LAMCO J. V. OPERATING COMPANY, by and thru its General Manager, Appellant, v.

ROBERT BROWN and RUSHU KARNGA, Chairman, Board of General Appeals,

Ministry of Labour, Youth and Sports, Appellees.

JUDGMENT WITHOUT OPINION

Decided: December 21, 1979.

At the call of this case, Counsellor S. Edward Carlor appeared for the appellant, and

Counsellor Lewis K. Free appeared for appellees. During the hearing of this case before us it

was discovered and argued that the judge in the Civil Law Court had not passed upon all of

the issues in the case. It is therefore adjudged that the case be remanded to the Civil Law

Court for the judge presiding therein to pass upon all of the issues of law, and hear the case

and determine it. The Clerk of this Court is ordered to send a mandate to the lower court

commanding the judge presiding therein to resume jurisdiction over the case and give effect

to this judgment. Costs are to abide final determination. And it is so ordered.