THOMAS COOPER, Appellant, v. SHAATA COOPER, Appellee.

JUDGMENT WITHOUT OPINION.

Decided December 31, 1975.

No appearance by either party.

When this case was reached on the motion calendar, it was observed that a motion had been made to vacate the proceedings for want of jurisdiction over the subject matter by the trial court; that is to say, the Debt Court of Bong County, which had tried and determined a case below the limits of its jurisdiction, from which judgment therein an appeal had been taken to the Supreme Court. At the call of the case, it was shown that the motion had been filed on March 29, 1971, and no resistance had been filed nor did anyone appear for either of the parties. Therefore, in keeping with Rule III, Part 3, of the Supreme Court Rules, it is adjudged that the motion be and hereby is granted, and the judgment of the lower court reversed, without costs to either party. And the Clerk of this Court is ordered to send a mandate to the trial court, ordering the judge presiding therein to vacate the proceedings and restore the parties to their original status as they were before filing of the suit. And it is so ordered