

LIBERIA ELECTRICITY CORPORATION, represented by its Managing Director, HARRY T. YUAN, Appellant, v. **HENRY JACK et al.** and **RUDOLF BROWN**, Hearing Officer, Ministry Labour.

JUDGMENT WITHOUT OPINION

Heard: October 27, 1993. Decided: February 18, 1994.

At the call of this case Counsellor David B. Jallah, of the David H. B. Jallah Law Firm, appeared for the appellant and Counsellor H. Varney G. Sherman of Sherman & Sherman, Inc., appeared for the appellee.

The appellee filed a motion to dismiss the appeal for the appellant's failure to complete the appeal within statutory time.

Upon consideration of the motion, the records revealed that the appellee bond was filed sixty one (61) days after rendition of judgment in the trial court, thus being outside the sixty (60) days allowed by statute for the completion of appeal, it is therefore hereby adjudged:

1. That the motion to dismiss the appeal is hereby granted and the appeal is accordingly dismissed, with costs against the appellant.

(2) That the Clerk of this Court is hereby ordered to send a mandate to the trial court to effect this judgment.

NOTE: Associate Justice E. Winfred Smallwood being absent from the country did not participate in the hearing of the case and hence did not sign this judgment.