

IN THE FEDERAL HIGH COURT OF NIGERIA
IN THE ADO EKITI JUDICIAL DIVISION
HOLDEN AT ADOEKITI

Handwritten:
29/11/2019
12:38 p.m.

CHARGE NO: FHC/AD/48C/2019
COURT NO: 1

BETWEEN

FEDERAL REPUBLIC OF NIGERIA - COMPLAINANT

AND

AKOMOLAFE PIUS OYEWALE - DEFENDANT

AMENDED CHARGE

That you **Akomolafe Pius Oyewale** Sometimes in 2016, at Ado Ekiti within the jurisdiction of this Honourable Court did fraudulently represented yourself as one **Chris**, a White Male to one **Elizabeth** a white Female with intent to obtain gift card worth \$50(Fifty United States of America Dollars) for yourself and thereby committed an offence contrary to Section 22(2) (b) (ii) of the Cyber Crimes (Prohibition, Prevention Etc) Act, 2015 and punishable under Section 22(2) (b) of the same Act.

DATED THIS *27th* DAY OF *Nov*,2019

Handwritten signature
S. M. GALADANCHI ESQ, ✓
M.S MABUR, ESQ

LEGAL & PROSECUTION DEPARTMENT (IBADAN OFFICE)
FOR: EXECUTIVE CHAIRMAN ECONOMIC AND FINANCIAL
CRIMES COMMISSION.



IN THE FEDERAL HIGH COURT OF NIGERIA
IN THE ADO EKITI JUDICIAL DIVISION
HOLDEN AT ADOEKITI

H. P. Oshin

29/11/2019

12:38p.m

CHARGE NO: FHC/AD/48C/2019

COURT NO: 1

BETWEEN

FEDERAL REPUBLIC OF NIGERIA - COMPLAINANT

AND

AKOMOLAFE PIUS OYEWALE - DEFENDANT

PLEA BARGAIN AGREEMENT PURSUANT TO SECTION 270(4) OF THE
ADMINISTRATION OF CRIMINAL JUSTICE ACT, 2015

THIS PLEA BARGAIN AGREEMENT made this 26th day of November, 2019 Between the **Federal Republic of Nigeria** (Prosecution) of the one part and **AKOMOLAFE PIUS OYEWALE** (Defendant) of the other part.

WHEREAS the prosecution has filed a lone count charge of Obtaining by False pretence contrary to Section 1(1)(a) of the Advance fee Fraud and Other Related Offences Act 2006 and Punishable Under Section 1(3) of the same Act.

WHEREAS the defendant has offered to retribute and has restituted the total sum of \$50 (Fifty Dollars) being benefit he derived from his fraudulent act and to forfeit his: One iPhone 6 Mobile Phone being part of the instruments used in the commission of crimes charged to the Federal government of Nigeria, which offer the prosecution accepts.

WHEHEAS before the conclusion of this agreement, the defendant was informed as follows:

- a. That he has the right to remain silent

- b. Of the consequences of not remaining silent, and
- c. That he is not obliged to make any confession or admission that could be used in evidence against him.

WHEREAS the Defendant in the course of investigation voluntarily confessed to have fraudulently impersonated a white Male by the name **Chris**.

NOW IT IS HEREBY AGREED AS FOLLOWS:

1. That the Defendant has agreed to retribute and has restituted the the total sum of \$50 (Fifty Dollars) to one **Elizabeth** (the Victim) through the Federal Republic of Nigeria being benefit he derived from his fraudulent act and to forfeit his: One iPhone6Mobile Phone being part of the instruments used in the commission of crimes charged to the Federal government of Nigeria,
2. That the Defendant will be arraigned to a lone count charge of Fraudulent Impersonation, Contrary to Section 22(2) (b) (ii) of the Cyber Crimes (Prohibition, Prevention Etc) Act, 2015 and punishable under Section 22(2) (b) of the same Act
3. That the Defendant shall plead guilty to the amended Charge.
4. That the Honourable Court considers a custodial sentence of six months with effect from the date of arrest being 11th day of July, 2019.

IN WITNESS WHEREOF the parties have set their hands and seal the day and year first above written.

PROSECUTOR

NAME: M.S MABUR

ADDRESS: EFCC IBADAN

SIGNATURE.....

DATE..... 27/11/19.....

INVESTIGATOR

NAME: O. MOLOLU OLABO & G

ADDRESS: EFCC IBADAN

SIGNATURE.....

DATE..... 27/11/2019.....

DEFENDANT

NAME Akomolafe Pius Ojewale

ADDRESS Ekufo Quarters ABO
Ikiki

SIGNATURE [Signature]

DATE 29/11/2019

DEFENCE COUNSEL

NAME Austin FATUGRABE, ESQ

ADDRESS 3rd Floor, Sijuwola House,
Dupe, Ibadan, Oyo State

SIGNATURE [Signature]

DATE 29/11/2019

