

**QUICK SERVICE LAUNDRY**, represented by and thru its Proprietor, **WARREN H. COOPER**, Intervenor, v. **ALFRED B. FLOMO, HIS HONOUR FREDERICK K. TULAY**, Circuit Judge, **P. EDWARD NELSON**, Sheriff, Montserrado County, et al.  
Respondents.

JUDGMENT WITHOUT OPINION

Decided July 6, 1983.

When this Case was called for argument, Counsellor Joseph Williamson appeared for the appellant, Counsellor Stephen B. Dunbar, appeared for one of the appellees, and Counsellors George E. Henries and Toye C. Barnard appeared for the appellee/intervenor. Counsel for the appellant and the appellees made the following record on the minutes of Court:

At this stage, counsel for appellant, Counsellor Joseph Williamson, wishes to inform this Honourable Court that a stipulation of withdrawal signed by the appellee and the intervenor has been filed, and prays Your Honours to take judicial notice thereof, and respectfully submits.

Appellees' counsel, Counsellor Stephen Dunbar, Sr., says that based upon the information communicated to him by his client, Alfred Flomo, to the effect that this matter has been resolved by the filing of a stipulation and a withdrawal without reservation, we have no cause to doubt what his client has communicated to him, and therefore concedes with such communication. And submits."

Having considered the notice of withdrawal and the position of the parties as spread on the minutes of Court, it is hereby adjudged that the appeal be, and the same is hereby stricken from the docket of this Court. Costs are ruled against the appellant.

The Clerk of this Court is hereby ordered to send a mandate to the court below to resume jurisdiction and enforce its judgment. And it is hereby so ordered.