

CITATION (2003) 2 KLR

ISSN 1117-0530

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(2003) KLR VOL 2 PART 155 pp. 675 - 798

FEBRUARY 2003

Dedicated to the King of kings

O. O. NOEL ESQ. Founder/Publisher

C. L. Onwuegbuna Esq. Chief Editor

INDEX OF CASES REPORTED

FEBRUARY CONTD.

5. African Reinsurance Corp. v. JDP Construction Ltd. p. 675
6. Dantsoho v. Mohammed p. 695
7. Okonkwo v. Cooperative & Commerce Bank Plc p. 719
8. State v. Olatunji p. 777

ii INDEX OF SUBJECT MATTER IN (2003) 2 KLR

CHARGES - Amendment - Principles - CPA s.164 - Where charge is altered - The new charge must be read to accused - And his plea is recorded thereto (H2) State v. Olatunji p. 777

CONTRACTS - Agreement - Binding nature of - Persons of full age and sound mind - Are bound by any agreement lawfully entered into by them (H2) Okonkwo v. Cooperative & Commerce Bank Plc p. 719

CONTRACTS - Terms - Binding nature of - As relationship between the parties is contractual - Extrinsic evidence will generally not be accepted - To vary the terms agreed upon (H1) Okonkwo v. Cooperative & Commerce Bank Plc p. 719

COURT MARTIAL - Convening of - Right to delegate - Chief of Army validly authorized the senior officer - To sign the convening order (H1) State v. Olatunji p. 777

COURT MARTIAL - Evidence - Material witness - Propriety - By s.143(3) Armed Forces Decree - The retired CAS is not a material witness - And prosecution was not obliged to call him as such (H4) State v. Olatunji p. 777

COURT PROCESSES - Abuse - Appeals - Judgment - Since applicant has appealed against judgment of Court of Appeal - As well as applied for a stay of execution - Present application is an abuse of process (H1) African Reinsurance Corp. v. JDP Construction Ltd. p. 675

CRIMINAL PROCEDURE - Arraignment - Correctness of - Respondent was properly arraigned before Court Martial - And his trial commenced within 3 months of his discharge from service (H3) State v. Olatunji p. 777

EVIDENCE - Fraud - Allegation of - Failure to prove - Effect - Since fraud was not specifically pleaded - And no evidence led on it - The allegation is a non-issue (H4) Okonkwo v. Cooperative & Commerce Bank Plc p. 719

EVIDENCE - Pleadings - Facts not pleaded - Fate of - Evidence given

on matters not pleaded - Goes to no issue and ought to be disregarded by court (H3) *Okonkwo v. Cooperative & Commerce Bank Plc* p. 719

LAND LAW - Customary right of occupancy - Revocation - Entitlement - Revocation under s.28 Land Use Act entitles the holder to compensation (H2) *Dantsoho v. Mohammed* p. 695

LAND LAW - *Quic quid plantatur solo solo cedit* - Application - Since title to the land is in respondent - Everything that accedes to the land belongs to him (H8) *Dantsoho v. Mohammed* p. 695

LAND LAW - *Quic quid plantatur solo solo cedit* - Grant - The principle is applied consequent upon a declaration of title - As it need not be claimed - To operate in favour of a successful person (H9) *Dantsoho v. Mohammed* p. 695

LAND LAW - Right of occupancy - Revocation - Basis - By s.28 Land Use Act - Power of Governor to revoke right of occupancy - Must be for overriding public interest (H1) *Dantsoho v. Mohammed* p. 695

LAND LAW - Title - Competing claims - Where two parties trace their title over same land to same grantor - The latter party cannot maintain action against first person that obtained valid grant (H3) *Dantsoho v. Mohammed* p. 695

LAND LAW - Trespass - Basis - Claim for trespass is rooted in exclusive possession - And once defendant claims ownership of disputed land - Title is put in issue (H6) *Dantsoho v. Mohammed* p. 695

LAND LAW - Trespass - Necessary party - Where there is no complaint against a party - Non-joinder of the party will not affect proper determination of the issue (H4) *Dantsoho v. Mohammed* p. 695

ORDERS OF COURT - Consequential order - Meaning of - Consequential order is one giving effect to judgment - And is directly traceable to the judgment (H7) *Dantsoho v. Mohammed* p. 695

TRESPASS - Meaning of - Trespass is unjustifiable entry by one

person upon land in possession of another - And it does not depend on intention of the trespasser (H5) Dantsoho v. Mohammed p. 695

INDEX OF STATUTES & RULES

Armed Forces Decree 1993, s.131(2)(3), 143(3), 169(2), 168(1)
State v. Olatunji p. 777

Auctions Law of Former Eastern Nigeria, 11961, s.19 Okonkwo v.
Cooperative & Commerce Bank Plc p. 719

Criminal Code, s.25 State v. Olatunji p. 777

Criminal Procedure Act, s. 164(1)(4) State v. Olatunji p. 777

Fire Arms Act Cap 142 LFN 1990, s.2 State v. Olatunji p. 777

Land Use Act Cap 202 LFN 1990, ss. 5(2), 28(1), 29, 30, 34(2) 35
and 36(4) Dantsoho v. Mohammed p. 695

Sales by Auction Ordinance, s. 19 Okonkwo v. Cooperative & Com-
merce Bank Plc p. 719

Supreme Court Rules, 1985, 0.6 r 7 (1) African Reinsurance Corp.
v. JDP Construction Ltd. p. 675