

28<sup>TH</sup> MAY 2015.

The Chairperson  
Rules of Court Committee  
c/o Judicial Secretary  
Accra



Dear Madam,

**Re: Auditor-General (Surcharge and Disallowance Appeal) Rules, ref. Constitution, Article 187 (9) & (10)**

We are the lawyers for OccupyGhana, a pressure and advocacy group incorporated under the laws of Ghana for the purpose of ensuring good governance, among others.

Over the past few months, OccupyGhana has been engaging with the Auditor-General to ensure the due exercise by him of all of his powers of Disallowance and Surcharge provided under Article 187 of the Constitution. In the course of that engagement, OccupyGhana has taken notice of clauses 9 and 10 of that Article, which provide as follows:

*(9) A person aggrieved by a disallowance or surcharge made by the Auditor-General may appeal to the High Court.*

*(10) The Rules of Court Committee may, by constitutional instrument, make Rules of Court for the purposes of clause 9 of this article.*

We are instructed to inquire whether the Rules of Court Committee has enacted the Constitutional Instrument required under these provisions, and if not, when the required rules may be enacted.

Yours faithfully,

SORY @ LAW

**SORY @ LAW**  
H/No. 4, 2ND CLOSE  
BOUNDARY ROAD EXTENSION  
NEAR UBA BANK, EAST LEGON ACCRA  
TEL; 0281066344