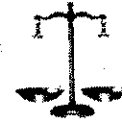


JUDICIARY OF SOUTHERN SUDAN.



OFFICE OF THE PRESIDENT OF THE SUPREME COURT

Our Ref: JOSS/PSC/J/1 - 1

Date: 25/01/2011

Your Ref:

Judicial Circular No: 1/2011

- (1) Many Civil cases where decrees passed against the Government of Southern Sudan remain unsatisfied have been reported to me from time to time in accordance with the provisions of section 223(1) and (2) of the Civil Procedure Act, 2007.
- (2) In all these cases, I always discover that the Judges fail to comply with the requirements of the provisions of section 223(1) and (2) of the above mentioned, Act.
- (3) Therefore, in order for the Courts and Judges to comply with the requirements of section 223(1) and (2) of the Civil Procedure Act, 2007, I hereby issue the following directives:-

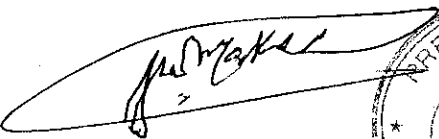
In a case where the Government of the Southern Sudan; or a public servant, in respect of an act done by him/her in his/her official capacity, is a party, the Court or Judge shall:-

- (a) Order service of the notice to the Minister of Legal Affairs and Constitutional Development two months before the suit is allowed or opened.

Office of the President of the Supreme Court of Southern Sudan (Chief Justice Office)

Website: joss-sd.org; E-mail: jossjuba@gmail.com; jossjuba@yahoo.com

- (b) Specify (or fix) the period, in the decree within which it (i.e. the decree) shall be satisfied.
- (c) Report the matter or case to the President of the Supreme Court where the decree remains unsatisfied at the end or expiry of the fixed period.
- (d) Not execute the decree unless it has remained unsatisfied for a period of three (3) months from the date of such report to the President of the Supreme Court.


Hon. Mr. Justice John Wual Makec
President of the Supreme Court
of Southern Sudan (C.J).

