



**IN THE DISCIPLINARY COMMITTEE
VOLTA REGIONAL FOOTBALL ASSOCIATION**

VRFA/DC/002/26

PANEL

- | | |
|--------------------------------|-----------|
| 1. Ernest Yao Gaewu, (Justice) | Chairman |
| 2. Constant Dzakpasu | Member |
| 3. Eric Ekpah | Member |
| 4. Otis Ahorse | Member |
| 5. Kingsley Broni-Agbezuge | Secretary |

11th February, 2026

AVEDZI UNITED FC VRS SELION FC

**PROTEST IN RESPECT OF 2025/2026 VOLTA REGIONAL DIVISION TWO
LEAGUE MATCH PLAYED AT HO SPORTS STADIUM.**

PROCEEDINGS

In accordance with Article 56 of the GFA Statutes (2019) and 35(9) of the Regional Football Association Leagues Regulations, this Disciplinary Committee (hereinafter referred to as “**The Committee**”) considered the deposition from Avedzi United Football Club (hereinafter referred to as “**The Petitioner**”) and Selion FC (hereinafter referred to as “**The Respondent**”) with supporting attachments, and match reports from match officials.

SUMMARY OF FACTS

STATEMENT OF CASE OF AVEDZI UNITED FC

The Petitioner lodged a protest against Selion FC for failing to provide venue for Match Day 1 to during the Volta Regional Division Two League match Day One played on 17th November, 2025 at Ho Sports Stadium, contrary to article 34(1)(f) of the GFA Regional Football Associations Leagues Regulations.

The Petitioners claim that, The Respondent failed to provide a venue for their match against the Petitioner without a just cause.

The Petitioner further claim that the Respondent position themselves in such a way that the said match scheduled by Organising Committee of the RFA could not come on by failing to provide uniform security for the match.

The Petitioner seeks relief that said match be declared null and void and that 3 points and 3goals be awarded to The Petitioner.

The Petitioner prays this Committee to confirm their claim from the reports of the Match Commissioner and Referee appointed for the said match in support of their case.

DEFENSE OF SELION FC

The Respondent in response to the case claim the following that:

1. There was an enlistment exercise which was scheduled to end on Friday 14th November, 2025 that was a day before the commencement of the VRFA Division Two League Season.
2. That the Respondent made all effort to get the venue ready by 3:00pm for the said match but could not due to the enlistment.

The Respondent further claims that a call was placed to the secretary of the RFA Organizing Committee secretary Raymond Tsigbe to see how the situation could be resolved just to see Avedzi United FC drove away.

FINDINGS OF THE COMMITTEE AND GROUNDS OF DECISION

The Committee at its sittings makes the following findings;

1. That protest was lodged in accordance with Article 35(1)(3) of the GFA Regional Football Associations League Regulations.
2. That the protest was duly served on The Respondent in accordance with Article 35(4) of The GFA Regional Football Associations League Regulations.
3. That this Committee confirmed from the Organising Committee of the RFA that the date and venue of the said match was duly communicated to both clubs ahead of time.
4. That it is the responsibility of Home Team which is the Respondent in this case to prepare the venue for the said match in this case.
5. This Committee has confirmed from the RFA Organising Committee that there was no communication from the Respondent indicating the non-availability of the venue for the said match.

6. This Committee referencing reports from Match Commissioner and Referee appointed for the said match confirmed that The Respondent could not make the venue accessible for the match to be honoured though the two teams were present for the match.

7. This Committee considered the Respondent liable to the consequential effect of Article 33(1)(b)(f) of the GFA Regional Football Associations Leagues Regulations.

DECISION


1. It is the decision of this Committee that the Respondent shall be considered as having lost the match, and that 3 points and 3 goals shall be awarded to the Petitioner in accordance with Articles 33(2) and 33(3) of the GFA Regional Football Associations League Regulations.

2. The Respondent shall suffer 3 points deductions from accumulated points of the club in accordance with Article 33(5)(a) of the GFA Regional Football Associations Leagues Regulations.

3. The Respondent is hereby fined GHC 500.00 of which 50% shall be paid to the Petitioner in accordance to Article 33(5)(b) of the GFA Regional Football Associations Leagues Regulations.

4. The Respondent shall pay the fine in decision Three (3) above within ten (10) days in accordance with Article 37(8) of the GFA Regional Football Associations Leagues Regulations.

5. The Respondent shall be liable to the consequential effect of Article 37(1)(b) and 37(8)(c) of the GFA Regional Football Associations Leagues Regulations if the club fails to pay the fine imposed on the club in decision Three (3) above within the period specified in decision Four (4) above.



Ernest Yao Gaewu (Justice)
Disciplinary Committee Chairman