IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY IN THE ABUJA JUDICIAL DIVISION HOLDEN AT ABUJA

SUIT NO:

BETWEEN

OGBOGIRI OKEY LEVI

(Also known as KRAZIECENT) CLAIMANT

AND

TOCHUKWU GBUBEMI OJOGWU

(Also known as ODUMODUBLVCK) DEFENDANT

WRIT OF SUMMONS

You are hereby commanded that within 21 days after the service of this writ on you, inclusive of the day of such service, you do cause an appearance to be entered for you in an action at the suit of the CLAIMANT.

TAKE NOTICE that in default, the Claimant may proceed and judgment may be given in your absence.

TAKE FURTHER NOTICE that parties shall maintain status quo.

DATED THIS 30th DAY OF April HIGHE

HIGH COURT OF FCT ABUJA

MEMORANDUM TO BE SUBSCRIBED ON THE WRIT

N.B: This writ is to be served within 12 calendar months from the date of issuance, or if renewed, within 6 calendar months from the date of the last renewal, including the day of such date, and not afterwards.

The Defendant may enter appearance personally or by legal practitioner either by handing in the appropriate forms, duly completed at the Registry of the High Court of the Judicial Division in which the action is brought or by registered post to the registry.

20-13G01974

ENDORSEMENT TO BE MADE ON THE WRIT BEFORE ISSUE:

The Claimant has instituted this action against the Defendant for an unprovoked and violent attack meted on the Claimant by the Defendant on the 16th December, 2024 at a public event in a public venue while the Claimant was peacefully taking pictures and videos of himself and the moments in the event.

This Unprovoked act of violence caused the Claimant severe implications including but not limited to cost and damages, and the Claimant has approached this court for redress.

WHEREOF the Claimant seeks the following reliefs against the Defendant:

- A DECLARATION that the Defendant's actions on the 16th day of December 2024 constitute assault, battery, and intentional infliction of emotional distress on the Claimant.
- 2. A DECLARATION that the Defendant's actions amounted to unlawful interference with the Claimant's property, specifically the Claimant's iPhone 15 Pro Max.
- 3. AN ORDER directing the Defendant to pay the sum of for the medical expenses incurred by the Claimant.
- 4. AN ORDER directing the Defendant to pay the sum of being the cost of the damaged iPhone 15 Pro Max.
- being the total cost of loss of income from the 16th day of December, 2024, to the 2nd day of January, 2025 incurred by the Claimant as a direct result of the Defendant's action.
- 6. AN ORDER directing the Defendant to pay the sum of as general damages for the pain, suffering, emotional distress, public humiliation, and reputational harm caused by the Defendant's actions.

- 7. AN ORDER directing the Defendant to issue a public apology to the Claimant, to be published on the Defendant's social media platforms including Facebook, Twitter, Instagram, and on at least two (2) national newspapers.
- 8. AN ORDER OF PERPETUAL INJUNCTION restraining the Defendant, whether by himself, his agents, or representatives, from further harassing, intimidating, and/or causing harm to the Claimant.
- 9. AN ORDER directing the Defendant to pay the sum of M10,000,000, as punitive/exemplary damage, for his reckless, unlawful, and oppressive conduct against the Claimant.
- 10. AN ORDER directing the defendant to pay to the Claimant

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 Ojembe and Associates Lege
- 11. Interest of Judgment sum per annum until full liquidation.
- 12. ANY OTHER RELIEF(S) this Honourable Court may deem fit to grant in the circumstances of this case.

DATED THIS 30th DAY OF April , 2025



UCHÈNNA OJEMBE, ESQ., LL.M
V.I UMA, ESQ.
MARY EDEM, ESQ.
COUNSEL TO THE CLAIMANT
UCHE OJEMBE & ASSOCIATES LEGAL CONSULT

FOR SERVICE ON:

THE DEFENDANT
TOCHUKWU GBUBEMI OJOGWU