EDNA REEVES AND CHAUNCEY GIBSON, Petitioners, v. W. A. WARITY, Respondent.

JUDGEMENT WITHOUT OPINION

Decided: February 9, 1984.

At the call of this case for hearing, Counsellor John A. Dennis of the Morgan, Grimes and Harmon Law Firm appeared for the petitioner and Counsellor S. Edward Carlor of the Carlor, Gordon, Hne and Teewia Law Offices appeared for the respondent. Following the announcement of representation, Counsellor Dennis, for the petitioner/appellant brought to the attention of the Court that he had filed a notice of withdrawal of the petitioner's appeal. To this announcement, the respondent formed no objection.

Wherefore and in view of the foregoing, it is hereby adjudged that the appeal be and the same is hereby dismissed with costs against the petitioner. The Clerk of this Court is hereby ordered to send a mandate to the lower court commanding the judge therein presiding to resume jurisdiction over this case and enforce the judgment. And it is hereby so ordered.