

KINGS LAW REPORTS (ALL SC/NOVEL CA)

(2001) KLR VOL 3 PART 118 pp. 853 - 984

MARCH 2001

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

MARCH CONTD.

5. Nsirim v. Onuma Construction Co. Ltd. p. 853
6. International Bank of West Africa Ltd. v. Imano (Nig.) Ltd. p. 873
7. Governor of Kogi State v. Yakubu p. 903
8. Abidoye v. Alawode p. 917
9. Jack v. Whyte p. 937

COURT OF APPEAL CASE

1. Ubani v. Director of State Security Services p. 963 CA

2 INDEX OF SUBJECT MATTER IN (2001) 3 KLR

APPEALS - Appellate court - Reevaluation of evidence - Was rightly-declined - As they were not proved to be perverse. Abidoye v. Alawode p.917

APPEALS - Concurrent findings of fact - Was rightly affirmed - In absence of any special circumstances. Abidoye v. Alawode p. 917

APPEALS _ Evidence - Documents - Copy of a bank's statement of account - Appellant is estopped from contesting its admissibility - Having failed to object when it was admitted - Without fulfilling the conditions for its admissibility. IBWA Ltd. v. Imano Ltd. p. 873

APPEALS - Evidence - In the circumstances of this case - There is sufficient unchallenged evidence at trial court - To support the judgment of the Court of Appeal. IBWA Ltd. v. Imano Ltd. p. 873

APPEALS - Finding of fact - Was a proper exercise judicial discretion - By the trial court - Which used the right approach in making the findings. Abidoye v. Alawode p. 917

APPEALS - Grounds of appeal- Mixed law and fact - As no leave of court was obtained to appeal - The ground is incompetent - And should be struck out. Abidoye v. Alawode p. 917

APPEALS- Grounds of appeal - Mixed law and fact - Test for its determination. Abidoye v. Alawode p. 917

APPEALS - Jurisdiction - Once the appeal is determined-Based on a preliminary issue formulated by the court or the parties - Any other discourse on other issues or on merits of the appeal- Is without jurisdiction incompetent. Gov. Kogi State v. Yakubu p. 903

APPEALS - Review and evaluation of evidence - Distinction between the two - The duty was properly discharged by trial court. Abidoye v. Alawode p. 917

COMPANY LAW - Accounts - Ownership of business - Where clear

evidence abound - Ownership of the block making business belongs to the respondent - And appellant must render account of the business. *Nsirim v. Onuma Const. Co. Ltd.* p. 853

COMPANY LAW - Meetings of the company - Minutes thereof - Absence of minutes - Does not render the meeting void - It only attracts a penalty. *Nsirim v. Onuma Const. Co. Ltd.* p. 853

CONSTITUTIONAL LAW - Fundamental Rights - Enforcement of under 1979 Rules - Chieftaincy disputes cannot be enforced under this Rule - As properly held by the lower courts. *Gov. Kogi State v. Yakubu* p. 903

COURTS - Non suit - Civil proceedings - Balance of probabilities as basis for judgment - Overwhelming evidence - Makes order of non suit improper. *Nsirim v. Onuma Const. Co. Ltd.* p. 853

CUSTOMARY LAW - Native custom - Kalabari native custom of 'Duein wari fafaa' - Was shown to exist by evidence - And was correctly interpreted. *Jack v. Whyte* p. 937

EVIDENCE - Admissibility - Failure to object to admissibility of a document - Where conditions for its admissibility have not been established - Defendant will be barred from complaining on appeal. *IBWA Ltd. v. Imano Ltd.* p. 873

EVIDENCE - Burden of proof - In civil cases - Rests on the party who affirms the issue - As settled by the pleadings - And must not be departed from without reasons. *Jack v. Whyte* p. 937

EVIDENCE - Documentary evidence - Formal proof - May be waived by a party - If the document is not absolutely inadmissible. *IBWA Ltd. v. Imano Ltd.* p. 873

EVIDENCE - Documents - Contradictions - Oral evidence is admissible - To assist the court - In determining the probative value of a document. *Jack v. Whyte* p. 937

EVIDENCE _ Documents - Copy of an entry in a bankers book - In the absence of any issue - As to its correctness and accuracy - And without evidence to the contrary by defendants - It is presumed to be correctly copied from the original bank ledger. IBWA Ltd. v. Imano Ltd. p. 873

EVIDENCE - Documents - Copy of an entry in a bankers book - Is admissible _ Once there is substantial compliance with s. 96(2)(2) of the Evidence Act. IBWA Ltd. v. Imano Ltd. p. 873

EVIDENCE - Documents - Secondary evidence - Copy of an entry in a bankers book - Is admissible under certain conditions. IBWA Ltd. v. Imano Ltd. p. 873

EVIDENCE - Evaluation of evidence - Was not properly done - As trial court failed to consider the conflicting evidence - Of the Appellants. Jack v. Whyte p. 937

EVIDENCE - Witnesses - Contradictions - In appellants evidence - Confirms the contention of the respondents - As was rightly held by the lower court. Jack v. Whyte p. 937

JUDGMENTS _ Representative action - Judgments therein - Are not personal to the individuals - But would survive their death. Jack v. Whyte p. 937

JUDICIAL PRECEDENTS - Obiter dictum - The issue decided on - By the lower court - Was obiter - As it was not raised by the parties - And does not affect the final decision of the court. Jack v. Whyte p.937

PLEADINGS - Absence of pleading - Company meeting minutes - As the issue was not pleaded - But merely arose in cross examination - It goes to no issue. Nsirim v. Onuma Const. Co. Ltd. p. 853

PLEADINGS - Purpose of - Is to avoid surprise to the other party -

And all the facts relied upon - Must be pleaded. *Nsirim v. Onuma Const. Co. Ltd.* p. 853

PRACTICE & PROCEDURE - Appeals - Orders - Where an action is improperly constituted - The proper order to make is striking out - Not dismissal - And such order totally determines the case. *Gov. Kogi State v. Yakubu* p. 903 B

PRACTICE & PROCEDURE - Evidence - Proof - Respondents had proved their case - On the balance of probabilities - And their claim had been rightly upheld by the lower court. *Abidoye v. Alawode* p. 917 C

PRACTICE & PROCEDURE - Irregular procedure - If consented to by the defendant at trial - Cannot be complained against on appeal - By the said defendant. *IBWA Ltd. v. Imano Ltd.* p. 873 D

PRACTICE & PROCEDURE - Issues - Pleadings - Where a party fails to submit his pleaded issues for trial - Or to call evidence in its support - The court may resolve such issues against him. *IBWA Ltd. v. Imano Ltd.* p.873 E

PRACTICE & PROCEDURE - Pleadings - Defendant cannot rely on a defence - Which was open to him - But was not pleaded at the trial court. *IBWA Ltd: v. Imano Ltd.* p. 873 F

PRACTICE & PROCEDURE - Pleadings - Evidence - Pleadings do not amount to evidence - And failure to adduce evidence in challenge of evidence of plaintiff - Is deemed to be acceptance of his evidence - G

De- spite the general traverse. *IBWA Ltd. v. Imano Ltd.* p. 873

COURT OF APPEAL H

FUNDAMENTAL RIGHTS - Detention under Decree 2 of 1984 - Without trial before a court of law - Is an infraction of art. 6 & 7 (1) (d) of Cap. 10 (African Charter). *Ubani v. Director S.S.S.* p. 963 CA

6 INDEX OF SUBJECT MATTER IN (2001) 3 KLR CA

FUNDAMENTAL RIGHTS - Ouster Clause - Presumption of innocence - Under African Charter on Human and Peoples rights - Violation thereof by Cap. 44 - Ouster clause in Cap. 414 is inoperative - Trial court should have assumed jurisdiction. Ubani v. Director S.S.S. p. 963 CA

B LEGISLATION - Amendment to a Decree - Mistake or blunder therein - Does not make the amendment a nullity - As the intention of the law makers was clear. Ubani v. Director S.S.S. p. 963 CA

C LEGISLATION - Decree No. 2 of 1984 - Detention order therein - Contention that it is ineffectual for amounting to a legislative judgment - Is untenable. Ubani v. Director S.S.S. p. 963 CA

D RULE OF LAW - Criminal allegation - Rule of law demands - That the suspect be brought before a court of law. Ubani v. Director S.S.S. p. 963 CA

E STATUTES - Conflict of laws - African Charter on Human and Peoples rights Cap. 10 - Is superior to all municipal Laws of Nigeria including Decrees - So that Decree 12 of 1994 and the ouster clause therein - Is ineffectual for violating the African Charter. Ubani v. Director S.S.S. p. 963 CA

F

G INDEX OF STATUTES & RULES

Companies Act 1968 ss. 138, 127 - 139 Nsirim v. Onuma Const. Co. Ltd. p.853

H Company and Allied Matters Act 1990 s.242(1) Nsirim v. Onuma Const. Co. Ltd. p. 853

EVIDENCE ACT -S.96 (1)(h) and (2)(e) IBWA Ltd. v. Imano Ltd.p. 873

Constitution of Nigeria, 1979, s. 42 (1) Gov. Kogi State v. Yakubu
p. 903

Fundamental Rights (Enforcement Procedure) Rules, 1979 Gov.
Kogi State v. Yakubu p. 903 **B**

C

D

E

F

G

H