KROO MLANCH, Appellant, vs. THE REPUBLIC OF LIBERIA, Appellee.

] LRSC 4; 1 LLR 291

[January Term, A. D. 1896.]

Appeal from the Court of Quarter Sessions and Common Pleas, Sinoe County.

Lewdness.

This case comes up upon an appeal from the Court of Quarter Sessions and Common Pleas of Sinoe County. The Attorney General stated that he had examined the evidence as contained in the record, and was of the opinion that the Republic of Liberia, appellee, would not be able to sustain the charge and he therefore put in a nolle prosequi.

The court, after due examination of the case, has come to the following conclusion, namely: that the judgment of the court be and the same is hereby reversed, and the clerk of this court is authorized to inform the court below accordingly.

Key description: Appeal and Error (Evidence)