

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(2003) KLR VOL 12 PART 169 pp. 2825 - 2942

DECEMBER 2003

Dedicated to the King of kings

O. O. NOEL ESQ. Founder/Publisher

C. L. Onwuegbuna Esq. Chief Editor

INDEX OF CASES REPORTED

DECEMBER CONTD.

7. A-G Federation v. All Nigeria Peoples Party p. 2825
8. Jessica Trading Co. Ltd v. Bendel Insurance Co. Ltd p. 2855
9. Nuhu v. Ogele p. 2877
10. Owoyemi v. Adekoya p. 2899
11. Ubani v. State p. 2925

ii INDEX OF SUBJECT MATTER IN (2003) 12 KLR

ACTIONS - Cause of action - Applicable law - The law applicable to a matter is the one in force - When the incident in question occurred (H1) *Jessica Trading Co. Ltd v. Bendel Insurance Co. Ltd* p. 2855

ACTIONS - Commencement - Legal personality - Natural persons or institutions having juristic personality can sue and be sued - And A-G office being a creation of the Constitution - Is a legal person known to law (H3) *A-G Federation v. All Nigeria Peoples Party* p. 2825

ADMINISTRATIVE LAW - Chieftaincy matters - Exercise of discretion - An exercise of discretion based on misinformation - Or suppression of facts - Is not a proper exercise (H3) *Owoyemi v. Adekoya* p. 2899

ADMINISTRATIVE LAW - Chieftaincy matters - Judicial review - Correctness of - Lower courts rightly held that setting aside of selection of 1st respondent by Governor - Was unfair since he acted on misinformation (H4) *Owoyemi v. Adekoya* p. 2899

APPEALS - Concurrent findings - Setting aside - Basis - Such findings must be shown to either be perverse - Or wrong conclusions from accepted evidence - Leading to miscarriage of justice (H1) *Owoyemi v. Adekoya* p. 2899

APPEALS - Cross appeal - Non-consideration - Where the result of main appeal - Has effectively nullified the judgment of trial court - Cross appeal becomes of no moment (H3) *Nuhu v. Ogele* p. 2877

APPEALS - Grounds - Vagueness of - Meaning - When a ground is framed in a language - Which lacks elegance necessary to make it understandable - It is said to be vague (H2) *Nuhu v. Ogele* p. 2877

CHIEFTAINCY MATTERS - Actions - Standard of proof - Civil suits are decided on relative strengths of the cases of the parties - Upon a preponderance of evidence - Resolved on the imaginary scale principle (H5) *Owoyemi v. Adekoya* p. 2899

CONSTITUTIONAL LAW - Action - Commencement - Office of A-G

Federation - Constitution 1999 s. 147(1) creates the office - And any suit by or against the A-G will be absorbed by the office - Which never dies unless Constitution abrogates it (H2) A-G Federation v. All Nigeria Peoples Party p. 2825

CONSTITUTIONAL LAW - Constitution - Supremacy of - Constitutional provision has general application - And any law inconsistent with it - Is null and void to the extent of the inconsistency (H5) Nuhu v. Ogele p. 2877

CONSTITUTIONAL LAW - Office of A-G - Distinctive nature - The office is different from the person occupying it - As while the office is stable being a creation of the Constitution - The incumbent could be varied (H4) A-G Federation v. All Nigeria Peoples Party p. 2825

CONTRACTS - Contract of insurance - Meaning - By Marine Insurance Act 1961 s. 3 - Such contract is one whereby insurer undertakes to indemnify the assured - In manner agreed against marine losses (H2) Jessica Trading Co. Ltd v. Bendel Insurance Co. Ltd p. 2855

CONTRACTS - Insurance - Liability - Where loss was due to damage to goods in accident - Which occurred after expiry of the policy - Insurer will not be liable to indemnify the insured (H7) Jessica Trading Co. Ltd v. Bendel Insurance Co. Ltd p. 2855

CONTRACTS - Insurance - Precautions - The insured is to ensure inter-alia that the policy contains a "continuation clause" (H6) Jessica Trading Co. Ltd v. Bendel Insurance Co. Ltd p. 2855

CONTRACTS - Insurance - Voyage & time policy - Distinction - The former refers to insurance of subject matter from one place to another - While the latter refers to insurance for a definite period of time (H5) Jessica Trading Co. Ltd v. Bendel Insurance Co. Ltd p. 2855

COURTS - Academic issue - Interpretation of s. 182(1)(b) of the Constitution is embarking on academic exercise - As such will not

iv **INDEX OF SUBJECT MATTER IN (2003) 12 KLR**

affect the position of the Governor - Who is not a party to the action (H5) A-G Federation v. All Nigeria Peoples Party p. 2825

COURTS - Proceedings - Sitting in camera - Constitutionality - Under the 1979 constitution - Except where there was express permission to do so - Such sitting was unconstitutional (H6) Nuhu v. Ogele p. 2877

COURTS - Records of proceedings - Presumption of genuineness - The presumption is not absolute - As it can be rebutted by facts which show - That it does not represent the true state of affairs (H4) Nuhu v. Ogele p. 2877

EVIDENCE - Dead witness - Testimony of - In previous proceeding - Unless there is compliance with s. 34(1) Evidence Act - Such evidence is inadmissible in subsequent proceeding - But there is enough evidence - To justify trial court's finding (H2) Owoyemi v. Adekoya p. 2899

EVIDENCE - Inconsistency rule - Where witness makes extrajudicial statement inconsistent with his testimony at trial - Such testimony is to be treated as unreliable (H4) Ubani v. State p. 2925

INSURANCE - Document - Interpretation - Where a statement in a document is clear and not ambiguous - It should be given its literal meaning (H4) Jessica Trading Co. Ltd v. Bendel Insurance Co. Ltd p. 2855

JUDGMENTS - Binding nature - Judgment in this matter will not bind other State Governors - Whose rights to contest the election for 3rd time have been questioned - Since they are not parties to the litigation (H6) A-G Federation v. All Nigeria Peoples Party p. 2825

JUDGMENTS - Final judgment - Meaning - Any judgment that has the effect of declaring to the parties - The state of affairs on the matter in dispute - Such that there is no further reference to it - Is final judgment (H1) Nuhu v. Ogele p. 2877

JUDGMENTS - Slip - Effect - It is not every slip of a judge that will result in his judgment being set aside - Save where same affects the decision appealed against (H8) Jessica Trading Co. Ltd v. Bendel Insurance Co. Ltd p. 2855

MURDER - Charge - Onus of proof - The charge may be established via direct or circumstantial evidence - And the onus is on prosecution to prove same beyond reasonable doubt (H2) Ubani v. State p. 2925

MURDER - Ingredients - Proof - Prosecution must prove that the deceased died - And that the death was caused by accused - Whose act was intentional (H1) Ubani v. State p. 2925

MURDER - Proof - Medical evidence - Proof of death by such evidence is not mandatory - As cause of death can be proved by other satisfactory evidence (H3) Ubani v. State p. 2925

OBJECTIONS - Preliminary objection - Basis - It deals strictly with law - And hence no need for supporting affidavit - But where based on facts - Applicant must justify the objection - By adducing facts in affidavit (H1) A-G Federation v. All Nigeria Peoples Party p. 2825

STATUTES - Insurance - Contract - Policy - Marine Insurance Act s. 2 refers to marine policy - Which is a unilateral undertaking by insurers - To pay sum insured on happening of specified event (H3) Jessica Trading Co. Ltd v. Bendel Insurance Co. Ltd p. 2855

INDEX OF STATUTES & RULES

Chiefs Laws Cap 20 Laws of Ogun State 1978, ss. 20 and 28 Owoyemi v. Adekoya p. 2899

Constitution (Amendment) Decree No. 3 of 1998, s. 1 Nuhu v. Ogele p. 2877

Constitution of the Federal Republic of Nigeria 1979, s. 33 Nuhu v. Ogele p. 2877

Constitution of the Federal Republic of Nigeria 1999, ss. 147(1), 150(1), 182(1)(b), 233(5) A-G Federation v. All Nigeria Peoples Party p. 2825

Constitution of the Federal Republic of Nigeria, 1979, as amended by the Constitution (Suspension and Modification) Amendment Decree No.17 of 1985, s. 258 Owoyemi v. Adekoya p. 2899

Criminal Code Cap 30 Vol. 11 Laws of Eastern Nigeria 1953, ss. 364(b), 516(A)(a) Ubani v. State p. 2925

Criminal Procedure Law, s. 163 Ubani v. State p. 2925

Evidence Act 1990, s. 74(1)(2) A-G Federation v. All Nigeria Peoples Party p. 2825

Evidence Act, s. 9 Ubani v. State p. 2925

Kwara State Area Court's Edict 1967, s. 29 Nuhu v. Ogele p. 2877

Marine Insurance Act 1961, ss. 2, 3, 24 Jessica Trading Co. Ltd v. Bendel Insurance Co. Ltd p. 2855