

HON. SEBRON J. HALL, Judge of the Debt Court, Montserrado County, JOSEPH ROBERTS, Sheriff of the said Debt Court, and BARCLAY FINANCE EXPORT COMPANY, LTD., London, England, represented by the Barclay law firm, Appellants, v. SALEEBY BROTHERS, INC., Appellee.

JUDGMENT WITHOUT OPINION.

Decided January 30, 1970.*

No appearance for appellants. *Grimes & Harmon*, by Lawrence C. Morgan and John W. Stewart, Sr., of counsel, for appellee.

When this cause was called, no one appeared for the appellants. Counsellors Lawrence A. Morgan and John W. Stewart, Sr., of the Morgan, Grimes and Harmon law firm, appeared for the appellees. After considering their application, it is hereby

ADJUDGED

that because of the failure of counsel for the appellants to appear at the call of the case, the case having been duly assigned and bulletined, the application of appellee's counsel to invoke Rule IV, Part 6, of the Revised Rules of this Court, is hereby granted, and the case dismissed, with costs against appellants. And the clerk of this Court is hereby ordered to send a mandate to the court below informing it of this judgment. And it is hereby so ordered.

* The Chief Justice and Mr. Justice Mitchell did not sit.