MARYLAND LOGGING CORPORATION, by and through its Representative,

Petitioner, v. ISAAC ONOLE, JOHN WRIGHT, ABRAHAM DENNIS and THE

BOARD OF GENERAL APPEALS, Ministry of Labor, Youth and Sports, Respondents.

JUDGMENT WITHOUT OPINION

Decided: June 14, 1979.

At the call of this case for reargument, Counsellor Victor Hne appeared for the

petitioner, and Counsellor Roosevelt Bortue appeared for the respondents.

Reargument can only be granted when and where some material points raised and argued

at the previous hearing had been overlooked at the opinion deciding the case Bryant v.

Harmon, 12 LLR 405 (1956). And where all the issues presented and argued at the former

hearing had been traversed in the opinion deciding the case, reargument will be denied.

After studying the record and hearing the opinion and judgment read and handed down at

the March 1978 Term of this Court, we have not been able to find any point of law or fact

that was not passed upon in the opinion under review. It is therefore adjudged that the

petition for reargument should be and the same is hereby denied with costs against the

petitioner. The Clerk of this Court is ordered to send a mandate down to the court below

commanding the judge presiding therein to resume jurisdiction over the cause and enforce

the judgment of this Court, the execution of which the petition for reargument had stayed.

Note: Mrs. Justice Brooks-Randolph being absent has not signed this judgment.