

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(1999) KLR VOL 7 PART 89 pp. 2419 - 2626

JULY 1999

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

JULY CONTD.

15. Societe Generale Bank Ltd v. Litus Torungbenefade Afekoro p. 2419

16. Shugaba v. Union Bank of Nigeria PLC p. 2447

17. Peoples Democratic Party v. Independent National Electoral Commission
p. 2487

iv **INDEX OF SUBJECT MATTER IN (1999) 7 KLR**

ACTIONS - Fresh action - Condition precedent - Where two previous suits were struck out - With an order that no further steps be taken - In the case until costs were paid - What further steps mean - And when a fresh action can be filed. *Shugaba v. Union Bank of Nigeria PLC* p. 2447

ACTIONS - Precondition - Incompetence - Where the appellant filed fresh suits - In disobedience of the precondition - To pay the costs awarded by the court - The fresh suits are incompetent. *Shugaba v. Union Bank of Nigeria PLC* p. 2447

APPEALS - Leave to appeal - Pursuant to S. 222 (a) of the 1979 Constitution - Legally recognizable interest - Money illegally transferred to the account of the 3rd respondent - Cannot constitute a legally recognizable interest - Of the 3rd respondent in such amount - And cannot rightly be given leave to appeal. *Societe Generale Bank Ltd v. Litus Torungbenefade Afekoro* p. 2419

CONSTITUTIONAL LAW - Appeals - Right of appeal - “Person having interest” - Under s. 222 (a) of the 1979 constitution - Means a person who has suffered a legal grievance. *Societe Generale Bank Ltd v. Litus Torungbenefade Afekoro* p. 2419

CONSTITUTIONAL LAW - Constitution - Purport of - A constitution is the organic law of the people - It provides the machinery of government - And gives rights as well as imposing obligations - On the people it is meant for. *Peoples Democratic Party v. Independent National Electoral Commission* p. 2487

CONSTITUTIONAL LAW - Interpretation - Purposive interpretation - Establish practice of the court - Where the right of a citizen is threatened or violated - Is to ensure that it preserves and protects the right - By providing remedy for the citizen. *Peoples Democratic Party v. Independent National Electoral Commission* p. 2487

CONSTITUTIONAL LAW - Interpretative jurisdiction of the court - Principles guiding the exercise of such jurisdiction - As it applies to the construction of the constitution. Peoples Democratic Party v. Independent National Electoral Commission p. 2487

COURTS - Abuse of court process - Contempt - The conduct of the appellant in the instant case - In flouting the orders of court - Is a glaring abuse of court process - And contempt of its lawful orders. Shugaba v. Union Bank of Nigeria PLC p. 2447

INTERPRETATION OF STATUTES - Decree No. 3 of 1999 - Provisions of sections 37 (1) and 40 - By those provisions - The office of Deputy Governor elect is independent of the office of Governor elect - Where the Governor elect abandons his mandate - The right of the Deputy Governor elect is not extinguished - He is to be sworn in as Governor. Peoples Democratic Party v. Independent National Electoral Commission p. 2487

INTERPRETATION OF STATUTES - Decree No. 3 of 1999 - Provisions of Sections 37 (1) and 45 (1) - By those provisions the intention of the law makers - Is that after the election to the offices of Governor and Deputy Governor - If the Governor elect is not available - the Deputy Governor elect should take over from him - By replacing him. Peoples Democratic Party v. Independent National Electoral Commission p. 2487

INTERPRETATION OF STATUTES - The word “die” - In section 37 (1) of decree No. 3 of 1999 - It’s meaning and purport. Peoples Democratic Party v. Independent National Electoral Commission p. 2487

INDEX OF STATUTES

Constitution of the Federal Republic of Nigeria, 1999; s. 181 (1). Peoples Democratic Party v. Independent National Electoral Commission p. 2487

Constitution of the Federal Republic of Nigeria, 1979; S 222 (a). Societe Generale Bank Ltd v. Litus Torungbenefade Afekoro p. 2419

State Government (Basic Constitutional and Transitional Provisions) Decree No 3 of 1999; ss.36, 37(1); 40, 41, 45 (1), 96 (1); 149 (as amended). Peoples Democratic Party v. Independent National Electoral Commission p. 2487