

**CITATION(2001)4KLR**

**ISSN 1117-0530**

# **KINGS LAW REPORTS**

**(ALL SC/NOVEL CA)**

**(2001) KLR VOL 4 PART 120 pp. 1167 - 1376**

**APRIL 2001**

**Dedicated to the King of kings**

**O- O. NOEL ESQ.**

**Chief Editor**

## **INDEX OF CASES REPORTED**

### **APRIL CONTD.**

- 10. Ibhafidon v. Igbinosull p. 1167
- 11. Eke v. Okwaranyia p. 1181
- 12. Biariko v. Edeh-Ogwuile p. 12.13
- 13. Dongtoe v. Civil Service Commission Plateau State p. 1239
- 14. Bassil v. Fajebe p. 1273
- 15. Narindex Trust Ltd. v. Nigerian Inter-Continental Merchant Bank Ltd p. 1321
- 16. Ijioffor v. State p. 1345

ADMINISTRATIVE LAW - Disciplinary action - Commission of offence - Admission of guilt - Jurisdiction of the court - An administrative body which acts on the admission of guilt by the accused - Has not usurped the constitutional jurisdiction of the court (H6) Dongtoe v. Civil Service Commission Plateau State p. 1239

AGENCY - Proof - Claim based on alleged agency relationship - Was not proved - Award of N 12.1 million as special and general damages - Cannot stand (H3) Narindex Ltd. v. Inter-Cont. Bank p. 1321

APPEALS - Concurrent finding of facts - The court cannot interfere \_ Where the plaintiff has not adduced enough reasons (HI) Ibhafidon v. Igbinosun p. 1167

APPEALS - Concurrent findings of facts - Attitude of Supreme Court to such findings - Is not to interfere - Save where perverse (H9) Dongtoe v. Civil Service Commission Plateau State p. 1239

APPEALS - Concurrent findings of facts - Circumstances when the Supreme Court will interfere with such findings (H2) Biariko v. Edeh Ogwuile p. 1213

APPEALS - Dismissal of claim - Was rightly done - As plaintiff failed in his duty - To reconcile conflicting facts in his exhibits - Which went to the root of the matter (H2) Ibhafidon v. Igbinosun p. 1167

APPEALS - Evaluation of evidence - Where not properly done before upholding trial court's finding - Supreme Court will set aside the judgment (H7) Bassil v. Fajebe p. 1273

APPEALS - Grounds of appeal - Reason not forming part of the decision in a judgment - Cannot be relied on to challenge its validity (H8) Dongtoe v. Civil Service Commission Plateau State p. 1239

APPEALS - Issue that is crucial - Identity of land - Once the crucial issue of identity has failed - Plaintiff cannot succeed in his case - Even

if other issues are decided in his favour (H3) Ibhafidon v. Igbinosun p. 1167

APPEALS - Judgment - Conclusion of a trial court - Which was not appealed against in the Court of Appeal - The Supreme Court cannot pronounce on it (H6) Biariko v. Edeh-Ogwuile p. 1213

APPEALS - Judgment - Hearsay evidence - Conviction based on hearsay evidence - Appellate court may quash such conviction - In the absence of other evidence (H4) Ijioffor v. State p. 1345

APPEALS - Retrial - Civil case - Conditions under which an appellate court may order a retrial in a civil case (H6) Eke v. Okwaranyia p. 1181

APPEALS - Retrial- Failure of case - When a plaintiff's case has failed - A retrial order is inappropriate (H7) Eke v. Okwaranyia p. 1181

ARBITRATION - Customary arbitration - Validity of - Ingredients that must be pleaded and proved (H5) Eke v. Okwaranyia p. 1181

BANKING - Credit facilities - Interest rate - Changes from time to time - So that upward review of prime lending rate in this case is proper (H5) Narindex Ltd. v. Inter-Cont. Bank p. 1321

CONVEYANCING - Exhibit - From the evidence in this case - The land in dispute was not within the land conveyed (H1) Bassil v. Fajebe p. 1273

COURTS - Evidence - Of relevant facts - Should not be ignored in deciding the probability of a question of fact - Lest public confidence in judicial process be severely eroded (H6) Bassil v. Fajebe p. 1273

CRIMINAL PROCEDURE - Burden of proof - Admission of guilt - Where there is an admission of guilt - The question of establishing the legal burden of proof no longer arises (H5) Dongtoe v. Civil Service Commission Plateau State p. 1239

CRIMINAL PROCEDURE - Proof - Beyond reasonable doubt - Circumstantial evidence - Conviction based on circumstantial evidence - Is proof beyond reasonable doubt in this case (H8) Ijioffor v. State p. 1345

B

CRIMINAL PROCEDURE - Witnesses - Prosecution's duty - Lies in calling such witnesses - Required to establish the case (H7) Ijioffor v. State p. 1345

C

ESTOPPEL - Constitution of - To constitute estoppel- The parties subject matter and issue - Must be the same (H1) Biariko v. Edeh-Ogwuile p. 1213

D EVIDENCE - Admissibility - Secondary evidence - Of entries in bank ledger - Will be admitted upon substantial compliance with s. 97 (2) (e) Evidence Act (H4) Narindex Ltd. v. Inter-Cont. Bank p. 1321

E

EVIDENCE - Admission - Though what is admitted needs no proof - But where it is based on misapprehension - Court has the discretion to require its proof (H1) Narindex Ltd. v. Inter-Cont. Bank p. 1321

F EVIDENCE - Admissions per se - Do not constitute conclusive evidence - Trial court should have called for further evidence - In the circumstances of this case (H2) Narindex Ltd. v. Inter-Cont. Bank p. 1321

G

EVIDENCE - Circumstantial evidence - Conviction - Based on circumstantial evidence - Is permitted - But the evidence relied on must be narrowly considered (H5) Ijioffor v. State p. 1345

H EVIDENCE - Circumstantial evidence - Conviction - What must be established - Before circumstantial evidence can sustain the conviction of an accused (H6) Ijioffor v. State p. 1345

EVIDENCE - Exhibit - Admitted without objection - Is a valid document the court can rely upon - To support the respondent's claim (H6)

Narindex Ltd. v. Inter-Cont. Bank p. 1321

EVIDENCE - Hearsay evidence - Meaning of hearsay evidence (H1)  
Ijioffor v. State p. 1345

EVIDENCE - Hearsay evidence - Witnesses - Where they gave evidence - Only upon what they saw and or experienced - Having regard to the provisions of s. 77 of the Evidence Act - It cannot be said that they gave hearsay evidence (H2) Ijioffor v. State p. 1345

EVIDENCE - Hearsay rule - Rationale for the rule (H3) Ijioffor v. State p 1345

FUNDAMENTAL RIGHTS - Enforcement - Application for leave - Exercise of discretion - Applicant who seeks the exercise of the court's discretion - Has the burden of presenting all the material facts necessary for the exercise of the discretion (H7) Dongtoe v. Civil Service Commission Plateau State p. 1239

FUNDAMENTAL RIGHTS - Enforcement procedure - Principal claim - Where a breach of the provisions of chapter IV is the principal claim - The procedure can be invoked even though other claims are made (H4) Dongtoe v. Civil Service Commission Plateau State p. 1239

JUDGMENTS - Appeal - Finding not appealed against - Is deemed correct until the contrary is shown (H7) Biariko v. Edeh-Ogwuile p. 1213

JUDGMENTS - Declaratory relief - Evidence - To obtain a declaratory relief as to a right - There has to be evidence - The right will not be conferred simply upon the state of the pleadings (H4) Eke v. Okwaranyia p. 1181

JURISDICTION - Importance of - Existence or absence of jurisdiction in the court - Goes to the root of the matter - And sustains or modifies the decision of the court in respect of the relevant subject matter (H1) Dongtoe v. Civil Service Commission Plateau State p.

**6      INDEX OF SUBJECT MATTER IN (2001) 4 KLR**

1239

LAND LAW - Boundaries - Survey plan - Where there is clear evidence of boundaries - It will be perverse to rely on imprecise description of the land (H2) Bassil v. Fajebe p. 1273

B

LAND LAW - Possession - Adverse possession - Where both parties claim to be in possession - Possession would be presumed in favour of the party who shows a better title (H 3) Biariko v. Edeh-Ogwuile p.

C 1213

LAND LAW - Possession - Claim of possession by both parties \_ Preponderance of evidence is in favour of the appellants - Surveying and burying survey pillars - Can be evidence of possession (H4) Bassil

D v. Fajebe p. 1273

LAND LAW - Sale - Title - Where from the evidence - It is clear that land conveyed did not include the land now in dispute - Court should hold that title had not been established (H3) Bassil v. Fajebe p. 1273

E

LAND LAW - Title - Acts of ownership - Demonstrated by the appellant cannot be brushed aside - Apart from these acts - Proof of ownership is proof of possession (H5) Bassil v. Fajebe p. 1273

F

LAND LAW - Title - Root of title - A party claiming land - Is not bound to plead and prove more than one root of title to succeed (H4) Biariko v. Edeh-Ogwuile p. 1213

G

LAND LAW - Title - Traditional history - The principles in Kojo v Bonsie - When it will be resorted to (H5) Biariko v. Edeh-Ogwuile p. 1213

H PLEADINGS - Issue - Joinder of issue - In determining whether issue has been joined on a point - It is not proper to consider a particular paragraph of the statement of defence - In isolation of the other paragraphs (H 1) Eke v. Okwaranyia p. 1181

PLEADINGS - Purpose and procedure - The purpose of pleadings is to bring the parties to issues that arise - But there is no obligation to set out the subordinate facts that may help as evidentiary material (H 2) Eke v. Okwaranya p. 1181

**B**

PLEADINGS - Statement of defence - Traverse - Lewis & Peat v. Akhimien - The purport of that authority - Is that in respect of essential and material allegations - There should be no general traverse (H 3) Eke v. Okwaranya p. 1181

**C**

PRACTICE & PROCEDURE - Fundamental Rights - Enforcement procedure - The relief which may be claimed by means of the procedure - Is limited to any of the provisions of Chapter IV of the Constitution (H 2) Dongtoe v. Civil Service Commission Plateau State p. 1239

**D**

PRACTICE & PROCEDURE - Special procedure - Non compliance with - Where a special procedure is prescribed for the enforcement of a particular right or remedy - Non Compliance with such a procedure is fatal to the enforcement of the remedy (H 3) Dongtoe v. Civil Service Commission Plateau State p. 1239

**F****G****H**

## **INDEX OF STATUTES & RULES**

Constitution of the Federal Republic of Nigeria, 1979; s. 213 (now s. 233 of the 1999 Constitution) *Biariko v. Edeh-Ogwuile* p. 1213;  
 B ss. 33 (1) and (4), 42 (1), (2) and (3) *Dongtoe v. Civil Service Commission Plateau State* p. 1239

Court of Appeal Rules, O. 3 r.2 *Bassil v. Fajebe* p. 1273

C Criminal Procedure Act, s. 218 *Dongtoe v. Civil Service Commission Plateau State* p. 1239

Evidence Act, Cap. 112, Laws of the Federation of Nigeria, 1990,  
 D s.77 *Ijioffor v. State* p. 1345

Evidence Act ss. 137 (1), -138 (1) *Dongtoe v. Civil Service Commission Plateau State* p. 1239; ss. 19, 75, 97 (2) (e) *Narindex Ltd. v. Inter-Cont. Bank* p. 1321  
 E

Fundamental Rights (Enforcement Procedure) Rules 1971, O.1 r. 2  
*Dongtoe v. Civil Service Commission Plateau State* p. 1239

F High Court (Civil Procedure) Rules of Kano State, 1998 O. 23 r. 1  
 and r. 3 (2) *Narindex Ltd. v. Inter-Cont. Bank* p. 1321

High Court Rules, Laws of Eastern Nigeria, 1963. O. 33 r.11 *Eke v. Okwaranyia* p. 1181  
 G

H