STEVEN NYUMAH, Appellant, v. AARON JESSIE TUCKER, Appellee.

JUDGMENT WITHOUT OPINION DISMISSING APPEAL.

Decided June 14, 1968.*

No appearance for appellant. Richard A. Diggs, for appellee.

At the call of the case for hearing, no one appeared for the appellant. Counsellor Richard A. Diggs appeared for the appellee. At this stage, counsel for appellee, in view of the failure of the appellant or his counsel to appear and prosecute his case duly assigned and bulletined for hearing, moved this Court apply Rule IV, Part 6, of the Revised Rules of the Supreme Court, and dismiss the appeal, with costs against appellant. After considering the application, it is hereby

ADJUDGED

that the motion is granted and the case is hereby ordered dismissed, with costs against appellant.

And the clerk of this Court is ordered to send a mandate to the lower court informing it of this judgment. And it is hereby so ordered.

^{*} The Chief Justice took no part in this decision.