SAJU CORNEH and GWAMI (SHORT), Appellants, v. KAI KALABEE DAVIES, Appellee.

JUDGMENT WITHOUT OPINION

Decided: June 15, 1979.

When this case was called, the Perry Law Firm appeared for the appellants. Counsellor Moses Yangbe appeared for the appellee and filed a motion to dismiss the appeal on the ground the besides the bill of exceptions, no other step had been taken by the appealing party to give this Court jurisdiction over the cause. It is therefore adjudged that the motion should be and the same is hereby granted, and the appeal is dismissed with costs against the appellant. The Clerk of this Court is ordered to send a mandate down to the trial court commanding the judge to resume jurisdiction and enforce the judgment. And it is so ordered.