IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY IN THE ABUJA JUDICIAL DIVISION HOLDEN AT MAITAMA AS (VACATION COURT) ABUJA

CLERK: CHARITY ONUZULIKE

COURT NO. 10

SUIT NO: FCT/HC/CR/313/2022

DATE: 4/8/22

BETWEEN:

FEDERAL REPUBLIC OF NIGERIA......COMPLAINANT

AND

USENBOR EGHOSA AUSTIN......RESPONDENT

JUDGMENT (DELIVERED BY HON. JUSTICE S. B. BELGORE)

The Defendant having fully understood the charge pleaded guilty to same. He is therefore convicted accordingly.

Prosecution: I urge the Court to sentence the convict accordingly. The \$300 has been recovered from him.

Defendant's Counsel: I plead to the Court to tamper justice with mercy. He is a student. He has repented.

Court: I have considered the following facts in this case in respect of this Convict.

- (1) The \$300 dollars involved which is the money as proceed of the crime has been recovered.
- (2) His Laptop which is not proceed of crime has also been seized from him.
- (3) He is a first offender
- (4) He is a student
- (5) He has not wasted the time of this Court by pleading guilty.

It is therefore in consideration of the above that I sentence him to a fine of N100,000 or one month imprisonment in default of payment of fine.

Further, the Laptop seized from him is ordered to be returned to him immediately either on payment of the fine imposed or completion of his term of imprisonment. Secondly, \$300 is to be forfeited to the Federal Government of Nigeria.

Signed
Suleiman Belgore
(Judge) 4/8/22