

- i. An order of interlocutory injunction to restrain the Respondent/Respondent/Respondent whether by itself, agents, assigns, privies, servants and whomsoever of whatever description from:

*Continuing or causing to be continued the **2022/2023 BETPAWA GHANA PREMIER LEAGUE** in any known stadia across the Republic of Ghana.*

- ii. An order of interlocutory injunction to restrain the Respondent/Respondent/Respondent whether by itself, agents, assigns, privies, servants and whomsoever of whatever description from:

Allowing or causing to be allowed any play-off match under the auspices of the Respondent/Respondent/Respondent classified as Ghana Premier League Match in the 2022/2023 Season in any known stadia across the Republic of Ghana.

Upon the grounds contained in the accompanying affidavit and for any further or other order(s) as to this Court may seem meet.

Court to be moved on Mon the 7th day of Nov 2022 at 9'oclock in the forenoon or so soon thereafter as Counsel may be heard.

DATED AT THE LAW OFFICES OF CRABBE, CRABBE & CO. HSE No.
D002 TSE ADDO HIGH STREET/LAST STOP BEHIND TRADE FAIR
CENTRE EAST LA - ACCRA.
THIS 27TH DAY OF OCTOBER 2022

CRABBE, CRABBE & CO.
(LAWYERS)
P. O. BOX 08 2056, OSU-ACCRA
HSE. NO. D002, TSE ADDO HIGH STREET/
LAST STOP BEHIND TRADE FAIR CENTRE
EAST LA . ACCRA



Edward Sam Crabbe Esq.,
GAR 00069/22
CRABBE, CRABBE & CO.
(Lawyer for Applicant/Appellant/Applicant)

THE REGISTRAR,
COURT OF APPEAL,
CIVIL DIVISION,
ACCRA.

AND FOR SERVICE ON THE DEFENDANT, GHANA FOOTBALL
ASSOCIATION SECRETARIAT, MINISTRIES – ACCRA OR ITS LAWYERS
NAA ODOFOLEY NORTEY ESQ., BEYUO & CO. NO. 17 MANKRALO
STREET, EAST CANTONMENTS – ACCRA.

IN THE SUPERIOR COURT OF JUDICATURE
IN THE COURT OF APPEAL
CIVIL DIVISION
ACCRA - A.D. 2022

CIVIL MOTION No.:

IN THE MATTER OF AN APPLICATION FOR REDRESS UNDER ARTICLE
33 OF THE 1992 CONSTITUTION

and

IN THE MATTER OF THE ENFORCEMENT OF FUNDAMENTAL HUMAN
RIGHTS PURSUANT TO ORDER 67 OF CI 47

and

IN THE MATTER OF AN APPLICATION BY

ASHANTIGOLD SPORTING CLUB LIMITED - APPLICANT/
*(Suing for itself and on behalf of Club Officials, APPELLANT/
Player(s) and Team Officials negatively APPLICANT
affected by the decision of the GFA Disciplinary
Committee dated 16th May 2022)*
Len Clay Stadium
65 Kamara Dini Road
Obuasi

vs.

GHANA FOOTBALL ASSOCIATION - RESPONDENT/
GFA SECRETARIAT RESPONDENT/
ACCRA RESPONDENT

**AFFIDAVIT IN SUPPORT OF MOTION FOR INTERLOCUTORY
INJUNCTION**

I, **Dr Kwaku Frimpong**, of Kumasi in the Ashanti Region, do hereby
make oath and say as follows:

1. That I am the deponent herein.
2. That at the hearing of the instant application, my lawyer shall seek leave of the Court to refer to all processes so far filed as if same has been incorporated hereto and sworn under oath.
3. That I am the President of Ashantigold Sporting Club Ltd (***The Applicant herein***) and that I have the authority of the Applicant to depose to the facts contained in this affidavit in support and has knowledge and information unless otherwise stated.
4. That on 25th October 2022, the Court below dismissed my Motion on Notice for Interlocutory Injunction to the extent stated in the Motion paper. That as I depose to this affidavit, a copy of the said ruling has not been made available to the Registry below. That upon receipt of a copy same will be filed in a supplementary affidavit.
5. That being aggrieved and dissatisfied with the ruling of the Court below dated 25th October 2022 and upon my instructions, my Counsel filed Notice of Appeal to the Court of Appeal. That annexed herewith and marked as exhibit ***KF '1'*** is a copy of the Notice of Appeal.
6. That at the hearing of this application my Counsel shall seek leave to refer to the grounds of Appeal to demonstrate that the Appeal is not frivolous, vexatious and unmeritorious.
7. That further, my Counsel will argue that there are arguable points of law and fact which the Court of Appeal will consider in the Appeal itself
8. That my Counsel will advocate that the circumstances of this case as gleaned from the reliefs being sought at the Court below ought to make it expedient to grant the present application for interlocutory injunction in favour of Applicant. That annexed herewith and marked as exhibit ***KF '2'*** is a copy of the Motion paper for redress under Article 33 of 1992 Constitution.
9. That I am advised and verily believe same to be true that in the likely event that these reliefs are granted by the Court below, Applicant would have lost playing in the **2022/2023 BETPAWA GHANA PREMIER LEAGUE**.

10. That I am advised and verily believe same to be true that the hearing and determination of the substantive issue before the Court below will be speedy and will be concluded as soon as practicable to enable the league to resume.
11. That I am advised and verily believe same to be true that it is just and convenient to grant the present application in favour of the Applicant.
12. **Wherefore**, in the circumstances, I swear to this affidavit in support of the instant application.

Sworn at Accra this 28th)
day of October 2022)



DEPONENT

BEFORE ME


COMMISSIONER FOR OATHS

THE REGISTRAR,
COURT OF APPEAL,
CIVIL DIVISION,
ACCRA.