Court ObservationForm

Co	urt Observer: 27019 Location Date & Time of Monitoring Exercise: 2713/2018 1000							
Ca	se Title Federal Republicable VITA Charles 070 Case No. FAC 100/56 /2							
Co	urtroom Information							
Sta	ite: Kadung Judicial Division/District: Kadung Courtroom No.: 1							
Na	me of Judge: Justice Shyauby Name & Agency of Prosecutor: EFCC							
Def	ience Coursel Solomon Utuagh 9							
Wh	en did the court sit? 9am For how long did you witness court proceedings? From stert to							
1.	Case Information (Tick correct answers: Y= Yes; N = No) a. Cause list sighted Nb. Case on cause list? Y N c. Scheduled start time: (Y) N							
2	c. Was it easy to identify the case? W N d. Was it easy identify/locate the courtroom? N							
2.	what type of hearing was it? The alterce is where moved on application for Box							
3	* Briefly mention the subject matter of the case and what stage of hearing it is at Were you allowed to get or p eruse a copy of the court record? N							
	Was bail granted? N When (date), and what were the conditions of bail (use back of page if necessary)							
	28th March 2018							
 4								
	On the back of the page, please provide a very brief comment on the case history, including lawunder which the case is tried, previous adjournment and the next adjourned date (4-5 Lines)							
	Court Website and (T (tick or underline the correct response)							
a. Does the court have a website? ② 🕟 b. Does the website feature a webpage for the								
	courtroom/judge you are monitoring? Y (N)							
5.	Did you find a web-copy of the cause list with the case listed? Y							
7,	a. Is the website current? Current Quite Current Out of Date Very Obsolete							
	b. Regularity of updates Regular Quite Regular Integular Very Integular							
	c.Accuracy of information Accurate A bic accurate Inaccurate Mislanding							
	d. Did you find information about your case on the court website?							
3.	How useful did you find the website? Was the site easy to read and navigate?							
	Does the site have a search function?							
).	If the court lacks a website, are there plans to have one? At what stage of development is it? According to the registrar there is a soloute but it is not run.							
0.	Does the court have an e-filing and e-messaging system? How is it being deployed in this case/in anti-							
	corruption cases generally? (Please keep your response to 3 lines on the back of the page).							
	The Hearing (PIs tick or provide the correct answer)							
1.	a. The court sat 🔍 N b. The case you are monitoring proceededon schedule 🕜 N							
	c. Compleinant was in court 🕜 N d. Prosecution was in court 🗘 N							
	e. The defendant was in court 🕜 N f. Defence Counsel in Court 🕥 N							
	g. If hearing was delayed, at whose instance was the delay?							
	h. What reasons were given for the delay?							
	f. What consequential orders followed?							
12.	a. Defendant was in custody Y (1) b. Subsisting order to produce defendant complied with Y N							
	b. Subsisting order to produce defendant complied with Y N							

c. What reasons were given for non-compliance	:e?		9			
a. Witnesses were in Court? Y D b. If not, what reasons were given? c. What consequential directive if any, did the court give? (you may make additional brief comments on back page)						
. Case Prioritization: Did the matter proceed as	set Imen	tion motion	haaring	culing oddynas		
Case Prioritization: Did the matter proceed as set (mention, motion, hearing, ruling, address, or judgment)?						
How many hours or days were allocated to the	matter)				
How many interlocutory applications were tak	en?	For what?	Ra	J	*	
If the case was adjourned, at whose instance a	nd for w	hat reasons?)	**** **********************************		
What was the length of adjournment with it was	was a lor	nac reasons: ng adiournme	ent what r	Pasons word a	incon)	
Overall, how frequent are adjournments in the	case? N	Lot ver	1 Feen	unt were	iveir	
What indicated that the court was giving the ca	ase expe	dited bearing	g2 1100 co			
General Courtroom Conduct and Efficiency	Poor	Acceptable	Good	Excellent	ss at ever	
Courtroom was orderly	1	2	3	-	2 2	
The Judge was courteous and respectful	1	2	3	4		
The Judge was in control* of the proceedings	1	2.	3	4		
Judge was ready/prepared** for court	1	2	. 3	4		
The Prosecution was ready/prepared*** for co		2	3	4		
The defence was ready/prepared***** for cour	t 1	2	3	4	28	
Cases were handled in a timely manner	1	2	3	4		
The judge was impartial	. 1	2	3 3	4		
Individuals were treated equally by	·	2	3	4		
Court staff	1	2	2			
SSGICSTAIN	1	2	3	4		
Transparency and Accountability	Poor	Acceptable	o Cood	rossitess		
Judge was demonstrably neutral	1	2		Excellent		
Parties were given equal opportunities	7.	Z	3	4		
to present their cases	1		- 1	60		
Judge made effort to understand	1	2	3	4		
the concerns of the parties		2	2	~		
Prosecution held accountable**** for actions	1	2	3	4	w **	
The state of the s	1				- 1	
that delayed proceedings	(1)	2	3	4		
Defence held accountable for actions		~				
that delayed proceedings	T	2	3	4	78 1 8	
The interest of the public was a dequately	-	_				
represented	1	2	3	4		
	liss	s s 101	88 S. 0	3 NO 8		
Communicating Courtroom Proceedings		Acceptable	Good I			
Court announced every stage of proceedings	1	2	3	4		
Court explained every stage of proceedings	1	2	3	4.		
Defendant understood procedures and rulings	1	2	3	4		
u may if necessary provide brief comments of	thala	oring: T	Think	The las	art	
ondations were alright a	and	Sans	fact	254,		
		-				

Documenting the Observer's experience

I gained better understanding of the court's role in anti-corruption cases: Very Much Quite So Not sure Not at all Court process was fair: Very fair Quite Fair Not sure Unfair Courts reaction to observer's presence: Receptive Cooperative Hostile indifferent Did your confidence in the court ability to dispense justice increase because you witnessed proceedings? Very Much Quite So Not sure Not at all

Notes on certain terms

- * A judge is in control when he maintains general courtroom decorum, holds counsel to the highest levels of compliance with the rules, grants adjournments only for valid reasons and not more times than is permitted by the rules.
- **You can tell that a judge is unprepared if for instance s/he comes to court without having read the case file and relevant law, or easily grants adjournments for flimsy reasons.
- *** A prosecutor betrays his or her unpreparedness when he/she betrays a firm grasp of the case/facts and applicable law,a charge or information sheet is found to be defective or the prosecution fails to ensure that processes have been properly filed, court directives have been complied with and that prosecution witnesses are in court if the case was set down for the prosecution's case.
- **** Indications that the defence attorney is unprepared could include gimmicks that are intended to prevent the court from proceeding with the hearing as scheduled, unscheduled interlocutory applications, failure to produce defence witnesses, etc.
- ***** A judge holds legal counsels accountable when s/he does not accommodate flimsy excuses for adjournments, ensures that timelines are kept and a tight lead is kept on adjournments by upholding the provisions of ACJA and practice directions relating to court room delays and adjournments. His or her ability to enforce the rules show that s/he retains control of the proceedings and would were necessary, remonstrate parties and counsel for holding up proceedings. The judge may also issue consequential orders, order costs where justified, and ensure that his/her orders are complied with.

Bail condains. Applicant is admitted & said in the sum of 1,000,000 and 5

Surety in like sum. -swetch must be resident in Jurisdiction and must own a developed landed property working

- property must be covered by a certificate of occupancy which would be confirmed by isoling authority in writing.

 original cof o must be deposited with the Deputy

 original cof o must be deposited with the Deputy

 chief Registran who shall take custody of sand.

Brief thon'y I text to detrand The sum of \$3,950,000, punshable ande the section ((i)(a) of the Advance Fee Fraud and other Fraud related offerces Act 2006