

S. BALLER VAWAY et al., Plaintiffs-In-Error v. **HIS HONOUR JOHN A. DENNIS**, Assigned Circuit Judge, Sixth Judicial Circuit, et. al., Defendants-In-Error.

JUDGMENT WITHOUT OPINION

Decided: February 5, 1982.

At the call of this case for disposition Counsellor Stephen Dunbar appeared for plaintiffs-in-error and Counsellor Daniel Draper appeared for the defendants-in-error. Counsel for plaintiffs-in-error in the court below, conceded the soundness of the ruling of the Justice in Chambers and withdrew his exceptions and appeal taken from said judgment. Plaintiffs-in-error having withdrawn their appeal it is therefore adjudged that the withdrawal of the appeal is hereby granted and the Clerk of this Court is instructed to send a mandate to the court below ordering the judge presiding therein to resume jurisdiction over the cause and enforce its judgment. Costs ruled against plaintiffs-in-error. And it is so ordered.

NOTE: His Honour Moses Yangbe, being a lawyer for one of the parties prior to his elevation on the Bench, recused himself from the hearing and determination of this case. Hence, he did not sign the judgment.

His Honour Roosevelt S. T. Bortue took part in the hearing and determination of this case but died before finalization of this judgment. Hence, he did not sign it.