction to prevent the 1st and 2nd Respondents granting a contract to a 3<sup>rd</sup> party until the appointment of an adjudicature under the contract between the Petitioners and the Respondents. However when going through the papers before us, we observe that the impugned document before this Court which is produced marked P-3 had been issued by the Secretary to Nuwaragampalatha -East Pradeshiya Sabha terminating the contract between the Petitioners and Pradeshiya Sabha expiration of agreement the Respondents after between the two parties. As revealed before us the Petitioners have failed to complete the work as agreed by the agreement between the parties and therefore the 2<sup>nd</sup> Respondent had correctly terminated the contract. Even though the Petitioner relied upon a document produced marked P-1 said to have written by the Project Engineer granting the Petitioner's time till 20.10.2016 to explain as to why the work was not completed. We observe that the said date given by P-1 is a date 22 dates after the expiration of

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the contract. The Petitioners have produced marked P-2 an explanation given by the Petitioners to P-1 but as observed by this Court the Petitioners have not taken any steps either to complain of delays in completing the contract or requesting additional time to complete the contract without explaining the reasons for the delay while the agreement was in operation. The Petitioners are now totally depend on documents P1 and P2 to explain their delay. However at the time the explanation was given the contract had already been expired and therefore there was no reason for the 2<sup>nd</sup> Respondent to adhere to the terms of the contract. In the said circumstances, it is our view that this contract had been expired and since the Petitioners could not complete the work within the specified period the 2<sup>nd</sup> Respondent had reasons to terminate the said contract. In the said circumstances, a necessity of adjudication will not arise and therefore we see no reason to issue an injunction preventing the 2<sup>nd</sup> Respondent from taking further action prior to adjudication. This application is therefore dismissed. No cost is ordered.

### PRESIDENT OF THE COURT OF APPEAL.

### S. THURAIRAJA PC J.

I agree.

### JUDGE OF THE COURT OF APPEAL.

Vkg/-

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