IN THE HIGH COURT OF THE FEDERALCAPITALTERRITORY IN THE NYANYA JUDICIAL DIVISION HOLDEN AT NYANYA ON THE 16TH DAY OF NOVEMBER, 2020 BEFORE HIS LORDSHIP, HON. JUSTICE U. P. KEKEMEKE

SUIT NO.FCT/HC/CV/2891/2020

COURT CLERK: JOSEPH ISHAKU BALAMI & ORS.

BETWEEN:

OYEWOLE OLUSOLA BABATUNDE......APPLICANT

AND

- 1. THE INSPECTOR GENERAL POLICE
- 2. THE COMMISSIONER OF POLICE INTERPOL......RESPONDENTS

RULING

The Respondents were served with this Originating Notice of Motion on the 6/11/20 but failed to respond. It is trite that an Affidavit evidence not controverted is deemed admitted. Section 33 and 44 of the 1999 Constitution guarantees right to life and property. I have also taken particular notice of paragraph 7, 8, 9, 10, 11, 12, 13 & 14.

The Respondents have nothing to say in this matter.

The right of a citizen cannot be trampled upon

without any reason since the Respondent have no reason and or excuse for holding the alleged goods.

However there is no evidence to show that the goods in question belong to the Applicant. No invoice and document to show that the said good are imported by the Applicant. I will therefore not be able to grant the relief sought. The application fails and it is dismissed.

HON. JUSTICE U.P. KEKEMEKE
(HON JUDGE)

16/11/20