



IN THE HONORABLE SUPREME COURT OF THE REPUBLIC OF LIBERIA SITTING IN ITS OCTOBER TERM, A.D. 2017.

Present: His Honor: Francis S. Korkpor, Sr	
Present: His Honor: Kabineh M. Ja'neh	Associate Justice
Present: Her Honor: Jamesetta H. Wolokolie	
Present: His Honor: Philip A. Z. Banks, III	Associate Justice
Present: Her Honor: Sie-A-Nyene G. Yuoh	
Boima J. Monabah UP Agent of Grand Cape Mount) County, Liberia	APPEAL BILL OF EXCEPTIONS APPEAL: BILL OF INFORMATION
Grand Cape Mounty County and Boima J. Monabah/)	
UP Agent Unity Party, Grand Cape Mount County)	
Respondent/Appellee)	
GROWING OUT OF THE CASE:	
Boima J. Monabah UP Agent of Grand Cape Mount)	
County, LiberiaComplainant)	ACTION:
VERSUS) NEC Polling Staff of Electoral District #1 and Poly II	COMPLAINT FROM
NEC Polling Staff of Electoral District #1 and Bob H.) Sheriff Representative Elect Electoral District #1 Grand)	ELECTORAL DISTRICT #1
Cape Mount County, LiberiaDefendant)	
cupe inouth Country, Elberia	

JUDGMENT

When this case was called for hearing, Counsellors Peter Y. Kerkula of Jones & Jones Law Firm and Laveli J. Supuwood of Foundation Law Firm appeared for the appellant. Counsellors Joseph N. Blidi, In-House Counsel, National Elections Commission, (NEC), F. Musah Dean, Jr. and C. Alexander B. Zoe appeared for the 1st appellee. Counsellor Alhaji Swaliho A. Sesay of Sesay, Johnson and Associates Law Chambers appeared for 2nd appellee.





Having carefully reviewed and examined the facts revealed by the records, listened to arguments presented by counsels for the parties and duly considered the laws applicable in this case, it is hereby

ADJUDGED:

That it is the law that allegations of election fraud and irregularities, like all other allegations, must be proven in order to warrant disturbance of the election outcome. Allegations of elections fraud and irregularities without proof in support thereof shall be dismissed as a matter of law;

That although the appellant challenged the final result of the Representatives Elections of Electoral District #1, Grand Cape Mount County, he failed to present sufficient evidence to warrant the setting aside of the said result. Accordingly, the final ruling entered by the Board of Commissioners of the NEC dismissing the appellant's appeal, being in harmony with the facts revealed by the records and the laws thereto appertaining, is hereby confirmed and affirmed.

That as it is the law, the NEC must ensure that the entire records of proceedings had before it are forwarded to the Supreme Court having been duly taxed by the parties to the proceedings.





WHEREFORE, and in view of the foregoing, the appellant's appeal is hereby denied and dismissed. The Clerk of this Court is ordered to send a mandate to the National Elections Commission, (NEC) to give effect to this Judgment. AND IT IS SO ORDERED.

GIVEN UNDER OUR HANDS AND THE SEAL OF THE SUPREME COURT OF LIBERIA, THIS 20TH DAY OF DECEMBER, A.D. 2017.

SEAL:

Francis S. Kerkpor, Sr.

CHIEF JUSTICE, SUPREME COURT OF LIBERIA

Kabineh M. la'neb

ASSOCIATE JUSTICE, SUPREME COURT OF LIBERIA

Jamesetta Howard Wolokolie

ASSOCIATE JUSTICE, SUPREME COURT OF LIBERIA

Philip A. Z. Banks, III

ASSOCIATE JUSTICE, SUPREME COURT OF LIBERIA

Sie-A-Nyene G. Yuoh

ASSOCIATE JUSTICE, SUPREME COURT OF LIBERIA