IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY IN THE ABUJA JUDICIAL DIVISION HOLDEN AT COURT NO. 4, MAITAMA ON THE 3RD DAY OF FEBRUARY, 2022

BEFORE HIS LORDSHIP: HON. JUSTICE U. P. KEKEMEKE

CHARGE NO. FCT/HC/CR/682/2021

COURT CLI	ERKS: JOSEPH	ISHAK	(U BALAMI & OI	RS.
BETWEEN:				
FEDERAL	REPUBLIC	OF	NIGERIA	
PROSE	ECUTION			
AND				
PRINCE UI	OOMA			
DEFENDAN	ИT			

JUDGMENT

I am satisfied that the Defendant is guilty of the offence to which he has pleaded guilty. The Defendant is therefore hereby convicted.

ALLOCUTUS

DEFENDANT'S COUNSEL: The Defendant is unemployed. We urge the Court to vary the Plea Bargain Agreement.

PROSECUTION: An agreement is an agreement.

SENTENCE

He who intentionally commits a crime must suffer the consequence.

The Defendant is hereby sentenced to one (1) year imprisonment or \$1,000,000.00 fine.

The Defendant shall forfeit the I-Phone 12 Pro Max bought with the proceeds of crime.

The Defendant shall return to the victim of the crime, MISS NINA the sum of \$2000 deceitfully collected from her through the Economic and Financial Crimes Commission (EFCC).

The Canadian Consulate shall facilitate the refund.

HON. JUSTICE U. P. KEKEMEKE

(HON. JUDGE) 03/02/2022

Defendant present.

A. Amedu, Esq. for the Prosecution.

F. U. Darigo, Esq. for the Defendant.

COURT: Judgment delivered.

(Signed)

Hon. Judge

03/02/2022