Petition against Ogbonna Decency Onyekachi



LIBERTY CHAMBERS
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4th July, 2019.

Mr. Ogbonna Decency Onyekachi, 232, OAK Lake Run Crescent, Apartment E, Chesapeake West Virginia, 23320, USA.



Sir,

RE: FRAUDULENT CONVERSION OF OUR CLIENTS PATENT RIGHT BY CENCY GLOBAL LIMITED, BREACH OF CONTRACTUAL TRUST AND AGREEMENT AND ILLEGAL TERMINATION OF OUR CLIENTS POSITION AS DIRECTOR AND CO-OWNER OF CENCY GLOBAL LIMITED WITHOUT RECOURSE TO THE COMPANIES AND ALLIED MATTERS ACT

We act as solicitors for AJAO SANDRA SIDIKAT who shall herein after be referred to as our client and whose express instruction we write.

Our brief reveals that our client is a Co-director and Co-owner of Cency Global Limited; this was via an email sent to us on 01/07/2019 wherein our client describes how she jointly pioneered the concept of Decency Academy, reformed the system and successfully laid a firm, working structure for the Academy, which you fraudulently claim now as yours alone. Attached herein is a copy of the email sent by our client as evidence, that she is a co-director/co-owner of Cency Global Limited and marked as Annexure A.

It is also part of our brief that the Purport and purpose of making our client a co-director/co-owner is to the effect that our client create a "modus operandi" i.e. mode of operation with which the Academy will run, ultimately reaching the career goals of Nurses in Nigeria and also rendering the system profitable which our client graciously met. Our Client created and designed a Website, to which the Academy operates with till now, helped set up an NCLEX curriculum for the Academy, an IT customer base network and media works for publicity which has undoubtedly yielded positive results and increased the client base of the Academy.

Furthermore, you also approached our client by making her a co-director/coowner with an understanding that 40% of the profit shares will be allotted to our client, after a comprehensive registration is reflected with the Corporate Affairs Commission (CAC).

In order to clear your doubt on the issue of the company's website mentioned above, we have attached the following documents showing the extent of work created by our client in respect to the website as mentioned above and same is marked as Annexure B and C.

You will also recall that our client resigned her job on your request, so as to be committed to the progress of this Academy, of which you fully acknowledged the sacrifice made by our client.

Our client was met with rude shock and highly astonished when you started putting up strange attitude immediately the Academy was set up to be fully functional after a firm foundation has been laid, with a view of scheming her out of the Academy without recourse to the rule of law guiding the termination of a co-director/co-owner which is the companies and Allied Matters Act.

Our Client first observed your strange attitude when you logged her out of all the Academy's Whatsapp platforms and also denied her access to the company's bank account.

You also made an ignorant announcement tagged 'Good evening, Fam' stating categorically that our client is no longer part of the Academy.

This then pushed us to ask the following question which are not rhetorical, but which must be compiled with according to the provisions of the companies and Allied Matters Act.

- 1. Was there a meeting of Board of Directors where the "so called" termination of appointment of our client as co-director/co-owner was ratified?
- 2. If the question is answered in the affirmative, was there a resolution ratifying the termination of our clients appointment as Director?
- 3. Was there proper quorum ratifying the termination of our clients appointment as director/co-owner?
- 4. Was our client notified of this unholy and unilateral position taken by you without recourse to the companies and Allied Matters Act?

We state categorically and unequivocally that you have not sought counsel and/or opinion from a Legal Practitioner well dressed in the area of company law, hence the reason for your misdirection.

Attached herein is your message tagged 'Good Evening, Fam' Stating that our client is no more part of your Academy and/or Cency Global Limited and marked same as Annexure D.

TAKE NOTICE that our client still stands to be a co-director and/or co-owner of Cency Global Limited which with fraudulent intentions you had registered with the Corporate Affairs Commission (CAC) after obtaining the patent right and concept of our client wherein you failed to acknowledge her as a co-director/co-owner because you had a mindset 'abinition' i.e. from the beginning to use our clients patent right and idea for your personal gain hence your attitude.

TAKE FURTHER NOTICE that your failure to withdraw from your recent actions to get rid of our client from a company she is Co-owner/co-director, we will have no option than to report your fraudulent act to the Consular General of the United States of America; stating you are not a fit and proper person to live in the United States based on your act of breach of trust and fraudulent act of denying an agreement made with our client, a co-director/co-owner who is entitled to 40% of the profit shares as agreed on terms.

Be further informed that we have also taken steps to write the Corporate Affairs Commission not to recognize your so-called registration and/or dissolution until proper redress is made i.e. reinstating our client as a co-director/co-owner as she jointly brought the idea and 'modus operandi ' within which Cency Global Limited grew and expanded to this level.

TAKE FINAL NOTICE that your failure to adhere strictly to the demand of our client, we shall have no other option than to institute legal action against you in a competent court of law and also to seek appropriate redress on behalf of our client.

You have been sufficiently notified.

Yours faithfully,

Dr. Olutayo Oyewale Olutayo Oyewale & Co.