

**IN THE PRINCIPAL DISTRICT COURT OF BAUCHI STATE  
IN THE SMALL CLAIM COURT**

**NO. 9, TORO LGA, BAUCHI STATE**

**SUIT NO. SCC/TR/09/002<sup>CV</sup>/2026**

**BEFORE HIS WORSHIP AMINU UMAR Esq**

**TODAY THE 13<sup>TH</sup> MAY, 2026**

**BETWEEN:**

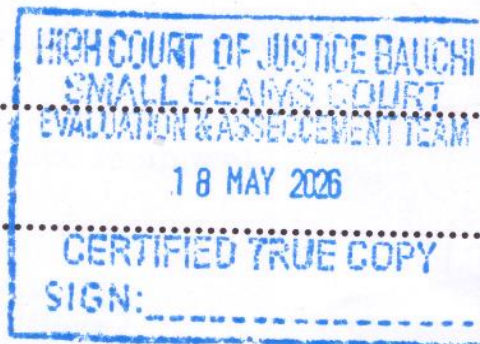
**NASIRU DANAZUMI.....**

**CLAIMANT**

**VS**

**ALI TORO.....**

**DEFENDANT**



**JUDGEMENT**

The suit was filed on the 9th March, 2026 for the claim of **N59,000.00** Naira arising from a transaction of sweet potatoes business between the claimant and the defendant.

The defendant admitted liability and completed SCA5 admission part and undertake to repay to the claimant **N20,000** naira monthly,

Therefore, the court formulate and issue thus, “whether a claimant is in entitled to judgment base on the admission of the defendant or further prove is required”

The law is settled that “fact admitted need not be proved”

However, the court is also guided by the principle that “ a plaintiff must succeed on the strength of his case”

The court refers to the case of OKPOKAM Vs TREASURY GALLERY LTD (2017) LPELR – 42809 (CA) “that the Claimant must succeed

on the strength of his own case and must adduce credible evidence even where the defense is weak”

So the court hold.

In this case the claimant was able to establish his case through two witnesses.

Accordingly, consent judgment is here by entered between the parties as per admission of the defendant and term of settlement between the parties.

Aggrieve parties have 14days to appeal.

