

IN THE DISTRICT OF COURT OF BAUCHI STATE
IN THE TAFAWA BALEWA JUDICIAL DIVISION
HOLDEN AT BOGORO SMALL CLAIMS COURT

SUIT NO. SCC/TB/16CV/2026

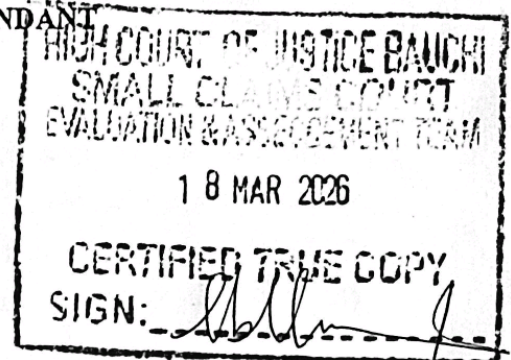
BETWEEN

SACRAT DEVELOPMENT EXCHANGE CENTER CLAIMANT

AND

ADAMU IBRAHIM: DEFENDANT

BEFORE HIS WORSHIP YUSUF USMAN ESQ



JUDGEMENT.

Claimant in person of SACRAT DEC of Bogoro Local Government had approached this honorable court, with his complain/ claim.

That defendant named ADAMU IBRAHIM of the same above address owed the claimant an amount of money to the tune of (₦61,500.00) sixty One Thousand five hundred Naira for over a period of time but refused to pay him back after several demands made to him.

Upon listening to the claimant's claim, and after all the necessary inquiry made by this honorable court.

The court has formed an opinion that the complainant's claim has dully satisfied the requirements as in article 2 (a, c & d) respectively of districts courts law practice directions on small claims.

In compliance with the rules guiding the practice directions on small claims, form SCA1 that is letter of demand was filled and served on the defendant, so also form SCA2 was similarly filled, thereafter form SCA3 that is small claims

summon was equally filled and served on the defendant on the 19th day of January 2026.

The sheriff of this honorable court had in compliance with article 5(2) SCC practice direction filled and filed form SCA6.

On the day fixed for hearing of the matter, both claimant and defendant appeared before the court and without legal representation.

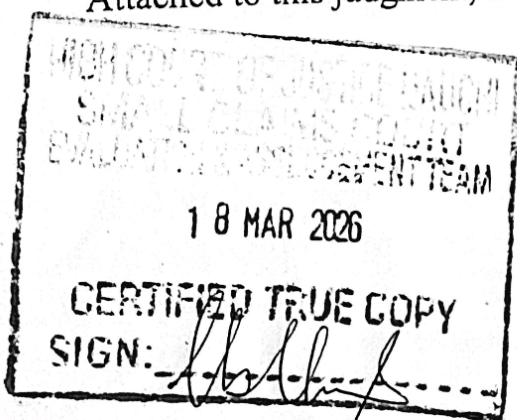
Having the matter mentioned, defendant had without any hesitation admitted the claimant's claim as contained in the demand letter served on him.

Following the admission made by the defendant of the claimant's claim, terms of settlement dully signed by the claimant and the defendant, was filed and presented to the court.

Howèver, this honorable court having been convinced with the party's terms of settlement dully signed by them which is dated the 11th Day of March 2026 is hereby accepted and same adopted as consent judgment of this honorable court in accordance with the article 9 (2) of the District Court's law practice direction on small claims court.

Cost of Twenty Thousand Naira (₦20,000) is hereby awarded to the claimant as cost of prosecuting this case.

Attached to this judgment, is the copy of terms of settlement of the parties.



A signature and a stamp. The signature is "YUSUF USMAN ESQ" written in cursive. Below it is a rectangular stamp that reads: "HIGH COURT OF JUSTICE LAGOS STATE SMALL CLAIMS COURT BOGORO", "JUDGE", "YUSUF USMAN ESQ", and "CHIEF MAGISTRATE".