

JOHN BROWN, Appellant, v. **THE LIBERIAN BANK FOR DEVELOPMENT AND INVESTMENT (LBDI)**, a Financial Institution organized and existing under the laws of the Republic of Liberia, by and through its President, **DAVID K. VINTON** and Bank's Manager, **ROBERT M. TITUS**,
Appellee.

JUDGMENT WITHOUT OPINION

Decided February 25, 1988.

At the call of this case on the 2nd day of December, 1987, the movant was represented by Counsellor Joseph Williamson and respondent John Brown was represented by Counsellor Victor Hne of the Carlor, Gordon, Hne and Teewia Law Offices. The counsel for movant asked that the motion to dismiss the appeal for lack of an appeal bond and a notice of completion of appeal be disposed of.

Counsel for appellant admitted that the records certified to this Court support the contention raised in the motion to dismiss the appeal. He therefore conceded the contention and informed the Court that he had no resistance.

In view of the lack of resistance to the motion of dismissal the appeal, it is hereby adjudged that there being no resistance filed, the appellant's appeal is hereby dismissed, with cost against him. The Clerk of this Court is ordered to send a mandate to the court below informing it of this judgment and instructing it to resume jurisdiction over the case and enforce its judgment. And it is hereby so ordered.

NOTE: At the hearing and determination of this case, the Supreme Court was without a Chief Justice, His Honor Chea Cheapoo having been impeached by the Legislature of the Republic of Liberia