IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY

IN THE ABUJA JUDICIAL DIVISION

HOLDEN AT MAITAMA

BEFORE HIS LORDSHIP: HON. JUSTICE Y. HALILU

DATE:		: THURSDAY THE 25 TH NOVEMBER, 2021
CASE NUMBER	:	SUIT NO: CV/157/2019
COURT NUMBER	:	HIGH COURT NO. 14
COURT CLERKS	:	JANET O. ODAH & ORS

BETWEEN:

1. FRED OKHOMINA	APPLICANTS
2. NATHAN OKHOMINA	
3. NADIA OKHOMINA	
(The First Applicant is suing for himself and	
as the natural father and guardian of the second	
and third Applicants, both minors)	J

AND

CHINWE GLENDA OKHOMINA DEFENDANT

CONSENT JUDGMENT

Applicant took out anOriginating Motion dated the 28th October, 2019 and filed on the 29th October, 2019 against the Defendant for the following:-

- a. **A Declaration** that the 1^{st} Applicant herein, has the right of access to the 2^{nd} and 3^{rd} Applicants.
- b. An Order of this Honourable Court allowing the 1st Applicant herein, unlimited access to the 2nd and 3rd Applicants.
- c. An Order of this Honourable Court allowing custody of the 2nd and 3rd Applicants to the 1st Applicant herein, from the hours of 1:00pm to 5:30pm on weekdays, enabling the 1st Applicant spend quality time with the 2nd and 3rd Applicants.
- d. **An Order of this Honourable Court** allowing the 1st Applicant custody of the 2nd and 3rd Applicants

for two (2) weekends in every month and for two weeks during any period of the 2^{nd} and 3^{rd} Applicants' school vacation.

- 5. An Order of this Honourable Court allowing the 1st Applicant custody of the 2nd and 3rd Applicants for such other period or periods as the Honourable Court may determine.
- 6. And for such further or other Orders that this Honourable Court may deem fit to make in the circumstances.

COURT:-

Before the matter could proceed to trial, both parties indicated interest to settle amicably, upon which Terms of Settlement was filed and adopted.

Parties are always at liberty to find good reason around their misunderstanding to be able to leverage on to resolve their differences. Once parties reach consensus and decide to file terms of settlement which implies that they have resolved their differences, the duty of court only, is to give judicial blessing to such agreed terms to make same judicially efficacious and binding on both parties.

This, the court shall do by affixing the necessary judicial limbs and infusing judicial blood into such an agreement.

Pursuant to the terms and settlement undated but filed on the 3rd November, 2021, judgment is hereby entered for both parties as per the terms of settlement aforementioned.

May God bless.

Justice Y. Halilu Hon. Judge 25th November, 2021

APPEARANCES

EmekaIbeneme, Esq.- for the Applicants.

G.A Maxwell, Esq. – for the Respondent.