

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(2004) KLR VOL 12 PART 188 pp. 2433 - 2562

DECEMBER 2004

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

DECEMBER CONTD.

5. Elugbe v. Omokhafa p. 2433
6. Societe Bancaire (Nig) Ltd v. Margarida Salvado De Lluch p. 2451
7. Okotie-Eboh v. Manager p. 2469
8. Ekpeto v. Wanagho p. 2507
9. Olutola v. University of Ilorin p. 2525

ii INDEX OF SUBJECT MATTER IN (2004) 12 KLR

ACTIONS - Preliminary objection - Parties and the court - Must refrain from the merit of the matter (H1) Okotie-Eboh v. Manager p. 2469

APPEALS - Court of Appeal - Dismissal of appeal - For failure to file brief under O. 6 r. 10 CA Rules - Lower court cannot relist the dismissed appeal (H4) Ekpeto v. Wanagho p. 2507

APPEALS - Court of Appeal - Dismissal of appeal O. 6 r. 10 CA Rules - Where appellant failed to file brief - Within 60 days, and within 30 days extension - The condition for dismissing the appeal existed (H1) Ekpeto v. Wanagho p. 2507

APPEALS - Elections - Interpretation of s. 66(1)(H) 1999 Constitution - Being a concurrent finding - Will not be disturbed (H9) Okotie-Eboh v. Manager p. 2469

APPEALS - Grounds of appeal - Elections - The ground in issue being clear - Preliminary objection against it - Is overruled (H3) Okotie-Eboh v. Manager p. 2469

APPEALS - Grounds of appeal - Ground alleging misdirection - Should be distinct from the one alleging error in law - Overriding consideration - Is whether the ground is clear or vague (H2) Okotie-Eboh v. Manager p. 2469

APPEALS - Issue - That is not predicated on any ground of appeal - Cannot be considered - Unto disturbing a finding that is not appealed against (H8) Okotie-Eboh v. Manager p. 2469

APPEALS - Issues - Although a court is bound - To consider all the issues properly before it - Failure to do so - Is not fatal in all cases (H5) Okotie-Eboh v. Manager p. 2469

INDEX OF SUBJECT MATTER IN (2004) 12 KLR **iii**

APPEALS - Issues - That where struck out by the court below - Were subsumed in the first issue - Considered by that court (H4) Okotie-Eboh v. Manager p. 2469

APPEALS - Jurisdiction - Fresh matters - Cannot be raised on appeal - But issue of jurisdiction is exceptional (H4) Elugbe v. Omokhafa p. 2433

APPEALS - Misdirection - Where the judgment is right - But the reasons are wrong - Appellate court will not interfere (H6) Okotie-Eboh v. Manager p. 2469

APPEALS - Retrial - Jurisdiction - Where trial High Court lacked jurisdiction - The action will be commenced de novo - Before the Federal High Court (H6) Olutola v. University of Ilorin p. 2525

APPEALS - Retrial - Ordered by lower court - Is proper (H5) Elugbe v. Omokhafa p. 2433

BANKING - Jurisdiction - Negligence - Duty of care claim - Is still a matter pertaining to banking (H2) Societe Bancaire (Nig) Ltd v. Margarida Salvado De Lluch p. 2451

CHIEFTAINCY MATTERS - Jurisdiction - Statutes in issue - Were not violated by the claim (H6) Elugbe v. Omokhafa p. 2433

COURTS - Actions - Competence to adjudicate - Includes having jurisdiction over the subject matter (H2) Olutola v. University of Ilorin p. 2525

COURTS - Issues - Hypothetical issues - Are not to be considered by the court (H10) Okotie-Eboh v. Manager p. 2469

COURTS - Jurisdiction - Banking - Absence of bank/customer relationship in this case - Confers jurisdiction only on the Federal High Court under

iv INDEX OF SUBJECT MATTER IN (2004) 12 KLR

s. 251 (1) (d) 1999 constitution (H3) Societe Bancaire (Nig) Ltd v. Margarida Salvado De Lluch p. 2451

COURTS - Jurisdiction - Federal High Court - Declaratory action against federal agencies - Jurisdiction became vested upon Federal High Court - Instead of State High Court where this case was commenced (H3) Olutola v. University of Ilorin p. 2525

COURTS - Jurisdiction - Issue of - That arose before Court of Appeal - Can be challenged before Supreme Court - By a party that did not raise it before lower court (H3) Elugbe v. Omokhafa p. 2433

COURTS - Speculation - Documents that are not before the court - Cannot be speculated upon - And the court is entitled to proceed without them (H5) Ekpeto v. Wanagho p. 2507

FAIR HEARING - Absence of - Vitiates the proceedings - It demands that court be fair and impartial (H2) Ekpeto v. Wanagho p. 2507

FAIR HEARING - Appeals - Denial of fair hearing - Is not what happened in this case - It is a matter of voluntary absence from court (H3) Ekpeto v. Wanagho p. 2507

JUDICIAL PRECEDENTS - Stare decisis - Courts of similar jurisdiction - Are not bound by each others decision (H4) Olutola v. University of Ilorin p. 2525

JUDICIAL PRECEDENTS - Stare decisis - Supreme Court case of Mustapha - Is not applicable here (H5) Olutola v. University of Ilorin p. 2525

JURISDICTION - Absence of - Courts - Should consider the issue of jurisdiction - Before any further step in the matter (H1) Elugbe v. Omokhafa p. 2433

JURISDICTION - Courts - Issue of jurisdiction - Being a threshold issue
- Should be taken by the court at any point (H1) Olutola v. University of Ilorin p. 2525

JURISDICTION - Parties - Duty to raise issue of jurisdiction - Falls on all the parties and the court (H2) Elugbe v. Omokhafa p. 2433

STATUTES - Constitutional law - Elections - Statute that seeks to disqualify election candidate - Ought to be interpreted strictly - As properly done by the Court of Appeal (H7) Okotie-Eboh v. Manager p. 2469

TORTS - Banking - Negligence - Duty of care - Arises when there is a foreseeable injury - That can be avoided (H1) Societe Bancaire (Nig) Ltd v. Margarida Salvado De Lluch p. 2451

INDEX OF STATUTES & RULES

Banks and Other Financial Institutions Decree No. 25 of 1991 s. 61
Societe Bancaire (Nig) Ltd v. Margarida Salvado De Lluch p. 2451

Chieftaincy Declaration Edict of Edo State Elugbe v. Omokhafa p. 2433

Constitution of Nigeria 1979 s. 230 Olutola v. University of Ilorin p. 2525

Constitution of Nigeria 1999 s. 233(5) Elugbe v. Omokhafa p. 2433

vi INDEX OF STATUTES & RULES IN (2004) 12 KLR

Constitution of Nigeria 1999 s. 251 (1)(d) Societe Bancaire (Nig) Ltd v. Margarida Salvado De Lluch p. 2451

Constitution of Nigeria 1999 ss. 36(1) and 66(1)(h) Okotie-Eboh v. Manager p. 2469

Constitution, Suspension and Modification Decree (No. 107) of 1993 s. 230(q), (r) & (s) Olutola v. University of Ilorin p. 2525

Court of Appeal Act 1976 s. 16 Olutola v. University of Ilorin p. 2525

Court of Appeal Rules 1981 (as amended O. 6 rr. 2 and 10 Ekpeto v. Wanagho p. 2507

Court of Appeal Rules O. 3 r. 14(2) Elugbe v. Omokhafa p. 2433

Decree No. 1 of 1984 s. 5 Elugbe v. Omokhafa p. 2433

Decree No. 13 of 1984 s. 1(2)(b) Elugbe v. Omokhafa p. 2433

Electoral Act 2002 s. 21(1 - 5) Okotie-Eboh v. Manager p. 2469

Federal High Court Amendment Decree No. 16 of 1992 Olutola v. University of Ilorin p. 2525

Federal High Court Amendment Decree No. 60 of 1991 Olutola v. University of Ilorin p. 2525

Local Government (Basic Constitutional and Transitional Provisions Decree No. 15 of 1989 (Now Cap. 213) of the Laws of the Federation of Nigeria 1990 ss. 59 - 64, 70 and 76 Okotie-Eboh v. Manager p. 2469

Supreme Court Act s. 22 Olutola v. University of Ilorin p. 2525