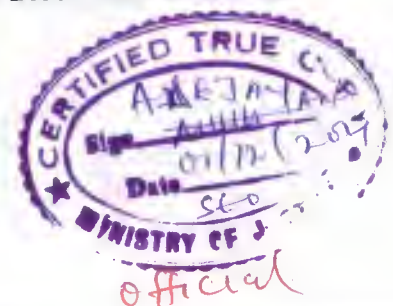


LAGOS STATE JUDICIAL PANEL OF INQUIRY ON RESTITUTION FOR VICTIMS OF SARS RELATED ABUSES AND OTHER MATTERS



CONSOLIDATED REPORT ON GENERAL POLICE BRUTALITY CASES
10TH OCTOBER, 2021



"Between the agitation and the State's political cum belligerent reaction to lawful dissent, there is a space and in that space is our power to choose to engage responsibly in the spirit of unity, equity and fairness towards winning the peace."

TERMS OF REFERENCE

The Panel shall ensure speedy inquiry/ restitution on SARS activities and Extra-Judicial killings of innocent citizens by the dissolved SARS with a view of delivering justice for the Victims as well as compensate their families/dependents.

IN particular it shall –

- (a) Receive memoranda from concerned members of the public and inquire into case of abuses, brutality, torture, extra - judicial killings by the disbanded SARS in Lagos State;
- (b) Identify the victims of brutality, torture and extra-judicial killings by the disbanded SARS;
- (c) Identify Officers of SARS involved in the abuse of rights of citizens and make appropriate recommendations for prosecution of such Officers;
- (d) Evaluate the cases of the victims; determine those deserving compensation as a result of such violations by Officers of the disbanded SARS and recommend compensations payable to them from the Victims Trust Fund established by the Governor;
- (e) To investigate the incident at the Lekki Toll- Gate on 20th October, 2020 and make necessary findings and recommendations.
- (f) Examine any other matters incidental to any of the terms of reference stated above; and
- (g) Make necessary recommendation(s) to guide against future abuse of human rights by the Nigeria Police in Lagos State.

AND I further direct that the Chairman and members of the Panel constituted under this instrument shall remain in Office for a period of six (6) months commencing from the date of appointment and this period may be extended at the discretion of the Governor in writing.

DATED THIS 24TH DAY OF OCTOBER, 2020

MR. BABAJIDE OLUSOLA SANWO-OLU
GOVERNOR OF LAGOS STATE



FOREWORD

BY THE

HONORABLE CHAIRPERSON of the Lagos Judicial Panel of Inquiry on Restitution for Victims of SARS Related Abuses and Other Matters

There was a social unrest and mass protest against police brutality in the country calling for disbanding of the Special Anti-Robbery Squad (SARS), a notorious unit of the police force with a long record of abuses, corruption, unlawful arrest, detention and extrajudicial killings.

Arising from the foregoing, mass demonstrations occurred throughout Nigeria and was accompanied by vociferous outrage on social media platforms.

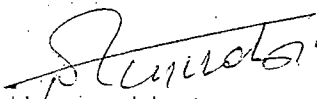
It was against this background that the #EndSARS protest started between the 8th of October – 20th October, 2020 in different States of the Federation. The Lagos protest took a different dimension with the deployment of the military to the Lekki Toll Gate, the epicenter of the protest in Lagos, on the 20th October 2020.

In a bid to look into the malaise, the National Economic Council directed all states to setup the Judicial Panels of Inquiry and the Lagos Panel was inaugurated on the 19th October, 2020 for restitution for victims of SARS related abuses and other matters.

This report is a product of extensive evidence taken at the public Hearings with key stakeholders and pertinent role players appearing at these Hearings.

While there can be no single report which can fully resolve the issues between the government and the youth, I am certain that this Report will add to the inventory of solutions that will assist the nation in overcoming the widespread agitations of the citizens against the Police Force.

The Report is commended to all with the hope that history will be kind to Panel members when many of the recommendations are implemented.



Honourable Justice Doris Okuwobi (Rtd)

CHAIRPERSON

THE LAGOS JUDICIAL PANEL OF INQUIRY

**MEMBERS OF THE LAGOS JUDICIAL PANEL OF INQUIRY ON RESTITUTION
FOR VICTIMS OF SARS RELATED ABUSES AND OTHER MATTERS.**

- | | | |
|----|--|-------------|
| 1. | HONOURABLE JUSTICE DORIS OKUWOBİ (RTD) | CHAIRPERSON |
| 2. | MR. EBUN-OLU ADEGBORUWA, SAN | MEMBER |
| 3. | DIG. FREDRICK TAIWO LAKANU (RTD) | MEMBER |
| 4. | MS. PATIENCE PATRICK UDOH | MEMBER |
| 5. | MR. 'SEGUN AWOSANYA | MEMBER |
| 6. | MRS. OLUWATOYIN ODUSANYA | MEMBER |
| 7. | MR. LUCAS KOYEJO | MEMBER |
| 8. | MR. MAJEKODUNMI TEMITOPE OLUWASEUN | MEMBER |

Mr Babajide T. Boye

Mr. Jonathan Ogunsanya

Secretary to the Panel

Counsel to the Panel



ACKNOWLEDGEMENT

With gratitude to God Almighty, the Chairman: Hon. Justice Doris Tomilayo Okuwobi and members of the Lagos State Judicial Panel of Inquiry on Restitution for Victims of SARS Related Abuses and Other Matters would like to thank the Federal Government in general and the Lagos State Government in particular for setting up this Panel and providing the necessary logistics, the office of the Honorable Attorney General of Lagos State for valuing the independence of the Panel, and the consistent support of the Ministry of Justice to the Panel.

The Panel acknowledges the hardworking and invaluable contributions of the following members of its Secretariat Mrs. Abimbola Abolade, Miss Daisy Ossai, Mr. Taiwo Taiwo (Legal Counsel), Miss Zurat Mohammed- Bello (Verbatim Reporter), Mr. Moshood Shittu (Registrar), Mr. Damilola Isaacs (Media).

We thank all participants in the investigation of the Panel starting with the President of the Nigerian Bar Association and members for their active and diligent participation in the process.

We specially thank all the Senior Advocates of Nigeria, senior lawyers and all legal practitioners that represented the several petitioners for their dedication and commitment.

Sincere appreciation goes to lawyers who represented the Nigeria Police Force for their diligence in responding to the several petitions and throwing light on some of the issues. We wish to also thank the different Stakeholders including the experts and medical practitioners that actively participated in the investigation of the Panel in enabling us unravel through scientific means, what actually happened in the individual petitions and on the 20th October 2020, especially staff of the following organizations: Reddington Hospital, Vedic Life Healthcare, Grandville Trauma Centre, Victoria Island Consultancy, General Hospital Marina and medical Services Hospitals, LASUTH, Doreen Hospital among others.

This acknowledgment will be incomplete without appreciation to the members of the fourth estate of the realm; the Press, whose discipline, passion and professionalism during the process of investigation contributed to the success achieved by the Panel.

Thank You All.

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CHAPTER ONE

INTRODUCTION

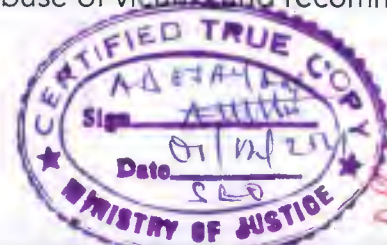
1.1 Background

Following the incidents of Police brutality which resulted in the #EndSARS Protest, the Powers conferred on the Governor of Lagos State, Mr. Babajide Olusola Sanwo-Olu (Mr. Governor) by Section 1 of the Tribunal of Inquiry Law, Cap T7, Laws of Lagos State, 2015, Mr. Governor constituted The Judicial Panel of Inquiry and Restitution for Victims of SARS related Abuses in Lagos State and appointed **The Honourable Justice Doris Okuwobi**, a Retired Judge of the Lagos State High Court as Chairperson of the Panel. Other members of the Panel were:

- Ebun-Olu Adegboruwa, SAN (Representative of the Civil Society)
- Rtd. D.I.G. Frederick Taiwo Lakanu
- Patience Patrick Udoh (Representative Civil Society)
- Mr. 'Segun Awosanya (Human Rights Activist)
- Mrs. Oluwatoyin Odusanya (Director, Citizens' Rights)
- Mr. Lucas Koyejo, Esq. (National Human Rights Commission)
- Majekodunmi, Temitope Oluwaseun (Youth Representative Nominated by the Youth)
- Mr. Babajide Boye (Secretary)

The above members of the Panel were sworn in on the 19th October, 2020 and the Panel was given the following Terms of Reference:

1. To identify victims of abuse, brutality and extra judicial killings in the hands of Officers of the disbanded SARS and Officers of the Nigeria Police Force;
2. To carry out investigative duties in respect of Petitions/Memoranda received on Police brutality and extra judicial killings in Lagos State;
3. To evaluate evidence and draw conclusions on the validity of such Petitions/Memoranda received;
4. To determine and recommend compensation for verifiable/deserving victims and their dependents; and
5. To interrogate serving or dismissed Officers of the disbanded SARS and Officers of the Nigeria Police Force, responsible for the abuse of victims and recommend their prosecution



Subsequent to the incident which occurred at the Lekki Toll Gate on the 20th of October, 2020 Mr. Governor expanded the Terms of Reference of the Panel as follows:

"The Panel shall ensure speedy inquiry/restitution on SARS activities and Extra-Judicial killings of innocent citizens by the dissolved SARS with a view of delivering justice for the Victims as well as compensate their families/dependents."

In particular it shall –

- (1) Receive memoranda from concerned members of the public and inquire into case of abuses, brutality, torture, extra-judicial killings by the disbanded SARS in Lagos State;
- (2) Identify the victims of brutality, torture and extra-judicial killings by the disbanded SARS;
- (3) Identify Officers of SARS involved in the abuse of rights of citizens and make appropriate recommendations for prosecution of such Officers;
- (4) Evaluate the cases of the victims; determine those deserving compensation as a result of such violations by Officers of the disbanded SARS and recommend compensations payable to them from the Victims Trust Fund established by the Governor;
- (5) To investigate the incident at the Lekki Toll Gate on 20th October, 2020 and make necessary findings and recommendations;
- (6) Examine any other matters incidental to any of the terms of reference stated above; and
- (7) Make necessary recommendation(s) to guide against future abuse of human rights by the Nigeria Police in Lagos State."

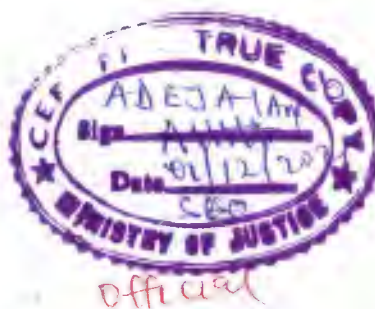
1.2 Tenure of the Panel

By the Instrument of Appointment the Panel was given six months to discharge its duties which date commenced from 19th October, 2020. However, by the Approval dated 26th day of March, 2021 the tenure of the Panel was further extended by another three (3) months to enable the Panel conclude all Petitions before it by July 19th, 2021.

1.3 The Inaugural Public Sitting

Upon the swearing in of the Panel members on 19th October, 2020 the Panel moved to the Lagos State Waterways Authority (LASWA) Yard, located at Five Cowrie Terminal, (Under bridge) Falomo Roundabout, Ikoyi, Lagos (initial sitting venue). The Chairperson addressed the Public and invited them to submit Petitions for consideration by the Panel. At the sitting, the Honourable Attorney-General Lagos State also introduced Mr. Jonathan Ogunsanya, Esq. as Counsel to the Panel.

Subsequent sittings of the Panel from the 26th of October, 2021 however took place at the Lagos Court of Arbitration located at 1A, Remi Olowude Street, 2nd Roundabout, Lekki-Epe Expressway, Okunde Bluewater Scheme, Lekki Peninsula, Phase 1, Lagos.



CHAPTER TWO

LAWS, INSTRUMENTS AND OTHER LEGAL AUTHORITIES

2.1 Laws & Instruments

In the Discharge of its duties in accordance with the Terms of Reference, the Panel was guided essentially by:

- (1) The Constitution of the Federal Republic of Nigeria (1999) (As Amended).
- (2) The Tribunals of Inquiry Law, Cap T7 Laws of Lagos State 2015.
- (3) The Rules of Procedure made by the Panel Pursuant to the Tribunal of Inquiry Law (hereinafter referred to as the Rules).
- (4) The Amended Instrument of Appointment dated 24th day of October, 2020.
- (5) Extracts/Excerpts of the Minutes of Meeting of the Panel held on Sunday, 24th October, 2020 as well as other Minutes of Meeting derived from subsequent meetings held by the Panel.

2.2 How Complaints/Petitions/Memoranda Were Lodged

In accordance with the provisions of the Rules, the following categories of persons lodged complaints or grievances before the Panel:

- a. Victims of SARS and other Police abuse which occurred within Lagos State. Thus, complaints that occurred outside the territorial jurisdiction of Lagos State were not attended to.
- b. Family members of victims of SARS and other Police abuse within Lagos State in which the victims were deceased, incapacitated by injury of body or mind, outside the jurisdiction of Lagos State or otherwise unable to appear in person to present his or her grievance or complaint in person.
- c. Lawyers, agents, or other representative of a victim or family member of a victim of SARS and other Police abuse within the jurisdiction of Lagos State.
- d. The Nigerian Bar Association (NBA) and other public interest group or body.

The above Complainants/Grievances which were lodged in form of Petitions/Memoranda were so made via:

- (a) Electronic medium;
- (b) Written formats; and
- (c) Documentary means (such as the presentation of video and audio recordings).

Complaints/Grievances were received by the Panel by the following means:

- (a) At the Secretariat of the Panel located at the Lagos Court of Arbitration situate at 1A, Remi Olowude Street, 2nd Roundabout, Lekki Epe-Expressway, Okunde Bluewater Scheme, Lekki Phase 1, Lekki, Lagos.
- (b) Through the Panel's official email address: judicialPanelonsars@lagosstate.gov.ng
- (c) By phone calls to the following designated help lines: 09010513203, 09010513204 and 09010513205.
- (d) Upon submission and filing, every complaint was lodged and assigned a Petition Number in the Order of its being received at the Secretariat in the Panel's Record of Complaints. The Record of complaints of the Panel was kept in a single sequence based on how the Complaints/Petitions/Memoranda were lodged at the Secretariat or accessed online. Please see Order 1 & 2 of the Rules of Procedure of the Panel.

2.3 Pre-Hearing Procedural Preparations

Certain steps were taken in Order to ensure that the hearing of a Petition is fair to both the Petitioner and the Respondent in accordance with the provisions of all extant laws on the Panel especially Orders 3 & 4 of the Rules of Proceedings of the Lagos State Judicial Panel of Inquiry on Restitution & Compensation of Victims of SARS Related Abuses and Other Related Matters 2020.

Orders 3 & 4 of the Rules provides for Rules on Witnesses and Evidence, Evidence of Illiterate Victims/Family of Victims/Complainants, Protection of Victims, Visit to locus In quo and Issuance of Summons/Subpoena/Warrants of Arrest.

2.4 Issuance of Witness Summons/Subpoena/Warrants of Arrest

Upon receipt of a Petition, same is registered in the Panel s Record and given a Petition Number in the time sequence in which each Petition was submitted to the Panel. Each petition is perused through and Witness Summons duly signed by the Chairperson of the Panel is issued to all relevant witnesses for them to appear before the Panel and testify. The Witness Summons was issued in accordance with Section 5 (c) of the Tribunal of Inquiry Law Ch.T7 Laws of Lagos State 2015 and Order 3(A) Rules 1-5 of the Rules. The Format used is in Form A in Schedule 1 of the Tribunal of Inquiry Law Ch T7 Laws of Lagos State 2015.



2.5 Visit to Locus In Quo

Where in the Opinion of the Panel, it is deemed necessary to visit locus in quo such visits were done by the Panel pursuant to the Provisions of Order 3 Rule F (1) & (2) of the Rules which provide as follows:

"(1) Where the Panel considers it necessary it shall have the right to enter any land or premise either jointly or through any of its member(s) acting on its behalf or any agent or agents duly authorised in writing by the tribunal, for any purpose of obtaining evidence of information or of inspecting the premises and or taking copies of any documents required by it for the proper execution of its functions, or which in the opinion of the Panel ought to be safeguarded for the purpose of the inquiry.

(2) The Panel shall have the right to gather and collect any evidence found at the site of such locus either physically or electronically."

2.6 Proceedings of the Tribunal

The inquiry of the Panel was carried out with strict observance of the principles of fair hearing as entrenched under Section 36 of the Constitution of the Federal Republic of Nigeria, 1999 (As Amended). However, the Rules of Evidence as provided for in the Evidence Act, laws of the Federation of Nigeria, 2010 were not strictly adhered to.

An inquiry over a Petition was carried out publicly in four Stages as provided under Order 5 Rule (A) (a-d) of the Rules. These stages were:

- (1) The stage of determining whether or not there was enough evidence in support of the Petition;
- (2) To recommend compensation to deserving victims or their families when the victims are dead;
- (3) Payment of compensation to deserving victims or their families where they are dead; and
- (4) Recommend any erring Police Officer for Prosecution and other disciplinary action.

2.7 Modus Operandi during Hearing and Venue.

- (1) The Petitioner was called upon to call its witnesses in proof of his Claims and the witness or witnesses will be cross-examined by the Police through its Counsel;
- (2) After the close of the Petitioner's case the Respondent, more often than not the Police were also allowed to call their witness(es). These Police witness(es) were also cross-examined either Personally by the Petitioner where he was not represented by Counsel or through his Counsel;
- (3) After the close of the case of both the Petitioner and the Respondent, the Panel would order parties to file and serve their respective Final Addresses;
- (4) Final Written Addresses of both the Petitioner and/or the Respondent were thereafter adopted and matter adjourned for Panel 's decision; and
- (5) Decision, findings and recommendation(s) of the Panel are read by the Chairperson in Public.

Further to the above, the Panel ensured that it complied with the following as provided under Order 5 Rule (B) (1-9) of the Rules namely:

1. The venue of proceedings of the Panel was held at the Lagos Court of Arbitration located at 1A, Remi Oluwude Street, 2nd Roundabout, Lekki-Epe Expressway, Okunde Bluewater Scheme, Lekki Peninsula, Phase 1, Lagos.
2. All proceedings of the Tribunal were held in public and the media were granted access to broadcast live coverage of the proceedings, upon accreditation.
3. The Panel reviewed all expedient written, documentary, electronic and other physical evidence and treated same justly and fairly. It also requested additional evidence as needed to determine whether there is sufficient evidence of Police abuse in all cases.
4. The Panel as of right acted upon any pieces of evidence, admitted under Rule 4 whether written, electronic or oral, notwithstanding that such might have been inadmissible in civil or criminal proceedings before a court.
5. The Panel also consulted subject matter experts such as Forensic experts, Pathologist, General Medical Practitioners etc. where necessary.



6. All hearings of the Panel were completed as quickly as possible, except in circumstances which warranted a longer period of time.

7. The hearing of each complaint was adjourned from time to time as the Panel deemed fit or necessary.

2.8 Procedure for Reaching a Finding and Making Recommendations.

In compliance with the provisions of Order 6 of the Rules, the Panel members:

1. Took notes during proceedings and each Panel member submitted his or her findings/recommendation on each complaint to the Chairperson.
2. A Panel member was allowed to concur to a finding and or recommendation of another Panel member.
3. A final decision on each complaint was reached at a special Conference based on a consensus with the Chairperson's vote breaking any tie.
4. Upon completion of the hearing of all the complaints the Panel produced a Written Report which stated summaries of the relevant evidences adduced during Hearing, evidences reviewed, the conclusion and recommendations arising out of the Panel's inquiry and the basis for the conclusion.

CHAPTER THREE

INDIVIDUAL PETITIONS FROM THE PUBLIC

PETITION NO: LASG/JPI/02/2020

Petitioner: Ndukwe Ekekwe

Summary: The Petitioner filed a petition on the 26th of October, 2020 stating that his shop at Glory Plaza, Ojo Alaba was forcefully invaded and he was arrested by SARS Policemen and taken to Lagos State Police Command where he was tortured on the 16th of February, 2018. As a result of the said torture, he suffered a broken spinal cord which left him permanently disabled.

Prayers: The Petitioner seeks redress and urges the Panel to cause an inquiry into the human right abuse meted on him by Policemen of SARS led by one Inspector Hamza Haruna.

Exhibits Tendered:

- Exhibit A: Police College Hospital Request for Radiological Examination dated 18th of December, 2018
- Exhibit B: Copy of LUTH Patient's Personal Card of Ekekwe Ndukwe
- Exhibit C: Photocopy of LUTH Initiatives LTD Bill for Ndukwe Ekekwe
- Exhibit C1: Photocopy of LUTH Treatment Card
- Exhibit C2: Photocopy of Letter from the Officer -in-Charge, The Nigerian Police LUTH Police Station Idi-Araba, Lagos
- Exhibit D: Photocopy of Photographs (2)
- Exhibit E: Police College Hospital X-Ray films
- Exhibit F: Photograph of a fair-complexioned man wearing a cap with moderate beard
- Exhibit G: Specimen signature signed before the Panel by the Petitioner
- Exhibit H: Nigerian Police Statement of Witness/Accused Re: Ndukwe Ekekwe dated 16th February, 2018 recorded by Corporal Hamza Haruna
- Exhibit I: Photocopy of Criminal Form D (Search Warrant) issued at Mainland on 15th February, 2018
- Exhibit J: Photocopy of Letter dated 10th November, 2020 from LUTH Re: Ekekwe Ndukwe
- Exhibit K: Copy of Clinic HealthCare Report of MR.I of Thoracolumbar Spine dated 21st February, 2018
- Exhibit L: Photocopy of Receipts issued from Police College Hospital.
- Exhibit M: Photograph of goods

Findings:

- There was no complainant in the alleged case against the Petitioner by the Respondent.



- The stolen goods which the Petitioner allegedly received were not shown to be owned by anyone.
- The Petitioner was not charged before any Court for any alleged offence.
- The Respondent admitted to torturing and brutalizing the Petitioner.
- There was a clear violation of Petitioner's Fundamental Human Rights to Dignity of Human Person by the Respondent.
- The Respondent conceded that torture was a technique used by the Police in interrogating witnesses.
- The issue of who pushed the Petitioner from the storey building is neither here nor there.

Recommendations: The Panel awarded the sum of Seven Million Five Hundred Thousand Naira (N7,500,000.00) in favour of the Petitioner for the torture, unlawful arrest, detention and inhuman treatment meted to him by Officers of the Respondent.

PETITION NO.: LASG/JPI/04/2020

Petitioner: Mr. Bonu Pascal & Family

Summary: The Petitioner filed this petition for the extra-judicial and unlawful killing of his deceased brother (Jimoh Kehinde) by men of SARS at the instigation of Badagry Local Government Court. The Petitioner instituted an action which culminated in a valid and subsisting court judgment dated 21st March, 2016 by Hon. Justice N. I. Buba who awarded the sum of N300,000,000.00 in favor of the Petitioner. An appeal filed against the judgment was dismissed by the Court of Appeal Lagos. The Petitioner also took further steps to enforce the judgment of the Federal High Court. Attached to this petition is a C.T.C of the judgment from the Federal High Court, C.T.C of the judgment from the Court of Appeal, C.T.C of letter to the Honorable Attorney General of the Federation, C.T.C of Ruling and C.T.C of Order Nisi.

Prayers: The Petitioner seeks redress for the Police brutality he suffered and urged the Panel to use its powers to ensure the Police complies with the court judgment and pays the judgment sum.

Notable Incident: Although the Petition first came up on the 1st of December, 2020, however, it was dismissed for being incompetent, lacking in merit and being an abuse of court process. It was subsequently re-listed at the instance of the Petitioner and a hearing date was fixed for 26th January, 2020.

Findings:

- That there is an appeal against the judgment.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.

- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Petitioner should conclude the litigation process already commenced by them as this Panel refuses to be pushed into any judicial trap
- Case struck out

Status: Although the Petition was struck-out by the forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/08/2020

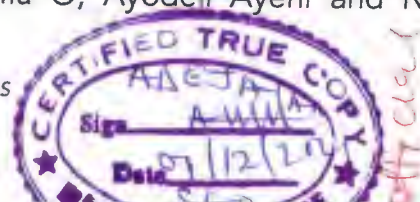
Petitioner: Okpara Nkemakolam Felicia

Summary: The Petitioner in her petition dated 24th October, 2020 stated that she was victim of assault and battery at Area C Command Police Station Surulere on 12th October 2020. She also stated that she was also specifically assaulted, violated and beaten by some female Police Officer s and eventually gets her release after the intervention of the Speaker, the N.B.A and a few other lawyers.

Prayers: The Petitioner seeks justice in the hopes that is not only done but evidently seen to be done. She also seeks for the Prosecution of the erring Police Officers, change and reformation of the Nigeria Police Force and an end to brutality and impunity with compensation.

Exhibits Tendered:

- Exhibit A: New Gate Medical Services Limited Report of Mr.s. Okpara dated 15th October, 2020
- Exhibit B: 3 photographs of the Complainant
- Exhibit C: a photograph of two Policemen pushing 2 ladies and a gentleman in a white shirt
- Exhibit D: Hp Flash Drive
- Exhibit E: Nokia Phone with a broken screen
- Exhibit F: Nigerian Police Statement of Witness/Accused Nkemakolam Okpara dated 12th October, 2020
- Exhibit F1: Specimen of signature of the witness
- Exhibit G: Acknowledgment handwritten note of ₦200,000 from the D.P.O Surulere Police Station to Mr.s. Okpara Nkemakolam
- Exhibit H: Application of Charlie Anusi for Bail of Nkemakolam Okpara
- Exhibit I: Orderly Room Proceedings commenced on 16th October 2020 and concluded on 4th November, 2020.
- Exhibit J: The Nigerian Police Crime Diary Extract dated 12th October
- Exhibit K: Photocopy of a photograph of an injured man
- Exhibit L: The Nigerian Police Statements of Witness/Accused of Mr. Johnson J, Adeola Adebayo, Amicable Samuel, Adetifa O, Ayodeji Ayeni and Nduka Treasure Chiamaka.



- Exhibit M: Sony Compact Disc
- Exhibit M1: Flash Drive

Findings:

- Police are aware of Fundamental Human Rights of the people guaranteed in the Constitution. The culture of impunity and violence as observed in some Police Officers have given them the wrong mentality that brutality and excessive force are fundamental to achieving success in policing in Nigeria.
- Inability of appropriate authorities to bring perpetrators of torture, abuses and dehumanizing acts within the Police force to book.
- Citizens believe they do not have the means and power to get justice against the Police.
- Lack of proper or inadequate education of some men and women of the Nigeria Police Force on human rights issues, hence the need for training.
- The Panel finds that the money given to the Petitioner was for medical treatment and not compensation.
- The Panel finds that the DPO of Area C Command ought to be commended for responding to the plight of the Petitioner by giving her money for medical treatment and assigning the matter for immediate investigation.
- The Petitioner is entitled to compensation.

Recommendations:

- Public Apology by the Nigeria Police Force to the Petitioner.
- Training for Officers of Nigeria Police Force on Human Rights Law and Enforcement.
- Policemen who have erred should be made to take responsibility for their actions and not to be shielded.
- Police to desist from group arrest of young people who ultimately are extorted.
- Compensation of the sum of ₦750,000.00 (Seven Hundred and Fifty Thousand Naira) was awarded in favour of the Petitioner.

PETITION NO.: LASG/JPI/09/2020

Petitioner: Adebayo Abayomi. O.

Summary: In his petition, the Petitioner stated that it is his intention to seek justice for the extra-judicial killing of his mother (Mr.s. Adebayo Kudirat) by Police Officer s attached to Olosan Divisional Police Station SARS unit on 4th April, 2017.

Prayer: The Petitioner prayed the Panel for justice for the tragic and untimely death of their mother.

Exhibits Tendered:

- Exhibit A: Photocopy of Lagos State Government Medical Certificate of Cause of Death of Adebayo Kudirat
- Exhibit B: Photograph of a dead woman identified by the Petitioner

- Exhibit C: Photograph taken by the Petitioner of Commissioner of Police Mr.. Fatai Oduoseni
- Exhibit D: Copy of Letter dated 19th June, 2017 to the Executive Governor of Lagos State
- Exhibit E: Copy of Letter dated 7th December, 2017 to the Director of OPD, Ministry of Justice
- Exhibit F: Copy of Investigation Activities RE; Case of Murder to the Chief Inspector First City Monument Bank Plc, PriMr.ose Tower dated 15th January, 2018
- Exhibit G: Letter from First City Monument Bank dated 19th February, 2018
- Exhibit H: Photocopy of Special Police Gazette Bulletin declaring Sergeant Njoku Chibueze wanted.
- Exhibit I: Photocopy of Legal Advice dated 16th February, 2018
- Exhibit J: Police Wireless message DTO: 231244/01/2018 from Compol 'DFA' Ikeja to CFO Ikeja.

Findings:

- The Panel finds that the late Mrs. Kudirat Adebayo was extra judicially killed by an Officer of the Nigeria Police which is a clear infringement of her Right to life as Guaranteed by Section 33 Constitution of the Federal Republic of Nigeria 1999 (as amended).
- That there was no evidence of any attempt to offer first aid to the deceased after she was shot.
- That there was poor engagement with the family of the deceased by the Nigeria Police Force.
- The Panel finds evidence of systemic error and ineptitude on the part of the Officers of the Nigeria Police in handling and exchange of firearms.

Recommendations:

- Prosecution of the erring Officers of the Nigeria Police responsible for the death of the Petitioner's deceased mother, Late Mrs Kudirat Adebayo.
- Ten Million Naira (₦10,000,000.00) was awarded as compensation to the family of the deceased person.
- An educational Scholarship up to University Level for the deceased's ward, Ayomikun Olusoji, whose fees were paid by the deceased until her death.
- A letter of apology to the family of the deceased by the Nigeria Police for the unlawful killing of the deceased by an Officer of the Nigeria Police



PETITION NO.: LASG/JPI/10/2020

Petitioner: Mr. Ifeanyi Nelson Ogbonna

Summary: The Petitioner was first arrested on the 29th August, 2020 by an Officer of a Divisional Police Station in Ado-Ekiti and detained for over 4 days on allegations of illegal financial transactions. On 16th September, 2020, he was re-arrested by men of the Nigeria Police Force and brought to Lagos the next day. He was later transferred to SARS Ikeja, Lagos State Police Command. Attached are copies of letters to Commissioner of Police and Assistant Inspector General of Police.

Prayers: The Petitioner prayed the Panel to safeguard his Fundamental Human Rights and ensure that all issues raised are given prompt, unbiased and impartial attention and intervention.

Findings & Recommendations: Not Applicable.

Status: The Petition first came up on the 8th of December, 2020. Prior to that, the Petitioner filed a Notice of withdrawal dated 1st of December 2020 as it was alleged to be under investigation by the State Criminal Investigation Department. Same was consequently struck out.

PETITION NO.: LASG/JPI/11/2020

Petitioner: Mrs. Tolulope Aminat Openiyi

Summary: By a Petition dated 23rd October, 2020, the Petitioner Mrs. Tolulope Aminat Openiyi is the widow of Mr. Olusegun Adesanya Openiyi, made an appeal to the Panel to look into the murder of late Mr. Olusegun Olusanya Openiyi who was gruesomely murdered by a trigger-happy Police officer and a member of the Special Anti-Robbery Squad (SARS) Mr. Jide Akintola with Force No. 32405 at the gate of University of Lagos, Akoka on 19th August, 2007

Prayers: The Petitioner prayed the Panel to reopen the case and bringing the culprits to book while compensating the widow, children and aged parents (Mr. Michael Openiyi & Mrs. Bamidele Ogunsanwo-Openiyi)

Exhibits Tendered:

- Exhibit A: Lagos State Government Medical Certificate of cause of death of Oluwasegun Openiyi dated 19th August, 2007 issued by Dr. Soyemi.
- Exhibit B: CTC of Sun Newspaper of 26th August, 2007 in Vol 3, No 232 page 9.
- Exhibit B1: CTC of Guardian Newspaper of 27th August, 2007 in Vol 25, No 10503 of page 12.
- Exhibit B2: News Star of 14th August, 2007 page 3.
- Exhibit C: Letter from Next Steps Solicitors Re; Notice to Quit dated 4th March, 2020 to Mrs. Tolulope Openiyi.
- Exhibit C1: Notice to Tenant of Owner's Intention to apply to court to recover possession dated 4th November, 2020 to Mrs. Tolulope Openiyi.

Findings:

- The Petitioner's case was not challenged or controverted, it is credible and strong enough to entitle the Petitioner to reliefs sought.
- There was no contrary evidence to the one that the Policemen shot the deceased at the check point.
- Medical evidence confirms death was caused by gunshot.
- The Police officer Jide Akintola's investigation was not properly conducted.
- Public condemnation and immediate sanctioning of erring Police Officers would have gone a long way in the circumstance of this case.

Recommendations:

- Award of the sum of Ten Million Naira (N10 Million) as compensation.
- Prosecution of Officer Jide Akintola.
- Award of scholarship for one biological child of the victim.
- Adequate and speedy compensation of victims or family of victims' cost of compensation to be set aside by the Government for the Police.

PETITION NO.: LASG/JPI/12/2020

Petitioner: The Family of Late Francis Eni Idum

Summary: The Petitioners filed a petition dated 26th October, 2020 in respect of their son Late Francis Eni Idum who was killed by a SARS operative, Inspector Mohammed Akeem on 15th July 2019. The Police re-enforcement led by Area Commander, Area F Command stormed the area and took the corpse. Attached to the petition are pictures and copies of various petitions written to the Police authorities and government over the matter.

Prayer: The Petitioners seek for justice for the extra-judicial killing of their son and compensation.

Exhibits Tendered:

- Exhibit A: Bullet Shell
- Exhibit B: Letter from Living Spring Solicitors dated 18th July, 2019
- Exhibit C: Letter from Office of the public Defender dated 30th August, 2019
- Exhibit D: Letter dated 5th August 2019 from Civil Liberty Organization
- Exhibit E: Lagos State Medical Certificate of cause of death of Francis Eni Idum dated 1st October, 2019
- Exhibit F: Independent Newspaper publication titled "stray bullet allegedly fired by SARS official kills street cleaner in Lagos"
- Exhibit F1: Punch publication, "Tension as SARS Operatives allegedly kills Cleaner in Lagos"
- Exhibit F2: The Nations Publication "Nigerian SARS Operative kills Cleaner while chasing smokers"
- Exhibit G: 3 photographs



- Exhibit H: Unsigned and undated document titled "money spent on late Mr. Francis Eni Idum
- Exhibit I: The Nigerian Police FA014 for 14th July 2019 (Movement of Arms Register)
- Exhibit J: Nigerian Police Statement of Ikechukwu Monye dated 8th July, 2019 and Charge Sheet.
- Exhibit K: Photocopy of photograph of two men holding pistols.
- Exhibit L: Nigeria Police Force Statement of Witness/Accused of the following Dipo Adebayo, Ogunekun Olufemi and Toyeeb Disu.

Findings:

- That the Petition was filed on behalf of the deceased, Late Mr. Francis Eni Idum, a physically challenged (hunched back) man whom until his death was a cleaner.
- That the deceased was allegedly shot and killed by an identified SARS operative known as Inspector Mohammed Akeem, a.k.a. Skoda from the Ladipo SARS Division on 15th July, 2019 while chasing some street urchins, popularly known as 'area boys'.
- That after the deceased had been shot, his corpse was taken away by the Police, led by the Area Commander of Area F, Command while the shell of the bullet, with serial number B&S 9MM Luger that was allegedly responsible for the death of the deceased was found beside the corpse and recovered.
- The Petitioners caused several Petitions to be written to the Office of the Assistant Inspector General of Police, Zone 2, Onikan, Lagos as well as the Area Commander, Area F, Lagos, Office of the Lagos State Governor, Office of the Attorney General of Lagos State in respect of the incident.
- That the Police never denied that it went out to carry out an operation, along with a Suspect named Ikechukwu Monye. However, due to overwhelming crowd and volatile situation they met on ground, the operation was aborted.
- That there was no direct evidence given as to the exact person/individual who shot the deceased. None of the Petitioner's witnesses that testified on the Petitioner's behalf were eye witnesses. Both PW1 and PW2 were not at the scene when the deceased was shot.
- That the Petitioners were unable to establish that the bullet whose shell casing was found near the deceased was from the weapon used by the Police during its operation on the day of the incident.
- That the evidence of the The Nigerian Police FA014 for 14th July 2019 (Movement of Arms Register) admitted as Exhibit I remain uncontroverted as it establishes that the Police only signed out AK-47 weapons for their operation on that day.
- That although the Petitioners allege that the deceased was shot by a pistol, the Police have been able to establish that it only uses AK-47 pistols.
- The evidence of Respondent witness 1(RW1) and RW2 on the fact that a cult fight occurred on the day of the incident was not rebutted.

- On a balance of probability, preponderance of evidence tilts more in favour of the Respondent's case.
- That the Petitioner has not established its case by showing that it was a weapon handled by the Police on that day, that led to the gunshot wound that killed the deceased or that it was SARS operative, Mohammed Akeem that shot at and killed the deceased.

Recommendation:

The Panel recommended that the Police conduct further and better investigation by commissioning an independent outfit which will be vested with the mandate of unravelling and determining the circumstances that led to the death of the deceased.

PETITION NO.: LASG/JPI/13/2020

Petitioner: Oladoyin Ademola

Summary: The Petitioner stated that he was a victim of Police brutality on the 18th of April, 2007 at Dopemu Road Agege, Lagos while driving. He alleged that the assault by the Police Officer who stopped him while he was driving led him to develop 'complicated cataract in his right eye. As a result of this he is unable to gain employment since he no longer can drive as this was his only source of income.

Prayers: The Petitioner prayed the Panel for adequate compensation to enable him carry out a surgical operation (eye transplant) on his right eye following a 'complicated cataract' which developed as a result of the brutal assault meted to the Petitioner by the Police Officers as well as adequate monetary compensation to enable him set up business following his inability to work in the sun again as a result of the permanent damage already done to his eye by the Police.

Exhibits Tendered:

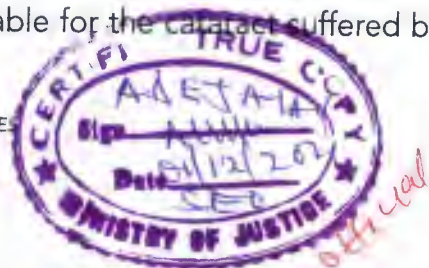
- Exhibit A: Eye scan Report from Me Cure Health Care
- Exhibit B: Payment Receipts from Me Cure Health Care
- Exhibit C: Chemical Pathology Laboratory Request Form from Boskoh Lagos Healthcare Mission International
- Exhibit D: Photocopy of Voter's Card of Oladoyin Ahmed Ademola

Findings:

- That the Officers who were at the Dopemu check point and the D.P.O. of Dopemu Police Station as at the date of this incident ought to be investigated with a view to bringing them to book and possible Prosecution.
- That the Petitioner did not connect the cataract he suffers in his eye to the acts of assault perpetrated on him by the Nigeria Police.
- The Petitioner failed to establish his case.

Recommendation:

This Panel held that the Police cannot be held liable for the cataract suffered by the Petitioner.



PETITION NO.: LASG/JPI/14/2020

Petitioner: Emmanuel Ajomafuwe

Summary: that on 13th of April, 2019 he was with his girlfriend, Late Adaobi Ifeanyi while he was driving. The Petitioner alleged that they were stopped by Policemen. However, he was unaware that they had been stopped because of the downpour at the time. As a result, he did not stop immediately. Consequently, an argument ensued while they were still in the car. The Petitioner further testified that he just noticed that one Inspector Dania Ojo shot his gun which bullet hit him on the head and Adaobi sustained bullet wound on her leg and stomach; Adaobi died instantly but he survived. They were abandoned at the spot by the Policemen but were later rushed to the hospital by members of the public. This was confirmed at the hospital. The Policemen did not show them any care and the medical bills he paid notwithstanding the Commissioner of Police's promise that the Police will pay. The Officers who were responsible for the incident were later arrested, alongside Inspector Dania Ojo, who had initially absconded.

Prayers: The Petitioner prayed for justice and the prosecution of all the Officers involved.

Exhibits Tendered:

- Exhibit A: Flash Drive
- Exhibit B: Four Photographs
- Exhibit C: Medical Report from Emi Hospital dated 30th March, 2021

Findings:

- The Panel finds that the Petitioner has established that he was shot by Insp. Dania Ojo on the 13th April, 2019 at Akpiri Street, Olodi, Apapa and his girlfriend Adaobi ifeanyi were victims of Police harassment.
- The Petitioner's evidence that he had bullet wound injury on his head which had to be removed at the hospital is not an established fact; his evidence placed alongside that of PW2, the Doctor who treated him does not support his assertion of bullet wound injury from gunshot.
- The doctor's evidence debunks his assertion that a bullet was extracted from his head. He had an injury on his head for which he received treatment which the medical evidence led shows stitches.
- The evidence of the Petitioner that the Insp. Dania Ojo was the Policeman who shot the two of them in chest is clear and cogent. The said Insp. Dania Ojo after the incident is reported to have absconded and the Police declared him wanted. He is culpable and should be made to answer to the crime he committed on the material day when he is apprehended by the Police.
- It was no longer necessary for the Police to discipline five other Officers who were at the check-point when the assailant had been identified by the Petitioner; neither did they cause bodily harm to the Petitioner or death to the Late Adaobi

Ifeanyi. They said Officers were arrested and detained for three weeks before being cleared of any offence by the Police subsequently.

- The incident, having been reported at Trinity Police Station; the Police authority owed the Petitioner a duty of care. A duty, which they failed to discharge. The evidence that the Commissioner of Police was aware of the incident was not rebutted by the Respondent and it is deemed as an admitted fact which the Panel accepts in totality.
- The Petitioner is entitled to compensation for the bodily harm inflicted upon him by Insp. Dania Ojo, a Policeman with the Nigeria Police Force.

Recommendations:

- Periodic psychological evaluation of men in the Nigeria Police Force.
- The culture of violence which gives the mentality that brutality and excess force are fundamental to achieving 'success in policing in Nigeria must be addressed by the Nigeria Police Force.
- Trainings for Officers of the Nigeria Police Force on human rights.
- The Petitioner is entitled to compensation for the injury done to him by Insp. Dania Ojo, a Police Officer in the Nigeria Police.
- The sum of Two Million Naira (₦2, 000,000) was awarded in favour of the Petitioner as Compensation.

PETITION NO.: LASG/JPI/15/2020

Petitioner: Olajide Fowotade

Summary: The Petitioner stated that on 11th of March, 2017 when he was on his way from Ikosi, a Tricycle (Keke Marwa) rider was making a 'U' turn and in order to avoid hitting him, he stopped. A man on a bike came to him in his car and slapped him. He realised he was a Policeman. He suddenly hit his head on Petitioner's face and his two front teeth flew out. The Policeman took him to Ketu Police Station where he was beaten thoroughly. The D.P.O. of Ketu Police Station who saw his condition had to complain to his men that the beating was too much. He ordered that he be taken to Eboas Medical Center, Ketu. His wife who was with him took photographs. He thereafter heard nothing from the Police after the DPO's visit to him in the Hospital. Consequently, he was solely responsible for the payment of his medical bills. The Petitioner also stated that he made complaints to the Citizen's Mediation Centre, Office of the Public Defender (OPD) and Human Right's Office. He also notes that he sustained injury on his leg, for which he requires treatment to the tune of about Two Hundred Thousand Naira (₦200, 000.00). He further notes that due to the assault, he uses artificial teeth which he regularly changes and requires Seven Hundred and Fifty Thousand Naira (₦750, 000.00) for teeth implant.

Prayers: compensation for the brutal acts and torture meted to the Petitioner by one Ayo of Ketu Police Station.



Exhibits Tendered:

- Exhibit A: Photocopy of photograph of Olajide Fowotade
- Exhibit B: The Nation Newspaper dated 14th March 2017
- Exhibit C: X-ray
- Exhibit D: LUTH General Out-Patient-Index card of Fowotade Olajide dated 22nd March, 2017
- Exhibit E: LUTH Drug prescription form for Fowotade Olajide
- Exhibit F: Police Case Request for Medical Treatment & report for Olajide Fowotade
- Exhibit G: Letter from Citizen's Mediation Centre dated 10th January 2018
- Exhibit H: Letter dated 26th February, 2018 to the Assistant Inspector general of Police Zone 2, Onikan
- Exhibit I: National Identification Number Slip of Odudu Ayodele
- Exhibit J: The Nigerian Police Warrant Card of Ayodele Odudu with No: 226087
- Exhibit K: Letter dated 15th December 2015. Re; Posting Within from AIG of Police, the Nigeria Police Force Zone 2 Headquarters, No.2 Island Club road
- Exhibit L: Zonal Monitoring Unit Daily Order dated 8th December, 2020.
- Exhibit M: Police Wireless Message DTO: 241520/3/2020
- Exhibit N: Record of proceedings of Orderly Room Trial dated 21st March, 2017

Findings:

- The evidence of the Petitioner as to his assault on 11th March, 2019 by one inspector Ayo of Ketu Police Station was not debunked. Petitioner led credible evidence on the assault, injury and treatment which are not incredible. RW2 also confirms that Ayo Arogundade served at Ketu Police Station and the Orderly Room trial in the matter of Fowotade by Exhibit 'N'.
- Evidence of PW1 & PW2 was not discredited at cross-examination.
- Petitioner's rights were violated and he ought to be considered for compensation.
- Respondent's failure to produce Ayo Arogundade is fatal to their case.
- Petitioner did not give the name 'Ayo Odudu' (RW1) to the Panel. However, a Nigerian citizen in a bid to assist the Panel forwarded the name to the Secretariat of the Panel. This should therefore not create any contradiction of any sort in the Petitioner's case. The Ayo Arogundade of Ketu was mentioned by RW2.
- The case of the Petitioner is not one of fighting between the Petitioner and the Policeman, Ayo Arogundade. It is found to be one of oppression of the citizens by the Policeman known as Ayo Arogundade who abused his Office by assaulting the Petitioner and causing him bodily harm.
- The issue of vicarious liability of the Ayo Arogundade is not backed up by evidence.

Recommendation:

The Panel awarded the sum of Two Million Naira (₦2, 000,000.00) in favour of the Petitioner as compensation.

PETITION NO.: LASG/JPI/16/2020

Petitioner: Dr. Faleye Oludare Stephen

Summary: This Petition was filed to draw attention to the injustice and brutality meted out on him, his younger brother and mother on the 6th of November, 2017. He stated that he received a distress call from his mother who informed him that one Police Officer, Mr. Omolayo Ojo attached to Lagos State Government Monitoring Team had assaulted his brother and inflicted serious injuries on him. The Petitioner in a bid to seek redress and sue for damages reported the case at the Lagos State Police Command in Ikeja, Lagos where no further action was taken.

Prayers: The Petitioner prayed the Panel for redress in the matter and due compensation.

Findings & Recommendations: Not Applicable.

Status: The Petitioner sent an email to the Panel on the 25th January, 2021 seeking the withdrawal of his petition. Based on this Application, the matter was struck out accordingly.

PETITION NO.: LASG/JPI/17/2020



Petitioner: Akinmade Akinrolabu

Summary: The Petitioner alleged that he was wrongfully arrested and severely beaten by operatives of SARS who came in to allegedly carry out an arrest on another individual. He was taken to their office in Ikeja where he was further assaulted and made to write a statement. The Officer s involved in the said assault where led by one Kehinde (Iku Kenny) and others in his team include Ijoba S.P, Idris Aloma and Small Body. He also stated that his wallet which contained the sum of Thirty Eight Thousand Seven Hundred Naira (₦38,700) and some loose change was taken away. Attached to his petition are photocopies of text messages to one Abayomi Shogunle.

Prayer: The Petitioner sought restitution and justice from the Panel

Findings:

- The Petitioner led uncontroverted evidence of his arrest and detention by the Police without justification.
- The Petitioner has Rights under Section 35 of the Constitution of the Federal Republic of Nigeria(1999)(as amended) as to his Personal Liberty and cannot be

denied such Right except under the circumstances set out under Section 35 (1)-(7). The Respondent who arrested and detained the Petitioner did not justify their action by showing that it was under those circumstances that the Petitioner was arrested and detained.

- That the Petitioner led credible, reliable and strong evidence that he neither committed any offence nor was he suspected of doing so when he was arrested and detained by the Police.
- Torture and other inhuman and degrading treatments meted out to the Petitioner while in Police custody are widely practiced by the Police and we find this as one of those cases with the intent to extort money from the Petitioner.
- The Petitioner's claim that Police brutality to the Petitioner's wife by banging on the table which caused her some anxiety at the point in time and her death three years thereafter is found improbable. Section 314 of the Criminal Code Act provides that a person is not deemed to have killed another if the death did not take place within a year and a day of the cause of death.
- We do not find the Policemen who assaulted the Petitioner as liable for the unfortunate death of the wife of the Petitioner who is alleged to have a terminal illness.
- The Petitioner is entitled to compensation for his wrongful and illegal arrest and detention without justification.

Recommendations:

- The inability of the Police who did not conform to democratic values and constitutional provisions in the handling of suspects such as the Petitioner is disturbing in a democratic system under which they operate.
- The serious abuse of the Petitioner and others is with such impunity. Therefore, there is the need to make deliberate effort to ensure accountability for human right violations and such erring Officers sanctioned.
- The upper echelons of the Nigeria Police Force must ensure that the rank and file of the entire force implements the policy that Bail is free.
- The Petitioner is hereby awarded the sum of One Million, Five Hundred Thousand Naira (N1, 500,000) for such brazen abuse of his Fundamental Right to Liberty and Right to Dignity of Human Person.

PETITION NO.: LASG/JPI/18/2020

Petitioner: The Family of Late Chijioke Owoh

Summary: The deceased (Chijioke Owoh) was arrested during a raid on his street along with other people on the 10th of June, 2014. The counsel handling the matter Mr. Abali O. Abali tried to secure bail for his client at SARS, Ikeja where he was transferred to, but bail was denied on the grounds that he was yet to be interrogated. Mr. Abali filed a suit at the Lagos State High Court Ikeja and the suit was struck out.

Attached to the petition are Letters to the D.P.O, a petition to the Commissioner of Police, a letter to the Commissioner of Police dated 3rd day of July, 2014 and court processes filed at High Court of Lagos Ikeja, Division.

Prayers: The counsel on behalf of his client pleads with the Panel to look into the case with a view to helping his client and his indigent parents obtain justice.

Status: The Petition was Struck Out by the Panel for lack of diligent prosecution.

PETITION NO.: LASG/JPI/19/2020

Petitioner: Adebayo Yinka Austin

Summary: The Petitioner stated that on the 28th of September, 2017 he was arrested by a plain-clothes Police man during a sting operation. He was interrogated under duress by several Policemen including one Sergeant Abu and Sergeant Monday. Regardless of the obvious displeasure of the D.P.O, he was transferred to SARS command at Ikeja where he underwent further torture by one Officer Michael Mobhebhe. He was eventually released on 30th September, 2017 after which he filed a formal Police report at Festac Police station concerning the theft/loss of his items while in custody.

Prayers: the Petitioner seeks justice from the Panel, as well as restitution.

Exhibits Tendered: Nil

Findings:

- This Petition is undefended.
- Petitioner led uncontroverted evidence in proof of its case.
- Petitioner's evidence is well corroborated by the evidence of PW2.
- Petitioner's Fundamental Human Right to Dignity of Human Person had clearly been encroached upon by operatives of the Respondents.
- The arrest of the Petitioner by operatives of the Respondents was not justified under the law.

Recommendations:

- This Panel awarded the sum of One Million Naira only (N1, 000,000) in favour of the Petitioner for the unlawful arrest, detention, torture and inhuman treatments meted to the Petitioner by the Respondents.
- There is need for consistent training of men and Officers of the Nigeria Police of handling of riffles especially as it relates to its uses in the midst of innocent citizens.
- Men and Officers of the Nigeria Police Force should be made accountable for any infractions of human rights.

PETITION NO.: LASG/JPI/20/2020

Petitioner: Canaan Chukwuezi



Official

Summary: The Petitioner a graduate of Institute of Management and Technology (IMT) Enugu was shot and robbed on the 13th of August, 2015 by an armed Police Officer in the premises of First Bank 23 Road Festac Town, Lagos. As a result of this his right leg had to be amputated and he has not been able to carry out any work since then.

Prayers: The Petitioner prayed the Panel for assistance in his case and restitution as it will make his present living condition better.

Findings & Recommendations: Not Applicable.

Findings: Petition was struck out for want of diligent prosecution on the 5th February, 2021.

PETITION NO.: LASG/JPI/21/2020

Petitioner: Marc Chidiebere Nwadi

Summary: The Petitioner stated that sometime in May 1999, he was at Egbeda bus-stop when a team of Police men on black t-shirts drove by in their van shooting sporadically when he was hit with the butt of a gun, beaten and forcefully thrown into their van and taken to Idimu Police Station. At the end of July, he was handed over to one Inspector Iyama from SARS Ikeja. He spent up to 5 years in prison and was later released in October, 2004 when the Catholic Church helped orchestrate his release.

Prayers: the Petitioner humbly appeals to the Panel to look into his Petition in order to help him deal with the injuries and psychological trauma the experience has brought him.

Exhibits Tendered:

- Exhibit A: Identification Letter from Nigerian Prisons Service dated 4th October, 2004.

Findings:

- That the Petitioner was tortured and abused by Officers of the Nigeria Police Force in various ways and at different times without any justification in law.
- His experience was exacerbated by his inability to provide bribe and as a result, he was kept in the awaiting trial section of Kirikiri Maximum Security Prison, Lagos.
- The duration of his stay was not legal or otherwise justifiable and was baseless and inhumane.

Recommendations:

- The Petitioner was incarcerated at the prime of his life without justification for six years and was never tried nor sentenced for any crime despite enduring a long six year stay in prison and losing a vital part of his youth and opportunities. We hereby make an award of the sum of N 7,500,000.00 (Seven Million Five Hundred Thousand Naira).

- The constitutional time frame within which suspects in custody are to be charged to court must be observed at all times.
- Failure of the Investigating Police Officer to charge a suspect to court within the prescribed time limit as stipulated in the constitution should result in him being sanctioned by the Nigerian Police and being suspended for 6 months without pay for every 4 days of incarceration. Other Officers directly involved in the investigation should be suspended for three months without pay for every 4 days a suspect remains in custody without being charged to Court.
- The Nigeria Police Force should have human rights desks in each station which should be manned by lawyers drawn from the Nigerian Bar Association with a background in human rights.
- A daily audit of cells in each Police station should be carried out by the DPO and the head of the human rights desk for the purpose of ensuring that persons within the cells are charged to court within the stipulated time frame in the Constitution and incidents of extortion are reduced and eventually eliminated.
- Officers should be made to undergo a minimum of four trainings in a year on self-restraint and human rights. Such trainings should prioritize the need for all Officers to take personal responsibility for their actions.
- It should be the duty of the arresting officer at the expense of the Nigeria Police Force to ensure that the relatives of persons in their custody are made aware of the arrest and the circumstances of the arrest where such arrests are clandestine.

PETITION NO.: LASG/JPI/22/2020

Petitioner: Osidipe Olumide Sunday

Summary: The Petitioner alleged that on the 7th of May, 2008 while on lawful assignment at Ikorodu Local Government to remove a burnt petroleum tanker when he found a locally made gun in the safe of the vehicle and immediately contacted Ikorodu Divisional Police Headquarters. However, when the SARS Officers attached to the Police Station arrived, they recovered the gun and he was arrested. He was transferred to SARS Headquarters Ikeja, where he was further locked up in the cell before the arrival of the General Manager and the Legal team of Ministry of Commerce and Industry. Attached is a letter to the O/C CIB Lagos State Police Command dated 9th of June, 2008, letter from the Permanent Secretary, Ministry of Transportation, Certificate of Service dated 16th of December, 2016 and photocopy of a photograph.

Prayers: The Petitioner is seeking justice and restitution from the Panel.

Exhibits Tendered:

- Exhibit A- Removal Notice
- Exhibit B- Photocopy of Photograph of two abandoned vehicles
- Exhibit C- Photocopy of letter dated 9th September, 2003 to Mr. Osidipe Sunday Olumide



- Exhibit D- Letter dated 19th February, 2016 from Later Ventures Limited
- Exhibit E- Letter from the office of Lagos State Commissioner of Police dated 13th March, 2007
- Exhibit F- Photocopy of Lagos State Government Identification Card and a picture of a man
- Exhibit G- Letter from Ministry of Commerce and Industry dated 12th April, 2005 and letter from Commissioner of Police Office B Department Operations Lagos State dated 10th of August 2009
- Exhibit H- Two photographs of a man
- Exhibit I- The Guardian Newspaper Wednesday July 19th, 2006
- Exhibit J- letter from Ministry of Commerce and Industry dated 4th October 2004 to the Managing Director Olater ventures Limited (Provisional letter of Offer for the operation of the CAR CRUSHING PLANT IN LAGOS STATE)
- Exhibit K- Letter from Lagos State Government dated 12th April, 2005 titled Attention: All Law Enforcement Agencies.
- Exhibit L- Letter from Olater Ventures Nigeria Limited dated 5th of June, 2008 to the Deputy Commissioner of Police Lagos State Command.

Findings:

- The Petitioner has established a strong case of violation of his fundamental rights contrary to Sections 35 and 36 of the 1999 Constitution (As Amended) The arrest of the Petitioner without the commission of any crime and his subsequent detention for thirteen (13) days without being arraigned in any court of law is unlawful and illegal.
- The evidence of the Petitioner that the SARS operatives were out to extort money from PW2, his boss was not refuted at cross-examination; neither did the Respondent lead any evidence in rebuttal.
- The Police here had a financial incentive to prolong the detention of the Petitioner.
- PW1 and PW2 led evidence on the torture meted out to them by the Policemen who arrested and detained them. These evidences were also not debunked. The corruption by some men of the Police force directly led to the unlawful deprivation of the liberty of the Petitioner. Everyone has the right to the liberty and security of his person which the Petitioner was deprived of.
- It is the duty of the Police to justify the arrest and detention and arrest of the Petitioner according to the law but they failed to discharge this onus on them.
- Torture, Cruel, inhuman and degrading treatment was practiced by the SARS men while in Police custody is an intrinsic part of the functioning of some Policemen in Nigeria. The SARS men who tortured the Petitioner and PW2 subjected them to torture in order to extort money from them.
- The Petitioner was abused and assaulted whilst in Police detention and in utter violation of his fundamental rights.

- The Petitioner is entitled to monetary compensation for his pain, suffering and denial of liberty.

Recommendation:

The Petitioner was awarded the sum of Three Million Naira only (N3, 000,000.00).

PETITION NO.: LASG/JPI/23/2020

Petitioner: The Family of Inspector Ayodeji Bankole Erinfoami

Summary: The deceased (Inspector Ayodeji Bankole Erinfoami) was an Officer of the Nigeria Police Force. On the 12th of October, 2020 a group of protesters preceded to Lagos State Police Command Nigeria Police Force, Surulere his place of primary assignment demanding the dissolution of SARS. The Police Officers present were deployed to forcibly break the peaceful protest. It was in the midst of all these that Inspector Ayodeji was shot by a fellow Police Officer in the stomach, which led to his very gruesome and painful death.

Prayers: The Petitioners demand that an investigation be conducted into the unlawful killing of the deceased and that the sum of Four Hundred Thousand Naira (N400,000,000) be paid as compensation to the family of the deceased.

Exhibits Tendered:

- Exhibit A: SanDisk Cruzer Blade USB 2.0 flash drive
- Exhibit B: Photograph of a man in Police Uniform
- Exhibit C: Photograph of a man in a red t-shirt with his intestines out.

Findings:

- The Petitioner's case is unchallenged and uncontroverted
- That evidence was led to establish the case of the Petitioner
- There is need for Public condemnation and sanction of erring Officers who were responsible for the death of the late Inspector Ayodeji Erinfoami
- Training and retraining of Police Officers on handling and control of ammunitions, weapons during protest.

Recommendation:

This Panel noted that the Lagos State Government, having paid the Petitioner's widow the sum of Ten Million Naira (N10,000,000) and ordered that all his entitlement in the Police Force be paid, another award by the Panel would amount to double compensation.



Official

PETITION NO.: LASG/JPI/24/2020

Petitioner: Albarka Youth Foodstuff Sellers Association Lagos

Summary: The Petitioners are traders, market men and women who traded under the registered name and style of Albarka Youth Foodstuff Sellers Association Lagos at Irepolodun Central Meat Market. They stated that on 21st day of June, 2019 armed Officers of Lagos State Environmental Sanitation Enforcement Agency (Task Force) in the company of other thugs violently descended on their stalls and assaulted and harassed them all while destroying their stalls and carting away their foodstuff. Consequently, they proceeded to the office of the Lagos State Commissioner of Police to make a complaint and to submit a petition to the Commissioner. However their complaints have to this day not been addressed.

Prayer: The Petitioners pray that the Panel to dispense justice and offer them restitution.

Findings & Recommendations: Not Applicable.

Status: Petitioners' Counsel sent a letter dated 26th January, 2021 praying for a withdrawal of the petition. Pursuant to this, the matter was struck out.

PETITION NO.: LASG/JPI/25/2020

Petitioner: Blessing Omorogie Esanbor

Summary: The Petitioner seeks to bring to the attention of the Panel the inhumane behavior she endured in the hands of one Corporal Emmanuel Okujo of the Nigeria Police Force attached to Ifako Police Station, who came into the one-room apartment she shares with her mother to shoot her on the hand and face. She alleged that he left her there in a pool of her own blood and ran away with her younger sister at gunpoint. The Petitioner filed a suit at the High Court and the accused was found guilty of attempted murder and sentenced to seventeen years imprisonment in 2018.

Prayer: the Petitioner prayed the Panel for restitution to be able to offset all she spent on medical bills and to undergo surgery to fix the affliction done to her face.

Exhibits Tendered:

- Exhibit 'A'- Lagos State University Teaching Hospital Ikeja Medical bills and requests for Radiological Examination which were marked.
- Exhibit 'B'- Medical Report from LASUTH dated 8th July, 2013.
- Exhibit 'C'- Photographs of the Petitioner before the accident.
- Exhibit 'D'- Medical Opinion from Manipal Hospitals, India and other documents required for obtaining a visa admitted together.

- Exhibit 'E' - Letter from Mr. Stephen Esanbor dated 13th December, 2015 to the Permanent Secretary Office of Civil Engagement through His Excellency Akinwunmi Ambode appealing for assistance.
- Exhibit 'F' - Letter from Mr. Stephen Esanbor to the Office of the Public Defender.

Findings:

- Petitioner led uncontested evidence which was credible enough to be acted upon by the Panel. The Police assailant Mr Okujo failed at trial and was imprisoned for 17 years. Therefore there is no doubt about him being the one who shot the Petitioner.
- The Petitioner's right to life under Section 33 of the 1999 Constitution was violated.
- The Policeman used his position as an instrument of oppression and coercion against an innocent citizen.
- The Petitioner knows her rights but has no power or means to pursue the enforcement of her fundamental rights.
- The grievous harm done to the Petitioner is unjustified and unlawful.
- The Petitioner is entitled to compensation.

Recommendations:

- An award of the sum of Five Million Naira (~~N~~5,000,000) was made in favour of the Petitioner.
- Officers given ammunition must be held accountable to avoid abuse of same or indiscriminate use of ammunition and should be given trainings on the proper ways to handle guns.
- Psychological evaluations should be given to men and women of the Nigeria Police Force periodically.

PETITION NO.: LASG/JPI/26/2020

Petitioner: Tella Adesanya

Summary: The case of the Petitioner is that on 17th June, 2018 while driving his car along Lagos State University (LASU), Iba Road, Lagos, he was stopped at Igando junction by one Inspector Ernest Odion for stop and search. He further stated that not long afterwards, two persons on a motorbike came down and said the Petitioner knocked somebody (one Kazeem Olaleke) down at Iba junction and was running away. He was taken to Iba Police Station where his car was seized and he was detained. He was taken to Igando General Hospital to see the victim. They searched his car but could not see any dent on the car. He paid about 80,000 for the Medical bill of the victim. He paid 10,000 for his Bail. He was in the cell for three days. He also stated that his car with the Police was badly damaged. Woman Sergeant Destiny is the IPO. Woman Inspector Helen Otitoju is the DTO. He was not taken to Court.



Prayers: The Petitioner prayed for compensation for the unlawful arrest, detention and traumatic experience meted to the him by Officers of the Nigeria Police, Order of this Panel releasing the his car which was seized by Officers of the Nigeria Police since the 17th June, 2018 as well as bringing the erring Officers that perpetrated the above unlawful act to book.

Exhibits Tendered:

- Exhibit A: Two (2) photographs of one wine color Toyota Camry Station Wagon with Registration No. BDG 215 AX
- Exhibit B: Petition dated 16/7/2018 addressed to the Director, Public Advice Centre, Alausa, Ikeja by the Petitioner.
- Exhibit C: Petition dated 20th September, 2018 addressed to the Director, Office of the Public Defender, Badagry, Lagos written by the Director, Public Advice Centre
- Exhibit D: Petition dated 29th January, 2019 addressed to the Commissioner of Police, Lagos State Police Command, Head Quarters, Ikeja written By the Office of the Public Defender.

Findings:

- That it is an undisputed fact before this Panel that the Petitioner was arrested and detained for three days and was never taken to any Court of competent jurisdiction.
- It is also an undisputed fact that the car with Registration Number BDG 215AX which belongs to the Petitioner was seized from the Petitioner from the 17th June, 2018 and was not released to him till date.
- There is no legally admissible evidence showing or suggesting that the Petitioner indeed hit the said late Kaseem Onaye. More so, the Police witness Inspector Destiny confirmed that there was no dent on the car.
- That Police investigation of this matter appears shoddy as there was no eye witness Account/Statement that would have thrown more light on this matter.
- That it is not impossible that the Petitioner truly hit the victim and ran away but the Panel is bound only by proven facts and not assumptions.
- That the victim of the accident, Kaseem Olaleke died.
- That the Petitioner paid bribe to Police before he was released on Bail.
- The Petitioner is entitled to compensation.

Recommendations:

- An Award of the sum of Five Hundred Thousand Naira (N500,000) was made in favour of the Petitioner as compensation for the unlawful arrest, trauma and extortion he suffered in the hands of the Nigeria Police.
- Petitioner's car with Registration Number BDG 215AX which has been in custody of the Nigeria Police is to be released to him immediately.

PETITION NO.: LASG/JPI/27/2020

Petitioners: Adeyemo Eniola and Yemisi Olonade

Summary: The Petitioner (Adeyemo Eniola) is the wife of the deceased (Adeyemo Rotimi) whom until the unfortunate incident was an official of the Lagos State Traffic Management Authority (LASTMA). She stated that on the 28th of November, 2018, the deceased was shot and killed by a SARS officer who was driving a Jeep in company of a woman against traffic and also wanted to make an illegal U-turn but was prevented from doing so by the deceased. Further facts revealed that passersby who allegedly witnessed the killing blocked the Officer from absconding. They forced him out of his car and it was at this point that his name was revealed to be Inspector Olukunle Olonode.

Prayers: The Petitioner prayed the Panel to amongst other reliefs, the prosecution of Inspector Olukunle Olonode and adequate compensation for the family of the deceased.

Exhibits Tendered: Nil

Exhibit A: Two (2) photographs

Findings in the matter of Yemisi Olonade V. FSARS:

- The Honourable Panel declines jurisdiction as Petitioner herself confirmed that her husband was not killed by Police but by a mob action. This Petition is therefore Struck Out.

Findings in the matter of Adeyemo Rotimi V. FSARS:

- That the wife of the deceased confirmed during cross-examination that Lagos State Government already gave her family the sum of Ten Million Naira (₦10,000,000.00) as compensation in respect of the death of her late husband. Therefore, to grant a further compensation would amount to double compensation. Consequently, the family of deceased are not entitled to further compensation by this Panel. The Petition is hereby struck out.

PETITION NO.: LASG/JPI/28/2020

Petitioner: David Fadile

Summary: The Legal Practitioner Petitioner stated that sometime in July 2016, the he was directed by his then Principal Mr. Ebun-Olu Adegboruwa, SAN to follow up on the release of a suspect randomly arrested by the operatives of the SARS Lagos State Police Command, Ikeja in connection with the kidnapping of Late Oba Goriola Oseni, the then Oniba of Iba. The Petitioner introduced himself as a lawyer to the IPO and further requested to see one of the suspect arrested in connection with the kidnapping of Oba Oniba of Iba which angered the IPO and the IPO beckoned on other SARS Officers to come and see a lawyer that was looking for suspect arrested in relation to kidnapping matter of a first class monarch in Lagos. The further alleged

that he was descended upon by three (3) SARS Officers, asked to remove his wristwatch, shirt, pens and other personal effects with him, with the exception of his singlet and trouser, and was then taken to the SARS detention facility in the company of fully armed Officers. He was subsequently released late in the night with a stern warning never return to the SARS office again.

Prayer: The Petitioner prayed the Panel for amongst others, an Order declaring his detention and harassment unlawful as well as adequate compensation.

Findings & Recommendations: Not Applicable.

Status: As a result of the repeated failure of the Petitioner to appear before the Panel to defend his Petition each time it came up for Hearing, the Petition was Struck-Out for lack of diligent prosecution.

PETITION NO.: LASG/JPI/29/2020

Petitioner: Olakunle Karimu

Summary: The Petitioner is a Legal Practitioner, who at the time was employed as a consultant in the law office of Mr. Oluyomi Olawore of Oluyomi Olawore & Co. located at 5th Floor, Itiku House, No. 28/30, Mearthy Street, Onikan, Lagos State via an employment letter dated June 30, 2017. The Petitioner alleged that he was severely assaulted, dragged from the 5th to the ground floor of the building and had a gun pointed at him by the said Officers, later identified as Kelvin and Ahmed from the Lion Building Police Command on the 31st of May, 2018 simply because he inquired about his Withholding Tax salary deduction receipts under the pension scheme from his employer, Mr. Oluyomi Olawor. The Petitioner further alleged that the entire incident was witnessed by occupants of the office building who recorded the assault.

Prayers: The Petitioner prayed the Panel for an Order declaring the act of the two Police Officers illegal and unlawful, a recommendation for their immediate prosecution, payment of damages for the damage to his Wine colored Toyota Camry vehicle and compensation.

Status: The petition was struck out pursuant to an Application by the Petitioner for a withdrawal of the Petition.

PETITION NO.: LASG/JPI/31/2020

Petitioner: Mr. Felix Lucky

Summary: The Petitioner alleged that one Sargent John Dagbo attached to Ilassan Police Division under the DPO Mrs. Onyinye Onwuamae shot and killed his son Mr. Paul Lucky on the 20th October, 2020 at about 7:15pm while on his way to work at Jakande Estate where he works as a security guard (member of Vigilante). After the Policeman John Dogbo shot the deceased, he machete the body of the deceased and dragged the body into the Station. That upon request of the deceased body from

the Police for burial, the Police refused to release the body to the family and further threatened to shoot them with their guns if they came close to the Police Station.

Prayers: The Petitioner prayed the Panel for a declaration the act of the Police Officer, John Dagbo illegal and his prosecution. Further, he prayed for the release of the corpse of Mr. Paul Lucky to his family for burial as well as compensation

Exhibits Tendered:

- Exhibit A – photograph of the deceased while alive
- Exhibit B – Nigeria Driver's licence
- Exhibit C – deceased photograph
- Exhibit D – photocopy of deceased photograph while alive

Findings:

- That from all evidence placed before it, one Paul Lucky was killed on 20th October 2020 at Jakande Estate, Lagos.
- The Petitioner's four (4) witnesses were consistent on the fact that the deceased was killed by a Policeman, John Dagbo on the said date. Although PW3 did not see the exact Officer that shot Paul, he however testified that they were restrained by Policemen when they approached the deceased in order to assist him. Further, that he saw the Policeman, Dagbo dragging Paul Lucky's body into the Station. PW4, Head of the Vigilante Group of Jakande Estate also testified to seeing Paul Lucky and his team at their beat at about 8pm. In addition, the evidence of the Petitioner and witnesses as to how John Dagbo went to the beer parlour to harass people with a cutlass was not debunked while the attempt made by RW1 to disown John Dagbo as a Policeman attached to Ilasan Police Station was not convincing enough and same is not accepted by the Panel. All four witnesses of the Petitioner knew John Dagbo as a Policeman in RW1's formation.
- The evidence of PW1 on the incident of 20th October 2020 in respect of sporadic shooting by Policemen of Ilasan Police station appears more credible. This fact was also corroborated by PW2, PW3 and PW4 respectively.
- The evidence of the Respondent witness RW1 on the Order of Confinement is not backed by any Police Signal. While the evidence about cult activities at Information Centre at 3pm and the killing of a person who could be Paul Lucky and by cult members between 5:30-6pm lacked probative value as the witness testified that the body was picked before OPC came out.
- There were no cult activities on 20th October, 2020 but 19th October, 2020 which did not fall within the jurisdiction of the Ilasan Police Station. Furthermore, the alleged cult activity which took place and led to the pictures in Exhibit 'H' occurred on 22nd October, 2020.
- That RW1 confirmed the evidence of PW4 who saw the DPO and demanded for the release of the corpse of the deceased. RW1 did not also debunk the evidence that the D.P.O. never denied that Policemen killed Paul. Rather, she

pleaded for time to clear the release of the corpse of some victims of the #EndSARS protest with the Commissioner of Police.

- That the evidence preponderates more on the side of the Petitioner's evidence to the effect that Paul Lucky was killed by a Policeman well known in the area as John Dagbo.
- That the fundamental Right to Life of the deceased, Paul Lucky was violated by his extra-judicial killing on 20th October, 2020 by the Police Officers of Ilasan Police Station.
- That the family of the deceased Paul Lucky is entitled to compensation for his gruesome killing.

Recommendation:

The Panel awarded compensation in the sum of Ten Million Naira only (N10,000,000) to the Petitioner.

PETITION NO.: LASG/JPI/32/2020

Petitioner: Mrs. Hannah Olugbodi

Summary: On the 6th of June, 2018 the Petitioner went to buy some foodstuffs at Agbegi Market, Ijesha, Surulere when operatives of SARS from Gbagada Police Division stormed Ogun City Hotel which was a short distance away and demanded to see the Hotel manager. The SARS Operatives were informed by a member of staff of the Hotel that the manager was not available. While the staff was informed by the SARS Operatives that they came to see the manager in order to collect money to fuel their car. During this period, the SARS Operatives sighted a young man who had a tattoo on his shoulder; they rushed to arrest him and concluded that he was to be a cultist. The operatives began to fire live rounds of ammunition sporadically to scare the people away and enable them effect the arrest. One of the bullets fired hit the Petitioner, shattering her leg into several parts and immediately lost consciousness due to shock and loss of blood. The Petitioner has undergone 3 surgeries at LUTH and still has to undergo more to get her in manageable shape. Yakubu Muhammed the Divisional Police Officer of Ijesha Police Division at the time came to the scene and made calls to confirm where the SARS team came from and upon his investigations stated that they were from Gbagada Division. The Petitioner barely moves around with crutches as the surgeon had to cut part of her bone that was shattered by the bullet, this has left her with an unsightly limp and a hole in her leg which would need to be corrected by further surgeries. Her situation also led to the family of the Petitioner being impoverished.

Prayer: Petitioner prayed for compensation to continue treatment and alleviate the suffering she and her family have been subjected to.

Exhibits Tendered:

- Exhibit A: Lagos University Teaching Hospital treatment card.
- Exhibit B: LUTH Initiatives Ltd receipts of payment.

- Exhibit C: Saturday Punch Newspaper Publication dated October 17, 2020.
- Exhibit D: Photographs of the Petitioner.
- Exhibit E: Letter dated 20th of June, 2018 addressed to Human Rights Officer, Alausa, Ikeja.
- Exhibit F: Letter dated 7th July, 2018 addressed to Adewuyi Oluwaseun Olugbodi.
- Exhibit G: Letter dated 28th June, 2018 addressed to the Honourable Commissioner Ministry of Health, Alausa, Ikeja.
- Exhibit H: Letter dated 5th July, 2018 addressed to Mr. Adewuyi Oluwaseun Olugbodi.
- Exhibit I: Letter of assistance dated 6th September, 2019 addressed to Lagos State Government

Findings:

- That the Petitioner was shot by Officers of the Nigeria Police Force without any justification in law.
- The gunshot led to grievous bodily harm inflicted on the Petitioner.
- Family of the Petitioner has been driven to penury in a bid to pursue the recommended medical treatment.
- There is no evidence that the Petitioner received any support from the Government.
- The Claimant here suffered distress and anxiety when she was prevented from continuing with her business.

Recommendations:

- Having the entire evidence in this case in full focus and the state of the law, taking into account the extent of the injuries suffered, the period the Claimant spent in the hospital and time spent in attending hospital for treatment subsequently, for pain and suffering, the Panel awarded the sum of Ten Million Naira (₦10,000,000.00).

The Nigerian Police should proactively investigate all incidents of gunshots or any sporadic firing into the air by men and Officers of the Nigerian Police with a view to bringing the erring Officer to book and stemming the increasing tide of sporadic shooting by men of the Nigeria Police Force.

- Policemen and Officers should be made to undergo a minimum of four trainings in a year on Human Right Law, Observance and Enforcement.
- The Nigeria Police Force must develop a Protocol on how persons that are unfortunately shot by its Officers are treated.
- Police Officers should be encouraged (and protected) to act as whistle blowers against their colleagues who obtain and extort money from citizens or their families, friends and contacts through threats, harassment and torture.

- Police Officers should be engaged in training that makes them know that they are not above the law.
- There is need for training and retraining on Rules of Engagement for Police Officers on weapon handling in Public Arrears.

PETITION NO.: LASG/JPI/33/2020

Petitioner: Omeli Humphery Darlington

Summary: The Petitioner is a staff of Sandy Management Consultant who got employed as a Driver and deployed to First Bank Head Office, subsequently redeployed to work as a Dispatch Rider directly attached to the Institutional Bank Group (IBG), Igamu Branch of First Bank Plc. since 1st of December, 2010. On the 25th of September, 2013 the Petitioner alleged that his boss Abimbola Jaiyesimi and Mojisola Majasans who stamped and authorized a transfer document turned around to accuse him of stealing the sum of ₦355,000,000 (Three Hundred and Fifty-five Million Naira) because he merely dispatched same with others in the course of his duty as instructed by them and was detained for 3 (three) days at Lion Building. He further alleges that First Bank of Nigeria Plc. instigated the Nigeria Police Force to further subject him to eleven (11) days illegal detention while being tortured. Petitioner further alleges that on the 27th of September, 2013 on his way home having been released, some men of First Bank Head Office Security Operatives (one Mobile Police Officer, one Spy Police Officer, Mr. Okon, Mr. Abidemi) kidnapped him, blindfolded and beat him up with different objects within reach, while the Mobile Police man hit his head with the butt of his gun till blood started gushing out from both sides of his ears. They tried to kill him in order to portray it like he got lost on his way home, but passersby around intervened and rescued him. He was taken to Ikoyi Police Station where First Bank Operatives instructed the Police to torture him to admitting the crime, while Inspector Adeleye Bashiru and his boys tortured him that night using iron rods which was inserted into his private part until he could not bear the pains and fainted. When he could not breathe, he was dumped back into the cell in the pool of his blood; while he was revived by those remanded with him in the cell. Early morning of Monday 30th September, 2013 he was brought out from the cell upon the arrival of his boss Mrs. Abimbola Jaiyesimi having gone through the four transfer forms Mrs. Abimbola came with and listening to both parties. The new IPO Inspector Adeleye Bashiru whom the case was assigned to at Ikoyi Police Station apologized to him for all torture he was subjected to and promised to investigate the crime. Upon Mrs. Abimbola leaving the Station, he was taken to his residence. His apartment was searched without finding anything incriminating. After several days of dehumanization in the hands of Inspector Adeleye and his team, he was charged to court before Mrs. A.T. Omoyele of Tinubu Magistrate Court II, Lagos on a 3 count charge of stealing, conspiracy and forgery which was struck out for lack of diligent

prosecution and awarded a judgment sum of ₦500,000.00 (Five Hundred Thousand Naira) against the Police in the enforcement of his fundamental human right suit filed against the Police and First Bank after his release.

Prayers: Petitioner prayed the Panel to compel the Nigeria Police Force to pay the judgment sum of ₦500,000.00 (Five Hundred Thousand Naira) awarded against the Nigeria Police Force in the Fundamental Human Right suit as well as compensation for him to obtain proper medical treatment.

Exhibits Tendered:

- Exhibit A- Ruling dated 1st February, 2016 in Suit No. ID/1991MFHR/15 between Mr. Omeli Humphrey Darlington V. First Bank of Nigeria Limited & Ors.
- Exhibit B- Judgment dated 4th of December, 2017 in Appeal No. CA/L/425/2016 between Mr. Abimbola Jaiyesinmi & Anor. V. Mr. Omeli Humphrey Darlington.
- Exhibit C- Notice of Appeal dated 20th December 2017 in Appeal Number CA/L/425/2016 in Suit No.: ID/1991MFHR/2015 Between Mr. Abimbola Jaiyesinmi & Anor. V. Mr. Omeli Humphrey Darlington.
- Exhibit D- Motion Ex-Parte dated 4th of October, 2017 in Suit No. M/208/2017 between Mr. Omeli Humphrey Darlington.
- Exhibit E- Letter of Appointment to Mr. Omeli Humphrey Darlington dated 12th January, 2010.
- Exhibit E1- Letter dated 4th December, 2013 for Termination of Appointment of Mr. Humphrey Darlington.
- Exhibit E2- Photocopy of Sandy Management Consultants Ltd Issuance of Certificate of Participation to Mr. Omeli Humphrey D. dated 23rd March, 2013.
- Exhibit F- Letter from Olam Nig. Ltd. to the Manager, First Bank Nig. Plc. dated 25th September, 2013.
- Exhibit G- Charge Sheet between the Commissioner of Police V. Omeli Humphrey Darlington.
- Exhibit H- Remand Warrant of Omeli D. Humphrey dated 4th October, 2013.
- Exhibit I- Proceeding of His Honour, Mrs. A.T. Omoyele (Senior Magistrate II) discharging Mr. Omeli Humphrey Darlington. in Charge No. L/137/2017.
- Exhibit J- Letter dated 27th October, 2015 from Metrolaw Associates to the Head of Operations, EFCC no, 15, Awolowo Road, Ikoyi, Lagos.
- Exhibit K- Letter dated 18th April, 2018 acknowledging receipt Petition dated 10th January, 2018.
- Exhibit K- Letter dated 27th July, 2020 to the Director, Consumer Protection Department of the Central Bank of Nigeria, Lagos State.
- Exhibit K1- Response Letter from Banker's Committee dated 18th August, 2020 to Mr. Omeli Humphrey Darlington.
- Exhibit L- Letter from Omeli Humphrey Darlington to Falana & Falana Chambers dated 16th May, 2019 to the D.P.O. Ikoyi Police Station.

- Exhibit M- Letter from Omeli Humphrey Darlington through Falana & Falana Chambers on complaint of kidnapping and Attempt to terminate life dated 17th May, 2019.
- Exhibit N- Re: Appeal for Legal Assistance Letter 20th August, 2019 to Omeli Humphrey Darlington C/O Falana & Falana Chambers.
- Exhibit O- Letter from Human & Environmental Developmental Development Agenda 27th September, 2020 to the AG/CJ of Justice, Lagos State.
- Exhibit P- Lagos State Government Medical Report: Re: Omeli H. Darlington (Male, 31years) Hospital No. 0195133 dated 16th January, 2020.
- Exhibit Q- Letter from Chuks C. Ikedigwe to the Group Managing Director, First Bank of Nigeria Plc. on Three Hundred and Thirty Five Million Naira (₦335,000,000.00) fraud at Iganmu Branch dated 21st May, 2019.
- Exhibit R- The Polytechnic, Ibadan Continuing Education Centre Second Semester, 2012/2013 Part-Time Examination for Students from Closed Study Centre.

Finding: There is a judgment which has awarded compensation to the Petitioner as well as a pending appeal at the Supreme Court.

Recommendation:

No compensation was awarded. The Petitioner was advised to take steps in enforcing his judgment under the Sheriff and Civil Process Act and Judgment Enforcement Rules.

PETITION NO.: LASG/JPI/34/2020

Petitioner: Mr. Francis Osajiokweh

Summary: On the 28th of May, 2020, the Petitioner was informed by one Mr. Balogun of an offer of sale of a Toyota Yaris car with Registration Number LSR 445 CK belonging to one Mr. Azeez Ashogba, purchased the car at the rate of ₦320,000.00 (Three Hundred and Twenty Thousand Naira). The Petitioner transferred the sum of ₦300,000.00 (Three Hundred Thousand Naira) to Mr. Azeez Ashogba from his Access Bank Account, with Account Number 0034841840 and paid in cash the sum of ₦20,000.00 (Twenty Thousand Naira). He went on to state that he spent the sum of ₦200,000.00 (Two Hundred Thousand Naira) in repairing the car to suit the purpose to which he intended. However, all effort proved abortive as the car kept developing various faults, causing him to decide to sell it. On Saturday 15th of August, 2020 he took the car to Car45 Center at Mushin, Lagos State where is mechanic Mr. Samson Gbenga was arrested and taken to Olosan Police Station, Mushin, Lagos on the allegation of armed robbery in respect of the vehicle. Upon his arrival at the Station, a Policeman starting beating himself and the mechanic and subjected them to torture upon the arrival of the DPO CSP Ayodele Ola Philip Arogbo. On Saturday 16th of August 2020, the DCO ordered that their photographs be taken alongside the car on the directive of the DPO. Later in the day, despite the efforts of his family members

to secure his bail, they were transferred to Special Anti-Robbery Squad (SARS) Ikeja, Lagos. He was eventually released on bail on 19th of August, 2020 after being in detention for four (4) days upon the payment of the sum of Two Hundred and Twenty-five Thousand Naira (₦255,000.00) to the IPO Mathew James.

Prayers: He prayed for an Order compelling the Nigeria Police to retract the publication which referred to him as a hoodlum, tender a formal apology in two (2) Daily Newspapers addressed to the Petitioner with national coverage, compensation and the commencement of disciplinary action against the D.P.O., CSP. Ayodele Ola Philip Arogbo and all Officers under that enabled his unlawful detention, torture, inhuman and degrading treatment of the Petitioner.

Exhibits Tendered:

- Exhibit A – Purchase Receipt from Mr. Azeez Ashogba to Mr. Francis Osajiokweh.
- Exhibit B – photocopy of Lagos State Vehicle License Private Car (January, 2015).
- Exhibit B¹ – photocopy of Information required for clearance of used vehicle imported into Nigeria dated 15th January, 2014.
- Exhibit C – Motor Vehicle Administration Agency Allocation of Registration Number, Proof of Ownership Certificate, National Certificate of Road worthiness, Particulars of motor vehicle No. 0437951.
- Exhibit D – Azeez Asogba statement of account.
- Exhibit E – Photograph of an injured person (3 copies).
- Exhibit F – Monday, August 17, 2020 Punch Newspaper

Findings:

- That the Petitioner has established a good case for his arrest and detention by the Police from the 15th August 2020 till 17th August, 2020 as being unjustified, illegal, null and void.
- The Petitioner's evidence that he was tortured and had his arm dislocated from beating by the Policemen as evidenced the picture of injury he sustained which was admitted as Exhibit 'E' was not debunked by the Police.
- The Petitioner was not charged to court for committing any criminal offence concerning ownership of the vehicle he bought from one Ashogba. The Petitioner's oral and documentary evidence as shown in Exhibits 'B'- 'C' established the transaction of the sale of the car to him. There is no shred of evidence that he did not snatch the car from anybody nor did the Police have a complainant when they went to arrest and detain the Petitioner.
- The Respondent had no evidence of the Petitioner being a criminal when they granted an interview reported in the Newspapers which was admitted as Exhibit 'H' that the Petitioner was a criminal who had stolen a car.
- The Police did not justify their actions and for which they are liable to the Petitioner for unlawful arrest, detention, torture meted out to the Petitioner.
- The Petitioner suffered extortion of money by the Police when had to pay to be released on bail.

- The Petitioner is entitled to compensation.

Recommendations:

- The sum of Three Million Naira (N3, 000,000.00) was awarded in favour of the Petitioner for his unlawful arrest, detention, pain and suffering.
- The present situation within the Police Force where some bad eggs demand bribe and where the Complainant is unable to offer the bribe, the Complainant risks being framed up by the Police on false charges must be addressed by Police authority.
- The Nigeria Police Force shall retract its publication in Exhibit 'H' (Punch Newspaper Publication) alleging that the Petitioner is a criminal and apologize to the Respondent in the same Punch Newspaper.

PETITION NO.: LASG/JPI/35/2020

Petitioner: Adelusi Oluwamurewa Andrew

Summary: On the 10th of August, 2020 at about 8am he left his home for ICC (cyber café) for the purpose of registering for post UTME. On getting to Ajah, he was stopped by Special Anti-Robbery Squad (SARS) and was told to get down from the motor bike (Okada) and immediately whisked him into a white bus parked along the road. Entering into the bus, he saw men of SARS who questioned him as to where he was coming from, where he was going, his place of employment and the name of his school. His mobile phone was collected and scanned through, not finding anything incriminating against him; they ganged up against him and drove him to the bush by Abraham Adesanya Estate, an isolated area. The Officers threatened to take him to their office at Ikeja and lock him up for the cyber-crime. In addition, they also demanded the sum of Five Hundred Thousand Naira (N500,000) from him and told him to call his parents to send him the said sum into his account for him to withdraw and hand over to them. He called his father to send him the said sum but never told him he was being extorted at gun point. His father did not believe him as they had instructed him not to tell. At about an hour after, he told them about his little savings from his Jumia Dispatch job towards his schooling and that he did not have ATM card to the account. He was driven down to GT Bank by Ilaje to withdraw the funds, totaling Seven Hundred and Seven Thousand Naira (N707,000) after warning him not to use expensive mobile phone again.

Prayers: The Petitioner seeks a refund of the sum extorted from him by the Officers and an Order compelling the Nigeria Police to tender a formal apology to him.

Findings & Recommendations: Not Applicable.

Status The petition was struck out for want of diligent prosecution.

PETITION NO.: LASG/JPI/36/2020

Petitioner: The Family of Late Mr. Obochi Bartholomew Patrick

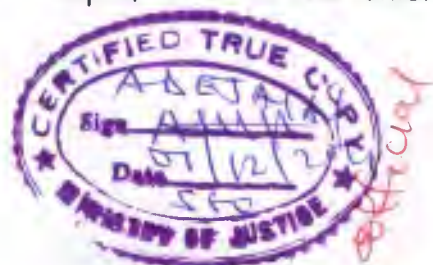
Summary: The Petitioner is the next of kin to late L/Clp. Obochi Bartholomew Patrick who was killed by a Policeman. On the 6th day of July 2014, one Wo Inedu informed the Petitioner that his brother L/Clp. Obochi B.P. had been shot by a Policeman outside the base. The Petitioner further stated that according to an eye witness who narrated how it all happened, some Policemen in three (3) buses dressed in mufti, fully armed and were on raid around PWD, Ikeja where some persons were being arrested. Someone among the arrested persons shouted the Petitioner brother's name for rescue, on reaching there he discovered the person was someone he knew and pleaded with the Police Officer to let the person go, as he worked the person works for his boss. The Police Officer allegedly threatened to shoot the deceased if he didn't leave. In the course of the argument that ensued, the Officer shot at the deceased. The deceased allegedly withdrew, crossed the road to the other side towards the Base gate to inform the soldiers on duty of the ongoing incident. At this point, the Officer shot at him. The deceased subsequently died from his injuries although the Nigerian Air Force convened a Board of Adjustment (BOA) sometime in August of 2004, no investigation on the killing was carried out.

Prayer: Petitioner prayed the Panel to ensure that the Officers responsible for the death of his brother are brought to book.

Exhibits Tendered:

- Exhibit A – picture of a man.
- Exhibit B – Photocopy of a report of board of adjustment in respect of late NAF00/19747 Cpl. Obochi, Bartholomew Patrick convened.
- Exhibit C – Photocopy of a letter dated 10th October, 2005 to the Chief of the Air Staff.
- Exhibit D – Photocopy of a Punch Newspaper dated Thursday July 8, 2004.
- Exhibit E – A letter of condolence dated July 2004.
- Exhibit F – Photocopy of a letter from Nigerian Air Force Head Quarters dated 19th October, 2005 to Mr. Michael Obochi.
- Exhibit G – Exhibit I to CAMP/310/HQ dated August 2004
 - (i) Letter of indemnity
 - (ii) Broad bank check issued to Micheal Obochi N178,752 dated 4th May, 2006
 - (iii) Federal Government of Nigeria payment voucher dated 24th August 2006
 - (iv) Defence Headquarters death-in-service benefits payment voucher
 - (v) Letter from UBA confirming Obochi Michael as a customer
- Exhibit H – ACE PX Attorneys dated April 1st April, 2021 to the Chief of Administration

Findings:



- There is a violation of Fundamental Right to life of Late Mr. Obochi Bartholomew Patrick as guaranteed under Section 33 of the Constitution of the Federal Republic of Nigeria (1999)(as amended)
- There is credible and uncontroverted evidence of the Petitioner and PW2 that the deceased was shot on the 6th of July, 2004 by a Police Officer. PW1 gave an eye witness account to this effect and same was not contradicted under cross examination or defended.
- The Respondent did not controvert or debunk Exhibit B which confirms that the deceased was unlawfully killed by a Police Officer.
- The assailant Policeman was not denied as being a person in the Nigeria Police.
- The Respondent in such a matter as this has a duty to justify their actions and the onus imposed on them by law was not discharged.
- The Respondent did not discredit the evidence of the Petitioner at cross examination or lead any evidence to show that the Policemen were not those who were shooting on 6th July 2004.
- The Panel finds that there was poor engagement with the family of the deceased by the Nigeria Police Force.
- The deceased's family is entitled to compensation for the extra judicial killing of the late Cpl. Obochi Bartholomew Patrick.

Recommendations:

- Professional and effective training of Policemen on how to handled crowd and riotous situations to avoid this ugly situation of killing innocent citizens with impunity.
- Periodic psychological evaluation of Policemen.
- Proper investigation of Policemen who caused mayhem at PWD Area of Ikeja on 6th July, 2004 and the Policeman responsible for the unfortunate, gruesome extrajudicial killing of late Cpl Obochi BP
- Officers of the Nigeria Police Force should be trained on how to exhibit lawful restraints in the discharge of their duties especially when a human life is involved.
- Police should act immediately in commencing investigations in cases where its Officers are reported to have abused citizens and violated their rights
- The Nigeria Police Force must have a protocol on how persons that are unfortunately shot by its Officers are treated.
- The sum of **N10,000,000(Ten Million Naira)** is awarded in favour of the family of the late Cpl Obochi Bartholomew Patrick.

PETITION NO. : LASG/JPI/37/2020

Parties: Ezech Nnamdi Diedonne

Summary: The Petitioner alleged that sometime in 2013, he was brutalized and extorted money in the sum of Three Million, Two Hundred Thousand Naira (N3, 200,000) by Officers of the defunct SARS. After the extortion, he was released and threatened to not disclose the incidents that transpired to anyone, else he would be traced and killed.

Prayer: Petitioner prayed the Panel to ensure that justice is done.

Exhibits Tendered:

- Exhibit A – First Bank statement of account of Ezech Nnamdi Diendonne

Findings:

- Petitioner failed to present sufficient evidence to establish his case.
- The Petitioner failed to call his friend (Augustine) to corroborate his evidence. This was fatal to his case.
- There was no documentary evidence of any sort to show that the Petitioner incidented or reported the incident at Zone 2 or any other Police Station.
- The Panel finds that the evidence of the Petitioner is not credible, convincing and strong enough to make the Panel believe that the incident occurred in the first place.

Recommendation: The Panel failed to award compensation in favour of the Petitioner.

PETITION NO.: LASG/JPI/39/2020

Petitioner: Afolabi Oladele

Summary: The Petitioner and four others to wit: Tinuola Ashiru (Assistant Manager, Human Resources); Ayodele Ibitoye (Accountant); Afolabi Adeboye (Graphics Designer); Marvelous Eyoh Effiong (Graphics Designer) and James Akingbade Olagoke (Advert Officer) were arrested from the Daily Times News Room Ikeja, Lagos by Police Officers from Abuja. In addition, the Warrant of Arrest also emanated from Abuja. The Petitioner was later taken to Abuja where further investigation was conducted and he was arraigned in Mpape Area Court, Abuja as well.

Prayers: The Petitioner prayed for compensation and fair hearing for unlawful arrest, detention, torture and dehumanizing treatments meted to the Petitioner and others for cheating, impersonation, theft, forgery and 'Conspiracy to Publish Daily Times Newspaper'(sic).

Status: At the proceedings of 19th January, 2021, Counsel to the Nigeria Police Force, Mr Cyril Ajiofor, raised an Objection that the Panel lacked the requisite jurisdiction to entertain the instant Petition on the ground that the alleged incident in the Petition took place in Abuja and that the Police team members referred to in the Petition were

also in Abuja. Counsel further submitted that although the Petitioner was arrested in Ikeja, he was detained for less than four hours before being whisked to Abuja. Most importantly, elements of the alleged prolonged detention, torture and inhuman treatments by the Police against the Petitioner all took place in Abuja. He therefore urged the Panel to strike out the Petition. This Petition was adjourned to the 29th January, 2021 to enable Petitioner's Counsel Reply to the above Objection.

On the 29th January, 2021 Counsel to the Petitioner, A. C. Eze Esq., on behalf of the Nigerian Bar Association, while responding to the Objection submitted that the Panel had jurisdiction to entertain the Petition on the ground that the Petitioner was arrested in Lagos. He further submitted that there is one Police notwithstanding the Division and that it is immaterial how long the Petitioner was detained in Lagos. He relied on Rule 1(a) of the Rules of Proceedings of this Panel. He submitted that the arrest was wrongful and it was in Lagos. He further relied on Section 7 of the Administration of Criminal Justice Act and urged the Panel to assume jurisdiction on the Petition. Counsel also prayed for an alternative relief that in the LASG/JPI/39/2020 event that this Panel finds that it has no jurisdiction to entertain this Petition, the Panel should recommend the Petition to the Judicial Panel on Police Brutality in Abuja as it has stopped receiving Petitions from the Public, thus, the Petitioner can no longer file the Petition again in Abuja.

Ruling: The Panel Ruled that the fact that the complaints under this Petition took place in Abuja and not in Lagos robbed the Panel of requisite jurisdiction to entertain this Petition. This was in tandem with the provisions of Rule 1(a) of the Rules of Proceedings of this Panel. Consequently, the Objection of Learned Counsel for the Police was therefore sustained and the Petition was Struck Out. The Petitioner is advised to Petition the Judicial Panel of Inquiry in Abuja.

Exhibits Tendered: Nil

Findings & Recommendations: Not Applicable.

Status: Petition was transferred to the National Human Rights Commission Judicial Panel of Inquiry, Abuja.

PETITION NO. : LASG/JPI/41/2020

Petitioner(s): Mr. Emeka Sunday Jato

Summary: The Petition was filed by Mr. Emeka Sunday Jato on behalf of his brother, Mr. Azubuike Jato through the Office of the Public Defender (OPD), a body established by the Lagos State Government to render free legal services subsequent to a Petition received at their Office, dated 4th September, 2020. Petitioner alleges that at the time he wrote the Petition to OPD, his brother, Azubuike Jato was in the custody of the now disbanded Federal Special Anti-robbery Squad (SARS). Petitioner further alleged that his brother, Azubuike Jato had been detained for more than eight (8) weeks after being arrested for offences which have not been disclosed to the

Petitioner or his family members. Additionally, the Police Officers are yet to arraign him before any competent Court of Law. He further alleges that due to the immense torture suffered in the hands of the Police, Mr. Jato's health severely deteriorated.

Prayers: Petitioner prayed the Panel for an Order recommending the immediate release of Mr. Azubuike Jato or in the alternative, his immediate arraignment on a proper Charge.

Exhibits Tendered: Nil

Findings & Recommendations: Not Applicable.

Status: The Petition was struck out for want of diligent prosecution.

PETITION NO.: LASG/JPI/43/2020

Petitioner: Stanley Nathan

Summary: The Petitioner's case is that on the 21st of October, 2020 at about 11am at Shomolu, Lagos, he got hit in the right leg by a stray bullet while going to buy food at the Shomolu Market. He noted that at the time of the incident, he was working at a construction site. He alleges that while going to get the food, he heard people shouting, heard gun shots and saw people running as well. Petitioner further alleges that after being hit in the leg by the bullet, he to run and hid in a nearby store in the pool of his blood. He subsequently called his friend, who rushed him to Igbobi Orthopaedic Hospital emergency unit where his leg was eventually amputated.

Prayers: Petitioner prayed for compensation to cover his medical needs as well as financial aid.

Exhibits Tendered: Nil

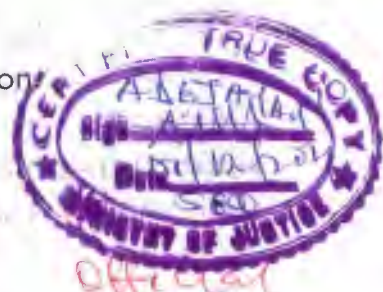
Findings & Recommendations: Not Applicable.

Status: The Petition was Struck Out for want of diligent prosecution.

PETITION NO.: LASG/JPI/44/2020

Petitioner: Yakubu Sodiq

Summary: The Petitioner stated that on the 20th of October 2020, he participated in the peaceful protest against Police brutality at Shomolu, Lagos. He stated further that he and other protesters went to the houses of local politicians within Shomolu as well as Alade Police Station. He noted that upon arriving at the Station, they were met by armed Police Officers who were already waiting outside. Immediately the Officers sighted them, the Petitioner alleged the Officers opened fire on them. He notes that he was the first person to get shot at, while two (2) other persons died beside him. Further, that he was shot at in both arms and his left leg. He didn't regain consciousness until the point where he found himself at the Igbobi Orthopaedic Hospital. He alleged that due to the grievous bodily harm he suffered as a result of



the gun shots, he is unable to make use of his hands, and he has also been told by medical professionals that the probability of regaining the use of his fingers is 50%. Prayers: Petitioner prayed the Panel for a recommendation that the Police investigate the matter of Police brutality and provide him with compensation to cover his medical and financial aid.

Exhibits Tendered: Nil

Findings & Recommendations: Not Applicable.

Status: The Petition was Struck Out for want of diligent prosecution.

PETITION NO.: LASG/JPI/46/2020

Petitioners: The Family of Late Mr. Eric Okwaji.

Summary: The Petitioner alleged that on that 17th of September, 2014, some SARS Officers whisked away one Mr. Eric Okwaji out of the community when the suspect they intended to initially arrest was unavailable. Few days after he was taken away, the Nosamu, Orodu & Goriola Community Association members were informed of the fact that he had been killed. All efforts to see or recover his corpse have since proved abortive.

Prayer: The Petitioners pray the Panel to investigate the illegal brutality and alleged murder of Eric Okwaji by SARS Officers.

Exhibits Tendered:

- Exhibits A & A' – Petition to Zone 2 Lagos and photograph
- Exhibit B – Petition to Lagos state Police command Ikeja, Lagos
- Exhibit C – The Nation Newspaper dated November 6, 2014
- Exhibit D – The Punch Metro City Crime Courts November 6, 2014
- Exhibit E – A photograph of a man
- Exhibit F – Picture of a young man
- Exhibit G – Letter dated 23rd day of April, 2015 to the Assistant Inspector General of Police, Onikan Zone 2 Lagos

Findings:

- That from available evidence of the Petitioner and his witness which was not debunked or rebutted, there was a violation of the constitutional Right to Life of the Late Eric Okwaji as guaranteed by Section 33 of the Constitution of the Federal Republic of Nigeria (1999) (as amended).
- Although the two witnesses who testified in the Petitioner's case were not eye witnesses, documentary evidence to wit: Exhibits 'A', 'B', 'C' & 'D' raised no doubt to the fact that the deceased Eric Okwaji was arrested and detained by SARS Operatives of the Nigeria Police Force and was kept in their custody.
- The onus on the Respondent in an action for enforcement of fundamental right is to justify the arrest and detention of the deceased. However, same was not discharged in the instant case.

- There is no body of the victim or autopsy report to indicate the cause of death or the fact that the victim Eric Okwaji is dead. He has been in Police detention without any explanations as to his whereabouts for seven (7) years and in law he can be presumed dead. See Section 143 Evidence Act, 2011.
- The Nations Newspaper of 6th November, 2014 account of the involvement of Eric in robbing motorist operations on 29th September, 2014 when Eric had been arrested and detained by SARS operatives on 17th September, 2014 creates doubt about the Police's version of the whereabouts of Eric who was described in the publication as Eric Okwaojin. Where there is any doubt in the evidence as in this case, it must be resolved in favour of Eric Okwaji.
- The totality of the evidence points to one and only one direction that Eric Okwaji, son of the Petitioner who had been in Police custody for seven (7) years is dead.
- We find the allusion to his death while in SARS custody as the probable place of his death and by operatives of SARS.
- The Panel finds there was poor engagement with the family of the deceased by the Nigeria Police Force.
- That the corpse of Eric Okwaji is yet to be released to his family.
- The family of the deceased is entitled to compensation for the extra-judicial killing of Eric Okwaji having failed to give an account of his whereabouts after he got into the Police custody till date.

Recommendations:

- The family of the deceased was awarded compensation in the sum of Ten Million Naira (N10,000,000.00) for the unlawful killing of Eric Okwaji.
- The issue of corruption in Nigeria is closely linked to the issue of the extra-judicial killings of persons in Police custody.
- The Police authority should investigate the SARS Officers who were involved in the killing of Eric Okwaji, irrespective of the SARS unit.
- The Nigeria Police Force must stop the act of "accompanying arrest" of innocent citizens without basis.
- The upper echelon of the Nigeria Police Force must ensure that the rank and file of the entire Force implements the policy that bail is free.
- Officers of the Nigeria Police Force should always be restrained in their conduct.
- Officers training should include courses that help them know that they are not above the law.
- Officers should not be armed except while on duty.
- Police should act immediately in commencing investigations in cases where its Officers are reported to have abused citizens or otherwise violated their rights.
- Officers of the Nigeria Police Force should always be restrained in their conduct and have as their watchwords, slogans like: "Restraint is the better part of valour", "to whom much physical power is given more mental restraint is expected", "the highest form of discipline is self-restraint".

- Officers should be made to undergo a minimum of four (4) trainings in a year on self-restraint and human rights. All such trainings should prioritize the need for all Officers to take personal responsibility for their actions.
- Police Officers should be encouraged and protected in acting as whistle-blowers against their colleagues who obtain and extort money from citizens or their families, friends and contacts through threat, intimidation or any form of harassment or torture.
- The Police Service Commission should make budgetary provisions for the use of body cameras on its Officers during raids or arrests.
- The Nigeria Police Force must have a protocol on how persons who are unfortunately shot by its Officers are treated. Where the loss is fatal, the body must be released to the family within forty-eight (48) hours or within such period as is required to conduct a mandatory autopsy at the cost of the Force.
- The failure to hand over bodies to the family should lead to the summary dismissal of the Officer(s) responsible for the fatality and his or her subsequent Prosecution.

PETITION NO.: LASG/JPI/47/2020

Petitioners: The Family of Late Mr. Kolade Johnson

Summary: The Petitioner stated that on the 31st of March 2019, late Kolade Johnson went to watch football match at an eatery - Kristine Jones at Mangoro Bus Stop, Onipetesi, Ketu with his friends, while the girlfriend of a friend of the deceased Kolade Johnson informed him of some people trying to kidnap her boyfriend. They all left the eatery to help their friend, whom, they could see from a distance, was being forced into a commercial bus. When they demanded to know why their friend was being arrested, the SARs Officer shot into the air. While they ran for cover, the commercial bus in which the deceased friend was forced in started to drive off. However, one of the Officers alighted and shot towards the location where the late Kolade Johnson was hiding. The bullet hit the floor, ricochet before hitting late Kolade Johnson's hip. While the deceased was trying to inform his friend who was also hiding close to him that he had been hit by the bullet, the Officer allegedly shot another bullet which hit Kolade below the belt. The deceased fell down while blood started gushing out. The officer entered the bus and drove off. The Officer, later identified as Ogunyemi Olayinka was subsequently dismissed from the Force and Arraigned in Court to face Charges.

Prayers: Petitioners pray the Panel to recommend monetary compensation to the family of the deceased, as well as educational scholarship for the only child of the deceased.

Exhibits Tendered:

- Exhibit 'A'- Three (3) Copies Of Judgment
- Exhibit 'A1'-The Nation Newspaper Dated 17th January, 2020

- Exhibit 'B' -The Punch Newspaper Dated October 29, 2020
- Exhibit 'C'- Flash Drive
- Exhibit 'D' -Medical Certificate of Cause of Death No. 0000912

Findings:

- That the Petitioners have established the violation of the Fundamental Right to Life of the deceased, Kolade Johnson as provided under Section 33 Constitution of the Federal Republic of Nigeria, 1999 (as amended) as there was no justification for the gruesome shooting of the deceased by Ogunyemi Olayinka.
- PW1 & PW2's eye witness accounts point to the direction that Inspector Ogunyemi Olayinka shot the deceased without provocation or justification. See Exhibit 'C' (The flash Drive).
- The Police did not debunk the evidence of Petitioner's witnesses either during cross-examination or by tendering evidence.
- The unchallenged and uncontroverted evidence of Petitioner was cogent, strong and cannot be disregarded by the Panel. As such, the Panel must act on it.
- The condolence visits of the Inspector-General of Police and Governor- Elect to the family of the deceased confirm that the Police admit the unlawful acts of its Officer, Inspector Ogunyemi Olayinka.
- The fact that Ogunyemi Olayinka was dismissed from the Police Force after an Orderly Room Trial and is being prosecuted at the Lagos State High Court also amount to facts of admission.
- There is a need for the Police Force to ensure thorough psychological evaluation of its Officers routinely.
- The Petitioner's family is entitled to monetary compensation.

Recommendations:

- Training of Police Officers in Human Right Provisions as guaranteed by the Constitution of the Federal Republic of Nigeria, 1999 (as amended) on prohibition of deprivation of Right to Life.
- The Panel commends the Nigeria Police for conducting a thorough investigation in the instant case.
- The Police needs to embark on reforms aimed at restoring the confidence of the Public in its Officers.
- The family of the deceased shall be awarded the sum of Ten Million Naira (N10, 000,000.00) as compensation for the unfortunate and unlawful killing of the Late Kolade Johnson.



PETITION NO.: LASG/JPI/48/2020

Petitioners: Alhaji Shityu Adio Kassim Lumosa, Dr. Gabriel O. Fasetire, Mr. Shafiu Kassim Lumosa, Mr. Temilola Daud Adesanya (The Head, Principal Members and Court appointed Legal Trustees of the Efunronye Tinubu Family) and Mr. Taiwo Oyewunmi.

Summary: The Petitioners alleged that on the 24th February, 2020 Officers of the Inspector General of Police (Monitoring Unit), instigated and procured by Femab Properties Limited invaded their premises, destroyed on-going constructions without a Court Order. Further, that the Police have been in possession, thereby denying them the right of access and impeding their means of livelihood. They further allege that on the 20th of December, 2019, DCP Augustine A. Sanomi of the Office of the Commissioner of Police, Legal/Prosecution Section, FHO, Abuja issued a Legal Advice to the D.I.G. of Police where he advised that the deployment of Police Officers on the land was only valid where an Order of Court had been obtained. However, the site manager, one Mr. Taiwo Oyewunmi was unlawfully arrested and detained along with his 12 years old son on the orders of C.S.P. Usman Dalhatu of Inspector General of Police (Monitoring Unit) of the Nigeria Police Force.

Prayer: Petitioners pray the Panel to investigate the allegations contained therein in the interest of justice.

Exhibits Tendered: Nil

Findings & Recommendations: Not Applicable.

Status: The Petition was Struck Out pursuant to an Application made through a letter dated 20th January, 2021 praying for a withdrawal of his Petition.

PETITION NO.: LASG/JPI/49/2020

Petitioners: Ishola Adewusi, Okoh Happy, Tijani Usamn, Boniface Felix, Stephen Ubogu, Chioma Onwusa, Elijah Umoh, Yusuf Ajikobi, Monday Immanuel, Mustapha Damilare, Bright Alumomu, Adewale Tobi, Adeogun Oluwolé Olaolu, Oni Mayowa, Akinwande Joshua, Sodiq Ojetaola, Clifford Kelvin, Ganiyu Ramoni, Kareem Semiu, Segun Fatai.

Summary: It is the case of the Petitioners that they were going about their business outside curfew hours when they were arrested en-masse by men of the Nigeria Police Force without cause, detained indefinitely, while being subjected to inhuman treatment. Further, that the last set of them were arrested on the 24th of October, 2020.

Prayers: That the Panel expeditiously safeguard the Petitioners Right to Personal Liberty as provided and protected under Section 33 of the Constitution of Federal Republic of Nigeria 1999 (as amended).

Findings & Recommendations: Not Applicable.

Status: The Petition was Struck Out pursuant to an Application made through a letter dated 13th January, 2021 praying for a withdrawal of his Petition.

PETITION NO. LASG/JPI/51/2020

Petitioner: Mrs. Gloria Nzeh

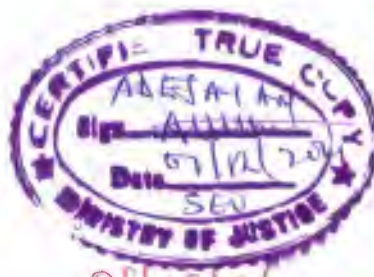
Summary: The Petitioner alleged that on the 23rd of June, 2006 that she was in a commercial vehicle driven by a driver with groundnut oil she bought from Okokomaiko. When they got to Mile 2 area, Police stopped them and the driver of the commercial vehicle stopped. The driver was unable to provide adequate vehicle documents to the Policemen upon request. They asked who owns the goods in the vehicle and the Petitioner said she was the one. The Policemen drove the vehicle, the driver and the Petitioner to their station at Trinity Police Station, Apapa. The Petitioner further alleged that she pleaded with the Policemen for hours to let them go but they refused. At the Station, the Petitioner continued to plead with the Policemen, but they instead demanded that she paid the sum of One Hundred Thousand Naira from the Petitioner but she could not afford it. She further noted that one Inspector Ayeni threatened to kill the Petitioner if she refused to leave the Station. Inspector Ayeni then got into the vehicle and drove recklessly and ruthlessly at the direction of the Petitioner and the driver. While the driver was able to quickly run away from the direction of the on-coming vehicle, she was not so fortunate. As a result, the vehicle hit the Petitioner in her leg. Since then, she the injury has festered and requires continued medical care which she is unable to afford personally.

Prayers: Petitioner prayed the Panel for an Order causing the investigation of Inspector Ayeni of Trinity Police Station Apapa, Lagos for negligently and ruthlessly crushing Petitioner's leg with a vehicle at the said Police Station in 2006; and An Order awarding compensation in her for the trauma, injury and loss of revenue since 2006 and for further medical treatment.

Exhibits Tendered: Nil

Findings:

- The Petitioner has established a good case as the evidence is uncontroverted. Petitioner's evidence is cogent and strong on the facts presented.
- The culture of violence by some Police Officers gives them the mentality that brutality and use of excessive force are fundamental to attaining success in policing in Nigeria.



- There is need for psychological evaluation of Policemen before their recruitment into the Force and thereafter on periodic basis with a view to ensuring that they are psychologically fit for the job.
- The culture of extortion of money by Police Officers as a precondition to discharging their lawful duties is a very worrisome development which requires urgent attention by the Police authorities.
- The Petitioner, Mrs. Ngozi Nzeh was deliberately injured by a Police officer who damaged her leg seriously leaving a gruesome injury.
- The action of the Police officer led to grievous deformity to Petitioner's leg.
- That Mrs. Ngozi Nzeh and her family could not afford the cost for proper treatment of the leg leading to its continued deterioration.
- The incident has occasioned great physical pain and emotional trauma to Mrs. Ngozi Nzeh.
- There is a need for Mrs. Gloria Nzeh to undergo further treatment which includes Surgery which she currently cannot afford.

Recommendations:

- The Panel awarded Mrs. Ngozi Ezech the sum of Ten Million Naira only (**₦10,000,000**) as compensation for the grievous bodily harm which she continues to live as well as for the cost of additional treatment which she requires.
- Inspector Ayeni should be investigated and prosecuted for causing grievous bodily harm to Mrs. Ngozi Nzeh's leg for no reason.
- Officers of the Nigeria Police Force should always be restrained in their conduct.
- Officers training should include courses that help them know that they are not above the law.
- Officers should be made to undergo a minimum of four trainings in a year on self-restraint and human rights. All such trainings should prioritize the need for all Officers to take personal responsibility for their actions.
- The culture of extortion of money by Police Officers as a precondition to discharging their lawful duties is a very worrisome development which requires urgent attention by the Police authorities.

PETITION NO: LASG/JPI/52/2020

Petitioner: Mr. Joseph Onyebuchi Nwafor

Summary: The Petitioner in his Petition dated 3rd November, 2020 alleged that at the time of the incident, he was a graduate of Marketing Management from the Lagos State University (LASU) and worked as a Money Agent for First Bank. He stated that on May 2015, he received an invitation from SARS to appear and respond to a petition at the Lagos State Police Command, Ikeja. He was taken there by one Corporal Peter Achelenu in the company of two other Officers to a section marked 'torture room'

where he was beaten mercilessly. The torture went on for a while and varied in degree. The following day, when he was informed that it was his landlord who wrote the Petition against him because he owed electricity bill. He was asked to pay the sum of three Hundred Thousand Naira (N300,000.00) before he could be released. Because he was unable to, he was tortured for another four days before being released in order to enable him raise the rest of the money. Unfortunately, he was unable to come up with the outstanding sum of One hundred and Thirty thousand naira (N130,000.00). Two months later he was re-arrested and was only released after some lawyers came to his aid. He was charged to court for Stealing and Obtaining Money by False Pretense. However, the suit was struck out at the Magistrate Court for lack of merit.

Prayers: The Petitioner prayed the Panel to assist him in seeking justice for the human rights violation meted on him.

Exhibits Tendered:

- Exhibit A: Deposit Slip from GT Bank of Joseph Onyebuchi paid to Alechenu Peter dated 12th May, 2005.
- Exhibit B: Petition of Attempted Murder to Assistant Inspector General of Police dated 1st August, 2016
- Exhibit C: De-Best Hospital Medical report of Mr. Nwafor Joseph dated 10th April.

Findings:

- That the Petitioner led uncontroverted evidence which is cogent and strong. As such, the Panel is bound to accept the evidence as it is not incredible or shaken at cross-examination or by any defence.
- That there was an infraction to the right of the Petitioner under sections 34 and 35 Constitution of the Federal Republic of Nigeria, 1999 (as amended). There was no justification for his arrest and detention which rendered the actions of the Police unconstitutional and void.
- There is no evidence on the side of the defence to rebut the Petitioners evidence that the issue was a landlord and tenant case which was not within the power of the Police.
- This is one of the cases where the Police are known to interfere in purely civil matters by giving it criminal coloration. The failure to pay the landlord electricity bill is merely a breach of contract and not a crime.
- The evidence on the torture and brutal treatment meted out to the Petitioner was not debunked. The Panel finds that torture is widely practiced in Police custody and is an intrinsic part of functioning of the Police used as a means of extracting money from suspects.
- The Petitioner is entitled to compensation for his unlawful arrest and detention.

Recommendations:

- The Panel awarded the sum of One Million Naira (N1,000,000.00) as compensation in favour of the Petitioner.

- Nigeria has ratified a number of international treaties that prohibits torture including the international convention on civil and political rights and the domestic legislation, African Charter on Human and Peoples Rights and the 1999 Constitution. The Nigeria Police are found to violate the laws and Police Officers should be sanctioned where they have erred.
- The use of death threats to extort money from family members of suspects for personal gain should be seriously addressed by Police authority.

PETITION NO: LASG/JPI/53/2020

Petitioner: Mr. Bashiru Olojede

Summary: The Petitioner alleged that on 1st of October, 2009 one Lawrence Njoku (a Policeman) in the company of his other colleagues at about 10pm shot and killed his son Ibrahim Olojede in front of his house at No. 5, Adegunwa Street, Alagomeji, Lagos. Further, that two of his son's friends to wit: one Rotimi Philips and Friday Uti respectively were also shot and later died on October 18, 2009 after succumbing to their injuries. After the Police had brought the corpse of another person for him to identify, he discovered that the Policemen of Adekunle Police Station had buried his son in a shallow grave and purchased a corpse to conceal the truth. Upon the discovery of foul play by the Police Officers, the Lagos Deputy Commissioner of Police (Operations) at the time, Mr. L. A. Junaid requested that he be taken to the grave where the body was exhumed. The matter was eventually taken to court in 2013. However, his claim One Hundred Thousand Naira (100,000.00) for exemplary and aggravated damages was unsuccessful.

Prayers: The Petitioner prayed the Panel for adequate compensation as the deceased was the one providing for him until his death. He urged the Panel to assist him in ensuring justice for his late son.

Exhibits Tendered: Nil

Findings & Recommendations: Not Applicable.

Status: The Petition was struck out on 19th March, 2021 for its incompetence as there are ongoing processes for the enforcement of the judgment in the case. Although, it was subsequently re-listed on 21st May, 2021 same was however struck out.

PETITION NO: LASG/JPI/56/2020

Petitioner: Mr. Adebayo Fari

Summary: The Petitioner stated that during the Covid-19 lockdown, the Lagos State Government set up a Neighborhood Market in conjunction with Mile 12 Market Association at Falomo, Awolowo Road, Ikoyi, and on the 3rd of April, 2020. On the day of the incident, he and his wife had set out in a Toyota Corolla Saloon car around noon to buy some food stuffs from the market and also purchase his drugs from a

nearby pharmacy. On getting to Falomo Roundabout, he was stopped at a Police Checkpoint and asked where he was going which he informed them. However, one Mr. Mustapha, the D.P.O of Ikoyi Police Station approached the car and said he was telling a lie and was refused entry. After waiting a while, he requested that he be allowed to go back home, but his request was denied and was informed that his vehicle was going to be impounded. He thereafter refused to allow the towing of his vehicle and instead drove to Ikoyi Police Station at First Avenue, where the car was impounded. He later contacted his friends who were Police Officers and they assisted in securing the release of the vehicle.

Prayers: The Petitioner prayed this Panel to caution Mr. Mustapha on his reckless show of power and for a letter of apology to be issued as well as any other action the Panel may deem fit to make.

Exhibits Tendered: Nil

Findings & Recommendations: Not Applicable.

Status: The Petition was struck out on 13th April, 2021 for want of diligent prosecution.

PETITION NO. LASG/JPI/57/2020

Petitioner: The Family of Late Ikwechi Onwugbufor

Summary: The Petitioner allege that on the 9th April, 1979, one Musah Baso a Police Officer with Police Number 48002 shot his late brother, Nkechi Onwugbufor to death at Kirikiri, Lagos. He stated that his late brother's car was also confiscated by the Police and same has not been released till date. The witness also stated that there was Coroner's Inquest into the death of his brother at Magistrate Court, Yaba, Lagos.

Prayers: Petitioner prayed the Panel for compensation for the alleged unlawful shooting of Mr. Ikwechi Onwugbufor by one Musah Baso with Force Number 48002 on the 9th of April, 1979 at Kirikiri Oja, Eti-Osa Local Government, Lagos State which led to his death.

Exhibits Tendered:

- Exhibit A –A copy of the Petition submitted to the Panel

Findings:

- The Panel found that there was no eye witness account of the incident and the testimony of the witness was hearsay evidence which was not strong, compelling or convincing.
- The Panel finds that there was no documentary evidence to show the circumstances leading to the death of the deceased.
- Police are urged to keep better records.
- The Petitioners have not established that Late Mr. Ikwechi Onwugbufor was killed by an Officer called Musah Baso.
- The Panel found that the Petitioners failed to establish their case.

PETITION NO. LASG/JPI/59/2020

Petitioner: Mr. Sulaimon Raheem

Summary: The Petitioner testified that on the 10th January, 2016, after watching a football match at Amao Playing Ground Agege, Lagos, he boarded a commercial motorcycle which was to convey him home. While on the bike, they were hit by a Toyota Camry car driven by a Policeman who was later identified as Corporal Sunday David. The Petitioner and the rider of the motorcycle fell off. The Petitioner further alleged that when he got up, he accosted the driver on his reckless driving. However, when the driver wound his glass down, he pointed a gun at him and shot him in the neck. He then turned off at Elere Police Station, Agege and drove off. He did not know what happened thereafter until he regained consciousness at the General Hospital, Ikeja. Due to lack of bed spaces, he was taken to the Lagos University Teaching Hospital (LUTH) where an MRI examination revealed that the bullet wound had affected his spinal cord. As a consequence of the injury he suffered, He is now disabled despite undergoing physiotherapy for three (3) years, and is now confined to a wheel chair. He also required a surgery which cost him the sum One Million Eight Hundred Thousand Naira (N1, 800,000) to undergo the previous year. In addition, he still requires physiotherapy.

Prayers: Petitioner prayed the Panel for compensation for the illegal gunshot injury he sustained from Corporal Sunday David (now deceased) which led to major injury to his spinal cord and to enable him present for further medical assistance abroad.

Exhibits Tendered:

- Exhibit A: Faith Specialist Hospitals Official Receipts for Treatment of Mr. Raheem Suliamion from 12th March, 2020 to 8th March, 2020.
- Exhibit B: Three Photographs
- Exhibit C: Online printout of an Article by Pulse Nigeria dated 1st November, 2016
- Exhibit D: Medical Report of MRI of Thoracic Spine from McCure Health Care Limited dated 12th January, 2016
- Exhibit E: Lagos State University Teaching Hospital Radiological Report dated 15th January, 2016
- Exhibit F: Clini Healthcare Report Medical Report dated 8th August, 2018

Findings:

- There is violation of Petitioner's Fundamental Right to life as guaranteed under Section 33 Constitution of the Federal Republic of Nigeria, 1999 (as amended).
- There is credible and uncontroverted evidence of the Petitioner and PW2 that the Petitioner was shot on the 10th of January, 2016. Exhibits tendered support

his oral evidence that he sustained a gunshot injury. He received Medical treatment and still requires further surgery to recover fully.

- The Respondent did not controvert or debunk the evidence of the Petitioner that one Corporal Sunday Daniel shot the Petitioner on the day of incident.
- The assailant Policeman was not denied as being personnel in the Nigeria Police Force.
- The Address of the Respondent that there was a traffic scuttle between the Petitioner and the Respondent is not backed up by evidence. Address of Counsel no matter how brilliant, cannot be a substitute for evidence.
- The issue of Corporal Sunday David not being on duty and so could not carry arms is not supported by any evidence. Therefore, it goes to no issue. In addition, the argument by the Respondent that the Police should not be held vicariously liable for an unlawful act by one of its Officer not proved to be on duty, goes to no issue.
- The Petitioner's case of gunshot by the said Corporal Sunday David was established. Copious evidence was adduced to show the injury he sustained, treatment received so far and the need for further surgery.
- The Petitioner is found to be entitled to restitution.

Recommendations:

- Act of oppression of Corporal Sunday David, a Policeman statutorily charged to protect the citizenry must be discouraged in the Nigeria Police Force.
- Training cannot be recommended for this Officer who is now late but for others.
- Psychological evaluation will be necessary in situation such as this one but for the demise of the erring officer.
- Had Corporal Sunday David not died this case would have been necessary for proper investigation and Prosecution.
- Compensation of the sum of **Eight Million Naira Only (N8, 000,000.00)** is hereby awarded in favour of the Petitioner for the pain, suffering and agony arising from the unlawful shooting caused by Corporal Sunday David.

PETITION NO: LASG/JPI/60/2020

Petitioner: Mrs. Taiwo Idehen

Summary: The Petitioner Mrs. Taiwo Idehen stated that her husband, one Mr. Joseph Osas Idehen died on 4th July, 2016 and was buried on 10th March, 2017. After which the sister of the deceased Mrs. Ibhinewi Izede accused her daughter, Ruth Idehen of killing her father. She further stated that on the 19th of May, 2017, her sister-in-law accompanied by three Police Officers and two of her children, arrested her children and took them to Alagbon Police Station. She received a call from the Police to come to the station in respect of her children. However, upon her arrival she was beaten



and stripped naked by Officers. Thereafter, her children were made to sign a Statement under duress by one D.S.P Kenneth Ogboefu, the team head of the Homicide Section, FCII Annex, Alagbon and Inspector Austin Omoluye (I.P.O. Homicide Section) before they were released.

Prayers: The Petitioner prayed the Panel for justice and compensation for the suffering she endured at the hands of men of the Nigeria Police Force.

Exhibits Tendered: Nil

Status: The instant Petition was consolidated with Petitions LASG/JPI/84/2020 and LASG/JPI/85/2020 by the Panel because the matter was pending before a Court of competent jurisdiction and also because the Petitioners (who are relatives) were also seeking the same reliefs. Consequently, the Petition was struck out on 13th April, 2021.

PETITION NO: LASG/JPI/61/2020

Petitioner: Prince Ayeni Adebayo

Summary: By a petition dated 3rd November, 2020, the Petitioner alleged that he was unlawfully arrested and detained by SARS Officers led by one Mr. Michael Ayeomoeniyan of Police Headquarters Ikeja, Lagos from 17th July till 10th August, 2015, where he was held without bail or being charged to court. The further alleged that the reason for arrest and detention was pursuant to a trumped up allegation by Techno Oil Limited and three of its Management staff; Mrs. Nkechi Obi, Mr. Anthony Onyeama and Mr. Godfrey Ikem Okigbo who filed a Petition against him dated 14th March, 2014, addressed to the Deputy Inspector General of Police, Force Criminal Investigation Department (FCID), Nigeria Police Force, Abuja. The allegation levied against him was that he issued a fraudulent GTBank cheque of Eleven Million Two hundred and Twenty Thousand Naira (₦11,220,000.00) which he used to lift/load four tankers of Automotive Gas Oil from their Kirikiri Lagos fuel depot on the 31st of October and 1st of November, 2008.

Prayers: The Petitioner prayed the Panel for a swift dispensation of justice for the wrongs he suffered.

Exhibits Tendered:

- Exhibit A: Letter dated 19th November, 2008 to the Deputy Inspector General of Police
- Exhibit B: Certified True Copy of Ruling in Charge No: T/20/09 between the Commissioner of Police vs. Sunday Adebayo & Anor
- Exhibit C: Certified True Copy of Proceedings in Charge No: T/20/09 between the Commissioner of Police vs. Sunday Adebayo & Anor
- Exhibit D: Certified True Copy of court order in Suit No: FHC/L/CS/311/2011 between Prince Sunday Adebayo vs. The Inspector General of Police & Anor

- Exhibit E: Invitation letter to the Deputy Commissioner of Police dated 24th February, 2015
- Exhibit F: Letter dated 18th June, 2013 from Prince Ayeni Adebayo to the Assistant Inspector General of Police
- Exhibit G: Certified True Copy of Judgment in Suit No: LD/4000/14 between Mrs. Nkechi Obi & Ors vs. The Assistant Inspector General of Police & Ors
- Exhibit H: Photocopy of GT Bank cheque dated 30th October, 2008
- Exhibit I: Photocopy of Access Bank cheque dated 28th January, 2013
- Exhibit J: Photocopy of UBA Bank cheque dated 8th January, 2013
- Exhibit K: Photocopy of Keystone Bank cheque dated 14th December, 2012
- Exhibit L: Letter of Authority dated 12th January, 2011 to Prince Ayeni Adebayo from G.I Okigbo
- Exhibit M: Certified True Copy of Letter dated 10th November, 2008 to the Deputy Inspector General of Police
- Exhibit N: Motion on Notice dated 17th March, 2014
- Exhibit O: Photocopy of Memorandum of Understanding dated 5th June, 2014
- Exhibit P: Reply to Petition filed by Prince Ayeni Adebayo to the Judicial Panel of Inquiry dated 12th April, 2021

Findings:

- That the Petitioner's claim of unlawful arrest, detention and torture was proven; neither was it debunked during cross-examination or Defence.
- That a court of competent jurisdiction having earlier delivered Judgment subsequent to the first arrest of the Petitioner, this Panel consequently lacks competence to re-open that complaint.
- It is found that the subsequent arrest and detention of the Petitioner for twenty-five (25) days by the Police was unlawful.
- There was no reasonable ground for which the Petitioner should have been arrested by the Police at the subsequent arrest.
- The Petitioner suffered trauma while his right to Personal Liberty as guaranteed under Section 35 of the Constitution of the Federal Republic of Nigeria, 1999 (as amended) was encroached upon.
- The Petitioner is entitled to compensation for the subsequent violation of his rights through his second (2nd) arrest for twenty-five (25) days.

Recommendation:

Compensation in the sum of **One Million Naira (₦1,000,000.00)** was awarded in favour of the Petitioner.

PETITION NO. LASG/JPI/63/2020

Petitioner: Mr. Ifeanyi Ojide

Summary: The Petitioner stated that on the 13th of April, 2019, his daughter, Miss Adaobi Ifeanyi was shot at and killed by one Inspector Dania Ojo. The Inspector



General who became aware of the incident wanted to visit his family on condolence visit, but sent the Commissioner of Police Lagos instead. He further testified at a visit to the Office of the Lagos State Commissioner of Police, he was given some money from his purse to support the burial expenses. He wants the Panel to ensure justice is done for the unlawful killing of his daughter, Adaobi, including payment of compensation. (This Petition was consolidated by the order of the Panel made on the 13th of January, 2021 with Petition LASG/JPI/14/2020)

Prayers: Petitioner prayed the Panel to ensure that justice is done for the unlawful killing of his daughter, Adaobi, including payment of compensation

Exhibits Tendered: Nil

Findings:

- It is clearly established that the deceased's Fundamental Human Right to Life as guaranteed under Section 33 Constitution of the Federal Republic of Nigeria 1999 (as amended) was violated by her unlawful killing by a Policeman, Insp. Dania Ojo.
- The Respondent did not challenge or counter the evidence of the Petitioner and such uncontroverted evidence, where not incredible should be acted upon by the Panel.
- The Panel finds the evidence of the unlawful killing of Adaobi Ifeanyi strong and cogent relying on evidence in the sister case and the instant case that she was killed by Insp. Dania Ojo, a Policeman leading to her death, as confirmed by the evidence of Dr. Femi Ekanade.
- The evidence led in the sister case Petition LASG/JSI/14/2020 clearly established that the deceased was killed by Policeman Insp. Dania Ojo.
- There is clear admission of the said fact by the Respondent who did not cross-examine PW1 or lead evidence in rebuttal.
- The visit of the Lagos State Commissioner of Police confirmed that the act was that of the said Police Officer who they have since declared wanted.
- The blood of the deceased calls for justice and restitution to her father for his loss.
- The Petitioner is entitled to compensation for the unlawful killing of his daughter.

Recommendations:

- The sum of **Ten Million Naira (N10, 000,000)** was awarded in favour of the Petitioner as compensation.
- Periodic psychological evaluation of Officers in the Nigeria Police Force.
- The culture of violence which gives the mentality that brutality and excess force are fundamental to achieving success in policing in Nigeria must be addressed by the Nigeria Police Force.
- Training for Officers of the Nigeria Police Force on human rights.
- The Petitioner is entitled to compensation for the unlawful killing of Late Jessica Adaobi Ejide by Insp. Dania Ojo, a Police Officer in the Nigeria Police.
- In murder cases, justice must be done to the victim whose life was cut short.

PETITION NO: LASG/JPI/64/2020

Petitioner: The Family of Late Ayuub Abdul-Azeez.

Summary: By a Petition dated 30th October, 2020, the Petitioner alleged that his son, Ayuub Abdul-Azeez was until his death a generator technician and according to eye-witnesses, he left his workshop for an outside job. While passing through Olorunsogo area and unaware of any crisis, he was hit by a bullet. Efforts made to rush him to the hospital by passers-by were thwarted by further gunshots from the Police. Also, his corpse and that of others killed in the same circumstances were seized by the Police.

Prayers: The Petitioner prayed the Panel for justice for the killing of their son by men of the Nigeria Police Force.

Exhibits Tendered:

- Exhibit A: Photograph of a boy
- Exhibit B: Photograph of a young boy dated 19th September , 2019
- Exhibit C: Photograph of a dead man on the street
- Exhibit D: Certificate of Competency to Ayuub Akanni Azeez dated 15th June, 2019.

Findings:

- That by the evidence of the Petitioner's witnesses especially PW3, Policemen of Olosan Police Station, Mushin were shooting at people who were in the vicinity of the incidence on the material day.
- The action of the Policemen of Olosan Police Station led to the death of the deceased, Ayuub Akanni Abdul-Azeez.
- Although no Autopsy Report or a Death Certificate evidencing cause of death was tendered, the eye witness account of PW3 who witnessed the incident and saw the corpse of the deceased is strong and convincing for the Panel to arrive at a conclusion that the deceased died of a gunshot injury on 20th of October, 2020 from a Policeman of Olosan Police Station.
- That there was a serious violation of the Fundamental Right to Life of the deceased under Section 33 Constitution of the Federal Republic of Nigeria 1999(as amended).
- The Respondent in such a matter has a duty to justify its actions. However, this onus imposed on them by law was not discharged.
- The allusion that the Petitioner led contradictory evidence is not established as the Panel finds no such material contradictions sufficient to water down the probative value of the evidence before it.
- The Respondent failed to discredit the evidence of the Petitioner at cross-examination; neither did they lead any evidence to show that Policemen of

Olosan Police Station were not the ones, who were shooting on 20th October, 2020.

- The Panel prefers the evidences of PW2 and PW3 to the effect that #EndSARS protest was on-going all over Lagos on the material day and that Mushin was peaceful and calm until the Policemen came out and began shooting in order to scare the people at Olorunsogo and Mushin environs.
- The Policeman who caused the death of the late Ayuub Akanni Abdul-Azeez failed to show any respect for the life of the deceased, when he was dragged into their Station.
- The Police Authority ought to conduct an investigation into activities of Policemen at Olosan Police Station on the 20th of October, 2020 and not hide under the pretence that Gbajoke, Oosa and 'Abbey' are unknown to them as those were merely nicknames. These Officers should be appropriately sanctioned for the killing of persons at Mushin on that day.
- There was poor engagement with the family of the deceased by the Nigeria Police Force.
- The Police must explain the whereabouts of the deceased, Ayuub Akanni Abdul-Azeez as evidence established that its Officers took the body of the deceased into Police custody.
- The Petitioner's family is entitled to compensation for the extra-judicial killing of the deceased, Ayuub Akanni Abdul-Azeez.

Recommendations:

- Professional and effective training of Policemen on crowd-control and how to handle riotous situations in order to avoid the killing of innocent citizens with impunity.
- Periodic psychological evaluation of Policemen.
- Conduct a proper investigation of Policemen from Olosan Police Station, who were responsible for the mayhem at Mushin on 20th October, 2020.
- The immediate production and release or an explanation as to the whereabouts of the corpse of Late Ayuub Akanni Abdul-Azeez for a decent burial.
- The Prosecution of Gbajoke, the D.P.O. of the Olosan Police Station as of 20th October 2020, Osha and Abbey all Officers of the Nigeria Police Force of the Olosan Police Station as at 20th October 2020 for the unlawful killing of the late Ayuub Akanni Abdul-Azeez.
- Application of restraint by Officers of the Nigeria Police Force in their conduct.
- That Officers of the Nigeria Police Force desist from carrying out random sporadic shooting on citizens.
- Prompt commencement of investigation in cases where Officers are reported to have abused citizens and/or violated their rights.
- The Nigeria Police Force must have a protocol on how persons who are unfortunately shot by its Officers are treated.

- Officers should be made to undergo training on self-restraint and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.
- Award in the sum of **Ten Million Naira (N10,000,000)** in favour of the family of the late Ayuub Akanni Abdul-Azeez.

PETITION NO: LASG/JPI/65/2020

Petitioner: The family of Late Ismaila Akapo A.

Summary: By a petition dated 23rd October, 2020 the Petitioners alleged that on 12th July, 2019 Ismaila Akapo was killed by men of the Nigeria Police Force. The Petitioners further allege that on the said date the deceased a generator set mechanic was on his way back from the main market in Aradagun area of Badagry Local Government of Lagos State when he was shot by a Police Officer. An eyewitness gave an account of the incident and stated that a Policeman discharged his firearm over a land matter. According to him, the deceased was just a passer-by when he was hit by a stray bullet at about 11am, and as soon as the Officers on the scene saw what had happened, they immediately fled the scene. That same day the Policemen who fled the scene were arrested by the Divisional Police Officer of the Badagry Police Station at about 12:30pm and after spending a night at the station, they were handed over to the Homicide section, Criminal Investigation Department of the Nigeria Police Force Panty, Yaba. That was the last the family heard about the matter till date.

Prayers: The Petitioner prayed this Panel for a full-fledged investigation into the circumstances surrounding the death of the deceased and for compensation for the family.

Exhibits Tendered:

- Exhibit A: Four (4) Photographs
- Exhibit B: Certified true copy of Judgment in Suit No: BD/22/2005 between Evangelist Kehinde Akoanu Zannu & Ors vs. Chief Joel Bolaji Falola & Ors dated 2nd May, 2017
- Exhibit C: Certified True Copy of Notice of Appeal with High Court No: BD/22/2005 dated 8th May, 2017
- Exhibit D: Certified True Copy of Notice of Motion in Appeal No: CA/L/1464/17 dated 27th September, 2019
- Exhibit E: Certified True Copy of Medical Certificate of cause of death from Lagos State University Teaching Hospital (LASUTH)
- Exhibit F: Post Mortem Report on Akapo Ismaila signed on 10th February, 2021
- Exhibit G: Nigerian Police Statement of Witness/Accused of Afolabi Saka dated 15th July, 2019
- Exhibit H: Nigerian Police Statement of Witness/Accused of Dadi Sule dated 15th July, 2019

- Exhibit I: Copy of Police Investigation Report to the Deputy Commissioner of Police
- Exhibit J: Photocopies of Photographs
- Exhibit K: Photocopy of Photograph of a man in a Police uniform
- Exhibit L: Letter from the Office of the Deputy Commissioner of Police to Commissioner Police Force Ballistics Section, Force CID, Alagbon Close, Ikoyi Lagos dated 10th September, 2019
- Exhibit M: Photocopy of request for Scientific Aid (Case File No-CR 24/4/2019) ID Ikoyi Lagos.
- Exhibit N: Coroners System Law Form Warrant to Bury dated 19th July, 2019
- Exhibit O: Form 'E' Report of Medical Examiner dated 19th September, 2019
- Exhibit O1: Form 'B' Death Report to Coroner dated 12th July, 2019
- Exhibit O2: Form 'C' Information to Medical Officer dated 12th July, 2019
- Exhibit O3: Form 'D' Order for Post-Mortem Examination dated 19th July, 2019
- Exhibit P: Photocopy of Statement of Witness/Accused, Semiu Adeyemi & 11 Others
- Exhibit Q: Photocopy of a photograph of a deceased man

Findings:

- The Petitioner's five witnesses have shown and established the fact that the deceased was shot on the 15th of July, 2019 by Sergeant Saka Afolabi who shot the deceased on the left thigh.
- The medical evidence is clear that the deceased died from a gunshot wound to the left thigh which could not have resulted in his death, but lack of immediate medical attention death caused from excessive bleeding.
- The case of the respondent that the deceased disarmed one of the Policemen at the scene and had custody of the Police rifle is not provable at all. We prefer the Petitioner's version.
- PW3 in his evidence stated that he was present at the scene when a fight broke out and members of the Baale's council never stated that the deceased was with them at the scene. PW3 maintained that the deceased was only an eye witness during the incident and testified that his own brother was the one who pushed the Policeman that fell on the ground. PW4 Emmanuel Oyerinde Esan also corroborated this fact stating that he saw a man being hit on the head by a Policeman with the butt of the gun, and that at this time the deceased was beside him. He also stated that the deceased was not involved in any fight with the Police, and that when he noticed that a bullet hit the deceased, he ran for safety.
- All the Petitioner's witnesses especially PW2 the mother of the deceased maintained that the deceased was not at home when he was called by a client to come over to repair a generator, but rather that he was on his way to get some parts for repairs when he met his untimely death.

- It is an established fact that the deceased was hit by a bullet fired by Afolabi Saka, a Policeman and his Right to Life had been violated contrary to Section 33 of the Constitution of the Federal Republic of Nigeria 1999 (as amended).
- The version of the Police that the deceased led the gang that was engaged in a fight with Policemen is a mere cover up by his colleagues to exonerate him from the gruesome killing of the deceased.
- Although RW1 the Investigative Police Officer in this matter alleged that he investigated the incident from other people in the vicinity, not one statement of such person was tendered before the Panel. This raises some doubt as to the truth of what transpired.
- The 2nd Respondent, Inspector Obeta was never produced despite the Counsel to the Police requesting several adjournments to do same, and the accused remains in the Police Force and has been deployed to Zamfara state.
- The Panel finds that the Petitioner's family are entitled to compensation for the unlawful killing of the deceased by Inspector Afolabi Saka.

Recommendations:

- The sum of **Ten Million naira (N10 Million Naira)** was awarded in favour of the family of Late Ismaila Akapo for the unlawful and reckless shooting by Sergeant Saka Afolabi which led to his death.
- There is a need for the Police Force to ensure thorough psychological evaluation of its Officers routinely.
- The involvement of the Police at Badagry in a land dispute goes beyond the powers conferred on men of the Nigeria Police force under the Constitution and the Police Act.
- There should be proper investigation carried out, as it is clear that other Policemen in company of the culprit tried to mask the incident under Order 237 which is not true.
- The purported conduct of the orderly room trial proceedings for the three (3) Policemen is doubtful as no proceedings of any such investigation were presented before the Panel.



PETITION NO.: LASG/JPI/66/2020

Petitioner: Mrs. Gift Effiong Kingsley

Summary: By a Petition dated 2nd November, 2020 the Petitioner alleged that on 22nd October, 2020 her husband Mr. Effiong Kingsley Ukpung, an Uber driver left his house at 7am. At about 1pm of the same day, she called him to enquire about his

whereabouts since the youth protests were becoming violent. The call was picked up by a woman who refused to give her a name but informed her to come to Area F, Ikeja Lagos and while pleading with the woman to let her speak to her husband, she heard him shouting for help and his phone was switched off immediately. She unfortunately could not get to the station on that day, but on Sunday the 25th she went there accompanied by Mr. Ogar, a retired CSP of Police and was informed that her husband was not at the station. Further efforts made to locate her husband all proved fruitless.

Prayers: The Petitioner prayed the Panel to compel the Police to produce her husband and to pay compensation.

Finding: The Panel found that the Petitioner did not establish her case.

Recommendations:

- The Panel recommended that the Police conduct a proper and detailed investigation in order to get to the truth of the matter.
- The Panel did not award compensation in favour of the Petitioner.

PETITION NO: LASG/JPI/68/2020

Petitioner: The family of Late Irinyemi Oyetomi

Summary: The Petitioner by a petition dated 30th October, 2020 stated that the deceased Mr. Irinyemi Oyetomi was tortured to death by SARS in their custody in Ikeja. He was arrested alongside his cousin Esther Ayodele and brother Ikumola Adeyemi on the 15th of January, 2017 by men of SARS who claimed that they were on a routine patrol in Epe, Lagos State. They were subsequently whisked away into a bush where they were thoroughly tortured before they were eventually taken to their office in Ikeja and detained. The family made several efforts to see them and secure their release on several occasions but it was all to no avail. Even after been informed that Irinyemi had a terminal disease and may die if not treated, the Police still refused to release them until the sum of Three million naira (N3,000,000.00) had been paid. The family of the deceased thereafter filed a Fundamental Human Rights Action before the Federal High Court but the case was dismissed for lack of merit. Irinyemi Oyetomi later succumbed to his injuries and died and till death the body of the deceased has not been released.

Prayers: The Petitioner prayed the Panel for justice and compensation.

Exhibits Tendered:

- Exhibit A: Federal High Court fundamental Human Rights Application in Suit No: FHC/L/CS/573/2017 between Mr. Ikumola Adeyemi & Anor vs. Inspector General of Police & Anor
- Exhibit B: Counter Affidavit of the Respondents in Suit No: FHC/L/CS/573/2017 between Mr. Ikumola Adeyemi & Anor vs. Inspector General of Police & Anor

- Exhibit C: Further Affidavit in Reply to Counter Affidavit of the Respondents dated 12th December, 2017 in Suit No: FHC/L/CS/573/2017 between Mr. Ikumola Adeyemi & Anor vs. Inspector General of Police & Anor
- Exhibit D: Certified True Copy of Federal High Court Ruling dated 20th February, 2018 before Justice I. N Buba in Suit No: FHC/L/CS/573/2017 between Mr. Ikumola Adeyemi & Anor vs. Inspector General of Police & Anor
- Exhibit E: Certified True Copy of a court Order before Justice I. N Buba in Suit No: FHC/L/CS/573/2017 between Mr. Ikumola Adeyemi & Anor vs. Inspector General of Police & Anor.

Findings:

- That this Panel does not have jurisdiction to treat this petition as there is a valid and subsisting judgment on same.
- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.

Recommendations:

- That the Petitioner should explore his right of appeal if dissatisfied with same as this Panel cannot serve as an appellate court to a valid court judgment of the Federal High Court or any other court of competent jurisdiction.
- This petition is hereby dismissed for lack of jurisdiction

Status of Petition: Although the Petition was dismissed for lack of jurisdiction by the Panel, it was however forwarded to the House of Representatives for further legislative action due to the fact that it already had a subsisting Court Judgment.

PETITION NO: LASG/JPI/69/2020

Petitioner: Mr. and Mrs. Julius Adeogun

Summary: By a Petition dated 2nd November, 2020 the Petitioners allege that the deceased Bukola Adeogun (their son) was a lotto operator until his untimely death. On the 31st of January, 2018 at about 9:30pm one Inspector Olu led a team of Policemen from Okokomaiko Police Divisional Headquarters, Ojo, Lagos met the deceased and one Mr. Muritala in the front of the lotto shop and were placed under arrest. When the deceased enquired about the reason for his arrest he was beaten and dragged to the Police station. On getting to the station he was subjected to further beatings which rendered him unconscious with foam coming out from his mouth. When the Officers realized that he was not waking up, they told the other person he was arrested with, Mr. Muritala, to take him back to where he was picked up from where he eventually died at about 1am that night. On the morning of 1st February, 2018 the father of the deceased, a retired Policeman reported the incident to D.S.P Aliyu the D.P.O of Okokomaiko Police Divisional Headquarters, Ojo, Lagos, but he claimed ignorance and total lack of knowledge of the incident but managed to follow the complainant to see the corpse and ordered that the corpse be carried



by the Police in their van to Badagry General Hospital Mortuary. Although the matter was referred to State Criminal Investigation Department Panti, Yaba, Lagos, it was not attended to and without any meaningful and thorough investigation the case ran cold.

Prayers: The Petitioner prayed the Panel for the investigation and appropriate sanctioning of Inspector Olu and members of his notorious criminal gang attached to Okokomaiko Police Divisional Headquarters, Ojo, Lagos State as well as an award of the sum Five Hundred Million Naira (₦500,000,000.00).

Exhibits Tendered:

- Exhibit A: A photograph
- Exhibit B: The Nigerian Police Station/Crime Diary Extract dated 31st October 2018
- Exhibit C: Letter to the Commissioner of Police Lagos State Police Command dated 5th February, 2018 from Mr. Julius Adeogun
- Exhibit D: Medical Certificate of Cause of Death of Adeogun Bukola dated 19th February, 2018
- Exhibit E: Medscope-Forensic Autopsy of Blunt Force Trauma dated March 2nd, 2016
- Exhibit F: Photocopy of Punch Newspaper dated February 10th, 2018
- Exhibit G: The Nigerian Police Statement/Witness-Accused of Muritola Shafau dated 15th February, 2018
- Exhibit H: The Nigerian Police Statement/Witness-Accused of Muritola Shafau dated 1st February, 2018
- Exhibit I: Raid of Undesirable Element Jurisdiction within Okokomaiko dated 31st January 2018
- Exhibit J: Statement of Witness/Accused of Inspector Oluwosede Oluropo dated 13th February, 2018
- Exhibit K: Letter dated 5th February, 2018 from Mr. Julius Adeogun to The Commissioner of Police, Lagos State Police Command
- Exhibit L: Statement of Witnesses of Ajewole Ayodeji & 6 Ors
- Exhibit M: Legal Advice dated 25th October 2018
- Exhibit N: Police Investigation Report dated 12th April, 2018
- Exhibit O: Cleaveland Clinic, Brain Bleed, Hemorrhage (Intracranial Hemorrhage)
- Exhibit P: Mortuary Deposit Form with No: 0000189 dated 31st January 2018

Findings:

- The case of the Petitioner was not discredited under cross examination or Defence that the deceased, Olubukola Adeogun, died as a result of the illegal arrest, detention and assault by Police. This fact is corroborated by the testimony of PW3 and the Medical Certificate of Cause of Death which confirms that the deceased died of Blunt Force Trauma.

- PW3-Muritara Sharafa gave an eye witness account as to the facts of the illegal arrest, detention, assault meted on the deceased by the Police on 31st of January, 2018 and lastly his death. His evidence was not discredited or rebutted during cross examination or defence.
- This Panel finds that the sacrosanct Fundamental Right to Life of the deceased as preserved under Section 33 of the Constitution of the Federal Republic of Nigeria 1999 (as amended) was violated by the Police.
- The Panel finds that the Police refused and neglected to release the deceased when he started showing signs of ailment at the Police Station. He was only released at a point when he was close to death and indeed he was confirmed dead when he got home.
- The deceased was not reasonably suspected to have committed any offence by the Police let alone be charged to court
- The purported Defence of the Respondent that the deceased may have died of hypertension is not backed up by any medical evidence. Indeed, the Medical Certificate of Cause of Death clearly debunked this suggestion as it stated that the deceased died of Blunt Force Trauma which is consistent with the assault on the deceased by the Police as shown before this Panel.
- Assuming but not conceding that the deceased died of hypertension, it is an established fact that the Police did not release the deceased immediately for medical attention when he started showing signs of any ailment at the Police Station. If Police had released him on time for medical attention, his life may have been saved.
- The family of the deceased is entitled to compensation.

Recommendations

- The sum of Ten Million Naira (N10,000,000.00) awarded in favour of the family of Late Bukola Adeogun for his unlawful killing by the Police.
- Training and retraining of Police Officers on Fundamental Human Rights Law and observance cannot be overemphasised.
- Failure on the part of the Police to either give medical attention to the deceased or release him at the first sign of ailment shown by the deceased is a condemnable act which calls for serious concern. The Officers who refused and neglected to release the deceased should be sanctioned.

PETITION NO.: LASG/JPI/70/2020

Petitioner: Mr. Sikiru Bello Mabifa

Summary: By a Petition dated 4th November, 2020, the Petitioner stated that on the 14th of July, 1999, he purchased a plot of land situated at Abranje in Alimosho LGA, Ikotun from one Saka Omotoso for the sum One hundred and Eighty thousand naira



(₦180,000.00). However, on the 1st of June, 2020 one Jimoh Apena and Idowu Saliu resold the plot of land without his knowledge or consent, to one Mrs. Titilayo Adebayo. The initial party who sold the land to him informed him that they were unaware of the said transaction or the purported sellers of the land and advised him to take legal action. He further stated that all efforts to recover the property from them proved abortive. Sometime in the year 2009, the State C.I.D Panti Yaba Lagos transferred ownership of the land again to one Mr. & Mrs. Olayele Olagundoye who informed him that the payment for the purchase had been deposited at State C.I.D Panti, Yaba. Furthermore, on the 7th of January 2016, he wrote a petition to the Commissioner of Police, Lagos State which was acknowledged and he was invited for questioning in respect of his petition. He alleged that the Commissioner admitted that he was guilty of the offence and promised to give him the sum of Five Hundred Thousand Naira (₦500,000) which he refused to collect. He made further efforts to recover possession of his land but all efforts proved abortive. Prayers: The Petitioner prayed the Panel to assist him in getting justice and to offer him compensation.

Exhibits Tendered:

- Exhibit A: Letter dated 1st May, 2000 to the Inspector General of Police
- Exhibit B: Letter dated 8th March 2000 to the Commissioner of Police Lagos state Command
- Exhibit C: Invitation to the Police to Sikiru Bello dated 9th March, 2000
- Exhibit D: Letter dated 2nd October, 2007 to the Deputy Commissioner of Police
- Exhibit E: Letter to the Commissioner of Police Lagos State Command dated 7th January, 2016
- Exhibit F: Invitation Letter to Mr. Sikiru Bello Mabifa dated 2nd November, 2016.

Findings:

- That this Petition which is premised on an alleged violation of the Petitioner's Right to Personal Liberty, Freedom of Movement for which compensation is sought requires the Petitioner to establish the said infringement and, it is only after this is established that the burden shifts to the infringing authority to show that the denial of the right was justified in law.
- That the Petitioner's claim that his plot of land which he allegedly bought from the family of one Late Mr. Saka Omotosho was sold without his consent by Officers of the Nigeria Police in connivance with one Jimoh Apena and Idowu Saliu was not proven by any documentary or other credible evidence.
- That the alleged unlawful Police presence in the Petitioner's residence was not proven to have been replete with any criminal element or intention.
- That no corroborative evidence supports the claim of the Petitioner that the Policemen came to his house to arrest him. Assuming, but not conceding that the Policemen truly came, the Petitioner led no evidence to show why the Policemen visited his house. This fact is corroborated by the testimony of the Petitioner that he escaped before the Policemen could arrest him.

- That the Petitioner led no evidence of torture, threat to life, harassment or brutality to his person, by Officers of the Respondent.
- That the unproven arrest of the Petitioner cannot be said to be acts aimed essentially and unequivocally toward the contravention of the Rights of the Petitioner.
- The Panel finds that the instant Petition was grossly unproven.

Recommendation: No compensation was awarded in favour of the Petitioner.

PETITION NO: LASG/JPI/71/2020

Petitioner: The families of Endurance Omonyahuy and Sikiru Amusa

Summary: The Petitioners by their Petition dated 30th October, 2020, stated that on the 15th of February, 2012, Inspectors Niyi Oladapo, Adeniji Olusegun and Corporal Uche Smart members of an Anti-Robbery Patrol Team, Igando Police station, Idimu Lagos, mounted a roadblock and demanded bribe from the deceased. Upon their refusal to offer same, Inspector Niyi Oladapo fired a shot which hit Sikiru and pierced through Endurance, killing them both. The Officers initially tried to cover up the murder but when faced with the insurmountable evidence, they came clean and made formal confessional statements. Despite several efforts made in this otherwise open and shut case justice has still not prevailed till date.

Prayers: The Petitioners prayed the Panel for justice for the unwarranted and untimely deaths of their family members.

Exhibits Tendered: Nil

Findings & Recommendations: Not Applicable.

Status: The Petition was struck out on 27th February, 2021.



PETITION NO. LASG/JPI/72/2020

Petitioner: Andrew Okoh & Isaac Adeshina

Summary: The Petitioners by a petition dated 27th October, 2020 alleged that on the 22nd of November, 2011 at about 11am, the 1st Petitioner Mr. Andrew Okoh, a bus driver, drove his bus with Registration Number XU195AKD which he operates on a hire purchase agreement. On that day, the 1st Petitioner had passengers in his vehicle which included the 2nd Petitioner Mr. Isaac Adeshina who sat in the front seat. While driving, they heard gunshots and suddenly heard saw one Corporal Nelson Bassey alight from a motorcycle and shoot at them, thereby inflicting grievous body harm on them. Upon seeing the gravity of the injury he had inflicted on them, the Officer fled the scene on the back of another motorcycle. After the shooting, the Petitioners were assisted by a Police Officer to move the vehicle to a Police Station at Idimu. On getting to the Police station, the Petitioners were given papers to go to Alimosho General Hospital from where they were referred to LASUTH. They were abandoned there by the Police and subsequently the family of Corporal Nelson Bassey moved

the Petitioners to a private hospital named Jones Specialist Hospital Egbe, Ikotun, where they were equally discharged for nonpayment of medical bills. As a result of the incident, both Petitioners have been left destitute as they are unable to work to fend for themselves as a result of their injuries. Furthermore, the officer responsible for the shooting who was initially dismissed after undergoing an Orderly Room Trial is now back working as a Police Officer at Force Headquarters Annex, Obalande, Ikoyi, Lagos.

Prayers: Petitioner prayed the Panel for a finding that the shooting of the Petitioners by the 3rd Respondent is a violation of their fundamental right, a finding that the abandonment of the Petitioners at the hospital by the 1st and 2nd Respondents is a violation of their fundamental right and an award of One Hundred Million Naira only (₦100,000,000.00).

Exhibits Tendered:

- Exhibit A: Five Photographs of Mr. Andre Okoh.
- Exhibit B: Hospital Card of LASUTH of the 1st Petitioner.
- Exhibit C: Certificate of Cause of Death of the 1st Petitioner's wife.
- Exhibit D: Newspaper publication of the said incident.
- Exhibit E: Photocopies of Receipts.
- Exhibit F: Photocopy of Feeding Expenditure for both from 26th November, 2011 to 2nd February.
- Exhibit G: The Nigerian Police Statement of Witness/Accused of Bassey Nelson dated 22nd November, 2011.

Findings:

- The Panel found that the Petitioners were shot in the legs by one Corporal Nelson Bassey, an Officer of the Nigeria Police Force without any justification in law.
- The gunshot led to grievous bodily harm inflicted on the Petitioners respectively.
- Family of the Petitioners have been driven to penury due to the loss of their means of livelihood and consequently, untold hardship as a result of the incident.
- There is no evidence that the Petitioner –received any support from either the erring Police Officer, Police authorities or the Government.
- The Nigeria Police Force must have a protocol on how persons that are unfortunately shot by its Officers are treated.
- Police Officers should be made to undergo a minimum of four trainings in a year on self-restraint and Human Rights observance. All such trainings should prioritise the need of all Officers to take personal responsibility for their actions.

Recommendations:

- The Panel awarded the sum of Three Million Naira only (₦3,000,000.00) to Mr. Andrew Okoh as compensation for the injury sustained from the unlawful shooting by the 3rd Respondent.

- The Panel awarded the sum of **Three Million Naira only (₦3,000,000.00)** to Mr. Isaac Adeshina as compensation for the injury sustained from the unlawful shooting by the 3rd Respondent.

PETITION NO: LASG/JPI/73/2020

Petitioner: Adeyemi Ilesanmi

Summary: By a Petition dated 2nd November, 2020, the Petitioner alleged that on the 9th of June, 2019 he travelled to Lagos from Ondo State for a visa interview the next day. On the 10th of June, 2019, he boarded a tricycle to Victoria Island at about 6:40am in order to get to the venue on time but unfortunately, just as he was approaching the main entrance of the United States Embassy, he noticed a Toyota Sienna Van with no number plates pull up right beside him. He identified them as operatives of SARS by the inscription on their jackets and they proceeded to bundle him into their van and told him he was under arrest. He tried to explain who he was and showed them his Identification card and documents but he was informed that he would be released when he paid the sum of Two hundred thousand naira (₦200,000.00) to an account they provided. After much pleading he was asked to transfer Thirty Five Thousand naira (₦35,000.00) from his account to an Access Bank Account with the name Blessing Macklon and account number 0763903325. Upon the recipient confirming receipt of the money he was subsequently released.

b: The Petitioner prayed the Panel to conduct an investigation into the complaint against the Nigerian Police and that the erring Officers are brought to book, refund of the money illegally obtained by the Police and an award of the sum of One Million naira (₦1,000,000.00) as compensation.

Exhibits Tendered: Nil

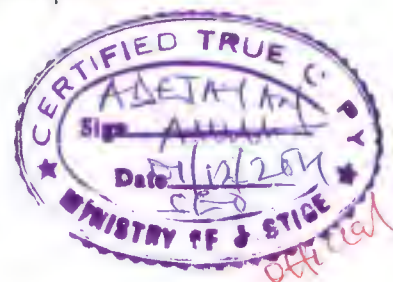
Findings & Recommendations: Not Applicable.

Status: Petition was struck out on 24th April, 2021 for want of diligent prosecution.

PETITION NO: LASG/JPI/74/2020

Petitioner: Sanusi Oluwanikemi

Summary: The Petitioner by a petition dated 5th November, 2020 stated that she was assaulted and brutalized by men of Lagos State Task Force in charge of motorcycles on the 7th of August 2020, at Ago Palace Way Roundabout Okota. She stated that she was running an errand in a commercial vehicle sitting close to the window when she



took out her phone to make a call. While she was trying to increase the brightness on her phone, another passenger advised her to put her phone down as it may appear that she was trying to make a video recording of an arrest that was taking place. Before she could heed to the advice one of the Officers charged at her and accused her of making a recording of the incident, but all her efforts to explain fell on deaf ears as they proceeded to beat her and make attempts to pull her out of the vehicle all in a bid to get her phone. She eventually released her phone and it was given to one S.P Segun, and she came down and pleaded with them to return the phone but was informed that she had to come to their station in Oshodi. She further stated that she went to the station accompanied by a family member but she was refused entry and she had an asthma attack and had to be taken to a clinic where she was given oxygen. Her phone was later released to her albeit badly damaged after a senior officer reviewed it and confirmed that there was no video.

Prayers: The Petitioner prayed the Panel for justice to be given on her behalf to forestall such future occurrence from happening again.

Exhibits Tendered:

- Exhibit A: Photocopy of a photograph
- Exhibit B: Photocopy of a letter to the Director Lagos State office of the Public Defender
- Exhibit C: Letter dated 10th August, 2020 to the Hon. Commissioner Public Complaints Commission
- Exhibit D: Copy of the Petition submitted by the Petitioner to the Judicial Panel of Inquiry and Restitution
- Exhibit E: To whom it may concern Letter from Newline Hospital dated 27th April, 2021
- Exhibit F: Lagos State Government Safety Arena Hospital/Health Centre discharge letter

Findings:

- The Petitioner led evidence to show that she was abused, traumatised and had her phone seized by an officer of the Nigeria Police Force, which facts are not debunked, they are established facts which the Panel believed.
- Due to the assault and the conduct of the Police Officers, her asthmatic condition was triggered; she became unconscious and required medical treatment.
- The medical evidence also confirmed that she was unconscious, treated for the bite on her back, and for an asthmatic attack.
- The evidence of the defence on the existence of a law prohibiting video coverage of events on the street was not proven to be backed up by any law accordingly, there was a violation of the Applicant's Right to Property under Section 44 of the Constitution of the Federal Republic of Nigeria(1999)(as amended).

- The evidence of the Petitioner is more reliable than that of the RW2 whose actions can be described as arbitrary and a contravention of the Petitioner's right in the above regard.
- To the said extent, the Petitioner is entitled to compensation.

Recommendation

The sum of **Seven Hundred and Fifty Thousand Naira (N750, 000)** was awarded in favour of the Petitioner.

PETITION NO. LASG/JPI/75/2020

Petitioner: The Family of Late Mr. Rashid Olanrewaju Kareem

Summary: :By a Petition dated 4th November, 2020, the Petitioner alleged that the Police shot and killed the deceased near his house at Aralile Street, Surulere near Barracks Bus Stop on the 21st of October 2020. He was killed when the Police opened fire to disperse a crowd of peaceful protesters. It was during this that a gunshot hit the late Mr. Rashid on his forehead as recounted eyewitnesses in the area which led to his untimely death.

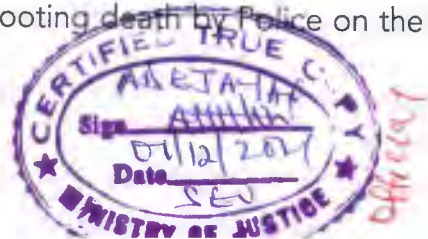
Prayers: Petitioner prayed the Panel for compensation and punitive measures against the Respondent's Officers responsible for the gruesome killing of the deceased, Rashid Olanrewaju Kareem.

Exhibits Tendered:

- Exhibit A: Photographs of the deceased
- Exhibit B: Gun shell casing
- Exhibit C: Flash Drive
- Exhibit D: Copy of the Petition submitted by the Petitioner to the Judicial Panel of Inquiry and Restitution
- Exhibit E: Medical Certificate of Cause of death
- Exhibit F: Photocopy of Identification Card of Chimeze Williams
- Exhibit G: To Whom It May Concern letter from The Chairman Aralile Community Development Association.
- Exhibit H: Flash Drive

Findings:

- Contrary to the position of the Respondent, the Panel finds that it had the Panel finds that it has jurisdiction to hear the instant Petitioner as it was filed by the Lagos State Government who set up the Panel and same was transmitted to the Secretariat of the Panel.
- There was no Police investigation into the shooting death by Police on the 21st of October, 2020.



- There was extra-judicial killing of Late Rasheed Olanrewaju Kareem amongst others by the Police.

Recommendations:

- An independent investigation should be conducted into the sporadic and deliberate shootings and killing of unarmed persons around Tejuosho, Aralile and its environs on the 21st October, 2020.
- The Police are to conduct a thorough investigation to confirm which Police Officer shot and killed the deceased.
- The erring Officer should be brought to book accordingly.
- The sum of Ten Million Naira only (₦10,000,000.00) was awarded as compensation for the unfortunate death of the deceased, Mr. Rasheed Olanrewaju Kareem.
- Mr. Rasheed Olanrewaju Kareem:

PETITION NO. : LASG/JPI/76/2020

Petitioner: Prince Adewanle Adewuyi

Summary: The Petitioner alleged that he is a commercial farmer with a farm size of over 26 acres well fenced with concrete block and security wire-net on top at Age-Mowo near Badagry. On the 17th day of December, 2013 Officers of the Nigeria Police Force descended on his farm and razed it down without a court order at a time when he was about to start harvesting his farm produce. He further alleged that he was informed of the massive destruction of his farm land by his workers. He noted that when he arrived on the farmland, he pleaded with the Officers but he was severally hit with the butt of a gun on his chest, ankle and joints to the point that he collapsed. As if this was not enough, the Officers put their Jack booth on his head and mouth to the extent that his head and mouth started to ooze blood. He was also kicked him on his chest which made him pass out. The Petitioner further noted that the injuries he sustained led to the loss of his movement which eventually led to stroke. Further, that due to the uncivilized and irresponsible behavior of the Officers, he approached the court for adjudication and possible restitution. At the case management conference (CMC) session held on the 23rd November, 2016 and 18th January, 2017 His Lordship, Honourable Justice Emeya gave an Order that the Petitioner should re-serve the Report/Findings of the Office of the Surveyor-General of Lagos State vis-a-vis the relative allocation of each party on the Inspector General of Police through the Counsel on record, one Nosa Watson Uhumwangho, Esq. He alleged that the Report clearly indicates that the Nigeria Police Force completely trespassed on the his 26 acres of land where he carried out commercial farming.

Prayers: The Petitioner prayed the Panel for an order for the release of his commercial farm land back which is presently covered by over grown weeds, payment of restitution by the Nigeria Police Force for the inhuman treatment he was subjected to

as well as the payment of compensation for the illegal and wanton destruction of the Petitioner's commercial farm.

Exhibits Tendered: Nil

Status: Parties filed Terms of Settlement which was Adopted and made judgment of the Panel.

PETITION NO.: LASG/JPI/77/2020

Petitioner: Mr. Babatunde Taiwo

Summary: The Petitioner alleged that on the 13th of July, 2014 he received a call on his mobile phone from one Mr. Dapo and Mr. Dayo living in the same area with one Mr. Yomi who claimed to be living at Ifo, Ogun State. The further informed him that they had seen the vehicle he had just bought and then demanded the sum of Five Hundred Thousand (N500, 000) or an acre of land from him. As he was trying to ask them for their identities, he was again informed that they were Officers of the Nigeria Police Force attached to the Federal Special Anti-Robbery Squad (FSARS), Ikeja. He noted that he informed the callers that he was not the head of the family, neither was the vehicle he bought a stolen one. Further, that he genuinely bought it from Mr. Owoeye at Ogba, Ikeja, Lagos. At about 1:30am on the 26th August, 2014 he was awoken by loud and uncontrollable banging on his door. At the same time, his iron-gate was forced opened and eventually, four (4) armed men gained entrance into his property in a commando manner. They menacingly demanded for the sum of money he brought home at gun point as well as the key of the Toyota Sienna bus which he had just bought. After collecting his valuables, one Inspector Smart dropped a bullet on the floor of his house and raised alarm that "alleged that he was an armed robber. The Officers also threatened to kill him. The Petitioner also alleged that he was humiliated and beaten up with fist blows.

Prayer: The Petitioner prayed the Panel for an Order mandating the Respondent to bring the Officers who assaulted him and committed the several illegalities against him to justice, alongside their false informant one Mr. Dapo.

Exhibits Tendered:

- Exhibit A – Petition of Babatunde Taiwo Petition No:LASG/JPI/77/2020
- Exhibit B – Memorandum of Understanding dated 30th 5th 2014
- Exhibit C – Pictures of the Petitioner
- Exhibit D – Pictures of the Petitioner's wife
- Exhibit E – Medical Diagnostic Centre dated Monday December 15, 2014 for both shoulder and xray report for Mr. Tunde Taiwo

Findings

- That the Petitioner was arrested on 13th July, 2014 by Officers of Nigeria Police Force (SARS), brutalized and detained for a period exceeding the time allowed by the Constitution of the Federal Republic of Nigeria, 1999 (as amended).

- That there was a violation of the Petitioner's constitutional Right to Liberty. Further, that the Police failed to show that he was arrested on reasonable suspicion of committing a crime before infringing on his rights. See Section 34 & 35 Constitution of the Federal Republic of Nigeria, 1999 (as amended).
- That the Petitioner's evidence was not debunked during cross-examination or by any defence. Consequently, his uncontroverted evidence is not incredible and the Panel will act on it.
- That the sole witness of the Defence, Chief Olajogun gave more strength to the Petitioner's case; thereby leaving the Respondent without a defence.
- That the Panel accepts the totality the Petitioner's evidence notwithstanding that fact that the injuries were not inflicted on the first arrest but during the second (2nd) arrest. The fact of infringement was a continuous one.
- That the Petitioner is entitled to compensation.

Recommendations:

- Award in the sum of Seven Million Five Hundred Thousand Naira only (₦7,500,000.00) is hereby awarded in favour of the Petitioner for his unlawful arrest, detention and brutality by the Police.
- The need for the Police to sanction any Officer in order to discourage the impunity shown to rights of the citizens.

PETITION NO. : LASG/JPI/78/2020

Petitioner: Mr. Patrick Ocheme Michael

Summary: The Petitioner alleged that on the 31st day of October, 2018 he was at work when some masked Policemen, including one Mr. Sunday Ogieva a Policeman attached to the Office of the Inspector General of Police Response Team, IRT, Ikeja arrested and whisked him away. He was taken to the Office of the Inspector General of Police Response Team. Upon his arrival, he was informed that one Mr. Sehinde Ogungbemi had petitioned them to hunt him down due to a loan in which he stood as the guarantor a company named Crystal Finance Limited. Aside from being detained, he was also beaten. The Petitioner had to be rushed to a hospital. Upon regaining consciousness, the doctor informed him that he was brought into the hospital in an unconscious state and he had to be resuscitated.

Prayer: The Petitioner prayed the Panel for an Order directing the Respondent to prosecute the erring Officers responsible his traumatizing ordeal.

Exhibits Tendered:

- Exhibit A – Petitioner's petition Mr. Ocheme Michael dated 26th October, 2020
- Exhibit B – Two photographs of the Petitioner
- Exhibit C – Police Hospital medical report dated 26/03/2018
- Exhibit D – Letter dated March 20, 2019 from Kanmi Isola-Osobu & Co. to Inspector General of Police

- Exhibit E – Mr. Ocheme Patrick Michael CT Brain Nad Sigh by Dr. Adenja D.A.

Findings:

1. The Petitioner led credible and strong evidence on his arrest and detention by IRT Police Officers on the 31st of August 2018 which was not controverted or rebutted by the Respondent.
2. It is settled law that evidence not challenged or debunked is good evidence which ought to be acted upon by the Panel.
3. The evidence of the Petitioner and his witness on the inhuman and degrading treatment meted to him by the Respondent was not challenged or debunked at cross examination or by way of defence. We therefore deem it credible evidence which we act upon.
4. The Petitioner has established that he did not commit any criminal offence, and that he was not charged to court for infraction of criminal law.
5. There is no justification for his arrest and detention when no Charge was made against him.
6. There was a brazen violation of the Petitioner's Fundamental Right to Personal Liberty under Section 35 of the Constitution of the Federal Republic of Nigeria 1999 (as amended).
7. We find the Petitioner entitled to compensation for the violation of his right, pain and the suffering he suffered in the hands of the Policemen who brutalised him.

Recommendation:

Compensation of **Three Million Naira (N3, 000,000)** was awarded to the Petitioner.

PETITION NO.: LASG/JPI/79/2020



Parties: Ayomide Oyewunmi (Represented Mr. Taiwo Oyewunmi, the Petitioner's Guardian Ad Litem)

Summary: The Petitioner alleged that on the 10th day of September, 2020 his elder brother and his nephew, one Olamide Oyewunmi left their family home for his place of work around Chevron, along Lekki-Ajah Expressway. While taking his shower, he heard strange voices in his living room and called out to know the cause of the strange voices. At about the same time, three (3) armed men forcefully broke into the bathroom and dragged him out in his panties. Despite all efforts and pleas by the Petitioner, his mother and his elder brother to make the armed men see reason why he should not be arrested, he was eventually dragged out in handcuffs into the street and paraded with guns pointed at him. When his mother demanded to know the nature of the offence he committed, the men refused to answer. Instead, he and his brother were both bundled into a Toyota Sienna vehicle. The Petitioner further alleged that he was embarrassed as members of the public gathered to watch how his family was ridiculed. Subsequently, the armed men informed his wife that they

were acting under the directive of the Inspector General of Police Monitoring Unit and the Intelligence Response Squad (IRS). When his wife and members of the public demanded that the men identify themselves, they refused. Instead, they fired shots into the air to scare people away. Eventually, they were taken to Langbasa Police Station, Ajah where the Divisional Police Officer of Langbasa Police Station confirmed their identities as well as the fact that the Officers were indeed acting under the directive of the Inspector General of Police Monitoring Unit and the Intelligence Response Squad (IRS). He and his son were bundled back into the Toyota Sienna bus by the Policemen and driven to yet another unknown location. When they got to an area known as Kekere area of Ado Expressway, Ajah, the Officers allegedly parked. Three of them alighted from the vehicle while another communicated with someone on his mobile phone. On getting to Ajah bus stop near Jubilee Bridge, the Policemen ordered his older son (Olamide) out of the vehicle and continued to drive the Petitioner and himself to an unknown destination. He was later driven to MAN Police Station at Wemabod Estate, Ikeja also known as Intelligence Response Squad Office of the Nigeria Police Force and paraded. About three hours of being in detention, the Petitioner started shivering and his temperature rose. The Divisional Crime Officer (DCO) eventually released the Petitioner after being in detention for over two weeks. **Prayers:** The Petitioner prayed the Panel for a declaration that his arrest, detention as well as unlawful search of his mobile phone is unlawful, payment of compensation as well as a written apology from the Respondents.

Exhibits Tendered:

- Exhibit A – Petitioner's Petition with Petition No: LASG/JPI/79/2020
- Exhibit B – Certified True Copy of Judgment in Charge No: MISC/MCY/254/2020 delivered on Friday 11th September, 2020 by His Honour, Mr. P.E. Nwaka (CM1) of Magistrate Court 2, Yaba.
- Exhibit C – Certified True Copy of Ruling in Suit No: FHC/L/CS/1295/2020 delivered by Honourable Justice I.N. Oweibo

Findings:

- That the Petitioner who is a minor was subjected to fear, apprehension by his arrest and detention without justification.
- That there was a brazen violation of the Rights of the Petitioner under the Child Rights Law of Lagos State.
- That the Petitioner was exposed to danger when he was released without money and care for his safety and asked to go back home.
- That the Petitioner is entitled to compensation and an apology in writing from the Respondent.

Recommendations:

- An award in the sum of Ten Million Naira (₦10,000,000) was given in favour of the Petitioner.

- The issue of unlawful detention of citizens by some Officers of the Nigeria Police Force with the apparent intention of extorting citizens is a widespread problem which the Police Authority must address with immediate sense of responsibility.
- Further to the above, this Petition established that the unlawful practice extended to and involved the arrest of a fourteen (14) year old who committed no crime.
- The ugly development in the system as it affects the Police Force broadens the scope of corruption in the Nigerian system which the Panel isn't proud of and needs to be seriously redressed.

PETITION NO.: LASG/JPI/80/2020

Petitioner: The Family of Late Charles Otoo

Summary: The Petitioner, Mrs. Victoria Otoo is the wife of the late Charles Otoo. She alleged that a female Police Officer with the Nigeria Police Force named 'Chinyere' led by the Station Officer attached to the Divisional Headquarters, Ojodu-Ikeja, Ojodu, Lagos State shot at late Charles Otoo at his left side of his head close to his left ear on Wednesday 21st October, 2020 at about 6:00pm at Ishola Bello Street where both late Charles Otoo and herself had taken cover when they heard gun shots. After the Officers had left, late Charles Otoo was rushed to County Hospital, Aguda, Ogba, Ikeja where the Doctor tried unsuccessfully to save him. He was confirmed dead at about 08:00pm on the same day.

Prayers: The Petitioner prayed the Panel for a thorough investigation into the incident that led to the untimely death of the Late Charles Otoo.

Exhibits Tendered:

- Exhibit A: County Hospital Ltd letter dated 30th of October 2020
- Exhibit B: Picture of a man on the floor, bed and at home
- Exhibit C: Form H Section 31(2) Coroner's System Law, Warrant to Bury dated 17th November, 2020
- Exhibit D: Certificate of cause of death dated 15th of December, 2020
- Exhibit E: Medical certificate of cause of death of Otoo Charles dated 22nd day of October, 2020
- Exhibit F: Photograph of a man and his wife, another of children and the third a man, children and his wife
- Exhibit G: A letter from BAO Legal to Area Commander dated 4th February, 2021
- Exhibit H: A letter from BAO Legal to the Commissioner of Police dated 4th of February, 20201
- Exhibit I: A letter to Lagos State Judicial Panel of Inquiry and Restitution dated 2nd of November, 2020
- Exhibit J: Six copies of photograph of burnt building identified as Ojodu Police Station and cars



- Exhibit K: Four photographs of used bullet
- Exhibit L: Post-mortem report on ENDSARS/YABA/2020/087

Findings:

- That the Petitioner's evidence on Oath accompanying the Petition was that her husband was shot by a Police Woman, one Chinyere and that she witnessed the incident which occurred at about 6pm while it was still daylight. Furthermore, in her oral evidence before the Panel, she stated that it was the Station Officer at Ojodu Police Station who shot her husband and she knew her very well. Although there was a contradiction in her evidence, the Panel finds an established fact that Policemen who went shooting on the said day were Officers from Ojodu Police station.
- In spite of this allegation that the Petitioner died of gunshot wound as well as the Petitioner's Solicitor's letter to the Commissioner of Police, the Police failed and neglected to conduct an investigation into the said allegation. Rather, they elected to ignore the Petition.
- The Petitioner's case and medical evidence showed that the deceased, Charles Otto died on the 21st of October, 2020 from a gunshot wound.
- Despite the defence of the Respondent on protesters activity which occurred on the 20th of October, 2020 they failed to establish that the protesters were armed with guns when they attacked the Police Station. The Panel finds that they were only with stones, bottles and other objects which they threw into the Station.
- The Petitioner's evidence is clear and unequivocal that the deceased was shot on 21st of October, 2020 by Policemen from Ojodu Police Station.
- The evidence of the D.P.O. of Ojodu Police Station and the Station Officer, Sowemimo on the stand-by Order and that they were equipped with tear gas does not suggest that the Police did not resist the action of the protesters. Although the Respondent testified that the protesters came round and that the Officers retreated, it does not however point to the fact that the protesters were on ground all day long. Similarly, there was no trace of evidence to show that the Petitioner and her late husband were protesters who attacked the Police Station. In addition, the incident which led up to the burning of the Station occurred on the 21st of October, 2020 after the Petitioner's husband had been killed.
- The photograph of the pistol allegedly used in killing the deceased is not backed by credible evidence of a ballisticsian. RW2's evidence is not authoritative. The request for ballistic examination was without a result for close to one (1) year. As such, the Panel does not find it as credible evidence that the weapon is the same one used in killing the deceased. Further, RW2 admitted that a rifle could also cause damage at a distance of 350 meters.
- From the oral evidence of the Petitioner, County Hospital Report, Post Mortem Report, Authority to Bury issued by the Lagos State Teaching Hospital, the Panel

finds it an established fact that the deceased was killed on 21st of October, 2020 by Police from Ojodu, Police Station.

- The Panel finds that the family of the deceased is entitled to compensation for the unlawful extra-judicial killing of the deceased Charles Otoo.

Recommendations:

- Award in the sum of **Ten Million Naira only (₦10.000,000.00)** was given to the Petitioners for the unlawful and unjustified killing of the deceased.
- Professional and effective training of Policemen on crowd-control and how to handle riotous situations so that hitherto problems of accidental discharge or stray bullets would be a thing of the past.
- The Petition to the Commissioner of Police which was ignored is not commendable. Any Petition alleging the killing of a citizen by a Police Officer is a serious matter which should be given serious consideration and Prosecution of any erring Officers emanating from the allegation should be carried out.

PETITION NO. : LASG/JPI/81/2020

Petitioner: The Family of Late Adeshina Adeosun

Summary: The Petitioner is the wife of late Adeshina Adeosun. She alleged that on the 20th October, 2020 the deceased was with neighbours a few meters to his house when he was hit twice by bullets from gunshots fired by Policemen from the Olosan Division. Efforts to rescue him were thwarted by Police who scared them with gun shots and seized his corpse.

Prayers: Petitioner prayed the Panel for an investigation into the incident that led to the untimely death of the Late Adeshina Adeosun as well as compensation for his family.

Exhibits Tendered: Nil

Findings:

- The Panel finds by the evidence of the Petitioner's witnesses especially Petitioner's Witness 2 that Policemen of Olosan Police Station, Mushin, as stated by the eye witness account were out shooting at Olorunsogo Mushin on the 20th of October 2020 at people who were in the vicinity of the incidence on the material day.
- The action of the Policemen at Olosan Police Station led to the death of the deceased, Adesina Adeosun.
- Although there is no Autopsy Report or a Death Certificate evidencing cause of death, the circumstantial evidence of both witnesses who saw the incident and corpse of the deceased are strong and convincing for the Panel to arrive at a conclusion that the said Adesina Adeosun was shot on the 20th of October 2020 by a Policeman of Olosan Police Station, a.k.a. 'Osa'.



- We find as of fact that there was a serious violation of the Fundamental Right to Life of the deceased under Section 33 of the Constitution of the Federal Republic of Nigeria 1999(as amended).
- The Respondent in such a matter has a duty to justify their actions and the onus imposed on them by law was not discharged.
- The allusion that the Petitioner led contradictory evidence is not established as we find no such material contradictions to water down the probative value of evidence before the Panel.
- The Respondent did not discredit the evidence of the Petitioner at cross examination or lead any evidence to show that the Policemen of Olosan Police Station were not those who were shooting on 20th of October 2020.
- We prefer the evidence of the Petitioner's Witness 2 to the effect that #ENDSARS protest was going on all over Lagos on that material day, Mushin was peaceful and calm when the Policemen came out and were shooting to scare the people at Olorunsogo and Mushin environs.
- The Policeman who caused the death of the late Adesina Adeosun failed to show any respect for the life of the deceased, when they failed to take him to the hospital for medical attention for a period exceeding 4 hours before he eventually died.
- The Panel finds that there was poor engagement with the family of the deceased by the Nigeria Police Force.
- The Panel finds that the Police must explain the whereabouts of the deceased as evidence established that they took the body of the deceased, late Adesina Adeosun into Police Custody
- The Petitioner's family is entitled to compensation for the extra judicial killing of late Adesina Adeosun.

Recommendations:

- Professional and effective training of Policemen on how to handle a crowd and riotous situations to avoid this ugly situation of killing innocent citizens with impunity.
- Periodic psychological evaluation of Policemen.
- Proper conduct of investigation of Policemen who caused mayhem and were deliberately shooting at citizens at Mushin on 20th of October 2020 from Olosan Police Station.
- The Police Authority should conduct an investigation into activities of Policemen at Olosan Police Station on 20th of October 2020 and not hide under the guise that Ayodele Arugbo A.K.A Gba ko Je, Osa and Abbey are unknown to them. They should be sanctioned for the killing of persons at Mushin on that day.
- The Police should immediately produce the corpse or state the whereabouts of the corpse of Late Mr. Adesina Adeosun for a decent burial.

- The Prosecution of Ayodele Arugbo A.K.A. 'Gbakoje', the DPO Olosan Police Station as of 20th October 2020, 'Osha' and 'Abe' all Officers of the Nigeria Police Force of the Olosan Police Station as of 20th October 2020 for the unlawful killing of the late Adesina Adeosun.
- Officers of the Nigeria Police Force should always be restrained in their conduct
- The Nigeria Police Force must desist from random sporadic shooting of citizens.
- Police should act immediately in commencing investigations in cases where its Officers are reported to have abused citizens and violated their rights
- The Nigeria Police Force must have a protocol on how persons that are unfortunately shot by its Officers are treated.
- Officers should be made to undergo training on self-restraint and the preservation of human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.
- The sum of **10,000,000 (Ten Million Naira)** is awarded in favour of the family of the late Adesina Adeosun.

PETITION NO. : LASG/JPI/81/2020

Petitioner: The Family of Late Adeshina Adeosun

Summary: The Petitioner is the wife of late Adeshina Adeosun. She alleged that on the 20th October, 2020 the deceased was with neighbours a few meters to his house when he was hit twice by bullets from gunshots fired by Policemen from the Olosan Division. Efforts to rescue him were thwarted by Police who scared them with gun shots and seized his corpse.

Prayers: Petitioner prayed the Panel for an investigation into the incident that led to the untimely death of the Late Adeshina Adeosun as well as compensation for his family.

Exhibits Tendered: Nil

Findings:

- The Panel finds by the evidence of the Petitioner's witnesses especially Petitioner's Witness 2 that Policemen of Olosan Police Station, Mushin, as stated by the eye witness account were out shooting at Olorunsogo Mushin on the 20th of October 2020 at people who were in the vicinity of the incidence on the material day.
- The action of the Policemen at Olosan Police Station led to the death of the deceased, Adesina Adeosun.
- Although there is no Autopsy Report or a Death Certificate evidencing cause of death, the circumstantial evidence of both witnesses who saw the incident and corpse of the deceased are strong and convincing for the Panel to arrive at a

conclusion that the said Adesina Adeosun was shot on the 20th of October 2020 by a Policeman of Olosan Police Station, a.k.a. 'Osa'.

- We find as of fact that there was a serious violation of the Fundamental Right to Life of the deceased under Section 33 of the Constitution of the Federal Republic of Nigeria 1999(as amended).
- The Respondent in such a matter has a duty to justify their actions and the onus imposed on them by law was not discharged.
- The allusion that the Petitioner led contradictory evidence is not established as we find no such material contradictions to water down the probative value of evidence before the Panel.
- The Respondent did not discredit the evidence of the Petitioner at cross examination or lead any evidence to show that the Policemen of Olosan Police Station were not those who were shooting on 20th of October 2020.
- We prefer the evidence of the Petitioner's Witness 2 to the effect that #ENDSARS protest was going on all over Lagos on that material day, Mushin was peaceful and calm when the Policemen came out and were shooting to scare the people at Olorunsogo and Mushin environs.
- The Policeman who caused the death of the late Adesina Adeosun failed to show any respect for the life of the deceased, when they failed to take him to the hospital for medical attention for a period exceeding 4 hours before he eventually died.
- The Panel finds that there was poor engagement with the family of the deceased by the Nigeria Police Force.
- The Panel finds that the Police must explain the whereabouts of the deceased as evidence established that they took the body of the deceased, late Adesina Adeosun into Police Custody
- The Petitioner's family is entitled to compensation for the extra judicial killing of late Adesina Adeosun.

Recommendations:

- The sum of N10,000,000 (Ten Million Naira) was awarded in favour of the family of the Late Adesina Adeosun.
- Professional and effective training of Policemen on how to handle a crowd and riotous situations to avoid this ugly situation of killing innocent citizens with impunity.
- Periodic psychological evaluation of Policemen.
- Proper conduct of investigation of Policemen who caused mayhem and were deliberately shooting at citizens at Mushin on 20th of October 2020 from Olosan Police Station.
- The Police Authority should conduct an investigation into activities of Policemen at Olosan Police Station on 20th of October 2020 and not hide under the guise that Ayodele Arugbo A.K.A Gba ko Je, Osa and Abbey are unknown to them. They should be sanctioned for the killing of persons at Mushin on that day.

- The Police should immediately produce the corpse or state the whereabouts of the corpse of Late Mr. Adesina Adeosun for a decent burial.
- The Prosecution of Ayodele Arugbo A.K.A. 'Gbakoje', the DPO Olosan Police Station as of 20th October 2020, 'Osha' and 'Abe' all Officers of the Nigeria Police Force of the Olosan Police Station as of 20th October 2020 for the unlawful killing of the late Adesina Adeosun.
- Officers of the Nigeria Police Force should always be restrained in their conduct
- The Nigeria Police Force must desist from random sporadic shooting of citizens.
- Police should act immediately in commencing investigations in cases where its Officers are reported to have abused citizens and violated their rights
- The Nigeria Police Force must have a protocol on how persons that are unfortunately shot by its Officers are treated.
- Officers should be made to undergo training on self-restraint and the preservation of human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.

PETITION NO. LASG/JPI/83/2020

Petitioner: The Family of Late Mr. Sulaimon Olaoye

Summary: Mr. Olaoye Obayemi Emmanuel testified that on the 7th of August, 2014 his sister received a call from a Taxi Park at Ikeja Airport Hotel that his father's taxi cab was parked in front of the taxi cab but he was not in it. They immediately rushed to the park to see the vehicle as well as the person who called them. The informant directed them to the location but on getting there, the cab had been removed by the Lagos State Traffic Management Authority (LASTMA). He noticed a restaurant opposite the park Mama Chuks. While he was making enquiry from a 'mallam' selling petty things and from whom his father bought water, a boy from the restaurant who witnessed the incident narrated to the Petitioner how between 9:30pm-10pm, SARS operatives came to the area and were shooting sporadically and a bullet hit their dad on the head. The informant further said he had to crash on the floor pretending he was dead to avoid being noticed by them. The SARS men he claimed were coming from Awolowo Way, Ikeja and possibly from Area F. He was told that when they finished their operation they took the corpse of the deceased into their van and drove away with it. On the strength of this information, they embarked on an extended search for the corpse of the deceased until it was eventually found at Ikorodu General Hospital.

Prayers: Petitioner prayed for compensation and for punitive measures against Officer(s) of the Respondent, who is responsible for the gruesome killing of the deceased- Mr. Sulaimon Olaoye.

Exhibits Tendered:



- Exhibit A: Letter dated 25th September, 2014 from Owolabi Dawodu & Co. to the Attorney General and Commissioner of Justice for Lagos State.
- Exhibit B: Letter dated 25th September, 2014 addressed to Executive Governor of Lagos State and Signed by Abayomi Apata, Esq.
- Exhibit C: Letter dated 20th August, 2014 from the Office of the Attorney General & Commissioner of Justice for Lagos State to Abayomi Apata, Esq.
- Exhibit D: Letter dated 20th August, 2014 to the Medical Director, Ikorodu General Hospital, Lagos.
- Exhibit E: Police extract dated 7th August, 2014.
- Exhibit F: Sworn Affidavit of Olaoye Adijat dated 20th August, 2014.
- Exhibit G: Photocopy of Police Identification Card No. 362253 of Awam Emmanuel
- Exhibit H: Medical Records of Unknown Person with Reg. No. 544 dated 21st August, 2014. (Consultant, Dr. Idowu)
- Exhibit I: Ikorodu General Hospital Release and Clearance of Corpse from the Hospital dated 21st August, 2014.
- Exhibit J: Photocopy of printed receipt of one Suleimon Olaoye in the sum of Twenty-Three Thousand Naira (N23, 000.00) dated 21st August, 2014.
- Exhibit K: Photocopy of Photograph of a deceased person.
- Exhibit L: Photograph of the deceased when he was alive.
- Exhibit M: Photocopy of Super Saturday Crime Newspaper.
- Exhibit N: Letter dated 14th July, 2015 from Legal Practitioners to the General Manager, Lagos State Traffic Management Agency, Alausa. (Letter of Appeal)
- Exhibit O: I.D. of one S. Olaoye (Airport Taxi Park).

Findings:

- From the available evidence of the Petitioner which is not rebutted, there was a violation of the Constitutional Right to Life of Late Sulaimon Olaoye by Officers of the Nigeria Police under Section 33 of Constitution of the Federal Republic of Nigeria 1999 (as amended).
- The Petitioner's case is well established and supported by documentary evidence showing that SARS operatives deposited the corpse of the deceased at Ikorodu General Hospital Mortuary, the affidavit of Adijat not to demand for a post mortem examination and not implicate the Police operatives.
- The Petitioner's evidence not controverted or rebutted is good evidence to be acted upon by the Panel. They are deemed as admission of Petitioner's evidence.
- The culture of violence by some Police Officers gives them the mentality that brutality and use of excessive force are fundamental to attaining success in policing in Nigeria.

Recommendations:

- Training of Policemen on professional handling of weapons so that the problems of accidental discharge and stray bullet killing will be a thing of the past.
- Investigation of Officers of SARS who caused the unlawful killing of the deceased and to be prosecuted.
- The family of the deceased is entitled to compensation for his unlawful killing.
- The family of the deceased, Sulaimon Olaoye was awarded the sum of **N10,000,000 (Ten Million Naira Only)** as compensation for his unlawful killing by the operatives of the Respondent.

PETITION NO. : LASG/JPI/84/2020

Petitioner: Michael Idehen Osas

Summary: This Petition was consolidated by the Panel with Petitions 60 and 85 respectively. The Petitioner alleged that two Policemen namely Inspector Festus Osawinde Izedede from Lion Building Police Station and Sergeant Raymond Osazuwa Izedede from Alagbon Police Station promised to deal with him because of his late father's property. On the 19th June, 2017 Inspector Austin Omoluyi from Alagbon Police Station homicide department and Sergeant Raymond Osazuwa Izedede and two other Police Officers came to his house to arrest him and he was detained for four (4) days at Alagbon until he was able to bail himself with the sum of Fifty Thousand Naira (N50,000.00). Three weeks later, he was again invited to the Alagbon Police Station by Inspector Austin Omoluyi for allegedly forging the death certificate of his late father. He denied this allegation and insisted on calling the medical doctor who issued the Certificate from Ota General Hospital. The doctor came to the Station and confirmed to the Officers that indeed, he was the one who issued the Death Certificate. Despite the Medical Doctor's testimony, he was still detained for another twenty (21) days until he bailed himself again with Fifty Thousand Naira (N50,000.00). On the 23rd of September, 2017 the Petitioner was arrested for the third time by the trio of Inspector Austin Omoluyi, Sergeant Raymond Osazuwa Izedede and Inspector Festus Osawinde Izedede who took him to Alagbon Police Station where he was again detained for another four (4) days before being remanded at the Ikoyi Prison where he spent twenty five (25) days without any criminal charges or an arraignment before the court.

Prayers: The Petitioner prayed the Panel for justice and compensation for the trauma inflicted on him by the Police Officers.

Exhibits Tendered: Nil

Findings & Recommendations: Not Applicable.

Status: The Panel held that due to the fact that the matter is pending before a Court of competent jurisdiction and the three Petitioners are seeking the same reliefs being

sought from the Panel in a Court of competent jurisdiction, the Panel did not have jurisdiction to entertain same. Consequently, it was **struck out**.

PETITION NO. : LASG/JPI/85/2020

Parties: Samuel Osas Idehen

Summary: This Petition was consolidated by the Panel with Petitions 60 and 85 respectively. The Petitioner alleged that two Policemen namely Inspector Festus Osawinde Izedede from Lion Building Police Station and Sergeant Raymond Osazuwa Izedede from Alagbon Police Station promised to deal with him because of his late father's property. On the 19th June, 2017 Inspector Austin Omoluyi from Alagbon Police Station homicide department and Sergeant Raymond Osazuwa Izedede and two other Police Officers came to his house to arrest him and he was detained for four (4) days at Alagbon until he was able to bail himself with the sum of Fifty Thousand Naira (N50,000.00). Three weeks later, he was again invited to the Alagbon Police Station by Inspector Austin Omoluyi for allegedly forging the death certificate of his late father. He denied this allegation and insisted on calling the medical doctor who issued the Certificate from Ota General Hospital. The doctor came to the Station and confirmed to the Officers that indeed, he was the one who issued the Death Certificate. Despite the Medical Doctor's testimony, he was still detained for another twenty (21) days until he bailed himself again with Fifty Thousand Naira (N50,000.00). On the 23rd of September, 2017 the Petitioner was arrested for the third time by the trio of Inspector Austin Omoluyi, Sergeant Raymond Osazuwa Izedede and Inspector Festus Osawinde Izedede who took him to Alagbon Police Station where he was again detained for another four (4) days before being remanded at the Ikoyi Prison where he spent twenty five (25) days without any criminal charges or an arraignment before the court.

Prayers: The Petitioner prayed the Panel for justice and compensation for the trauma inflicted on him by the Police Officers.

Findings & Recommendations: Not Applicable.

Status: The Panel held that due to the fact that the matter was pending before a Court of competent jurisdiction and the three Petitioners are seeking the same reliefs being sought from the Panel in a Court of competent jurisdiction, the Panel did not have jurisdiction to entertain same. Consequently, it was **struck out**.

PETITION NO. : LASG/JPI/86/2020

Petitioner: Awe Oluwaseyi

Summary: The Petitioner alleged that sometime in April 2014, he rented a shop tobacco client at Ajao Estate, Isolo, Lagos. He further alleged that the owner of the shop, one Otunba Komolafe and the Police conspired to use the Police to extort the

sum of Ninety Thousand Naira (₦90,000.00). He further alleged that the said sum was the fee due to him from the transaction. He was tricked into going to the Otunba's office where the Police arrested him and took him to the station. He was whipped and locked up in prison overnight after being made to write a Statement that he would return the money. In October, 2014 the Investigating Police Officer (IPO) again called him to appear at the Police Station. Upon his arrival, he was taken to the Isolo Magistrates Court, subsequent to which the Court ordered that he should be remanded at the Kirikiri Prison after he pled not guilty. He spent three (3) weeks at Kirikiri prison.

Prayers: The Petitioner prayed the Panel for an Order of compensation for the inhuman treatment meted on him by Officers of the Respondent.

Exhibits Tendered: Nil

Findings:

- From the available evidence of the Petitioner and his witness there is no doubt that the Petitioner was arrested and detained for a transaction which is civil in nature but given a criminal coloration.
- There is no evidence to rebut or debunk the evidence of the Petitioner that the dispute between him and Chief Komolafe (the complainant) was over a commission deducted by the Petitioner from rents he collected in respect of Chief Komolafe's shop marketed by him.
- The charge brought against the Petitioner and late Ogunjewera is not before the Panel but one predicated on Stealing.
- The uncontroverted evidence of the Petitioner did not establish a case of stealing, but commission deducted by the agent for service rendered.
- The Charge filed against the Petitioner had to be struck out because the Police did not diligently prosecute the defendants.

The arrest and detention for one day with the Policemen constantly assaulting the Petitioner was without justification.

The Panel finds the Petitioner's evidence on the assault and degrading treatment corroborated by PW2 strong enough evidence to ascertain that the arrest and detention was unlawful.

- The Petitioner is entitled to compensation for the pain and mental trauma from the unlawful arrest.

Recommendations:

- The area of landlord and tenants matter is one in which the Police are found to intervene when it is a purely civil transaction.
- The Courts have regularly held in Decisions that the statutory duties of the Nigeria Police Force does not involve debt recovery and finds such matters unjustified and unlawful.
- The Nigeria Police Force should sanction Officers who allow themselves to be used as debt recovery agents especially in landlord and tenants cases.

- Compensation of One Million Naira (N1, 000,000) is awarded in favour of the Petitioner.

PETITION NO. LASG/JPI/88/2020

Petitioner: The Family of Late Emmanuel Chukwu

Summary: The Petitioner stated that on the 11th of March 2008, a woman in their neighborhood who was alleged to have kidnapped a five (5) year old child was apprehended by Youths in the area. The Police came to the scene and took the woman to the Police Station. The crowd followed them to the Police Station and in order to disperse the irate youths, the Police shot into the air causing a stray bullet to hit the deceased Emmanuel Chukwu who died instantly. The Police allegedly took the corpse to the mortuary and refused to release it to his parents for burial. The deceased was alleged to have been standing nearby the Police Station close to his house when he was shot. The school Identity Card of Emmanuel Chukwu was tendered and admitted as Exhibit 'A'. The Petitioner alleged that he pressured the Policemen to show him the corpse of Emmanuel and was taken to a mortuary in Yaba where PW1 identified him but they were unable to collect the corpse away. The incident was brought to the knowledge of Oba of Ijora who promised to assist them with money for the burial. The money did not come early enough and the deceased's corpse was buried at a mass burial ceremony. He also tendered the Ministry of Health's Form for assessment of Mortuary Fees and same was admitted and marked Exhibit 'B'. The Affidavit which confirms that he is the father of the deceased was also admitted as Exhibit 'C'. After the mass burial, the Police no longer gave him audience.

Prayers: Petitioner prayed for an Investigation into the incident of 11th March 2018 and subsequent prosecution and appropriate disciplinary action against the Police Officers responsible for the illegal shooting of the Petitioner's late son, Emmanuel Chukwu as well compensation in the sum of Ten Million Naira Only (N10,000,000) for the unlawful killing of the Petitioner's son.

Exhibits Tendered:

- Exhibit A: Identification card of a victim Chukwu Emmanuel
- Exhibit B: Lagos State Government Ministry of Health dated 11th March, 2018 written name of deceased Chukwu Emmanuel
- Exhibit C: Affidavit for parenthood dated 23rd of March 2018
- Exhibit D: Online publication dated 14th March 2018

Findings:

- That the Constitution of the Federal Republic of Nigeria, 1999 (as amended) guarantees the Right to Life to every person and no one shall be arbitrarily deprived of that right.

- That from the uncontroverted and unchallenged evidence of the Petitioner, the Panel finds as a fact that the deceased, Emmanuel Chukwu was killed on 11th March, 2018 by a stray bullet.
- That the totality of the evidence establishes that the killing is linked to Policemen who were shooting to disperse a crowd of youths of the community who apprehended a suspected kidnapper and took the suspect to their Station.
- That there is no evidence whatsoever showing that the said youths were armed. Rather, they were protesters who wanted the Police to do justice to the suspect whom they apprehended.
- That the assertion of PW1 and PW2 that the D.P.O. and his men came to condole with their family was not debunked at cross-examination or by any evidence.
- The Panel finds as a fact that the Police visit was an admission of fact that Police Officers were responsible for the death of the deceased.
- That the Policemen on duty at Badiya Police Station violated the Fundamental Right to Life of Emmanuel Chukwu as guaranteed under Section 33 Constitution of the Federal Republic of Nigeria, 1999 (as amended)
- (8) That there was no justification for the killing of Emmanuel Chukwu, a young man in the prime of his life.
- There is need for professional and effective training of Policemen on how crowd-control and the handling of riot situations in order to ensure that excuses of accidental discharge/stray bullet(s) hitting innocent citizens become a thing of the past.
- The Petitioner is entitled to compensation for the unlawful killing of his son, Mr. Emmanuel Chukwu by Policemen.

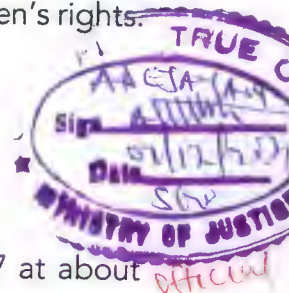
Recommendations:

- Award of the sum of **Ten Million Naira (₦10,000,000)** in favour of the family of the Late Emmanuel Chukwu.
 - The need for professional and effective training of Policemen on how crowd-control and the handling of riot situations in order to ensure that excuses of accidental discharge/stray bullet(s) hitting innocent citizens become a thing of the past.
 - Adequate and speedy compensation of victim's family by the Federal Government in the event that death occurs
 - That the cost of compensation should be deducted from Police yearly Budget.
- By this, the Force will be mindful of the consequences of violating citizen's rights.

PETITION NO. : LASG/JPI/90/2020

Parties: Mr. Oluwatosin Temitope Odebode

Summary: The Petitioner alleged that on the 12th day of December, 2007 at about 7:30pm while going back home from work via Computer Village in Ikeja, a vehicle



filled with Police Officers double crossed his car while he was parked somewhere around Anifowoshe Street, Ikeja, Lagos waiting for his friend who was buying something from a nearby shop. He further alleged that the Police Officers numbering about six had all their guns pointed at them while giving different orders and instructions amongst which was that he should come down for a search. While trying to remove his seat belt the leader of the team slapped him repeatedly. As soon as he alighted, he was thoroughly searched. When nothing incriminating was found on him, his car was searched and the sum of One Million Eight Hundred and Fifty Thousand Naira (N1,850,000.00) was found in it. He informed them that the money was from his business as he has offices within Computer Village and he deals in general household and office electronics, laptops and phones. At this point one of the Officers used the butt of the gun to hit him on the head and mouth repeatedly. This caused his mouth, jaw and front teeth to break.

Prayers: The Petitioner prayed the Panel for an order compelling Officers of the Respondent who took his money to return same as well as an Order compensating him for the inhuman treatment of the Petitioner.

Exhibits Tendered:

- Exhibit A – Lagos State Government general out-patient-index card No. 31223 Igando and that of Isolo 47964
- Exhibit B – Fee paying hospital pharmacy bills
- Exhibit C – Police case request for medical treatment report dated 12th December, 2007
- Exhibit D – Bisi Dental Clinic dated 14th December, 2007 receipt No. 0000179
- Exhibit E – Medical report dated 14th December, 2007
- Exhibit F – Photograph of Petitioner
- Exhibit G – Petitioner's blood stain on steering wheel
- Exhibit H – Photograph of a man
- Exhibit I – Used Invoice
- Exhibit J – Corporate Affairs Commission Business Certificate BN No. 15
- Exhibit K – Corporate Affairs Commission Certificate of Registration of Business Name

Findings:

- The Panel finds from the uncontroverted and unchallenged evidence that the Petitioner was accosted on 12th December 2007 by men identified as Policemen from Area 'F' Division of the Nigeria Police Force.
- Evidence not challenged and uncontroverted which is not incredible must be acted upon; the Panel therefore has acted on the Petitioner's evidence.
- The Petitioner from his testimony identified those who assaulted him as Policemen as they wore Police uniform.
- The assertion of the Petitioner that they were men from Area 'F' was not investigated at all even when the Petitioner recognised the leader of the team as one Philip Acho Nwaneze. The Police Authority did not find it necessary to

conduct an investigation into the complaint made at Area 'F' but elected to sweep the unlawful act under the carpet.

- The Panel is convinced by the Petitioner's version, his witness and copious documents put in evidence of his medical treatments at Igando and Isolo General hospitals upon referral by the Police at Area 'F' who gave him the Police Form for medical treatment.
- The Petitioner's evidence having not been met by any rebuttal by the Respondent at cross examination or by adducing evidence in defence tilts the scale of the Petitioner's unchallenged evidence in his favour, we find it established.
- We find the Petitioner is entitled to compensation for the brutality meted out to him by Policemen from Area 'F' Division.

Recommendation:

The Panel awarded the Petitioner compensation in the sum of Three Million Naira only (₦3,000,000) while noting that Corruption and unprofessional practices by some Policemen has severely undermined the integrity of the Nigerian criminal justice system and by extension the Rule of Law.

PETITION NO.: LASG/JPI/91/2020

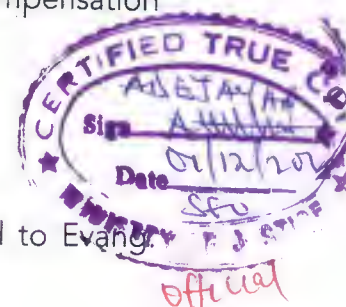
Petitioner: Evangelist Michael Okorie

Summary: The Petitioner alleged that on the 19th day of March, 2014 he entered into a Hire Purchase agreement with one Mr. Nwachukwu Nwabueze Ogoeze, the C.E.O. of Abuson Motors Ltd, C&N Abuson United Investment Ltd worth Four Million Naira (₦4,000,000.00). He further alleged that on the 22nd April 2015 Mr. Nwachukwu Nwabueze Ogoeze's lawyer wrote a letter to him stating that he had defaulted and that he needed to pay the sum of One Million Seven Hundred Thousand Naira (₦1,700,000.00), whereas he had actually paid the sum of One Million Eight Hundred and Fifty Thousand (₦1,850,000.00) into the Access Bank account of Mr. Nwachukwu Nwabueze Ogoeze. He noted that the parties tried to reconcile the accounts to no avail. On the 11th June, 2015 at about 11:30pm Mr. Ogoeze allegedly used his friends in the Nigeria Police Force to track him while the matter was in court.

Prayers: The Petitioner prayed the Panel for an Order directing a proper investigation and disciplinary measures against the Officers found wanting as well as compensation in his favour.

Exhibits Tendered:

- Exhibit A: Hire purchase agreement dated 19th March, 2014
- Exhibit B: Import documents
- Exhibit C: Letter dated 19th March, 2014 from Abuson Motors Ltd to Evangelist Michael Okorie



- Exhibit D: Vehicle license
- Exhibit E: Payment description dated 16th February, 2015
- Exhibit F: Letter dated 22nd April, 2015 from Emmanuel Nwite & Co. to Evang Michael Okorie
- Exhibit G: (Form 1) Process filed on 21st May, 2015
- Exhibit H: Charge No. MCB/115^c/2015 between Commissioner of Police vs. Michael Okorie
- Exhibit I: Petition filed to the EndSARS Panel dated 28th October, 2020

Findings:

- That the arrest and detention of the Petitioner by the Police was within the ambit of Section 35 of the Constitution of the Federal Republic of Nigeria and therefore lawful
- The Petitioner was arraigned on a Charge of Stealing at the Badagry Magistrate Court and the case is still pending before that Court
- That the allegation of inhuman treatment and torture made by the Petitioner against the Respondent are unproven

Recommendation:

The Panel found the Petition unmeritorious and **struck same out.**

PETITION NO. : LASG/JPI/92/2020

Petitioner: Mr. Oliver Chukwuemeka

Summary: Petitioner alleged that Sometime in the year 2015 while in Abuja he called one of his brothers named Izuchukwu who is an importer and car dealer to help him buy Honda Accord 2004 model (tokunbo) while he transferred money to him. Two weeks later he informed the Petitioner of the arrival of the vehicle in which arrangements were made as to the vehicle being brought to Abuja. In the month of June 2015, a brother of his named Stephen called him that he wanted to buy a sport utility vehicle (jeep) and wants him to help get it while he called Danjuma one of the men that came with Izuchukwu to deliver his own car to assist in the purchase of the car, while he informed him that a friend of his has the specification he wanted. A week later someone called him that Danjuma has him his phone number and gave his name to be Collins that he has the kind of vehicle he was looking for. On the 26th of April, 2015 the Petitioner embarked on the journey to Lagos to pay and collect the car. Getting to Lagos-Ibadan Expressway at about 8pm, Collins informed him to alight before getting into town and he picked me up at a pre-agreed Conoil filling Station along Lagos Ibadan Expressway. Out of nowhere, some men came out from the dark shooting into the air and asking him where the money is and that he told them the money was inside the bag to the tune of Eight Hundred and Seventeen Thousand Naira (₦817,000.00) and One Thousand and Fifty Dollars (\$1,050.00) respectively. Further, he alleged that his wallet was forcefully collected by these men while he was

tied and put at the back of the car. The driver drove until they got to SARS Police at Ikeja, while he was interrogated concerning his relationship with Danjuma and he narrated how he got to know him. That he was detained and thereafter referred to prison having being charged to court in Charge No.: CR/MISC/H/17/2015. Lastly, it is his opinion that the entirety of his arrest and ordeal was a stage managed process carried out by these SARS Officers with the sole objective of fleecing him of his money and property then quietly dispose of him by labelling him a criminal.

Prayers: The Petitioner prayed the Panel for an Order compelling Officers of the Respondent involved returning the money found in his possession as well as compensation in his favour for the inhuman treatment meted out on him.

Exhibits Tendered: Nil

Status: Petition was **struck out** because the matter was pending before a Court of competent jurisdiction.

PETITION NO.: LASG/JPI/94/2020

Petitioner: The Family of Late Gregory Egwu

Summary: The Petitioner alleged that on 18th December, 2009 at about 08:00hrs, the deceased was shot and killed by one Corporal Clifford Odigie attached to Tolu Divisional Police Station, Ajegunle over the deceased's refusal to offer the said Officer a One Hundred Naira (N100) bribe allegedly demanded by CPL Clifford Odigie. This refusal degenerated into an argument between the parties. When the deceased tried to return into his vehicle, the Officer shot the Petitioner at the back causing him to slump and die on the spot.

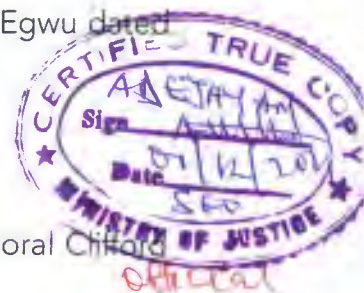
Prayers: The Petitioner prayed the Panel for an Order directing thorough investigation into murder of the deceased as well as compensation to members of his family.

Exhibits Tendered:

- Exhibit A – Photocopy of DE ABLE MORTICIANS official cash receipt dated 21th January, 2009
- Exhibit B – Photocopy of Lagos State Government medical certificate of cause of death of Gregory Egwu
- Exhibit C – Pictures of a lifeless body and a car
- Exhibit D – Photocopy of a letter of appointment of Mr. Gregory Egwu dated 20th April, 2004

Findings:

- That the Late Mr. Gregory Egwu was extra-judicially killed by Corporal Clifford Odigie.
- That the Nigeria Police Force acted commendably by ensuring the arrest and prosecution of Corporal Clifford Odigie who has now been convicted.



- That there was a serious violation of the fundamental Right to Life of the deceased under Section 33 of the Constitution of the Federal Republic of Nigeria 1999 (as amended) by the said Clifford Odigie.
- That the Respondent had a duty to justify its actions. However, this onus imposed on them by law was not discharged.
- That the Respondent did not discredit the evidence of the Petitioner during cross-examination, neither did it lead any evidence in defence of the Petition.
- That the Petitioner's family is entitled to compensation for the extra-judicial killing of the Late Gregory Egwu.
- That the wife of Late Gregory Egwu (PW1) and the children now perpetually suffer as a result of the loss of the love and care of their late husband and father which they hitherto enjoyed until his unfortunate demise.
- That the deceased was the bread winner and PW1 by consequence had to become the step in his shoes.
- PW1's dream of a long and fruitful marriage has been aborted by the actions of the rogue Officer Clifford Odigie.

Recommendations:

- The Panel awarded the sum of **Ten Million Naira only (₦10,000,000)** as compensation in favour of the family of Late Mr. Gregory Egwu.
- The need for a better professional and effective training of Policemen on how to handle firearms in order to avoid a repeat of ugly situations whereby innocent citizens cannot are killed.
- Periodic psychological evaluation of Policemen.
- Officers of the Nigeria Police Force should be restrained in their conduct and interactions with members of the public.
- Officers' training should include courses that enlighten and inform them that they are not above the law.
- Officers should be made to undergo a minimum of four (4) trainings in a year on self-restraint and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.
- Officers should be disallowed from carrying guns or any weapon when off-duty

PETITION NO.: LASG/JPI/97/2020

Petitioners: Lucky Igbinova, Elvis Irenuma and Effiong Elemu Edu

Summary: Petitioners alleged that they were arrested, tortured and had illegal confessional statements obtained from them, leading to their incarceration for sixteen 16 years. The Petitioners were all arrested in the prime of their life in 1995 and only regained their freedom on 17th January 2011, when after trial in Suit No. RFT/IK/48C/97 at the High Court of Lagos State between The State v Lucky Igbinovia

and Effiong Elemu Edu, Honourable Justice O. A Williams, they were discharged and acquitted of the Charge of Armed Robbery. The Petition further stated that there were several suspects were arrested in connection with the investigation, however, others died as a result of the torture meted upon them by the Police.

Prayers: The Petitioners pray the Panel for compensation for illegal arrest, torture and brutal treatments meted to the Petitioners by Officers of the Nigeria Police Force in the course of the investigation conducted into the killing of the Late Pa Alfred Rewane.

Status: Counsel to the Respondent-Nigeria Police Force, Cyril Ajiofor Esq. raised an objection to the hearing of the petition on the ground that the matter was a national case which started out in Ikeja Lagos but was subsequently transferred to Force Headquarters, Abuja. Giving further particulars, he stated that the Military as represented by DMI and the State Security Service (SSS) were involved in the investigation. He added that eighty (80) percent of the investigation was carried out in Abuja and upon transfer of the file by the then Commissioner of Police Lagos State, the investigation of the matter was carried out by ASP Zachari Biu. He therefore submitted that the Panel of Inquiry on Police Brutality in Abuja was better suited to hear the Petition. In response, Petitioner's Counsel, Maxwell Adeniran Esq., argued that from the facts of the case all key events took place in Lagos. Providing particulars, he stated that the trial was in Lagos and the Petitioners were taken from Ikeja to Alagbon and then referred to SARS in Lagos. He added that they were never taken to Abuja, they were interrogated in Lagos and their statements were also obtained in Lagos. He urged the Panel to assume jurisdiction over the petition and proceed to hear same.

Ruling: The Panel Ruled that the Petitioners had satisfied the provisions of Rule 1(a) of the Rules of Proceedings of The Lagos State Judicial Panel of Inquiry on Restitution and Compensation of Victims of SARS Related Abuses and Other Related matters, 2020. Petitioner's Counsel has rightfully argued that the alleged arrest and all surrounding events are infractions that occurred in Lagos. On the other hand, Respondent Counsel has not contradicted this fact and has not shown that any abuse occurred outside Lagos in his argument. The preliminary objection therefore fails and the Panel finds that it has jurisdiction to entertain this Petition. Consequently, the preliminary objection failed and the Panel found that it had jurisdiction to entertain the instant Petition.

Exhibits Tendered:

- Exhibit A- Certified True Copy of Judgment in Suit No. RFT/IK/48C/97 at the High Court of Lagos State in the matter of The State V. Lucky Igbinovia and Effiong Elimi Edu, delivered by Honourable Justice O. A Williams.
- Exhibit B- Certified True Copy of Ruling on No Case Submission.
- Exhibit C: Ruling of Hon. Justice O.A. Williams in Suit No.: RFT/48C/97 dated 2nd day of June, 2010



Findings:

- The allegation of abuse and torture was not debunked by the Police.
- There is no Appeal against the Judgment in Exhibit 'B'. Uncontroverted evidence must be acted upon by a Court or Tribunal.
- Petitioner's rights were violated by their torture by the Respondent's operatives, namely Inspector Samuel Adebayo and Corporal Simeon Igboinoghe.
- Judgment of the High Court made copious revelations on the torture of the Petitioners which the Panel adopts.

Recommendations:

- The sum of Five Million Naira (₦5,000,000.00) was awarded to Lucky Igbinova as compensation.
- The sum of Five Million Naira (₦5,000,000.00) was awarded to Elvis Irenuma as compensation.
- The sum of Five Million Naira (₦5,000,000.00) was awarded to Effiong Elemu as compensation.

PETITION NO. : LASG/JPI/99/2020

Petitioners: S.M.A College, the Evangelical Gospel Church of Christ, Radio Communication Media, Messrs. Emmanuel Eyitayo Ayodele and Sunday Ayodeji Ayodele

Summary: Petitioners allege that the operations of the 1st to 3rd Petitioners have been vulnerable to danger and attack and their buses, equipment have been subject to attack by thieves on several occasions. This precipitated their acquisition of firearms which they occasionally fired into the open air to scare off marauders. Sometime later, Officers of the Nigeria Police from Zone 2 Police Headquarters, Onikan, Lagos led by one Supol Abass (a.k.a Jo-Jo-Jo) attached to D5 Section at the time stormed their premises in plain clothes and IN an unmarked black highlander Jeep. They alleged that they were acting upon information that the Petitioners were in possession of illegal firearms and demanded to conduct a search of their premises. They cooperated by producing the five (5) weapons in their custody together with the license for each of them. However, the Officers carted off the firearms as well as the rounds of ammunition together with the 4th and 5th Petitioners to their Office at Onikan, Lagos where they were coerced into writing Statements. They were only released after paying the sum of Five Hundred and Twenty Thousand Naira (₦520,000.00) for purposes of securing their bail to Supol. Abass and the other Officers. Meanwhile, the seized items were not released to them.

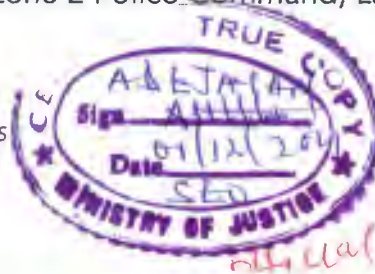
Prayers: The Petitioner prayed the Panel for an Order directing the Respondent to release to the Petitioners; all their security equipment's which were illegally confiscated by Supol. Abass of the then D5, Zone 2 Headquarter, Onikan, Lagos.

Exhibits Tendered:

- Exhibit A: Photocopy of a letter from Assistant Inspector General of Police, The Nigeria Police to the Commissioner of Police dated 17th October 2016
- Exhibit B: Photocopy of a letter from S.M.A College to the Assistant Inspector General of Police Zone 2 Onikan for appeal for the release of ARMS
- Exhibit C: Photocopy of a letter from the Nigeria Police Force, office of Commissioner of Police D7 Fire Arm Registry to Inspector General of Police; Criminal Investigation and Intelligence Department (CIID) dated 7th December, 2007
- Exhibit D: Letter dated 5th February, 2018 to Inspector General of Police (Force Headquarters, Abuja)
- Exhibit E: Petition to Lagos State Judicial Panel of Inquiry.
- Exhibit F: Saturday Punch dated 1st June, 2019

Findings:

- That the Petitioners have shown by credible evidence that they complied with Section 4 of Nigeria Firearms Act, Cap 146 LFN 1990 by obtaining licenses for their firearms.
- That from the provisions of Section 36 of the above referenced Act and Notice made thereunder, that the Inspector General of Police has powers to delegate any of his powers or duties to the Officers at the Area Command Level to grant Licenses for muzzle loading firearms within his Command.
- That the Respondent failed to establish that the Petitioners' weapons were held legally or that the Licenses were withdrawn.
- That the Executive Order (Exhibit 'F') made by Mr. President was made in 2019, two (2) years subsequent to when the Petitioner's obtained licenses for their weapons. As such, the Petitioner's cannot be penalized pursuant to a law which did not exist when their licenses were issued.
- That the Executive Order is a retrospective one. As such, without any specific withdrawal of the Petitioner's Licenses as admitted by the RW1, the said seizure of the Petitioner's firearms by the Police who also issued valid licenses for the weapons is null and void.
- That the forceful confiscation of the weapons and licenses belonging to the Petitioner's is a clear violation of their Fundamental Right to own immovable Property as enshrined by Section 44 of the Constitution of the Federal Republic of Nigeria, 1999 (as amended).
- That the Petitioners are entitled to the return of the firearms and licenses forcefully taken from them by Officers from Zone 2 Police Command, Lagos.



Recommendation:

- The guns, ammunitions and Licenses forcefully seized by Officers of Zone II, Command, Onikan, Lagos are to be returned to the Petitioners.

PETITION NO. : LASG/JPI/100/2020

Petitioner: Mr. Monday Emmanuel Ojon

Summary: The Petitioner alleged that on the 13th day of October, 2013 while walking along Marina Street, he was accosted and subjected to extreme Police brutality by a mobile Police Officer named Kabiru with badge number 354952 who also subjected him to severe cruel, inhuman and degrading treatment.

Prayers: The Petitioner prayed the Panel for an Order ensuring the disciplining and subsequent prosecution of the said Officer Kabiru with badge number 354952 as well as compensation in the sum of Ten Million Naira (N10,000,000.00) for the pain, suffering and psychological trauma caused by the incident.

Exhibits Tendered:

- Exhibit A – the DPO, Lion Building, Division Lagos, Lagos Island, medical treatment report
- Exhibit B – Lagos State Government General Hospital, Odan, Lagos Out, Patient, and Index card dated 5th December, 2013 Registration No. 13433 (photocopy)
- Exhibit C – Ofon Monday petition dated January 21, 2014
- Exhibit D – Letter to Hon. Commissioner, Public Complaint Commission dated 30th April, 2019.
- Exhibit E – Letter from JEI dated 3rd June, 2015
- Exhibit F – letter from JEI dated 30th October, 2020

Findings:

- From the uncontroverted evidence of the Petitioner and his witness supported by documentary evidence, the Petitioner has made out a credible case of how he was brutalized by a mobile Policeman, one Kabiru on 4th December, 2013.
- The Respondent's failure to present evidence to rebut the Petitioner's case of how he was accosted and dehumanized by Kabiru violates the Petitioner's Fundamental Right under Section 34(1) (a) of the Constitution of the Federal Republic of Nigeria, 1999(as amended).
- The allegation of the Petitioner that the Provost who heard his case of assault and advised Kabiru to apologize as well as the offer of the sum of One Hundred Thousand Naira (N100,000.00) to the Petitioner are clear admissions of the unlawful actions of Kabiru.
- In spite of the intervention of several Non-Governmental Organizations and the Centre for Human Rights, the Police authority did not deem it fit to investigate and sanction its Officer or his misconduct. This showed that the Police Officer's action of impunity was encouraged by the Provost.

- The Panel finds the need for proper investigation of this matter as well as the sanctioning of the erring Policemen.
- The Petitioner is entitled to compensation for the inhuman and degrading treatment meted out on him by a Police Officer named Kabiru with Force No: 354952.

Recommendations:

- The Petitioner was awarded the sum of **Three Million Naira only (N3,000,000.00)** favour for the brazen infraction of his fundamental human rights.
- Periodic and psychological evaluation of Officers of the Nigeria Police Force.
- The culture of violence and the mentality that brutality and excess use of force is fundamental to achieving success in Policing in Nigeria must be discouraged.
- Training for Police Officers of the Nigeria Police Force on human rights observance is highly recommended.

PETITION NO: LASG/JPI/101/2020

Petitioner: Idris Saula

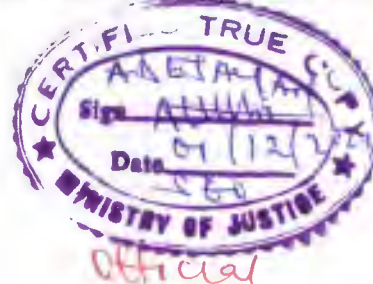
Summary: By a petition dated 5th November, 2020 the Petitioner alleged that while he was working at a construction site at Sangotedo Ajah, he was arrested by the men of SARS with three other persons. After spending a few days in detention at the Ajiwe Police Station he was transferred to SARS Headquarters at Lagos Command Ikeja. The others arrested were able to pay the sum of Fifty Thousand naira (N50,000.00) to secure their release, but the Petitioner was unable to as he couldn't afford the money. The SARS operatives reacted to this by charging him with conspiracy to rob and armed robbery before a Magistrate Court at Ikeja Lagos on May 16th, 2014. The Magistrate who presided over the case ordered that the Petitioner be remanded in Kirikiri Maximum Custodial Centre pending the advice of the Honourable Attorney General of Lagos State. Upon his counsel in January 2020 petitioning the Attorney General of Lagos it was found that the legal advice issued in May 2014 by the Directorate of Public Prosecutions absolved the Petitioner of the offence of conspiracy to rob and armed robbery. The Legal Advice was sent to the Police, but it was not forwarded to the Magistrate's court and as a result Mr. Idris Saula was kept in jail for 6 years. The legal advice was eventually forwarded in April 2020. Subsequently, the Magistrate ordered the release of the Petitioner from custody on 30th April, 2020.

Prayers: The Petitioner prayed the Panel for compensation for his ordeal.

Exhibits Tendered: Nil

Findings & Recommendation: Not Applicable.

Status of the Petition: The Petition was **struck out** on the 6th of July, 2021 for want of diligent prosecution.



PETITION NO: LASG/JPI/102/2020

Petitioner: Mr. Chukwuma Harry

Summary: By a Petition dated 13th October, 2020 the Petitioner alleged that on the 11th of January, 2013 at about 7pm one Emmanuel Agabi, a Policeman well known for extorting drivers approached him with his AK 47 rifle and demanded for money and he gave him Five hundred naira (N500.00) out of the Seven thousand Five hundred naira (N7,500.00) he brought out from his chest pocket. However, the Police Officer dipped his hand into the Petitioner's pocket, removed the remaining money from his pocket and cut off the chain from the Petitioner's neck in the process. The Petitioner surprised at the attitude of the officer cried out and the officer ordered him to come down from his vehicle and proceeded to search his trouser pockets and took the remaining money he had as well as his phone. He was then asked to walk and while he was pleading with the Officer to return his phone at least, he was shot at close range and his intestines came out. The Officer then proceeded to drag him into a nearby bush to leave him to die, but the arrival of a female airport cleaner halted his actions and the officer took to his heels. The Chief Security Officer of the Nigerian Airport Authority called from an ambulance that took him to Lagos State University Teaching Hospital. He was rushed to the Emergency unit and then to the theatre. He stated that he was discharged on the 18th of February, 2013 with a colostomy and commenced treatment as an outpatient. He has spent well over Two Million Naira (N2,000,000.00) on surgery and medical treatment. As a result, he has been unable to pay for the second operation of colostomy closure which means he has to walk around with a colostomy bag which costs Four Thousand Naira (N4500.00) weekly. Furthermore rather than investigate the actions of the erring officer, he was confirmed to have been transferred to Ibadan Police Airport Command.

Prayers: The Petitioner prayed the Panel for compensation to enable him carry out the second surgery without which it could lead to damage of his other organs.

Exhibits Tendered:

- Exhibit A: Photograph of the victim
- Exhibit B: Letter to The Chief Director Lagos State Teaching Hospital dated 22nd February, 2013
- Exhibit C: Lagos State University Teaching Hospital Letter dated 19th April, 2013
- Exhibit D: Letter from Harry Chukwuma to the Divisional Police Officer Bissam Police Station dated 12th February, 2013
- Exhibit E: Photocopy of Punch Newspaper dated Tuesday 14th May, 2013
- Exhibit F: Photocopy of The Guardian Newspaper dated Tuesday 14th May, 2013
- Exhibit G: Photocopy of Letter from Rotimi Ogunwuyi & Co to the Commissioner of Police Airport Command Ikeja dated 12th March, 2013
- Exhibit H: Series of drugs prescription forms from Lagos State University Teaching Hospital Ikeja

- Exhibit I: Copy of the Petition submitted by the Petitioner to the Judicial Panel of Inquiry and Restitution
- Exhibit J: Copy of Memo from FAAN dated 3rd June, 2021
- Exhibit K: Copy of forwarding of an orderly room proceedings dated 27th February, 2013

Findings:

- That the Petitioner's evidence, although not corroborated, was found to be strong, credible and uncontroverted
- That the evidence of Sgt. Agabi to the effect that it was the Petitioner who attacked him and caused his gun to explode and hit the Petitioner is neither credible nor believed by the Panel as medical evidence showed that the Petitioner was shot from the back. As such, the Panel prefers the Petitioner's evidence to that of Sgt. Agabi.
- That although Sgt. Agabi testified that he was arrested and detained by his colleagues for inflicting a bullet wound on the Petitioner for twenty-seven (27) days after which he was released when the Police authority viewed the FAAN footage and found that it exculpated him; failure to provide the said footage is however fatal to his defense especially as RW2 testified that there was no FAAN footage of the incident on the material day.
- That the FAAN footage tendered by Mr. Peter Eugene and admitted as Exhibit 'J' supports the Petitioner's account of how he was shot at the Zero Park Terminal, of the Airport. It consequently destroys the evidence of the defense and his actions remain unjustified.
- That the Petitioner is entitled to compensation for the threat to his Right to Life by virtue of Section 33 of the Constitution of the Federal Republic of Nigeria, 1999(as amended).

Recommendations:

- The Panel awarded the sum of **Nine Million Naira only (₦9,000,000.00)** in favour of the Petitioner as compensation.
- The Police authority failed to conduct a proper investigation of the case against Sgt. Agabi. As such, further investigation and his prosecution is hereby recommended.
- Periodic psychological evaluation of Officers of the Nigeria Police Force.
- Threats and abuses committed by some members of the Nigeria Police force have left many Nigerians fearful of their supposed protectors as Policemen brandishing firearms and demanding bribes account for arrests, beatings, shootings and detention in this instance or other abuses give great cause for concern and must be addressed by the Police Force.
- Trainings for Officers of the Nigeria Police Force on human rights observance.
- Training of Officers of the Nigeria Police Force on human rights as enshrined in the Constitution of the Federal Republic of Nigeria 1999 (as amended).

PETITION NO: LASG/JPI/103/2020

Petitioner: Mukaila Shobukola

Summary: By a petition dated 10th November, 2020 the Petitioner alleged that his daughter aged 15 years was shot on 5th February, 2020 at Ayo Afolabi Street, Aboru, Iyana Ipaja, Lagos. He further alleged that the Police came to the area in large troops and started shooting at the motorcycle drivers. In the process, his daughter who was on her way to school got shot. She was rushed to the hospital by a Good Samaritan and had to undergo surgery because her intestine came out. As such, she had to have a colostomy bag attached for a period of seven months. After which she had another surgery to restate her intestine to its normal position. Despite promises made by the P.R.O of the Lagos State Police Command one Mr. Bala to render help to the girl and her family, no such help came their way.

Prayers: The Petitioner prayed the Panel to for justice for his daughter and to offer her compensation as it is difficult for her to purchase her medication as at present.

Exhibits Tendered:

- Exhibit A: Flash Drive
- Exhibit B: Photocopy of Photographs of the Victim
- Exhibit C: Sunday Punch Newspaper dated 9th February, 2020
- Exhibit D: Photocopy of Photographs of the victim after the surgeries
- Exhibit E: Bloodied School Uniform
- Exhibit F: Two X-Rays of Shobukola Mariam
- Exhibit G: Shobukola Mariam aged 15 years. Cost Estimate of treatment
- Exhibit H: A Photograph
- Exhibit I: Receipts from Hospitals and Pharmacies
- Exhibit J: Copy of the Petition submitted by the Petitioner to the Judicial Panel of Inquiry and Restitution
- Exhibit K: Copy of Lagos State University Nursing process record of Shobukola Mariam
- Exhibit L: Photocopy of Punch Newspaper Printout dated 9th February, 2020

Findings:

- The Petitioner and his witnesses led uncontroverted evidence which was never debunked during cross-examination or by any defence.
- That it was established that the Victim, a student of Delight International School, Aboru, Iyana-Ipaja was shot on 5th February, 2020 by Officers of the Nigeria Police Force while she accompanied her Head Teacher to a POS shop at Ayo Afolabi Street, Aboru, Iyana-Ipaja. The Petitioner's witness was at the scene and heard gunshots and people running for safety when her attention was brought to Mariam who lay on the floor. PW2 in the vicinity also confirmed that Policemen

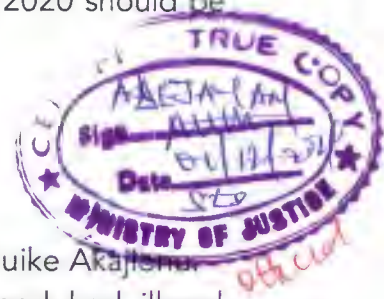
who were chasing Okada and tricycle riders were shooting in the area when a stray bullet hit the victim.

- That the medical evidence of PW4- Dr. Falogun Fatai, who saw Mariam at the time of presentation along with his team, carried out two (2) surgeries on her after removing the metallic object which was consistent with gunshot injury was cogent and convincing.
- That the Respondent did not rebut the fact that its Officers were at the scene on 5th February, 2020 chasing after Okada and tricycle riders who failed to comply with the ban of their operation on the expressway.
- That the circumstantial evidence which alleged that Policemen shot at Mariam Shobukola was not rebutted by any shred of evidence.
- That the evidence of the Petitioner and four (4) other witnesses point to the irresistible conclusion that it was Officers of the Nigeria Police Force who fired the stray bullet which hit the victim.
- That the Petitioner is entitled to compensation for the violation of her Right to Life under Section 33 of the Constitution of the Federal Republic of Nigeria, 1999(as amended).

Recommendations:

- Award in the sum of **Ten Million Naira (N10,000,000)** was made in favour of the Petitioner for the pain and suffering occasioned by the shooting of his daughter, Miss. Mariam Shobukola who was shot by Police Officers.
- Professional and effective training of Policemen on crowd-control and the use of ammunition to avoid accidental discharge and killings by stray bullets is highly recommended.
- Proper investigation into establishing the identities of the Policemen of Ile-Epo Police station that were at the raid on the 5th day of February, 2020 should be conducted while the erring Officers are sanctioned.

PETITION NO.: LASG/JPI/104/2020



Petitioners: Chris Ofoegbu, Ifeanyin Ezebuadi, Eze Hyginus and Chibuike Akajionu

Summary: Petitioners alleged that they were arrested, tortured and had illegal confessional statements obtained from them, leading to their incarceration for sixteen (16) years. The Petitioners were all arrested in the prime of their life in 1995 and only regained their freedom on 17th January 2011, when after trial in Suit No. RFT/IK/48C/97 at the High Court of Lagos State between The State v Lucky Igbinovia and Effiong Elemu Edu, Honourable Justice O. A Williams, they were discharged and acquitted of the Charge of Armed Robbery. The Petition further stated that there were several suspects were arrested in connection with the investigation, however, others died as a result of the torture meted upon them by the Police.

Prayer: The Petitioners pray this Panel for justice against the Respondent for alleged unlawful detention of the Petitioners in Kirikiri Prison (Now Correctional Centre) by the Respondent for 81 days.

Status: At the proceedings of 12th March, 2021, Counsel to the Nigeria Police, Mr Cyril Ajiofor, raised an Objection that this Panel lacks requisite jurisdiction to entertain this Petition on the ground that the allegation of unlawful detention for 81 days in Kirikiri Prisons(now Correctional Center) against the Police has been found to be without merit and dismissed by C.M.A. Olatoregun Isola J. of the Federal High Court in FHC/L/CS/171/09 (1) CHRIS OFOEGBU (2) IFEANYIN EZEBUADI (3) EZE HYGINUS (4) CHIBUIKE AKAJIANU & 7. ORS. (hereinafter referred to as the Judgment). In response to the Objection, Counsel to the Petitioners argued that notwithstanding the Judgment being relied upon by the Respondent, there is a subsisting Legal Advice issued by the Director of Public Prosecutions, Lagos State wherein it was stated that no prima facie case of Conspiracy to Rob or Armed Robbery was disclosed against the Petitioners. Therefore, Petitioners should be released from Prison custody. He therefore argued that Police are liable in law for the detention of the Petitioners for the 81 days in prison Custody.

Exhibits Tendered: Nil

Ruling: Relying on aspects of the Judgment referenced above, the Panel Ruled that matters upon which this Panel could assume jurisdiction are determined by the Rules of Proceedings of the Lagos State Judicial Panel of Inquiry on Restitution and Compensation of Victims of SARS related abuses and other related Matters 2020 and The Terms of Reference of this Panel. None of these instruments clothe this Panel with Jurisdiction to entertain a matter which has been decided by a Court of competent jurisdiction as in the Judgment of C.M.A. Olatoregun-Isola, J. in FHC/L/CS/171/09 referred to above. Further, that the relief being sought by the Petitioners before this Honourable Panel has been decided by C.M.A. Olatoregun, J. in FHC/L/CS/171/09. Thus, the only Constitutional option open to the Petitioners is to file an Appeal against the Decision in the Judgment.

Against the backdrop of the Judgment, the Panel sustained the objection of the Respondent and dismissed this Application.

Status: Although the instant Petition was dismissed by the Panel, it was forwarded to the House of Representatives for Legislative active.

PETITION NO: LASG/JPI/106/2020

Petitioner: Mr. Adefolarin Adesemowo

Summary: By a Petition dated 9th November, 2020 the Petitioner alleged that sometime in May, 2020 he was involved in a business transaction where his friend was duped by some fraudsters while he was trying to buy a plot of land he introduced to him. He stated that his friend paid the sum of Sixty Five Million Naira (₦65,000,000.00) and upon completion of the transaction; they discovered that the men who paraded themselves as the owners of the land were fraudsters. He was advised to report the matter to the Intelligence Response Team (IRT) in Ikeja. On 17th of August, 2020, he was introduced to the team leader at Ikeja called ASP Abraham. He narrated the incident to him and he was asked to write a statement and informed that he needed to write a petition and also pay the sum of Two hundred and Fifty Thousand naira (₦250,000.00) which he had to pay in cash. However after payment till date, nothing has been done as regards his case.

Prayers: The Petitioner prayed the Panel to help him recover his money from ASP Abraham.

Exhibits Tendered: Nil

Findings & Recommendation: Not Applicable.

Status: The Petition was **struck out** on 8th June 2021 for want of diligent prosecution

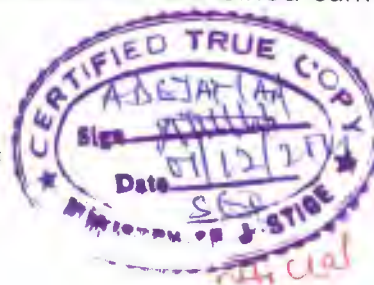
PETITION NO: LASG/JPI/107/2020

Petitioner: Emmanuel Okorodudu

Summary: By a Petition dated 11th November, 2020 the Petitioner alleged that on the 5th of May, 2015, he was arrested by operatives of SARS at Winner Road Abraka, Delta State. The Officers were led by one A.S.P. Simon Nathaniel and one Dele Olubiyi, a driver who ferries the vehicles the Petitioner buys from Lagos was also in the company of the Officers. He was detained for three (3) weeks in Abraka Delta State, a day in Port-Harcourt and eventually transferred to the Lagos State Police Command, Ikeja. He was arraigned on the 21st of May, 2015 after his bail was perfected. However, there was an Order of court striking out the Charge. During the period of his arrest, the Policemen seized five (5) vehicles from the Petitioner and one Ogedegbe also stole several personal effects as well as the sum of Twenty-One thousand Five hundred naira (₦21,500.00).

Prayers: The Petitioner prayed the Panel to invite the concerned Officers for cross-examination and to refund the sum of Three million Five hundred thousand naira (₦3,500,000.00) as the cost of the vehicles seized and the combined sum of Two million naira (₦2,000,000) extorted from him.

Exhibits Tendered:



- Exhibit A: Photocopy of a Charge Sheet in Commissioner of Police vs. Dele Olubiye and Emmanuel Okorodudu
- Exhibit B: Certified True Copy of a Magistrate Court Ruling between Julmus Motors & Anor vs. Commissioner of Police & Ors
- Exhibit C: Photocopy of Vehicle Particulars
- Exhibit D: Photocopy of Lagos State Government Motor Vehicle Administration Agency Allocation of Registration Number
- Exhibit E: Photocopy of LINKSURE Co-Operative Insurance Limited, Certificate of Insurance
- Exhibit F: Photocopy of a photograph of Rivers State vehicle License Private car

Findings:

- That the Petitioner led uncontroverted evidence which was not debunked during cross-examination or by any defence.
- That the Petitioner's evidence in respect of the violation of his fundamental right under Section 34(11) (a) and Section 35(5a) of the Constitution of the Federal Republic of Nigeria 1999 (as amended) respectively was uncontroverted and strong.
- That the onus on the Respondent to justify the Petitioner's arrest, detention and seizure of his vehicles was not discharged by the Respondent.
- That the extended period of the Petitioner's detention beyond the period constitutionally provided by the Constitution left the Petitioner vulnerable to repeated threats and demands for bribe by the Police Officers.
- That on the uncontroverted evidence of the Petitioner, the Panel finds that the Petitioner's rights were infringed upon by the Respondents.
- That the Charge filed at the Magistrate Court was not judiciously pursued by the Police because they knew that they had wrongly charged the Petitioner. Further, that this led to the leading to the Petitioner's release on bail.
- That the conversion of two (2) of the Petitioner's vehicles is a serious case of abuse of office by Supol. Nathaniel and the Officers who were seen driving the Camry and KIA vehicles which were to have been used as Exhibits in the supposed criminal case against the Petitioner.
- The Petitioner is found to have proven his case for infraction of his fundamental right under Sections 34 and 35 of the Constitution of the Federal Republic of Nigeria 1999(as amended) and is entitled to compensation.

Recommendations:

- The Panel awarded the Petitioner compensation in the sum of **Three Million Naira only (₦3,000,000.00)**.
- The prompt investigation and sanctioning of the Officers who failed to pursue the prosecution of the Petitioner who committed no crime and had to face a trumped-up Charge in order to cover up the illegality of their actions.

PETITION NO. : LASG/JPI/108/2020

Petitioner: Environmentalist Gboyega Igbamerun

Summary: The Petitioner alleged that in the year 1991 he was involved in the apprehension of some Police and Army Officers who were in the habit of robbing innocent citizens around the Oshodi axis of the state. He stated that after their arrest, they all made Statements confessing to the crime and were detained. Shortly after this, he was attacked at Oshodi by some Policemen suspected to be sympathetic with the arrested men. After the eventual release of the suspected men, the Petitioner alleged threat to his life. He made several attempts and efforts at intimating the relevant authorities to no avail. He was beaten and tortured. As a result of this his leg got fractured while his hand, waist and ankle were also dislocated. Furthermore, he was ejected by his landlord and became homeless. A fresh investigation was ordered into the robbery incident and report of same was submitted but nothing was done to the case. Presently, the health of the Petitioner has deteriorated with no hope of getting justice for the physical and emotional injuries he suffered for his gallantry. Lastly, the Petitioner noted that the Ministry of Health stepped in to check his eye problem and he was diagnosed with Glaucoma which he claimed to have sustained during the attack.

Prayers: The Petitioner prayed the Panel for financial and medical support, justice for the physical and emotional trauma he sustained while apprehending the alleged Police robbers and a proper investigation into the case with a view to righting the wrong done to him by the Police and Army Officers.

Exhibits Tendered:

- Exhibit A – Letter addressed to Mr. Babatunde Fashola, The Executive Governor of Lagos State dated 3rd January, 2013.
- Exhibit B – letter addressed to the Lagos State Commissioner of Police dated 4th May, 2013.
- Exhibit C – Letter from Lagos State Ministry of Health dated 24th February, 2014.
- Exhibit D – Letter addressed to the Inspector General of Police, Nigeria Police Force Headquarters, F.C.T., Abuja dated 3rd November, 2014.
- Exhibit E – Letter from Federal Ministry of Justice dated 13th August, 1990.
- Exhibit F – Photocopy of a letter from Director of Civil Litigation.
- Exhibit G – Petition of Environmentalist Gboyega Igbamerun to the Lagos State Judicial Panel of Inquiry filed on the 14th November, 2020.

Findings:

- That the testimony of the Petitioner that he was unlawfully arrested, detained, tortured and brutalized by operatives of the Respondent is credible and not challenged.
- That the Petitioner acted commendably in helping to apprehend a criminal and also providing a lead to the arresting of other criminals.
- That the Petitioner was threatened, bullied, harassed and ultimately brutalized and tortured to the point of death, left with life threatening injuries and

presumed dead for assisting in providing information that led to the arresting of Police Officers caught in the process of committing crimes.

- That as a valuable witness, the Petitioner was not provided with adequate protection despite being under severe threats and reporting the threats to the rank and file of the Nigeria Police Force.
- That while the Nigerian Army acted in a timely fashion, in conducting a trial and subsequently dismissing its Officer, Private Okoro, the Nigeria Police force neglected, failed to act and eventually released its Officers who had been apprehended for committing crimes and failed to properly investigate and possibly charge them to court.
- That the action of the Nigeria Police in refusing and neglecting to investigate the case of the Petitioner and the threats to his life by operatives of the Police is inappropriate and condemnable.
- That the investigation of the Police was shoddy and riddled with tardiness.
- That the actions of the Officers of the Nigeria Police Force against Mr. Gboyega Igbamerun sends a very dangerous and discouraging message to any citizen who may want to assist with the apprehension of criminals.
- The Petitioner is entitled to monetary compensation for the unlawful arrest, detention, torture and inhuman and degrading treatment meted on him by operatives of the Respondent.

Recommendations:

- The Petitioner was awarded the sum of **Five Million Naira (₦5,000,000)** as compensation while noting that Mr. Gboyega Igbamerun's exemplary action led to a threat to his life and grievous bodily harm occasioned by brutalisation which impacted heavily on his quality of life and will continue to impact him for the rest of his life amidst a reduced ability to earn an income.
- The Officers of the Nigeria Police Force who harassed, abused and brutalized Mr. Igbamerun should be fished out, investigated and sanctioned.
- The Nigeria Police Force should ensure prompt arrest, investigation and diligent prosecution of its Officers who harass, brutalise and abuse innocent citizens.
- Individual members of the Nigeria Police Force must imbibe the culture of transparency and avoid acting in a manner and culture that leads to the obstruction of justice and the undermining of the position and safety of citizens who try to assist the Police.
- Officers training should include courses that help them know that they are not above the law.
- Officers should be made to undergo a minimum of four trainings in a year on self-restraint and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.
- The conduct of the Petitioner which was met by unlawful arrest, torture, inhuman and degrading treatment from the Police was borne out of his patriotic spirit for

Nigeria as a nation. The Petitioner is therefore hereby recommended for State Recognition.

PETITION NO. : LASG/JPI/109/2020

Petitioner: Mrs. Titi Agnes

Summary: The Petitioner alleged that on the 26th of November, 2006 her son Taiwo Egbaiyeyomi was arrested by Officers of Special Anti-Robbery Squad (SARS) of the Nigeria Police Force and taken to Area F Police Command, Ikeja. When she arrived at the Station, she was told to pay Fifty Thousand Naira (N50, 000) by one of the Officers for the release of her son. She further alleged that the Investigative Police Officer in charge of the case got angry after the third day when she was still unable to raise the said amount. As a result, she was also detained her for five (5) days, stripped naked and assaulted which led to a fracture of her arm. On 11th July, 2007, the Petitioner instituted as action against the Respondent, with the court awarded the sum of Two Million Naira (N2,000,000.00) against the Respondent as damages for her unlawful detention and assault.

Prayers: The Petitioner prayed the Panel for an Order directing a Proper investigation into the case with a view to resolving the mystery surrounding the disappearance of her son while in Police custody.

Exhibits Tendered:

- Exhibit A – Ruling dated 14th day of April, 2008
- Exhibit B – Enrolment of Order dated 14th day of April, 2008
- Exhibit C – Printout of photograph and photocopy of Daily Newspaper
- Exhibit D – Affidavit of Urgency, Motion on Notice, Affidavit in Support, Statement in Support, Verifying Affidavit, List of Witnesses and Written Address in Support of the Motion
- Exhibit E – Court proceeds, Ruling and Enrolment of Order
- Exhibit F – Letter dated 26th of May, 2008 from Sam O. Orogbemi & Co.
- Exhibit G – Letter dated 15th March, 2007 to the Deputy Commissioner of Police, State Central Investigation Department, Panti, Yaba, Lagos.
- Exhibit H – Letter dated 3rd September, 2012 to Inspector General of Police from Office of the Public Defender
- Exhibit I – Originating Motion Ex-parte with other supporting documents
- Exhibit J – Letter dated 6th June, 2017 to Office of the Public Defender

Findings:

- The Panel is satisfied by the uncontroverted evidence of the Petitioner and his mother that the men of Federal Special Anti-Robbery Squad (FSARS) Ikeja on the 26th of November, 2006 arrested and detained one Taiwo Egbaiyemi, and till date he has not been charged to court or prosecuted for any criminal offence.



- The arrest and detention of Taiwo was only a ploy to extort money from his family.
- The illegal arrest of PW2, and the assault of the Petitioners mother and sister were not challenged or controverted at cross examination or by way of a defence. They are credible facts which the Panel will act upon.
- The Ruling of the High Court in Exhibit "H" where the Police was ordered to produce Taiwo Egbayeyomi which the Police did not comply with, supports the Petitioner's fears that the Police had killed the said Taiwo who had been in their custody for 15 years.
- The Petitioner's assertion that Taiwo had been missing also for over 7 years raises the presumption of his death.
- From all circumstantial evidence before the Panel and all facts leading to the conclusion that Taiwo Egbayeyomi is now dead; the Panel finds that his family is entitled to compensation.

Recommendations:

1. An award of **Ten Million naira (N10 million)** was made for the unlawful killing of the deceased, Taiwo Egbayeyomi while in Police custody to the Petitioner.
2. It is a well-known fact that persons held in Police custody or any other public location, who are unable or unwilling to pay the Police are frequently subjected to threats and acts of physical abuse ranging from assaults to torture and extrajudicial killings. This should be addressed by the Police, and such cases properly investigated.
3. The use of torture and other cruel, inhumane and degrading treatment are rarely held accountable for. It is about time that erring Policemen should be made accountable for such conduct.

PETITION NO. : LASG/JPI/110/2020

Petitioner: Segun Ishola

Summary: The Petitioner alleged that on 14th December, 2008 his brother Tunde Ishola and his friend Lanre were celebrating the purchase of Lanre's car in which he joined in at Flex Bar located around Akoka, Yaba and thereafter proceeded to Bajulaiye Street. That on their way back to Akoka, they noticed a bus following them but, the driver sped off through Fola-Agoro towards Bariga. Upon getting to Bariga everyone else ran away but he waited because he suspected that the people in the bus were law enforcement Officers. When the Officers saw him, he was shot in the hip by one 'Smart and taken to Bariga Police Station. After several hours of bleeding out, he was taken to Gbagada Hospital where he was rejected and thereafter taken to Lagos University Teaching Hospital (LUTH) at Idi-Araba and dumped at the emergency unit. After visits to several hospitals, he was informed that he would require surgery to the tune of Two Million Naira (N2,000,000.00).

Prayers: The Petitioner prayed for compensation to the tune of Fifty Million Naira (₦50,000,000.00) for medical treatment.

Exhibits Tendered:

- Exhibit A: Lagos State Government General Hospital Gbagada.
- Exhibit B: Lagos University Teaching Hospital (LUTH) Assessment of In-Patient On Discharge with 12 other Receipts.
- Exhibit B1: Lagos University Teaching Hospital (LUTH) Elective Surgical Procedure Form.
- Exhibit C: National Orthopedic Hospital Igbogbi, Lagos Division of Clinical Service Pre-Operative and Admission Assessment Form.
- Exhibit D: Ishola Oluwaseun X-Ray Films.
- Exhibit E: Ishola Segun Digital X-Ray.

Findings:

- The case of the Petitioner is established, as the evidence given is credible, uncontroverted and not discredited under cross examination.
- There is credible and uncontroverted evidence of the Petitioner and PW2 that the Petitioner was illegally and unlawfully shot on the 14th of December 2008 by SARS operatives. PW2's evidence was an eye-witness account and it corroborates the evidence of PW1.
- That the illegal and unlawful shooting of the Petitioner by SARS operatives hit the Petitioner between his thigh and his buttocks and same has made him incapable of doing any productive job. This fact is confirmed by Exhibits A-E tendered by the Petitioner.
- The Respondent did not controvert or debunk the evidence of the Petitioner that the Petitioner was shot by the Police.
- We find as of fact that there was a serious violation of the Fundamental Right to Life and Personal Liberty of the deceased under Section 33 & 35 of the Constitution of the Federal Republic of Nigeria 1999(as amended).
- The Respondent in such a matter has a duty to justify their actions and the onus imposed on the Police by law was not discharged.
- The Respondent did not discredit the evidence of the Petitioner at cross examination or lead any evidence to show that the people that shot were not Policemen.

The Petitioner was not found to have reasonably been suspected to have committed any offence by the SARS operatives.

The Panel finds that there was poor engagement with the family of the Petitioner by the Nigeria Police Force.

- That the Police was insensitive to the plight of the Petitioner when he was screaming for help and for water even after illegally shooting him.
- That the Petitioner still needs to undergo corrective Surgery which will cost him Two Million, Five Hundred and Twelve Thousand Naira Million Naira (N2, 512,000) as he was medically advised.



- The Petitioner is entitled to compensation

Recommendations:

- The sum of **Five Million Naira (₦5,000,000)** was awarded in favour of the Petitioner.
- Professional and effective training of Policemen on how to handle firearms and ammunitions especially as regards the observance of the Fundamental Rights of every persons is highly recommended
- Periodic psychological evaluation of Policemen.
- The Officer who shot the Petitioner should be investigated and prosecuted.
- Officers should be made to undergo training on self-restraints and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.

PETITION NO. : LASG/JPI/111/2020

Petitioners: The Family of Late Peter Okpire

Summary: The Petitioner is the elder brother of the deceased. He alleged that late Peter Okpire worked for one Honourable Adeola Jokomba without any report of misbehavior before leaving the place for another job. That sometime in the month of January, 2014 he was informed of the arrest of the deceased by Police officer and that he was taken to Magodo Police Station. That the deceased was arrested on the allegation that one Mr. Ede Kenneth who was working as a house help with the Honourable stole some items from him and confessed to have given the said items to the deceased. Also, that Mr. Ede Kenneth later confessed that he did not give the said items to the deceased, yet the Police refused to release the deceased from their custody but kept torturing him and transferred him to Special Anti-Robbery Squad (SARS) office on the 20th January, 2014. While he was informed upon visiting Special Anti-Robbery Squad (SARS) office on the 21st January, 2014 to see the deceased and give him food to eat, unknown to him the late Peter Okpire had been gruesomely murdered and buried by the disbanded Officers of Special Anti-Robbery Squad (SARS), Lagos State.

Prayers: The Petitioner prayed the Panel for an Order mandating an investigation into the gruesome murder of Peter Okpire with the erring Officers being brought to justice.

Exhibits Tendered: Nil

Status: The Petition was **struck out** for want of diligent prosecution.

PETITION NO. : LASG/JPI/112/2020

Petitioners: The Family of Late Okoronkwo Sylvester Ogbonnaya

Summary: The Petitioners alleged that on the 21st October, 2020 the deceased was shot and killed by one Police Officer named 'Kunle' of the Nigeria Police Force attached Area C, Police Station, Surulere, Lagos.

Prayers: The Petitioner prayed the Panel for an investigation into the gruesome murder of Okoronkwo Sylvester Ogbonnaya as well as the prosecution of the erring Officers.

EXHIBITS TENDERED:

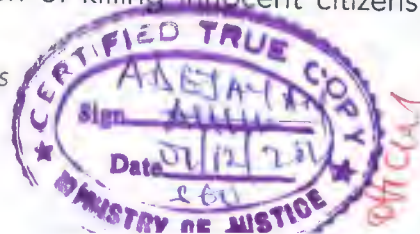
- Exhibit A – Letter to allow the burial of Okoronkwo Sylvester by Professor John Obafunwa dated 14th December, 2020
- Exhibit B – Certify true copy of autopsy of Okoronkwo Sylvester dated 17th July 2021
- Exhibit C – Obituary of Okoronkwo Sylvester
- Exhibit D – Picture of OKoronkwo Sylvester
- Exhibit E – Flash Drive without mark

Findings:

- The case of the Petitioner is established as the evidence is credible, uncontroverted and was not discredited under cross examination.
- There is credible and uncontroverted evidence of the Petitioner that the Petitioner was shot on the 21st of October 2020 by Policemen from Area 'C' Command, Lagos. Exhibits 'B' & 'E' corroborates the oral evidence that the deceased was shot to death by Policemen.
- The Respondent did not controvert or debunk the evidence of the Petitioner that the Petitioner was shot and killed.
- We find as of fact that there was a serious violation of the Fundamental Right to Life of the deceased under Section 33 of the Constitution of the Federal Republic of Nigeria 1999 (as amended).
- The Respondent in such a matter as this has a duty to justify their actions and the onus imposed on them by law was not discharged.
- The Respondent did not discredit the evidence of the Petitioner at cross examination or lead any evidence to show that the people that shot were not Policemen.
- The Panel finds that there was poor engagement with the family of the deceased by the Nigeria Police Force.
- The Petitioner's family is entitled to compensation for the extra judicial killing of the deceased, Sylvester Ogbonnaya Okoronkwo.
-

Recommendations:

- The sum of **Ten Million Naira (N10,000,000)** was awarded in favour of the family of the Late Sylvester Ogbonnaya Okoronkwo.
- Professional and effective training of Policemen on how to handle crowd and riotous situations to avoid this ugly situation of killing innocent citizens with impunity.



- Periodic psychological evaluation of Policemen.
- The Policemen who shot the deceased are recommended to be investigated and possibly prosecuted.
- Officers should be made to undergo training on self-restraints and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.

PETITION NO. : LASG/JPI/113/2020

Petitioners: Tobe Ikoro and Chidera Robinson

Summary: The Petitioners alleged that they booked a ride on Bolt Nigeria App to the Yaba Market with the driver choosing to drive through Oshodi Expressway as against through Lawanson Street which was shorter as suggested by the Petitioners. While in traffic somewhere at Tejuosho, a man suddenly tapped the rear door window and motioned the 1st Petitioner to wind down the glass. While wondering who he was he saw another in mufti who jumped in front of the car and without any prompting, the driver unlocked the doors while the two armed men entered into the car and collected their phones. Going through the phones they saw photographs of buildings in the 2nd Petitioner's phone. The four armed men asked the Petitioners to either give them money or see the other side of them and asked them to enter into a commercial bus they came with. Two of the armed men had the inscription SARS on their T-shirt while the others wore a plain shirt. The 2nd Petitioner entered as ordered for fear of being shot, while the 1st Petitioner refused and was physically forced out of the Bolt ride which they never succeeded with. This led to the Officers beating the 1st Petitioner inside the Bolt ride.

Prayers: The Petitioner prayed the Panel for an award of compensation for the torture, extortion and harassment, the refund of the sum of One Hundred Thousand Naira (N100, 000) which was extorted from the Petitioners as well as a refund of the sum of Seventy-five Thousand Naira (N75, 000) being the monetary value of the pair of trousers and wrist watch which was fraudulently converted by Bolt Nigeria through its unauthorized driver.

Exhibits Tendered:

- Exhibit A: Ride details with attachment
- Exhibit B: Zenith Bank Statement of Account between the periods of 25th September, 2020 to 16th October, 2020
- Exhibit C: Flash Drive
- Exhibit D: GT Statement of account of Robinson Disney Chidera dated 16th October, 2020.

Findings:

- That the 1st and 2nd Petitioners were unlawfully arrested, detained, abused, brutalized, threatened and extorted of money by Officers of the Nigeria Police Force.
- That the testimonies of the 1st & 2nd Petitioners were not debunked under cross examination and they are undefended.
- That the Petitioners were not reasonably suspected to have committed any offence neither were they charged to court for any offence.
- Officers of the Nigeria Police Force who ought to have protected the Petitioners and give them a sense of safety rather acted like criminals.
- The Panel finds that the culture of random and baseless arrest and extortion of youth which breed an atmosphere of distrust and apathy towards the Nigeria Police Force and overall cohesion between society and law enforcement Officers ought to be looked into by the Nigeria Police.
- The Panel finds that the use of malevolent threat particularly threat to life used to coerce and compel citizens to create an atmosphere for further abuse and extortion is a scourge amongst certain Police Officers that must be addressed.

Recommendations:

- The 1st Petitioner was awarded the sum of **One Million Five Hundred Thousand Naira (₦1,500,000)** while the 2nd Petitioner was hereby awarded the sum of **One Million Naira (₦1,000,000)** respectively as compensation for their unlawful arrest, detention, brutal acts, abuse and extortion perpetrated by operatives of the Respondent.
- The Officers, who brutalized, tortured and threatened Mr. Tobechukwu Collins Ikoro and Chidera Robinson (1st & 2nd Petitioners) should be investigated and sanctioned as may be appropriate.
- Officers should always be willing to provide identification on demand when in mufti or other uniforms such as T-Shirts which do not bear their identity.
- Any officer who randomly tortures people and dehumanises citizens under any circumstances should be brought to book on time.
- Officers of the Nigeria Police Force must seize random arrests, hostage taking, physical abuse, brutalisation and torture of harmless citizens going about their lawful business.
- Officers of the Nigeria Police Force should always be restrained in their conduct within the framework of law especially towards Human Rights law and observance
- Officers should be made to undergo a minimum of four trainings in a year on self-restraint and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.
- Victims of Police torture should be made to receive treatment and psychological evaluation at the expense of the Nigeria Police Force or the State Government.

PETITION NO.: LASG/JPI/122/2020

Petitioner: Prince M.A. Akaba

Summary: The Petitioner filed a petition dated 14th November, 2020 wherein the Petitioner stated that his former colleague Mr. Oluwale Fabinu snatched his wife and daughter – Akaba Nike, blinded him and threatened his life. He reported the incident at to the Police at VC LASU while the Commissioner of Police sent the Petitioner to CID, Abeokuta, Elewera and from there was brought to Pantti, Yaba. On the 5th of October, 2019 the Petitioner met with Officer Charles who brutalized the Petitioner and asked him to pay the sum of ₦100,000.00 (One Hundred Thousand Naira) while as at then the Petitioner had ₦52,000.00 (Fifty-two Thousand Naira) with him which was meant to pay his children's school fees. The Petitioner was pushed with the Officer's gun and fell into the drainage. The SARS Officers collected the sum of ₦52,000.00 (Fifty-two Thousand Naira) from him while Officer Coker helped him collect the file.

Prayers: The Petitioner prayed for an order of the Honourable Panel compelling Mr. Fabinu to release his wife Akaba Titilayo and daughter Akaba Nike and the sum of Two Billion Naira (₦2,000,000,000.00) as compensation/special damages.

Exhibits Tendered: Nil

Findings:

- From the available evidence of the Petitioner and his witness there is no doubt that the assault, molestation and the trauma perpetrated on the Petitioner by the Police are unlawful as no justification was given for them.
- There is no evidence to rebut or debunk the evidence of the Petitioner that Officer Challes assaulted and maltreated the Petitioner.
- We find the Petitioner's evidence on the assault and degrading treatment corroborated by Exhibits A & B strong enough evidence to find that the traumatic experience he went through were unlawful.
- The Police did not investigate the complaints of the Petitioner and no reason was adduced for their refusal to do so.
- The Petitioner is entitled to compensation for pain, mental trauma from the said unlawful assault and traumatic experience.

Recommendations:

- Training and retraining of Policemen and Officers on Human Right Law and observance cannot be over emphasised.
- Compensation of **Five Hundred Thousand Naira (N500, 000)** is hereby awarded in favour of the Petitioner, Prince M.A. Akaba for the injury he sustained as a result of the assault perpetrated on the Petitioner by the Police.

PETITION NO: LASG/JPI/126/2020

Petitioner: The Family of Late Ikechukwu Iloamuzor

Summary: The Petitioner is the wife of Late Mr. Ikechukwu Iloamuzor a driver in the employment of one Mr. Sam Okafor until the time of his death, filed a petition dated 26th October, 2020 wherein the Petitioner stated that on the 12th day of October, 2020 at about 11am the deceased was driving his boss from Ebute-Meta to Ilupeju when they encountered hectic traffic around Stadium Bus-stop, Ojuelegba which they were in for about an hour as a result of the EndSARS protest. That the deceased got out of the vehicle to stretch his legs and also ascertain the cause of the traffic from a distance with both hands in his pockets. That the Officers of Area C Police Command, Ojuelegba and Hogan Bassey Police Division were seen firing shots to disperse the protesters while it pierced through the deceased in the neck and died immediately.

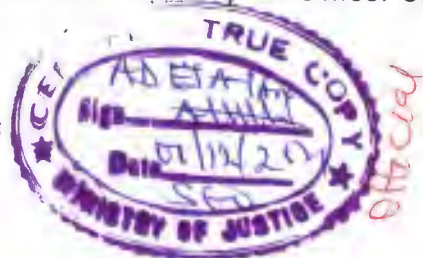
Prayers: The Petitioner prayed the Paanel for disciplinary action to be caused against the erring Officers responsible for the death of her late husband and adequate monetary compensation.

Exhibits Tendered:

- Exhibit A: Lagos State Ministry of Health Billing Sheet of Mr. Ikechukwu dated 12th October 2020.
- Exhibit B: LASUTH Ikeja Certificate of cause of death of Ikechukwu Iloamuzor
- Exhibit C: Photograph of male with hands in his pocket identified as Ikechukwu Iloamuzor
- Exhibit D: Flash Drive
- Exhibit E: Flash drive.
- Exhibit G: Photocopy of a screen shot from Mr. Babajide Sanwo-Olu Governor of Lagos State Twitter Handle on 17th August.
- Exhibit H: Two Wedding photographs of Late Mr. Ikechukwu Iloamuzor and Ngozi Uzoamka Iloamuzor.

Findings:

- The Panel finds that the evidence of the Petitioner's witness was credible, compelling and not challenged in any material respect.
- The eye witness account of PW1 which clearly establishes that the deceased was shot by a stray bullet which was recklessly and unlawfully fired by a Police operative was not discredited or debunked under cross examination. The Panel hereby acts upon same.
- The Panel finds that there was overwhelming documentary and oral evidence that the Late Mr. Ikechukwu Iloamuzor was shot and killed by an Officer of the Nigeria Police Force.



- The Panel finds that the Officers responsible for shooting Mr. Ikechukwu Iloamuzor are yet to be brought to book and the entire investigation of the incident by the Nigeria Police Force has been tardy.
- The Panel finds that some Police Officers wrongly believe that shooting into a crowd of protester is an appropriate way to disperse them.

Recommendations:

- Award in the sum of **Ten Million Naira (₦10,000,000)** was awarded in favour of the deceased's family for the unlawful shooting of the deceased, Ikechukwu Iloamuzor by the Police which led to his death.
- The Officers of the Nigeria Police Force who were shooting at Surulere on the 12th of October 2020 and who killed the Late Mr. Ikechukwu Iloamuzor in the process should immediately be investigated and possibly prosecuted.
- There is a need for professional and effective training of Policemen on crowd control and how to handle riot situations so that the hitherto excuses of accidental discharge and stray bullet hitting innocent citizens can become a thing of the past.
- Adequate and speedy compensation of victim's family by the Federal Government in the case of death.
- Cost of compensation should be deducted from Police yearly Budget. By this, the Force will be mindful of the consequences of violating people's rights.
- Officers should be made to undergo a minimum of four trainings in a year on human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.

PETITION NO.: LASG/JPI/129/2020

Petitioner: Mrs. Adeola Rashidat Mukaila & Mrs. Stella Edegwa

Summary: The Petitioners filed a petition dated 6th November, 2020 wherein the Petitioners stated that on the 6th day of June, 2020 at about 12noon Officer Ade, Tom, Polo and Walter attached to Special Anti-Robbery Squad (SARS), Tolu Police Station, Ajegunle drove into Mokoya Street in Ajegunle purportedly on information that some youths were hosting a party in their house in breach of the Covid-19 protocol. While driving along the street, the SARS Officers came across a footballer by the roadside who was trying to fix his broken vehicle. The Officers harassed the footballer accusing him of being a "Yahoo boy" and demanded for his car key while the other Officers beat the footballer with their baton and the butts of their guns. This attracted attention of passersby while the Petitioners also came out from the beauty salon they were and brought out their phone to record the incident alongside other passersby. One of the Officers known to the Petitioners as Officer Ade bounced on the 1st Petitioner who was five months pregnant at the time, smacked her phone

Samsung A10 which she was using to record and also pushed her into the gutter; dragged the 1st Petitioner in the gutter filled with mud and punched the 1st Petitioner several times on the tummy with his fist. That the 2nd Petitioner intervened screaming and yelling at Officer Ade to stop hitting the 1st Petitioner as the 1st Petitioner was pregnant and may lose her baby. Rather than stopping, Officer Ade instead swings a fist at the 2nd Petitioner who was trying to rescue the 1st Petitioner from Officer Ade's grip. The blow caught the 2nd Petitioner on the lips with such intensity that the 2nd Petitioner's lips almost split in half and her mouth was covered with blood.

Prayers: The Petitioners prayed the Panel for the following reliefs:

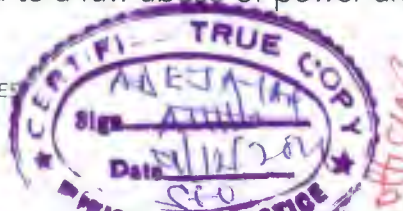
- Replacement of the 1st Petitioner's Samsung A10 phone which Officer Ade smacked out of the 1st Petitioner's hand and damaged beyond repair.
- Refund of the money expended by the Petitioners in treating themselves of the injuries suffered as a result of the acts of erring Officers.
- Thorough investigation of the case with a view to prosecuting the erring Officers culpable.
- Payment of adequate monetary compensation to the Petitioners to assuage their feelings for the dastard acts of the Officers concerned.

Exhibits Tendered:

- Exhibit A – A phone (Samsung Galaxy A10)
- Exhibit B – A flash drive
- Exhibit C – Sworn affidavit of Mrs. Adeola Rashidat Mukaila and Mrs. Stella Edegwa dated 15th august, 2021.
- Exhibit D - Printed picture of a woman holding a man shirt
- Exhibit D1 - Telegraphic address to Supol Olu Olodi-Apapa with Reference Number CH: 6350/LS/TL/Vol.1/85
- Exhibit E - Telegraphic address to Supol Olu Olodi-Apapa with Reference Number AB: 4099/LS/TL/Vol.1/35
- Exhibit F - Pathological examination of Mrs. Mukaila Rashidat
- Exhibit G - Flashdrive
- Exhibit H - Nigerian Police statement of Witness/Accused of Mrs. Mathew Mukaila Rashidat
- Exhibit I - Nigerian Police statement of Witness/Accused of Mrs. Stella Edegwa

Findings:

- The case of the Petitioners was proven with the sole testimony of the 2nd Petitioner. Petitioners' case is meritorious as same was uncontroverted at Cross Examination or Defence.
- That Mrs. Adeola Rashidat Mukaila and Mrs Stella Adegwa were assaulted by a team of Officers consisting of Tolu, Ade, "Polo" and "Water" attached to Tolu Division of the Nigeria Police without any legal justification.
- The actions of the Police Officers amounted to a raw abuse of power and clear unwarranted display of reckless force.



- That the same Police Officers unlawfully seized the phone of the 1st Petitioner thereby denying her the lawful use of her phone.
- The evidence of the defence on law prohibiting video coverage of events on the street is not backed up by any law and there was a violation of the Petitioner's Right to her Property(phone) under Section 44 of the Constitution of the Federal Republic of Nigeria(1999)(as amended). The evidence of the Petitioner is more reliable than that of RW1 whose actions can be described as arbitrary and a contravention of the Petitioner's right in this regard.
- That there is no known law which prohibits recording of public incident such as the scene in which the Officers were assaulting a young footballer and harassing him in the Public. Therefore, there was no ground in law for these Police Officers to have accosted the 1st Petitioner on the fact that she was video recording the scene.
- That the Petitioners are entitled to compensation

Recommendations:

- The 1st Petitioner, Mrs Adeola Rashidat Mukaila was awarded the sum of **Seven Hundred Thousand Naira (₦700, 000)** as compensation for the assault meted on her by the Police.
- The 2nd Petitioner, Stella Edegwa is awarded the sum of **Five Hundred Thousand Naira (₦500,000)** as compensation for the assault meted on her by the Police.
- 1st Petitioner's Samsung A10 mobile phone which was still in the custody of the Police was ordered to be returned to the Petitioner.
- There is need for further training of the Nigeria Police on human Rights and its observance.
- The Nigeria Police should be made to discharge its Constitutional duties with full observance of Rule of Law especially as regards protection of lives and property. To this end, Police ought to be structured in its workings not to see its self as superior to Nigerian Citizens who it's to protect.
- The culture of random and baseless arrest and extortion of youth by some Policemen which breeds an atmosphere of distrust and apathy towards the Nigeria Police Force is a development which calls for concern and should be drastically addressed by the Police authority.
- The use of malevolent threat particularly threat to life used to coerce and compel citizens to create an atmosphere for further abuse is a scourge amongst certain Police Officers that must be addressed.

PETITION NO.: LASG/JPI/132/2020

Petitioner: The Family of Late Ogunseye

Summary: The Petitioner filed a petition dated 20th November, 2020 wherein the Petitioner stated that on Wednesday 20th March, 2020 at about past 7pm, late Mr.

Fatai Ogunseye a.k.a Ayenafe went to Obabiyi Bus-sto, Ikorodu, Alimosho Local Government, Lagos State to buy food for himself and his family to break their fast when Inspector Okoro Charles shot 3 bullets at a tricycle (marwa) operator in order to collect their routine ₦100.00 (One Hundred Naira) from the tricycle operator, but the tricycle operator missed and Inspector Okoro Charles shot late Mr. Fatai Ogunseye dead on the spot.

Prayer: The Petitioner prayed for the prosecution of Inspector Okoro Charles for the murder of Mr. Fatai Ogunseye (a.k.a. Ayenfe).

Exhibits Tendered:

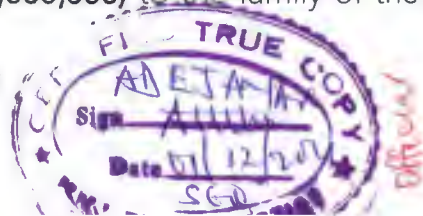
- Exhibit A – Printed pictures of Charles Okoro a Police officer, Fatai Ogunseye with an attached printed picture of a dead body.
- Exhibit B – Online document of Police Inspector Okoro Charles arrested for Shooting and killing Fatai Oladipupo dated May 21, 2020.
- Exhibit C - Online document of Premium Times dated Monday 16 August, 2021.
- Exhibit D - Letter from the family of late Fatai Ogunseye a.k.a Ayenfe to his Excellency, Mr. Babajide Olusola Sanwo-Olu.
- Exhibit E - Re: Petition murder of late Mr. Fatai Ogunseye dated 1st June. 2021.

Findings:

- That the case of the Petitioner is undefended and proven as the evidence was not debunked or discredited at cross examination.
- That the deceased, Fatai Ogunseye was recklessly and unlawfully shot by Inspector Charles Okoro, an Officer of the Nigeria Police.
- That the documentary evidence tendered by the Petitioner in proof of their case as Exhibits B-E sufficiently established that Fatai Ogunseye died, and that he was killed by the said Inspector Charles Okoro.
- The Fundamental Right to Life of the deceased as guaranteed under Section 33 of the Constitution of the Federal Republic of Nigeria, 1999 (as amended) was brazenly violated by Inspector Charles Okoro, an Officer of the Nigeria Police
- There was no justification in law for the extrajudicial killing of late Fatai Ogunseye by Inspector Charles Okoro
- The late Fatai Ogunseye is survived by his wife and two children namely, Isaa Ogunseye and Basit Ogunseye of ages four (4) and two (2) who are still at the formation period of their lives and need a great deal of financial assistance for their education and well-being.
- That the family of late Fatai Ogunseye is entitled to compensation

Recommendations:

- Award in the sum of **Ten Million Naira (₦10,000,000)** to the family of the late Fatai Ogunseye.



- There is need for more Professional and effective training of Policemen on how to handle firearms to avoid this ugly situation of killing innocent citizens with impunity.
- Periodic psychological evaluation of Policemen.
- Proper conduct of investigation and prosecution of Inspector Charles Okoro for the killing of late Fatai Ogunseye.
- Police should act immediately in commencing investigations in cases where its Officers are reported to have abused citizens and violated their rights.
- The Nigeria Police Force must have a protocol on how persons that are unfortunately shot by its Officers are treated.
- Officers should be made to undergo training on self-restraint and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.

PETITION NO.: LASG/JPI/135/2020

Petitioner: Uba Chukwudera Ben

Summary: This petition was filed on 9th November, 2020 by the brother of the Petitioner one Uba Udochukwu Michael wherein he stated that on the 20th of October, 2020 his brother (Uba Chukwudera Ben) was on his way back from work and he took a route where protesters were rioting with the Police at Ilasamaja, Police Station under Oshodi-Isolo Local Government Area, when he was shot multiple times by stray bullets on his chest, abdomen, buttocks and his right hand.

The Petitioner affirmed all that was stated in his Petition in his Sworn Statement on Oath dated 19th August, 2021, filed alongside his Witness Statement on Oath deposited to by one Imoh Nse.

Prayers: The Petitioner seeks justice and compensation from the Panel

Exhibits Tendered: Nil

Findings:

- The case of the Petitioner is established as his evidence is credible, uncontroverted and not discredited under cross examination.
- There is credible and uncontroverted evidence of the Petitioner and PW2 that the Petitioner was unlawfully and recklessly shot on the 20th of October, 2020 by Police Officers who were shooting sporadically at the #EndSars peaceful protesters.
- That the illegal and unlawful shooting of the Petitioner by Policemen hit the Petitioner on his abdomen, chest and hand and same has made him incapable of doing any productive job. This fact is corroborated by Exhibit A-E
- The Respondent did not controvert or debunk the evidence of the Petitioner that Police shot the Petitioner on the day of incident.

- We find as of fact that there was a serious violation of the Fundamental Right to Life and Personal Liberty of the deceased under Section 33 & 35 of the Constitution of the Federal Republic of Nigeria 1999 (as amended).
- The Respondent in such a matter has a duty to justify their actions and the onus imposed on the Police by law was not discharged.
- The Respondent did not discredit the evidence of the Petitioner at cross examination or lead any evidence to show that the people that shot were not Policemen.
- The Petitioner was not found to have reasonably been suspected to have committed any offence by the Police.
- The Panel finds that there was poor engagement with the family of the Petitioner by the Nigeria Police Force.
- That the Police was insensitive to the plight of the Petitioner after the illegal shooting.
- The Petitioner is entitled to compensation

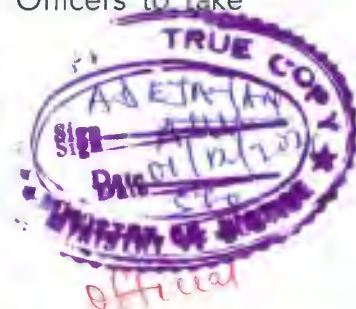
Recommendations

- Award of the sum of **Four Million Naira (N4,000,000.00)** in favour of the Petitioner.
- Professional and effective training of Policemen on how to handle firearms and ammunitions especially as regards the observance of the Fundamental Rights of every persons is highly recommended
- Periodic psychological evaluation of Policemen.
- The Officer who shot the Petitioner should be investigated and prosecuted.
- Officers should be made to undergo training on self-restraints and human rights. All such trainings should prioritize the need for all Officers to take personal responsibility for their actions.

PETITION NO.: LASG/JPI/136/2020

Petitioner: The Family of Late Ayodele Gabriel Solaja

Summary: The Petitioner stated that on the 19th August, 2019 her younger brother Ayodele Gabriel Solaja 29years old, a member of the National Youth Service Corps (NYSC) serving in Yagba West Local Government Area, Kogi State came to her place in Lagos for Salah holiday while he left her house to socialize with his friends within the neighborhood at about 2pm. On the 20th August, 2019 at about 4pm the Petitioner was informed by one Francis at mission Street, off Ipaye Road, Iba Estate that he witnessed the fatal shooting of the Petitioner's brother Ayodele Gabriel Solaja and one Oghenenovo Ebobo on the same street by Policemen from Adoff Police Station, Iba on the 19th of August, 2019 at about 3pm. The family of the Petitioner instituted a fundamental rights enforcement suit against the four Policemen in Suit



No. JD/8962MFHR/2019 but the case has been studded because sheriffs of the court had been unable to serve the Police officer.

Prayers: The Petitioner prayed the Panel for an Order mandating the prosecution of the erring Police Officers who murdered the deceased as well as monetary compensation from the Panel for the deceased's family.

Exhibits Tendered:

- Exhibit A – Flash drive
- Exhibit B – Charge Sheet No: C/65/2019 between Commissioner of Police VS: Fabiyi Omomuyiwa & 3Ors.
- Exhibit C – Letter to the Chairman Lagos State Judicial Panel of Inquiry from W.D.Q. Chambers dated 20th November, 2020
- Exhibit D – Letter addressed to Director of Public Prosecutions dated 14th October, 2019
- Exhibit E – Letter address to the Honourable Attorney General & Commissioner for Justice dated 29th August, 2019
- Exhibit F – National Youth Service Corps I.D., photograph of youth corps member and a soldier, national youth service corps remitta retrieval reference (RRR), the Nigeria French language village certificate and national youth service corps batch A 2019 call up letter
- Exhibit G – Letter from Lagos State Government to the Deputy Commissioner of Police dated 16th September, 2019
- Exhibit H – Summons letter to Director of Public Prosecution and received on 15th September, 2021
- Exhibit I – Letter dated 16th September, 2019 to Deputy Commissioner of Police
- Exhibit J – Letter dated 17th October, 2019 to Deputy Commissioner of Police
- Exhibit K – Letter dated 22nd November, 2019 to Deputy Chief Registrar

Findings:

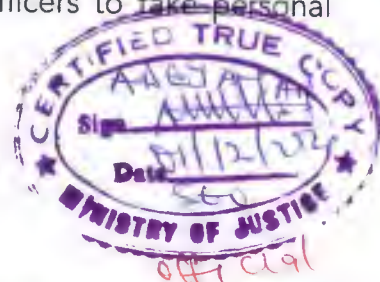
- The case of the Petitioner is established as the evidence is credible, uncontroverted and not discredited under cross examination.
- There is credible and uncontroverted evidence of the Petitioner and PW2 that the Petitioner was shot on the 19th of August 2019, and Exhibit 'A' (the video coverage) supports their oral evidence that the deceased was shot to death by Policemen.
- The Respondent did not controvert or debunk the evidence of the Petitioner that the deceased was by the Police.
- The Panel finds as of fact that there was a serious violation of the Fundamental Right to Life of the deceased under Section 33 of the Constitution of the Federal Republic of Nigeria 1999(as amended).
- The Respondent in such a matter has a duty to justify their actions and the onus imposed on them by law was not discharged.

- The Respondent did not discredit the evidence of the Petitioner at cross examination or lead any evidence to show that the people that shot were not Policemen.
- The Panel finds that there was poor engagement with the family of the deceased by the Nigeria Police Force.
- The Panel finds that the Police must explain the whereabouts of the deceased, as evidence established that they took the body of the deceased, into Police Custody
- The Petitioner's family is entitled to compensation for the extra judicial killing of the deceased, Ayodele Gabriel Solaja.

Recommendations:

- Award of the sum of **Ten Million Naira (10,000,000.00)** in favour pf the family of Late Ayodele Gabriel Solaja.
- Professional and effective training of Policemen on crowd control and how to handle riotous situations to avoid the ugly situation of killing innocent citizens with impunity.
- Periodic psychological evaluation of Policemen.
- The Police should immediately produce the corpse or the whereabouts of the corpse of Late Ayodele Gabriel Solaja for decent burial.
- Officers should be made to undergo training on self-restraints and human rights. All such trainings should prioritise the need for all Officers to ~~take personal~~ responsibility for their actions.

PETITION NO: LASG/JPI/138/2020



Petitioner: Segun Adekoya

Summary: The Petitioner filed a petition dated 20th November, 2020 wherein the Petitioner stated that on the 12th December, 2017 he was arrested at 322 Road, Festac Town, Lagos by Officers of FSARS/IRT and was taken to FSARS/IRT temporary office at the Police Headquarters, Ikeja while he was tried to be implicated in the murder of one Emmanuel Uba a.k.a Onwa leader of the outlawed Community Policing Youth Vanguard (CPYV) set up by the then DCP Dan Okoro former Area Commander of Lagos State Police Command, Area E Festac Town, Lagos. The Petitioner further stated that he was detained, tortured at a place behind their office known as shrine and forced to sign a written statement written by the FSARS/IRT Officers. That in the course of him being tortured he was ordered to kneel before a red cloth tied to the wall of the shrine and confess all what he knew about the death of Onwa. That it took the intervention of the former Chairman of NBA Ikeja Branch Mr. Adeshina Ogunlana (as at then) and the Commissioner of Police ordered the Petitioner's immediate release. The Petitioner affirmed all that was stated in his Petition in his Sworn Statement on Oath dated 13th August, 2021.

Prayers:

- The Petitioner seeks justice and adequate monetary compensation from the Panel for the Petitioner's unlawful arrest, torture and detention.

Exhibits Tendered: Nil

Findings:

- The evidence of the Petitioner was credible and not challenged in any material respect.
- The Petitioner was detained for five days without justification under the law. Petitioner's Right to Personal Liberty as guaranteed under Section 35 of the Constitution of the Federal Republic of Nigeria, 1999 (as amended) is found to have been encroached upon by the Police.
- The Panel finds that Mr. Segun Adekoya was threatened, assaulted, bullied and brutalized. He was taken to torture arena where mock execution was done to make him accede to commission of the crime.

Recommendations:

- Award of the sum of **One Million Naira (N1,000,000.00)** was made in favour of the Petitioner, Mr Segun Adekoya for his unlawful arrest, detention and torture by Police.
- The Officers of the Nigeria Police Force who harassed, abused, and brutalized Mr. Segun Adekoya should be fished out and investigated. Furthermore, they should be appropriately sanctioned if found culpable.
- Members of the Nigeria Police Force must seize the brutalisation and abuse of innocent citizens during arrest and detention.
- The Nigeria Police Force should ensure that the deployment of torture as a tool for interrogation is stopped.
- Officers must always be restrained in their conduct.
- Officers training should include courses that help them know that they are not above the law.
- Officers should always be constantly be retrained on the use of firearms and the need for restrain themselves in their use and avoid indiscriminately using them to threaten citizens. They must strictly comply with the established protocol on the use of firearms.
- Officers should be made to undergo a minimum of four trainings in a year on self-restraint and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.

PETITION NO.: LASG/JPI/139/2020

Petitioner: Abayomi Likinyo

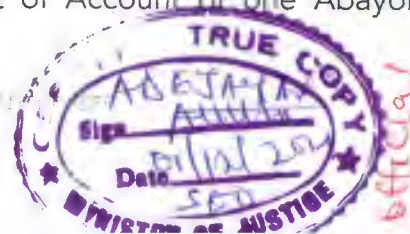
Summary: The Petitioner filed a petition dated 21st November, 2020 wherein he stated that on the 16th of March 2012, he was on his way back from his office at 54B Itafaji Road, Dolphin Estate Ikoyi, when he saw a crowd gathered around an accident involving a Honda Car and a Motorcycle at Akinyemi Thompson Street, Lawanson, Lagos, close to Itire Police Station. He stated that he stopped to observe what had happened, when he saw two Police Officers coming from behind him, and that the next thing he knew was that he had been shot on his right leg, and that was when he realized that Police Officers from Itire had arrived on the scene and were shooting sporadically. He was rushed to Twins Clinic at 4, Babalola Street Lawanson Lagos, after which he was referred to Lagos State University Teaching Hospital (LASUTH) and further referred to National Orthopedic Hospital Igbogbi. He further stated that five (5) days after his admission, one Corporal Orukotan who introduced himself as the IPO from Itire Police Station, alongside an unidentified officer came to visit him and take his Statement. He stated that on the next day, the same officer came to the hospital and urged him to change his statement to reflect that there was no Police officer at the scene, and that he was shot by unknown gunmen. He thereafter changed the statement and he was sent One Hundred and Fifty Thousand Naira (N150,000) to offset his medical bills with the promise that more will be sent at a later date. However, the Police reneged on their promise and he was left to rely on his family and friends for payment of his medical bills, until he was discharged from the hospital on 10th April, 2012. He further stated that he requires another surgery to remove the iron in his leg which was placed since the first surgery and didn't have the money required for the operation.

The Petitioner affirmed all that was stated in his Petition in his Sworn Statement on Oath deposed to on the 20th day of August, 2021.

Prayers: The Petitioner prayed the Panel to compel the Nigerian Police to take responsibility of the financial implication of the surgical operation and offer him compensation.

Exhibits Tendered:

- Exhibit A: 2 photographs the first of a group of men, and the second an injured leg.
- Exhibit B: National Orthopedic Hospital Igbobi Lagos Hospital Card and Receipts.
- Exhibit C: National Orthopedic Hospital Igbogbi Prescription Receipts
- Exhibit D: Access bank Statement of Account of one Abayomi Desmond Drunps.



- Exhibit E: Letter from the Office of the Public Defender to the National Orthopedic Hospital Igbogbi, Lagos dated 30th May, 2014.
- Exhibit F: Letter to the Director of the Office of the Public Defender, Ministry of Justice dated 30th May, 2013.
- Exhibit G: Police case Request for Medical Treatment & Report for Abayomi Likinyo.

Findings:

- The case of the Petitioner is established as his evidence is credible, uncontroverted and was not discredited under cross examination.
- There is credible and uncontroverted evidence of the Petitioner that the Petitioner was unlawfully and recklessly shot on the 16th of March 2012 by Police Officers who were shooting sporadically at Lawanson, Lagos.
- That the illegal and unlawful shooting by Policemen caused the Petitioner to sustain grievous injury on his leg.
- The Respondent did not controvert or debunk the evidence of the Petitioner that Police shot the Petitioner on the day of incident
- The Panel finds as of fact that there was a serious violation of the Fundamental Right to Life and Personal Liberty of the deceased under Section 33 & 35 of the Constitution of the Federal Republic of Nigeria 1999 (as amended).
- The Respondent in such a matter has a duty to justify their actions and the onus imposed on the Police by law was not discharged.
- The Respondent did not discredit the evidence of the Petitioner at cross examination or lead any evidence to show that the people that shot were not Policemen.
- The Petitioner was not found to have reasonably been suspected to have committed any offence by the Police.
- The Panel finds that there was poor engagement with the family of the Petitioner by the Nigeria Police Force.
- That the Police was insensitive to the plight of the Petitioner after the illegal shooting.
- The Petitioner is entitled to compensation

Recommendations:

- Award of the sum of **Four Million Naira (₦4,000,000)** was made in favour of the Petitioner.
- Professional and effective training of Policemen on how to handle firearms and ammunitions especially as regards the observance of the Fundamental Rights of every person is highly recommended
- Periodic psychological evaluation of Policemen.
- The Officer who shot the Petitioner should be investigated and prosecuted.
- Officers should be made to undergo training on self-restraints and human rights. All such trainings should prioritize the need for all Officers to take personal responsibility for their actions.

PETITION NO.: LASG/JPI/142/2020

Petitioner: Juliana Adeoti

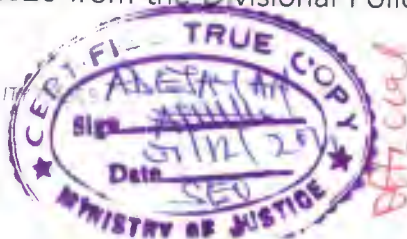
Summary: The Petitioner filed a petition dated 13th November, 2020, wherein she stated that on the 19th of November 2019, a blue Toyota Highlander with Registration Number KRD153FZ hit her stall while speeding, crushing her goods in the process and leaving the scene with her goods completely destroyed. She was informed that the driver of the vehicle had been apprehended by men of the Nigeria Police Force in the Isolo District patrol Van at Oludegun Junction along Ire-Akari solo, where he recklessly and violently ran into another vehicle damaging same. She informed the officer at the scene that the same driver had destroyed her goods and she was instructed to go to Isolo Police Station to lodge a formal complaint against the driver. On getting to the Police Station, she was met by the Station Officer, one Marcel Ugbogu who took her to the Investigating Police officer (I.P.O) who in turn took her Statement. She stated that she was asked to return the next day, and this became the norm at every visit until the 28th Of November, 2019 when she was informed that a meeting had been arranged, and was scheduled to hold on the 2nd of December, 2019 by 9:00am. She further stated that she made herself available for the meeting on the scheduled date and after waiting for about 2 year old and two other persons were forced inside a bus that was parked at the station by some Police Officers and taken straight to Isolo Magistrate Court. Thereafter, the Area Commander of Area D Mushin asked the officer to bring the Petitioner to his office, but the Officers instead drove back to their own Police Station where they went to see their D.P.O who instructed them to take her to the court as he earlier instructed where she was eventually arraigned on a 3 count charge.

The Petitioner affirmed all that was stated in her Petition in her Sworn Statement on Oath deposed to on the 6th day of August, 2021.

Prayers: The Petitioner prayed the Panel to launch a holistic inquiry into the matter to ensure that justice is served and that compensation be awarded to the Petitioner.

Exhibits Tendered:

- Exhibit A: Affidavit of Complaint
- Exhibit B: Photocopy of a photograph of damaged car parts and plate numbers
- Exhibit C: Charge Sheet
- Exhibit D: Letter dated 13th December, 2019 from the Committee for the Defence of Human Rights (CDN) to the Commissioner of Police Lagos
- Exhibit E: Copy of petition submitted to the Panel dated 19th November 2020
- Exhibit F: Letter dated 13th January, 2020 from the Divisional Police Officer to the Deputy Commissioner of Police



- Exhibit G: Lagos State Government Isolo General Hospital, General Investigation Request Form
- Exhibit F: photocopy of a photograph of a man with a bandage on his head

Findings:

- From the available evidence of the Petitioner and his witness there is no doubt that the arrest, detention, molestation and the trauma perpetrated on the Petitioner by the Police are unlawful but given a criminal coloration.
- There is no evidence to rebut or debunk the evidence of the Petitioner that the said Mr. Bassey maliciously and negligently damaged her properties through his reckless and unlawful driving. This Panel finds this act as an infraction of the Petitioner's Right to own movable property as guaranteed under Section 43 of the Constitution of the Federal Republic of Nigeria.
- The charge brought against the Petitioner and others at the Magistrate Court were trumped-up. This is confirmed by the fact that the Charges were struck out for failure of the complainant to attend court for want of diligent prosecution.
- The Charge filed against the Petitioner had to be struck out because the Police did not diligently prosecute the defendants.
- The arrest and detention of the Petitioner by the Policemen were without justification.
- We find the Petitioner's evidence on the assault and degrading treatment corroborated by Exhibits A-C strong and credible enough to agree that the arrest, detention and traumatic experience she went through were unlawful.
- The Police did not investigate the complaints of the Petitioner against Mr. Bassey; rather, they charged the Petitioner to court and left Mr. Bassey who indeed had a case to answer.
- The Petitioner is entitled to compensation for pain, mental trauma from the said unlawful arrest and detention, traumatic experience and assault.

Recommendations

- Training and retraining of Policemen and Officers on Human Right Law and observance cannot be over emphasized.
- Police Officers found to abuse the Right to institute a criminal case in Court should be made to face the consequences.
- Compensation of **One Million Naira (N1, 000,000)** is awarded in favour of the Petitioner.

PETITION NO: LASG/JPI/148/2020

Petitioner: Adaeze Oluwatosin Samson

Summary: The Petitioner in her petition dated 16th October, 2020 stated that on the 3rd of October 2020, she heard a noise outside the makeup studio where she worked as an apprentice and proceeded to the entrance of the studio to investigate the source of the noise. She stated that she saw some Police Officers harassing a lady on

the street and trying to forcefully obtain her handbag, and that when she attempted to return to the studio a man accosted her and demanded to have her phone. The man in question after making her inquiry, turned out to be a Plain Clothed Police officer one Sergeant Onimen Ohalonu popularly known as "Pastor". Upon her refusal to release her phone, he held her cloth by the neck and tore it and her underwear thereby exposing her private part, and this led to her running back inside the shop. She was however followed into the shop by the Sergeant and five (5) other Policemen who physically assaulted her and continually held her by the neck while hitting her head on the burglary proof of the window of the shop until she became unconscious. She stated that after she became unconscious, the Officers left the scene with her phone and that it was her colleague who raised an alarm and called for help, and she was rushed to a private hospital where she was able to receive medical attention. She stated that thereafter, the Divisional Police Officer (D.P.O) of Meiran Police Station one Mrs. Shokunbi Toyosi, where the said Police Officers were attached came to the hospital to see her and returned her phone and paid the sum of Sixty thousand naira (N60, 000) to the General Hospital she was transferred to, in a bid to subsidize her bill for treatment. She further stated that she was in a coma for a day and presently has to keep going for checkups, and that she had convulsed twice since the incident, and has been unable to walk properly. She also believes that she was sexually assaulted by the first officer who was joined by the other Officers.

The Petitioner affirmed all that was stated in her Petition in her Sworn Statement on Oath deposed to on the 20th day of August, 2021.

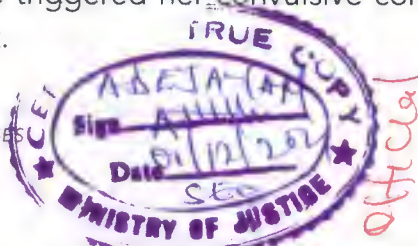
Prayers: The Petitioner prayed the Panel to compel the Nigerian Police to take responsibility of the financial implication of the surgical operation and offer him compensation.

Exhibits Tendered:

- Exhibit A: Testimony Clinic & Maternity Centre Report on Sickness/Injury Medical of Samson Adaeze Oluwatosin
- Exhibit B: Three (3) copies of a photocopy of a lady
- Exhibit C: Foremost Radiology Consult Ltd Head CT Scan of Samson Adaeze Oluwatosin
- Exhibit D: Medical Report of Miss. Samson Adaeze dated 10th September, 2021

Findings

- The Petitioner's evidence shows that her phone was seized by RW1. The injury she alleged was inflicted on her and the trauma has been shown by credible evidence in Exhibit A and B. In the state of medical evidence via oral evidence of being harassed by the Police, the Panel finds that she has proven her case of assault. She was traumatized out of the apprehension she suffered from the impounding of her phone.
- The stress she was put through could have triggered her convulsive condition but there is some direct evidence of assault.



- The evidence of the defence on the law prohibiting video coverage of events on the street, is not backed up by any law and there was a violation of the Applicant's Right to her Property under Section 44 of Constitution of the Federal Republic of Nigeria(1999)(as amended). The evidence of the Petitioner is more reliable than that of RW1 whose actions can be described as arbitrary and contravention of the Petitioner's right in this regard.
- That the Petitioner's cloth was torn by the Police to the extent that she became virtually naked is a clear infringement on her Fundamental Right to Dignity of Human Person
- To the said extent, the Petitioner is entitled to some compensation.

Recommendations:

- The need for training and retraining of Police Officers on Human Right Law and Observance cannot be over emphasized.
- The Divisional Police Officer (DPO) of Meiran Police Station, Chief Superintendent of (CSP) Mrs. Shokunbi Toyosi acted commendably when she ordered that the Petitioner be taken to the Hospital. She also paid part of her Medical Bills and detained Inspector Onimen Ohalodu, the assailant.
- The culture of Application of violence by some Policemen in securing Citizen's obedience to unlawful orders as we had under this Petition is a very ugly development in our Democratic setting which should be totally eradicated.
- **Two Million, Five Hundred Thousand Naira (N2, 500,000)** is hereby awarded in favour of the Petitioner for her unlawful arrest, assault and detention by the Police.

PETITION NO.: LASG/JPI/152/2020

Petitioner: The Family of Late Yusuf Oladipupo Omole

Summary: The Petitioner Omole Emmanuel Olu filed a petition dated 10th November, 2020 wherein the Petitioner stated that on the 28th of August, 2009 Sergeant Rasheed Olawojoyin attached to Iponri Divisional Headquarters, Iponri murder the Petitioner's brother Yusuf Oladipupo Omole. The Petitioner affirmed all that was stated in his Petition in his Sworn Statement on Oath dated 17th August, 2021.

Prayers:

- The Petitioner seeks justice for the murder of Yusuf Oladipupo Omole
- Monetary compensation from the Panel for the unlawful killing of Yusuf Oladipupo Omole.

Exhibits Tendered:

- Exhibit A – Letter from Ola Daramola Chambers to his Lordship Chief Judge, High Court of Lagos State dated 2nd June, 2020
- Exhibit B – Letter from Emmanuel Olu Omole to his Excellency Mr. Babajide Olusola Sanwo Olu

- Exhibit C - Letter from the office of the Deputy Governor to Pastor Emmanuel Omole dated 20th November, 2011
- Exhibit D - Letter from Directorate of Public Prosecutions to the Permanent Secretary
- Exhibit E - Charge Sheet of Olowojoyin Abolade
- Exhibit F - Letter from the Inspector-General of Police to Emmanuel Olu Omole
- Exhibit G - Lagos State Medical Certificate of Cause of death
- Exhibit H - Letter from the entire family of Late Pa. Ramonu Otolorin Omole to the Inspector-General of Police dated 29th September, 2009
- Exhibit I - Letter from the entire family of late Pa. Ramonu Otolorin omole to the Commissioner of Police dated 7th September, 2009
- Exhibit J - Hand written letter from Homicide Section C.D, Panti, Yaba to the Chief Mortuary Attendance dated 31st August, 2009
- Exhibit K - Photocopy of Saturday Vanguard Newspaper dated 5th September, 2009
- Exhibit L - Printed photograph of a man dead

Findings:

- That the High Court, a Court of Competent Jurisdiction has tried Sergeant Olowojoyin Abolade for the extrajudicial killing of the late Yusuf Oladipupo Omole and convicted him accordingly. This fact was not rebutted under cross examination.
- That the family of the deceased has not been compensated for the unfortunate, untimely and painful death of the deceased.
- That the deceased left a son and an aged mother behind.
- The Panel finds that the Police acted commendably by arresting and ensuring the prosecution of Sergeant Olowojoyin Abolade.
- That the family of the deceased is entitled to compensation

Recommendations:

- Award in the sum of **Ten Million Naira (₦10,000,000.00)** was made in favour of the family of Late Yusuf Oladipupo Omole for the unlawful shooting by Police which led to his death.
- Professional and effective training of Policemen on crowd control and how to handle riotous situations to avoid this ugly situation of killing innocent citizens with impunity.
- Periodic psychological evaluation of Policemen.
- The Police should immediately produce the corpse or state the whereabouts of the corpse of Late Yusuf Oladipupo Omole for a decent burial.
- Officers should constantly be retrained on the use of firearms and the need for restraint in their use of same, and avoid indiscriminately using them to threaten citizens. They must strictly comply with the established protocol on the use of firearms.



- Officers should be made to undergo a minimum of four trainings in a year on self-restraint and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.

PETITION NO.: LASG/JPI/159/2020

Petitioner: Odetola Temitope Saheed

Summary: The Petitioner filed a petition dated 25th October, 2020 wherein the Petitioner stated that on the 15th of May, 2018 his brother was arrested by Officers of Special Anti-Robbery Squad at Sabo, Ibadan and transferred to Special Anti-Robbery Squad, Ikeja, Lagos. That receiving the news of his brother's arrest, he went to Special Anti-Robbery Squad office at Ikeja, Lagos but was denied seeing his brother due to the absence of the Officer in charge till date having discovered his brother's name in the accused persons registered.

Prayer: The Petitioner prayed the Panel for an Order for the immediate release of his brother.

Exhibits Tendered:

- Exhibit A – Odetola Temitope Saheed's sworn affidavit of his petition.

Status: Petition was **struck out**.

PETITION NO.: LASG/JPI/169/2020

Petitioner: James Arebha

Summary: The Petitioner in his petition dated 1st December, 2020, stated that he was an independent driver for ride-hailing applications like Uber, Bolt and In-Driver and that on 29th December, 2016 at about 8pm, he had just completed a trip to Ikotun at about 8pm and was headed home when a small bus filled with Officers of Federal Special Anti-Robbery Squad (FSARS) stopped his vehicle and two of the Officers approached him and questioned him about what he did for a living. He informed them that he was an Uber Driver but the Officers ignored his explanations and instead insisted that he was an Internet Fraudster (Yahoo-Yahoo boy). They also asked that he produce his ATM card and go to a bank to check his account details. He however refused to do so saying that they had no right to request for his details and they immediately started assaulting him and threatened to kill him if he did not comply with their request. Some by-standers came to ascertain what was going on and the Officers dispersed and drove them back and one of them brought out his gun and shot his left leg destroying his metatarsals and toes in the process. The Officers ran off after this and it was the bystanders at the scene, who rushed him to a hospital close to his house but he was not attended to there as the hospital staff insisted on a Police Report before they could treat him. He was eventually taken to National

Orthopedic Hospital Igbogbi after his relative procured a Police Report and he had three (3) surgeries performed on him before he was able to gain partial use of his left leg. He stated that he spent a total of One Million Seven Hundred Thousand Naira (₦1,700,000) on his medical expenses and that the incident exhausted all his funds and therefore he has been unable to sustain his wife and three children. He also said that the incident had made him unable to get a job as his leg has been a hindrance to him, and that he needs a final surgery which would cost Four million five hundred thousand (₦4,500,000) to help him completely regain full use of his leg.

The Petitioner affirmed all that was stated in his Petition in his Sworn Statement on Oath deposed to on the 10th day of August, 2021.

Prayers: The Petitioner prayed the Panel to make a finding that the actions of the FSARS Officers was an infringement of his Fundamental Human Rights, a refund of the sum of One Million Seven Hundred Thousand Naira (₦1,700,000) being the sum spent on his medical expenses, award of the sum of Four Million, Five Hundred Thousand Naira (₦4,500,000.00) required for his surgery as well as any other compensation the Panel may wish to award.

Exhibits Tendered:

- Exhibit A: Two photographs of a wounded leg.
- Exhibit B: Police case request for Medical Treatment & Report.
- Exhibit C: National Orthopedic Hospital Payment Receipts.

Findings:

- The case of the Petitioner is established as his evidence is credible, uncontroverted and not discredited under cross examination.
- There is credible and uncontroverted evidence of the Petitioner and PW2 that the Petitioner was unlawfully and recklessly shot on the 29th of December 2016 by SARS operatives. The Petitioner's Exhibits A-C especially B corroborates his testimony.

That the illegal and unlawful shooting of the Petitioner by SARS operatives hit the Petitioner on his leg and same has made him incapable of doing any productive job. This fact is confirmed by Exhibit A tendered by the Petitioner.

The Respondent did not controvert or debunk the evidence of the Petitioner that Police shot the Petitioner on the day of incident

- The Panel finds as of fact that there was a serious violation of the Fundamental Right to Life and Personal Liberty of the deceased under Section 33 & 35 of the Constitution of the Federal Republic of Nigeria 1999 (as amended).
- The Respondent in such a matter has a duty to justify their actions and the onus imposed on the Police by law was not discharged.
- The Respondent did not discredit the evidence of the Petitioner at cross examination or lead any evidence to show that the people that shot were not Policemen.
- The Petitioner was not found to have reasonably been suspected to have committed any offence by the SARS operatives.



Official

- The Panel finds that there was poor engagement with the family of the Petitioner by the Nigeria Police Force.
- That the Police was insensitive to the plight of the Petitioner after the illegal shooting as they absconded afterwards.
- That the Petitioner still needs to undergo corrective Surgery which will cost him Four Million Five Hundred Thousand Naira (₦4, 500,000) as he was medically advised.
- The Petitioner is entitled to compensation.

Recommendations:

- Award of the sum of Four Million Naira (₦4,000,000.00) in favour of the Petitioner.
- Professional and effective training of Policemen on how to handle firearms and ammunitions especially as regards the observance of the Fundamental Rights of every person is highly recommended.
- Periodic psychological evaluation of Policemen.
- The Officer who shot the Petitioner should be investigated and prosecuted.
- Officers should be made to undergo training on self-restraints and human rights. All such trainings should prioritize the need for all Officers to take personal responsibility for their actions.

PETITION NO.: LASG/JPI/178/2020

Petitioner: Mrs. Mustapha Ramot

Summary: The Petitioner filed a petition dated 3rd December, 2020 wherein the Petitioner stated that the deceased Mr. Mustapha Moruf Adeleke is the Petitioner's husband who left home on the 20th October, 2020 on his motorcycle with registration number: APP202QL for his commercial business but did not return home on the evening of the same day, while the Petitioner searched for him. In the course of the Petitioner's search for the deceased, she came across some persons at Jejelaye Street who confirmed to her that some persons were killed on the street earlier by Officer Tallest and Offem (both nicknames) attached to Ajamgbadi Police Station and whose bodies were taken away by the Officers. The Petitioner stated that she was informed that Officer Tallest and his colleagues drove into the street in a Hilux van in hot pursuit of protesters while the deceased was riding his motorcycle and the Officer opened fire directly on armless citizens in the process of which the Petitioner's husband was hit alongside others. That Officer Tallest alighted from the Police van and shot the deceased thrice on the chest, stood over him until he was dead while the Officers bundled all deceased persons inclusive of the Petitioner's husband and his motorcycle away in their Hilux van. The Petitioner affirmed all that was stated in her Petition in her Sworn Statement on Oath dated 5th August, 2021.

Prayers:

- The Petitioner seeks justice for the murder of Yusuf Oladipupo Omole
- Monetary compensation from the Panel for the unlawful killing of Yusuf Oladipupo Omole.

Exhibits Tendered:

- Exhibit A – Flash drive
- Exhibit B – Lagos State Government Motorcycle Rider Identification Card
- Exhibit C – sales invoice number 0008651 of one Mr. Afolabi Habbeb and Receipt voucher
- Exhibit D – Lagos State Government allocation of registration number
- Exhibit E – An exercises book inscribed as Preventive Machine Maintenance
- Exhibit F – Marriage certificate between Mr. Mustapha Moruf and Mrs. Mustapha Rahmat
- Exhibit G – Photograph of a man
- Exhibit H – Five copies of National Population Commission Certificate of Birth.

Findings:

- The Panel finds by the evidence of the Petitioner's witnesses especially PW2 that Policemen, as stated by the eye witness account were out shooting at people in the vicinity on the 20th October 2020 at Ajangbadi/Ojo and its environs.
- The shooting of the Policemen led to the death of the deceased, Mustapha Moruf Adeleke.
- Although there is no Autopsy Report or a Death Certificate evidencing cause of death, the circumstantial evidence of both witnesses who saw the incident and corpse of the deceased are strong and convincing enough for the Panel to arrive at a conclusion that the said Mustapha Moruf Adeleke died of a gunshot injury on 20th October 2020 by a Policeman.
- We find as of fact that there was a serious violation of the Fundamental Right to Life of the deceased under Section 33 of the Constitution of the Federal Republic of Nigeria 1999 (as amended).
- The Respondent in such a matter has a duty to justify their actions and the onus imposed on them by law was not discharged.
- The Respondent did not discredit the evidence of the Petitioner at cross examination or lead any evidence to show that the Policemen were not those who were shooting on 20th October 2020.
- The Policeman who caused the death of the late Mustapha Moruf Adeleke failed to show any respect for the life of the deceased, when they failed to give him first aid or take him to the hospital for medical attention
- The Panel finds that there was poor engagement with the family of the deceased by the Nigeria Police Force.



- The Panel finds that the Police must explain the whereabouts of the deceased as evidence established that they took the body of the deceased, late Mustapha Moruf Adeleke into Police Custody
- The Petitioner's family is entitled to compensation for the extra judicial killing of the late Mustapha Moruf Adeleke.

Recommendations:

- Award of the sum of **Ten Million Naira (N10,000,000.00)** was made in favour of the family of late Mustapha Moruf Adeleke for the unlawful and reckless shooting by the Police that led to his death.
- Professional and effective training of Policemen on how to handle crowd and riotous situations to avoid this ugly situation of killing innocent citizens with impunity.
- Periodic psychological evaluation of Policemen.
- The Nigeria Police Force should commence an investigation and ensure that Inspector Iretegbe John and Ofem are prosecuted if found liable.
- Officers should always be constantly retrained on the use of firearms and the need to restrain themselves in their uses and avoid indiscriminate use of firearms to threaten citizens. They must strictly comply with the established Protocol on the use of firearms.
- Police should act immediately in commencing investigations in cases where its Officers are reported to have abused citizens or otherwise violated their rights.
- The Police Authority should conduct an investigation into the activities of Policemen which includes 'Tallest' and 'Offem' at the scene on 20th October 2020 at Ajangbadi/Ojo and its environs with a view to ensuring that all erring Officers are brought to book.
- Police should be made to act in a timely and transparent manner in fatal cases and involve the families of the victims immediately.
- Proper conduct of investigation of Policemen who caused mayhem at Ajangbadi/Ojo on 20th October 2020 from Ajangbadi/Ojo Police Station.
- The Police should immediately produce the corpse or state the whereabouts of the corpse of Late Mustapha Moruf Adeleke to the family for a decent burial.
- Police should act immediately in commencing investigations in cases where its Officers are reported to have abused citizens and violated their rights.
- The Nigeria Police Force must have a protocol on how persons that are unfortunately shot by its Officers are treated.
- Officers should be made to undergo training on self-restraint and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.

PETITION NO.: LASG/JPI/207/2020

Petitioner: The Family of Late Rtd. D.S.P. John Ogbene

Summary: The Petitioner filed a Petition dated 19th November, 2020, wherein she stated that her husband the deceased was a retired Police Officer who had worked at several Divisions of the Nigeria Police Force including but not limited to Area C Police Station Surulere, Lagos State, before retiring as a Divisional Police Officer (D. P. O) at Obi Police Station in Obi Local Government Area, Benue State, and that until his death, he worked as the Chief Security Officer at 33 Mandarine Supermarket Warehouse Road, Apapa, Lagos. She stated that on 21st October, 2020 at about 12:00pm her husband was around Surulere Lagos, when he was accosted by some hoodlums hiding under the guise of ENDSARS protesters. They recognized him as an Officer who worked at Area C Police Station Surulere and immediately attacked the deceased and despite his pleas that he was only a retired Officer, the hoodlums paid him no heed and continued their assault until he died. After killing the deceased, they went further to burn the Orile Police Station and dropped some of the uniforms they stole from the station on his body and left him there. He was eventually found by Officers of the Nigeria Police Force who alerted the relatives of the deceased of his demise.

The Petitioners affirmed all that was stated in their Petition in the Sworn Statement on Oath deposed to by one Attah John the first child of the deceased and it is dated 3rd September, 2021.

Prayers: The Petitioner prayed the Panel to ensure that justice is served by investigating the matter to a reasonable and fair conclusion, and to ensure that adequate compensation is paid to the family of the deceased.

Exhibits Tendered: Nil

Status: Ruling was delivered on 15th October 2021, during which the Petition was struck out.

PETITION NO.: LASG/JPI/208/2020

Petitioner: The Family of Mr. Boniface Onyemaechi Enwerem

Summary: The Petitioner Paul Dike filed a petition dated 10th December, 2020 wherein the Petitioner stated that on the 18th of December, 2018 he got a call from Miss. Oluchi Nwaubani fiancée to Boniface Enwerem the Petitioner's nephew that she had on multiple times tried to reach Boniface Onyemaechi Enwerem on the phone



without any response. The Petitioner also tried to reach Boniface Enwerem on phone from the 18th to 24th December, 2018 but his phone was not reachable. That a missing person's report of Boniface Onyeamaechi Enwerem was filed on the 24th December, 2018 at Ojo Police Station while the Petitioner was advised that the best solution to finding the whereabouts of Boniface Enwerem was to track his mobile number which the Petitioner paid the sum of ₦60,000.00 (Sixty Thousand Naira) in facilitating the operation. On the 25th December, 2018 the Petitioner got a call from Officer Salisu and Bawa attached to Ojo Police Station informing him that Boniface Enwerem's mobile number has been traced to a building at Lekki Phase 1. On getting to the building at Lekki Phase 1 with the Officers, they discovered that it was an empty uncompleted building. A few minutes after when the Petitioner left Ojo Police Station back home on the 25th December, 2018, the Petitioner got another call from Officer Bawa to return immediately back to the Station. Arriving at the Station, the Petitioner was shown an online report from Vanguard Newspaper of the 24th December, 2018 written by one Evelyn Usman with the caption "we need money for Christmas – Bank robbery" suspects with the picture of the Petitioner's nephew paraded as an arm robbery suspect alongside one Mr. Joseph. The Petitioner went to Ilasamaja Police Station where he was directed to Divisional Crime Officer who confirmed the said incident as published in the Vanguard and other Newspapers; and also notified that his nephew had been transferred to Matori SARS Station at Ladipo. On the 27th December, 2018 the Petitioner went to SARS Station at Ikeja to enquiry as per the where about of his nephew but was informed by the O/C SARS that his nephew was never brought to the Station and till date the family is yet to locate the where about of Boniface Enwerem. The Petitioner affirmed all that was stated in her Petition in her Sworn Statement on Oath dated 3rd August, 2021.

Prayers: The Petitioner prayed the Panel for an Order for the production and release of Boniface Onyeamaechi Enwerem by the Nigeria Police Force to his family and monetary compensation in the sum of ₦100,000,000.00 (One Hundred Million Naira).

Exhibits Tendered:

- Exhibit A – Picture of a man.
- Exhibit B – Printed online Wednesday 16th December, 2018 Vanguard Newspaper publication of accused person with pistol gun.
- Exhibit C - Online Daily Advent Nigeria showing two accused persons.
- Exhibit D - Letter dated Wednesday 3rd April, 2019 to Commissioner of Police.
- Exhibit E - The news as published by Vanguard Newspaper on the 24th December, 2018 with photograph of two accused persons.
- Exhibit F - Letter dated 16th September, 2021 Re-request for certified copy of statement made on the 24th December, 2018 in respect of a missing person Mr. Boniface Enwerem.

Findings:

- There no credible and reliable evidence confirming that the said Boniface was ever taken to any Police Formation.
- However, Publication in Vanguard Newspaper of 24th December 2018 and other Exhibits (A-E) strongly suggested that Boniface was indeed detained by Police.
- There is a need for thorough investigation into this case with a view to unravelling the truth in this matter.

Recommendation:

The Police were hereby ordered to re-investigate this Petition especially with Reference to Officer Bawa and Salisu of Ojo Police Station and the Deputy Crime officer (DCO) Ilasamaja Police Station.

PETITION NO.: LASG/JPI/212/2020

Petitioner: Late Gabriel Ayoola Ayedungbe (Petitioning through his next of kin, Funmi Ayedungbe)

Summary: The Petitioner filed a petition dated 18th December, 2020 wherein the Petitioner stated that on the 10th of November, 2020 at about 11am at Lagos State University Teaching Hospital, the Petitioner's witness Jude Balogun informed her that on the 20th October, 2021 somewhere at Ojodu Berger Police Officers attached to Ojodu Police Station, Lagos shot into the crowd protesting and chanting "end bad governance", the protesters scattered in different directions. After a while another round of gunshots was released by the Police Officers and a person who the Petitioner's witness later identified as Ayedungbe Gabriel Ayoola was hit. That it was after the Petitioner's witness who had rushed him to LASUTH alongside passersby posted the deceased picture on social media that the deceased family reached out to the Petitioner's witness. That the deceased gave up the ghost at B&T ward of LASUTH, while the family requested for the body of the deceased which was not released to the family. The Petitioner affirmed all that was stated in her Petition in her Sworn Statement on Oath dated 13th August, 2021.

Prayers: The Petitioner parayed the Panel for compensation in the sum of Twenty Million Naira (₦20,000,000.00) for the loss of Gabriel Ayoola Ayedungbe.

Exhibits Tendered:

- Exhibit A – Petition dated 18th December, 2020 and sworn affidavit of Complaint
- Exhibit B – Written statement on oath of the Petitioner's 1st Witness
- Exhibit C - Printed copy of Lagos State University Teaching Hospital general Consent form of Jude Balogun dated 24th October, 2020
- Exhibit D - Certificate of compliance pursuant to Section 84 of Evidence Act, 2011 dated 6th day of August, 2021



- Exhibit E - Flash drive, print out of a male patient (two copies), print out of a male lifeless body and LASUTH request for radiological examination dated 25th October 2020
- Exhibit F - Written statement on oath of petition 1st witness Mr. Jude Balogun dated 6th August, 2021
- Exhibit G - National Orthopedic Hospital, Igbobi, Lagos dated 20th October, 2020
- Exhibit H - Summons to the Chief Medical Director LASUTH Dr. Adewunmi
- Exhibit I - Lagos State Bio Bank No. 073191

Findings:

- The Panel finds by the evidence of the Petitioner's witnesses that Policemen from Ojodu Police Station, as stated by the eye witness account of PW2 were out shooting on the 21st of October 2020 at people who were in the vicinity of the incident on the material day.
- The action of the Policemen at Ojodu Police Station led to the death of the deceased, Gabriel Ayoola Adedungbe.
- Although there is no Autopsy Report or a Death Certificate evidencing cause of death, the account of PW2 who saw the incident and corpse of the deceased are strong and convincing for the Panel to arrive at a conclusion that the said Gabriel Ayoola Adedungbe died of gunshot injury fired at him on the 21st of October, 2020 by a Policeman from Ojodu Police Station.
- We find as of fact that there was a serious violation of the Fundamental Right to Life of the deceased under Section 33 of the Constitution of the Federal Republic of Nigeria 1999 (as amended).
- The Respondent in such a matter has a duty to justify their actions and the onus imposed on them by law was not discharged.
- The Respondent did not discredit the evidence of the Petitioner at cross examination or lead any evidence to show that the Policemen of Ojodu Police Station were not those who were shooting on the 21st of October 2020.
- The Panel prefers the evidence of the PW2 to the effect that the #ENDSARS protest was going on all over Lagos on that day, and that Ojodu was peaceful and calm when the Policemen came out and were shooting to scare the people at Ojodu and its environs.
- The Policeman who caused the death of the Late Gabriel Ayoola Ayedungbe failed to show any respect for the life of the deceased, when they failed to take him to the hospital for medical attention before he eventually died.
- The Police Authority should conduct an investigation into activities of Policemen at Ojodu Police Station on the 21st of October 2020 and not hide under the guise that they do not know who shot the deceased to death.
- The Panel finds that there was poor engagement with the family of the deceased by the Nigeria Police Force.

- The Petitioner's family is entitled to compensation for the extra judicial killing of the late Gabriel Ayoola Ayedungbe.

Recommendations:

- The sum of **Ten Million Naira (₦10,000,000.00)** was awarded in favour of the family of the late Gabriel Ayoola Ayedungbe.
- Professional and effective training of Policemen on how to handle crowd and riotous situations to avoid this ugly situation of killing innocent citizens with impunity.
- Periodic psychological evaluation of Policemen.
- Proper conduct of investigation of Policemen who caused mayhem at Ojodu on 21st of October, 2020 from Ojodu Police Station.
- Police should act immediately in commencing investigations in cases where its Officers are reported to have abused citizens and violated their rights
- The Nigeria Police Force must have a protocol on how persons that are unfortunately shot by its Officers are treated.
- Officers should be made to undergo training on self-restraints and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.

PETITION NO.: LASG/JPI/233/2020

Petitioner: The Family of Late Mr. Yemi Abdul-Kareem

Summary: The Petitioner filed a petition dated 22nd December, 2020 wherein the Petitioner stated that on the 8th August, 2020 at about 10pm at Mushin her husband was arrested while coming home by Police Officers from Olosan Police Station without having access to his phone to contact his family members. That at the Station the Petitioner's husband was seriously tortured to death and rushed to Aisha Hospital Idi-Araba Mushin but on getting to the Hospital her husband was confirmed dead on arrival. The Petitioner affirmed all that was stated in her Petition in her Sworn Statement on Oath dated 10th August, 2021.

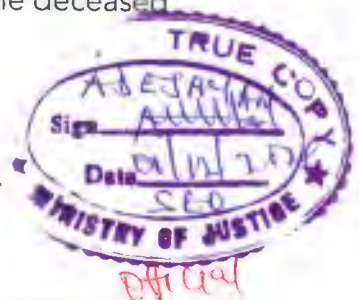
Prayers: The Petitioner prayed the Panel for the release of the corpse of the deceased for a proper befitting burial

Exhibits Tendered:

- Exhibit A – Printed photograph of young man.
- Exhibit B – Motorcycle with registered number plate LSD614QJ.
- Exhibit C - Flash Drive.

Findings:

- The Panel finds the case of the Petitioner credible, reliable and uncontroverted at Cross Examination or Defence, therefore, proven and meritorious.
- The Respondent did not deny that the deceased was in Custody of the Police from Olosan Police Station before his untimely death



- The testimony of PW1 (the Petitioner's wife) that the Police Officers from Olosan Police Station which included the Divisional Police Officer (DPO) of Olosan Police Station, S.P. Ayodele P.O. Arugbo extra-judicially killed Yemi Abdul Kareem is fully corroborated by the Video Footage which was admitted by the Panel as Exhibit 'C'.
- Although there is no Autopsy Report or a Death Certificate evidencing cause of death, the eye witness account of Dr Ayantola Oladapo (The Chief Medical Director of Aishat Hospital, Mushin) who stated in Exhibit 'C' that the deceased was brought into his facility by the Police already dead is strong and convincing enough for the Panel to arrive at a conclusion that the deceased was extra-judicially killed by the Police.
- We find as of fact that there was a serious violation of the Fundamental Right to Life of the deceased under Section 33 of the Constitution of the Federal Republic of Nigeria 1999 (as amended).
- The Respondent in such a matter has a duty to justify their actions and the onus imposed on them by law was not discharged. There is no evidence to justify the death of the deceased.
- The Policemen who caused the death of the late Yemi Abdul Kareem failed to show any respect for his life when they refused his family members access to his body for a befitting burial till date.
- The Police Authority should conduct an investigation into activities of Policemen at Olosan Police Station on 8th August 2020. They should be sanctioned for killing the deceased.
- The Panel finds that there was poor engagement with the family of the deceased by the Nigeria Police Force.
- The Panel finds that the Police must explain the whereabouts of the deceased, Yemi Abdul- Kareem as the evidence before the Panel established that they took the body of the deceased into Police Custody.
- The Petitioner's family is entitled to compensation for the extra judicial killing of the deceased, Yemi Abdul- Kareem.

Recommendations:

- Award of the sum of **Ten Million Naira (₦10,000,000)** was awarded in favour of the family of the Late Yemi Abdul Kareem.
- Professional and effective training of Policemen on Human Right Law and observance to avoid this ugly situation of killing innocent citizens with impunity.
- Periodic psychological evaluation of Policemen.
- Proper conduct of investigation of the Policemen who caused the death of Yemi Abdul-Kareem.
- The Police should immediately produce the corpse or the whereabouts of the corpse of Late Yemi Abdul-Kareem for a decent burial.
- The Prosecution of the Divisional Police Officer (DPO) Olosan Police Station as of 8th October, 2020, namely, SP Ayodele Arugbo a.k.a 'Gbakoje'.

- Police should act immediately in commencing investigations in cases where its Officers are reported to have abused citizens and violated their rights
- The Nigeria Police Force must have a protocol on how persons that are unfortunately shot by its Officers are treated.
- Officers should be made to undergo training on self-restraints and human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.

PETITION NO.: LASG/JPI/234/2020

Petitioner: Kufre Jackson

Summary: The Petitioner deceased filed a petition dated 4th December, 2020 wherein the Petitioner stated that on the 12th day of October, 2020 there was protest between Ojuelegba to the Office of the Public Defender while Officers from Hogan Bassey Police Division obstructed the protesters from moving past. During the obstruction, there was news that an Officer had accidentally shot his colleague. The Police Officers shot directly at the crowd while dispersing the crowd from crossing over to the middle of the Express Road. The Petitioner immediately scamper for safety but he was unfortunately hit by a stray bullet which hit him on the thigh. The Petitioner affirmed all that was stated in her Petition in her Sworn Statement on Oath dated 6th August, 2021.

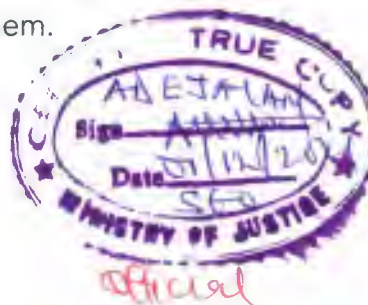
Prayers: The Petitioner prayed the Panel for compensation and justice.

Exhibits Tendered:

- Exhibit A – Bundle of National Orthopedic Hospital, Lagos payment receipt and other receipt
- Exhibit B – Flash Drive

Findings:

- That the evidence of the Petitioner's witness was credible, compelling and not challenged in any material respect.
- The Panel finds that there was overwhelming documentary and oral evidence that Mr. Kufre Jackson was shot by reckless Policemen while engaging in a peaceful protest.
- That the Officers responsible for shooting Mr. Kufre Jackson are yet to be brought to book and there is no investigation of the shooting incident of 12th October 2020 by the Nigeria Police Force despite the public interest and expectation that such an investigation will happen.
- That some Police Officers wrongly believe that shooting into a crowd of protesters is an appropriate way to disperse them.



- That due to the injury sustained as a result of the shooting, Mr. Kufre had to undergo expensive medical treatment and his source of livelihood has been taken away as a result of his loss of the full use of his leg.

- The Panel finds the Petitioner entitled to compensation

Recommendations:

- The sum of **Five Million Naira (N5,000,000.00)** was awarded as compensation in favour of the Petitioner.
- The Officers of the Nigeria Police Force who were shooting at Surulere on the 12th of October 2020 and who shot at Mr. Kufre Jackson should immediately be investigated and prosecuted if found culpable.
- The fact that some members of the Nigeria Police force see random and sporadic shooting of members of the public as an ideal Policing method calls for concern and this ought to be addressed by Police Authority.
- Members of the Nigeria Police force must desist from the illegal act of shooting into the air to scare or frighten protesters.
- Officers training should include courses that help them know that they are not above the law.
- Officers should always be retrained on the use of firearms, constantly.
- They must be restrained in the use of their firearm, avoid its indiscriminate use to threaten citizens and must strictly comply with the established protocol on the use of firearms.
- Officers should be made to undergo a minimum of four trainings in a year on human rights. All such trainings should prioritise the need for all Officers to take personal responsibility for their actions.

CHAPTER FOUR

PETITIONS WITH JUDGMENT SUMS

4.1 Introduction

Subsequent to the inauguration of the Panel on the 19th of October, 2020 following the #EndSARS protests and agitations across the country and the setting up of the various Judicial Panels of Inquiry across States of the Federation and the Federal Capital Territory, the Secretariat of the Panel received a total of Two Hundred and Thirty Five (235) Petitions. Out of this number, forty-five (45) Petitions were in respect of which judgment had been delivered by competent courts of law and judgment sums awarded in favour of the Petitioners which said judgment sums were yet to be paid by the Nigeria Police Force or otherwise satisfied from the Federation Account. This number represents approximately fourteen percent (14%) of the overall number of Petitions. The judgment sums ranged from between Five Hundred Thousand Naira (₦500,000.00) to Five Hundred Million Naira (₦500,000,000.00).

In a small number of the Petitions, the substantive judgments have been appealed. However, in the bulk of the cases, there is no appeal against the decisions and attempts, even concerted efforts by Judgment Creditors have yielded no results. The focus of the Panel was however on the latter category of cases.

In line with the Federal Government's efforts to support all Judicial Panels that were set up in response to the #EndSARS protests, and in particular, the Lagos State Judicial Panel backed by the assurances of the Honourable Speaker of the Federal House of Representatives, Rt. Hon. Olufemi Gbajabiamila during Plenary before the House of Representatives on the 20th of October, 2020 promising that he "would be held to account" and "will not sign off on a 2021 budget that does not include adequate provision to compensate those who have suffered violence and brutality at the hands of Police in Nigeria", the Panel requested for a meeting with the Speaker to discuss how to satisfy the aforementioned judgments.

The importance of this step was underscored by the fact that during the course of the Hearing, one of the Petitioners with a Judgment in his favour sadly passed away. In other cases, Petitioners have continued to live in penury in spite of their judgments.

The meeting which was initially scheduled for the 1st of June, 2021 was unfortunately cancelled through a Letter dated 27th May, 2021 because of its clash with other official

assignments of the Honourable Speaker also slated for the same date. Further to this however, the Panel was told to forward the said Judgments to the Office of the Honourable Speaker for further Legislative action. This request was immediately complied with by the Panel. On the 1st of July, 2021 the Panel forwarded copies of the following Petitions to the Office of the Honourable Speaker:

| S/N | PETITION NO | PARTIES | JUDGMENT SUM | REMARKS |
|-----|------------------|--|--------------|--|
| 1 | LASG/JPI/03/2020 | MR. OLUKOYA OGUNGBEJE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) | ₦20,000,000 | |
| 2 | LASG/JPI/04/2020 | MR. BONU PASCAL & FAMILY VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) | ₦300,000,000 | |
| 3 | LASG/JPI/05/2020 | MR. BASIL CHETAL EJIAGWA V. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) | ₦40,000,000 | |
| 4 | LASG/JPI/06/2020 | MR. IBRAHIM KABIRU & THE KABIRU FAMILY VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) | ₦200,000,000 | |
| 5 | LASG/JPI/07/2020 | MR. OKWUCHUKWU OBIECHINA & MRS. NZUBE OBIECHINA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) | ₦2,000,000 | |
| 6 | LASG/JPI/30/2020 | MR. AFEEZ MOJEED VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) | | NIL AWARD |
| 7 | LASG/JPI/38/2020 | MR. PHILIP ENWEREM & MR. BENJAMIN NWABUZOR VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD | ₦500,000 | |
| 8 | LASG/JPI/45/2020 | DEACON DAVID KOMOLAFE VS. THE NIGERIA POLICE FORCE | ₦10,000,000 | |
| 9 | LASG/JPI/50/2020 | MRS. ABIMBOLA BAKARE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) | ₦2,000,000 | |
| 10 | LASG/JPI/58/2020 | TOMMY OKECHUKWU VS. THE NIGERIA POLICE FORCE | ₦20,000,000 | |
| 11 | LASG/JPI/62/2020 | TOMORI GBOLADE VS. THE NIGERIA POLICE FORCE | ₦5,000,000 | \$47,062 (AT CURRENT EXCH. RATE) AWARDED FOR |

| | | | |
|-----|-------------------|---|---|
| | | | MEDICAL EXPENSES INCURRED NIL AWARD |
| 12. | LASG/JPI/68/2020 | IRINYEMI OYETOMI VS. FEDERAL SPECIAL ANTI- ROBBERY SQUAD (FSARS) | |
| 13. | LASG/JPI/82/2020 | THE FAMILY OF LATE LUCKY OLISEH VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) | ₦2,000,000 |
| 14. | LASG/JPI/87/2020 | OLUWASEUN AWOYERA VS. THE NIGERIA POLICE FORCE | ₦5,000,000 |
| 15. | LASG/JPI/89/2020 | MR. MOSES EDEWOR JUNIOR VS. THE NIGERIA POLICE FORCE | ₦50,000,000 |
| 16. | LASG/JPI/98/2020 | MR. ALEX EMENIKE ARUKWE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) | ₦500,000 |
| 17. | LASG/JPI/104/2020 | CHRIS OFOEGBU & 3 ORS VS. THE NIGERIA POLICE FORCE | ₦250,000 |
| 18. | LASG/JPI/109/2020 | MRS. TITI AGNES VS. FEDERAL SPECIAL ANTI- ROBBERY SQUAD (FSARS) | ₦2,000,000 |
| 19. | LASG/JPI/115/2020 | MR. OGA EMMANUEL OBINNAH VS. THE NIGERIA POLICE FORCE | ₦20,000,000 |
| 20. | LASG/JPI/117/2020 | MR. ADEMOLU ADEBOYEJO VS. FEDERAL SPECIAL ANTI- ROBBERY SQUAD (FSARS) | ₦500,000 |
| 21. | LASG/JPI/118/2020 | THE FAMILY OF LATE MR. NICHOLAS KPANOU VS. THE NIGERIA POLICE FORCE | ₦60,000,000 |
| 22. | LASG/JPI/131/2020 | IFEANYI DOUGLAS VS. FEDERAL SPECIAL ANTI- ROBBERY SQUAD (FSARS) | NIL AWARD |
| 23. | LASG/JPI/146/2020 | MRS. SHERIFAT AZEEZ OMOTOSHO, MISS ALIYA OMOTOSHO, MRS QUOWIYAT OMOTOSHO & MISS NOSIRAT OMOTOSHO VS. THE NIGERIA POLICE FORCE & ACCESS BANK PLC | ₦100,000,000 |
| 24. | LASG/JPI/147/2020 | MISS FEYIKEMI SUNDAY SAMUEL & ORS VS. THE NIGERIA POLICE FORCE, OP MESA (OPERATION MESA), | ₦250,000,000 |



| | | | | |
|----|-------------------|--|-------------------|---|
| | | LAGOS STATE GOVERNMENT, THE NIGERIAN AIR FORCE & THE ATTORNEY GENERAL OF THE FEDERATION | | |
| 25 | LASG/JPI/155/2020 | MR. FEMI MICHAEL ILESANMI VS. THE COMMISSSIONER OF POLICE STATE, MR ABBA KYARI & DIVISIONAL POLICE OFFICER ABATTOIR STATION, OKO-OBA, AGEGE | ₦25,000,000 | |
| 26 | LASG/JPI/156/2020 | ALHAJI MURAINA AJADI TUKURU VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) | ₦5,000,000 | |
| 27 | LASG/JPI/158/2020 | JIDE ARULOGUN VS. NIGERIA POLICE FORCE | ₦1,940,000 | |
| 28 | LASG/JPI/165/2020 | MR. PASCAL UGBAJA VS. FEDERAL SPECIAL ANTI- ROBBERY SQUAD (FSARS) | ₦5,000,000 | |
| 29 | LASG/JPI/166/2020 | MR. FRANCIS CHINWOKO VS. FEDERAL SPECIAL ANTI- ROBBERY SQUAD (FSARS) | ₦2,000,000 | |
| 30 | LASG/JPI/167/2020 | MR. BERNARD SACEY VS. FEDERAL SPECIAL ANTI- ROBBERY SQUAD (FSARS) | ₦200,000 | |
| 31 | LASG/JPI/177/2020 | MR. AKEEM HAMMED VS. THE NIGERIA POLICE FORCE | ₦20,000,000 | |
| 32 | LASG/JPI/185/2020 | BOSE BAJULAYE VS. FEDERAL SPECIAL ANTI- ROBBERY SQUAD (FSARS) | ₦100,000,000 | |
| 33 | LASG/JPI/186/2020 | ISSAC ALFRED AKHIGBE VS. THE NIGERIA POLICE FORCE | ₦10,000,000 | |
| 34 | LASG/JPI/228/2020 | MR. DAVID EHIOSUN VS. THE NIGERIA POLICE FORCE | ₦6,100,000 | |
| 35 | LASG/JPI/229/2020 | THE FAMILY OF LATE MR. GABRIEL ADAJI VS. THE NIGERIA POLICE FORCE | ₦70,000,000 | |
| | | GRAND TOTAL: | ₦1,334,999,000.00 | \$47,062 (BROUGHT FORWARD FROM PETITION 62) |

PETITION NO.: LASG/JPI/03/2020

Petitioner: Olukoya Ogungbeje

Summary: The Petitioner filed a petition dated 26th October, 2020 wherein he stated that sometime in 2015, his office was forcefully invaded by men of SARS at the instigation of the Nigerian Navy on an allegation that he wanted to steal their money from their C.B.N (Central Bank of Nigeria) accounts through Garnishee Proceedings. He instituted a suit before the Federal High Court Lagos which culminated in Judgment being entered in his favor where he was awarded a judgment sum of ₦20,000,000.00. Attached to the petition is a C.T.C of the Ruling delivered On 30th November, 2015 before Hon. Justice I.N. Buba.

Prayers: The Petitioner seeks redress and urges the Panel to ensure the compliance of the Police on the court's judgment.

Exhibits Tendered:

- Exhibit A: Certified True Copy of Ruling of the Federal High Court dated the 22nd day of July, 2020
- Exhibit B: Certified True Copy of Ruling of the Federal High Court dated the 30th day of September, 2015
- Exhibit C: Photocopy of Originating motion on Notice dated 2nd of February, 2017
- Exhibit D: Photocopy of the 4th Respondent/Applicant's Further Affidavit from Federal High Court dated 28th February, 2017
- Exhibit E: Originating Motion on Notice from Federal High Court dated 9th February, 2017.

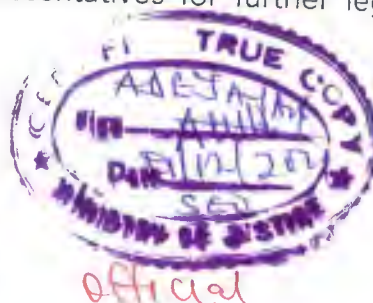
Findings:

- That there is no dispute as to the existence of a subsisting judgment of a court of competent jurisdiction on the reliefs being sought by the Petitioner in this Petition.
- That the contents of Exhibit B and C strongly indicate that even after the judgment was delivered, post judgment proceedings are still on going.

Recommendation:

The Panel recommended that the Petitioner pursue his claims under this Petition by exhausting all legal processes for execution of judgments and continue the legal process pending in it.

Status: Petition forwarded to the House of Representatives for further legislative action.



PETITION NO.: LASG/JPI/04/2020

Petitioner: Mr. Bonu Pascal & Family

Summary: The Petitioner filed this petition for the extra-judicial and unlawful killing of his deceased brother (Jimoh Kehinde) by men of SARS at the instigation of Badagry Local Government Court. The Petitioner instituted an action which culminated in a valid and subsisting court judgment dated 21st March, 2016 by Hon. Justice N. I. Buba who awarded the sum of ₦300,000,000.00 in favor of the Petitioner. An appeal filed against the judgment was dismissed by the Court of Appeal Lagos. The Petitioner also took further steps to enforce the judgment of the Federal High Court. Attached to this petition is a C.T.C of the judgment from the Federal High Court, C.T.C of the judgment from the Court of Appeal, C.T.C of letter to the Honorable Attorney General of the Federation, C.T.C of Ruling and C.T.C of Order Nisi.

Prayers: The Petitioner seeks redress for the Police brutality he suffered and urged the Panel to use its powers to ensure the Police complies with the court judgment and pays the judgment sum.

Notable Incident: Although the Petition first came up on the 1st of December, 2020, however, it was dismissed for being incompetent, lacking in merit and being an abuse of court process. It was subsequently re-listed at the instance of the Petitioner and a hearing date was fixed for 26th January, 2020.

Findings:

- That there is an appeal against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Petitioner should conclude the litigation process already commenced by them as the Panel refuses to be pushed into any judicial trap.
- Case struck out

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO. LASG/JPI/05/2020

Petitioner: Mr. Basil Chetal Ejiagwa

Summary: The Petitioner stated in his petition that sometime in 2014 he was raided and arrested by Policemen of SARS wherein he was taken to Igando Police Station where he was tortured and shot in the leg. He was transferred to the Lagos State Police Command Ikeja where he was further brutalized which resulted in a skull fracture and he is currently still battling with a brain tumor. He instituted a Fundamental Human Rights Enforcement suit at the Federal High Court which led to a court judgment being delivered on the 16th of April, 2019 by Hon. Justice Hassan where a judgment sum of ₦40,000,000.00 was awarded as exemplary damages. Attached to the petition is a C.T.C of the said judgment

Prayer: The Petitioner seeks redress and requests the Panel to use its powers to secure compliance of the judgment.

Exhibits Tendered:

- Exhibit A: Judgment of the Federal High Court in Suit FHC/L/CL/197 between Basil Chetal Ejiagwa vs. Commissioner of Police dated 16th April, 2019.
- Exhibit B & B1-B5: Photocopies of the Lagos State Government Alimosho General Hospital Igando drug prescription for Basil with hospital registration no 143427 dated 3rd October, 2014; Consultation request form of Basil, Leo-El-Shaddai Clinics Limited bill of One (1) million naira for Basil; Union Diagnostics and Clinical Services report of 6th May, 2014 for Basil and Lagos State Government General Hospital Alimosho report of Ejiagwa Basil.

Findings:

- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Forty Million naira (N40, 000,000)** only, being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.



- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

PETITION NO: LASG/JPI/06/2020

Petitioner: Mr. Ibrahim Kabiru & the Kabiru Family

Summary: The Petitioner filed this petition on 26th October, 2020 wherein he stated that his brother (Late Waheed Kabiru) was killed unlawfully by men of SARS attached to Igbogbo Police Division, Ikorodu. The Petitioner therefore instituted a Fundamental Human Rights Enforcement suit before the Federal High Court and judgment was entered and a judgment sum of ₦200,000,000.00 was awarded as damages. The Petitioner also explored a plethora of avenues to enforce the judgment of the Federal high court, all to no avail. Attached is the C.T.C of the judgment delivered by Hon. Justice M.B Idris, C.T.C of Ruling dated 16th June, 2017, copy of Letter to the Hon. Attorney General of the Federation, C.T.C of Ruling dated 13th March, 2017, C.T.C of Order Nisi dated 29th September, 2017, Order Nisi made Absolute dated 9th April, 2019 against CBN and C.T.C of Ruling dated 1st July, 2019.

Prayers: The Petitioner seeks redress and urges the Panel to assist in securing compliance on the part of the Police with the order absolute for payment of the judgment sum.

Exhibits Tendered:

- Exhibit A: Certified True Copy of Ruling from Federal High Court dated 13th March, 2017
- Exhibit B: Letter dated 28th October, 2019 to Lawflex Chambers

Findings:

- That there is no valid appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- That the legal process of enforcement of the judgment has been complied with by the applicant and exhausted.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of Two Hundred Million naira (N200, 000,000), being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/07/2020

Petitioner: Mr. Okwuchukwu Obiechina & Mrs. Nzube Obiechina

Summary: The Petitioners stated that sometime in June 2017, they were arrested, tortured and detained for 22days by SARS operatives at the Lagos State Police Command Ikeja on allegations of being the brother-in-law and sister to a wanted criminal suspect. They filed a suit at the Federal High Court wherein judgment was entered into by Hon. Justice M.B Idris (now JCA) and a judgment sum of ₦2,000,000.00 was awarded as damages. The appeal filed by the Police was heard and dismissed by the Court of Appeal on 25th March, 2020. Attached is the C.T.C of the judgments from the Federal High Court and the Court of Appeal.

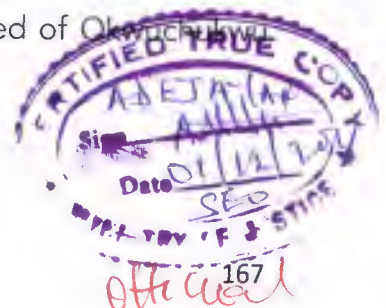
Prayers: The Petitioners seek redress and urge the Panel to use its powers under the enabling law to secure compliance with the court judgment.

Exhibits Tendered:

- Exhibit A: Judgment in Suit No: FHC/L/CS?1050/17 dated 23rd October, 2017
- Exhibit B: Judgment from Court of Appeal Lagos Division in Suit No: CA/L/178/2018 dated 25th March, 2020
- Exhibit C: The Nigerian Police Statement of Witness/Accused of Nzube Obiechina dated 5th June, 2017
- Exhibit D: Bail Application of Emeka Nwokolo dated 11th June, 2017
- Exhibit E: The Nigerian Police statement of Witness/Accused of Chukwudumeme Onwumadike dated 23rd June, 2017
- Exhibit F: The Nigerian Police statement of Witness/Accused of Okwuchukwu Obi dated 1st October, 2017.

Findings:

- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.



- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Forty Million naira (N2, 000,000)**, being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO. : LASG/JPI/30/2020

Petitioner: Mr. Afeez Mojeed

Summary: The Petitioner alleged that on the 18th October, 2014 while at home with his family, the door to his house was pulled down and four men bust in fully armed. In the process, valuables, cash including his Honda Accord 2008 model vehicle were seized and taken away till date.

Prayer: The Petitioner prayed the Panel for compensation for dehumanization and illegal detention he suffered in the hands of the Officers of the Nigeria Police Force.

Exhibits Tendered:

- Exhibit A – letter from Lagos State Government Ajeromi General Hospital, Ajeromi dated 4th day of November, 2014.
- Exhibit B – Charge Sheet No.: MIK/B/220/14.
- Exhibit C – Magistrate Court proceeding dated 16/12/15.
- Exhibit D – letter dated 2nd February, 2015 from the office of the National Human Rights Commission to Salawu Akingbolu & Co.
- Exhibit E – letter dated 15th November, 2018 from Salawu Akingbolu & Co. to the Executive Secretary NHRC.
- Exhibit F – letter dated 14/6/2016 from Salawu Akingbolu & Co. to the Chairman ICPC.
- Exhibit G – Originating Application.

- Exhibit H– Judgment dated 28th February, 2017 in Suit No.: FHC/L/CS/617/2016.
- Exhibit I – list of items collected from Mr. Afeez Owolabi Mojeed by SARS 18th October, 2014.
- Exhibit J – statement of account from Access Bank Plc, Ajah Branch.
- Exhibit K – Federal High Court Summary Trial in Charge No.: FHC/L/135^c/2015.
- Exhibit L – Federal High Court Order in Charge No.: FHC/L/135^c/2015.
- Exhibit M – Obinna Edward Iheukwumere statement of account from Access Bank, Owerri Branch.
- Exhibit N –
- Exhibit O – Flash Drive.
- Exhibit P – Police Interim report dated 16th December, 2014

Findings:

- That this Panel has jurisdiction to hear this petition and make recommendations in respect of same.
- That there is a judgment in favour of the Petitioner against the Respondent for violation of his fundamental rights for arrest and detention for about 14 days without charging him to court.
- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable and should be complied with by the Nigeria Police Force.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses.
- That enforcement of the judgment will be met with a brick wall in a bid to comply with Section 84 of the Sheriff and Civil Processes Act
- We find that the Petitioner was tortured as there was ample evidence of same Under and by virtue of section 287 of the 1999 Constitution (as amended), judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Five Million Naira (N5, 000,000)** only, being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That the Respondents should intensify efforts to track Mr. Balogun Olatunji Yusuf in order to prosecute and recover monies allegedly obtained from Chief Obinna.
- That the Police should avoid use of torture in carrying out investigations.
- That Police Officers should be made to undergo a minimum of four trainings in a year on self-restraint and human rights.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who

obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Reserved for decision by the Panel. Petition forwarded to the House of Representatives for further legislative action.

PETITION NO.: LASG/JPI/38/2020

Petitioner: Mr. Philip Enwerem

Summary: The Petitioner is the uncle to the deceased Mr. Ogadi Enwerem. The Petitioner stated that sometime in 2013, the deceased after concluding plans to travel overseas, delivered his Sienna bus to one Mr. Uchechukwu Okonkwo (a.k.a Ogbuefi) for safe keep pending when his return from the village. Upon the return of the deceased, the deceased demanded for his car from Ogbuefi who allegedly told him that he had delivered the said vehicle to one Mr. Benjamin Chibuzor who at the particular time in question was out of state. It was subsequently discovered that Ogbuefi had sold the said vehicle to a Police Officer. In order to cover their misdeed Mr. Benjamin Chibuzor and the deceased Ogadi Enwerem were framed and accused of the offence of armed robbery by Mr. Uchechukwu Okonkwo (a.k.a. Ogbuefi) and Supol Ibe Ikpegele, the D.P.O. of Ilemba Hausa Police Station, Ajangbadi, Ojo, Lagos. Before help could reach the victims, despite several denials by Officers of SARS Ikeja, Ogadi Enwerem was allegedly killed extra-judicially after severely torturing them victims for an extended period. However, Mr. Benjamin Chibuzor was spared by happenstance. The Officers however seized all the victims' vehicle used for in transport business and also withdrew all the money in their accounts before extra-judicially killing Mr. Ogadi Enwerem. A Fundamental Human Rights suit was filed before Hon. Justice R.I.B. Adebisi of the Lagos Division, culminating in Suit No.: LD/3149MFHR/2016 in which judgment was delivered on the 26th day of June, 2016 and damages amongst other consequential Orders were awarded against the Police.

Prayers: Petitioner prayed the Panel for an Order enforcing his judgment and for justice to be done.

Exhibits Tendered: Nil

Findings:

- That there is no dispute as to the existence of a subsisting judgment of a court of competent jurisdiction on the reliefs being sought by the first Petitioner Mr. Benjamin Chibuzor in this Petition.
- That the judgment obtained in favour of the first Petitioner is yet to be complied with.
- That the family of the second Petitioner has not been compensated for the unlawful killing of Mr. Ogadi Enwerem despite recommendations of the National Human Rights Commission.
-

Recommendations:

- That the Sum of Five Hundred Thousand Naira (N500, 000), being the sum awarded by the Court in the above judgment should be paid to the first Petitioner by the Federal Government.
- That the Respondents should proceed to release the forthwith, the two cars of the Petitioner and Two Hundred Thousand Naira (N200,000) collected from the Petitioner in line with the court judgment
- That the above recommendation in respect of Benjamin Chibuzor should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- That this Panel adopts the recommendations and findings of the National Human Rights Commission in respect of Mr. Ogadi Enwerem and hereby awards the sum of **Ten Million Naira (N10,000,000)** to the family of the second Petitioner for the extra judicial killing of Ogadi Enwerem.
- That Training of Police Officers on human rights abuses should be undertaken on a quarterly basis to avoid a repetition of this kind of incidence
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

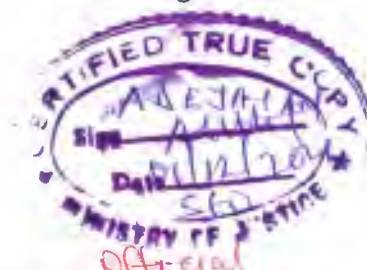
Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO.: LASG/JPI/45/2020

Petitioner: Deacon David Komolafe

Summary: The Petitioner attached to his Petition, Page 4 of ThisDay Newspaper Publication of Wednesday, 2nd February, 2011 concerning the brutality he suffered in the hands of Officers of the Nigeria Police Force. He went on to state that upon reporting the matter to Police, an Orderly Room Trial was emPanelled against the culprit on the 30th December, 2010 but he did not know the outcome of the trial, neither was he indemnified. He subsequently filed a Suit before the Federal High Court in Lagos where judgment given in his favour. However, all effort to get the Nigeria Police Force to comply with the Court judgment delivered since 2013 had proved abortive.

Prayers: Petitioner prayed for an Order directing the Nigeria Police Force to comply with the judgment of the court and also help him secure the judgment sum of ₦10,000,000 (Ten Million Naira) from the Nigeria Police Force.



Exhibits Tendered:

- Exhibit A – Petition from Access to Justice to the CP, Lagos State dated 9th August, 2011
- Exhibit B – Photocopy of photograph of Mr. Deacon Komolafe David Oluwadare from City Strings Newspaper dated February 02, 2011
- Exhibit C – Four copies of photograph of Brutal Assault on Deacon Komolafe
- Exhibit D – judgment between Deacon David Komolafe and Inspector General of Police & 2 Ors. dated 14th October, 2013
- Exhibit E – Report and statement of Brutal, threat life written by Deacon David Komolafe
- Exhibit F – Five copies of letters dated 31st July, 2015; 10th August 2015; 15th September, 2015; 30th October, 2015 and 3rd March, 2016

Findings:

- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution (as amended), judgment of courts is to be complied by all persons and authorities.

Recommendations:

- That the Sum of **Ten Million naira (N10, 000,000)**, being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO. LASG/JPI/50/2020

Petitioner: Mrs. Abimbola Bakare

Summary: The Petitioner stated that on the 5th of September, 2014 Mr. Abayomi Bakare went to purchase medication for his infant daughter around Moshalashi Street, Shomolu, Lagos when he was arrested by Officers of Federal Special Anti-Robbery Squad (FSARS). His arrest has left his family clueless as to his whereabouts, as he was

neither produced nor charged to Court for any crime known to law. Further, that despite several Court Orders that he be produced or charged to court by the Nigeria Police Force, the Police have yet to comply with the said Orders.

Prayers: Petitioner prayed that the Panel direct the Officers of Federal Special Anti-Robbery Squad (FSARS) Lagos State Police Command to give an account of the whereabouts of Mr. Abayomi Bakare, prosecution of all Officers who were involved in the unlawful acts for appropriate Charges as well as the award of compensation to his family.

Exhibits Tendered:

- Exhibit A – Picture of a man, another picture of a woman carrying a baby on her lap.

Findings:

- That this Panel has jurisdiction to hear this petition.
- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- That the process of enforcement of the judgment has been exhausted but was stalled due to issuance of the Two Million Naira (N2, 000,000) cheque in the name of the deceased.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be complied with by all persons and authorities.
- That the Petitioners now apply for production of Abayomi Bakare, and if dead; compensation for the family and punishment of the perpetrators.
- That failure to produce Mr. Abayomi Bakare since can only mean that the said person died in the custody of the Respondents.

Recommendations:

- That the Sum of Two Million naira (N2, 000,000), being the sum awarded by the Court in the above judgment for unlawful detention and arrest should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- That the sum of Ten Million Naira (N10, 000,000) be paid as compensation to the Petitioner for the unlawful killing of Mr. Abayomi Bakare.
- A public apology should be issued to the Petitioner by the Respondent for the unlawful detention of the Petitioner in line with the judgment of the court.
- Prosecution of the IPO and other persons involved in the arrest, unlawful detention and killing of the victim.



- Training of Officers of the Nigeria Police Force on human rights abuses should be undertaken on a quarterly basis to avoid a repetition of this kind of incidence.

PETITION NO: LASG/JPI/58/2020

Petitioner: Tommy Okechukwu

Summary: The Petitioner stated that on Thursday the 18th of September, 2014, he was travelling out of the country when men of Nigerian Immigration Services arrested him and seized his documents which comprised his International Passport, his credentials, his laptop, phone and the money he had with him. He was handed over to Officers of Special Fraud Unit led by one Sergeant Kayode and was detained from 26th September 2014 till 22nd October, 2014. He was detained on the allegation of fraud and money laundering and during the period of his detention, he was tortured and harassed all in a bid to get him to sign the confessional statement they put before him as a condition for his bail. On the 29th of September 2014, he was transferred to a SARS facility in Kaduna State where he was detained for about four (4) day, after which he was brought back to Lagos on the 9th of October, 2014. Subsequently, he was taken to the Force Headquarters Facility in Abuja, where he was detained four another four (4) days and kept in inhumane condition. In 2017, he brought a Fundamental Human rights action before the Federal High Court Kaduna and on the 23rd of January 2018, judgment was entered in his favor. However, till date the judgment has not been implemented despite several attempts and letters to enforce judgment.

Prayers: The Petitioner prayed the Panel for assistance in implementing the judgment of court and look into disciplining ASP Mohammed and Sergeant Kayode.

Exhibits Tendered: Nil

Findings:

- That this Panel has jurisdiction to treat this petition as part of the infringement of the Petitioners rights occurred in Lagos State
- That there is no appeal pending against the judgment obtained
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of Five Million naira (N5, 000,000), being the sum awarded by the Court in the above judgment should be paid to the Petitioner.

- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/62/2020

Petitioner: Tomori Gbolagade

Summary: The Petitioner alleged that on the 30th of September, 2021 he left his office at Wale Adenuga Productions Ltd where he worked as a Graphic Artist with his friend in his Acura Legend car with Registration No: ES782FST. When he got to Dopemu, he was ordered to stop by a Police Officer at a check point but was unable to immediately stop due to the fact that there were three (3) cars already parked on the road and as such he had to move forward to be able to park his car. While doing so, he heard two gun shots and within a split second, he heard another which came through the back of his car and went right through his upper hand and into the dashboard of his car. He immediately stopped the car and ran out to the assaulting Officers crying for help. However, the Officers fled the scene leaving him behind. The alleged incident took place in front of Dopemu Police Station. So, the Petitioner's friend who was in the passenger's seat ran towards the gate of the Station calling for help. Some Officers rushed out and seeing the Petitioner drenched in blood led him into the Station to make a report of the incident and rushed him to a nearby private hospital for treatment. When all efforts to save his right hand proved abortive, after forty-eight hours, he was transferred to LUTH, Ikeja, Lagos. Unfortunately the doctors were unable to save his right hand. In an effort to make further attempts to regain the use of his right hand, he contacted a hospital in India called Fortis Hospital and was informed by a team of experts that his hand could be saved but it would cost the total sum of Two Million, Four hundred and Eighty Three Thousand, Six hundred naira (₦2, 483, 600.00) to have him and a member of his family travel with him to India for surgery. The Petitioner filed a suit at the Federal High Court, and on the 30th day of September, 2015, the Court delivered a Ruling in his favour, ordering the Police to pay the Petitioner the sum of \$31, 562.00, \$15,500.00 and ₦5, 000,000.00 covering the expenses for his medical treatment and general damages. However, the Police have failed to comply with the Ruling of the court.



Prayer: The Petitioner prayed the Panel for offer assistance towards his rehabilitation.

Exhibits Tendered:

- Exhibit A: Photocopy of an Extract from the Police Crime Diary dated 2nd October 2011, photocopies of seven photographs of the victim, photocopies of three photographs of the vehicle riddled with bullet holes, letter to the Inspector General of Police dated 18th April, 2016 and letter to the Attorney General of the Federation dated 9th October, 2019

Findings:

- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Five Million naira (N5, 000, 000)** Thirty One thousand Five Hundred and Sixty Two Dollars (\$31,562) and Fifteen Thousand Five Hundred Dollars (\$15,500) only, being the sums awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their labour which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/68/2020

Petitioner: The family of Late Irinyemi Oyetomi

Summary: The Petitioner by a petition dated 30th October, 2020 stated that the deceased Mr. Irinyemi Oyetomi was tortured to death by SARS in their custody in Ikeja. He was arrested alongside his cousin Esther Ayodele and brother Ikuomola Adeyemi on the 15th of January, 2017 by men of SARS who claimed that they were on a routine patrol in Epe, Lagos State. They were subsequently whisked away into a bush where they were thoroughly tortured before they were eventually taken to

their office in Ikeja and detained. The family made several efforts to see them and secure their release on several occasions but it was all to no avail. Even after been informed that Irinyemi had a terminal disease and may die if not treated, the Police still refused to release them until the sum of Three million naira (₦3,000,000.00) had been paid. The family of the deceased thereafter filed a Fundamental Human Rights Action before the Federal High Court but the case was dismissed for lack of merit. Irinyemi Oyetomi later succumbed to his injuries and died and till death the body of the deceased has not been released.

Prayers: The Petitioner prayed the Panel for justice and compensation.

Exhibits Tendered:

- Exhibit A: Federal High Court fundamental Human Rights Application in Suit No: FHC/L/CS/573/2017 between Mr. Ikumola Adeyemi & Anor vs. Inspector General of Police & Anor
- Exhibit B: Counter Affidavit of the Respondents in Suit No: FHC/L/CS/573/2017 between Mr. Ikumola Adeyemi & Anor vs. Inspector General of Police & Anor
- Exhibit C: Further Affidavit in Reply to Counter Affidavit of the Respondents dated 12th December, 2017 in Suit No: FHC/L/CS/573/2017 between Mr. Ikumola Adeyemi & Anor vs. Inspector General of Police & Anor
- Exhibit D: Certified True Copy of Federal High Court Ruling dated 20th February, 2018 before Justice I. N Buba in Suit No: FHC/L/CS/573/2017 between Mr. Ikumola Adeyemi & Anor vs. Inspector General of Police & Anor
- Exhibit E: Certified True Copy of a court Order before Justice I. N Buba in Suit No: FHC/L/CS/573/2017 between Mr. Ikumola Adeyemi & Anor vs. Inspector General of Police & Anor.

Findings:

- That this Panel does not have jurisdiction to treat this petition as there is a valid and subsisting judgment on same.
- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.

Recommendations:

- That the Petitioner should explore his right of appeal if dissatisfied with same as this Panel cannot serve as an appellate court to a valid court judgment of the Federal High Court or any other court of competent jurisdiction.
- This petition is hereby dismissed for lack of jurisdiction

Status: Petition forwarded to the House of Representatives for further legislative action.



PETITION NO. : LASG/JPI/82/2020

Petitioner: The Family of Late Sunday Lucky Oliseh

Summary: The Petitioner is the wife of the deceased. She stated that the deceased was arrested on the 9th of June, 2014 by a team of fierce looking Officers of the Special Anti-Robbery Squad (SARS) Lagos State Police Command led by one Supol Oluwo at Sweet Sensation Fast Food, Abule Egba, Lagos, pummelled and tortured him with two other persons arrested alongside the deceased. That the fierce and gun-touting Officers had inscribed at the back of their vest SCORPION and on their chest side SARS, drove the deceased to his residence and took his Nissan Jeep with Registration Number BDG 825 BP Chassis No. JN 8AR5Y7WW224952 alongside the Petitioner and two other persons to State Command, Ikeja. On the 13th August 2014 a fundamental Human Right application was filed before the court with Suit No.: ID/572MFHR/14. The court delivered judgment per Hon. Justice D.T. Okuwobi on the 1st day of June, 2016. The Petitioner wrote to the Commissioner of Police Lagos State through her lawyer in a letter dated September, 2016 and 5th June, 2017 annexing a certified true copy of the judgment of the court and requested compliance thereto. Till date Lucky Oliseh has not been seen and his body is still with the Police.

Prayers: The Petitioner prayed the Panel for an Order releasing the body of the deceased Lucky Oliseh, Order for the return of the Grey Coloured Nissan Pathfinder with Reg. No. BDG 825 BP, Chassis No. JN8AR5Y7WW224952 which was taken from the residence of Lucky Oliseh by Supol Oluwo as well as compensation for emotional and financial trauma the family has had to endure.

Findings:

- The Panel found as a fact as follows;
- That the Panel has jurisdiction to make recommendations in respect of this petition
- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of Two Million Naira (N2, 000,000), being the sum awarded by the Court in the above judgment is recommended for payment to the Petitioner.

- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

PETITION NO.: LASG/JPI/87/2020

Parties: Oluwaseun Awoyera

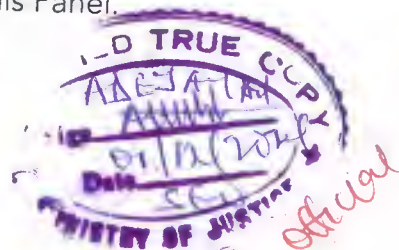
Summary: The Petitioner alleged that on 12th March, 2015 he boarded a Volkswagen LT Bus with Registration No.: KRD 906 XL at Cele-Egbe Bus Stop to Oshod, while in transit and upon getting to Ejigbo Bus Stop, a Policeman named Samuel Salokun Olushola attached to Ejigbo Police Station flagged down the bus and demanded for ₦200 (Two Hundred Naira) bribe. In response to his request, the driver opted to give him One Hundred Naira (₦100) explaining that it was his first trip for the day. Enraged at this, the Police officer shot at the bus multiple times during which the Petitioner was hit by bullets on his left leg. After failed attempts at engaging with the Police Force, the Petitioner engaged his Solicitors who instituted a legal action for damages against the Police Force on the 8th October, 2015 at the Lagos State High Court to which judgment was delivered awarding him Five Million Naira (₦5,000,000.00) as damages.

Prayers: Petitioner prayed the Panel for an Order directing the Police to conduct into an investigation into the events of 12th March, 2015, the subsequent prosecution of Samuel Salokun Olushola as well as the payment of the Award given by the Court.

Exhibits Tendered: Nil

Findings:

- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- That the process of enforcement of the judgment will cost the applicant a lot of time, money and he may not get the consent of the Federal Attorney General for the enforcement as in all the cases before this Panel.



- Under and by virtue of section 287 of the 1999 Constitution (as amended), judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the sum of **Five Million Naira (N5, 000,000)** awarded by the Court in the above judgment is recommended to be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

PETITION NO.: LASG/JPI/89/2020

Petitioner: Mr. Moses Edewor Junior

Summary: The Petitioner alleged that on the 10th day of May, 2014 the deceased was driving his late father's Toyota Forerunner in company of his friends to wit: Tijani, Olayinka, Doyin and Oyeleye on their way from Lekki/Ajah to his residence at Festac Town, Lagos when the vehicle suddenly developed faults which prompted them to engage the services of a towing van. Whilst the Towing Van was pulling the car to Late Oyoma Edewor's residence in Festac Town, Lagos State, they were accosted by a team of arm wielding Police Team led by Sergeant Otene Godwin who flagged down towing van. When the driver manning the towing van stopped, Sergeant Otene Godwin fiercely swooped on the deceased and his friends, brutalized them before ordering them to sit on dirty water logged ground which they obeyed; while Sergeant Otene Godwin pointed his service rifle on the deceased and shot him at a very close range, consequently killed him without any slightest provocation. The family of the late Oyoma Edewor instituted an action in court through their attorney at the Federal High Court Lagos State in which Honourable Justice M. S. Hassan found the gruesome murder of a late Oyoma Edewor by Sergeant Otene Godwin as unlawful, unconstitutional and accordingly tantamount to gross and vicious violation of the Late Oyoma Edewor's right to life guaranteed under Section 33(1) of the Constitution of the Federal Republic of Nigeria 1999 (as amended) and Article 2 and 5 of the African Charter on Human and People's Right (Ratification and Enforcement) Act, Cap 9 LFN, 2004 awarded exemplary/aggravated damages of the sum of Fifty Million Naira (N50,000,000.00) against the Inspector General of Police, the Commissioner of Police Lagos Command, Nigeria Police Force and also ordered the Attorney General of the Federation and Minister of Justice to ensure that the Judgment sum is fully liquidated.

Prayer: The Petitioner prayed the Panel for an Order giving full effect and compliance for the enforcement of the Judgment of the Federal High Court, Lagos Division, delivered by His Lordship, Honourable Justice M. S. Hassan delivered on the 13th September, 2016 and any further Orders the Panel deem fit to make in the circumstance.

Exhibits Tendered: Nil

Findings:

- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution (as amended), judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **N50, 000,000 (Fifty Million Naira Only)** being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- Interest at the rate of 21% per annum until judgment sum is paid.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO. : LASG/JPI/98/2020

Petitioner: Mr. Alex Emenike

Summary: Petitioner alleged that on the 7th of October, 2013 he was arrested, detained and beaten by the Officers of Federal Special Anti-Robbery Squad (FSARS) alongside some others and taken to their Station. Further, that he was set up for arrest by the Police who were in search of his acquaintance, one Richard Chinedu Ogwai in order to enable him lead them to him. It is his position that the Officers demanded the sum of Five Hundred Thousand Naira (N500,000.00) from him as bail money but same was subsequently reduced to Two Hundred Thousand Naira (N200,000). Because he was unable to make the payment, he was arraigned in court



on a holding charge on the 17th January, 2014 on Charges of Armed Robbery. While in detention, he retained Counsel who instituted an Application for the enforcement of his Fundamental Human Rights. On the 16th day of March, 2016 the Court Ruled in his favour and ordered the Police pay him the sum of Five Hundred Thousand Naira (N500,000) as compensation for his unlawful detention.

Prayer: The Petitioner prayed the Panel for an Order directing the Respondent to comply with the Order of the Court and to effect the immediate payment of the judgment sum.

Exhibits Tendered:

Findings:

- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution (as amended), judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Five Hundred Thousand Naira Only (N500, 000)**, being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

PETITION NO.: LASG/JPI/104/2020

Petitioners: Chris Ofoegbu, Ifeanyin Ezebuadi, Eze Hyginus and Chibuike Akajionu.

Summary: Petitioners alleged that they were arrested, tortured and had illegal confessional statements obtained from them, leading to their incarceration for sixteen (16) years. The Petitioners were all arrested in the prime of their life in 1995 and only regained their freedom on 17th January 2011, when after trial in Suit No. RFT/IK/48C/97 at the High Court of Lagos State between The State v Lucky Igbinovia and Effiong Elemu Edu, Honourable Justice O. A Williams, they were discharged and acquitted of the Charge of Armed Robbery. The Petition further stated that there were several suspects were arrested in connection with the investigation, however, others died as a result of the torture meted upon them by the Police.



Prayer: The Petitioners pray this Panel for justice against the Respondent for alleged unlawful detention of the Petitioners in kirikiri Prison (Now Correctional Centre) by the Respondent for 81 days.

Status: At the proceedings of 12th March, 2021, Counsel to the Nigeria Police, Mr Cyril Ajofor, raised an Objection that this Panel lacks requisite jurisdiction to entertain this Petition on the ground that the allegation of unlawful detention for 81 days in Kirikiri Prisons(now Correctional Center) against the Police has been found to be without merit and dismissed by C.M.A. Olatoregun Isola J. of the Federal High Court in FHC/L/CS/171/09 (1) CHRIS OFOEGBU (2) IFEANYIN EZEBUADI (3) EZE HYGINUS (4) CHIBUIKE AKAJIANU & 7 ORS. ('Judgment'). In response to the Objection, Counsel to the Petitioners argued that notwithstanding the Judgment being relied upon by the Respondent, there is a subsisting Legal Advice issued by the Director of Public Prosecutions, Lagos State wherein it was stated that no prima facie case of Conspiracy to Rob or Armed Robbery was disclosed against the Petitioners. Therefore, Petitioners should be released from Prison custody. He therefore argued that Police are liable in law for the detention of the Petitioners for the 81 days in prison Custody.

Exhibits Tendered: Nil

Ruling: Relying on aspects of the Judgment referenced above, the Panel Ruled that matters upon which this Panel could assume jurisdiction are determined by the Rules of Proceedings of the Lagos State Judicial Panel of Inquiry on Restitution and Compensation of Victims of SARS related abuses and other related Matters 2020 and The Terms of Reference of this Panel. None of these instruments clothe this Panel with Jurisdiction to entertain a matter which has been decided by a Court of competent jurisdiction as in the Judgment of C.M.A Olatoregun-Isola, J. in FHC/L/CS/171/09 referred to above. Further, that the relief being sought by the Petitioners before this Honourable Panel has been decided by C.M.A. Olatoregun, J. in FHC/L/CS/171/09. Thus, the only Constitutional option open to the Petitioners is to file an Appeal against the Decision in the Judgment.

Against the backdrop of the Judgment, the Panel sustained the objection of the Respondent and dismissed this Application.

Status: Forwarded to the House of Representatives for Legislative active.

PETITION NO: LASG/JPI/115/2020

Petitioner: Mr. Oga Emmanuel Obinnah

Summary: The Petitioner filed a petition dated 30th October 2020, wherein he stated that sometime in 2012, one officer Godwin I. Eze a Chief Superintendent of Police (CSP) and Divisional Police Officer (DPO) of Tolu Division, Olodi Apapa, Lagos, assaulted him, seized his Power bike and detained same, eventually converting it to their own use without any justifiable cause. As a result of the refusal of the Police to



release the said Power Bike despite several demands, the Claimant instituted a fundamental rights action against the Police at the federal High Court and obtained judgment in their favour which the Police have failed to comply with.

Prayer: The Petitioner prayed the Panel for compliance with the Court judgment dated 28th May 2012 in the sum of Twenty Million Naira (N20, 000,000) granted by the Federal High Court, Lagos in favor of the Petitioner.

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- That the process of enforcement of the judgment will cost the applicant a lot of time, money and resources coupled with the difficulty of obtaining the consent of the Federal Attorney General.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Twenty Million Naira (N20, 000,000)**, being the sum awarded by the Court in the above judgment should be paid to the Petitioner and return of his Power Bike.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/117/2020

Petitioner: Mr. Ademolu Adeboyejo

Summary: The Petitioner filed a petition dated 5th November, 2020, wherein he stated that

Prayer: The Petitioner prayed the Panel for compliance with the Court judgment of 16th of July 2015 in the sum of Ten Thousand Naira (N10, 000) to be paid every day from the 12th February 2015 until the Petitioner's car is returned granted by the High Court Lagos in favor of the Petitioner, for illegal arrest, seizure and forfeiture of the Petitioner's car without legal justification.

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Ten Thousand Naira (N10, 000)** be paid the Petitioner per day from 12th February 2015 until the Petitioner car is returned, being the sum awarded by the Court.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.



PETITION NO.: LASG/JPI/118/2020

Petitioner: The family of Late Nicholas Kpanou

Summary: By a petition dated 27th October, 2020, the Petitioner stated that on the 29th of May, 2010 the deceased, Nicholas Kpanou a citizen of Benin Republic was sitting in his compound with his peers when Policemen attached to Jakande Police Station, Lekki Expressway Ajah led by the Divisional Police officer (D. P. O) one Mr. Ekpo Ufong invaded his compound and arrested him together with other residents, and took them all to the next compound. The Petitioner (the father of the deceased) stated that he heard a gunshot from the next compound where the Policemen took his son, and thereafter, a dead body was brought out of the compound, and when he moved closer he discovered that it was his son's body. He approached the Officers to find out what had happened to his son and they threatened to shoot him as well and he proceeded to Jakande Police Station to report the incident and demanded the body of his son which they failed to release to him. In view of this refusal, he lodged a complaint with the Consulate General of the Republic Benin in Lagos and the Consulate General in turn prepared a comprehensive report dated 2nd of June 2010 to the D. P. O. sequel to the report and the refusal of the D. P. O to accede to the request, the Consulate General wrote another letter dated 8th June, 2010 was written to the Assistant Inspector General of Police, Nigeria Police Force, Zone 2 Headquarters, Onikan Lagos and another dated 28th October, 2010 and all were ignored. Subsequent letters to the Deputy Commissioner of Police SCID Panti reporting the incident and asking for the release of the corpse all went unanswered. The Petitioner stated that when all else failed, he brought a suit against the D. P. O Jakande Police Station and his team, The Nigeria Police and the Police Service Commission for the enforcement of fundamental Human Rights of the deceased at the Federal High Court and judgment was delivered in favour of the Petitioner and he was awarded the sum of Sixty Million Naira (N60,000,000). However till date, all efforts to execute the judgment have proved abortive.

Prayers: The Petitioner prayed the Panel to use its influence to ensure that justice is done by bringing Mr. Ekpo Ufong the D. P. O of Jakande Police Station and his team to book and release the corpse of the deceased to the family for burial and also direct immediate payment of the judgment debt.

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.

- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Ten Million Naira (N10, 000,000)**, being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO.: LASG/JPI/131/2020

Petitioner: The family of Late Mr. Ifeanyi Douglas

Summary: The Petitioner filed a petition dated 2nd November, 2020, wherein he alleged that his brother the deceased, was carrying on his business at his provision store when he was arrested and detained by Officers of the Federal Special Anti-Robbery Squad (FSARS) specifically one Mr. Abba Kyari. He stated that despite several efforts made by him and his family to see Mr. Ifeanyi, they were not allowed to do so and this prompted them to file an action in court for the enforcement of his fundamental human rights. He further stated that judgment was delivered in their favour but the Police refused to obey the judgment of the court for unconditional release of their brother, and while they continued in their attempts to locate him, they were later informed that he had been killed.

Prayers: The Petitioner prayed the Panel for compliance with the judgment of the Federal High Court Lagos in favor of the Petitioner, against the Respondents contained in the judgment attached to the Petition for the unconditional release of the body of Mr. Ifeanyi Douglas to his family.

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That this Panel has jurisdiction to treat this petition.
- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.



- That the Petitioner has not been released since 28th March 2013 despite the order of court dated 9th July 2013.
- That based on the above, it is reasonable to conclude that the Petitioner died in the custody of the Respondents.

Recommendations:

- That the Sum of **Ten Million Naira (N10, 000,000)** should be paid to the family of Mr. Ifeanyi Douglas for his unlawful killing.
- Officers of the Nigeria Police Force should be made to undergo a minimum of four trainings per year on self-restraint and human rights.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

PETITION NO.: LASG/JPI/146/2020

Petitioner: Mrs. Sherifat Azeez Omotosho & Ors.

Summary: The Petitioner by a petition dated 29th October, 2020, and filed on the 25th of November 2020 stated that on the 2nd of November, 2013 after she had closed her shop for the day her husband (the deceased) came and picked her and two (2) of her children. On their way home, her late husband saw a friend of his one Sampson being harassed by some SARS Policemen and out of concern for his welfare stopped his car and went to find out what was going on. She stated that since she did not suspect any danger, she disembarked from the car and went into her compound which was just by the side of the road with her children when she heard a gunshot and as she got out she saw the deceased lying on the ground with one Police Officer she later identified as Corporal Emejo Gabriel standing over him and the other Policemen fleeing the scene. She stated that she became alarmed and called out to her husband while running towards him and that she saw Corporal Emejo Gabriel stoop down to feel his pulse and shoot him again after which he retreated and fled the scene. After he ran away bystanders at the scene chased and apprehended him and they discovered that he was drunk when he was arrested and he confessed that he shot the deceased twice because he dared to beg them to release his friend. She engaged the services of a lawyer who wrote the Nigeria Police Force for redress and apology and their request was ignored after which they filed a suit at the Federal High Court for the enforcement of the fundamental human rights of both the deceased and the Petitioner for the threat to their life based on the fact that their source of livelihood had been taken away from them. By a judgment dated 24th June 2014 delivered by his Lordship J. T Tsoho J, the court held that the state had breached the Fundamental

Human Rights of both the deceased and the Applicants and awarded them the sum of Two hundred and Fifty Million Naira (N250, 000,000) as compensation. The Police refused to accept the Judgment of court and subsequently appealed to the Court of Appeal which reduced the judgment sum to One Hundred Million Naira (N100,000,000) and the Police accepted and did not contest it further. However, they have not complied with the Court's Judgment despite further efforts to ensure that they do.

The Petitioner affirmed all that was stated in her Petition in her Sworn Statement on Oath deposed to on the 8th day of September, 2021.

Prayer: The Petitioner prayed the Panel to recommend to the government to pay the Petitioners the Judgment sum awarded to them.

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

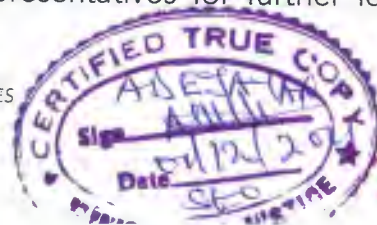
Findings:

- That there is no appeal pending against the judgment as the original judgment obtained by the Petitioners at the Federal High Court in 2014 was re-affirmed by the Court of Appeal except that the judgment sum was reduced from Two Hundred and Fifty Million Naira (N250,000,000) to the sum of One hundred Million Naira (N100,000,000)
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- That the process of enforcement of the judgment has been concluded and a garnishee order absolute obtained but the Petitioners have still been unable to reap the fruits of the judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **One Hundred Million naira (N100, 000,000)**, being the sum awarded by the Court in the above judgment be paid to the Petitioners.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.



PETITION NO.: LASG/JPI/147/2020

Petitioner: Miss. Feyikemi Sunday Samuel & Ors.

Summary: The Petitioner by a petition dated 29th October, 2020, and filed on the 25th of November 2020 stated that on the 3rd of February 2014 her father Late Sunday Samuel the deceased, left to his place of work when members of OP MESA came to the Keke Maruwa Park where he worked to collect Five Hundred Naira (N500.00) which was a daily occurrence at the Park and the deceased was placed in charge of this duty. When the OP MESA Officers arrived, the deceased informed them that he had only #1000 and needed to look for change and they gave him permission to do so. He encountered difficulty in locating the change and when he returned one Corporal Mohammed an Operative got upset and insisted that he delayed because he did not want to produce the money. He respectfully explained to them that he was not trying to run away but the Officer got even more upset and ordered him to get into his vehicle or he will shoot him. Before he could even make a decision on what he would do the Corporal Mohammed shot and killed him on the spot and they immediately ran away. The Police and the members of the Keke Maruwa Association chased the OP MESA team, apprehended them and handed them over to the Homicide Department of the State Criminal Investigation Department (SCID) Panti, Yaba and deposited his corpse at Ikeja General Mortuary Hospital. The wife of the deceased while she was still alive engaged the services of a lawyer who wrote severally to the authorities including The Lagos State Government for restitution but her request was ignored. They were therefore compelled to file a suit at the Federal High Court for the enforcement of the fundamental human rights of both the deceased and the Petitioners. By a judgment dated 7th April 2017 delivered by his Honourable Justice Babs O. Kuewumi, and the court awarded them the sum of Two Hundred and Fifty Million Naira (N250,000,000) together with post Judgment interest at the prevailing Central Bank rate per annum until final payment as compensation. The Lagos State Government however denied ownership of OP-MESA and also denied equipping them and till date the Police have till date refused to release the body of the deceased for burial by his family members. The Trauma and heartbreak led to the death of his wife Mrs. Rukayat Sunday who passed away on the 11th of October, 2018 after suffering a heart attack.

The Petitioner affirmed all that was stated in her Petition in her Sworn Statement on Oath deposed to on the 8th day of September, 2021.

Prayers: The Petitioner prayed the Panel to compensate the Petitioner by enforcing the Judgment sum awarded to them and to direct the Police and the Mortuary where the corpse is been held to release the body so that the family can give him a decent burial.

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

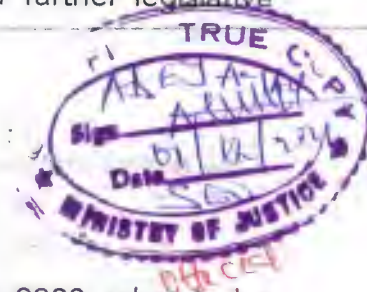
- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Two Hundred and Fifty Million naira (N250,000,000)** with interest, being the sum awarded by the Court in the above judgment be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO.: LASG/JPI/155/2020



Petitioner: The Family of Late Mr. Femi Michael Ilesanmi

Summary: The Petitioner filed a petition dated 20th November, 2020, wherein he stated that on the 21st of June 2013, the Petitioner was arrested by members of Oduduwas' People's Congress (OPC) at Orile Agege, Lagos State and handed over to the Policemen on duty at Abattoir Police Station Oko Oba Agege. He further stated that when he was informed of his brother's arrest, he visited the station where he was detained and confirmed that he was indeed being kept there and also that a case of "suspected Armed Robber" was incidented on the 21st of June in the crime diary in the name of Femi Michael. He thereafter requested to see him, but the Policemen on duty informed him that the Petitioner had been transferred to the Lagos State Special Anti-Robbery Squad Ikeja on 24th June, 2013.

He stated that he immediately rushed to Ikeja and surprisingly was informed that there was no record of the deceased's purported transfer and that he was not in their custody. He also stated that he went back to Abattoir Police Station demanding for the details of the transfer, but the Policemen on duty could not offer any reasonable

explanation or response to his questions and all gave varying accounts as to the whereabouts of the Petitioner. He was able to establish that the Petitioner was indeed detained at Abattoir Police Station on the 21st of June and he retained the services of a lawyer E. O Tesla Esq. who filed a suit for enforcement of the Petitioner's Fundamental Human Rights and on the 11th of April 2014, Hon. Justice Ipaye sitting at Ikeja High Court ordered that The Nigeria Police Force pay the sum of Twenty-Five Million (N25,000,000) to the family of the deceased as compensation for his death whilst in their custody. However, the Judgment sum has not been settled despite repeated demands for same necessitating the request for Consent of the Attorney General of the Federation.

Prayers: The Petitioner prayed the Panel to compel the operatives of SARS to release their son and compensation for the injustice they had gone through.

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment obtained.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Twenty Five Million naira (N25, 000,000)**, being the sum awarded by the Court in the above judgment be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO.: LASG/JPI/156/2020

Petitioner: Alhaji Muraina Ajadi Tukur

Summary: The Petitioner filed a petition dated 4th November, 2020, wherein he stated that his son Akeem Tukur was arrested on the 3rd of June, 2014 and subsequently killed by Officers of Federal Special Anti-Robbery Squad (FSARS). He stated that he thereafter filed an action for Enforcement of Fundamental Human Rights and obtained judgment in their favour but same is yet to be complied with.

Prayer: The Petitioner prayed the Panel for compliance with the Court judgment in the sum of Five Million naira (N5, 000,000) granted by the High Court of Lagos State, Ikeja, for the unlawful detention and killing of their son Akeem Tukur.

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Five Million Naira (N5, 000,000)**, being the sum awarded by the Court in the above judgment be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.



PETITION NO.: LASG/JPI/158/2020

Petitioner: Jide Arologun

Summary: The Petitioner by a petition dated 2nd November, 2020, stated that on the 3rd of March, 2013 he was plying Fagba Iju Ishaga to Olaniyi Street, Iju Ishaga on his commercial tricycle when he picked up passengers along the way. While on the trip, he discovered that Armed Robbers were operating at 2nd Transformer along Olaniyi, Iju Ishaga and he tried to maneuver for safety, but one of the passengers jumped out of the tricycle in fear after seeing the Armed Robbers shooting sporadically. When normalcy returned to the scene, the Petitioner discovered that the woman who jumped out sustained injury, and he was able to obtain the woman's phone and speak to her daughter who immediately rushed to the scene and the both of them eventually rushed injured woman to the Hospital. He stated that at the hospital, they were informed that the woman had sustained a fracture on her right hand and immediately, the daughter called the Police at Oko Oba Police Station, Abule Egba, Lagos to arrest the Petitioner. He further stated that while he was at the Police Station, he was physically abused and locked in a cell for more than a day and that his tricycle was equally detained. He was thereafter made to sign an undertaking by the Police to bring Ten Thousand Naira (₦10,000) Before he was released on bail with his tricycle. After his release, he secured the services of a counsel one A. O. Ojo Esq. who intervened in the matter and explained to the I.P.O in charge of the investigation one Mr. Eze, that the Petitioner had not committed any offence, but Mr. Eze insisted that he bring another Ten Thousand Naira (₦10,000). Thereafter, the Petitioner's counsel wrote a Petition to the Commissioner of Police and asked that he intervene in the matter and also served the Police at the Station where his client was arrested. Two (2) weeks after the petition had been submitted Mr. Eze and other Police Officers went to the Petitioner's house, and when they could not find him they took his tricycle to their Station. The Petitioner therefore went to seek redress at the Federal High Court and Judgment was entered in his favour on the 2nd of May 2013 by Honourable Justice Muhammed Nasir Yunusa, however the court did not award compensation and the Petitioner went on Appeal and was awarded the sum of One Million, Nine Hundred and Forty Thousand Naira (₦1,940,000) as compensation for unlawful arrest, detention, forceful seizure and deprivation of the Petitioner from the use of his tricycle. The Petitioner affirmed all that was stated in his Petition in his Sworn Statement on Oath deposed to 3rd September, 2021.

Prayers: The Petitioner prayed the Panel to take steps in ensuring that the Nigerian Police comply with the Judgment of court and pay the compensation that the Petitioner is entitled to.

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **One Million Nine hundred and Forty thousand naira (N1, 940,000)**, being the sum awarded by the Court in the above judgment be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/165/2020

Petitioner: Mr. Pascal Ugbaja

Summary: The Petitioner filed a petition dated 4th November, 2020, wherein he stated that he was unlawfully arrested on allegations of being a member of the Ijaw militant group and was detained for five (5) months and eight (8) days without trial. He also claimed that during that period he suffered very degrading and inhumane treatment and as a result of the refusal of the Police to release the Petitioner despite several demands, the Petitioner instituted a fundamental rights action against the Police at the federal High Court and obtained judgment in their favour which the Police have failed to comply with.

Prayer: The Petitioner prayed the Panel for compliance with the judgment sum of Five Million Naira (N5,000,000.00) granted by the High Court of Lagos State, in favour of the Petitioner.

Exhibits Tendered:

Summonses Issued: Nil



Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the sum of **Five Million naira (N5, 000, 000)** only, being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/166/2020

Petitioner: Augustine Chinwuko

Summary: The Petitioner filed a petition dated 4th November, 2020, wherein he stated that he was unlawfully arrested on allegations of being a member of the Ijaw militant group and was detained for five (5) months and eight (8) days without trial. He also claimed that during that period he suffered very degrading and inhumane treatment and as a result of the refusal of the Police to release the Petitioner despite several demands, the Petitioner instituted a fundamental rights action against the Police at the federal High Court and obtained judgment in their favour which the Police have failed to comply with.

Prayer: The Petitioner prayed the Panel for compliance with the Court judgment in the sum of Two Million Naira (N2,000,000.00) granted by the Court of Appeal, Lagos for the unlawful arrest, detention, mental and physical torture intimidation, threats, assault and refused bail.

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

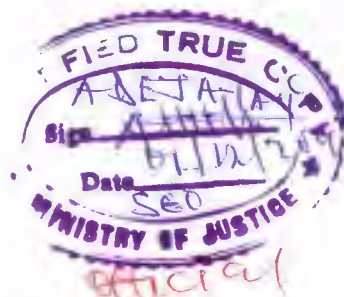
- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of Two Million Naira (N2, 000,000), being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/167/2020



Petitioner: Mr. Bernard Sackey

Summary: By a petition received on 12th December, 2020, the Petitioner stated that on the 3rd of June 2007, he and one Mr. Peter Iwu went to report a robbery incident to the Police at Area F Command, Ikeja, Lagos. However, when he got there he was accused instead of being a suspect in the alleged robbery and was detained. He was transferred to Federal Special Anti-Robbery Squad of State Criminal Department Panti, where he was shot multiple times in the leg and knees during interrogation, left to rot in their cell without medical care, and all efforts by his lawyer for the Police to grant him administrative bail fell on deaf ears. That when medical personnel was eventually allowed to see him and recommended that he be taken to hospital for surgery, to remove the bullets in his legs, the Police refused. This made his lawyer to proceed to court for Enforcement of his Fundamental Human Rights and ruling was delivered in his favour. The Police have failed to obey the court judgment.

Prayer: The Petitioner prayed the Panel for compliance with the Court judgment in the sum of Two Hundred Thousand Naira (N200, 000) granted by the High Court of Lagos State, Lagos.

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of Two Hundred Thousand Naira (N200, 000) only, being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/177/2020

Petitioner: The Family of Late Mr. Akeem Hammed

Summary: The Petitioner filed a petition dated 20th November 2020, wherein he stated that in the morning of 5th May 2015, the deceased (Akeem Hammed) a 26 year old tricycle rider left his house business activities when he saw one Mohammed Manu, an Assistant Superintendent of Police (ASP) with A. P. Number 118553 controlling traffic along Akowonjo Area. He stated that he witnessed the Officer having an argument with another tricycle rider and he intervened, but the ASP pulled his trigger and shot the deceased directly on his chest, killing him instantly. Immediately after the incident, the Officer escaped on a motorcycle while threatening to shoot anyone who attempted to intercept him. He stated that since then despite several reports made regarding the conduct of the ASP at Akanka Police Station and publication of

the incident in the newspaper, ASP Mohammed Manu has been on the run. That when the family of the deceased could not get justice, they resorted to court and after two years in a heavily contested matter by the Police, the matter was decided in their favour.

Prayer: The Petitioner prayed the Panel for compliance with the Court judgment in the sum of Twenty Million Naira (N20,000,000) granted by the Federal High Court of Lagos State, Lagos

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That this Panel has jurisdiction to treat this petition as there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the sum of Twenty Million Naira (N20,000,000) only, being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.



PETITION NO: LASG/JPI/185/2020

Petitioner: The Family of Late Mr. Joseph Bajulaiye

Summary: The Petitioner filed a petition dated 7th December 2020, wherein she stated that her son Joseph Bajulaiye was arrested sometime in October 2013 on the allegation that he stole a tricycle, and was taken to Ojodu Police Station until he was allegedly transferred to Special Anti-Robbery Squad Ikeja. She stated that all efforts made to see her son proved abortive and she was unable to get any information as to his whereabouts until she read in a National Daily that he had been killed by Operatives of SARS while trying to escape from custody. There was a public outcry and the matter was taken to court by the Human Rights Committee of the Nigeria Bar Association (NBA) Ikeja branch who filed a Fundamental Rights Enforcement suit against the Police and obtained judgment in their favour.

Prayer: The Petitioner prayed the Panel for compliance with the Court judgment in the sum of Twenty Million Naira (N20,000,000) granted by the Federal High Court of Lagos State, Lagos

Exhibits Tendered:

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment.
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of One Hundred Million Naira (N100,000,000) being the sum awarded by the Court in the above judgment be paid to the Petitioner.
- That 21% interest per annum on judgment sum should also be paid from the date of judgment until the judgment sum is paid
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/186/2020

Petitioner: Isaac Alfred Akhigbe

Summary: The Petitioner filed a petition dated 8th December 2020, wherein he stated that on 12th September 2000, he was driving his friend's car along Kilo Bus-Stop when he was stopped by the Police and asked to park the car. He alleged that just as he was complying with their request, he heard gunshots which were directed at the car he was driving, and he discovered that he was bleeding and could no longer move his legs. He was carried to Aguda Police Station by the Officers then to a hospital and returned back to the Police station when money was demanded to carry out an x-ray. The Divisional Police Officer (DPO) of the station ordered his release the following day even though he still had bullets lodged in his body, and as a result he filed a Fundamental Enforcement action in court against the Police and judgment was delivered in his favour.

Prayer: The Petitioner prayed the Panel for compliance with the Court judgment in the sum of Ten Million Naira (N10,000,000) granted by the High Court of Lagos State, Lagos

Exhibits Tendered: Nil

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of Ten Million Naira (N10, 000, 000) only, being the sum awarded by the Court in the above judgment should be paid to the Petitioner.
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil



Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/228/2020

Petitioner: David Ehiosun

Summary: The Petitioner filed a petition dated 2nd November 2020, wherein he alleged that he was willfully shot in the leg by one Inspector Sunday Omoseigho at Kingsway bus stop Maryland, Lagos for refusing to heed to his request by calling a young girl who sold food at Shonibare Estate. He stated that the matter was reported at Area F Police Command Ikeja, where the said Officer was found guilty at an Orderly room trial, and that as a result of the failure of the Police to compensate him his lawyers filed an action in court for Enforcement of his Fundamental Human Rights. Judgment was entered in his favour, but the Police have however failed to comply with the judgment of court.

Prayer: The Petitioner prayed the Panel for compliance with the Court judgment dated 15th October 2014 in the sum of Six Million One Hundred Thousand Naira (N6, 100,000) granted by the High Court of Lagos State in his favor against the Respondents for the injuries sustained as a result of the breach of duty owed him, by Inspector Sunday Omoseigho an officer of the Nigeria Police.

Exhibits Tendered: Nil

Summonses Issued: Nil

Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment
- That the judgment is still valid, subsisting and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of Six Million One Hundred Thousand Naira (N6, 100,000) being the sum awarded by the Court in the above judgment be paid to the Petitioner.

- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

PETITION NO: LASG/JPI/229/2020

Petitioner: The Family of Late Mr. Gabriel Adaji

Summary: The Petitioner filed a petition dated 3rd November 2020, wherein he alleged that his late brother, late Gabriel Adaji was an Assistant Inspector of the Nigeria Security and Civil Defence Corps and that he and his team raided and arrested some petroleum pipeline vandals. He stated that the arrested vandals contacted their friend a Police Officer who laid an ambush for them on their way out of the building, and no sooner had they left when the Police Officers opened fire on them and the late Gabriel Adaji and one of his colleagues were killed in cold blood. Thereafter a fundamental Enforcement case was filed against the Police and judgment obtained in favour of the Petitioner but the Police have failed to comply with same.

Prayer: The Petitioner prayed the Panel for compliance with the Court judgment dated 21st June, 2018 in the sum inter alia of Seventy Million Naira (N70,000,000) granted by the Federal High Court, Lagos in favor of the Petitioner

Exhibits Tendered: Nil

Summonses Issued: Nil

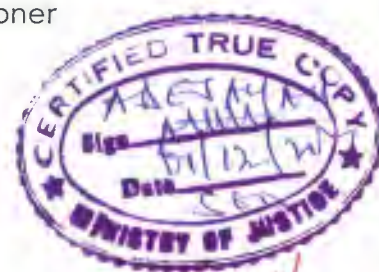
Visit to Locus in Quo: Not Applicable

Findings:

- That there is no appeal pending against the judgment
- That the judgment is still subsisting, valid and enforceable.
- That the States and Federal Government of Nigeria have committed themselves to paying the sum due to victims of human rights abuses, as expressed in the said judgment.
- Under and by virtue of section 287 of the 1999 Constitution, judgment of courts is to be enforced by all persons and authorities.

Recommendations:

- That the Sum of **Seventy Million Naira Only (N70, 000,000)**, being the sum awarded by the Court in the above judgment be paid to the Petitioner.



- Payment of 21% interest per annum on judgment sum from 21st June 2018 until the entire sum is paid
- Expedient action by the Nigeria Security and Civil Defence Corps with the Head of Civil Service of the Federation for payment of gratuity and final entitlements of late Assistant Inspector Adaji Gabriel
- That this recommendation should be forwarded to the Federal Government of Nigeria, through the Lagos State Government, for proper collation in order to make adequate fiscal provisions for the payment thereof.
- The Panel further recommends that the National Assembly immediately and urgently look into the provisions of Section 84 (2) of the Sheriff and Civil Processes Act in order to address the frustration experienced by parties who obtain judgment against the government and its agencies but are denied the fruits of their judgment which is not in the best interest of justice.

Status: Petition forwarded to the House of Representatives for further legislative action.

4.2 Conclusion

As far as the Panel is concerned, the above Petitions with Judgment sums have been effectively determined as they have been taken off the docket of the Panel pending communication of the decision reached by the House of Representatives.

4.3 Recommendation

Most importantly, the Panel realizes that one of the reasons why Rulings and Court Judgments against security operatives never get enforced is due to the technical requirement of Section 85 of the Sheriff and Civil Process Act, 1955 which requires and mandates obtaining the prior consent of the Attorney-General/Commissioner for Justice of the Federation or State for an Order of attachment to bind the debt. This proviso, in the opinion of the Panel is best addressed by its being repealed. Although the Panel does not have the wherewithal to get this done, it however initiated an advocacy towards the repeal of Section 84 of the Sheriff and Civil Process Act, 2004.

As such, it is the hope of the Panel, that the Federal House of Representatives and the Nigerian Senate cause a Bill to effect this long-awaited change to the Section of the law which has caused untold hardship to innocent citizens.

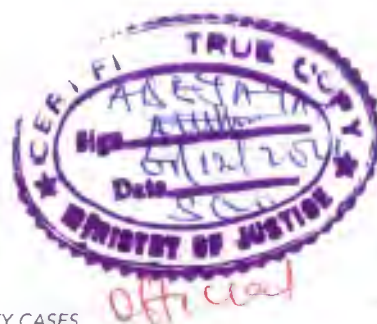
CHAPTER FIVE

INDIVIDUAL PETITIONS FROM POLICE OFFICERS

5.1 Introduction

On 8th January, 2021 the Panel Secretariat received a Report on Police barracks, Area Commands, Divisional Headquarters and Police Posts which were burnt, damaged and/or vandalized under the Lagos State Command during the #EndSARS protests as well as a total of Sixty-five (65) Petitions from individual Police Officers of the Nigeria Police Force who were affected in one way or another during the said protests. The Officers who individually petitioned the Panel for compensation include:

1. ACP. Folashade Tihamiyu Daniel
2. ACP. Oketunji Lawrence Sola
3. ACP. Emenike Vendy
4. ACP. Shina Olunlade
5. ACP. Gbolahan Olugbemi
6. ACP. Taiwo Olufemi Kasumu
7. ACP. Tokosi M. Adekunle
8. CSP. Sarah Edozie Onyibe
9. CSP. Akindipe Michel Johnson
10. CSP. Oluashola Oke
11. SP. Osabia Dare Sam
12. SP. Ruth Adekanbi
13. SP. Dangoya Attah Amajeh
14. SP. Wilson Ajogbon Omon
15. SP. Taofeek Bello
16. DSP. Solomon Fabiyi
17. DSP. Adenola Samson
18. DSP. Rashed Adeyemi Owoseni
19. DSP. Adeyemi Fatimo
20. The Family Of Late John Ogbene
21. ASP. Garba Halilu
22. ASP. Olabisi Okunoye
23. ASP. George Oviehanda
24. ASP. Illiyasu Muhammed
25. ASP. Omogiate Eduzola
26. ASP. Ambrose Achudu
27. ASP. Gladys Okharedia
28. ASP. Chidi Njoku
29. ASP. Okechukwu Odo
30. ASP. Umhelin Joseph



31. ASP. Elizabeth Obi-Enadhuze
32. ASP. Cornerstone Akon
33. ASP. Helen Ukpebor
34. ASP. Olowolayemo Ezekiel
35. ASP. Ayo Saturday
36. ASP. John Madaki
37. ASP. Alaka Aramide
38. INSPR. Asequo Adiadinam
39. INSPR. Yahuza Usman
40. INSPR. Abu Jacob
41. INSPR. Ayokunle Adebisi
42. INSPR. Adado Simon
43. INSPR. Agene Hohn
44. INSPR. Michael Ayuro
45. INSPR. Abubakar Asuba
46. INSPR. Odede Olabode
47. INSPR. Olawumi Olawole
48. INSPR. Omisore Sola Olawale
49. INSPR. Maimunat Muhammed
50. INSPR. Longbe Pamshak
51. INSPR. Gideon David
52. INSPR. Folashade Isebor
53. INSPR. Alaka Felix
54. INSPR. Friday Ihionvien
55. INSPR. Gambo Samaila
56. INSPR. Onyekachi Eze
57. INSPR. Victoria Oshime
58. INSPR. Jennifer Edosonwan
59. INSPR. Dien Ona
60. INSPR. Momoh Abdullahi
61. INSPR. Zinas Kumbe
62. INSPR. Bala Aminu
63. INSPR. Akinniyi Olumide
64. INSPR. Adeyemi Abiodun
65. INSPR. Amodu Ademu

5.2 Assignment of Petition Numbers

The Petitions in relation to individual Police Officers were assigned Petition Numbers which are noticeable different from that of the regular Petitions. It is imperative to state that, the list of Officers above are derived from the letter forwarding the sixty-five (65) Petitions from the Police; and they make up the 'General List' (GL).

Subsequent to the review by the Panel, the Petitions which were set aside for Hearing make up the 'Considered List' (CL.). These are the parameters by which the Petitions were assigned Petition Numbers as will be seen subsequently.

5.3 List of Individual Police Petitions Considered for Hearing

After a review of the Petitions by the Panel, the Petitions of the following Officers were found to be deserving of a Hearing before the Panel:

1. ACP. Folashade Tihamiyu Daniel
2. ACP. Oketunji Lawrence Sola
3. ASP. Elizabeth Obi-Enadhuze
4. ASP. Illiyasu Muhammed
5. ACP. Shina Olunlade
6. ACP. Gbolahan Olugbemi
7. ACP. Taiwo Olufemi Kasumu
8. Attah David John on behalf of The Family of Late DSP. John Ogbene (Retired)
9. INSPR. Jennifer Edosonwan
10. INSPR. Akinniyi Olumide
11. INSPR. Adeyemi Abiodun

5.4 Summary of the Individual Petitions Heard by the Panel

PETITION NUMBER LASG/JPI/PP/GL.01/CL.01/2021

Petitioner: ACP. Folashade Tihamiyu Daniel

Summary of facts: By a sixteen (16) paragraph Affidavit, supported by eleven (11) attached Exhibits all dated and filed 29th July, 2021 the Petitioner prayed the Honourable Panel for compensation for the grievous bodily harm and destruction of her personal properties which she suffered during the #EndSARS protests while she served as the Divisional Police Officer (D.P.O.) of Orile Police Station on 20th October, 2020.

Exhibits Tendered:

- Exhibit 'A': Lagos State University Teaching Hospital Report of Daniel Tihamiyu Folashade under the hand of Dr. Ogunniran O. J.
- Exhibit 'B': Fabma Hospital medical bill of Mrs. Daniel Folashade in the amount of Four Hundred Thousand Five Hundred Naira only (N400,500.00).
- Exhibit 'C': Camry vehicle, License and Passport photograph of Tihamiyu Folashade which were admitted together.



Findings:

1. That the Petitioner, was a serving Police Officer as at the time of the #EndSARS protests and suffered grievous bodily harm while her Toyota Camry vehicle was burnt
2. That the Panel believes the evidence of the Petitioner in its entirety and relies on same.
3. That the Petitioner is entitled to compensation for the grievous bodily harm she suffered during the #EndSARS protests.

Recommendations:

- The property liability in respect of the loss of her personal properties was transferred to the Federal Government for assessment and payment of compensation in respect of same.
- Award of the sum of **Three Million Naira only (₦3,000,000.00)** for the bodily injury suffered by the Petitioner.

PETITION NUMBER LASG/JPI/PP/GL.02/CL. 02/2021

Petitioner: ACP. Oketunji Lawrence Sola

Summary of facts: By an eleven (11) Paragraph Affidavit supported by four (4) attached Exhibits all dated and filed 6th August, 2021 the Petitioner prayed the Honourable Panel for compensation for the grievous bodily harm and loss of personal properties which he allegedly suffered in the hands of a mob of protesters while serving as the 2i/c in charge of State Criminal Investigation Department, Panti, Yaba, Lagos.

Exhibits Tendered:

- Exhibit 'A': Police Cottage Hospital Medical Report dated 16th December, 2020 of the Petitioner under the hand of Oduntan Ropo.
- Exhibit 'B': Two (2) photographs of the Petitioner with his mouth open and the other showing his leg wrapped.

Findings:

1. That the Petitioner, was a serving Police Officer who was attacked during the #EndSARS protests.
2. That the Petitioner suffered grievous bodily harm to his person, resulting in the loss of his teeth and had to be rushed to a hospital for medical treatment. Further, this assertion is supported by both medical and pictorial evidence.
3. That the Panel believes the evidence of the Petitioner in its entirety and relies on same.
4. That the Petitioner is entitled to compensation for the bodily harm suffered; especially for the purposes of replacing the damaged tooth by an artificial one.

Recommendation:

Award of the sum of **Two Million Two Hundred Thousand Naira only (₦2,200,000.00)** for the bodily injury suffered by the Petitioner.

PETITION NUMBER LASG/JPI/PP/GL.04/CL. 03/2021

Petitioner: ACP. Shina Olunlade

Summary of facts: By a thirteen (13) Paragraph Affidavit supported by thirty-seven (37) attached Exhibits all dated and filed 29th July, 2021 the Petitioner prayed the Honourable Panel for compensation for the grievous bodily harm and destruction of his personal properties which he suffered during the #EndSARS protests while serving as the Divisional Police Officer (D.P.O.) of Ebute-Ero Police Station on 21st October, 2020.

Findings:

1. That the Petitioner was a serving Police Officer attached to the Ebute-Ero Police Station while serving as the Divisional Police Officer (D.P.O.) as at 21st October, 2020 during the #End SARS protests.
2. That he was severely assaulted and suffered grievous bodily harm by the hands of unknown protesters who allegedly participated in the #EndSARS protests.
3. That although the Petitioner didn't personally appear before the Panel to adopt his Sworn Affidavit and attached Exhibits dated and filed 29th July, 2021 the Panel believes the depositions contained therein and relies on the Exhibits attached.
4. The Panel finds the depositions of the Petition truthful and probable.
5. That the Panel believes and accepts the information from Counsel to the Nigeria Police Force, Mr. Cyril Ajofor explaining that the absence of the Petitioner before he Panel was based on health reasons.
6. That the Panel believes that the Petitioner has been boarded based on the Excused Duty Certificate with Number 002409 from the Olabisi Onabanjo University Teaching Hospital, Sagamu.
7. That the depositions of the Petitioner are backed up by several documentary and pictorial evidence which are annexed to the Affidavit.
8. That the Petitioner is entitled to compensation for the grievous bodily harm which he still suffers till date.

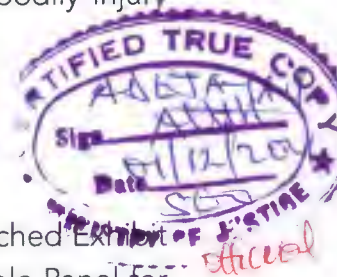
Recommendation:

Award of the sum of **Three Million Naira only (₦3,000,000.00)** for the bodily injury suffered by the Petitioner.

PETITION NUMBER LASG/JPI/PP/GL.05/CL. 04/2021

Petitioner: ACP. Gbolahan Olugbemi

Summary of facts: By a nine (9) Paragraph Affidavit supported by an attached Exhibit both dated and filed 29th July, 2021 the Petitioner prayed the Honourable Panel for compensation for the grievous bodily harm and destruction of both his personal and official properties which he suffered during the #EndSARS protests while serving as the Commander of the Area 'J' Command, Elemoro Lagos on 21st October, 2020.



Exhibits Tendered:

- Exhibit 'A': A list of burnt items/properties belonging to Gbolahan Olugbemi at Ajiwe, Ajah.
- Exhibit 'B': An unmarked Flash Drive.

Findings:

1. That the Petitioner was a serving Police Officer in the capacity of Commander, Area 'J' Command, Elemoro Lagos as at 21st October, 2020 during the #EndSARS protests.
2. That he was severely assaulted and suffered grievous bodily harm when he was knocked down and had his leg crushed with a car in the hands of unknown protesters who allegedly participated in the #EndSARS protests.
3. That the Panel believes the evidence of the Petitioner in its entirety and relies on same.
4. That the Petitioner is entitled to compensation for the bodily harm suffered.

Recommendation:

Award of the sum of **Five Million Naira only (N5,000,000.00)** for the bodily injury suffered by the Petitioner.

PETITION NUMBER LASG/JPI/PP/GL.06/CL. 06/2021

Petitioner: ACP. Taiwo Olufemi Kasumu

Summary of facts: By a thirteen (13) Paragraph Affidavit supported by seven (7) attached Exhibits all dated and filed 29th July, 2021 the Petitioner prayed the Honourable Panel for compensation for the grievous bodily harm and loss of his personal properties which he suffered during the #EndSARS protests while serving as the Divisional Police Officer (D.P.O.) of Igando Police Station on 21st October, 2020.

Findings:

1. That the Petitioner was a serving Police Officer while attached to the Igando Police Station as Divisional Police Officer (D.P.O.) as at 21st October, 2020 during the #End SARS protests.
2. That he was severely assaulted and suffered grievous bodily harm by the hands of unknown protesters who allegedly participated in the #EndSARS protests.
3. That although the Petitioner didn't personally appear before the Panel to adopt his Sworn Affidavit and attached Exhibits dated and filed 29th July, 2021 the Panel believes the depositions contained therein and relies on the Exhibits attached.
4. The Panel finds the depositions of the Petition truthful and probable.
5. That the Panel believes and accepts the information from Counsel to the Nigeria Police Force, Mr. Cyril Ajiofor explaining that the absence of the Petitioner before the Panel was due to his posting to Enugu State, which is outside the jurisdiction of the Panel.
6. That the depositions of the Petitioner are backed up by several documentary and pictorial evidence which are annexed to the Affidavit.

7. That the Petitioner is entitled to compensation for the grievous bodily harm which he still suffers till date.

Recommendation:

Award of the sum of **Two Million Naira only (₦2,000,000.00)** for the bodily injury suffered by the Petitioner.

PETITION NUMBER LASG/JPI/PP/GL.20/CL. 07/2021

Petitioner: Attah David John on behalf of his father, DSP. John Ogbene

Summary of facts: By a twenty (20) Paragraph Affidavit supported by four (4) attached Exhibits all dated and filed 29th July, 2021 the Petitioner prayed the Honourable Panel for compensation and release of the corpse of his father, DSP. John Ogbene on 21st October, 2020 by unknown persons during the #EndSARS protest.

Exhibits Tendered:

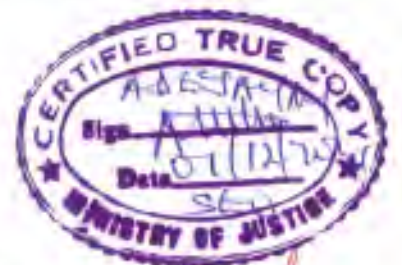
- Exhibit 'A': Two photographs of a corpse which the Petitioner alleged was his father.

Findings:

1. That the Petitioner is the son of one DSP. John Ogbene who was allegedly killed during the #EndSARS protests on 21st October, 2020.
2. That neither the Petitioner or any of their family members was with the said DSP. John Ogbene he was killed. As such, no one is able to specifically state where the deceased was killed.
3. That the Petitioner failed to establish that the Assistant Superintendent of Police Officer who was allegedly and in which a Police Signal was given in respect of was the same John Ogbene whom the Petitioner alleged was his father and died as a retired Deputy Superintendent of Police.
4. That the Petition is grossly unproven and is based primarily on hearsay; the source of which wasn't specifically deposed to in the Affidavit.
5. That the Panel does not believe the evidence of the Petitioner and cannot rely on same.
6. That the Petitioner is not entitled to compensation.

Recommendation:

No compensation was awarded in favour of the Petitioner.



PETITION NUMBER LASG/JPI/PP/GL.24/CL. 09/2021

Petitioner: ASP. Illiyasu Muhammed

Summary of facts: By a sixteen (16) Paragraph Affidavit supported by six (6) attached Exhibits all dated and filed 29th July, 2021 the Petitioner prayed this Honourable Panel for justice and compensation the rape of his daughter, Summaya Muhammed aged twenty-one (21) years old by unknown persons who participated in the #EndSARS protests.

Exhibits Tendered:

- Exhibit 'A': Lagos State University Teaching Hospital (LASUTH) Hospital Bill of Summaya Muhammed in the sum of Five Hundred Thousand Naira only (N500,000.00) under the hand of Dr. I. Olayiwola.
- Exhibit 'B': Out-Patient Card of Summaya Muhammed.
- Exhibit 'C': Copy of Punch Newspaper clip dated 27th March, 2021.

Findings:

1. That the Petitioner, was a serving Police Officer who was attached to the Ikeja Police Headquarter.
2. That his daughter, Summaya Muhammed was raped by unknown protesters who allegedly participated in the #EndSARS protests.
3. That the assertions of the Petitioner are backed up by the Lagos State University Teaching Hospital (LASUTH) Hospital Bill and Out-Patient Card of the victim as well as a Copy of Punch Newspaper clip dated 27th March, 2021.
4. That the Panel believes the evidence of the Petitioner in its entirety and relies on same.
5. That the Petitioner is entitled to compensation for the unfortunate rape of his daughter, Summaya Muhammed.

Recommendation:

Award of the sum of **Ten Million Naira only (N10,000,000.00)** in favour of the Petitioner, ASP. Illiyasu Muhammed for the unfortunate and unlawful rape of Summaya Muhammed.

PETITION NUMBER LASG/JPI/PP/GL.31/CL. 10/2021

Petitioner: ASP. Obi-Enadhuze Elizabeth.

Summary of facts: By a twenty-one (21) Paragraph Affidavit supported by fifteen (15) attached Exhibits all dated and filed 29th July, 2021 the Petitioner prayed the Honourable Panel for compensation for the unlawful killing of her son, Late Mr. Oke Nathaniel Obi-Enadhuze on 21st October, 2020 by unknown persons who participated in the #EndSARS protests.

Exhibits Tendered:

- Exhibit 'A': Lagos State Medical Certificate of Death of Okechukwu Obi-Enadhuze at the Lagos State University Teaching Hospital (LASUTH) under the hand of Dr. I. Olayiwola
- Exhibit 'B': Obituary of Okechukwu Obi-Enadhuze.
- Exhibit 'C': Photograph of burnt items in a room.

Findings:

1. That the Petitioner, was a serving Police Officer who was attached to the Airport Command during the #EndSARS protests.

2. That her son, Late Mr. Oke Nathaniel Obi-Enadhuze was unlawfully killed by unknown #EndSARS protesters, who stabbed him in the neck on the 21st of October, 2020.
3. That although the deceased was rushed to the hospital, he couldn't be saved and died from his injuries.
4. That the assertions of the Petitioner are backed up by the Medical Certificate of Death and obituary of the Late Oke Nathaniel Obi-Enadhuze as well as pictorial evidence showing that her home situate at Makinde Police Barracks, Mafoluku, Oshodi, Lagos was also burned down.
5. That the Panel believes the evidence of the Petitioner in its entirety and relies on same.
6. That the Petitioner is entitled to compensation for the unfortunate and unlawful killing of her son, Late Oke Nathaniel Obi-Enadhuze.

Recommendation:

Award of the sum of Ten Million Naira only (₦10,000,000.00) for the unfortunate and unlawful killing of Late Mr. Oke Nathaniel Obi-Enadhuze, in favour of the Petitioner.

PETITION NUMBER LASG/JPI/PP/GL.58/CL. 11/2021

Petitioner: Inspector Jennifer Edosomwan

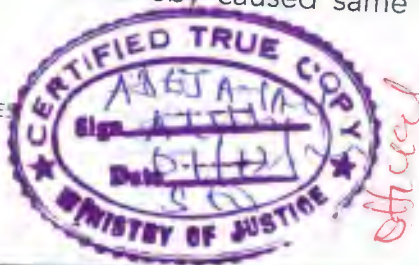
Summary of facts: By a twelve (20) Paragraph Affidavit supported by six (6) attached Exhibits all dated and filed 29th July, 2021 the Petitioner prayed the Honourable Panel for compensation for the looting, destruction and burning of her personal properties during the #EndSARS protest shortly before her traditional marriage and wedding which were scheduled to take place on 20th and 28th November, 2020 respectively. As a result of the incident, it was rescheduled to April, 2021.

Exhibits Tendered:

- Exhibit 'A': Wedding invitation of Jennifer Osarugue Edosomwan and Emmanuel Chimankpam Mbah.
- Exhibit 'B': Inspr. Edosomwan's list of properties lost to hoodlums.

Findings:

1. That the Petitioner was a serving Police Officer living at Makinde Police Barracks as at 21st October, 2020 during the #End SARS protests.
2. That the Makinde Police Barracks where the Petitioner was living at the time of the incident was indeed set on fire while personal properties of Police Officers living there were also looted destroyed and burned.
3. That the Panel commiserates with the Petitioner on the inability to hold her wedding which was scheduled to take place between 20th and 28th November, 2020 respectively as a result of the incident; and thereby caused same to be postponed.



4. That further to the above, the Petitioner did not suffer any assault or bodily harm to her person.
5. That the Petitioner is not entitled to compensation from this Panel for the loss/destruction of her personal properties.

Recommendation:

No compensation is awarded to the Petitioner. However, the Police authorities were enjoined to address and ensure that the Petitioner's claim for compensation is promptly addressed.

PETITION NUMBER LASG/JPI/PP/GL.63/CL. 12/2021

Petitioner: Insp. Akinniyi Olumide

Summary of facts: By a nine (9) Paragraph Affidavit supported by an attached Exhibits all dated and filed 29th July, 2021 the Petitioner prayed the Honourable Panel for compensation for the looting, destruction and burning of his personal properties during the #EndSARS protest.

Exhibits Tendered:

- Exhibit 'A': AdeBabs 23rd Nigerian Enterprise Receipt dated 25th August, 2020 issued to Akinniyi Olumide in the sum of One Million Five Hundred Thousand only (₦1,500,000.00) being the cost of a fairly used Suzuki bus.
- Exhibit 'B': List of looted and burnt properties of Insp. Akinniyi Olumide

Findings:

1. That the Petitioner was the Officer in charge of operation at Ebute-Ero Police Station but was attached to the personal security orderly of the Oba of Lagos, HRM. Oba Rilwan Akiolu the Oba of Lagos as at 21st October, 2020 during the #End SARS protests.
2. That the Palace of the Oba of Lagos where the Petitioner was attached at the time of the incident was indeed set on fire while personal properties of the occupants were also looted and destroyed.
3. That failure of the Petitioner to indicate that his mini bus which he claimed was amongst the properties destroyed during the #EndSARS protests is fatal to his case.
4. That the fact that the Petitioner is unsure about whether the vehicle in question was either burnt or removed casts doubt in the mind of the Panel as to its whereabouts; especially as the Petitioner testified that it was simply recorded as a vehicle that was burnt at the Ebute-Ero Police Station by the Area Commander without stating how that conclusion was reached.
5. That the Petition is grossly unproven and the Panel cannot reasonably be expected to rely on same.
6. That the Petitioner did not suffer any assault or bodily harm to his person.
7. That the Petitioner is not entitled to compensation.

Recommendation:

No compensation was awarded to the Petitioner.

PETITION NUMBER LASG/JPI/PP/GL.64/CL. 13/2021

Petitioner: Sgt. Adeyemi Abiodun

Summary of facts: By a thirteen (13) Paragraph Affidavit supported by three (3) attached Exhibits both dated and filed 29th July, 2021 the Petitioner prayed the Honourable Panel for compensation for the grievous bodily harm and destruction of his personal properties which he suffered during the #EndSARS protests while attached to PMF Oduduwa, Ikeja, Lagos and living at Makinde Police Barracks, Oshodi, Lagos on 21st October, 2020.

Exhibits Tendered:

- Exhibit 'A': A coloured photograph of the Petitioner sitting on a chair.
- Exhibit 'B': A list of items damaged at the Petitioner's apartment at Block 3, Flat 4 of Makinde Police Barracks.

Findings:

1. That the Petitioner was a serving Police Officer Lagos attached to the State Police Command, Lagos and lived at Makinde Barracks as at 21st October, 2020 during the #EndSARS protests.
2. That he suffered grievous bodily harm when the Makinde Police Station was taken over by unknown protesters who allegedly participated in the #EndSARS protests.
3. The Panel believes the evidence of the Petitioner even though no medical evidence to support his claim of bodily harm except a photograph was tendered before the Panel.
4. That the Panel believes the evidence of the Petitioner in its entirety and relies on same.
5. That the Petitioner is entitled to compensation only for the bodily harm suffered.

Recommendation:

Award of the sum of **One Million Naira only (N1,000,000.00)** for the bodily injury suffered by the Petitioner.



5.5 Recommendations on Payment of Compensation

| POLICE PETITIONS | | | |
|------------------|---------------------|--|--------|
| 1 | LASG/JPI/PP/01/2021 | ACP Folashade Tihamiyu Daniel - Bodily Injury | N3M |
| 2 | LASG/JPI/PP/02/2021 | ACP Oketunji Lawrence Shola - Bodily Injury | N2.2M |
| 3 | LASG/JPI/PP/10/2021 | ASP Elizabeth Obi Enadwuzo - Unlawful Killing of her Son (Mr Obi Enadwuzo) | N10M |
| 4 | LASG/JPI/PP/09/2021 | ASP Ilyasu Muhammed - Rape of his Daughter | N10M |
| 5 | LASG/JPI/PP/03/2021 | ACP Shina Olunlade - Bodily Injury | N3M |
| 6 | LASG/JPI/PP/04/2021 | ACP Gbolahan Olugbemi - Bodily Injury | N5M |
| 7 | LASG/JPI/PP/06/2021 | ACP Taiwo Olufemi Kasunmu - Bodily Injury | N2M |
| 8 | LASG/JPI/PP/07/2021 | Attah David John - Bodily Injury - On Behalf of the Family of Late DSP John Ogbane RTD | NIL |
| 9 | LASG/JPI/PP/11/2021 | Inspector Jennifer Edosomwan - | NIL |
| 10 | LASG/JPI/PP/12/2021 | Akinniyi Olumide | NIL |
| 11 | LASG/JPI/PP/ | Inspector Adeyemi Abiodun - Bodily Injury | N1M |
| TOTAL | | | N36.2M |

At the close of Hearing and deliberation during the Conference which held on 30th October, 2021 eight (8) of the Petitions were found to be meritorious while three (3) were not awarded compensation. The sum of **Thirty-Six Million Two Hundred Thousand Naira (N36, 200,000.00)** was awarded as compensation to the deserving Petitioners. It is however imperative to note that the Panel only awarded compensation for grievous bodily harm or other forms of assault occasioned to them or their immediate family members to the exclusion of all other claims.

However, due to the exhaustion of the Four Hundred Million Naira (N400,000,000.00) set aside by the State Governor as Victim's Compensation Fund, the Panel was unable to award the said compensation to the deserving Petitioners. The Panel consequently recommends that the State Government approve and release the amounts awarded to the respective Petitioners.

CHAPTER SIX

STATISTICS/ LISTS IN RESPECT OF PETITIONS RECEIVED BY THE PANEL.

6.1 Introduction:

This chapter contains infograph/detailed lists of all activities done to/in relation to all Petitions received by the Panel as at October 18th October, 2021 when the Panel had its ultimate sitting.

6.2 Infograph of Panel activities/ Petitions as at October 18, 2021.



6.3 List of all Petitions Received by the Panel

| S/N | PETITION NO | PETITIONERS |
|-----|------------------|---|
| 1. | LASG/JPI/01/2020 | OKOLIAGU ABUNIKE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |



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| 2. | LASG/JPI/02/2020 | NDUKWE EKEKWE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 3. | LASG/JPI/03/2020 | OLUKOYA OGUNBEJE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 4. | LASG/JPI/04/2020 | MR. BONU PASCAL VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 5. | LASG/JPI/05/2020 | MR. BASIL CHETAL EJIGWE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 6. | LASG/JPI/06/2020 | MR. IBRAHIM KABIRU VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 7. | LASG/JPI/07/2020 | MR. OKWUCHUKWU OBIECHINA & MRS. NZUBE OBECHINA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 8. | LASG/JPI/08/2020 | OKPARA NKEMAKOLAM FELICA VS. THE NIGERIAN POLICE FORCE |
| 9. | LASG/JPI/09/2020 | ADEBAYO ABAYOMI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 10. | LASG/JPI/10/2020 | MR. IFEANYI NELSON OGBONNA VS. THE NIGERIAN POLICE FORCE |
| 11. | LASG/JPI/11/2020 | MRS. TOLULOPE AMINAT OPENIYI VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 12. | LASG/JPI/12/2020 | THE FAMILY OF LATE MR. FRANCIS ENI IDUM VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 13. | LASG/JPI/13/2020 | OLADOYIN ADEMOLA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 14. | LASG/JPI/14/2020 | EMMANUEL AJOMAFUWE VS. THE NIGERIAN POLICE FORCE |
| 15. | LASG/JPI/15/2020 | MR. OLAJIDE FOWOTADE VS. THE NIGERIAN POLICE FORCE |
| 16. | LASG/JPI/16/2020 | DR. FALEYE OLUDARE STEPHEN VS. THE NIGERIAN POLICE FORCE |
| 17. | LASG/JPI/17/2020 | AKINMADE AKINROLABU VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 18. | LASG/JPI/18/2020 | MR. CHIJOKE OWOH VS. THE NIGERIAN POLICE FORCE |

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| | LASG/JPI/19/2020 | ADEBAYO YINKA AUSTIN VS FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| | LASG/JPI/20/2020 | CANAAN CHUKWUEZI VS. THE NIGERIAN POLICE FORCE |
| | LASG/JPI/21/2020 | MARC CHIDEBERE NWANDI VS THE NIGERIAN POLICE FORCE |
| | LASG/JPI/22/2020 | OSIDIPE OLUMIDE SUNDAY VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| | LASG/JPI/23/2020 | THE FAMILY OF INSPECTOR ERINTOLAMI VS. THE NIGERIAN POLICE FORCE |
| | LASG/JPI/24/2020 | ALBARKA YOUTH FOODSTUFF SELLERS ASSOCIATION LAGOS VS. THE NIGERIA POLICE FORCE |
| 25 | LASG/JPI/25/2020 | BLESSING OMOROGIE ESANBOR VS THE NIGERIA POLICE FORCE |
| 26 | LASG/JPI/26/2020 | TELLA ADESANYA VS. THE NIGERIA POLICE FORCE |
| 27 | LASG/JPI/27/2020 | ADEYEMO ROTIMI VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) & MRS. OLONADE YEMISI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD |
| 28 | LASG/JPI/28/2020 | DAVID FADILE VS. THE NIGERIA POLICE FORCE |
| 29 | LASG/JPI/29/2020 | OLAKUNLE KARIMU VS. THE NIGERIA POLICE FORCE |
| 30 | LASG/JPI/30/2020 | MR. AFEEZ MOJEED VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 31 | LASG/JPI/31/2020 | MR. FELIX LUCKY VS. THE NIGERIAN POLICE FORCE |
| 32 | LASG/JPI/32/2020 | MRS. HANNAH OLUGBODI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 33 | LASG/JPI/33/2020 | OMELI HUMPHERY DARLINGTON VS. THE NIGERIAN POLICE FORCE |
| 34 | LASG/JPI/34/2020 | MR. FRANCIS OSAJOKWEH VS. THE NIGERIAN POLICE FORCE |
| 35 | LASG/JPI/35/2020 | ADELUSI OLUWAMUREWA ANDREW VS. THE NIGERIAN POLICE FORCE |
| 36 | LASG/JPI/36/2020 | OBOCHI MICHAEL OWOICHO VS. THE NIGERIAN POLICE FORCE |



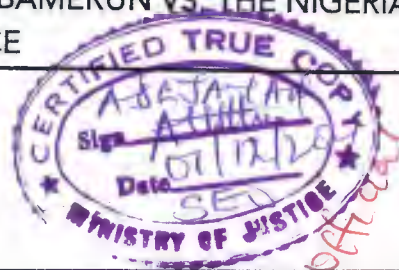
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| 37. | LASG/JPI/37/2020 | EZEH NNAMDI DIENDONNE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 38. | LASG/JPI/38/2020 | MR. PHILIP ENWEREM & MR. BENJAMIN NWABUZOR VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 39. | LASG/JPI/39/2020 | AFOLABI OLADELE VS THE NIGERIAN POLICE FORCE |
| 40. | LASG/JPI/40/2020 | LATE SALAMI ADEKINLE ATOBA VS. THE NIGERIAN POLICE FORCE |
| 41. | LASG/JPI/41/2020 | MR. EMEKA SUNDAY JATO & MR. AZUBIKE JATO VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 42. | LASG/JPI/42/2020 | OLALEKAN FALEYE VS. THE NIGERIAN ARMY |
| 43. | LASG/JPI/43/2020 | MR. STANLEY NATHAN VS. THE NIGERIAN POLICE FORCE |
| 44. | LASG/JPI/44/2020 | MR. SADIQ YAKUBU VS. THE NIGERIAN POLICE FORCE |
| 45. | LASG/JPI/45/2020 | DEACON DAVID KOMOLAFE VS. THE NIGERIAN POLICE FORCE |
| 46. | LASG/JPI/46/2020 | MR. LAWRENCE OKWAJI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 47. | LASG/JPI/47/2020 | THE FAMILY OF LATE KOLADE JOHNSON VS FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 48. | LASG/JPI/48/2020 | ALHAJI SHITTU ADIO KASSIM LUMOSA & 4 ORS VS. THE NIGERIAN POLICE FORCE |
| 49. | LASG/JPI/49/2020 | ISHOLA ADEWUSI & 19 ORS VS. THE NIGERIAN POLICE FORCE |
| 50. | LASG/JPI/50/2020 | MRS. ABIMBOLA BAKARE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 51. | LASG/JPI/51/2020 | MRS. GLORIA NGOZI EZEH VS. THE NIGERIAN POLICE FORCE |
| 52. | LASG/JPI/52/2020 | JOSEPH ONYEBUCHI VS. THE NIGERIAN POLICE FORCE |
| 53. | LASG/JPI/53/2020 | THE FAMILY OF LATE IBRAHIM OLOJEDE VS. THE NIGERIAN POLICE FORCE |
| 54. | LASG/JPI/54/2020 | MARK AKANDE VS. THE NIGERIAN POLICE FORCE |

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| 50 | LASG/JPI/55/2020 | MRS. ANN EBERE OKPARA VS. INTELLIGENCE RESPONSE TEAM (IRT) |
| 51 | LASG/JPI/56/2020 | ADEBAYO FARI VS. THE NIGERIAN POLICE FORCE |
| 52 | LASG/JPI/57/2020 | THE FAMILY OF LATE IKWECHI ONWUGBUFOR VS. THE NIGERIAN POLICE FORCE |
| 53 | LASG/JPI/58/2020 | TOMMY OKECHUKWU VS. THE NIGERIAN POLICE FORCE |
| 54 | LASG/JPI/59/2020 | SULAIMON RAHEEM VS FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 55 | LASG/JPI/60/2020 | MRS. TAIWO IDEHEN VS.FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 61 | LASG/JPI/61/2020 | PRINCE AYENI ADEBAYO VS. THE NIGERIA POLICE FORCE |
| 62 | LASG/JPI/62/2020 | TOMORI GBOLADE VS. THE NIGERIAN POLICE FORCE |
| 63 | LASG/JPI/63/2020 | THE FAMILY OF LATE MISS. JESSICA ADAOBI OJIDE VS FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 64 | LASG/JPI/64/2020 | AYUUB AFEEZ VS. THE NIGERIAN POLICE FORCE |
| 65 | LASG/JPI/65/2020 | AKAPO ADEKUNLE VS. THE NIGERIAN POLICE FORCE |
| 66 | LASG/JPI/66/2020 | MRS GIFT EFFIONG VS. THE NIGERIAN POLICE FORCE |
| 67 | LASG/JPI/67/2020 | ULIGWE CHIBUSOMMA VS. THE NIGERIAN POLICE FORCE |
| 68 | LASG/JPI/68/2020 | IRINYEMI OYETOMI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 69 | LASG/JPI/69/2020 | MR. & MRS. JULIUS ADEOGUN VS. THE NIGERIAN POLICE FORCE |
| 70 | LASG/JPI/70/2020 | SIKIRU BELLO MABIFA VS. THE NIGERIAN POLICE FORCE |
| 71 | LASG/JPI/71/2020 | MR. ENDURANCE OMONYAHUY & MR. SIKIRU AMUSA VS.FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 72 | LASG/JPI/72/2020 | ANDREW OKOH & ISAAC ADESHINA VS THE NIGERIAN POLICE FORCE |



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| 73 | LASG/JPI/73/2020 | ADEYEMI ILESANMI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 74 | LASG/JPI/74/2020 | SANUSI OLUWANIKEMI VS. THE NIGERIAN POLICE FORCE |
| 75 | LASG/JPI/75/2020 | THE FAMILY OF LATE MR. RASHID OLANREWaju KAREEM VS THE NIGERIAN POLICE FORCE |
| 76 | LASG/JPI/76/2020 | PRINCE ADEWALE ADEWUYI VS THE NIGERIAN POLICE FORCE |
| 77 | LASG/JPI/77/2020 | BABTUNDE TAIWO VS. THE NIGERIAN POLICE FORCE |
| 78 | LASG/JPI/78/2020 | MR. PATRICK OCHEME MICHAEL VS. INTELLIGENCE RESPONSE TEAM (IRT) |
| 79 | LASG/JPI/79/2020 | AYOMIDE OYEWUNMI VS. THE NIGERIAN POLICE FORCE |
| 80 | LASG/JPI/80/2020 | THE FAMILY OF LATE CHARLES OTOO VS. THE NIGERIAN POLICE FORCE |
| 81 | LASG/JPI/81/2020 | THE FAMILY OF LATE ADESHINA ADEOSUN VS. THE NIGERIAN POLICE FORCE |
| 82 | LASG/JPI/82/2020 | THE FAMILY OF LATE LUCKY OLISEH VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 83 | LASG/JPI/83/2020 | THE FAMILY OF LATE SULAIMON OLAOYE VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD |
| 84 | LASG/JPI/84/2020 | MICHAEL OSAS IDEHEN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 85 | LASG/JPI/85/2020 | SAMUEL OSAS IDEHEN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 86 | LASG/JPI/86/2020 | AWE OLUWASEYI VS. THE NIGERIAN POLICE FORCE |
| 87 | LASG/JPI/87/2020 | OLUWASEUN AWOYERA VS. THE NIGERIAN POLICE FORCE |
| 88 | LASG/JPI/88/2020 | MR. UZOR CHUKWU VS. THE NIGERIAN POLICE FORCE |
| 89 | LASG/JPI/89/2020 | MR. MOSES EDEWOR JUNIOR VS. THE NIGERIAN POLICE FORCE |
| 90 | LASG/JPI/90/2020 | MR. OLUWATOSIN TEMITOPE ODEBODE VS. THE NIGERIAN POLICE FORCE |

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| 91 | LASG/JPI/91/2020 | EVANG. MICHAEL OKORIE VS. THE NIGERIAN POLICE FORCE |
| 92 | LASG/JPI/92/2020 | MR. OLIVER CHUKWUEMEKA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 93 | LASG/JPI/93/2020 | KENNY OKOLUGBO VS. THE NIGERIAN POLICE FORCE |
| 94 | LASG/JPI/94/2020 | THE FAMILY OF LATE GREGORY EGWU VS. THE NIGERIAN POLICE FORCE |
| 95 | LASG/JPI/95/2020 | THE FAMILY OF LATE PELUMI ONIFADE VS. LAGOS STATE GOVERNMENT TASK FORCE |
| 96 | LASG/JPI/96/2020 | MRS. VICTORIA OLADOKUN VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 97 | LASG/JPI/97/2020 | MR. LUCKY IGBINOVIA, ELVIS IRENUMA & EFFIONG ELEMU EDU VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 98 | LASG/JPI/98/2020 | MR. ALEX EMENIKE ARUKWE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 99 | LASG/JPI/99/2020 | MR. EMMANUEL EYITAYO AYODELE & SUNDAY AYODEJI AYODELE VS. THE NIGERIAN POLICE FORCE |
| 100 | LASG/JPI/100/2020 | MR. MONDAY OJON VS. THE NIGERIAN POLICE FORCE |
| 101 | LASG/JPI/101/2020 | IDRIS SAULA VS. THE NIGERIAN POLICE FORCE |
| 102 | LASG/JPI/102/2020 | MR. CHUKWUMA HARRY VS. THE NIGERIAN POLICE FORCE |
| 103 | LASG/JPI/103/2020 | MUKAILA SHOBUKOLA VS. THE NIGERIAN POLICE FORCE |
| 104 | LASG/JPI/104/2020 | CHRIS OFOEGBU & 3ORS VS. THE NIGERIAN POLICE FORCE |
| 105 | LASG/JPI/105/2020 | ADEKUNLE AYODELE VS. THE NIGERIAN POLICE FORCE |
| 106 | LASG/JPI/106/2020 | MR. ADEFOLURIN ADESOMONOWO VS. INTELLIGENCE RESPONSE TEAM (IRT) |
| 107 | LASG/JPI/107/2020 | EMMANUEL OKORODUDU VS. THE NIGERIAN POLICE FORCE |
| 108 | LASG/JPI/108/2020 | GBOYEGA IGBAMERUN VS. THE NIGERIAN POLICE FORCE |



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| 109 | LASG/JPI/109/2020 | MRS. TITI AGNES VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 110 | LASG/JPI/110/2020 | SEGUN ISHOLA VS. THE NIGERIAN POLICE FORCE |
| 111 | LASG/JPI/111/2020 | THE FAMILY OF PETER MOSES OKPIRE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 112 | LASG/JPI/112/2020 | THE FAMILY OF LATE OKORONKWO SYLVESTER VS. THE NIGERIA POLICE FORCE |
| 113 | LASG/JPI/113/2020 | TOBE IKORO & CHIDERA ROBINSON VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) DELIVERED |
| 114 | LASG/JPI/114/2020 | MR. CHRISTOPHER OKPOTO (REP. OF THE FAMILY OF LATE ESOM CHINWOKE OGUDU VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 115 | LASG/JPI/115/2020 | MR. OGA EMMANUEL OBINNAH VS. THE NIGERIAN POLICE FORCE |
| 116 | LASG/JPI/116/2020 | AKEEM SANNNI VS. THE NIGERIA POLICE FORCE |
| 117 | LASG/JPI/117/2020 | MR. ADEMOLU ADEBOYEJO VS. FEDERAL SPECIAL ANTI-ROBBERY |
| 118 | LASG/JPI/118/2020 | THE FAMILY OF LATE MR. NICHOLAS KPANOU VS. THE NIGERIAN POLICE FORCE |
| 119 | LASG/JPI/119/2020 | MR. JOHN OTUCHERE VS. THE NIGERIA POLICE FORCE |
| 120 | LASG/JPI/120/2020 | MR. JIMOH LATEEF VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 121 | LASG/JPI/121/2020 | TOCHUKWU ALEX OBASI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 122 | LASG/JPI/122/2020 | PRINCE M. A. AKABA VS. THE NIGERIAN POLICE FORCE |

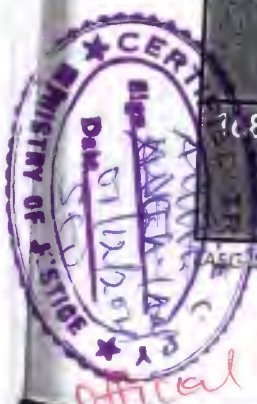
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| | LASG/JPI/123/2020 | SHAMWILL ABIODUN BALOGUN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| | LASG/JPI/124/2020 | MRS. ADETUTU BANJO VS. LAGOS STATE TASK FORCE |
| | LASG/JPI/125/2020 | MRS. NGOZI ALOY, MR. PAUL OKEH & MR. OGALI IGNATIUS VS. THE NIGERIAN POLICE FORCE |
| | LASG/JPI/126/2020 | THE FAMILY OF LATE IKECHUKWU ILOAMUZOR VS. THE NIGERIAN POLICE FORCE |
| | LASG/JPI/127/2020 | MR. LAWRENCE MACULAY OKWAJI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| | LASG/JPI/128/2020 | MR. TEMITOPE ADEYEMI VS. THE NIGERIA POLICE FORCE |
| | LASG/JPI/129/2020 | MRS. ADEOLA RASHIDAT MUKAILA & MRS. STELLA EDEGWA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| | LASG/JPI/130/2020 | MRS. FOLASHADE ALADE & MASTER AYOOOLA JULIUS BOLUTIFE ALADE VS. THE NIGERIAN POLICE FORCE |
| | LASG/JPI/131/2020 | IFEANYI DOUGLAS VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| | LASG/JPI/132/2020 | THE FAMILY OF LATE FATAI OGUNSEYE VS. THE NIGERIAN POLICE FORCE |
| | LASG/JPI/133/2020 | AKINYEMI TAIWO DAVID VS. THE NIGERIA POLICE FORCE |
| | LASG/JPI/134/2020 | MOSES EDEWOR JNR. VS. THE NIGERIA POLICE FORCE |
| | LASG/JPI/135/2020 | UBA CHUKWUDERA BEN VS. THE NIGERIAN POLICE FORCE |
| | LASG/JPI/136/2020 | MRS. SEUN BAMGBOSE VS. THE NIGERIAN POLICE FORCE |
| | LASG/JPI/137/2020 | OLUWASEYI NATHANIEL VS. THE NIGERIA POLICE FORCE |



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| 138. | LASG/JPI/138/2020 | MR. SEGUN ADEKOYA VS. THE NIGERIAN POLICE FORCE |
| 139. | LASG/JPI/139/2020 | ABAYOMI LIKINYO VS. THE NIGERIAN POLICE FORCE |
| 140. | LASG/JPI/140/2020 | MRS. NOSIFAT OLADIPO VS. THE NIGERIA POLICE FORCE |
| 141. | LASG/JPI/141/2020 | MR. BENSON ODAFEJEKO & MR. ABIODUN AKINDELE VS. LAGOS STATE TASK FORCE |
| 142. | LASG/JPI/142/2020 | MRS. JULIANA ADEOTI VS. THE NIGERIAN POLICE FORCE |
| 143. | LASG/JPI/143/2020 | THE FAMILY OF LATE MOIBI OLAMILEKAN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 144. | LASG/JPI/144/2020 | THE FAMILY OF LATE MR. RASHID KAREEM BANKOLE VS. THE NIGERIA POLICE FORCE |
| 145. | LASG/JPI/145/2020 | MATTHEW AMSHADDAI VS. THE NIGERIAN POLICE FORCE |
| 146. | LASG/JPI/146/2020 | MRS. SHERIFAT AZEEZ OMOTOSHO & ORS VS. THE NIGERIAN POLICE FORCE |
| 147. | LASG/JPI/147/2020 | MRS. FEYIKEMI SUNDAY SAMUEL & ORS VS. THE NIGERIAN POLICE FORCE & ORS |
| 148. | LASG/JPI/148/2020 | ADAEZE OLUWATOSIN SAMSON VS. THE NIGERIAN POLICE FORCE |
| 149. | LASG/JPI/149/2020 | MRS. VICTORIA IBIYINKA KOMOLAFE VS. THE NIGERIAN POLICE FORCE |
| 150. | LASG/JPI/150/2020 | MR. INNOCENT UMEUGWUNNE VS. THE NIGERIA POLICE FORCE |
| 151. | LASG/JPI/151/2020 | MR. ADEMOLA OJABODU VS. THE NIGERIA POLICE FORCE |
| 152. | LASG/JPI/152/2020 | THE FAMILY OF LATE YUSUF OLADIPUPO OMOLE VS. THE NIGERIAN POLICE FORCE |
| 153. | LASG/JPI/153/2020 | LUCKY PHILEMON VS. THE NIGERIAN ARMY |

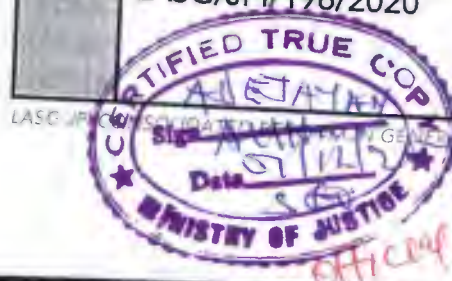
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| 154. | LASG/JPI/154/2020 | KUNLE BELLO VS. THE NIGERIA POLICE FORCE |
| 155. | LASG/JPI/155/2020 | MR. FEMI MICHAEL ILESANMI VS. THE NIGERIAN POLICE FORCE & ORS |
| 156. | LASG/JPI/156/2020 | ALHAJI MURAINA AJADI TUKUR VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 157. | LASG/JPI/157/2020 | MR. CHIBUIKE OLEWEH VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD |
| 158. | LASG/JPI/158/2020 | JIDE AROLOGUN VS. THE NIGERIA POLICE FORCE |
| 159. | LASG/JPI/159/2020 | ODUTOLA TEMITOPE SAHEED VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 160. | LASG/JPI/160/2020 | EDWARD AKINLADE VS. THE NIGERIAN POLICE FORCE |
| 161. | LASG/JPI/161/2020 | CHUKS IKEDIGWE VS. THE NIGERIA POLICE FORCE |
| 162. | LASG/JPI/162/2020 | MR. STANLEY UCHEHARA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 163. | LASG/JPI/163/2020 | MR. ABDUL WAHAB MUHAMMED VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 164. | LASG/JPI/164/2020 | UZOMAIKECHUKWU PRINCE VS. THE NIGERIA POLICE FORCE |
| 165. | LASG/JPI/165/2020 | MR. PASCHAL UGBAJA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 166. | LASG/JPI/166/2020 | MR. AUGUSTINE CHINWOKO VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 167. | LASG/JPI/167/2020 | MR. BERNARD SACKY VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 168. | LASG/JPI/168/2020 | REPRESENTATIVES OF THE REGISTERED TRUSTEES OF ACTS OF THE APOSTLES |

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| | | CHURCH VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 169. | LASG/JPI/169/2020 | JAMES AREBHA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 170. | LASG/JPI/170/2020 | THE FAMILY OF REMIGUS EKPEMANDU VS. THE NIGERIAN POLICE FORCE |
| 171. | LASG/JPI/171/2020 | MR. CHIBUIKE COLLINS OSUH VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD |
| 172. | LASG/JPI/172/2020 | MRS. DORIS IGWE VS END SARS PROTESTERS |
| 173. | LASG/JPI/173/2020 | MRS. HOPE ILOAKAZI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 174. | LASG/JPI/174/2020 | MR. OLUFEMI FAGBEMI VS. THE NIGERIA POLICE FORCE |
| 175. | LASG/JPI/175/2020 | MRS. NGOZI ILOAMAUZO VS. THE NIGERIA POLICE FORCE |
| 176. | LASG/JPI/176/2020 | MR. IDOWU TIJANI VS. THE NIGERIA POLICE FORCE |
| 177. | LASG/JPI/177/2020 | MR. AKEEM HAMMED VS. THE NIGERIAN POLICE FORCE |
| 178. | LASG/JPI/178/2020 | MRS. MUSTAPHA RAMOT VS. THE NIGERIAN POLICE FORCE |
| 179. | LASG/JPI/179/2020 | CHIEF LOT IKUESAN & ORS VS. THE NIGERIA POLICE FORCE |
| 180. | LASG/JPI/180/2020 | HARRISSON GWAMNISHU VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 181. | LASG/JPI/181/2020 | KAMARUDEEN TAYO OLANIYAN VS. INTELLIGENCE RESPONSE TEAM (IRT) |

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| | LASG/JPI/182/2020 | MS. ESTHER RICHARD TOBBY VS. THE NIGERIA POLICE FORCE |
| | LASG/JPI/183/2020 | PRINCE EMMANUEL ISEBENI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| | LASG/JPI/184/2020 | CORNELIUS UDEMBA VS. THE NIGERIA POLICE FORCE |
| | LASG/JPI/185/2020 | BOSE BAJULAYE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| | LASG/JPI/186/2020 | MR. ISAAC ALFRED AKHIGBE VS. THE NIGERIA POLICE FORCE |
| 187. | LASG/JPI/187/2020 | MR. JUDE OKOLONTA VS. THE NIGERIAN POLICE FORCE |
| 188. | LASG/JPI/188/2020 | AKEEM BALOGUN & ORS VS. INTELLIGENCE RESPONSE TEAM (IRT) |
| 189. | LASG/JPI/189/2020 | PRINCE DAVID ADEBOLA SHOFOWORA VS. THE NIGERIA POLICE FORCE |
| 190. | LASG/JPI/190/2020 | MR. SUNDAY RICHARD DICKSON VS. THE NIGERIA POLICE FORCE |
| 191. | LASG/JPI/191/2020 | MR. SODIQ JAMIU VS. THE NIGERIA POLICE FORCE |
| 192. | LASG/JPI/192/2020 | MR. MR. IBRAHIM GANIU VS. THE NIGERIA POLICE FORCE |
| 193. | LASG/JPI/193/2020 | BABATUNDE ADEPARUSI VS. THE NIGERIA POLICE FORCE |
| 194. | LASG/JPI/194/2020 | DAUDA ALAO VS. THE NIGERIAN POLICE FORCE |
| 195. | LASG/JPI/195/2020 | OLUWASEUN AWOYERA VS. THE NIGERIA POLICE FORCE |
| 196. | LASG/JPI/196/2020 | SOLOMON SAMUEL AGEE VS. THE NIGERIAN ARMY & LAGOS STATE GOVERNMENT |



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| 197. | LASG/JPI/197/2020 | ONILEOWO LEGEND VS. THE NIGERIAN ARMY, THE NIGERIAN POLICE FORCE & LAGOS STATE GOVERNMENT |
| 198. | LASG/JPI/198/2020 | SAMUEL ASHOLA VS. THE NIGERIAN ARMY, LAGOS STATE GOVERNMENT & LEKKI CONCESSION COMPANY |
| 199. | LASG/JPI/199/2020 | AGBEZE IFEANYI VS. THE NIGERIAN ARMY, LAGOS STATE GOVERNMENT & LEKKI CONCESSION COMPANY |
| 200. | LASG/JPI/200/2020 | OLAMILEKAN SANUSI VS. THE NIGERIAN ARMY & LAGOS STATE GOVERNMENT |
| 201. | LASG/JPI/201/2020 | AYODEJI BECKLEY VS. THE NIGERIAN ARMY, LAGOS STATE GOVERNMENT & LEKKI CONCESSION COMPANY |
| 202. | LASG/JPI/202/2020 | RAIMI OLAMIDE VS. THE NIGERIAN ARMY & LAGOS STATE GOVERNMENT |
| 203. | LASG/JPI/203/2020 | OSOFAYO SIMEON ADEYINKA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 204. | LASG/JPI/204/2020 | MR. OLARENWAJU RIDWAN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 205. | LASG/JPI/205/2020 | THE FAMILY OF LATE MISS. FRANSISCA CHIZOBA AGU VS. #ENDSARS PROTESTERS |
| 206. | LASG/JPI/206/2020 | MRS. SARAH OLUFUNKE HASSAN VS. INTELLIGENCE RESPONSE TEAM & OR |
| 207. | LASG/JPI/207/2020 | HELEN OGBENE & ORS VS. #ENDSARS PROTESTERS |
| 208. | LASG/JPI/208/2020 | THE FAMILY OF MR. BONIFACE ONYEMAECHI ENWEREM VS. THE NIGERIAN POLICE FORCE |
| 209. | LASG/JPI/209/2020 | THE FAMILY OF LATE JUBRIL MOHAMMED VS. THE NIGERIA POLICE FORCE |
| 210. | LASG/JPI/210/2020 | MR. AJAKE MANAGER SAMUEL & 2 ORS VS. THE NIGERIAN ARMY |
| 211. | LASG/JPI/211/2020 | NICHOLAS OKPE & ORS VS. THE NIGERIAN ARMY |

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| | LASG/JPI/212/2020 | THE FAMILY OF LATE GABRIEL AYEDUNGBE VS. THE NIGERIAN POLICE FORCE |
| | LASG/JPI/213/2020 | NNATAH STANLEY CHIMEZIE & ORS VS. THE NIGERIAN ARMY & THE NIGERIAN POLICE |
| | LASG/JPI/214/2020 | MR. RILWAN OLUMIDE OSHODI VS. THE NIGERIA POLICE FORCE |
| | LASG/JPI/215/2020 | BENJAMIN IFUNAYA ONUOHA (REP. OF THE FAMILY OF LATE JOSEPH OBIOMA ONUOHA) VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| | LASG/JPI/216/2020 | THE FAMILY OF LATE JOSEPH EIDENOJIE VS. THE NIGERIA POLICE FORCE |
| | LASG/JPI/217/2020 | MRS. JUMOKE ZAID VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| | LASG/JPI/218/2020 | THE FAMILY OF LATE MOSHOOD AJAYI VS. THE NIGERIA POLICE FORCE |
| | LASG/JPI/219/2020 | ALFA ABDUL RAFIU JIMOH VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| | LASG/JPI/220/2020 | MR. IKECHUKWU ALIJA EZE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| | LASG/JPI/221/2020 | ENGR. OLUWADARE OKE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| | LASG/JPI/222/2020 | MR. CHIMOBIE EKWELEM VS. THE NIGERIA POLICE FORCE |
| | LASG/JPI/223/2020 | CHIEF JOEL BOLAJI FALOLA & ORS VS. THE NIGERIAN POLICE FORCE |
| | LASG/JPI/224/2020 | MRS. AMOO ALIMAT VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |



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| 225 | LASG/JPI/225/2020 | MR. SHAKIRU ANIFOWOSE VS. THE NIGERIA POLICE FORCE |
| 226 | LASG/JPI/226/2020 | MR. SUNDAY AZUNNA UKACHUKWU VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 227 | LASG/JPI/227/2020 | MRS. ADENIKE ABOSEDE OROJO VS. THE NIGERIA POLICE FORCE |
| 228 | LASG/JPI/228/2020 | MR. DAVID EHIOSUN VS. THE NIGERIAN POLICE FORCE |
| 229 | LASG/JPI/229/2020 | THE FAMILY OF LATE MR. GABRIEL ADAJI VS. THE NIGERIAN POLICE FORCE |
| 230 | LASG/JPI/230/2020 | VICTORIA ONIRU & ORS VS. THE NIGERIAN ARMY |
| 231 | LASG/JPI/231/2020 | THE FAMILY OF LATE UGOCHUKWU OZUAH VS. THE NIGERIA POLICE FORCE |
| 232 | LASG/JPI/232/2020 | MR. AUGUSTUS ADELANI JOACHIM TAYLOR VS. THE NIGERIA POLICE FORCE |
| 233 | LASG/JPI/233/2020 | THE FAMILY OF LATE MR. YEMI ABDUL-KAREEM VS. THE NIGERIAN POLICE FORCE |
| 234 | LASG/JPI/234/2020 | MR. KUFRE JACKSON VS. THE NIGERIAN POLICE FORCE |
| 235 | LASG/JPI/235/2020 | THE FAMILY OF LATE PA PIUS AJAEGBU VS. FEDERAL SPECIAL ANTIROBBERY SQUAD (FSARS) |
| 236 | LASG/JPI/236/2020 | MRS. REMIGUS IFEYINWA CLEMENTINA (NEE AJAEGBU) VS. THE NIGERIA POLICE FORCE |
| 237 | LASG/JPI/237/2020 | MR. ANUSIEM SEMPERIDEM VS. THE NIGERIAN POLICE FORCE |
| 238 | LASG/JPI/238/2020 | BERNARD ONIGAH VS. THE NIGERIAN POLICE FORCE |

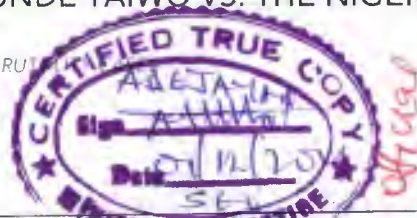
6.4 List of Concluded Petitions with Decisions Delivered

| S/N | PETITION NO. | PETITIONER(S) |
|-----|------------------|---|
| 1. | LASG/JPI/02/2020 | MR. NDUKWE EKEKWE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 2. | LASG/JPI/03/2020 | MR. OLUKOYA OGUNGBEJE VS THE NIGERIA POLICE FORCE |
| 3. | LASG/JPI/05/2020 | MR. BASIL CHETAL EJIAGWA VS FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 4. | LASG/JPI/06/2020 | MR. IBRAHIM KABIRU VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 5. | LASG/JPI/07/2020 | MR. OKWUCHUKWU OBIECHINA & MRS. NZUBE OBECHINA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 6. | LASG/JPI/08/2020 | OKPARA NKEMAKOLAM FELICA VS. THE NIGERIA POLICE FORCE |
| 7. | LASG/JPI/09/2020 | ADEBAYO ABAYOMI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 8. | LASG/JPI/11/2020 | MRS. TOLULOPE AMINAT OPENIYI VS FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 9. | LASG/JPI/12/2020 | THE FAMILY OF LATE MR. FRANCIS ENI IDUM VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 10. | LASG/JPI/13/2020 | OLADOYIN ADEMOLA VS FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 11. | LASG/JPI/15/2020 | MR. OLAJIDE FOWOTADE VS. THE NIGERIA POLICE FORCE |
| 12. | LASG/JPI/17/2020 | AKINMADE AKINROLABU VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 13. | LASG/JPI/19/2020 | ADEBAYO YINKA AUSTIN VS FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 14. | LASG/JPI/21/2020 | MARC CHIDEBERE NWANDI VS THE NIGERIA POLICE FORCE |
| 15. | LASG/JPI/22/2020 | OSIDIPE OLUMIDE SUNDAY VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |



16. LASG/JPI/23/2020 THE FAMILY OF INSPECTOR ERINTOLAMI VS. THE NIGERIA POLICE FORCE
17. LASG/JPI/25/2020 BLESSING OMOROGIE ESANBOR VS THE NIGERIA POLICE FORCE
18. LASG/JPI/26/2020 TELLA ADESANYA VS. THE NIGERIA POLICE FORCE
19. LASG/JPI/27/2020 ADEYEMO ROTIMI VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS)
&
MRS. OLONADE YEMISI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD
20. LASG/JPI/30/2020 MR. AFEEZ MOJEED VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
21. LASG/JPI/31/2020 MR. FELIX LUCKY VS. THE NIGERIA POLICE FORCE
22. LASG/JPI/32/2020 MRS. HANNAH OLUGBODI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
23. LASG/JPI/34/2020 MR. FRANCIS OSAJOKWEH VS. THE NIGERIA POLICE FORCE
24. LASG/JPI/36/2020 OBOCHI MICHAEL OWOICHO VS. THE NIGERIA POLICE FORCE
25. LASG/JPI/37/2020 EZEH NNAMDI DIENDONNE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
26. LASG/JPI/38/2020 MR. PHILIP ENWEREM & MR. BENJAMIN NWABUZOR VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD
27. LASG/JPI/39/2020 AFOLABI OLADELE VS THE NIGERIA POLICE FORCE
28. LASG/JPI/45/2020 DEACON DAVID KOMOLAFE VS. THE NIGERIA POLICE FORCE
29. LASG/JPI/46/2020 MR. LAWRENCE OKWAJI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
30. LASG/JPI/47/2020 THE FAMILY OF LATE KOLADE JOHNSON VS FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS)
31. LASG/JPI/50/2020 MRS. ABIMBOLA BAKARE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)

32. LASG/JPI/51/2020 MRS. GLORIA NGOZI EZEH VS. THE NIGERIA POLICE FORCE
33. LASG/JPI/52/2020 JOSEPH ONYEGBUCHI VS. THE NIGERIA POLICE FORCE
34. LASG/JPI/57/2020 THE FAMILY OF LATE IKWECHI ONWUGBUFOR VS. THE NIGERIA POLICE FORCE
35. LASG/JPI/58/2020 TOMMY OKECHUKWU VS. THE NIGERIA POLICE FORCE
36. LASG/JPI/59/2020 SULAIMON RAHEEM VS FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS)
37. LASG/JPI/61/2020 PRINCE AYENI ADEBAYO VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
38. LASG/JPI/62/2020 TOMORI GBOLADE VS. THE NIGERIA POLICE FORCE
39. LASG/JPI/63/2020 THE FAMILY OF LATE MISS. JESSICA ADAOBI OJIDE VS FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS)
- LASG/JPI/14/2020 & EMMANUEL AJOMAFUWE VS. THE NIGERIA POLICE FORCE
40. LASG/JPI/64/2020 AYUUB AFEEZ VS. THE NIGERIA POLICE FORCE
41. LASG/JPI/65/2020 AKAPO ADEKUNLE VS. THE NIGERIA POLICE FORCE
42. LASG/JPI/66/2020 MRS. GIFT EFFIONG VS. THE NIGERIA POLICE FORCE
43. LASG/JPI/69/2020 MR. & MRS. JULIUS ADEOGUN VS. THE NIGERIA POLICE FORCE
44. LASG/JPI/70/2020 MR. SIKIRU BELLO MABIFA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
45. LASG/JPI/72/2020 ANDREW OKOH & ISAAC ADESHINA VS THE NIGERIA POLICE FORCE
46. LASG/JPI/74/2020 SANUSI OLUWANIKEMI VS. THE NIGERIA POLICE FORCE
47. LASG/JPI/75/2020 THE FAMILY OF LATE MR. RASHID OLANREWAJU KAREEM VS THE NIGERIA POLICE FORCE
48. LASG/JPI/76/2020 PRINCE ADEWALE ADEWUYI VS THE NIGERIA POLICE FORCE
49. LASG/JPI/77/2020 BABTUNDE TAIWO VS. THE NIGERIA POLICE FORCE



50. LASG/JPI/78/2020 MR. PATRICK OCHEME MICHAEL VS. INTELLIGENCE RESPONSE TEAM (I.R.T.)
51. LASG/JPI/79/2020 AYOMIDE OYEWUNMI VS. THE NIGERIA POLICE FORCE
52. LASG/JPI/80/2020 THE FAMILY OF LATE CHARLES OTOO VS. THE NIGERIA POLICE FORCE
53. LASG/JPI/81/2020 THE FAMILY OF LATE ADESHINA ADEOSUN VS. THE NIGERIA POLICE FORCE
54. LASG/JPI/82/2020 THE FAMILY OF LATE LUCKY OLISEH VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
55. LASG/JPI/83/2020 THE FAMILY OF LATE SULAIMON OLAOYE VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD
56. LASG/JPI/86/2020 AWE OLUWASEYI VS. THE NIGERIA POLICE FORCE
57. LASG/JPI/87/2020 OLUWASEUN AWOYERA VS. THE NIGERIA POLICE FORCE
58. LASG/JPI/88/2020 MR. UZOR CHUKWU VS. THE NIGERIA POLICE FORCE
59. LASG/JPI/89/2020 MR. MOSES EDEWOR JUNIOR VS. THE NIGERIA POLICE FORCE
60. LASG/JPI/90/2020 MR. OLUWATOSIN TEMITOPE ODEBODE VS. THE NIGERIA POLICE FORCE
61. LASG/JPI/91/2020 EVANG. MICHAEL OKORIE VS. THE NIGERIA POLICE FORCE
62. LASG/JPI/94/2020 THE FAMILY OF LATE GREGORY EGWU VS. THE NIGERIA POLICE FORCE
63. LASG/JPI/97/2020 MR. LUCKY IGBINOVIA, ELVIS IRENUMA & EFFIONG ELEMU EDU VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
64. LASG/JPI/98/2020 MR. ALEX EMENIKE ARUKWE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
65. LASG/JPI/99/2020 MR. EMMANUEL EYITAYO AYODELE & SUNDAY AYODEJI AYODELE VS. THE NIGERIA POLICE FORCE
66. LASG/JPI/100/2020 MR. MONDAY OJON VS. THE NIGERIA POLICE FORCE
67. LASG/JPI/102/2020 MR. CHUKWUMA HARRY VS. THE NIGERIA POLICE FORCE

68. LASG/JPI/103/2020 MUKAILA SHOBUKOLA VS. THE NIGERIA POLICE FORCE
69. LASG/JPI/107/2020 EMMANUEL OKORODUDU VS. THE NIGERIA POLICE FORCE
70. LASG/JPI/108/2020 GBOYEGA IGBAMERUN VS. THE NIGERIA POLICE FORCE
71. LASG/JPI/109/2020 MRS. TITI AGNES VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
72. LASG/JPI/110/2020 SEGUN ISHOLA VS. THE NIGERIA POLICE FORCE
73. LASG/JPI/112/2020 THE FAMILY OF LATE OKORONKWO SYLVESTER
74. LASG/JPI/113/2020 TOBE IKORO & CHIDERA ROBINSON VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
75. LASG/JPI/115/2020 MR. OGA EMMANUEL OBINNAH VS. THE NIGERIA POLICE FORCE
76. LASG/JPI/117/2020 MR. ADEMOLU ADEBOYEJO VS. FEDERAL SPECIAL ANTI-ROBBERY
77. LASG/JPI/118/2020 THE FAMILY OF LATE MR. NICHOLAS KPANOU VS. THE NIGERIA POLICE FORCE
78. LASG/JPI/122/2020 PRINCE M. A. AKABA VS. THE NIGERIA POLICE FORCE
79. LASG/JPI/126/2020 THE FAMILY OF LATE IKECHUKWU ILOAMUZOR VS. THE NIGERIA POLICE FORCE
80. LASG/JPI/129/2020 MRS. ADEOLA RASHIDAT MUKAILA & MRS. STELLA EDEGWA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
81. LASG/JPI/131/2020 IFEANYI DOUGLAS VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
82. LASG/JPI/132/2020- THE FAMILY OF LATE FATAI OGUNSEYE VS. THE NIGERIA POLICE FORCE
83. LASG/JPI/135/2020 UBA CHUKWUDERA BEN VS. THE NIGERIA POLICE FORCE
84. LASG/JPI/136/2020 MRS. SEUN BAMGBOSE VS. THE NIGERIA POLICE FORCE
85. LASG/JPI/138/2020 MR. SEGUN ADEKOYA VS. THE NIGERIA POLICE FORCE



86. LASG/JPI/139/2020 ABAYOMI LIKINYO VS. THE NIGERIA POLICE FORCE
87. LASG/JPI/142/2020 MRS. JULIANA ADEOTI VS. THE NIGERIA POLICE FORCE
88. LASG/JPI/146/2020 MRS. SHERIFAT AZEEZ OMOTOSHO & ORS VS. THE NIGERIA POLICE FORCE
89. LASG/JPI/147/2020 MRS. FEYIKEMI SUNDAY SAMUEL & ORS VS. THE NIGERIA POLICE FORCE & ORS.
90. LASG/JPI/148/2020 ADAEZE OLUWATOSIN SAMSON VS. THE NIGERIA POLICE FORCE
91. LASG/JPI/152/2020 THE FAMILY OF LATE YUSUF OLADIPUPO OMOLE VS. THE NIGERIA POLICE FORCE
92. LASG/JPI/155/2020 MR. FEMI MICHAEL ILESANMI VS. THE NIGERIA POLICE FORCE & ORS
93. LASG/JPI/156/2020 ALHAJI MURAINA AJADI TUKUR VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
94. LASG/JPI/165/2020 MR. PASCHAL UGBAJA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
95. LASG/JPI/166/2020 MR. AUGUSTINE CHINWOKO VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
96. LASG/JPI/167/2020 MR. BERNARD SACEY VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
97. LASG/JPI/169/2020 JAMES AREBHA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
98. LASG/JPI/177/2020 MR. AKEEM HAMMED VS. THE NIGERIA POLICE FORCE
99. LASG/JPI/178/2020 MRS. MUSTAPHA RAMOT VS. THE NIGERIA POLICE FORCE
100. LASG/JPI/185/2020 BOSE BAJULAYE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
101. LASG/JPI/208/2020 THE FAMILY OF MR. BONIFACE ONYEMAECHI ENWEREM VS. THE NIGERIA POLICE FORCE
102. LASG/JPI/212/2020 THE FAMILY OF LATE GABRIEL AYEDUNGBE VS. THE NIGERIA POLICE FORCE
103. LASG/JPI/228/2020 MR. DAVID EHIOSUN VS. THE NIGERIA POLICE FORCE

104. LASG/JPI/229/2020 THE FAMILY OF LATE MR. GABRIEL ADAJI VS. THE NIGERIA POLICE FORCE
105. LASG/JPI/233/2020 THE FAMILY OF LATE MR. YEMI ABDUL-KAREEM VS. THE NIGERIA POLICE FORCE
106. LASG/JPI/234/2020 MR. KUFRE JACKSON VS. THE NIGERIA POLICE FORCE

6.5 List of Petitioners Awarded Compensation by the Panel

| S/N | Petition No | Name of the Petitioner | Amount Awarded |
|-----|------------------|---------------------------------|--|
| 1. | LASG/JPI/09/2020 | Adebayo Abayomi | Ten Million Naira (₦10,000,000) |
| 2. | LASG/JPI/21/2020 | Marc Chidebere Nwadi | Seven Million Five Hundred Thousand Naira (₦7,500,000) |
| 3. | LASG/JPI/32/2020 | Mrs. Hannah Olugbodi | Ten Million Naira (₦10,000,000) |
| 4. | LASG/JPI/11/2020 | Mrs. Tolulope Aminat Openiyi | Ten Million Naira (₦10,000,000) |
| 5. | LASG/JPI/08/2020 | Felicia Nkemakolam Opara | Seven Hundred And Fifty Thousand Naira (₦750,000) |
| 6. | LASG/JPI/25/2020 | Blessing Omorogie Esanbor | Five Million Naira (₦5,000,000) |
| 7. | LASG/JPI/26/2020 | Tella Adesanya | Five Hundred Thousand Naira (₦500,000) |



| | | | |
|-----|------------------|---------------------------------|--|
| 8. | LASG/JPI/02/2020 | Ndukwe Ekekwe | Seven Million Five Hundred Thousand Naira (₦7,500,000) |
| 9. | LASG/JPI/19/2020 | Adebayo Yinka Austin | One Million Naira (₦1,000,000) |
| 10. | LASG/JPI/72/2020 | Andrew Okoh | Three Million Naira (₦3,000,000) |
| 11. | LASG/JPI/72/2020 | Isaac Adeshina | Three Million Naira (₦3,000,000) |
| 12. | LASG/JPI/75/2020 | Mrs. Kareem Amudalat Bolanle | Ten Million Naira (₦10,000,000) |
| 13. | LASG/JPI/97/2020 | Lucky Igbinovia | Five Million Naira (₦5,000,000) |
| 14. | LASG/JPI/97/2020 | Elvis Irenuma | Five Million Naira (₦5,000,000) |
| 15. | LASG/JPI/97/2020 | Effiong Elemu Edu | Five Million Naira (₦5,000,000) |
| 16. | LASG/JPI/15/2020 | Olajide Fowotade | Two Million Naira (₦2,000,000) |
| 17. | LASG/JPI/59/2020 | Mr. Sulaimon Raheem | Eight Million Naira (₦8,000,000) |
| 18. | LASG/JPI/22/2020 | Osidiye Olumide Sunday | Three Million Naira (₦3,000,000) |
| 19. | LASG/JPI/34/2020 | Francis Osajiokweh | Three Million Naira (₦3,000,000) |
| 20. | LASG/JPI/51/2020 | Gloria Ngozi Ezech | Ten Million Naira (₦10,000,000) |

| | | | |
|-----|------------------|--|--|
| 21. | LASG/JPI/14/2020 | Emmanuel Ajomafuwe | Two Million Naira (₦2,000,000) |
| 22. | LASG/JPI/63/2020 | The Family of Late Miss. Jessica Adaobi Ojide | Ten Million Naira (₦10,000,000) |
| 23. | LASG/JPI/83/2020 | The Family of Late Sulaimon Olaoye | Ten Million Naira (₦10,000,000) |
| 24. | LASG/JPI/88/2020 | Uzor Chukwu | Ten Million Naira (₦10,000,000) |
| 25. | LASG/JPI/47/2020 | The Family of Late Kolade Johnson | Ten Million Naira (₦10,000,000) |
| 26. | LASG/JPI/17/2020 | Akinmade Akinrolabu | One Million Five Hundred Thousand Naira (₦1,500,000) |
| 27. | LASG/JPI/74/2020 | Sanusi Oluwanikemi | Seven Hundred And Fifty Thousand Naira (₦750,000) |
| 28. | LASG/JPI/78/2020 | Patrick Ocheme Michael | Three Million Naira (₦3,000,000) |
| 29. | LASG/JPI/79/2020 | Ayomide Oyewunmi | One Million Naira (₦1,000,000) |
| 30. | LASG/JPI/81/2020 | The Family of Late Adeshina Adeosun | Ten Million Naira (₦10,000,000) |
| 31. | LASG/JPI/90/2020 | Oluwatosin Temitope Odebode | Three Million Naira (₦3,000,000) |
| 32. | LASG/JPI/46/2020 | The Family of Late Eric Okwaji | Ten Million Naira (₦10,000,000) |
| 33. | LASG/JPI/86/2020 | Awe Oluwaseyi | One Million Naira (₦1,000,000) |



| | | | |
|-----|-------------------|------------------------------------|--|
| 34. | LASG/JPI/94/2020 | The Family of Late Gregory Egwu | Ten Million Naira (₦10,000,000) |
| 35. | LASG/JPI/31/2020 | The Family of Late Paul Lucky | Ten Million Naira (₦10,000,000) |
| 36. | LASG/JPI/52/2020 | Joseph Onyebuchi Nwafor | One Million Naira (₦1,000,000) |
| 37. | LASG/JPI/61/2020 | Prince Adebayo Ayeni | One Million Naira (₦1,000,000) |
| 38. | LASG/JPI/64/2020 | The Family of Late Mr. Ayuub Azeez | Ten Million Naira (₦10,000,000) |
| 39. | LASG/JPI/77/2020 | Babtunde Taiwo | Seven Million Five Hundred Thousand Naira (₦7,500,000) |
| 40. | LASG/JPI/102/2020 | Mr. Chukwuma Harry | Nine Million Naira (₦9,000,000) |
| 41. | LASG/JPI/103/2020 | Mukaila Shobukola | Eight Million Naira (₦8,000,000) |
| 42. | LASG/JPI/107/2020 | Emmanuel Okorodudu | Three Million Naira (₦3,000,000) |
| 43. | LASG/JPI/108/2020 | Mr. Gboyega Igbamerun | Five Million Naira (₦5,000,000) |
| 44. | LASG/JPI/113/2020 | Tobe Ikoro | One Million Five Hundred Thousand Naira (₦1,500,000) |
| 45. | LASG/JPI/113/2020 | Chidera Robinson | One Million Naira (₦1,000,000) |
| 46. | LASG/JPI/100/2020 | Monday Ojon | Three Million Naira (₦3,000,000) |

| | | | |
|-----|-------------------|--|---|
| 47. | LASG/JPI/80/2020 | The Family of late Charles Otoo | Ten Million Naira (₦10,000,000) |
| 48. | LASG/JPI/132/2020 | The Family of Late Fatai Ogunseye | Ten Million Naira (₦10,000,000) |
| 49. | LASG/JPI/129/2020 | Mrs. Adeola Rashidat | Seven Hundred Thousand Naira (₦700,000) |
| 50. | LASG/JPI/129/2020 | Mrs. Stella Edegwa | Five Hundred Thousand Naira (₦500,000) |
| 51. | LASG/JPI/65/2020 | The Family of Late Ismaila Akapo | Ten Million Naira (₦10,000,000) |
| 52. | LASG/JPI/178/2020 | Mrs. Mustapha Rahmat Doyin | Ten Million Naira (₦10,000,000) |
| 53. | LASG/JPI/234/2020 | Mr. Kufre Jackson | Five Million Naira (₦5,000,000) |
| 54. | LASG/JPI/126/2020 | The Family of Late Ikechukwu Iloamuzor | Ten Million Naira (₦10,000,000) |
| 55. | LASG/JPI/138/2020 | Mr. Segun Adekoya | One Million Naira (₦1,000,000) |
| 56. | LASG/JPI/152/2020 | The Family of Late Yusuf Oladipupo Omole | Ten Million Naira (₦10,000,000) |
| 57. | LASG/JPI/110/2020 | The Family of Late Segun Ishola | Five Million Naira (₦5,000,000) |
| 58. | LASG/JPI/69/2020 | The Family of Late Bukola Adeogun | Ten Million Naira (₦10,000,000) |
| 59. | LASG/JPI/112/2020 | The Family of Late Ogbonnaya Okoronkwo Sylvester | Ten Million Naira (₦10,000,000) |



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|-----|-------------------|---|--|
| 60. | LASG/JPI/109/2020 | The Family of Late Mr. Taiwo Rotimi Iwaola Egbaiyeyomi | Ten Million Naira (₦10,000,000) |
| 61. | LASG/JPI/169/2020 | James Arebha | Four Million Naira (₦4,000,000) |
| 62. | LASG/JPI/122/2020 | Prince M. A Akaba | Five Hundred Thousand Naira (₦500,000) |
| 63. | LASG/JPI/136/2020 | The Family of Late Mr. Ayodele Gabriel Solaja | Ten Million Naira (₦10,000,000) |
| 64. | LASG/JPI/135/2020 | Uba Ben Chukwudera | Four Million Naira (₦4,000,000) |
| 65. | LASG/JPI/036/2020 | The Family of Late Mr. Obochi Bartholomew Patrick | Ten Million Naira (₦10,000,000) |
| 66. | LASG/JPI/148/2020 | Adaeze Oluwatosin Samson | Two Million Five Hundred Thousand Naira (₦2,500,000) |
| 67. | LASG/JPI/212/2020 | The Family of Late Mr. Gabriel Ayoola Ayedungbe | Ten Million Naira (₦10,000,000) |
| 68. | LASG/JPI/139/2020 | Drunps Desmond Abayomi | Four Million Naira (₦4,000,000) |
| 69. | LASG/JPI/142/2020 | Julianan Adeboyin Adeoti | One Million Naira (₦1,000,000) |
| | | TOTAL: | Three Hundred and Ninety-Nine Million, Seven Hundred Thousand Naira (₦399,700,000) |
| 70. | LASG/JPI/233/2020 | The Family of Late Mr. Yemi Abdul-Kareem | Ten Million Naira (₦10,000,000) |

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| | GRAND TOTAL: | Four Hundred and Nine Million, Seven Hundred Thousand Naira (N 409,700,000) |
|--|---------------------|--|

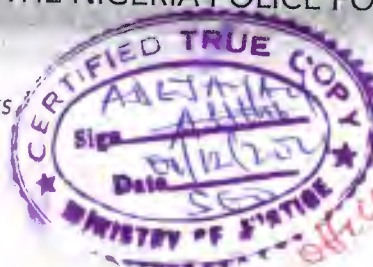
Note: The Ten Million Naira (N10,000,000) award in Petition No: 233 to The Family of Late Mr. Yemi Abdul-Kareem was awarded in excess of the Four Hundred Million (N400,000,000) approved and released as Victims Compensation Fund, thereby bringing the total award sum to Four Hundred and Nine Million, Seven Hundred Thousand Naira (N409,700,000). A balance of Nine Million, Seven Hundred Thousand Naira (N9,700,000) is to be requested from the Lagos State Government to enable payment to the deserving Petitioner.

INDIVIDUAL PETITIONER FROM CONSOLIDATED POLICE BRUTALITY CASES

| S/N | PETITION NO | PETITIONER | AWARD N |
|-----|-------------------|--|---------------|
| 1 | LASG/JPI/233/2020 | The Family of Late Mr Yemi Abdulkareem | N9.7M |
| | | TOTAL | N19.7M |

6.6 List of Petitions that were Struck-Out/Dismissed by the Panel

| S/N | PETITIONER NO. | PETITIONER(S) |
|-----|------------------|---|
| 1. | LASG/JPI/04/2020 | MR. BONU PASCHAL VS THE NIGERIA POLICE FORCE |
| 2. | LASG/JPI/10/2020 | MR. IFEANYI NELSON OGBONNA VS. THE NIGERIANPOLICE FORCE |
| 3. | LASG/JPI/16/2020 | DR. FALEYE OLUDARE STEPHEN VS. THE NIGERIA POLICE FORCE |
| 4. | LASG/JPI/18/2020 | MR. CHIJOKE OWOH VS. THE NIGERIA POLICE FORCE |
| 5. | LASG/JPI/20/2020 | CANAAN CHUKWUEZI VS. THE NIGERIA POLICE FORCE |
| 6. | LASG/JPI/28/2020 | DAVID FADILE VS. THE NIGERIA POLICE FORCE |



| | | |
|----|------------------|---|
| 7 | LASG/JPI/29/2020 | DAVID FADILE VS. THE NIGERIA POLICE FORCE |
| 8 | LASG/JPI/33/2020 | OMELI HUMPHERY DARLINGTON VS. THE NIGERIA POLICE FORCE |
| 9 | LASG/JPI/35/2020 | ADELUSI OLUWAMUREWA ANDREW VS. THE NIGERIA POLICE FORCE |
| 10 | LASG/JPI/38/2020 | THE FAMILY OF LATE MR. OGADI ENWEREM VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 11 | LASG/JPI/41/2020 | MR. EMEKA SUNDAY JATO & MR. AZUBIKE JATO VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 12 | LASG/JPI/43/2020 | MR. STANLEY NATHAN VS. THE NIGERIA POLICE FORCE |
| 13 | LASG/JPI/44/2020 | MR. SADIQ YAKUBU VS. THE NIGERIA POLICE FORCE |
| 14 | LASG/JPI/48/2020 | ALHAJI SHITTU ADIO KASSIM LUMOSA & 4 ORS VS. THE NIGERIA POLICE FORCE |
| 15 | LASG/JPI/49/2020 | ISHOLA ADEWUSI & 19 ORS VS. THE NIGERIA POLICE FORCE |
| 16 | LASG/JPI/53/2020 | THE FAMILY OF LATE IBRAHIM OLOJEDE VS. THE NIGERIA POLICE FORCE |
| 17 | LASG/JPI/56/2020 | ADEBAYO FARI VS. THE NIGERIA POLICE FORCE |
| 18 | LASG/JPI/60/2020 | MRS. TAIWO IDEHEN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 18 | LASG/JPI/68/2020 | IRINYEMI OYETOMI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 19 | LASG/JPI/71/2020 | MR. ENDURANCE OMONYAHUY & MR. SIKIRU AMUSA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 20 | LASG/JPI/73/2020 | ADEYEMI ILESANMI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 21 | LASG/JPI/84/2020 | MICHAEL OSAS IDEHEN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |

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|-----|-------------------|--|
| 22. | LASG/JPI/85/2020 | SAMUEL OSAS IDEHEN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 23. | LASG/JPI/92/2020 | MR. OLIVER CHUKWUEMEKA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 24. | LASG/JPI/101/2020 | IDRIS SAULA VS. THE NIGERIA POLICE FORCE |
| 25. | LASG/JPI/104/2020 | CHRIS OFOEGBU & 3ORS VS. THE NIGERIA POLICE FORCE |
| 26. | LASG/JPI/159/2020 | ODUTOLA TEMITOPE SAHEED VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 27. | LASG/JPI/205/2020 | THE FAMILY OF LATE MISS. FRANSISCA CHIZOBA AGU VS. #ENDSARS PROTESTERS |
| 28. | LASG/JPI/207/2020 | HELEN OGBENE & ORS VS. #ENDSARS PROTESTERS |
| 29. | LASG/JPI/127/2020 | MR. LAWRENCE MACULAY OKWAJI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |

6.7 List of Concluded Petitions without Decisions.

| S/N | PETITION NO. | PETITIONER(S) |
|-----|-------------------|---|
| 1. | LASG/JPI/01/2020 | OKOLIAGU ABUNIKE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 2. | LASG/JPI/40/2020 | LATE SALAMI ADEKINLE ATOBA VS. THE NIGERIA POLICE FORCE |
| 3. | LASG/JPI/55/2020 | MRS. ANN EBERE OKPARA VS. INTELLIGENCE RESPONSE TEAM (IRT) |
| 4. | LASG/JPI/67/2020 | ULIGWE CHIBUSOMMA VS. THE NIGERIA POLICE FORCE |
| 5. | LASG/JPI/93/2020 | KENNY OKOLUGBO VS. THE NIGERIA POLICE FORCE |
| 6. | LASG/JPI/96/2020 | MRS. VICTORIA OLADOKUN VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 7. | LASG/JPI/105/2020 | ADEKUNLE AYODELE VS. THE NIGERIA POLICE FORCE |



6.8 List of Petitions that were adjourned Sine Die

| S/N | PETITION NO. | PETITIONERS |
|-----|-------------------|---|
| 1. | LASG/JPI/54/2020 | MARK AKANDE VS. THE NIGERIA POLICE FORCE |
| 2. | LASG/JPI/95/2020 | THE FAMILY OF LATE PELUMI ONIFADE VS. LAGOS STATE GOVERNMENT TASK FORCE |
| 3. | LASG/JPI/121/2020 | TOCHUKWU ALEX OBASI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 4. | LASG/JPI/123/2020 | SHAMWILL ABIODUN BALOGUN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 5. | LASG/JPI/130/2020 | MRS. FOLASHADE ALADE & MASTER AYoola JULIUS BOLUTIFE ALADE VS. THE NIGERIA POLICE FORCE |
| 6. | LASG/JPI/149/2020 | MRS. VICTORIA IBIYINKA KOMOLAFE VS. THE NIGERIA POLICE FORCE |
| 7. | LASG/JPI/163/2020 | MR. ABDUL WAHAB MUHAMMED VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 8. | LASG/JPI/173/2020 | MRS. HOPE ILOAKAZI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |

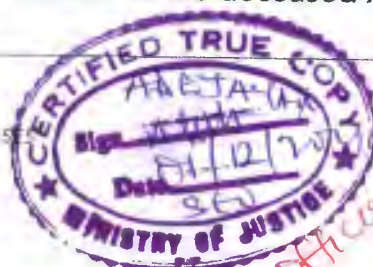
6.9 List of Petitions Forwarded from Other Jurisdictions

During the pendency of the Panel activities, two (2) Petitions were received by the Panel from other jurisdictions on the premise that the respective facts of the said Petitions fell within the jurisdiction of this Panel. Below is a list of the said Petitions:

| | 11 th May, 2021 | Mrs. Remigus Ifeyinwa Clementina (Nee Ajaegbu) | National Human Rights Commission (NHRC), F.C.T., Abuja. |
|--|------------------------------|--|---|
| | 26 th March, 2021 | Honourable Ojo Samson Bamidele | Oyo State Judicial Panel Of Inquiry, Oyo State. |

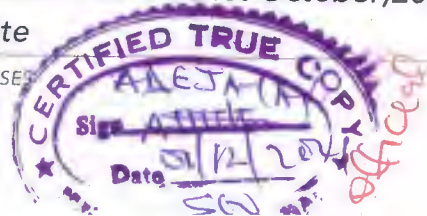
6.10 List of Police Officers Recommended For Investigation and Prosecution by the Panel

| S/N | PETITION NUMBER | OFFICERS RECOMMENDED FOR PROSECUTION |
|-----|-------------------|---|
| 1 | LASG/JPI/002/2020 | Police to investigate and fish out other Officers together with Sergeant Hamza Haruna of SARS/ Lagos State Police Command Ikeja as of 16 th February 2018 and investigate and prosecute them for the unlawful grievous harm they inflicted on the Petitioner. |
| 2. | LASG/JPI/008/2020 | Police to fish out, Mr. Johnson J, Adeola Adebayo, Amicable Samuel, Adetifa O, Ayodeji Ayeni and Nduka Treasure Chiamaka being of or at Area C Command Police Station Surulere on 24 th October 2020. |
| 3. | LASG/JPI/011/2020 | Jide Akintola, Force Number 32405 be prosecuted for unlawfully killing of late Olusegun Olusanya Openiyi on 19 th August, 2007 at UNILAG gate, Lagos |
| 4. | LASG/JPI/014/2020 | Consolidated with petition 63-INSPECTOR DANIA OJO must be fished out by the Police and Prosecuted for the death of the deceased Adaobi in Petition No. 63. |



| | | |
|-----|-------------------|---|
| 5. | LASG/JPI/015/2020 | Prosecution of Ayo Arogundade of Ketu Police Station as of the 17th of March 2017 and as identified in the Orderly Room Trial for for brutalising the Petitioner Mr. Olajide Fowotade. |
| 6. | LASG/JPI/017/2020 | Ijoba Sp, Idris Aloma, Small body, Kehinde (Iku Kenny) of SARS or the Ikeja Police Station as of, for the brutalisation and extortion of the Petitioner Mr. Akinmade Akinrolabu. |
| 7. | LASG/JPI/019/2020 | Sergeant Micheal, Mike and Megbose of SARS Office Ikeja, be sanctioned for disobeying the directive of a Superior Officer and encroached on the Human Rights of the Petitioner Mr. Adebayo Yinka Austin in 2017. |
| 8. | LASG/JPI/021/2020 | Prosecution of Inspector Iyamah of SARS and his men as at May 1999 for facilitating the illegal incarceration and brutalisation of the Petitioner Marc Nwadi Chidiebere. |
| 9. | LASG/JPI/026/2020 | An investigation into the conduct and behaviour of Woman Seargent Destiny and DTO Woman Inspector Helen Otitoju for their role in the arrest and detention of the Petitioner Mr. Tells Adesanya and his Car. |
| 10. | LASG/JPI/031/2020 | SGT JOHN DAGBO of Ilasan Police Station-To be prosecuted for extrajudicially killing late Paul Lucky on 20th October 2020 |
| 11. | LASG/JPI/032/2020 | Police to fish out, investigate and Prosecute Police operatives who were responsible for shooting the Petitioner Mrs. Hannah Olugbodi on the 6/6/18 at Agunbiade Street Ijesha Market, Lagos. |
| 12. | LASG/JPI/033/2020 | The prosecution of Spy Police officer Inspector Adeleye Bashiru, Mr Okon, Mr Abidemi of the Ikoyi Police Station as at 2010 to 2013 for the brutalisation and dehumanisation of the Petitioner Omeli Humphrey Darlington. |
| 13. | LASG/JPI/034/2020 | The prosecution of IPO Mathew James of the Olasan Police on 28th May 2020 and the investigation into the conduct of the DPO CSP Ayodele Arogbo. |
| 14. | LASG/JPI/036/2020 | Inspector Frank Akhabue is to be prosecuted for unlawfully shooting and occasioning the death of late Cpl Patrick Bartholomew Obochi on the 6th of July 2004. |

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| 15. | LASG/JPI/046/2020 | The prosecution of OFFICER STEPHEN BAYO a.k.a SAMUEL C.Y. and other Policemen (names not stated) to be prosecuted for the extrajudicial killing of late Eric Okwaji. |
| 16. | LASG/JPI/051/2020 | INSPECTOR AYENI of Trinity Police Station Apapa should be Prosecuted for grievously injuring Mrs Gloria Ngozi Eze on the 23rd June, 2006. |
| 17. | LASG/JPI/064/2020 | Prosecution of CSP. AYODELE P.O. ARUGBO , DPO Olosan Police station A.K.A 'GBAKOJE'- for Extrajudicially killing late AYUUB AKANNI ABDUL-AZEEZ on 20th October 2020. |
| 18. | LASG/JPI/065/2020 | The prosecution of Saka Afolabi for the unlawful killing of Late Ismaila A. Akapo . |
| 19. | LASG/JPI/069/2020 | The Police Officers from Okoko Police Station who brutalized and did not release late Bukola Adeogun for Medical Attention on 31/1/2018 which later resulted in the death of the deceased should be fished out and sanctioned. |
| 20. | LASG/JPI/072/2020 | The prosecution of Corporal Nelson Bassey who was restored to active service despite shooting at Mr. Andrew Okoh and Isaac Aadeshina for no reason on 22nd November 2011. |
| 21. | LASG/JPI/074/2020 | Disciplinary action against of the SP Segun of Taskforce who directed the physical abuse of the Petitioner Mr. Okuwanikemi Sanusi and the illegal seizure of her phone by members of his task force team on the 7th of August 2020. |
| 22. | LASG/JPI/075/2020 | Police to investigate and prosecute all Police operatives involved inn the shooting and killing unarmed persons around Tejuosho, Aralile and its environs on the 21st October,2020 in which the Petitioner was shot dead. |
| 23. | LASG/JPI/077/2020 | INSPECTOR SMART, OFFICER DAGBO, DAPO, YEMI AND DAYO of Area F Police Station to be investigated and Prosecuted for the unlawful arrest,torture and grievous harm done to the Petitioner Mr. Babtunde Taiwo . |
| 24. | LASG/JPI/080/2020 | OFFICER CHINYERE of Ojodu Police Station to be investigated and prosecuted for her extra judicial killing of late Chales Otoo on 21st October,2020 at Ojodu, Lagos State |



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| 25. | LASG/JPI/081/2020 | SP. AYODELE P.O. ARUGBO, DPO Olosan Police Station A.K.A 'GBAKOJE' and OFFICER 'OOSA' AND OFFICER 'ABBEY' to be prosecuted for extrajudicially killing late Adesina Adeosun |
| 26. | LASG/JPI/083/2020 | Police to fish out, investigate and prosecute SARS operatives who killed late Sulaimon Olaoye on 6th August, 2014 on Awolowo Way, Ikeja, Lagos |
| 27. | LASG/JPI/099/2020 | The sanctioning of SUPOL ABASS for sizing and continuing to hold the Petitioner's licensed firearms without due process |
| 28. | LASG/JPI/100/2020 | SERGEANT KABIRU (FORCE NUMBER 354952) is recommended for prosecution. Kabiru was investigated at Lion Building and Zone 2 Onikan for brutalising, assaulting and rendering naked, Mr Monday Ojon on 4th December, 2013 yet no disciplinary action was taken against him. |
| 29. | LASG/JPI/102/2020 | SGT EMMANUEL AGABI- Airport Police Command- To be investigated and prosecuted for grievous harm done to the Petitioner Mr. Chukwumah Harry |
| 30. | LASG/JPI/103/2020 | Policemen who were on raid from Ile Epo Police Station on 5th February 2020 and unlawfully shot Miss Mariam Shobukola which inflicted grievous harm to her are to be fished out, investigated and prosecuted. |
| 31. | LASG/JPI/107/2020 | ASP Simmon Nathaniel (aka Prince) and Dele Olubiyi of Lagos Command and 4 other members of their team are to be investigated and prosecuted for unlawful arrest, detention and confiscation of Petitioner Mr. Okorodudu cars and the abuses thereof. |
| 32. | LASG/JPI/108/2020 | Officer Sule and other police officers from Area 'F' as at 1990/1991 being of the Police station, Ikeja are to be fished out and prosecuted for grievously brutalising and assaulting the Petitioner, Mr Gboyega Igbamerun for his role in apprehending a police officer during the commission of a crime. |
| 33. | LASG/JPI/109/2020 | OFFICER AKIN, OLA Harlem and Abbas and other police officers from sars Ikeja Police station, as of November 2006 who tortured and extorted Madam Titi Agnes and her daughter and true to grant her access to her son are to be fished out and prosecuted for brutalising and being responsible |

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| | | for the death of Taiwo Egbayeyemi while in thier custody after refusing to release him upon a court order should be prosecuted. |
| 34. | LASG/JPI/110/2020 | Smart of Bariga Police station as at 14th December 2008 who shot and tortured Mr, Segun Ishola and delayed getting him required medical attention should be fished out from any where he is and prosecuted. |
| 35. | LASG/JPI/126/2020 | Police to fish out, investigate and prosecute Police Officers who were shooting on 12th October,2020 at Surulere Lagos and thereby killed late Ikechukwu Iloamuzor. |
| 36. | LASG/JPI/132/2020 | INSPECTOR CHALES OKORO of Ikotun Police Station and now transferred to Area F must be investigated and prosecuted for extrajucially killing late Fatai Ogunseye on 20th May, 2020 |
| 37. | LASG/JPI/138/2020 | DCP DAN OKORO Officers of IRT Ikeja who harassed,abused and brutalised the Petitioner Mr. Devin Adekoya on 12th December 2017 and illegally detained him for 5 days be fished out, investigated and prosecuted |
| 38. | LASG/JPI/148/2020 | INSPECTOR ONIMEN EHALODU a.k.a Pastor of MEIRAN POLICE STATION-should be prosecuted for viciously assaulting and stripping the Petitioner Adaeze Oluwatosin naked and confiscating her phone on the 3rd of October 2020 under an unlawful allegation that she was covering Policemen and a suspect with her phone. |
| 39. | LASG/JPI/152/2020 | Sergeant Olowojoyin Rasheed (Dismissed, Prosecuted & Charged)** |
| 40. | LASG/JPI/159/2020 | The Ikeja Police Command should investigate the disapprance of the petitioners Brother Mr. Saheed who was taken into the custody of SARS around 15th May 2018. |
| 41. | LASG/JPI/178/2020 | INSPECTOR IRETEGBE JOHN aka 'TALLEST' AND OFFICER 'OFFEM' of Ajangbadi/Ilemba Police Station to be investigated and prosecuted for extrajudicially killing late Mustapha Moruf Adeleke at Ajangbadi/Ojo Lagos on 20th October,2020 |
| 42. | LASG/JPI/233/2020 | CSP. AYODELE P.O. ARUGBO A.K.A 'GBAKOJE' , DPO OLOSAN POLICE STATION- should be |



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| | | <i>prosecuted for extrajudicially killing late Yemi- Abdul-Kareem on 8th August 2020.</i> |
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6.11 Conclusion

It is imperative to note that some Petitions may appear in more than one (1) list as more than one action might have been taken on them by the Panel.

CHAPTER SEVEN

UNCONCLUDED AND UNOPENED PETITIONS

7.1 Introduction

Upon the inauguration of the Panel, the Panel Secretariat received Petitions totaling Two Hundred and Thirty Five (235) in relation to individual Petitions from the general public (excluding Petitions with multiple Petitioners). However, in order to ensure a speedy Hearing and to cover more grounds by Hearing more petitions within the Panel's timeline, the Panel amended its Rules by requesting Petitioners whose Petitions were yet to be heard to reduce same into Sworn Affidavits with attached Exhibits.

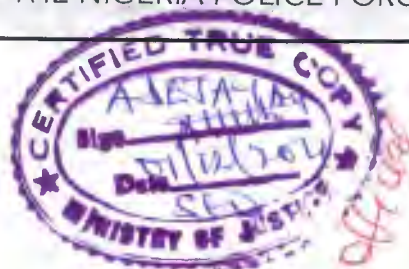
7.2 List of Untreated Petitions to be forwarded to the Lagos State Government

Although the amendment of the Panel Rules greatly reduced the number of unheard Petitions, However, while a number of Petitioners complied with the new directive, a sizeable number for varying reasons failed to do so. At the conclusion of the Panel activities, the Panel issued a directive for all unheard/unopened Petitions to be forwarded to the Lagos State Government through the Honourable Attorney-General's Chambers at the Lagos State Ministry of Justice for further action.

This chapter contains a cumulative number of Petitions in which some were opened and Hearing had commenced in them but weren't concluded; as well as Unopened and Unheard Petitions.

7.3 Opened But Not Concluded Petitions

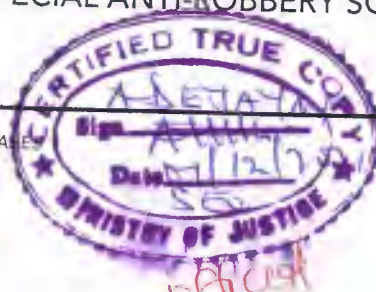
| S/N | PETITION NO. | PETITIONER(S) |
|-----|------------------|---|
| 1. | LASG/JPI/01/2020 | OKOLIAGU ABUNIKE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 2. | LASG/JPI/40/2020 | LATE SALAMI ADEKINLE ATOBA VS. THE NIGERIA POLICE FORCE |
| 3. | LASG/JPI/54/2020 | MARK AKANDE VS. THE NIGERIA POLICE FORCE |



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| 4. | LASG/JPI/55/2020 | MRS. ANN EBERE OKPARA VS. INTELLIGENCE RESPONSE TEAM (IRT) |
| 5. | LASG/JPI/67/2020 | ULIGWE CHIBUSOMMA VS. THE NIGERIA POLICE FORCE |
| 6. | LASG/JPI/93/2020 | KENNY OKOLUGBO VS. THE NIGERIA POLICE FORCE |
| 7. | LASG/JPI/95/2020 | THE FAMILY OF LATE PELUMI ONIFADE VS. LAGOS STATE GOVERNMENT TASK FORCE |
| 8. | LASG/JPI/96/2020 | MRS. VICTORIA OLADOKUN VS. FEDERAL SPECIAL ANTI ROBBERY SQUAD (FSARS) |
| 9. | LASG/JPI/105/2020 | ADEKUNLE AYODELE VS. THE NIGERIA POLICE FORCE |
| 10. | LASG/JPI/121/2020 | TOCHUKWU ALEX OBASI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 11. | LASG/JPI/123/2020 | SHAMWILL ABIODUN BALOGUN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 12. | LASG/JPI/130/2020 | MRS. FOLASHADE ALADE & MASTER BOLUTIFE ALADE VS. THE NIGERIA POLICE FORCE |
| 13. | LASG/JPI/149/2020 | MRS. VICTORIA IBIYINKA KOMOLAFE VS. THE NIGERIA POLICE FORCE |
| 14. | LASG/JPI/163/2020 | MR. ABDUL WAHAB MUHAMMED VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 15. | LASG/JPI/173/2020 | MRS. HOPE ILOAKAZI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |

7.4 Unopened and Unheard Petitions (Petitioners who complied with the Panel's Supplementary Rules)

| S/N | PETITION NO. | PETITIONER(S) |
|-----|-------------------|--|
| 1. | LASG/JPI/114/2020 | MR. CHRISTOPHER OKPOTO (REP. OF THE FAMILY OF LATE ESOM CHINWOKE OGUDU VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 2. | LASG/JPI/119/2020 | KUNLE BELLO VS. THE NIGERIA POLICE FORCE |
| 3. | LASG/JPI/120/2020 | MR. JIMOH LATEEF VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 4. | LASG/JPI/124/2020 | MRS. ADETUTU BANJO VS. LAGOS STATE TASK FORCE |
| 5. | LASG/JPI/128/2020 | MR. TEMITOPE ADEYEMI VS. THE NIGERIA POLICE FORCE |
| 6. | LASG/JPI/133/2020 | AKINYEMI TAIWO DAVID VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 7. | LASG/JPI/137/2020 | OLUWASEYI NATHANIEL VS. THE NIGERIA POLICE FORCE |
| 8. | LASG/JPI/154/2020 | KUNLE BELLO VS. THE NIGERIA POLICE FORCE |
| 9. | LASG/JPI/161/2020 | CHUKS IKEDIGWE VS. THE NIGERIA POLICE FORCE |
| 10 | LASG/JPI/168/2020 | REPRESENTATIVES OF THE REGISTERED TRUSTEES OF ACTS OF THE APOSTLES CHURCH VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |

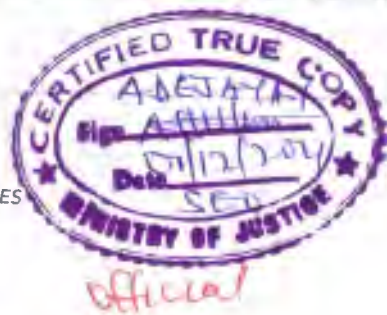


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| 11. | LASG/JPI/174/2020 | MR. OLUFEMI FAGBEMI VS. THE NIGERIA POLICE FORCE |
| 12. | LASG/JPI/176/2020 | MR. IDOWU TIJANI VS. THE NIGERIA POLICE FORCE |
| 13. | LASG/JPI/182/2020 | MS. ESTHER RICHARD TOBBY VS. THE NIGERIA POLICE FORCE |
| 14. | LASG/JPI/194/2020 | DAUDA ALAO VS. THE NIGERIA POLICE FORCE |
| 15. | LASG/JPI/203/2020 | OSOFAYO SIMEON ADEYINKA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 16. | LASG/JPI/214/2020 | MR. RILWAN OLUMIDE OSHODI VS. THE NIGERIA POLICE FORCE |
| 17. | LASG/JPI/216/2020 | THE FAMILY OF LATE JOSEPH EIDENOJIE VS. THE NIGERIA POLICE FORCE |
| 18. | LASG/JPI/217/2020 | MRS. JUMOKE ZAID VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 19. | LASG/JPI/218/2020 | THE FAMILY OF LATE MOSHOOD AJAYI VS. THE NIGERIA POLICE FORCE |
| 20. | LASG/JPI/219/2020 | ALFA ABDUL RAFIU JIMOH VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 21. | LASG/JPI/222/2020 | MR. CHIMOB I EKWELEM VS. THE NIGERIA POLICE FORCE |
| 22. | LASG/JPI/224/2020 | MRS. AMOO ALIMAT VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 23. | LASG/JPI/226/2020 | MR. SUNDAY AZUNNA UKACHUKWU VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |

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| 24. | LASG/JPI/237/2020 | MR. ANUSIEM SEMPERIDEM VS. THE NIGERIA POLICE FORCE |
| 25. | LASG/JPI/238/2020 | BERNARD ONIGAH VS. THE NIGERIA POLICE FORCE |
| 26. | LASG/JPI/119/2020 | |
| | | |

7.5 Unopened and Unheard Petitions (Petitioners who did not comply with the provisions of the Panel's Amended Supplementary Rules)

| S/N | PETITION NO. | PETITIONER(S) |
|-----|-------------------|--|
| 1. | LASG/JPI/116/2020 | AKEEM SANNI VS. THE NIGERIA POLICE FORCE |
| 2. | LASG/JPI/125/2020 | MRS. NGOZI ALOY, MR. PAUL OKEH & MR. OGALI IGNATIUS VS. THE NIGERIA POLICE FORCE |
| 3. | LASG/JPI/140/2020 | MRS. NOSIFAT OLADIPO VS. THE NIGERIA POLICE FORCE |
| 4. | LASG/JPI/141/2020 | MR. BENSON ODAFEJEKO & MR. ABIODUN AKINDELE VS. LAGOS STATE TASK FORCE |
| 5. | LASG/JPI/143/2020 | THE FAMILY OF LATE MOIBI OLAMILEKAN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 6. | LASG/JPI/144/2020 | THE FAMILY OF LATE MR. RASHID KAREEM BANKOLE VS. THE NIGERIA POLICE FORCE |
| 7. | LASG/JPI/150/2020 | MR. INNOCENT UMEUGWUNNE VS. THE NIGERIA POLICE FORCE |
| 8. | LASG/JPI/151/2020 | MR. ADEMOLA OJABODU VS. THE NIGERIA POLICE FORCE |



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| 9. | LASG/JPI/157/2020 | MR. CHIBUIKE OLEWEH VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD |
| 10. | LASG/JPI/162/2020 | MR. STANLEY UCHEHARA VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 11. | LASG/JPI/164/2020 | UZOMAIKECHUKWU PRINCE VS. THE NIGERIA POLICE FORCE |
| 12. | LASG/JPI/170/2020 | THE FAMILY OF REMIGUS EKPEMANDU VS. THE NIGERIA POLICE FORCE |
| 13. | LASG/JPI/171/2020 | MR. CHIBUIKE COLLINS OSUH VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD |
| 14. | LASG/JPI/172/2020 | MRS. DORIS IGWE VS END SARS PROTESTERS |
| 15. | LASG/JPI/175/2020 | MRS. NGOZI ILOAMAUZO VS. THE NIGERIA POLICE FORCE |
| 16. | LASG/JPI/179/2020 | CHIEF LOT IKUESAN & ORS VS. THE NIGERIA POLICE FORCE |
| 17. | LASG/JPI/180/2020 | HARRISSON GWAMNISHU VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 18. | LASG/JPI/181/2020 | KAMARUDEEN TAYO OLANIYAN VS. INTELLIGENCE RESPONSE TEAM (IRT) |
| 19. | LASG/JPI/183/2020 | PRINCE EMMANUEL ISEBENI VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS) |
| 20. | LASG/JPI/184/2020 | CORNELIUS UDEMBA VS. THE NIGERIA POLICE FORCE |
| 21. | LASG/JPI/187/2020 | MR. JUDE OKOLONTA VS. THE NIGERIA POLICE FORCE |
| 22. | LASG/JPI/188/2020 | AKEEM BALOGUN & ORS VS. INTELLIGENCE RESPONSE TEAM (IRT) |

23. LASG/JPI/189/2020 PRINCE DAVID ADEBOLA SHOFOWORA VS. THE NIGERIA POLICE FORCE
24. LASG/JPI/190/2020 MR. SUNDAY RICHARD DICKSON VS. THE NIGERIA POLICE FORCE
25. LASG/JPI/191/2020 MR. SODIQ JAMIU VS. THE NIGERIA POLICE FORCE
26. LASG/JPI/192/2020 MR. MR. IBRAHIM GANIU VS. THE NIGERIA POLICE FORCE
27. LASG/JPI/193/2020 BABÁTUNDE ADEPARUSI VS. THE NIGERIA POLICE FORCE
28. LASG/JPI/204/2020 MR. OLARENWAJU RIDWAN VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
29. LASG/JPI/206/2020 MRS. SARAH OLUFUNKE HASSAN VS. INTELLIGENCE RESPONSE TEAM & OR
30. LASG/JPI/209/2020 THE FAMILY OF LATE JUBRIL MOHAMMED VS. THE NIGERIA POLICE FORCE
31. LASG/JPI/215/2020 BENJAMIN IFUNAYA ONUOHA (REP. OF THE FAMILY OF LATE JOSEPH OBIOMA ONUOHA) VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
32. LASG/JPI/220/2020 MR. IKECHUKWU ALIJA EZE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
33. LASG/JPI/221/2020 ENGR. OLUWADARE OKE VS. FEDERAL SPECIAL ANTI-ROBBERY SQUAD (FSARS)
34. LASG/JPI/225/2020 MR. SHAKIRU ANIFOWOSE VS. THE NIGERIA POLICE FORCE
35. LASG/JPI/227/2020 MRS. ADENIKE ABOSEDE OROJO VS. THE NIGERIA POLICE FORCE



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|-----|-------------------|--|
| 36. | LASG/JPI/231/2020 | THE FAMILY OF LATE UGOCHUKWU OZUAH VS. THE NIGERIA POLICE FORCE |
| 37. | LASG/JPI/232/2020 | MR. AUGUSTUS ADELANI JOACHIM TAYLOR VS. THE NIGERIA POLICE FORCE |
| 38. | LASG/JPI/235/2020 | MRS. REMIGUS IFEYINWA CLEMENTINA (NEE AJAEGBU) VS. THE NIGERIA POLICE FORCE |
| 39. | LASG/JPI/236/2020 | THE FAMILY OF LATE PA PIUS AJAEGBU VS. FEDERAL SPECIAL ANTIROBBERY SQUAD (FSARS) |
| 40. | LASG/JPI/160/2020 | MR. EDWARD AKINLADE VS. NIGERIA POLICE FORCE |
| 41. | LASG/JPI/223/2020 | CHIEF JOEL BOLAJI FALOLA & ORS VS. THE NIGERIA POLICE FORCE |

CHAPTER EIGHT

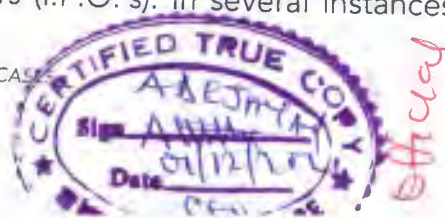
GENERAL FINDINGS AND RECOMMENDATIONS

8.1 Introduction

The Hearings conducted by the Panel involving members of the public who have had some experience with/ had cause to interact with Officers of the Nigeria Police Force have revealed a lot of problems and leave a lot to be desired. This Panel has seen first-hand that the distrust citizens have for the Police is not unfounded. While the Panel is not entirely laying the blame at the doorstep of these Officers, it would be a grave disservice if the Police Authorities are not addressed on the systemic corruption and below par working conditions in which these Officers are forced to work. It is imperative to note that these findings are applicable to all Officers of the Nigeria Police Force, as opposed to a section/unit. Some of the findings made by the Panel are as follows:

8.2 Panel's General Findings

- The Anti-Torture Act, 2017 is four (4) years old as at the date of this Report. However, no Police Officer has been brought to book on torture, which has proven to be an indiscriminate means used by Police to extract information from suspects as evidenced in several petitions before by the Panel.
- The public still have an aversion for reporting Police brutality to Police Officers for fear of mortal retribution. Consequently, majority of abuses by Police go unreported without any hope of investigation and prosecution for deterrence.
- It is understood that the offenses committed by junior officers (JPO) upon the submission of Petitions against them attracts Orderly Room Trials while Senior Police Officers (SPO's) are merely queried with an invitation before a disciplinary committee under the direction of the Police Service Commission.
- There is a tendency of shoddy, rushed and incomplete investigations of incidents by Investigations Police Officers (I.P.O.'s). In several instances, both



sides to a dispute are not heard before the other party is arrested while civil claims are given criminal colouration; thereby leading to institution of Charges which are not diligently prosecuted before being Struck-out by the Courts.

- The Panel finds that most of the cases against the Police were unchallenged and uncontroverted given credence to the high level of impunity within the Establishment.
- There is the need for public condemnation and sanctioning of erring Officers who breach the the Rules of Engagement and standard practice expected of all Police Officers.
- The Panel finds that there is a culture of random arrest and extortion of youths by the Police which breeds an atmosphere of distrust and apathy.
- The Panel finds that the unlawful arrest and detention of Suspects beyond constitutional limits without the fear of actual sanction by Police authorities has led to the continued practice of this despicable act.
- The Panel finds that Orderly Room trials of erring Officers are sometimes delayed or not undertaken at all; thereby delaying their effective prosecution in regular Courts.

8.3 Panel's General Recommendations

- Prompt removal of the provision of Section 84 of the Sherriiff and Civil Process Act, 2004 which the Panel has noticed with the greatest dismay greatly hinders successful Claimants from fully realizing the Judgment Sums/ Awards given to them by various Courts.
- Efforts must made to monitor and create more awareness for all available legislation and protocol, sensitization the public and training of security operatives on the provisions of law, to make it easier to hold security agencies and personnel's accountable for any security abuses in their areas of jurisdictions and command.
- Reinforcement and reinvigoration of the Complaint Response Unit (CRU) of the Police at the Force Headquarters (FHQ) by empowering the Unit to train

representatives at the State levels in order to make security personnel accountable to both the State and the communities in which they operate, even if indirectly. Police Area Commanders should also be made to produce a report of their stewardship every three (3) months; with same being shared with the Local Security Committees nationwide.

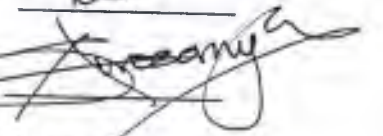
- Setting up of structures for observing and reporting the behaviour of Police personnel from community to national levels in a way that promotes public confidence and accountability. This may require the creation of a new National helpline that will take calls from citizens nationwide.
 - Improvement of the general welfare and working conditions of Police Officers with the aim of ensuring that best practices and professionalism are brought to bear in the discharge of their duties. This in turn, increases efficiency, retains public trust and ensures accountability for the Officers.
 - The culture of violence and impunity, which gives the mentality that brutality and excess force are fundamental to achieving success in policing in Nigeria must be addressed by the Nigeria Police Force.
 - The Nigeria Police Force should ensure prompt arrest, investigation and diligent prosecution of its Officers who harass, brutalise and abuse innocent citizen
- Individual members of the Nigeria Police Force must imbibe the culture of transparency and avoid acting in a manner and culture that leads to the obstruction of justice and the undermining of the position and safety of citizens who try to assist the Police.
- Officers should always be willing to provide identification on demand when in mufti or other uniforms such as T-Shirts which do not bear their identity.
 - The Nigeria Police Force must have a Protocol in respect of treatment of critically injured or dead victims. In cases where the suspect or victim dies, the corpse must be timeiosly released to the family members or the Pathologist within the shortest possible time for purposes of conducting an autopsy.



- Intense and continuous training of Police Officers on the proper procedures, compliance with the applicable Fundamental Human Rights of Suspects prior to, during and subsequent to arrest as well as in relation to the general interaction with citizens and members of the public.
- It is recommended that the arresting Officer, at the expense of the Nigeria Police Force ensures that the relatives of all persons in their custody are made aware of their arrest, circumstances of same and Offence(s) for which they have been arrested.
- Provisions of the Administration of Criminal Justice Law of Lagos State in relation to the arrest and detention of Suspects must be given full effect and compliance by all stakeholders to ensure that this practice is brought to the barest minimum.
- The constitutional time frame within which suspects in custody are to be charged to court must be observed at all times.
- Failure of the Investigating Police to charge a suspect to court within the time limit as stipulated in the constitution should result in him being sanctioned by the Nigerian Police and being suspended for 6 months without pay for every 4 days of incarceration. Other Officers directly involved in the investigation should be suspended for three months without pay for every 4 days suspect remains in custody without being charged to Court.
- The Nigeria Police Force should have human rights desks in each station which should be manned by lawyers drawn from the Nigerian Bar Association with a background in human rights.
- Public appreciation and reward of Police Officers who have acted meritoriously or exhibited uncommon professionalism must be made standard practice in the Police Force.
- In-depth, continuous and effective training of Police Officers on crowd-control and handling of riotous situations in a professional manner with the aim of avoiding needless killing of innocent citizens with impunity.

- Psychological evaluation and assessment of Policemen upon employment and periodically, thereafter.
- Development of a Working Protocol for Compensation for victims/ family members of victims of Police Brutality to be drawn from the annual budget of the Nigeria Police F

DATED THIS 15TH DAY OF NOVEMBER,... 2021

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| (1) | HONOURABLE JUSTICE DORIS OKUWOBI (RTD.) | CHAIRPERSON |  |
| (2) | MR. EBUN-OLU ADEGBORUWA, SAN | MEMBER |  |
| (3) | D.I.G. FREDRICK TAIWO LAKANU (RTD.) | MEMBER |  |
| (4) | MS. PATIENCE PATRICK UDOH | MEMBER |  |
| (5) | MR. 'SEGUN AWOSANYA | MEMBER |  |
| (6) | MRS. OLUWATOYIN ODUSANYA | MEMBER |  |
| (7) | MR. LUCAS KOYEJO | MEMBER |  |
| (8) | MR. MAJEKODUNMI TEMITOPE OLUWASEUN | MEMBER |  |



Official

