

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(2006) KLR VOL 5 PART 218 pp. 1713 - 1870

MAY 2006

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

MAY CONTD.

7. Adelekan v. ECU-Line NV p. 1713
8. Associated Discount House Ltd. v. Amalgamated Trustees Ltd. p. 1735
9. Intergrated Timber & Plywood Products Ltd. v. Union Bank Nigeria Plc. p. 1753
10. Mbani v. Bosi p. 1781
11. Nwabuoku v. Onwordi p. 1801
12. Odutola Holdings Limited v. Ladejobi p. 1821

ii INDEX OF SUBJECT MATTER IN (2006) 5 KLR

ACTIONS - Jurisdiction - Is determined by the nature of plaintiff's claim
(H2) Intergrated Timber & Plywood Ltd v. Union Bank Plc. p. 1753

ACTIONS - Jurisdiction - Statement of defence - Ought to have been filed
- Before challenging the court's jurisdiction - State High Court has jurisdiction - In this simple contract matter (H2) Associated Discount Ltd v. Amalgamated Trustees Ltd p. 1735

ACTIONS - Parties - Status - Bank - Definition of - A financial institution
- Can never be a Bank (H1) Associated Discount Ltd v. Amalgamated Trustees Ltd p. 1735

APPEALS - Concurrent findings - Supported by evidence - Will not be interfered with by appellate court - In the absence of special circumstances
(H3) Mbani v. Bosi p. 1781

APPEALS - Findings of fact by trial court - Not attacked on appeal - Remain unchallenged and correct - As far as the case of the appellant goes
(H2) Nwabuoku v. Onwordi p. 1801

APPEALS - Grounds of appeal - Must attack the ratio in the judgment - For issues arising therefrom - To result in setting aside of the judgment
(H3) Adelekan v. ECU-Line NV p. 1713

APPEALS - Judgments - Correctness of - Paramount consideration for appellate court - Is whether the decision is right - Not whether the reasons are right (H3) Intergrated Timber & Plywood Ltd v. Union Bank Plc. p. 1753

APPEALS - Leave - Jurisdiction - Where appeal requires leave - And time within which to appeal has expired - Appellant must obtain extension of time to seek leave - Leave and extension of time to appeal - For appellate court to have jurisdiction (H2) Adelekan v. ECU-Line NV p. 1713

APPEALS - Out of time - Application for extension of time - Within which to appeal - Or to apply for leave to appeal - Must set forth good and substantial reasons - For failure to appeal or to apply for leave within time (H1) Adelekan v. ECU-Line NV p. 1713

COMPANY LAW - Directors - Authority to institute action - On behalf of the company - As contained in Exhibit H - Is sufficient in this matter - As held in Sotiminu case (H4) Odutola Holdings Ltd. v. Ladejobi p. 1821

COMPANY LAW - Evidence - Directors - Right to protect business of the company - Cannot be successfully opposed - Without producing evidence to show - That the right does not exist (H3) Odutola Holdings Ltd. v. Ladejobi p. 1821

COURTS - Federal High Court - Admiralty jurisdiction of - Does not extend to banker/customer relationship - Having been ousted by proviso to para (d) of s. 230(1) of 1979 Constitution (H1) Intergrated Timber & Plywood Ltd v. Union Bank Plc. p. 1753

COURTS - Federal High Court - Jurisdiction of - Does not extend to cases of simple contract - Or damages for negligence (H4) Adelekan v. ECU-Line NV p. 1713

COURTS - Justice - Remedy - Where court is faced with issue of pure justice - And abstract law - It should mete out justice - Understandable to the common man (H3) Associated Discount Ltd v. Amalgamated Trustees Ltd p. 1735

COURTS - Relief - Not considered by trial court - Was Wrongfully granted by Court of Appeal - Seeing that where a court grants the 1st relief - It is precluded from pronouncing on the alternative relief (H5) Odutola Holdings Ltd. v. Ladejobi p. 1821

iv INDEX OF SUBJECT MATTER IN (2006) 5 KLR

EVIDENCE - Documents - Probative value of - Judge can expunge or disregard a document earlier admitted in evidence - In the course of evaluating the totality of evidence - To arrive at a proper decision (H3) Nwabuoku v. Onwordi p. 1801

INTERLOCUTORY APPLICATIONS - Pronouncements - On matters in dispute between the parties - Was wrongfully made - By the two lower Courts (H1) Odutola Holdings Ltd. v. Ladejobi p. 1821

JURISDICTION - Issue of - Should not be used to be-cloud the real issue - Or to bamboozle the court (H4) Associated Discount Ltd v. Amalgamated Trustees Ltd p. 1735

JURISDICTION - Transfer of case - State High Court - Can transfer a case from itself - To Federal High Court - Vide s. 22(3) Federal High Court Act (H5) Associated Discount Ltd v. Amalgamated Trustees Ltd p. 1735

LAND LAW - Title - Claim for declaration of - Plaintiff may prove title - By one or more of the five ways - Stated in Idundun v. Okumagba case (H1) Nwabuoku v. Onwordi p. 1801

LAND LAW - Title - Proof of - May be by one or more of five methods - Including traditional evidence - Acts of ownership - And proof of possession of connected land (H2) Mbani v. Bosi p. 1781

PLEADINGS - Evidence - Adduced contrary to pleadings - Must be expunged when considering case (H1) Mbani v. Bosi p. 1781

STATUTES - Interpretation - Company directors - S. 63(3) of CAMA permits directors - To authorize that action be taken - To protect the company's business (H2) Odutola Holdings Ltd. v. Ladejobi p. 1821

STATUTES - Interpretation - Golden rule principle - Where a statute can be construed in the negative or positive - Court should adopt the

interpretation - More in tune with public benefit (H6) Associated Discount Ltd v. Amalgamated Trustees Ltd p. 1735

INDEX OF STATUTES & RULES

Administration of Justice Act, 1956 Intergrated Timber & Plywood Ltd v. Union Bank Plc. p. 1753

Admiralty Jurisdiction Act, 1991, s. 2 Adelekan v. ECU-Line NV p. 1713

Admiralty Jurisdiction Decree, No. 59 of 1991, ss. 1 and 19 Intergrated Timber & Plywood Ltd v. Union Bank Plc. p. 1753

Carriage of Goods by Sea Act, Cap 44, L.F.N; 1990 Adelekan v. ECU-Line NV p. 1713

Constitution Modification Decree, No. 107 of 1993 Intergrated Timber & Plywood Ltd v. Union Bank Plc. p. 1753

Constitution of the Federal Republic of Nigeria 1979, S. 230(1) Adelekan v. ECU-Line NV p. 1713

Constitution of the Federal Republic of Nigeria 1999, S. 251 Adelekan v. ECU-Line NV p. 1713

Constitution of the Federal Republic of Nigeria, 1979, s. 230(1) Intergrated Timber & Plywood Ltd v. Union Bank Plc. p. 1753

Evidence Act, Cap 112, Laws of the Federation of Nigeria 1990; ss. 97,

vi INDEX OF STATUTES & RULES IN (2006) 5 KLR

109 and 111 Nwabuoku v. Onwordi p. 1801

Federal High Court (Civil Procedure) Rules, 1976, O. 27 Adelekan v. ECU-Line NV p. 1713

Federal High Court Act, Cap 134, L.F.N. 1990, s. 24 Intergrated Timber & Plywood Ltd v. Union Bank Plc. p. 1753

Supreme Court Act, 1960, s. 31 Adelekan v. ECU-Line NV p. 1713

Supreme Court Rules (As amended), O. 6 r. 7 Adelekan v. ECU-Line NV p. 1713