

PINKY JAMES, Appellant, v. J. P. ALFRED  
VERDIER, Appellee.

JUDGMENT WITHOUT OPINION.

Decided January 2, 1976.

*J. Emanuel Berry* for appellant. *Moses K. Yangbe*  
for appellee.

When this case was called, Counsellor J. Emanuel Berry appeared for the appellant. Counsellor Moses K. Yangbe appeared for the appellee and made a motion to dismiss the appeal on the grounds that appellant had failed to take two of the steps necessary to the completion of the appeal: to file an approved appeal bond, and to file and serve a notice of completion of the appeal. Confronted with these facts, appellant's counsel conceded the soundness of the motion and, therefore, made no resistance to it. In the circumstances the Court has no alternative but to adjudge that the motion should be and the same is hereby granted and the appeal is dismissed, with costs against the appellant. And the Clerk of this Court is ordered to send a mandate to the court below, commanding the judge presiding therein to resume jurisdiction over the case and enforce the judgment. And it is so ordered.