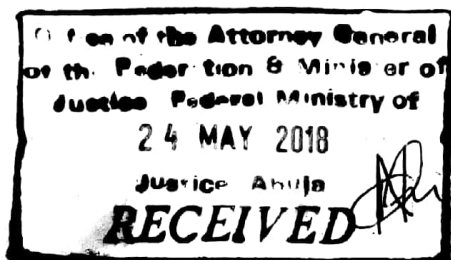




Paul Usoro & Co

LEGAL PRACTITIONERS

3<sup>rd</sup> Floor, Plot 1668B Oyin Jolayemi Street  
P. O. Box 71605, Victoria Island  
Lagos, Nigeria.  
Tel: +234 (01) 2714842-5  
Fax: +234 (01) 2714846  
E-mail: info@paulusoro.com  
Website: www.paulusoro.com



24 May 2018

The Honourable Attorney-General of  
The Federation and Minister of Justice  
Federal Ministry of Justice  
Shehu Shagari Way  
Central Area  
Abuja

**ATTENTION: MAIMUNA LAMI SHIRU (MRS)**

Dear Madam

**APPLICATION FOR CONSENT TO GARNISHEE UNITED BANK FOR AFRICA PLC'S  
ACCOUNT WITH CENTRAL BANK OF NIGERIA PURSUANT TO SECTION 84 OF THE  
SHERIFFS AND CIVIL PROCESS ACT, CAP 86 LFN 2004**

We write as Counsel to United Bank for Africa Plc ("UBA" or "our Client") in respect of the above subject and in response to your letter to UBA dated 03 May 2018.

Please be informed that upon receipt of the Judgment of the Court of Appeal delivered on 29 April 2017, in respect of **Appeal No. CA/L/640/2013; UBA & Anor v. Mrs. Kehinde Dumonye**, our Client promptly filed a Notice of Appeal dated 17 May 2017 at the Supreme Court and also filed an Application dated 17 May 2017, for Stay of Execution of the Judgment of the Court of Appeal pending the hearing and determination of the Appeal at the Supreme Court, before the Court of Appeal. Mrs. Dumonye, through her Counsel, was duly served with both the Notice of Appeal at the Supreme Court and the Application for Stay of Execution, to which her Counsel filed a Counter Affidavit on 06 June 2017. Copies of these processes are attached for your kind information and records.

Accordingly, having filed the process documents mentioned above and coupled with the fact that the Application for Stay of Execution is pending and yet to be decided at the Court of Appeal, Mrs. Dunmoye's Counsel's application dated 23 February



Paul Usoro & Co

2018 asking for consent to garnishee UBA Plc's account with Central Bank of Nigeria is, with respect, premature, uncalled for and *mala fide* as same is *subjudice*. This is moreso as the Counsel to Mrs Dunmoye, notwithstanding their knowledge of the pending Appeal at the Supreme Court and the Motion for Stay at the Court of Appeal, have deliberately concealed these facts in their 23 February 2018 letter.

In the circumstances, we respectfully urge the Honourable Attorney General of the Federation ("**HAGF**") to refuse the said application so as not to foist a *fait accompli* on the Court and render the decision of the apex Court nugatory.

Kindly extend our highest professional regards to the HAGF.

Yours sincerely  
**Paul Usoro & Co**

**EDEM-NSE**  
**Ime Edem-Nse**

- Encl: 1. Notice of Appeal dated 17 May 2017  
2. Motion for Stay of Execution dated 17 May 2017  
3. Counter Affidavit to the Motion for Stay of Execution dated 06 June 2017

