

**MUSU REDD**, Defendant/Appellant, v. **ANDREW W. REDD**, Plaintiff/Appellee.

JUDGMENT WITHOUT OPINION.

Decided January 22, 1987.

When this case was called for argument, Counsellor A. B. Clarke, Jr., of the Horace and Horace Law Firm appeared for the appellant and Counsellor Toye C. Barnard appeared for the appellee, who called the Court's attention to a motion filed by appellee to dismiss appellant's appeal. Counsel for the appellant spread on the minutes of Court that he conceded the soundness of the legal grounds set forth in the motion and hence interposed no resistance or objection. After carefully studying the motion and being convinced of the soundness in law, the grounds therein contained, it is hereby *adjudged* that the motion to dismiss the appeal should be, and the same is hereby granted, and the appeal dismissed with costs against the appellant.

The Clerk of this Court is hereby ordered to send a mandate down to the court below to resume jurisdiction and enforce its judgment. And it is hereby so ordered.