## WILLIAM SHARPER, et al., Appellants, v. TALITHA C. LEE-COOPER, et al., Appellees.

JUDGMENT WITHOUT OPINION ON DISMISSAL OF APPEAL.

Decided January 19, 1968.

No appearance for parties.

When this cause was called for hearing, no one appeared for either appellants or appellees. At this stage, the clerk informed the Court that a notice of assignment had been issued and the case regularly bulletined, but that appellants and appellees had failed and neglected to appear. In view of this fact, it is hereby

## **ADJUDGED**

that this case having been docketed for the present Term of Court and the Rule relating to the placarding of cases having been complied with, yet, at the call of the case for hearing neither of the parties having appeared, the Court deems the cause abandoned by the appellants. Therefore, in harmony with Rule IV, Part 6, of the Revised Rules, this Court has no alternative but to dismiss the case and direct that the ruling of the Justice in Chambers be enforced and a mandate sent to the court below informing it of this judgment, with costs against appellants. And it is hereby so ordered.