

RADA FADEL, Plaintiff in Error, v. IBRAHAM  
SESSAY, et al., Defendants in Error.

JUDGMENT WITHOUT OPINION.

Decided February 3, 1978.

When this case was called Counsellor *M. Fahnbulleh Jones* appeared for the plaintiff in error, and Counsellors *J. Lemuel Reeves* and *Lewis K. Free* appeared for the defendant in error and filed motion to dismiss the proceedings, after the Justice in chambers had by ruling denied the petition for writ of error. The motion to dismiss was later withdrawn, without any appeal from the chambers ruling appearing in the record. After hearing arguments on both sides, it is adjudged that the ruling of the Justice in chambers should be and the same is hereby affirmed with costs against the plaintiff in error. 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 cause out of which the error proceedings grew, and enforce the judgment. And it is so ordered.