

IN THE FEDERAL HIGH COURT OF NIGERIA

Jud. CI

HEARING NOTICE

SUIT No. FHC/KAD/Cs/261/2018

Between UNIVERSAL ENGINEERING PILLARS LTD Plaintiff
and
FEDERAL INLAND REVENUE SERVICE (FIRS) Defendant

To FEDERAL INLAND REVENUE SERVICE (FIRS)
TAX AUDIT DEPARTMENT, 1ST FLOOR 11B, KINILU (KADUNA)
the above-named THE DEFENDANT.

This cause will be transferred from the General Cause List to the Hearing Paper for WEDNESDAY the 26th day of SEP 20 18 at 9:00 o'clock in the forenoon, and will come on to be heard on that day if the business of the Court permits or otherwise on some adjournment day of which you will receive no further notice.

If either party desires to postpone the hearing he must apply to the Court as soon as possible for that purpose; and if the application is based on any matter of fact, he must be prepared to give proof of those facts.

The parties are warned that at the hearing they are required to bring forward all the evidence by witnesses or by documents which each of them desires to rely on in support of his own case and in contradiction of that of his opponent. The proof will be required at the hearing, and not on a subsequent day, and parties failing to bring their evidence forward at the proper time may find themselves absolutely precluded from adducing it at all, or at best only allowed to do so on payment of substantial costs to the other side, and on such other terms as the Court thinks fit to impose.

Parties desirous to enforce the attendance of witnesses should apply at once to the Court to issue one or more summonses for the attendance of the witnesses required. It is indispensable that the application should be made so as to allow time for reasonable notice to the witnesses required.

If the witness is required to bring books or papers, they must be particularised in the summons sufficiently to enable him to understand what is meant.

Any party summoning a witness through the Court, thereby becomes liable to pay such witness reasonable sum of money to be fixed by the Court for his expense and loss of time.

The Court may refuse to enforce the attendance of a witness unless such sum has been fixed and deposited in the Court.

If either party desires to use in evidence at the hearing any book or document in the possession or power of the other party, he must give the other party reasonable notice in writing to produce it at the hearing, failing which he will not be allowed to give any secondary evidence of its contents.

DATED at KADUNA this 21st day of JUNE 20 18

By Order of the Court.

**FEDERAL HIGH COURT
KADUNA**
Registrar

Suliman/Nasiru
Pls treat.
22/6/18