ROSE MENDS-COLE SHERMAN, by & thru her Attorney-In-Fact, LEAHBEH A.

GBOKE, Appellant, v. NATIONAL HOUSING AND SAVINGS BANK, by and thru

its Authorized Officers, CHARLES K. SIRLEAF, WILLIAM FINDLEY and CHARLES

GIBSON, Appellee.

JUDGMENT WITHOUT OPINION

Decided: August 13, 2004.

At the call of this case, Counsellors Samuel R. Clarke and M. Kron Yangbe appeared for

appellant and Counsellors Molly N. Gray and Mathias Omeja, Jr. appeared for appellees.

Counsels for appellees then requested this Court to make a submission after notation of

representations, which request was granted. In their submission, counsel for appellees stated

that the parties in these proceedings wished to bring to the attention of this Court that there

is a Notice of Voluntary Discontinuance filed and signed by all parties to this matter, a

Notice of Withdrawal of Appeal signed by appellant's counsels, as well as a Stipulation

signed by all parties to this suit (counsels for both parties). They further brought to the

attention of this Court that all the parties to this suit participated in several meetings at both

law offices before finally arriving at this settlement. They therefore requested that this Court

grant their request to withdraw the appeal. Counsels for appellant conceded to appellee's

counsel's submission

The Court having ascertained from the parties that their Clients are aware of the Notice

of Voluntary Discontinuance and withdrawal of the Appeal, it is hereby adjudged that the

submission should be and the same is granted and the appeal is withdrawn and the matter

discontinued; and the Clerk is hereby ordered to have the matter stricken from the Court's

Docket. Costs of these proceedings are to be shared by the parties. And it is hereby so

ordered.