

1999 Constitution of the Federal Republic of Nigeria (as Amended), the defendant, has the power to call for a supplementary election upon the inconclusiveness of the November 16th and 17th 2013 Gubernatorial Election of Anambra State.

If in the event that the question(s) above are determined in favour of the plaintiffs, the plaintiffs seek the following reliefs,

1. **A DECLARATION** that the term "supplementary Election" is alien to the Electoral Act 2010 (as Amended) and has never been contemplated under the provisions of the 1999 Constitution of the Federal Republic of Nigeria (as Amended).
2. **A DECLARATION** that any supplementary election conducted by the defendants for the office of the Governor of Anambra State be declared unconstitutional, null and void.
3. **AN ORDER OF INJUNCTION**, restraining the defendants by itself, privies, agents, servants or whomsoever acting in whatever capacity from conducting or purporting to conduct the said supplementary election into the office of the Governor of Anambra State.

DATED this 22nd Day of November.....2013


NWOKEDI JIDEOFOR (ESQ)
NWOKEDI, IFEGBO & CO
SUITE 82 GARKI PLAZA
FORMER EFAB PLAZA
AREA 11, GARKI-ABUJA
07034716708

THIS SUMMONS was taken out by NWOKEDI JIDEOFOR, of NWOKEDI IFEGBO & CO OF SUITE 82 GARKI PLAZA AREA 11 GARKI ABUJA, legal practitioner for the