- CAVALLA RIVER CO., LTD., Appellant, v. GEORGE R. FAZZAH, Appellee.
- SAMMI A. WAHAB, Appellant, v. GEORGE R. FAZZAH, Appellee.
- POHLMAN J. BRACEWELL, Plaintiff-in-Error, v. CAVALLA RIVER CO., LTD., Defendant-in-Error.

STIPULATION OF PARTIES TO WITHDRAW PROSECUTION OF CAUSES.
[Undated.]

H. Lafayette Harmon for appellant, Cavalla River Co., Ltd. S. David Coleman for appellee, George R. Fazzah.

## MEMORANDUM.

The following stipulation was submitted by the parties to the Supreme Court to be filed and recorded as formal notice of withdrawal and abandonment of the above-entitled proceedings:

- "S. David Coleman, Counsellor-at-Law and H. Lafayette Harmon, Counsellor-at-Law, representing the Parties in the aforesaid Actions now pending before the Honourable Supreme Court of Liberia, having entered into stipulations and Agreement to withdraw and abandon further prosecution of the said causes, it is hereby stipulated and agreed that the Cavalla River Company, on behalf of Sammi A. Wahab Defendant-Debtor, will pay the debt of the said Sammi A. Wahab to George R. Fazzah sued for in the following manner:
  - "1. One Hundred pounds sterling payment to be made upon signing of these stipulations; the balance of said debt to be guaranteed and paid by the Cavalla River Company, within six

calendar months from the date hereof together with all legal accrued interest.

"2. The Cavalla River Company for and on behalf of Sammi A. Wahab also assumes all accrued costs in connection with said cases.

"In view of the foregoing the parties hereto through their legal representatives hereby beg leave of this Honourable Court to record and file this document as formal notice of withdrawal and abandonment of the said proceedings.

"[Sgd.] S. DAVID COLEMAN

Counsel for, George R. Fazzah

"[Sgd.] H. LAFAYETTE HARMON

Counsel for Cavalla River Co., Ltd."