## ALHAJI MOMO LAMIE SHERIFF, Appellant/Respondent, v. SENESEE CAREW, Appellee/Movant.

## JUDGMENT WITHOUT OPINION

Decided January 23, 1987.

At the call of this case, the movant was represented by the Bull Law Firm, in persons of Counsellors James G. and Pearl Brown-Bull, who informed the Court that they had filed a motion to dismiss the appeal; that the notice of assignment for hearing of the motion was served and returned served on counsel for respondent, but that he had failed and neglected to either file a resistance to the motion or to appear as per the assignment. Counsels for movant, in support of their argument, also cited the Court to Rev. Code 1: 10.7, page 116. They therefore requested Court to grant the motion. After having carefully studied the motion to dismiss and the law applicable thereto, it is hereby *adjudged* that the motion to dismiss the appeal be, and the same is hereby granted with costs against the respondent.

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