

**YANDEE KAMARA**, by and thru her Husband, **KAMARA**, Appellant/Respondent v.  
**CEPHAS B. REEVES**, Appellee/Movant.

JUDGEMENT WITHOUT OPINION

Decided: February 9, 1984.

At the call of this case, Counsellor S. Edward Carlor appeared for the appellee/movant and the appellant/respondent appeared for herself. Counsel for appellee/movant brought to the attention of the Court that he had filed a motion to dismiss the appeal on the ground that final judgement in the ejectment action having been rendered on the 4<sup>th</sup> day of February 1982, to which appellant/respondent excepted and announced an appeal to this Court, she had failed to proceed beyond the filing of an approved bill of exceptions and hence, she had failed and neglected to perfect an appeal to this Court. A certificate from the clerk of the trial court was proferted with the motion to substantiate this averment.

The appellant, who was present in Court and representing herself, offered no resistance to the motion.

Wherefore and in view of the foregoing, it is hereby adjudged that the motion to dismiss be, and the same is hereby granted with cost against the appellant. The Clerk of this Court is directed to send a mandate to the trial court to resume jurisdiction over this case and enforce its judgement. And it is hereby so ordered.