

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

BEFORE HIS LORDSHIP: HON. JUSTICE Y. HALILU
COURT CLERKS : JANET O. ODAH & ORS
COURT NUMBER : HIGH COURT NO. 13
CASE NUMBER : CHARGE NO: CR/788/2024
DATE: : THURSDAY 30TH JANUARY, 2025

BETWEEN:

FEDERAL REPUBLIC OF NIGERIA COMPLAINANT

AND

AJUDEONU PRECIOUS MARVELLOUS } DEFENDANT
(a.k.a Alexandra Marius) }

JUDGMENT

Defendant was arraigned before this court on the 11th December, 2024 on a one (1) count charge, based on a Plea Bargain Agreement dated the 19th November, 2024 duly signed by both Prosecution and Defendant in that order.

Defendant pleaded guilty to the one (1) count charge.

As we are all aware, the High Court is not a Court of Summary Trial. But by deliberate legislative intervention pursuant to Section 270 of ACJA, 2015, a Defendant can be summarily tried before the High Court. Faced with the Plea of the Defendant pursuant to the lone Convict, Defendant is hereby so convicted as charged.

Justice Y. Halilu
Hon. Judge
30th January, 2025

ALLOCUTUS

Maryam:- We have a Plea Bargain Agreement which was both signed. We adopt same in urging the Court to convict and sentence the Defendant accordingly.

Bobby:- No objection.

SENTENCING

I have seen the Plea Bargain Agreement. Convict is hereby sentenced to one (1) year imprisonment with option to pay N200,000.00 (Two Hundred Thousand Naira) as fine.

Convict's 2 iphone 8 recovered during the course of investigation which are proceeds of crime shall and hereby forfeited to the Federal Government with same sold by EFCC and proceeds paid into the Federation Crimes Account.

Convict shall depose to affidavit of good character.

***Justice Y.
Halilu
Hon. Judge***

30th January, 2025

APPEARANCES

Maryam A.A., Esq. – for Prosecution.

Bobby K., Esq. – for Defendant.