RACHEL THOMPSON, et al., Appellants, vs. SAMUEL BACON, Appellee.

LRSC 2; 1 LLR 299

[January Term, A. D. 1897.]

Appeal from the Court of Quarter Sessions and Common Pleas, Maryland County.

Bill in Equity.

This case in equity was brought up to this court on appeal from the Court of Quarter Sessions and Common Pleas, Maryland County, and was continued from the January term, A. D. 1896, to this present term.

At the opening of the case the appellee motioned the court to dismiss said case for the reason that the costs of the court below had not been paid in taking the appeal, according to the law in such cases made and provided. The court having satisfied itself that the fact stated in appellee's said motion is true, rules that the said case is dismissed, and appellant ruled to pay costs according to law. (Acts Leg. Liberia, 1894, p. 2, sec. 2.) The clerk is hereby commanded to issue a mandate to the judge below, informing him of the ruling of this court in said case.

Key Description: Appeal (Costs, payment as prerequisite to)