MOMO SELEKE, Appellant, v. VAIGWALA MARWEN and KRUBOR TORLOR, Appellees.

JUDGMENT WITHOUT OPINION

Decided July 29, 1988.

When this case was called for argument, counsel for both parties were present in Court; whereupon Counsellor Boima K. Morris, counsel for the appellees, informed the Court that he had filed a motion to dismiss the appeal for failure of the appellant to file an approved bill of exceptions within statutory time, and he prayed for dismissal of the said appeal. Counsellor Joseph A. Sellie, counsel for the appellant, conceded without reservation the legal sufficiency of the said motion. Therefore, the Court says that after studying the records in this case, along with the relevant laws on the matter, it is hereby adjudged that the motion to dismiss the appeal be, and the same is hereby granted with costs against the appellant. The Clerk of this Court is hereby ordered to send a mandate to the court below to resume jurisdiction and enforce its judgment. And it is hereby so ordered.

NOTE: Mr. Justice Azango being absent when this case was decided did not sign this judgment.