

**SAINT LUCIA**

**IN THE HIGH COURT OF JUSTICE  
(Civil)  
A.D. 1998**

SUIT NO: 888 of 1996

Between:

**CABLE AND WIRELESS**

**PLAINTIFF**

**AND**

**CLAUDIA HIPPOLYTE**

**DEFENDANT**

Appearances:

Ms. J. Remy for the Plaintiff - not present  
Mr. Evans Calderon for the Defendant

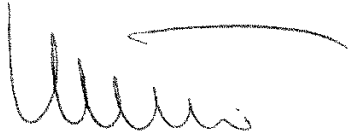
-----  
1998:OCTOBER 8  
-----

**DECISION**

**Mitchell J.,** In Chambers

Judgment Summons brought by he Plaintiff  
Summons to Set Aside Judgment brought by the Defendant

There was no appearance for the Plaintiff. Counsel for the Defendant had no law for the assistance of the Court. A review of the file reveals that there has been on file a Judgment in Default since 17th June, 1997. Several Bench Warrants have been issued since. The Defendant now says in her Affidavit in support of her Summons to set aside the Judgment that she never got any notice other than the original writ, which she took to C&W to discuss and was misled. Though this is a borderline case for doing so, I set aside the Judgment in Default and dismiss the Judgment Summons.



**JUSTICE I D MITCHELL  
HIGH COURT JUDGE (Ag)**