

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

COURT OF APPEAL CASE NO : CA 141 /2014

Ratnayake Mudiyanseelage Sudu Banda,

Accused Appellant

Vs.

Hon. Attorney General
Attorney General Department “
Colombo 12.

Respondent

C. A No.141/2014

H.C.Monaragala No.319/2008

Before : S.Devika de L. Tennekoon , J. and
S.Thurairaja,PC. J.

Counsel : Niranjan Jayasinghe for the Accused-
Appellant.
Hiranjan Peiris S.D.S.G. for the Respondent.

Argued and

Decided on : 27.09.2017

S.Thurairaja,PC. J.

Accused-Appellant present in Court, produced by the Prison Authorities.

Learned Counsel for the Accused-Appellant and the State has filed the written submissions. Counsel for the Accused-Appellant confines himself regarding the sentence. Learned Deputy Solicitor General who is appearing for the Respondent has no objection of making an order to make the sentence to be implemented concurrently. Considering the facts of this case and the period he had spent in Remand Prison, this Court orders both sentences (10 years Rigorous Imprisonment and 5 years Rigorous

Imprisonment) to run concurrently and to implement the sentence from today namely 27/9/2017.

The Prison Authorities is hereby directed to implement the sentence from 27/09/2017.

Appeal regarding the sentence is partly allowed.

JUDGE OF THE COURT OF APPEAL

S.Devika de L. Tennekoon,J.

I agree.

JUDGE OF THE COURT OF APPEAL

WC/-