

IN THE HIGH COURT OF THE FEDERAL CAPITAL TERRITORY ABUJA
IN THE GWAGWALADA JUDICIAL DIVISION
HOLDEN AT COURT NO.12 JABI
BEFORE HIS LORDSHIP: HON JUSTICE A. S. ADEPOJU
THIS 14TH DAY OF NOVEMBER 2024

SUIT NO: FCT/HC/CV/279/2024

BETWEEN:

OLORUNLEKE OJUOLAPE ----- PETITIONER
AND

ADEDUNTAN OJUOLAPE -----RESPONDENT

UDU DIEGBE for the Petitioner.

F. O. OBANOR for the Respondent.

Terms of Settlement filed.

CONSENT JUDGEMENT

WHEREAS

1. By a Petition filed on the 7th day of March, 2024, the Petitioner Petitioned the Respondent before this Honourable Court principally for the dissolution of their marriage conducted on the 26th day of May 2018 and an Order for joint custody of their daughter in the following words:
 - a) A Decree of Dissolution of the marriage between Petitioner and the Respondent on the ground that the marriage has broken down irretrievably because the parties to the marriage have lived apart for a continuous period of 3 years immediately preceding the presentation of this Petition.
 - b) An Order for Joint Custody of the only child of the marriage, **Iremide Annabella Ojuolape** by both Petitioner and Respondent, with Respondent being the primary caregiver and custodian.

- c) An Order that the Petitioner whenever he is in Canada, or when Respondent and the child travel into Nigeria, should have unfettered access to the child.
 - d) An Order that **Iremide Annabella Ojuolape** be allowed to travel with Petitioner and allowed to spend at least 1 (one) holiday in a year as will be agreed by parties with the Petitioner in Nigeria or anywhere he chooses, all expenses paid by him.
 - e) An Order that the Petitioner should participate in making decisions regarding the interests, welfare, education, development, and upbringing of the only child of the marriage, **Iremide Annabella Ojuolape**.
 - f) Any other Order(s) the Court may deem fit to make in the circumstance.
2. The Petition and other court processes were served on the Respondent, consequent upon which the parties and their Counsel have consulted and conferenced on the issue and matters arising and agreed according to the terms in the following paragraphs.
3. The parties are desirous of settling this matter amicably and have, in the interest of their daughter and a peaceful, future relationship agreed as follows;
- a) That neither party objects to the dissolution of the marriage conducted between parties on the 26th day of May 2018.
 - b) That Joint Custody of the only child of the marriage, **Iremide Annabella Ojuolape** be awarded to both Petitioner and Respondent, with Respondent being the primary caregiver and custodian.
 - c) The Petitioner shall subject to review based on economic realities contribute the sum of **N100,000-N150,000** monthly towards the

maintenance of the child and, make online purchases for her whenever requested, in addition to payment of school fees based on the school agreed between the parties.

- d) That the Petitioner shall have unfettered access to the child upon reasonable notice given to the Respondent whenever he is in Canada, or when the Respondent and their child travel into Nigeria.
- e) That the child (**Iremide Annabella Ojuolape**) shall be allowed to travel with Petitioner upon reasonable notice to the Respondent and also be allowed to spend at least 1 (one) holiday in a year as will be agreed by parties with the Petitioner in Nigeria or anywhere he chooses, all-expense paid by him once she is of the age of 12.
- f) The Petitioner shall not be denied the right to communicate with the child via phone or internet calls at reasonably convenient times
- g) Any further or other Order(s) as this Honorable Court may deem fit to make in the circumstances of this case.

The Parties agree that these terms be entered as the Judgment of this Honorable Court

Terms of Settlement dated 4/11/2024 and filed on 11/11/2024, endorsed by both parties in the presence of their respective Counsel is hereby adopted as the Judgement of this Court.

Signed

**Hon. Judge
14/11/2024**