MOMO COLE and MIAMA COLE, Respectively Nephew and Sister of CHARLES COLE, Deceased, Appellants, v. ETHEL M. COLE, Appellee.

JUDGMENT WITHOUT OPINION ON APPLICATION FOR LETTERS OF ADMINISTRATION OF AN INTESTATE ESTATE.

Decided December 16, 1966.

No appearance for appellants. Albert D. Peabody for appellee.

At the call of the case for hearing, counsel for appellee moved the Court to dismiss the appeal because of the absence of the appellants and/or their counsel after the case was duly bulletined and to apply Part Four of Rule IV of the Revised Rules of this Court. After considering the application of appellee's counsel as spread upon the record of the court, it is hereby

ADJUDGED

that the said application is hereby granted and the case ordered dismissed with costs against appellants. A fine of \$50 is imposed on appellants' counsel for failing to comply with the above rule of this Court.

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

Given under our hands and the seal of the Supreme Court of Liberia this 16th day of December, 1966. [Sgd.] A. DASH WILSON, SR., Chief Justice, Supreme Court of Liberia. [Sgd.] LAWRENCE E. MITCHELL, Associate Justice, Supreme Court of Liberia. [Sgd.] WILLIAM E. WARDSWORTH,
Associate Justice, Supreme Court of Liberia.
[Sgd.] CLARENCE L. SIMPSON, JR.,
Associate Justice, Supreme Court of Liberia.
[Sgd.] A. AUGUSTUS ROBERTS,
Associate Justice, Supreme Court of Liberia.