

COPY FOR SERVICE

WRIT OF SUMMONS  
(Order 2 rule 3(1))

FILLED ON 21/4/2022  
AT 9:30 AM AM/PM  
REGISTERED  
HIGH COURT - BOLGATANGA

WRIT ISSUED FROM... 21-04-2022

SUIT No. UE/BG/HC/C14/01/2022

IN THE HIGH COURT OF JUSTICE  
UPPER EAST REGION, BOLGATANGA

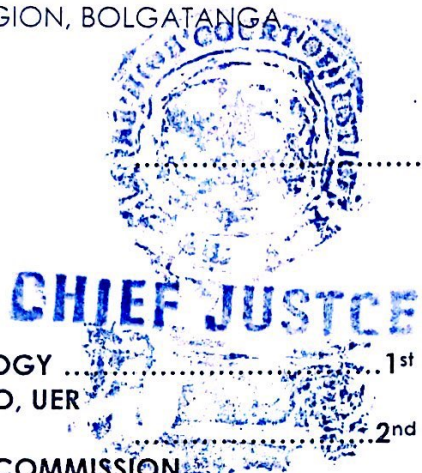
BETWEEN

ALFRED ASANTE  
VIVA HOSTEL  
CKT-UTAS CAMPUS  
NAVRONGO-UPPER EAST

PLAINTIFF

AND

1. CK TEDAM UNIVERSITY OF TECHNOLOGY AND APPLIED SCIENCES, NAVRONGO, UER ..... 1<sup>st</sup> DEFENDANT
  2. MOHAMMED BILAL THE CHAIRPERSON, SRC ELECTORAL COMMISSION ..... 2<sup>nd</sup> DEFENDANT
  3. AWANAH MICHAEL ATAMAKIRA ..... 3<sup>rd</sup> DEFENDANT
  4. ABDUL WARRIS ALHASSAN INTERIM CHAIRPERSON, SRC ..... 4<sup>th</sup> DEFENDANT
- (All of) CK TEDAM UNIVERSITY OF TECHNOLOGY AND APPLIED SCIENCES, P.O.BOX 24 NAVRONGO-UPPER EAST



(PLAINTIFF WILL DIRECT SERVICE)

AN ACTION having been commenced against you by the issue of this writ by the above named Plaintiff.

ALFRED ASANTE

YOU ARE HEREBY COMMANDED that within EIGHT DAYS after service of this writ on you inclusive of the day of service you do cause an appearance to be entered for you.

1.C. K. TEDAM UNIVERSITY OF TECH. & APPLIED SCIENCES 2. MOHAMMED BILAL, CHAIRPERSON, SRC/NUGS ELECTORAL COMMISSION 3. AWANAH MICHAEL ATAMAKIRA 4. ABDUL WARIS ALHASSAN, INTERIM CHAIRPERSON, SRC

AND TAKE NOTICE that in default of your so doing, judgment may be given in your absence without further notice to you.

1. C. K. TEDAM UNIVERSITY OF TECH. & APPLIED SCIENCES 2. MOHAMMED BILAL,  
CHAIRPERSON, SRC/NUGS ELECTORAL COMMISSION 3. AWANAH MICHAEL  
ATAMAKIRA 4. ABDUL WARIS ALHASSAN, INTERIM CHAIRPERSON, SRC

Dated this 20<sup>th</sup> day of APRIL 2022

Chief Justice of Ghana **ANIN YEBOAH**

NB: This writ is to be served within twelve calendar months from the date of issue unless, it is renewed within six calendar months from the date of that renewal.

The defendant may appear hereto by filing a notice of appearance either personally or by a lawyer at Form 5 at the Registry of the Court of issue of the writ at A defendant appearing personally may, if he desire give notice of appearance by post.

\*State name, place of residence or business address of plaintiff if known (not P.O. Box number).

\*\*State name, place of residence or business address of defendant (not P.O. Box number).

FORM 1

### STATEMENT OF CLAIM

The Plaintiff claims jointly and severally against the Defendants for:

- a. A declaration that the elections conducted on 17<sup>th</sup> February, 2022 which resulted in the election of the 3<sup>rd</sup> Defendant as SRC President of CK Tadam University of Technology and Applied Sciences have been seriously marred by irregularities and therefore null and void.
- b. A Declaration that any purported swearing-in of 3<sup>rd</sup> Defendant as SRC President as is being programmed by Defendants to take place on Thursday 21<sup>st</sup> April 2022 on the university campus is vitiated by the flawed electoral process and thus equally null and void.
- c. A declaration that the recommendations contained in the report of the committee set up by the 1<sup>st</sup> Defendant are implemented by conducting fresh elections for the SRC.
- d. An order directed at the Defendants, especially the 2<sup>nd</sup> Defendant to conduct fresh elections
- e. An order directed at the 1<sup>st</sup> Defendant to as a matter of urgency release the report of the committee set up to probe into irregularities that ensued during the conduct of the 17<sup>th</sup> February 2022 SRC elections.
- f. Any other order that this Honourable Court may deem just and proper.



*Adazabra*

This Writ was issued by RICHARD ABAADUKO ADAZABRA ESQ (BARRISTER @ LAW & SOLICITOR )  
(eUER01498/22), TIN. NO. P0015677028)

**RICHARD A. ADAZABRA ESQ**  
**(BARRISTER @ LAW & SOLICITOR )**  
**R. 13 MINISTRIES BLOCK 'B'**  
**BOLGATANGA - U.E.R**  
**(TEL. NOS:0244221768, 0204221768,**  
**0264221768, 0574221768 )**

Whose address for service is: BARRISTER @ LAW & SOLICITOR, OFFICE OF THE LEGAL  
AID COMMISSION, 3<sup>rd</sup> FLOOR, MINISTRIES , BOLGATANGA, UPPER EAST  
REGION

Agents for PLAINTIFF

Address

Lawyer for the Plaintiff RICHARD ABAADUKO ADAZABRA ESQ. who resides at SSNIT  
FLATS BLOCK 60C, BOLGATANGA

**Indorsement to be made within 3 days after service**

This writ was served by me at

on the defendant

on the \_\_\_\_\_ day of \_\_\_\_\_

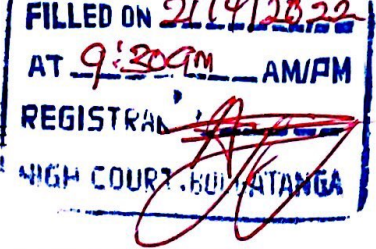
endorsed the \_\_\_\_\_ day of \_\_\_\_\_

Signed.....

Address.....

NOTE: If the plaintiff's claim is for a liquidated demand only, further proceedings  
will be stayed if \_\_\_\_\_ within the time limited for appearance the  
defendant pays the amount claimed to the plaintiff, his lawyer or his agent or into  
court as provided for in Order 2 rule 3(2).

IN THE SUPERIOR COURT OF JUDICATURE  
IN THE HIGH COURT OF JUSTICE  
BOLGATANGA-AD 2022



SUIT NO.....  
UE/BG/HG/C14/01/2022

BETWEEN

ALFRED ASANTE ..... PLAINTIFF  
VIVA HOSTEL  
CKT-UTAS CAMPUS  
NAVRONGO-UPPER EAST

AND

1. CK TEDAM UNIVERSITY OF TECHNOLOGY ..... 1<sup>st</sup> DEFENDANT  
AND APPLIED SCIENCES, NAVRONGO, UER
  2. MOHAMMED BILAL ..... 2<sup>nd</sup> DEFENDANT  
THE CHAIRPERSON, SRC ELECTORAL COMMISSION
  3. AWANAH MICHAEL ATAMAKIRA ..... 3<sup>rd</sup> DEFENDANT
  4. ABDUL WARRIS ALHASSAN ..... 4<sup>th</sup> DEFENDANT  
INTERIM CHAIRPERSON, SRC
- (All of) CK TEDAM UNIVERSITY OF TECHNOLOGY  
AND APPLIED SCIENCES, P.O.BOX 24  
NAVRONGO-UPPER EAST

(PLAINTIFF WILL DIRECT SERVICE)

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**STATEMENT OF CLAIM**

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- 1 The Plaintiff is a student of CK Tedom University of Technology and Applied Sciences and a candidate for President in the SRC elections organized by the 2<sup>nd</sup> Defendant.
- 2 The 1<sup>st</sup> Defendant is now an autonomous University set up by the Government of Ghana with a focus on its core mandate being the study and specialisation in Technology and Applied Sciences, and is tasked, among its duties with the general supervision over the conduct of SRC elections and inducting into office of SRC executives.
- 3 The 2<sup>nd</sup> Defendant is the Chairperson of the Electoral Commission that conducted the SRC elections under the supervision of the 1<sup>st</sup> Defendant.
- 4 The 3<sup>rd</sup> Defendant was a candidate in the SRC elections and the purported winner of the position of SRC President in an election organized by the 2<sup>nd</sup> Defendant under the supervision of the 1<sup>st</sup> Defendant.



- 5 The 4<sup>th</sup> Defendant is the Chairperson of the SRC's interim management committee.
- 6 The Plaintiff avers that the constitution of the SRC of CK Tadam University of Technology and Applied Sciences provides for the election of Student Representative Council (SRC) executives to constitute the executive council of the SRC for the proper functioning of the SRC.
- 7 Plaintiff repeats Paragraph 6 above and says that by the said provisions of the SRC constitution, previous executives were elected in a free and fair manner to manage the SRC of the university.
- 8 Plaintiff avers that as the end of the tenure of the incumbent interim SRC executives approached, the 2<sup>nd</sup> Defendant was mandated by the SRC constitution to organize free and fair elections for the election of new executive officers of the SRC of CK Tadam University of Technology and Applied Sciences.
- 9 Plaintiff says that he personally petitioned the University Council against an illegal decision by the 1<sup>st</sup> Defendant's office which issued a memo on 5th March, 2021 to the effect that only students who were admitted directly by the newly designated CK Tadam University (as against existing students of former UDS, Navrongo Campus) were allowed to contest for SRC leadership positions, and that continuing students (UDS students) will be forced to act or be designated only as liaison officers.
- 10 Plaintiff avers that the University Council upon receipt of the Plaintiff's petition resolved according to law that all students were allowed to contest for the various SRC positions.
- 11 Plaintiff avers that after the intervention of the University Council as stated above in Paragraph 10, he and other aspirants started their campaign to be elected into various offices of the SRC.
- 12 Plaintiff further avers that on 17 February, 2022, SRC/Local NUGS elections were conducted amidst glaring irregularities before, during and after the elections.
- 13 Plaintiff says that the election was fraught with irregularities causing them to petition the 1<sup>st</sup> Defendant in the immediate aftermath of the elections.
- 14 Plaintiff shall contend that, during the course of the voting, the students' portal of many students were hacked making it impossible for them to vote at all thus disenfranchising them brutally.
- 15 Plaintiff says that it was agreed that students were to vote by themselves, that there was no room for proxy voting; It however turned out that many

students who were not available to vote found out their details were used by unknown people to vote.

- 16 Plaintiff contends that the polling agents of the candidates were not allowed to check the individual votes of their candidates until the release of the provisional results.
- 17 Plaintiff says that the emails of some of the students that were received by the 2<sup>nd</sup> Defendant prior to the elections were changed making it impossible for the students to vote during the elections.
- 18 On the Election Day, it was noticed that the electronic system that was used was not outsourced as previously agreed; a petition was immediately filed by one of the candidates for SRC President to directed to 2<sup>nd</sup> Defendant during the election but they failed to address the concerns of the disenfranchised students.
- 19 Plaintiff further contends that the total votes provided by the software did not add up to 100% and when that issue was raised, the SRC EC elected to correct the anomaly manually which is tantamount to forgery.
- 20 Plaintiff shall contend that beyond the irregularities stated in the preceding paragraphs, the presidential candidates chanced on a leaked audio where the 3<sup>rd</sup> Defendant is on record for saying the entire election was contrived and schemed as designed to execute a certain parochial agenda contrary to the interests of the student body as a whole; Plaintiff says hat this caused all the presidential candidates to reject the SRC election's provisional results declared by the 2<sup>nd</sup> Defendant which made the 3<sup>rd</sup> Defendant the purported winner.
- 21 Plaintiff avers that as a result of the massive irregularities that befell the 17<sup>th</sup> February elections, the Vice Chancellor, for and on behalf of 1<sup>st</sup> Defendant invited all aspirants or candidates to a stakeholders' deliberation on the way forward on the concerns raised in a petition submitted to the 1<sup>st</sup> Defendant.
- 22 Plaintiff says that at the said deliberation with the 1<sup>st</sup> Defendant, a committee was formed by the 1<sup>st</sup> Defendant through the Dean of Students to investigate all allegations of irregularities that were complained of and candidates were entreated to furnish the committee with all the evidence they believed was material to each allegation of fact.
- 23 Plaintiff further avers that he together with other candidates submitted their cases and corresponding series of evidence to the committee as was advised by the 1<sup>st</sup> Defendant.



- 24 Plaintiff says that the committee finished its work within the time given but has since refused to release the report to the students' body.
- 25 Plaintiff says that the students of the University became aggrieved and worried due to the failure of the University authorities to release the committee's report causing a serious gap in the leadership of the SRC since the making of the provisional results official depended on the outcome of the committee's report.
- 26 Plaintiff says that as a result of the grievances of the students' body on the delay in the release of the committee's report on the SRC election, some students took to social media to call out the 1<sup>st</sup> Defendant and the committee members to release the report to help the SRC have leaders to steers the affairs of the students.
- 27 Plaintiff says that on Friday 8<sup>th</sup> April, 2022, he together with other students were arrested by the police and the reason for their arrest as given by the police was that they were suspected to be behind the social media campaign that exerted pressure on the University authorities with harsh words to release the committee's report.
- 28 Plaintiff further avers that the University has still not released the committee's report subsequent to which the provisional SRC election results should be made official, but that during his detention, on the 11<sup>th</sup> of April, 2022, the 4<sup>th</sup> Defendant was declared SRC President elect, which said simple declaration was facilitated by the invasion unto campus of 50 Police personnel to cow the students into submission..
- 29 Plaintiff contends that through his own investigations, he got hold of a copy of the committee's report where it is recommended that the irregularities were so material that the results of the election were grievously affected as such the University should re-run the elections.
- 30 The plaintiff says that the processes leading to the purported declaration of the 3<sup>rd</sup> Defendant as SRC President elect are unlawful and erroneous and unless compelled by this Honorable Court, 1<sup>st</sup> and 2<sup>nd</sup> Defendants will proceed to swear into office the 3<sup>rd</sup> Defendant on Thursday 21<sup>st</sup> April, 2022 which would prejudice the rights of the Plaintiff herein and this will bring the image of the SRC of the University into disrepute.
- 31 Plaintiff says that unless compelled by an order of this Honorable Court, the 3<sup>rd</sup> Defendants as will continue to hold himself out as the SRC President elect contrary to the provisions of the Constitution of the SRC.
- 32 Plaintiff contends that processes leading to the conduct of 2022 SRC Election of new executives of the SRC were not undertaken in compliance with the Constitution of the SRC as confirmed by the committee set up by

the 1<sup>st</sup> Defendant and the same ought to be declared unconstitutional and without basis.


33 Plaintiff thus avers that any attempt to purportedly swear in 3<sup>rd</sup> Defendant as SRC President as is being planned is null and void and of no effect since that would be based on flawed or skewed electoral process.

34 WHEREFORE Plaintiff claims jointly and severally against Defendants for the following reliefs:

- a. A declaration that the elections conducted on 17<sup>th</sup> February, 2022 which resulted in the election of the 3<sup>rd</sup> Defendant as SRC President of CK Tedam University of Technology and Applied Sciences have been seriously marred by irregularities and therefore null and void.
- b. A Declaration that any purported swearing-in of 3<sup>rd</sup> Defendant as SRC President as is being programmed by Defendants to take place on Thursday 21<sup>st</sup> April 2022 on the university campus is vitiated by the flawed electoral process and thus equally null and void.
- c. A declaration that the recommendations contained in the report of the committee set up by the 1<sup>st</sup> Defendant are implemented by conducting fresh elections for the SRC.
- d. An order directed at the Defendants, especially the 2<sup>nd</sup> Defendant to conduct fresh elections
- e. An order directed at the 1<sup>st</sup> Defendant to as a matter of urgency release the report of the committee set up to probe into irregularities that ensued during the conduct of the 17<sup>th</sup> February 2022 SRC elections.
- f. Any other order that this Honourable Court may deem just and proper.

DATED AT BOLGATANGA, THIS 20<sup>th</sup> DAY OF APRIL 2022

THE REGISTRAR  
HIGH COURT  
BOLGATANAGA

  
COUNSEL FOR PLAINTIFF  
(SOL. LIC. NO. eUER01498/22)  
TIN. NO. P0015677028)  
**RICHARD A. ADAZABRA ESQ**  
( BARRISTER @ LAW & SOLICITOR )  
R. 13 MINISTRIES BLOCK 'B'  
BOLGATANGA - U.E.R  
(TEL. NOS: 0244221768, 0204221768,  
0264221768, 0574221768)

AND COPIES FOR SERVICE ON THE ABOVE-NAMED DEFENDANTS



IN THE SUPERIOR COURT OF JUDICATURE  
IN THE HIGH COURT OF JUSTICE  
BOLGATANGA, UER - AD 2022

FILLED ON 21/4/2022  
AT 9:50 AM AM/PM  
REGISTERED  
HIGH COURT BOLGATANGA

SUIT NO. ....  
UE/BG/HC/CJ/01/2022

BETWEEN

ALFRED ASANTE  
VIVA HOSTEL  
CKT-UTAS CAMPUS  
NAVRONGO-UPPER EAST

..... PLAINTIFF/APPLICANT

AND

1. CK TEDAM UNIVERSITY OF TECHNOLOGY  
AND APPLIED SCIENCES, NAVRONGO, UER
  2. MOHAMMED BILAL  
THE CHAIRPERSON, SRC ELECTORAL COMMISSION
  3. AWANAH MICHAEL ATAMAKIRA
  4. ABDUL WARRIS ALHASSAN  
INTERIM CHAIRPERSON, SRC
- (All of) CK TEDAM UNIVERSITY OF TECHNOLOGY  
AND APPLIED SCIENCES, P.O.BOX 24  
NAVRONGO-UPPER EAST

..... DEFENDANTS/  
RESPONDENTS

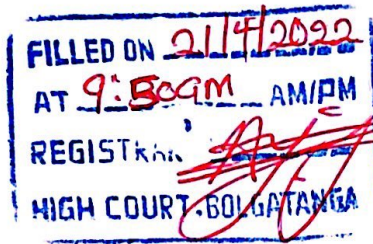
(PLAINTIFF WILL DIRECT SERVICE)

**MOTION ON NOTICE FOR AN ORDER FOR INTERLOCUTORY INJUNCTION.**  
**(ORDER 25 R 1 OF C.I. 47)**

**MOTION ON NOTICE** by the Plaintiff/Applicant herein praying this Honorable Court for an order of interlocutory injunction restraining the Defendants/Respondents herein, their workers, privies, assigns, and all who may take instructions from them from organizing a swearing-in ceremony to swear-in the 3<sup>rd</sup> Defendant/Respondent and to restrain him from holding himself out as the SRC President elect of CK Tedam University of Technology and Applied Sciences pending the determination of the substantive matter upon the grounds as contained in the accompanying affidavit and for any order(s) as this Court may deem fit.

**COURT TO BE MOVED** on **TUE.**..... the **10<sup>th</sup>** day of **MAY** 2022 at 9 0'clock in the forenoon or so soon thereafter as Counsel for Plaintiff /Applicant may be heard.

THE REGISTRAR  
HIGH COURT  
BOLGATANGA



COUNSEL FOR PLAINTIFF  
(SOL. LIC. NO. eJER01498/22)  
TIN. NO. P0015677028)

RICHARD A. ADAZABRA ESQ  
(BARRISTER @ LAW & SOLICITOR)  
R. 13 MINISTRIES BLOCK 'B'  
BOLGATANGA - U.E.R  
(TEL. NOS: 0244221768, 0204221768,  
0264221768, 0574221768)

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**AFFIDAVIT IN SUPPORT OF INTERLOCUTORY INJUNCTION**

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I ALFRED ASANTE of VIVA Hostel, CKT-UTAS Campus, Navrongo, Upper East Region of the Republic of Ghana make oath and say as follows:

1. That I am the Applicant herein and the Deponent hereto.
2. That I am a student at CK Tedam University of Technology and Applied Sciences and a candidate for President in the SRC elections **[Exhibited and marked exhibit A is a copy of the Applicant's Student ID Card]**
3. That at the hearing of this application, I shall seek the leave of this Honorable Court to refer to all processes filed in respect of the instant Application as if all such processes were incorporated in the present affidavit and sworn to.
4. That I caused a Writ of Summons and an accompanying Statement of Claim to be issued out of the Registry of this Honorable Court seeking the reliefs endorsed thereon. **[Exhibited and marked exhibit B is a copy of the said Writ of Summons and Statement of Claim]**
5. That the constitution of the former parent University formerly known as UDS, Navrongo Campus SRC (now known as CK-TEDAM University of Technology and Applied Sciences) provides for the free and fair election of SRC executives to constitute the executive council of the SRC for the proper functioning of the SRC. **[Exhibited and marked exhibit C is a copy of the SRC constitution]**
6. That when the Vice Chancellor, agent of the 1<sup>st</sup> Respondent came into office, he said the school had changed from UDS-Navrongo campus to CKT-UTAS and that he held the view that those who were around before the



autonomy pact came into force do not have the right to contest any SRC leadership but could only form liaison officers.

7. That the 1<sup>st</sup> Respondent caused his illegal views to be communicated to the students body by the 2<sup>nd</sup> Respondent through a memo dated 5<sup>th</sup> March, 2021 that, only level 100 students of CK Tedam University were allowed to contest SRC leadership positions, that those who were around before autonomy pact into force (UDS-Navrongo students) were not qualified but could only form liaison officers.
8. That the University Council upon receipt of the applicant's petition resolved according to law that all students were allowed to contest for the various SRC positions.
9. That after the intervention of the University Council other aspirants and I started our campaign to be elected into various offices of the SRC.
10. That on 17 February, 2022, SRC/Local NUGS elections were conducted amidst glaring irregularities before, during and after the elections.
11. That during the course of voting, the portal of many students were hacked or compromised making it impossible for them to vote at all.
12. That it was agreed every student was to vote by themselves, that there was no room for proxy voting. However, it turned out that many students who were not available to vote found their details were used by unknown people to vote.
13. That the polling agents of the candidates in the strong room were not allowed to check the individual votes of their candidates until the release of the provisional results.
14. That the emails of some students that were received by the 3<sup>rd</sup> Respondent prior to the elections were changed making it impossible for the students to vote during the elections. . **[Exhibited and marked exhibit D are copies of screenshots changed emails ]**
15. That it was agreed that University's electronic system was not fit and proper for the conduct the elections due its susceptibility to compromise. On the Election Day however, we noticed that the electronic system that was used was not outsourced as agreed. We immediately filed a petition to the 3<sup>rd</sup> Defendant during the election but they failed to address our concerns.
16. The total votes of each candidate as provided by the software did not add up to 100% that, the EC only elected to correct the anomaly manually



without any explanations. **[Exhibited and marked exhibit E is a copy of the said provisional results]**

17. That after the elections, provisional results released purported to indicate the 3<sup>rd</sup> Respondent as the SRC President elect. That soon after that, three (3) other Presidential candidates and myself chanced on a leaked audio where the 3<sup>rd</sup> Respondent is heard on record saying the entire election was contrived and schemed to promote a certain parochial political agenda beneficial to the Vice Chancellor, an agent of 1<sup>st</sup> Defendant/Respondent.
18. That this coupled with other manifest irregularities caused us to reject the SRC election provisional results declared by the 2<sup>nd</sup> Respondent purporting to designate the 3<sup>rd</sup> Respondent as the winner.
19. That the other candidates and I caused a petition to be submitted to the interim Committee of the SRC as a result of the irregularities that fraught the elections with a copy to the 1<sup>st</sup> Respondent. This forced the 1<sup>st</sup> Respondent to invite all aspirants to a stakeholders' deliberation on the way forward on the concerns raised the said petition. **[Exhibited and marked exhibit F and F1 are copies of the said Petition and the invitation memo]**
20. That at the said deliberation with the 1<sup>st</sup> Respondent, a committee was formed by the 1<sup>st</sup> Respondent through the 2<sup>nd</sup> Respondent to investigate all allegations of irregularities that were complained of and candidates were entreated to furnish the committee with all evidence they believed were material to each allegation of fact. **[Exhibited and marked exhibit G is a copy of the said memo of the formation of a committee to investigate election irregularities]**
21. That I together with other candidates submitted our cases and corresponding evidence to the committee as was advised by the 1<sup>st</sup> Respondent and called by the committee itself. This caused the investigation committee to invite us to make our cases and respond to questions during the investigation proceedings. **[Exhibited and marked exhibit H is a copy of the invitation extended to Presidential candidates to prove their cases and respond to questions by the committee.]**
22. That the committee finished its work within the time given but have refused to release the report to the students' body. This resulted in a serious gap in the leadership of the SRC causing tension on campus. Fact is, the making of the provisional results official by the 2<sup>nd</sup> Respondent depended on the outcome of the committee's report.
23. That some students took to social media to call out the 1<sup>st</sup> Respondent to cause the investigation committee to release the committee's report to assist the 2<sup>nd</sup> Respondent officially declare the winners of the elections so the SRC can have substantive executives to steer the affairs of the students.



24. That as a result of the intense social media campaign, on Friday 8<sup>th</sup> April, 2022, I, together with other students were arrested, stripped naked and detained by the police and the reason given by the police was that we were suspected to be behind a harsh social media campaign that exerted pressure on the University authorities to release the committee's report.
25. That the University authorities have still not caused the investigation committee report to be released subsequent to which the provisional SRC election results should be made official, but in a sad turn of events on the 11<sup>th</sup> of April, 2022 during our detention, the 2<sup>nd</sup> Respondent officially declared the 3<sup>rd</sup> Respondent SRC President elect.
26. That through my own investigations, I got hold of the committee's report and it is recommended at page 6 that the irregularities were so material that the results of the election were grievously affected as such the University should re-run the elections. **[Exhibited and marked exhibit I is a copy of the Investigation Committee Report]**
27. That the 1<sup>st</sup> Respondent through the 2<sup>nd</sup> Respondent issued a notice outlining the scheduled dates for the swearing into office of the 3<sup>rd</sup> Respondent. **[Exhibited and marked exhibit J is a copy of the notice of swearing in ceremony]**
28. That the processes leading to the purported declaration of the 3<sup>rd</sup> Respondent as SRC President elect are unlawful and erroneous and unless restrained by this Honorable Court, 1<sup>st</sup>, 2<sup>nd</sup> and 4<sup>th</sup> Respondents will on Thursday 21<sup>st</sup> April, 2022 proceed to swear into office the 3<sup>rd</sup> Respondent as SRC President which would cause irreparable harm to me the Plaintiff, and will equally bring the image of the SRC of the University into disrepute.
29. That the processes leading to the conduct of 2022 SRC Election of new executives of the SRC were not undertaken in compliance with the Constitution of the SRC as confirmed by the committee set up by the 1<sup>st</sup> Respondent as such any purported swearing into office of the 3<sup>rd</sup> Respondent or anybody on the back of the same results without recourse to the findings and recommendations of the Investigation Committee is null and void.
30. That the essence of the formation of the committee by the 1<sup>st</sup> Respondent was to hear and find solution to our grievances as major stakeholders in the SRC elections. To this end, failure to release the committee's report and implement its recommendations after inviting us to prove our cases and respond to questions before the committee is a breach of the principles of natural justice, equity and fairplay.

31. That unless restrained by this Honorable Court, 3<sup>rd</sup> Respondent will continue to hold himself out and act as President elect of the SRC in clear breach of laid down Constitutional provisions.
32. That unless restrained by this Honorable Court, the 4<sup>th</sup> Respondent will proceed to swear into office the 3<sup>rd</sup> Respondent as the SRC President of the University during organized events culminating on Thursday 21<sup>st</sup> April, 2022, which is the swearing in date.
33. That the pending action is seeking a declaration that the electoral processes and the election of the 3<sup>rd</sup> Respondent are unconstitutional and that this Honorable court should compel the release of the committee's report and cause the implementation of its findings and recommendations; as such, it will be in the interest of justice to restrain parties from taking any further steps such as swearing into office the 3<sup>rd</sup> Respondent until the determination of the said action.
34. In the circumstances, I humbly pray this Court for an order of Interlocutory Injunction restraining the 4<sup>th</sup> Respondent from continuing with their intended swearing in of the 3<sup>rd</sup> Respondent as SRC President on 21<sup>st</sup> April, 2022 and the 3<sup>rd</sup> Respondent from holding himself out as SRC President elect.

WHEREFORE I depose to this affidavit in good faith

SWORN AT BOLGATANGA, THIS )  
20<sup>th</sup> DAY OF APRIL, 2022 )

......  
DEPONENT

**REGISTRAR**  
**HIGH COURT OF JUSTICE**  
**BOLGATANGA**  
**COMMISSIONER FOR OATH**



IN THE SUPERIOR COURT OF JUDICATURE  
IN THE HIGH COURT OF JUSTICE  
BOLGATANGA-AD 2022

FILLED ON 21/4/2022  
AT 9:30am AM/PM  
REGISTRAR [Signature]  
HIGH COURT BOLGATANGA

SUIT NO. ....  
UE/BG/Hc/K4/01/2022

BETWEEN

ALFRED ASANTE  
VIVA HOSTEL  
CKT-UTAS CAMPUS  
NAVRONGO-UPPER EAST

.....PLAINTIFF/APPLICANT

AND

1. CK TEDAM UNIVERSITY OF TECHNOLOGY  
AND APPLIED SCIENCES, NAVRONGO, UER
  2. MOHAMMED BILAL  
THE CHAIRPERSON, SRC ELECTORAL COMMISSION
  3. AWANAH MICHAEL ATAMAKIRA
  4. ABDUL WARRIS ALHASSAN  
INTERIM CHAIRPERSON, SRC
- (All of) CK TEDAM UNIVERSITY OF TECHNOLOGY  
AND APPLIED SCIENCES, P.O.BOX 24  
NAVRONGO-UPPER EAST

.....DEFENDANTS/  
RESPONDENTS

(PLAINTIFF WILL DIRECT SERVICE)

APPLICANT'S STATEMENT OF CASE IN SUPPORT OF MOTION EX PARTE FOR  
INTERIM INJUNCTION  
(ORDER 25 RULE 1 OF C.I. 47)

**A. BACKGROUND**

The Applicant herein has invoked the discretionary jurisdiction of this Honourable Court pursuant to Order 25 rule 1 of the High Court (Civil Procedure) Rules, 2004 C.I. 47 to grant an order of injunction restraining the 1<sup>st</sup>, 2<sup>nd</sup> and 5<sup>th</sup> Defendants/Respondents from continuing with their intended swearing-in ceremony starting from 19<sup>th</sup> of April, 2022 of the 4<sup>th</sup> Defendant/Respondent as SRC President and to restrain the 4<sup>th</sup> Respondent from holding himself as the SRC President elect in light of the clear disregard for the findings and recommendations of the post-election investigation committee.

The Order 25 rule reads as follows:

Rule 1—Application for Injunction

(2) A party to a cause or matter may apply for the grant of an injunction before, or after the trial of the cause or matter, whether or not a claim for