MONROVIA INDUSTRIAL CORPORATION, represented by & thru its General Manager; Appellant, v. ENOCH DODOO and THE BOARD OF GENERAL APPEALS, Appellees.

JUDGMENT WITHOUT OPINION

Decided July 6, 1983.

When this motion was called for hearing, Counsellor M. Fahnbulleh Jones appeared for the appellee/movant whilst Counsellor James Doe-Gibson appeared for the appellant/ respondent. Counsel for movant argued that respondent failed to file an approved appeal bond as the law directs and cited the Civil Procedure Law, Rev. Code 1:51.16. Counsel for appellant/respondent having conceded the legal soundness of said motion, did not interpose any resistance. It is hereby adjudged that the motion to dismiss the appeal for failure to file an approved appeal bond should be, and the same is hereby granted and the appeal ordered dismissed with costs against appellant/respondent.

The Clerk of this Court is hereby instructed to send a mandate to the lower court from which this appeal hails to resume jurisdiction over the case and enforce its judgment. And it is hereby so ordered.

NOTE: Messrs. Justices M. Kron Yangbe and Boimah K. Morris did not sit when this case was called for hearing; hence, did not sign this judgment.