

CITATION (1998) 7 KLR

ISSN 1117-0530

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(1998) KLR VOL 7 PART 70 pp. 1985 - 2190

JULY 1998

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

JULY CONTD.

- 16. Leedo Presidential Motel Ltd. v. Bank of the North Ltd. p. 1985
- 17. Okonkwo v. Okonkwo p. 2031
- 18. Shitta-Bey v. Attorney General of the Federation p. 2055
- 19. Agbaka v. Amadi p.2107
- 20. Bank of Ireland v. Union Bank of Nigeria Ltd p.2129
- 21. Agbabiaka v. Saibu p. 2151

[NO SC JUDGMENT IN AUGUST HENCE NO (1998) VOL. 8 KLR]

COURT OF APPEAL

Cross River State Newspaper Corporation v. Etim p. 2179

2 INDEX OF SUBJECT MATTER IN (1998) 7 KLR

ACTIONS - Claims - Made as head of family - For the plaintiff to succeed - It must be established that he was at all material times - The head of the family. *Agbabiaka v. Saibu* p. 2151

APPEALS - Brief - Argument - Where based on the grounds of appeal rather than the issues - The court was generous to overlook the defect. *Leedo Presidential Motel Ltd. v. Bank of the North Ltd.* p. 1985

APPEALS - Concurrent findings of fact - That has not been shown to be perverse or patently erroneous - There is no reason to interfere with same. *Agbabiaka v. Saibu* p. 2151

APPEALS - Evaluation of evidence - Where the finding of fact in issue was as a result of a proper evaluation of the evidence by the trial court _ The Court of Appeal was in error to have interfered with the finding. *Agbabiaka v. Saibu* p. 2151

APPEALS - Grounds of appeal- Decision of the Court of Appeal- Which failed to advert to the new grounds of appeal filed by the appellant _ But was based on issues formulated on them - Did not amount to any miscarriage of justice. *Okonkwo v. Okonkwo* p. 2031

APPEALS - Grounds of appeal - Incompetent ground of appeal - The Court of Appeal can strike out of its own motion - An incompetent ground of appeal. *Agbaka v. Amadi* p.2107

APPEALS - Grounds of appeal - That is incompetent - Any issue for determination based on it goes to no issue - And should be struck out. *Agbaka v. Amadi* p. 2107

APPEALS - Judgment - Decision of a member who participated at the hearing and conference - Could on account of death or the other reasons - Be pronounced or read by another justice. *Shitta-Bey v. Attorney General of the Federation* p. 2055

APPEALS - Judgment - Error therein - It is only when an error is substantial - In that it occasioned a miscarriage of justice - That an appeal court is bound to interfere. Agbabiaka v. Saibu p. 2151

APPEALS - Preliminary Objection - Notice of - The purpose is to give the adversary an opportunity of reacting to the objection. Agbaka v. Amadi 2107

COURTS - Jurisdiction - The question can be raised at any stage of the proceedings or on appeal - As a substantive point of law. Shitta-Bey v. Attorney-General of the Federation p. 2055

CUSTOMARY LAW - Headship of a family - If it is in issue - Must be established by evidence of customary law. Agbabiaka v. Saibu p. 2151

ESTOPPEL - Issue estoppel - Where applicable - The appellants cannot in the present suit raise those issues - Which had been conclusively determined against them. Agbaka v. Amadi p. 2107

EVIDENCE - Affidavits - Admissible evidence - Documents attached to an affidavit - Constitute admissible evidence. Shitta-Bey v. Attorney General of the Federation p. 2055.

EVIDENCE - Credibility of witnesses - Previous proceedings - Evidence of the appellants witnesses in the earlier Proceedings - Was considered by the trial judge under s. 199 rather than s.34(1) of the Evidence Act. Agbaka v. Amadi p. 2107

INJUNCTIONS - Mandatory injunction - Where the appellant failed to establish his claims - There is no basis upon which an order of mandatory injunction - Should be granted against the respondents. Agbabiaka v. Shuaibu p. 2151

4 INDEX OF SUBJECT MATTER IN (1998) 7 KLR

JUDGMENTS - Appeals - Constitution of appeal court - Where out of three justices hearing an appeal only two were present at the delivery of the judgment - The proceedings is not vitiated. Shitta-Bey v. Attorney General of the Federation p. 2055

B JUDGMENTS - Execution - Sheriffs and Civil Process Law s. 44- The reasonable diligence required by it - In finding movable property to attach - Has not been complied with. Leedo Presidential Motel Ltd. v. Bank of the North Ltd. p. 1985

C JUDGMENTS - Nullity - Leave granted to attach immovable property being a nullity - All things done pursuant to it are equally a nullity. Leedo Presidential Motel Ltd. v. Bank of the North Ltd. p. 1985

D JUDGMENTS - Nullity - Null order is incurably bad - There is no need for an order of court to set it aside - But it is sometimes convenient to have the court declare it to be so. Leedo Presidential Motel Ltd. v. Bank of the North Ltd. p. 1985

E JUDGMENTS - Possession - Order for possession - Made on an application ex parte - Is clearly a nullity. Leedo Presidential Motel Ltd. v. Bank of the North Ltd. p. 1985

F JUDGMENTS - Writ of attachment - The order cannot be made behind the back of the judgment debtor - Without breaching his right to fair hearing. Leedo Presidential Motel Ltd. v. Bank of the North Ltd. p. 1985

G JURISDICTION - Ouster - Of the jurisdiction of the trial court under Decree No. 17 of 1984 - To be effective the appellant must have been retired by the appropriate authority. Shitta-Bey v. Attorney General of the Federation p. 2055

H JURISDICTION - Third Party Notice - Jurisdiction of the Court-Challenged thereof based purely on procedural law - Can be waived- But matter of substantive law. Bank of Ireland v. Union Bank of Nigeria Ltd p.2129

JURISDICTION - Third Party Notice - Jurisdiction of the High Court over a 3rd party which is resident abroad - The court has jurisdiction. Bank of Ireland v. Union Bank of Nigeria Ltd p.2129

LAND LAW - Long Possession - Entitlement to judgment on that basis -The land where the appellants claim to have been in long possession - Is not the same as the area in dispute in the present proceedings. Agbaka v. Amadi p. 2107 B

LAND LAW - Sale of family land - Equitable remedy - Setting aside the sale of family property - Delay in challenging the contract of sale - The appellant has lost his right to have the transaction reopened. Okonkwo v. Okonkwo p. 2031 C

LAND LAW - Sale of family property - By the head of family with the concurrence of a majority of the principal members of the family - Is valid Okonkwo v. Okonkwo p. 2031 D

I E
LAND LAW - Sale of family property - By the head of family with the concurrence of a majority of the principal members of the family - Is valid Okonkwo v. Okonkwo p. 2031

MAXIMS - Omnia Praesumuntur rite esse acta - What it means. F
Shitta-Bay v. Attorney General of the Federation p. 2055

PARTIES - Head of family - Party suing in that capacity - Where substituted without deleting the capacity - New party must be shown to be head of the family. Agbabiaka v. Saibu p. 2151 G

PRACTICE & PROCEDURE - Appearance - A party who has entered an appearance may at any time withdraw with leave of court - Under Order 29 Rule 1 of the Edo State High Court (Civil Procedure) H Rules. Bank of Ireland v. Union Bank of Nigeria Ltd p.2129

PRACTICE & PROCEDURE - Ex parte motion - When not to be used. Presidential Motel Ltd. v. Bank of the North Ltd. p. 1985

6 INDEX OF SUBJECT MATTER IN (1998) 7 KLR

PRACTICE & PROCEDURE - Service of process - Failure to serve notice of proceeding - Is a fundamental defect - Which goes to the root of the competence of the court. Leedo Presidential Motel Ltd. v. Bank of the North Ltd. p. 1985
B of the North Ltd. p. 1985

PRACTICE & PROCEDURE - Third Party Notice - Defect in service Once the notice is validly issued - Any defect in service becomes a mere irregularity. Bank of Ireland v. Union Bank of Nigeria Ltd p.2129
C

PRACTICE & PROCEDURE - Third Party Notice - Object - The main object of the procedure is to prevent multiplicity of actions. Bank of Ireland v. Union Bank of Nigeria Ltd p.2129
D

PRACTICE & PROCEDURE - Third Party Notice _ Procedural requirements - Where the 3rd party has already taken steps in the proceedings _ He must be taken to have waived all irregularities in that respect. Bank of Ireland v. Union Bank of Nigeria Ltd p.2129
E

PRACTICE & PROCEDURE - Third Party Notice _ Unconditional appearance - Entering of - Indicates an intention to defend the suit. Bank of Ireland v. Union Bank of Nigeria Ltd p.2129
F

PRACTICE & PROCEDURE - Third Party Proceedings - Has a life of its own - So that even where the main action has been settled -The 3rd Party proceedings may proceed. Bank of Ireland v. Union Bank of Nigeria Ltd p.2129
G

PRACTICE & PROCEDURE - Writ of Execution - Against immovable property - Application for - Although the law is silent on how it is to be made - judgment debtor is to be put on notice. Leedo Presidential Motel Ltd. v. Bank of the North Ltd. p. 1985
H

STATUTES- Decree No. 17 of 1984 - Retirement of a public officer - The appropriate authority is not required to state the reasons for his decision. Shitta-Bay v. Attorney General of the Federation p.2055

STATUTES- Decree No. 17 of 1984 - Retrospective operation - Was clearly intended - And it will not be declared incompetent for that reason. Shitta-Bay v. Attorney General of the Federation p. 2055

B

STATUTES- Public Officers (Special Provisions Decree) 1984 No. 17- Applies to all public officers - And any Public officer could be removed under it Shitta-Bay v. Attorney General of the Federation p. 2055

C

WORDS & PHRASES - “Appropriate authority” - In Decree No. 17 of 1984 for an office held under the Federal Government - It’s definition. Shitta-Bay v Attorney General of the Federation p. 2055

D

WORDS & PHRASES - “Public Officer” - Under Decree No 17 of 1984 -What it connotes. Shitta-Bey v. Attorney General of the Federation p. 2055

E

COURT OF APPEAL

JUDGMENTS - Comments - By the trial judge - Which did not go to the root of the matter before him - Will not vitiate his judgment. Cross River State Newspaper v. Etim p. 2179 CA

LABOUR LAW - Lock out - Before an employer can declare or take part - Such employer must comply with sections 3 or 4 of the Trade Disputes Act, 1976. Cross River State Newspaper v. Etim p.2179

G

LABOUR LAW - Trade Disputes Act, 1976 - Provisions of s. 13 (1) – Non compliance with it before a strike is declared by the workers or a lock out by the employer - Such an action is illegal. Cross River State Newspaper v. Etim p. 2179 CA

LABOUR LAW - Lock out that was illegal - Which was to arrest an

8 INDEX OF SUBJECT MATTER IN (1998) 7 KLR CA

illegal strike action - Two illegal actions cannot by any manipulation become legal. Cross River State Newspaper v. Etim p. 2179 CA

B

C INDEX OF STATUTES & RULES

Constitution of the Federal Republic of Nigeria, 1979 ss. 33 and 40.
Leedo Presidential Motel Ltd. v. Bank of the North Ltd. p. 1985: ss.
226, 277, 258 (2) Shitta-Bey v. Attorney General of the Federation
D p. 2055

Constitution (Suspension and Modification) Decree 1984 No. I ss. 5. 6
(3), 12 (1) Shitta-Bey v. Attorney General of the Federation p. 2055

E Constitution (Suspension and Modification) Decree No. 107 of 1993,
s. 6(3) Shitta-Bey v. Attorney General of the Federation p. 2055

Court of Appeal Act, 1976, s. 11 Shitta-Bey v. Attorney General of the
F Federation p. 2055

Court of Appeal Rules, Order 3 rules 2 (4) and 15 Agbaka v. Amadi p.
2107

G Evidence Act, Cap. 112 Laws of the Federation of Nigeria, 1990. ss.
74 (1) (a) and (b), 114 Shitta-Bey v. Attorney General of the Federa-
tion p. 2055; ss. 34 (1) and 199. Agbaka v. Amadi p. 2107

H Federal Military Government (Supremacy and Enforcement of Pow-
ers) Decree 1984 No. 13 Shitta-Bey v. Attorney General of the fed-
eration p. 2055

Interpretation Act, 1964 1964 s. 18 (1) (6) Shitta-Bey v. Attorney Gen-

eral of the Federation p. 2055

Judgment Enforcement Rules Order 2. rule 10, Order 5 rule 8 order 5 rule 16 (1)-(3) Leedo Presidential Motel Ltd. v. Bank of the North Ltd. 1985

B

Kano State High Court (Civil Procedure) Rules 1988 Order 8 rules 7 and 11, Order 47 Rule 2 Leedo Presidential Motel Ltd. v. Bank of the North p. 1985

C

Public Officers (Special Provisions) Decree 1984 No. 17 ss. 1,3, 4 Shitta-Bey v. Attorney General of the federation p. 2055

Sherriffs and Civil Process Law, cap123 Laws of Northern Nigeria, 1963 (applicable in Kano State) ss. 44 and 47 Leedo Presidential Motel Ltd. v. Bank of the North p. 1985

D

Supreme Court Rules, Order 2 Rule 11 and Order 6 Rule 8(6) Agbabiaka v. Saibu p. 2151

E

COURT OF APPEAL

Trade Dispute Act. 1976, ss. 3,4 and 13 Cross River State Newspaper v. Etim p. 2179 CA

F

G

H