

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(2007) KLR VOL 3 PART 231 pp. 1081 - 1260

MARCH 2007

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

1. Abeke v. State p. 1081
2. Attorney-General Kano State v. Attorney-General Federation p. 1105
3. Enyibros Foods Processing Company Limited v. Nigerian Deposit Insurance Corporation p. 1133
4. Ogunbayo v. State p. 1171
5. Osun State Government. v. Dalami Nigeria Limited p. 1199
6. Sokoto State Government. v. Kamdex Limited p. 1231

ii INDEX OF SUBJECT MATTER IN (2007) 3 KLR

ACTIONS - Jurisdiction - Dispute - Statement of claim - Disclosed no dispute - Between Kano State and the Federation - So as to invoke Supreme Court's original jurisdiction (H3) A-G Kano State v. A-G Federation p. 1105

ACTIONS - Jurisdiction - Reliefs sought - Have nothing to do with the defendant - And arising from criminal proceedings - Supreme Court is barred from exercising original jurisdiction - Vide proviso to s. 232 (2) 1999 Constitution (H4) A-G Kano State v. A-G Federation p. 1105

ACTIONS - Limitation - Contracts - S. 2 Public Officers (Protection) Act - That can make a suit statute barred - Does not apply to action for breach of contract (H2) Osun State Govt. v. Dalami Nig Ltd p. 1199

ACTIONS - Limitation - Statute bar - Public Officers (Protection) Act s. 2(a) - Removes right of action not commenced within 3 months - Of accrual of the cause of action (H1) Osun State Govt. v. Dalami Nig Ltd p. 1199

APPEALS - Interest - Leave to appeal - Extension to time - 2nd respondent has interest vide s. 243(a) 1999 Constitution - As to entitle him seek leave to appeal (H3) Enyibros Foods Process. Co. Ltd v. NDIC p. 1133

APPEALS - Issues - Relevance - Allegation that trial judge's comment - Occasioned miscarriage of justice - Is of no relevance and is struck out (H6) Ogunbayo v. State p. 1171

APPEALS - Issues - Reply brief - Where not filed in respect of issue of abuse of court's process - Appellants are deemed to have conceded that issue (H6) Enyibros Foods Process. Co. Ltd v. NDIC p. 1133

APPEALS - Jurisdiction - Leave to appeal - Grounds of appeal - That raise issues of failure to observe due process - And condition precedents - Are

clearly dealing with issue of jurisdiction (H4) Enyibros Foods Process. Co. Ltd v. NDIC p. 1133

APPEALS - Leave to appeal - Extension of time - Ground of appeal - Appellate court is to consider - Whether the grounds are substantial and arguable - Not to decide their merit (H2) Enyibros Foods Process. Co. Ltd v. NDIC p. 1133

APPEALS - Time - Discretion - Extension of time to appeal - Explanation of the delay - Appellate court will not interfere - Save where exercise of discretion - Is manifestly wrong or reckless (H1) Enyibros Foods Process. Co. Ltd v. NDIC p. 1133

APPEALS - Time - Extension of time to appeal - Reasons for the delay - Was satisfactorily explained by applicant (H5) Enyibros Foods Process. Co. Ltd v. NDIC p. 1133

CONSTITUTIONAL LAW - Appeals - Judgments - Court of Appeal - Justices that heard an appeal - Should reduce their judgment in writing - For its delivery by another Justice to be valid - Vide s. 294 1999 Constitution (H3) Sokoto State Govt. v. Kamdex Ltd p. 1231

CONSTITUTIONAL LAW - Supreme Court - Original jurisdiction - Complaints must be against the Federation - For jurisdiction to accrue under s. 232 1999 Constitution (H2) A-G Kano State v. A-G Federation p. 1105

CONTRACTS - Wrongful termination of - Damages - Where penalty Clause provided the amount of remedy - That alone becomes plaintiff's entitlement - As parties are bound by their agreement (H5) Osun State Govt. v. Dalami Nig Ltd p. 1199

COURTS - Error - Contracts - Findings of trial court - On wrongful termination of contract - And award of damages - Were not based on

iv INDEX OF SUBJECT MATTER IN (2007) 3 KLR

plaintiff's complaint as pleaded (H4) Osun State Govt. v. Dalami Nig Ltd p. 1199

CRIMINAL LAW - Dishonoured Cheque - Conviction - Where appellant issued a dishonoured cheque - Under an enforceable contract - Her conviction by lower courts are proper (H3) Abeke v. State p. 1081

CRIMINAL LAW - Rape - Meaning in legal parlance - Essential ingredients of the offence - Include penetration and lack of the woman's consent (H1) Ogunbayo v. State p. 1171

CRIMINAL PROCEDURE - Cheques - Witnesses - Exhibits - Dishonoured cheque issued by appellant - Cannot be seen as only a documentation of loan transaction (H1) Abeke v. State p. 1081

CRIMINAL PROCEDURE - Defences - Dishonoured Cheque - Appellant's counsel's fanciful submission - Is different from her defence - Circumstances of this case - Do not exempt from liability (H2) Abeke v. State p. 1081

CRIMINAL PROCEDURE - Evidence - Corroboration - Meaning and nature of - Must be an independent testimony - That confirms the accused person has committed the offence (H2) Ogunbayo v. State p. 1171

CRIMINAL PROCEDURE - Rape - Appeals - Evidence - Was properly evaluated by two lower courts - In finding that prosecution proved case beyond reasonable doubt (H5) Ogunbayo v. State p. 1171

CRIMINAL PROCEDURE - Rape - Contradiction - In prosecution's case - Where minor and not related to the material issue of rape - It is not fatal to the case (H4) Ogunbayo v. State p. 1171

CRIMINAL PROCEDURE - Rape - Corroboration - Though available in this case - Accused can be convicted - On the uncorroborated evidence

of the victim (H3) Ogunbayo v. State p. 1171

JUDGMENTS - Appeals - Court of Appeal panel - Proper Constitution of
- Delivery of own judgment by a justice - Who did not participate in the
hearing - Renders the proceedings a nullity (H4) Sokoto State Govt. v.
Kamdex Ltd p. 1231

JUDICIAL PRECEDENTS - Distinguishing - Conflict - Where two
decisions are not in conflict - Question of which case to rely upon -
Depends on facts and circumstances (H1) Sokoto State Govt. v. Kamdex
Ltd p. 1231

JURISDICTION - Courts - Competence - Any defect therein is fatal -
Delivery of final judgment - Is part of the hearing in a cause (H2) Sokoto
State Govt. v. Kamdex Ltd p. 1231

JURISDICTION - Courts - Competence - Includes the subject matter
being within its jurisdiction - Any thing done without jurisdiction - Is an
exercise in futility (H1) A-G Kano State v. A-G Federation p. 1105

JURISDICTION - Determination guide - Is the claim as endorsed in the
writ of summons - Breach of contract action - Not being about company
management - Federal High Court lacks jurisdiction (H3) Osun State Govt.
v. Dalami Nig Ltd p. 1199

INDEX OF STATUTES & RULES

Constitution of the Federal Republic of Nigeria, 1999 s. 243 Enyibros Foods Process. Co. Ltd v. NDIC p. 1133; ss. 214-216, 232, 251 and 318 A-G Kano State v. A-G Federation p. 1105; ss. 247(1) & 294(2 - 4) Sokoto State Govt. v. Kamdex Ltd p. 1231

Court of Appeal Rules O. 3 r. 4(2) Enyibros Foods Process. Co. Ltd v. NDIC p. 1133

Criminal Code Cap. 29 Vol. II Laws of Ogun State of Nigeria 1978, ss. 357, 358 Ogunbayo v. State p. 1171

Dishonoured Cheques (Offences) Act, LFN 1990 S. 1(1) - 3 Abeke v. State p. 1081

Evidence Act ss. 179(1), 178(5) Ogunbayo v. State p. 1171

Federal High Court Act s. 7 Osun State Govt. v. Dalami Nig Ltd p. 1199

Kano State Hisbah Board Law No. 4 of 2003 s. 7(4) A-G Kano State v. A-G Federation p. 1105

Public Officers Protection Act s. 2(a) Osun State Govt. v. Dalami Nig Ltd p. 1199