

SOLOMON KAMARA, Plaintiff-In-Error, v. **HER HONOUR C. AIMESA REEVES**,
Judge, Debt Court for Montserrado County, **WILLIAM O. SLOCUM**, Sheriff, Debt Court,
Montserrado County, and **DAUDA DIALLO**, Defendants-In-Error.

JUDGMENT WITHOUT OPINION

Decided: July 14, 1989.

When this case was called for hearing Counsellor Moses Abadge, Sr., appeared for the defendant-in-error/appellee, and nobody appeared for the plaintiff-in-error/appellant. However, upon inspection of the file, we discovered appellant's notice of withdrawal of his appeal by his Counsel, Counsellor David Gbala, thereby conceding the legal soundness of the ruling of the Justice in Chambers appealed against. In consideration of the said concession and subsequent withdrawal of the said appeal, it is hereby adjudged that the appeal having been withdrawn, the case is hereby ordered stricken from the docket of this Court, and the ruling of the Justice in Chambers is ordered enforced.

The Clerk of this Court is therefore ordered to send a mandate to the court below commanding the judge presiding therein to resume jurisdiction over the case and enforce its judgment as directed by the ruling of the Justice in Chambers, dated December 7, A. D. 1987. Costs are ruled against the plaintiff-inerror/appellant. And it is hereby so ordered.

NOTE: Mr. Justice Kpomakpor having heard this case in Chambers did not take part in its final determination: hence has not signed this judgment.