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

BEFORE HIS LORDSHIP: HON. JUSTICE MUHAMMAD S. IDRIS

COURT: 28

DATE: 4th OCTOBER, 2021

FCT/HC/PET/530/20

BETWEEN

MRS. YEMISI TITIAYO OJO-JONJON----- PETITIONER

AND

MR. OYEINFIE EMMANUEL JONJON----- RESPONDENT
JUDGMENT

The parties filed their terms of settlement in this suit on the 30th September, 2021, both Counsel adopted same before the Court on behalf of the parties.

The terms as agreed upon and adopted by the parties in settlement discussion set down terms as follows:-

- 1. That due to irreconcilable difference the parties cannot continue the marriage.
- 2. That in the interest of peace and in a bid to avoid hostilities, the parties have agreed that the marriage be dissolved on the ground that same has broken down irretrievably.
- 3. An order of the Honourable Court granting the custody of the only child of the marriage to the Petitioner/Cross Respondent.

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The Respondent/Cross petitioner to be granted reasonable access to the only child of the marriage twice a month, after Petitioner/Cross respondent has been reasonable information beforehand.

- 4. That the Respondent/Cross Petitioner shall provide at the least the sum of ₦100,000.00 (One Hundred Thousand Naira) every month for the upkeep of the only child of the marriage, which sum shall be paid to the Petitioner/Cross Respondent.
- 5. That the Respondent/Cross Petitioner shall continue to pay for the school fees of the only child of the marriage and will provide for her education until she graduates from the University.
- 6. That Petitioner/Cross Respondent Keeps the Mercedes Benz E550, while the Respondent/Cross Petitioner Keeps the Acura Honda Car.
- 7. That the Respondent/Cross Petitioner abandons paragraph 43 (d) of his order sought in the answer and cross petition to wit:-

"An order of this Honourable Court for the refund of the sum of \$\frac{1}{4}7,000.00\$ (Seven Thousand) US (SIC) Dollars and the sum of \$\frac{1}{4}250,000.00\$ (Two Hundred and Fifty Thousand Naira)only (SIC) as exigencies funds belonging to the cross- Petitioner which the petitioner/Cross- respondent claimed she used for the purchase of two Plots of land"

And that the Petitioner/Cross Respondent keeps one of the plots of land which she bought, while the Respondent/Cross Petitioner takes the other Plot which at the moment is a subject of litigation.

- 8. That the Petitioner/Cross Respondent furnishes the Respondent/Cross petitioner from time to time with information or report of the balance in the bank account which they opened for the only child of the marriage.
- 9. That Petitioner/Cross Respondent furnishes the Respondent/Cross Petitioner from time to time with information or report on a quarterly basis on the progress level of the case on the plot of land which is being litigated upon until the case is finally dispensed with at the High Court.
- 10. That the parties accept the foregoing terms as full and final settlement of this petition.

Having mutually agreed by the parties directly involve regarding settlement and the respective submissions made by the two learned Counsels. It is hereby ordered that the above arrangement of settlement dated the 30th September, 2021 shall be considered by the parties directly involved as consent judgment.

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HON. JUSTICE M.S IDRIS
(Presiding Judge)
4/10/2021

