BELA YELE, Appellant, c. REPUBLIC OF

LIBERIA, Appellee.

J UDGM E NT WITHO UT OPINION ON APPEAL OF J UDGM E NT OF CONVICTION OF M URDER.

Decided February 8, 1963.‘

*Richard A. Dig gs* for appellant. *So licitor Gen eral J. Dosse n Richards* for appellee.

When this cause was reached on our trial docket, the appellee filed a motion that the case be remanded for new trial on the ground that the record showed that the *cor pus delicti* was not established on the trial. Said motion was resisted by appellant with a motion to the effect that the case not be remanded but the appellant be discharged on the ground that he should not have been convicted without establishment of the *cor ptis d elicti.* After hearing argu- ments *Pro et con,* it is hereby

ADJUDGED

that the appellant be ordered discharged without day. And the clerk of this Court is hereby ordered to send a mandate to the court below informing it of this judgment.

Given under our hands and the seal of the Supreme Court of Liberia, this 8th day of February, I Q\* 3-

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

*Ghie f Justic e, Su p rem e Gourt o f Eib err a.*

[Sgd. j DESSALINE 1. HARRIS,

***Asso ciat*** *e* ***Justice, Su*** *p rem e* ***to urt*** *o f* ***lib eria.***

[Sgd. j LAWRENCE E. MITCHELL,

***Asso ciat*** *e* ***Justice, Su*** *p rem e* ***Gourt*** *o f Eib* ***eria.***

* Mr. Justice Pierre and Mr. Justice Wardsworth were absent I rom the country and took no part in tbis case.

290