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Filed on... 8-01-2021  
at... 2:35  
Registrar  
SUPREME COURT OF GHANA

**IN THE SUPERIOR COURT OF JUDICATURE  
IN THE SUPREME COURT OF JUSTICE  
ACCRA – A.D. 2020**

**WRIT NO. J1/5/2021**

**ARTICLE 64 OF THE 1992 CONSTITUTION AND SUPREME COURT RULES, 1996  
(C.I. 16) (AS AMENDED BY C.I. 74 AND C.I. 99)**

**PRESIDENTIAL ELECTION PETITION  
PRESIDENTIAL ELECTION HELD ON 7<sup>TH</sup> DECEMBER 2020.**

**JOHN DRAMANI MAHAMA**  
No. 33 Chain Homes  
Airport Valley Drive  
Accra  
GL-128-5622

**PETITIONER**

**AND**

**1. ELECTORAL COMMISSION**  
National Headquarters  
6th Avenue  
Ridge – Accra

**1<sup>ST</sup> RESPONDENT**

**2. NANA ADDO DANKWA AKUFO-ADDO**  
House No. 02 Onyaa Crescent  
Nima - Accra

**2<sup>ND</sup> RESPONDENT**

**MOTION ON NOTICE FOR LEAVE TO AMEND WRIT AND PETITION**

**TAKE NOTICE** that during pre-trial conference, Counsel for and on behalf of Petitioner shall seek leave of Court to amend his Petition as follows:

- (a) By reversing the position and designation of the parties under Paragraph (6) of the Writ filed on 30/12/2020;
- (b) By amending paragraph (f) of the reliefs indorsed on the Writ and repeated in paragraph 35(f) of the Petition by replacing “1<sup>st</sup> Respondent” in the second and third lines with “2<sup>nd</sup> Respondent” to read as follows:

“(f) **An order of mandatory injunction directing the 1<sup>st</sup> Respondent to proceed to conduct a second election with Petitioner and 2<sup>nd</sup> Respondent as the candidates as required under Articles 63(4) and (5) of the Constitution.**”

**UPON** the grounds contained in the accompanying affidavit; and for such further or other orders as the Honourable Court may deem fit.

**COURT TO BE MOVED** on **THURSDAY 14<sup>th</sup>** the 14<sup>th</sup> day of January, 2021 at 9.30 in the forenoon or so soon thereafter as Counsel for Petitioner may be heard.

DATED IN ACCRA THIS 8<sup>TH</sup> DAY OF JANUARY, 2021

  
TONY LITHUR

**SOLICITOR FOR PETITIONER**

**SOLICITOR'S LICENCE NO. eGAR. 00278/21**

**LITHUR BREW & COMPANY**  
No. 110B 1ST KADE CLOSE,  
KANDA ESTATES  
P. O. BOX CT 3865 CANTONMENTS ACCRA  
TEL: 0302208104/05

**THE REGISTRAR  
SUPREME COURT  
ACCRA**

**AND TO**

- 1. JUSTIN AMENUVOR, AMENUVOR & ASSOCIATES, NO. 8 NII ODARTEY OSRO STREET, KUKU HILL (FRONTLINE CAPITAL ADVISORS BUILDING, OSU, ACCFRA**
- 2. AKOTO AMPAW, AKUFO-ADDO, PREMPEH & CO., 67 KOJO THOMPSON ROAD, ADABRAKA, ACCRA**

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National Headquarters  
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**1<sup>ST</sup> RESPONDENT**

**2. NANA ADDO DANKWA AKUFO-ADDO**  
House No. 02 Onyaa Crescent  
Nima - Accra

**2<sup>ND</sup> RESPONDENT**

**AFFIDAVIT OF PETITIONER IN SUPPORT**

I, **JOHN DRAMANI MAHAMA**, of House No. 33 Chain Homes, Airport Valley Drive, Accra, make oath and say as follows:

1. I am the Petitioner and Applicant herein. The facts in this affidavit, unless otherwise stated, are within my personal knowledge, information or belief.
2. On 30<sup>th</sup> December, 2020, I caused to be filed at the Registry of the Honourable Court, a Petition against Respondents. Both Respondents have since been served with the Petition.

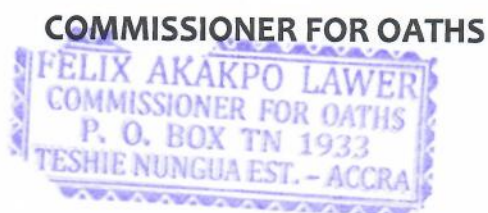
3. On 31<sup>st</sup> December, 2020, 2<sup>nd</sup> Respondent caused his solicitor to enter Appearance on his behalf; and on 4<sup>th</sup> January, 2021, 1<sup>st</sup> Respondent caused its solicitor to enter appearance on its behalf. My lawyer has been served with both processes.
4. In indorsing on the Writ the addresses of the parties to be served, an error was made in the description and positioning of the parties in Paragraph 6, which I seek leave to correct.
5. In the relief numbered (f) on the Writ which was repeated in paragraph 35(f) of the Petition, there is typographical error in the third and fourth lines, which refers to "1<sup>st</sup> Respondent" instead of "2<sup>nd</sup> Respondent", which I also seek leave to correct.
6. Counsel has advised me that the parties to the Petition have otherwise properly been indorsed on Writ and correctly described in the Petition. In the Appearances which Respondents have caused to be filed on their respective behalves, they acknowledge their correct and proper designations and descriptions. They would therefore not be prejudiced in any manner if the amendment is granted. A copy each of the proposed Amended Writ and Petition are attached and marked compositely as **Exhibit "AMENDMENT 1"**.
7. I seek the amendment in good faith.
8. **WHEREFORE** I swear to this Affidavit.

Sworn in Accra this 8<sup>th</sup> ]  
Day of January, 2020 ]

  
.....  
**DEPONENT**

**BEFORE ME**





# EXHIBIT 'AMENDMENT 1'

## PROPOSED AMENDED WRIT

IN THE SUPERIOR COURT OF JUDICATURE  
IN THE SUPREME COURT OF JUSTICE  
ACCRA – A.D. 2020

WRIT NO. J1/5/21

ARTICLE 64 OF THE 1992 CONSTITUTION AND SUPREME COURT RULES, 1996  
(C.I. 16) (AS AMENDED BY C.I. 74 AND C.I. 99)

PRESIDENTIAL ELECTION PETITION  
PRESIDENTIAL ELECTION HELD ON 7<sup>TH</sup> DECEMBER 2020.

### The Petition of

**JOHN DRAMANI MAHAMA**

No. 33 Chain Homes  
Airport Valley Drive  
Accra  
GL-128-5622

**PETITIONER**

This is The Document  
Marked.....1.....  
referred To in The Affidavits  
8/01/2021  
before Me.....  
.....

**AND**

**1. ELECTORAL COMMISSION**

National Headquarters  
6th Avenue  
Ridge – Accra

**1<sup>ST</sup> RESPONDENT**

**2. NANA ADDO DANKWA AKUFO-ADDO**

House No. 02 Onyaa Crescent  
Nima - Accra

**2<sup>ND</sup> RESPONDENT**

The Petition of **JOHN DRAMANI MAHAMA** of No. 33 Chain Homes, Airport Valley Drive, Accra, a citizen of Ghana by birth, whose name is stated at the foot of this Petition.

(1) Petitioner states that at the Presidential Election held on 7th December 2020 among Petitioner, 2<sup>nd</sup> Respondent, Christian Kwabena Andrews (Ghana Union Movement), Ivor Kwabena Greenstreet (Convention People's Party), Akua Donkor (Ghana Freedom Party), Henry Herbert Lartey (Great Consolidated Popular Party), Hassan Ayariga (All People's Congress), Percival Kofi Akpaloo (Liberal Party of Ghana), David Asibi Ayindenaba

Apasera (People's National Convention), Brigitte Akosua Dzagbenuku (Progressive People's Party), Nana Konadu Agyeman Rawlings (National Democratic Party) and Alfred Kwame Asiedu Walker (Independent) as candidates, the Returning Officer for the Presidential Election and Chairperson of 1<sup>st</sup> Respondent, Mrs. Jean Adukwei Mensa, has returned 2<sup>nd</sup> Respondent as validly elected.

**(2) Petitioner says that the grounds for his Petition are as follows:**

- a. That the purported declaration made on 9<sup>th</sup> December 2020 by Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Election held on 7<sup>th</sup> December 2020 violated Article 63(3) of the 1992 Constitution, and is therefore unconstitutional, null and void and of no effect whatsoever.
- b. That in making the said declaration, Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Election, violated the constitutional duty imposed on her by Articles 23 and 296(a) of the 1992 Constitution to be fair, candid and reasonable.
- c. That the said declaration was made arbitrarily, capriciously, and with bias in favour of 2<sup>nd</sup> Respondent, contrary to Article 296(b) of the 1992 Constitution.
- d. That the said declaration was made without regard to due process of law as required under Articles 23 and 296(b) of the 1992 Constitution.

**(3) Therefore, your Petitioner prays the Supreme Court for the following reliefs:**

- (a) A declaration that Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Elections held on 7<sup>th</sup> December 2020 was in breach of Article 63(3) of the 1992 Constitution in the declaration she made on 9<sup>th</sup> December 2020 in respect of the Presidential Election that was held on 7<sup>th</sup> December 2020;
- (b) A declaration that, based on the data contained in the declaration made by Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Elections held on 7<sup>th</sup> December 2020, no candidate satisfied the requirement of Article 63(3) of the 1992 Constitution to be declared President-elect;

- (c) A declaration that the purported declaration made on 9th December 2020 of the results of the Presidential Election by Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Elections held on 7<sup>th</sup> December 2020 is unconstitutional, null and void and of no effect whatsoever;
- (d) An order annulling the **Declaration of President-Elect Instrument, 2020 (C.I. 135)** dated 9<sup>th</sup> December 2020, issued under the hand of Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Elections held 7<sup>th</sup> December 2020 and gazetted on 10<sup>th</sup> December, 2020;
- (e) An order of injunction restraining the 2<sup>nd</sup> Respondent from holding himself out as President-elect;
- (f) An order of mandatory injunction directing the 1<sup>st</sup> Respondent to proceed to conduct a second election with Petitioner and 2<sup>nd</sup> Respondent as the candidates as required under Articles 63(4) and (5) of the 1992 Constitution.

**(4) The number of witnesses that Petitioner intends to call is five (5)**

**DATED ON 30<sup>TH</sup> DECEMBER, 2020.**

.....

**JOHN DRAMANI MAHAMA**

**(5) THE NAME OF MY COUNSEL AND MY ADDRESS FOR SERVICE ARE:**

**TONY LITHUR**

Lithur Brew & Company

No. 110B 1<sup>st</sup> Kade Close

Kanda Estates

Accra

**(6) THE ADDRESSES FOR RESPONDENTS ARE:**

**(i) ELECTORAL COMMISSION** **1<sup>ST</sup> RESPONDENT**  
National Headquarters  
6th Avenue  
Ridge – Accra

**(i) NANA ADDO DANKWA AKUFO-ADDO** **2<sup>ND</sup> RESPONDENT**  
House No. 02 Onyaa Crescent  
Nima - Accra

**NOTICE TO APPEAR**

**[RULES 68A AND 68B OF C.I. 16 AS AMENDED BY C.I. 74 AND C.I. 99]**

**PLEASE TAKE NOTICE** that you are required within three (3) days after service hereof upon you, inclusive of the date of such service, to enter appearance either in person or by your solicitor at the Registry of the Supreme Court, Accra, in the Greater Accra Region of the Republic of Ghana, should you think fit to do so and thereafter to make answer to this Petition, and that in default of your doing so, the Court will proceed to hear the Petition and pronounce judgment in your absence notwithstanding.

**TO:**

**1. ELECTORAL COMMISSION** **1<sup>ST</sup> RESPONDENT**  
National Headquarters  
6th Avenue  
Ridge - Accra

**2. NANA ADDO DANKWA AKUFO-ADDO** **2<sup>ND</sup> RESPONDENT**  
House No. 02 Onyaa Crescent  
Nima - Accra

**DATED IN ACCRA ON THE 8<sup>TH</sup> DAY OF JANUARY, 2021**

**TONY LITHUR**

**SOLICITOR'S LICENCE NO. GAR00278/21**

**CHAMBER NUMBER: PP00048/20**



**THE REGISTRAR  
SUPREME COURT  
ACCRA**

**Note:** Any person entering appearance should at the same time furnish an address for service within the jurisdiction of the court in which proceedings were commenced. The Answer should be filed within **ten (10)** days after the Petition is served on the Respondents.

**IN THE SUPERIOR COURT OF JUDICATURE  
IN THE SUPREME COURT OF JUSTICE  
ACCRA – A.D. 2020**

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Airport Valley Drive  
Accra

**PETITIONER**

**AND**

**1. ELECTORAL COMMISSION**  
National Headquarters  
6th Avenue  
Ridge – Accra

**1<sup>ST</sup> RESPONDENT**

**2. NANA ADDO DANKWA AKUFO-ADDU**  
House No. 02 Onyaa Crescent  
Nima - Accra

**2<sup>ND</sup> RESPONDENT**

**PROPOSED AMENDED PETITION OF JOHN DRAMANI MAHAMA**

**THE PETITION OF JOHN DRAMANI MAHAMA**, of House No. 33, Chain Homes, Airport Valley Drive, Accra, in the Greater Accra Region of the Republic of Ghana shows that:

1. Petitioner is a citizen of Ghana by birth.
2. Petitioner is a member of the National Democratic Congress (NDC) and its candidate for the office of President in the Presidential Election held on 7th December 2020.

3. 1<sup>st</sup> Respondent is the body mandated by the 1992 Constitution to conduct and supervise all public elections and referenda.
4. 2<sup>nd</sup> Respondent is the candidate of the New Patriotic Party (NPP) for the office of President in the Presidential Election held on 7th December 2020.
5. On 9th December 2020, Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Election, held a press conference at which she purported to declare 2<sup>nd</sup> Respondent duly elected as President. The purported declaration was broadcast live on radio, television and other electronic media. Attached and marked as **Exhibit "A"** is a video and audio recording of the purported declaration.
6. Purporting to declare the results, Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Election, said: ***"At the end of the transparent, fair, orderly, timely and peaceful Presidential Elections, the total number of valid votes cast was 13,434,574 representing 79% of the total registered voters."***
7. In the declaration, Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Election, further said that 2<sup>nd</sup> Respondent of the NPP obtained 6,730,413 votes, being 51.595% of the total valid votes cast.
8. The claim that the percentage of votes obtained by 2<sup>nd</sup> Respondent was 51.595% of the total valid votes that she herself distinctly stated to have been 13,434,574, was a manifest error, as votes cast for 2<sup>nd</sup> Respondent would amount to 50.098% and not the 51.595% erroneously declared.
9. Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Election, further declared that: ***"John Dramani Mahama of the NDC obtained 6,214,889 votes, being 47.366% of the total valid votes cast."***
10. From the total valid votes cast of 13,434,574, Petitioner's percentage would be 46.260% and not the 47.366% erroneously declared.
11. The percentages attributed to all but one of the other candidates by Mrs. Jean Adukwei Mensa were also incorrect.

12. If the total number of valid votes standing to the names of each of the Presidential Candidates is summed up, this would yield a total number of valid votes cast of 13,121,111, a figure that is completely missing from the purported declaration by Mrs. Jean Adukwei Mensa on 9<sup>th</sup> December 2020 and the purported rectification on 10<sup>th</sup> December 2020.
13. When the percentages of valid votes cast and standing to the names of each of the Presidential Candidates, and as purportedly declared by Mrs. Jean Adukwei Mensa on 9<sup>th</sup> December 2020 are summed up, they would yield a total of one hundred point three per cent (100.3%), a mathematical and statistical impossibility, a further proof of the wrongfulness and unconstitutionality of the purported declaration.
14. In purporting to declare 2<sup>nd</sup> Respondent as the winner of the Presidential Election, Mrs. Jean Adukwei Mensa, also stated that: ***“Currently the election results we have declared exclude that of the Techiman South Constituency, with a voter population of 128,018. The said election results are not ready because they are being contested....” “.....even if we were to add the 128,018 full results to the results of the second candidate, it would not change the outcome of the election hence our declaration of the 2020 presidential results without that of Techiman South”.***
15. The Techiman South Constituency has a total registered voter population of 128,018, and if added to the total valid votes announced by Mrs. Jean Adukwei Mensa as cast (13,434,574), the resultant figure would now be 13,562,592.
16. Consequently, if all the votes of Techiman South Constituency were added to Petitioner’s votes, 2<sup>nd</sup> Respondent’s votes would remain the same at 6,730,413, now yielding 49.625%, while the votes of Petitioner would increase to 6,342,907, now yielding 46.768%.
17. Therefore, Mrs. Jean Adukwei Mensa’s claim in the purported declaration on 9<sup>th</sup> December 2020 that adding all the 128,018 votes in the Techiman South Constituency to the votes standing to the name of Petitioner would not change the results, was clearly wrong.

18. Article 63(3) of the 1992 Constitution provides that: **“A person shall not be elected as President of Ghana unless at the presidential election the number of votes cast in his favour is more than fifty percent of the total number of valid votes cast at the election.”**
19. 1<sup>st</sup> Respondent and its Chairperson, Mrs. Jean Adukwei Mensa, are required, in the conduct of their responsibilities in respect of elections, to comply with the Constitution.
20. In declaring 2<sup>nd</sup> Respondent as the winner of the 2020 Presidential Elections on 9th December 2020, the Chairperson of 1<sup>st</sup> Respondent, Mrs. Jean Adukwei Mensa, acted in flagrant violation of the 1992 Constitution.
21. 1<sup>st</sup> Respondent and its Chairperson, Mrs. Jean Adukwei Mensa, in the conduct of their duties, is required by Articles 23 and 296 of the 1992 Constitution to act fairly, reasonably, candidly and not arbitrarily or capriciously, and to comply with the requirements of law.
22. Mrs. Jean Adukwei Mensa predetermined, prior to the 7th December 2020 Presidential and Parliamentary Elections, that she would announce the results within 24 hours after the close of polls. Consequently, she refused to entertain legitimate concerns placed before her regarding errors in the data she was proceeding to make the declaration on.
23. Prior to her making the said purported declaration, Mrs. Jean Adukwei Mensa had been notified by agents of Petitioner of certain material errors in the figures collated, and then refused to accept a letter written by the NDC to her, raising some of those concerns. Attached and marked as **Exhibit “B”** is a copy of the said letter.
24. Article 296 (b) of the 1992 Constitution requires 1<sup>st</sup> Respondent and Mrs. Jean Adukwei Mensa not to be **“biased either by resentment, prejudice or personal dislike”**, and also requires them to exercise discretionary power **“in accordance with due process of law”**.
25. 1<sup>st</sup> Respondent purported to gazette the declaration she made on 9th December 2020 by publishing the **Declaration of President-Elect Instrument, 2020 (C.I. 135)**, under the hand of Mrs. Jean Mensa, claiming that 2<sup>nd</sup> Respondent was the winner of the Presidential Election on the basis of him having attained more than 50% of the valid votes cast. A copy of C.I. 135 is attached as **Exhibit “C”**.

26. The gazette notice of the outcome of the Presidential Election is required to be based on the declaration actually made by Mrs. Jean Adukwei Mensa as the Chairperson of 1<sup>st</sup> Respondent and the Returning Officer of the results of the Presidential Election.
27. The gazette notification contained in **C.I. 135**, being notification of the publicly broadcast declaration made by Mrs. Jean Adukwei Mensa on the evening of 9th December 2020, is also unconstitutional, null and void, of no effect whatsoever, and therefore liable to be set aside.
28. On 10<sup>th</sup> December 2020, an unsigned Press Release of 1<sup>st</sup> Respondent claimed that its Chairperson, Mrs. Jean Adukwei Mensa, had “inadvertently” used the figure of 13,433,573 for the total valid votes cast. The said release claimed that “**The total valid votes cast is now 13,119,460.**” A copy of the said press release is attached and marked as **Exhibit “D”**, and available on 1<sup>st</sup> Respondent’s website [www.ec.gov.gh](http://www.ec.gov.gh) as of 11:45 hours GMT on 29<sup>th</sup> December, 2020.
29. In this purported corrective press release, 1<sup>st</sup> Respondent introduced two completely new figures for the total votes cast in the Presidential Election. Thus, there was no correction properly so called, since to be valid, a correction of a prior mistake must correctly name the mistake to be corrected. In this case, the mistake to be corrected was itself mistakenly stated. The numbers 13,434,574 and 13,433,573 are completely different, with a margin of 1001 votes.
30. In seeking to justify the new figure put forward in the press release, various adjustments to figures of votes cast for various candidates are made without any explanation and with a total lack of transparency.
31. The so-called rectification on 10<sup>th</sup> December 2020 of the errors in the purported declaration of 9<sup>th</sup> December 2020, was itself egregiously wrong. Exhibit “E” provides sample details of wrong aggregation of valid votes on the face of the summary sheets (Form 10) of some 11 constituencies. Exhibit “E” shows that the sum total of valid votes obtained by all candidates varies from the figure recorded on the face of the summary sheet as the total valid votes from those constituencies.

32. Exhibit "F" is a spreadsheet covering sample details from 32 constituencies showing vote padding by 1<sup>st</sup> Respondent in favour of 2<sup>nd</sup> Respondent. When the votes 2<sup>nd</sup> Respondent obtained in all polling stations as shown on their respective pink sheets in these 32 constituencies are aggregated, the resultant figure differs from the figure that was declared by 1<sup>st</sup> Respondent for 2<sup>nd</sup> Respondent as captured on the summary sheets of the respective constituencies. They show that more votes were added to those of 2<sup>nd</sup> Respondent than he had obtained.
33. If Mrs. Jean Adukwei Mensa as Returning Officer of the Presidential Election, had determined in good faith that her declaration on 9<sup>th</sup> December 2020 was in error, her constitutional duty to be fair and candid required her, among other things, to acknowledge the error, set aside her erroneous declaration and proceed on the path to correcting her error, respecting the rights of candidates to participate in the processes towards the making of such a declaration.
34. The unsigned press release of 1<sup>st</sup> Respondent has no value in the determination of the validity of the declaration that Mrs. Jean Adukwei Mensa made on 9<sup>th</sup> December 2020, especially as the issue of the release was not undertaken transparently and in accordance with due process of law and established practice, including the participation of affected candidates through their respective agents.
35. **WHEREFORE** the Petitioner seeks the following reliefs:
- (a) A declaration that Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Elections held on 7<sup>th</sup> December 2020 was in breach of Article 63(3) of the 1992 Constitution in the declaration she made on 9<sup>th</sup> December 2020 in respect of the Presidential Election that was held on 7<sup>th</sup> December 2020;
  - (b) A declaration that, based on the data contained in the declaration made by Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Elections held on 7<sup>th</sup> December 2020, no candidate satisfied the requirement of Article 63(3) of the 1992 Constitution to be declared President-elect;

- (c) A declaration that the purported declaration made on 9th December 2020 of the results of the Presidential Election by Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Elections held on 7<sup>th</sup> December 2020 is unconstitutional, null and void and of no effect whatsoever;
- (d) An order annulling the **Declaration of President-Elect Instrument, 2020 (C.I. 135)** dated 9<sup>th</sup> December 2020, issued under the hand of Mrs. Jean Adukwei Mensa, Chairperson of 1<sup>st</sup> Respondent and the Returning Officer for the Presidential Elections held 7<sup>th</sup> December 2020 and gazetted on 10<sup>th</sup> December, 2020;
- (e) An order of injunction restraining the 2<sup>nd</sup> Respondent from holding himself out as President-elect;
- (f) An order of mandatory injunction directing the 1<sup>st</sup> Respondent to proceed to conduct a second election with Petitioner and 2<sup>nd</sup> Respondent as the candidates as required under Articles 63(4) and (5) of the 1992 Constitution.

**DATED IN ACCRA ON THE 30<sup>TH</sup> DAY OF DECEMBER 2020**

.....  
**PETITIONER**

**THE REGISTRAR  
SUPREME COURT  
ACCRA**

**AND COPY EACH FOR SERVICE ON THE ABOVE-NAMED RESPONDENTS  
OR THEIR SOLICITORS**

1. **JUSTIN AMENUVOR, AMENUVOR & ASSOCIATES, NO. 8 NII ODARTEY OSRO STREET, KUKU HILL (FRONTLINE CAPITAL ADVISORS BUILDING, OSU, ACCRA**
2. **AKOTO AMPAW, AKUFO-ADDO, PREMPEH & CO., 67 KOJO THOMPSON ROAD, ADABRAKA, ACCRA**