# CHARLES E. RAI LEY, Appellant, e. WALTON

TAY, Appellee.

J UDGM E NT ¥VITHO UT OPINION ON APPLICATION TO WITHDRAW A PPEAL IN INJ U NCTION PROCEEDINGS.

Decided June 1, 1962. •

No appearance for appellant. *James Do e Gibso n* for

appellee.

When this cause was reached on our trial docket, after considering the records as filed and hearing argument, it is hereby

ADJUDGED

that the application to withdraw the appeal be, and the same is hereby granted, and the judgment of the court below be, and the same is hereby affirmed with costs of these proceedings ruled against the appellant.

And the clerk of this Court is hereby ordered to send a mandate to the court below informing it of this judg- ment and directing it to resume jurisdiction and enforce its judgment.

Given under our hands and the seal of the Supreme Court of Liberia, this 1st day of June, '9 \*2.

[Sgd.j A. CASH WILSON, SR.,

Ci\*e/ *Justice, 5u preme Court o f Eibcria.*

Sgd.j JAMES A. A. PiERRE,

*Asso ctatc Justi ce, 5u preme to urt of Lnb eraa.*

Sgd.] LAWRENCE E. MiTCHELL,

*Associatc Justice, Su preme Gourt o f Lnberia.*

Sgd.j WILLIAM E. WARDSWORTH,

*Asso ciatc Justicc, Su prcmc Go urt of Siberia.*

\* Mr. Justice Harrii was absent because ot illness and took no part in this ease.

133