

THE MANAGEMENT OF NATIONAL PORT AUTHORITY, by and thru its
Managing Director, **MOSES P. HARRIS, JR.**, Petitioner, v. **MYER KOON** and
ABAYOMI GBEKEH, and **HIS HONOUR ARTHUR K. WILLIAMS**, Judge,
National Labour Court, Respondents.

JUDGMENT WITHOUT OPINION

Decided September 4, 1992.

When this case was called for hearing, Counsellor Osborne Diggs appeared and announced his legal representation, in association with Counsellor James H. R. Cooper, for the National Port Authority, petitioner. Counsellor H. Varney G. Sherman of the Sherman and Sherman Associates appeared and announced legal representation for appellee. Appellant then made the following submission:

"At this stage, counsel for petitioner, Counsellor Osborne Diggs, says that after having carefully reviewed the records in this case, concedes the legal soundness of appellee's claims and waives further argument and submits same to this Honourable Court to render judgment "as equity and law may provide in such cases".

The appellant's counsel having conceded the legal soundness of the ruling of the National Labour Court, it is hereby, adjudged that the ruling of the National Labour Court is hereby confirmed and affirmed.

The Clerk of this court is hereby ordered to send a mandate to the court below informing it of this judgment and that it will resume jurisdiction over the subject case and proceed to enforce its judgment. Costs are ruled against appellant. And it is hereby so ordered.

Note: His Honour, Chief Justice Pearson being away on sick leave did not take part in the hearing of this case, hence, has not signed this judgment

Mr. Justice Hne having participated in the handling of this case prior to his elevation to the Bench, recuse himself, hence has not signed this judgment.