

RULING

(DELIVERED BY CHIOMA EGONDU NWOSU-IHEME, JSC.

My learned brother Jamilu Yammama Tukur, JSC accorded me the opportunity of reading before today, the Ruling just delivered. His lordship has considered and resolved the contentions of the parties in this rather unusual, vexatious, irresponsible, abusive and unprofessional Application.

I agree entirely with the reasoning and abide the conclusion in the lead Ruling that this Application is one of the most thoughtless and irresponsible Applications ever brought before this Court. It is condemnable as it amounts to Professional Misconduct on the part of counsel for the Applicant, S.M. Danyaro. It will haunt the said Counsel for the rest of his career as a Legal Practitioner for being oblivious of the consequences of his action. I agree that this Application is thoughtless, Juvenile and Gross abuse of the process of this Court. It was brought deliberately by this irresponsible Counsel to ventilate his grievances over the outcome of the substantive Appeal. In the process of bringing this Application under the guise of a review, counsel degenerated to a level unprecedented in the history of Application for review in this Court and ended up not only exposing his ignorance and poor knowledge of the law, but making a Mockery of himself as a legal Practitioner. He is not worthy to be called a Legal Practitioner.

This Application and the unbecoming Conduct of Counsel for the Applicant is bereft of Common Sense, it is dismissed in its entirety. The

Judgment of this Court delivered on the 4th day of June, 2025 in Appeal No. SC.266/2017 remain subsisting, final and binding on all parties.

Sequel to the vexatious and unprofessional Application of this uncultured Counsel, S.M. Danyaro, intended only for causing annoyance when objectively evaluated, I also order that costs of #50,000,000:00 (FIFTY MILLION NAIRA) be paid personally by this recalcitrant Counsel, S.M. Danyaro personally for filing this trash. The costs shall be paid within 90 days (Ninety days) to the Respondents. A certificate of compliance must be filed in Court in accordance with the Provisions of Order 12 Rules 4(d), 6, and 7 of the Rules of this Court. S.M. Danyaro of Counsel shall cease to have right of audience in any Court in Nigeria until there is evidence of Compliance with the said Rules of this Court.



CHIOMA EGONDU NWOSU-IHEME (Ph.D)
JUSTICE, SUPREME COURT.



22/6/26

Certified True Copy
Chioma Egondu Nwosu-Iheme Esq
REGISTRAR
SUPREME COURT OF NIGERIA