

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

**CLERK: CHARITY ONUZULIKE**  
**COURT NO. 15**

**SUIT NO: FCT/HC/CV/2839/12**  
**M/9938/17**  
**DATE: 15/02/2021**

**BETWEEN:**

**MR. RUFUS NDUBA.....PLAINTIFF**

**AND**

**CAPPADOR PROPERTY SERVICES LTD.....DEFENDANT**

**RULING**  
**(DELIVERED BY HON. JUSTICE S. B. BELGORE)**

It would be recalled that on the 22/1/20, I made an order nisi against 10 named garnishee Banks and ordered them to show cause why the order nisi should not be made absolute.

All the garnishees filed affidavits showing cause. I perused them all.

The 2<sup>nd</sup>, 3<sup>rd</sup>, 5<sup>th</sup> – 10<sup>th</sup> garnishees have shown cause why the order nisi should not be made absolute. This is because they have no sufficient fund in the account of the Judgment debtor with then to satisfy any judgment debt I had earlier in this proceeding discharged them accordingly.

However, the 1<sup>st</sup> garnishee Bank – Skye Bank now Polaris in their affidavit have shown sufficient fund in the account of the Judgment Debtors with them to satisfy the Judgment debtor.

For that reason, the order nisi earlier made by this Court is now made absolute. Meaning, all the fund in that account of the judgment debtors with them are to be turn over to the Judgment Creditor forthwith.

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**S. B. Belgore**

**(Judge)15/02/2021**