

IN THE MAGISTRATE COURT OF RIVERS STATE OF NIGERIA  
IN THE PORT HARCOURT MAGISTERIAL DIVISION  
HOLDEN AT PORT HARCOURT  
BEFORE HIS WORSHIP NNEKA E. EZE-OBUZOR ESQ. SNR. MAGISTRATE  
SITTING AT SMALL CLAIMS COURT 4, PORT HARCOURT  
ON WEDNESDAY THE 12<sup>TH</sup> DAY OF MARCH, 2025

SUIT NO: PMC/SCC/52/2025

BETWEEN

VIOLET ASITONKA MARTINS - OGBANGA

=====

CLAIMANT

AND

IBULUBO JUSTIN DUMO

=====


DEFENDANT

CONSENT JUDGMENT

UPON THIS MATTER coming up for Judgment and determination in this Honourable Court before His Worship NNEKA EZE – OBUZOR, ESQ. SENIOR MAGISTRATE sitting at Small Claims Court 4, Port Harcourt and after the application of the Claimant who appears herself and Defendant.

PARTIES HAVE AGREED AS FOLLOWS:

1. That the sum of **₦770,000.00 (Seven Hundred and Seventy Thousand Naira)** being sum owed the claimant by the defendant, and the sum of **₦100,000.00 (One Hundred Thousand Naira)** representing costs for the institution of this claim shall be paid by the defendant to the claimant in two instalments.
  - a. That the first payment of **₦400,000.00 (Four Hundred Thousand Naira)** shall be made to the account of the claimant on or before 10<sup>th</sup> April, 2025; and
  - b. That the second and final payment of **₦470,000.00 (Four Hundred and Seventy Thousand Naira)** shall be paid into the claimant's account on or before 10<sup>th</sup> June, 2025.
  - c. That the account of the claimant for all payments shall be;  
**Account Name: Violet Asitonka Martins – Ogbanga**  
**Account Number: 0075136461**  
**Bank: Sterling Bank.**
2. That in the event of default in any of the instalments, the entire sum shall become immediately due with the claimant legally allowed to immediately recover the entire sum with interest against the defendant.

  
NNEKA E. EZE-OBUZOR, ESQ.  
(SENIOR MAGISTRATE)



3. That the defendant shall be liable to every cost incurred by the claimant in recovering this debt in the event of any breach to this Terms of Settlement by the defendant.
4. That these terms of settlement is voluntarily entered into between the parties with the intention that same would be recognised by the Court and entered as consent judgment in the extant suit, upon which it shall become binding with the full effect and nature of a valid court judgment.

**GIVEN AT PORT HARCOURT** under the seal of the Court and the hand of the presiding Senior Magistrate this 12<sup>th</sup> day of March, 2025.

  
**WOBISIKE G. ARIGE ESQ.**  
(Registrar)