IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY

IN THE ABUJA JUDICIAL DIVISION

HOLDEN AT MAITAMA ON THE 24TH APRIL, 2024

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

SUIT NO. FCT/HC/CV/975/22 MOTION NO. M/3390/2024

COU	IRT CLERK: JOSEPH BALAMI ISHAKU.
BETWEEN:	
MR JOHN COKERAPPELLANT/RESPONDENT	
	AND
1.	LADICO INDUSTRIAL COMPANY LTD RESPONDENT/APPLICANT
2.	THE CHIEF REGISTRAR OF THE FCT HIGH COURT
3.	THE DIRECTOR OF ENFORCEMENT/CHIEF BAILIFF RESPONDENTS
	FCT HIGH COURT

RULING

By Order 4 Rule 10 of the Court of Appeal Rules. Appeal has entered, the Court of Appeal is seised of jurisdiction. All applications in respect of the matter should be filed in the Court of Appeal.

By Exhibit B1 attached to the Appellant/Respondent's Counter Affidavit the Record of Appeal has been transmitted. The Appeal No. is CA/ABJ/CV/62/2024.

The Respondent/Appellant herein has been served. There cannot be two captains in a ship. This Court lacks jurisdiction toentertain this matter. All issues raised in this matter and others to be raised should be put in the boat of the Court of Appeal.

The application therefore ought not have been filed in this Court.	
The Motion is accordingly hereby dismissed.	
HON. JUSTICE U.P. KEKEMEKE, ACIArb (UK), FICMC	
(HON. JUDGE)	
24/04/24	
Parties absent.	
Olawale Dawodu, Esq. for the Respondent/Applicant.	
Joel Adamu, Esq. for the Appellant/Respondent.	
COURT: Ruling delivered.	
(Signed)	

HON. JUDGE 24/04/2024