

JACOB DABBAH and JOSEPH HEZKIEL,  
Appellants, v. SOLO DABO and MacDONALD  
KRAKUE, Circuit Court Judge presiding over the  
December 1972 Term of the Sixth Judicial Circuit  
Court, Montserrado County, Appellees.

JUDGMENT WITHOUT OPINION.

January 31, 1974.\*

No appearance for appellants. *M. Fahnbulleh Jones*  
for appellees.

When this case was called for hearing, no one appeared for the plaintiffs in error who are the appellants; counsellor M. Fahnbulleh Jones appeared for the defendants in error, and brought to the attention of the Court that several assignments had been made for argument herein, but that each such assignment had not been attended by plaintiffs in error. He thereupon asked that Rule IV, Part 6 of the Rules of the Supreme Court (1972) be invoked. After considering the request, it is hereby adjudged that the ruling of the Justice in chambers be and the same is hereby affirmed, with costs against the appellants. And the Clerk of this Court is ordered to send a mandate to the court below, commanding the judge therein to resume jurisdiction over the action of specific performance and proceed to enforce the judgment. And it is so ordered.

\* Mr. Justice Azango presided over the case in chambers, and, therefore, did not participate in this decision.