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

In the matter of an application made under Article 154 ( $\omega$ ) of the constitution of the Democratic Socialist Republic of Sri Lanka read with Section 05 of the Provincial High Court (Special Provisions) Act No: 19 of 1990.

High Court Case No:

HC/RA/243/2015

Appeal Court Case No:

Peli Kankanamge Chandrasiri

CA (PHC) 202/2016

No: 341/20,

Magistrate Court Nugegoda

Colombo Road,

Case No: 5989

Divulapitiya,

Boralesgamuwa.

## 01st Part Petitioner-Appellant

Vs.

1. Madduma Patabendige Indrani

2. W. Luvi De Costa

Both are

No: 11/01/1, Sunethradevi Road,

Kohuwala.

02<sup>nd</sup> Part Respondent-Respondents

Kananka Hewage Suresh Gayan Fernando

Sri Saranankara Road,

Bodiyawatta,

Kalubowila,

Dehiwala

Intervenient-Part-Respondent-

Rspondents

Officer in Charge,

Police Station

Kohuwala

Complainant-Respondent-Respondents

Before

Hon. Justice A. L. Shiran Gooneratne, Act. (P/CA)

Hon. Justice Dr. Ruwan Fernando

Counsel

01st Part Petitioner-Appellant is present

Decided on:

26/02/2020

## A. L. Shiran Gooneratne, J. Act. (P/CA)

Petitioner-Appellant is present.

Mr. W. Dayaratne, P. C. appears for the appellant. Learned President's Counsel moves to withdraw this application.

Application for withdrawal is permitted.

Application dismissed without costs.

Acting President of the Court of Appeal

## Dr. Ruwan Fernando, J.

I agree.

Judge of the Court of Appeal

NDS/-