

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(2001) KLR VOL 5 PART 121 pp. 1377 - 1550

MAY 2001

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

1. Iyke Medical Merchandise v. Pfizer Inc. p. 1377
2. Orakosim v. Menkiti p. 1397
3. Madjemu v. State p. 1411
4. Vulcan Gases Ltd. v. Gesellschaft Fur Industries Gasverwertung A.G. (G.I.V.) p. 1437
5. Ekpe v. Oke p. 1505
6. Igunbor v. Afolabi p. 1527

ii **INDEX OF SUBJECT MATTER IN (2001) 5 KLR**

ACTIONS - Amendment - Effect - An order of amendment takes effect - Not from the date when the amendment is made or granted - But from the date of the commencement of the action (H 4) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

ACTIONS - Commencement - By an agent - Without the authority of the purported plaintiff - Such a plaintiff can ratify the act (H 2) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

ACTIONS - Parties - Partnership - A plaintiff who sues such partners in their firm's name - Is taken to have sued than individually (H 2) Iyke Medical Merchandise v. Pfizer Inc. p. 1377

ACTIONS - Parties - Persons who conceal their names - Can be sued in the name in which they carry on business (H 6) Iyke Medical Merchandise v. Pfizer Inc. p. 1377

ACTIONS - Parties - Unincorporated business enterprise - Can be sued eo nomine - And there is no need to first ascertain the nature of ownership of an unincorporated business enterprise - Before determining whether it can be sued eo nomine (H 5) Iyke Medical Merchandise v. Pfizer Inc. p. 1377

ACTIONS - Power of attorney - Commencement of action pursuant to such power - The donee must sue in the name of the donor (H 3) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

ADMINISTRATION OF ESTATE - Actions - Commencement - An action in an administration of estate - Must be commenced by writ (H 5) Igunbor v. Afolabi p. 1527

ADMINISTRATION OF ESTATES - Co-administrator of an intestate - Application to be joined as a party in a suit - Can be brought by motion (H 7) Igunbor v. Afolabi p. 1527

ADMINISTRATION OF ESTATES - Probate actions - And probate matters - Distinction between them (H 6) Igunbor v. Afolabi p. 1527

ADMINISTRATION OF ESTATES - Probate - Interlocutory matter relating to probate - Is required to be initiated by way of motion (H 8) Igunbor v. Afolabi p. 1527

ADMINISTRATION OF ESTATES - Proceedings - Governing law - Proceedings in respect of the administration of estates - Is governed by the High Court Law and Rules of procedure made thereunder (H 4) Igunbor v. Afolabi p. 1527

AGENCY - Creation - How the relationship of principal and agent may arise (H 1) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

APPEALS - Ground of appeal - Ground of law - How to determine a ground of law (H 1) Orakosim v. Menkiti p. 1397

APPEALS - Ground of appeal - Nature of - In determining the nature of a ground of appeal - The ground and its particulars must be read together (H 2) Orakosim v. Menkiti p. 1397

APPEALS - Grounds of appeal - Competence of - Where they are incompetent - Effect on the additional ground - The additional ground will have no appeal to be anchored on (H 3) Orakosim v. Menkiti p. 1397

APPEALS - Issues - Essence of the formulation of issues - Is to distill the points of law or fact in the grounds of appeal filed (H 1) Igunbor v. Afolabi p. 1527

APPEALS - Issues - Terseness leading to obscurity of the issues for determination - Will not be encouraged (H 3) Igunbor v. Afolabi p. 1527

iv **INDEX OF SUBJECT MATTER IN (2001) 5 KLR**

APPEALS - Issues - Unrelated to the ground of appeal filed - Are irrelevant (H 2) Igunbor v. Afolabi p. 1527

ARBITRATION - Customary arbitration - Submission to arbitration - Where a party submitted to arbitration - He is bound by the result of the arbitration (H 2) Ekpe v. Oke p. 1505

BUSINESS NAMES - Actions - Seperate name for business - A person carrying on business in a name or style other than his own name - May be sued in such name or style - But cannot sue in his trade name (H 3) Iyke Medical Merchandise v. Pfizer Inc. p. 1377

CRIMINAL LAW - Insanity - Implication of raising the defence - It is prima facie an acceptance of the act complained of (H 3) Madjemu v. State p. 1411

CRIMINAL PROCEDURE - Evidence - Defence of insanity - Proof - Where an accused seeks to avail himself of the defence - What he must prove to succeed (H 4) Madjemu v. State p. 1411

CUSTOMARY LAW - Grant of land - Acts of ownership over the land - Can only be exercised according to the terms of the grant (H 3) Ekpe v. Oke p. 1505

EQUITY - Equitable defences - Laches and acquiescence - Conduct that will amount to laches and acquiescence - Will be such that will be repugnant to equity and good conscience (H 4) Ekpe v. Oke p. 1505

EVIDENCE - Confessional statement - Admissibility - Denial of making a confessional statement by an accused person - Is not sufficient ground to reject its admissibility in evidence (H 1) Madjemu v. State p. 1411

EVIDENCE - Confessional statement - Retraction - Where an accused is merely disputing the correctness of contents of the written statement - It

is not necessary to have a trial within trial (H 2) Madjemu v. State p. 1411

EVIDENCE - Defence of insanity - Lack of evidence - Failure by the defence to adduce evidence of insanity - Is enough to deprive the accused of the defence (H 5) Madjemu v. State p. 1411

JUDGMENTS - Consent judgment - Effect - No consent judgment has any operation whether by way of estoppel or otherwise - Against any non consenting party - But it is binding between consenting parties and their privies (H 14) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

JUDGMENTS - Consent judgment - How reached - The parties must reach a complete and final agreement - On the vital issue in their terms of settlement (H 7) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

JUDGMENTS - Consent judgment - Initiated by fraud - Can be set aside - But by a fresh action (H 8) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

JUDGMENTS - Consent judgment - Limitation of the authority of counsel - Where such limitation is unknown to the other side - The court has jurisdiction to set aside the judgment (H 13) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

JUDGMENTS - Consent judgment - Mistake of counsel - Where counsel agreed to a consent order being made under misapprehension - The court will not hold him or his client to the agreement (H 11) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

JUDGMENTS - Consent judgment - Setting aside - Grounds for setting aside such judgment (H 5) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

JUDGMENTS - Consent judgment - Unauthorized terms - In the purported

vi INDEX OF SUBJECT MATTER IN (2001) 5 KLR

settlement - Where it is detrimental - It would be wrong to allow the consent judgment to stand (H 17) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

JUDGMENTS - Consent Judgment - Non disclosure of material facts - Consent judgment reached in such circumstance - Cannot be allowed to stand (H 16) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

JUDGMENTS - Final order - Interlocutory motion - To be joined as Co-administrators - An order granting such application - Determined the rights of the parties - And is therefore a final order (H 10) Igunbor v. Afolabi p. 1527

JUDGMENTS - Findings - Supported by evidence - The court of Appeal was right to have affirmed the findings (H 5) Ekpe v. Oke p. 1505

JUDGMENTS - Null order - Setting aside - Outside the appellate procedure - An order can be set aside if it is a nullity (H 6) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

JUDGMENTS - Order - Whether interlocutory or final - How to determine its nature (H 9) Igunbor v. Afolabi p. 1527

JUDGMENTS - Slip - Which has not occasioned a miscarriage of justice - Cannot result in the appeal being allowed (H 1) Ekpe v. Oke p. 1505

LEGAL PRACTITIONERS - Authority of Counsel - At the trial of an action - Extends when it is not expressly limited - To the whole of the court action - But it does not fetter the discretion of the court (H 9) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

LEGAL PRACTITIONERS - Consent judgment - Authority of Counsel - Limitation - Where the authority of counsel has been expressly limited by the client - And if the limitation of authority is known to the other side -

Consent of counsel outside the limits of his authority - Is of no effect (H 12) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

LEGAL PRACTITIONERS - Consent judgment - Withdrawal of consent - Where counsel by the authority of his client consents to an order - The client cannot arbitrarily withdraw such consent (H 10) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

PARTNERSHIP - Actions - Name of partnership proprietors - Ascertaining the name of the proprietors - For the purpose of suing them - Is not necessary (H 4) Iyke Medical Merchandise v. Pfizer Inc. p. 1377

PARTNERSHIP - Suit against partnership firm - A firm composed of two or more partners - May sue or be sued in the firm's name (H 1) Iyke Medical Merchandise v. Pfizer Inc. p. 1377

PRACTICE & PROCEDURE - Service of process - Business name - It is enough to effect service - On a partner - Or on a person having defacto control or management of a business using a business name - And at the principal place of business (H 7) Iyke Medical Merchandise v. Pfizer Inc. p. 1377

WORDS & PHRASES - "Fraud" - What it connotes (H 15) Vulcan Ltd. v. Gesellschaft Fur Industries p. 1437

INDEX OF STATUTES & RULES

Administration of Estates Law, cap. 1 Laws of Oyo State 1978; ss.2, 20, 21 and 26 Igunbor v. Afolabi p. 1527

Companies and Allied Matters Act, 1990; s.667 Iyke Medical Merchandise v. Pfizer Inc. p. 1377

Constitution of the Federal Republic of Nigeria, 1979; s. 213 (2) (a) and (3) Orakosim v. Menkiti p. 1397; s.220 (1) Igunbor v. Afolabi p. 1527

Criminal Code Law of the defunct Bendel State now applicable in Delta State, ss. 27 and 28 Madjemu v. State p. 1411

Federal High Court (Civil Procedure) Rules 1976; ord 4 r6 Iyke Medical Merchandise v. Pfizer Inc. p. 1377

Federal High Court Act, s. 9 Iyke Medical Merchandise v. Pfizer Inc. p. 1377

High Court (Civil Procedure) Rules, Laws of Oyo State, 1978; O. 1 r. 2, O.35 r.16 Igunbor v. Afolabi p. 1527

High Court of Lagos (Civil Procedure) Rules 1972; ord 13 r.42 (now ord 14 v. 42 of the High Court of Lagos (Civil Procedure) Rules, 1994) Iyke Medical Merchandise v. Pfizer Inc. p. 1377

Rules of the Supreme Court 1965 of England (as amended) ord. 81 r. 9 Iyke Medical Merchandise v. Pfizer Inc. p. 1377

Supreme Court Rules, O. 8 r. 2(4) Orakosim v. Menkiti p. 1397