

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(2007) KLR VOL 2 PART 229 pp. 625 - 852

FEBRUARY 2007

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

1. Abubakar v. Bebeji Oil and Allied Products Limited p. 625
2. Alor v. Ngene p. 681
3. Dalek Nigeria Limited v. Oil Mineral Producing Areas Development Commission [OMPADEC] p. 701
4. Gafar v. Government of Kwara State p. 743
5. Nwankwo v. Ecumenical Development Co-operative Society p. 773
6. Ogbu v. State p. 805
7. Osisanya v. Afribank Nigeria Plc p. 833

ii INDEX OF SUBJECT MATTER IN (2007) 2 KLR

ACTIONS - Appeals - Forfeiture of property - Cause of action arose in 1977 - When the land in dispute was forfeited - As properly held by Court of Appeal (H4) Abubakar v. Bebeji Oil Ltd p. 625

ACTIONS - Cause of action - Definition - Determination of - Is by examination of writ of summons and statement of claim - And the facts must give rise to a claim - That can be enforced in a court of law (H3) Abubakar v. Bebeji Oil Ltd p. 625

ACTIONS - Competence - Period of time - Where an interlocutory appeal - Is filed more than 14 days after court's order - It should be struck out as incompetent (H5) Alor v. Ngene p. 681

ACTIONS - Fundamental rights - Enforcement of - It should be the main not accessory claim - Court that has no jurisdiction over the main claim - Should not dabble into fundamental rights issue (H3) Gafar v. Govt. of Kwara State p. 743

APPEALS - Briefs - Cross appeal - Extension of time to file briefs - Should cover argument for both cross appeal and main appeal - Incorporated within that brief (H8) Abubakar v. Bebeji Oil Ltd p. 625

APPEALS - Evidence - Evaluation - Lost statements to police - Where trial court has properly evaluated them - It is not Court of Appeal's duty - To repeat the evaluation (H3) Ogbu v. State p. 805

APPEALS - Findings - Grounds of appeal - Findings of lower court - Are related to the ground in issue - Contrary to appellant's contention (H5) Abubakar v. Bebeji Oil Ltd p. 625

APPEALS - Grounds of appeal - Competence - Purpose - A ground that is not related to the ratio decidendi - Will be struck out as incompetent (H1) Nwankwo v. Ecumenical Dev. Coop. Society p. 773

APPEALS - Leave - Issues - Issue of jurisdiction or abuse of court's process - Where based on trial court's final decision - Leave of court to raise it is not necessary (H1) Abubakar v. Bebeji Oil Ltd p. 625

APPEALS - Reversal - Issues - Success of an issue where all other issues failed - It is not every error or slip - That will ground reversal of a decision (H9) Abubakar v. Bebeji Oil Ltd p. 625

CONSTITUTIONAL LAW - Fundamental rights - Jurisdiction - Federal High Court has no jurisdiction in this case - In spite of its expanded constitutional jurisdiction - For respondents are not agencies of the Federal Government (H2) Gafar v. Govt. of Kwara State p. 743

CONTRACTS - Damages - Admissions - Where facts are undisputed - As to percentage of fee due - Lower court's award based on mathematical calculation - Is correct (H5) Dalek Ltd v. OMPADEC p. 701

CONTRACTS - Damages - Existence of contract - Where not established - Court of Appeal rightly reversed trial court's award of damages (H3) Dalek Ltd v. OMPADEC p. 701

CONTRACTS - Existence - Proof - Issue of exhibit B being a counter offer is irrelevant - Appellant is to prove assignment of the project in issue to it (H1) Dalek Ltd v. OMPADEC p. 701

CONTRACTS - Terms - Inference - That appellant's managing director - Served as a member of the monitoring team - Which inspected some projects - Does not justify inference of a contract (H2) Dalek Ltd v. OMPADEC p. 701

CRIMINAL PROCEDURE - Appeals - Issues - Lost exhibits - Where unnecessary and irrelevant in the determination of the issues - Court of Appeal can validly resolve those issues (H2) Ogbu v. State p. 805

iv INDEX OF SUBJECT MATTER IN (2007) 2 KLR

CRIMINAL PROCEDURE - Murder - Evidence - Contradictions - Where not material - Court will not interfere with the prosecution's case (H4) Ogbu v. State p. 805

CRIMINAL PROCEDURE - Murder charge - Under the Penal Code - What the prosecution must prove - Includes that accused did not care - Whether death will result from his act - And the charge here was proved (H5) Ogbu v. State p. 805

ESTOPPEL - Res judicata - Jurisdiction - Where a suit is struck out for want of jurisdiction - Plaintiff's only remedy is to appeal - As a fresh suit will be caught by res judicata plea (H7) Abubakar v. Bebeji Oil Ltd p. 625

EVIDENCE - Weight - Exhibits - Issue of non attachment of evidential weight - To exhibit M - Did not affect the fortune of appellant's case (H4) Dalek Ltd v. OMPADEC p. 701

FUNDAMENTAL RIGHTS - Enforcement of - Courts - Jurisdiction - Definition of court contained in the Fundamental Rights Rules O. 1 r. 2 - Makes the Federal and State High Court to have concurrent jurisdiction (H1) Gafar v. Govt. of Kwara State p. 743

FUNDAMENTAL RIGHTS - Jurisdiction - Claims - Courts - Where the Federal High Court cannot determine breach of the rights - Unless it first goes into the main complaint - That falls outside its powers - It has no jurisdiction (H4) Gafar v. Govt. of Kwara State p. 743

JUDGMENTS - Actions - Striking out - Judicial precedents - Trial Court merely struck out appellant's action - Without making findings on the subject matter - Thereby making Ebokam case not applicable (H3) Alor v. Ngene p. 681

JUDGMENTS - Decision - Nature - Definition - Whether a decision is interlocutory or final - Is resolved by recourse to interpretation - Given by

the Nigerian Courts (H1) Alor v. Ngene p. 681

JUDGMENTS - Final order - How determined - As parties' claim in this case - Is not determined by the striking out order - The order is interlocutory (H4) Alor v. Ngene p. 681

JUDGMENTS - Finality of - If the decision relates to the subject in dispute - And it completely determines the parties' rights - It is not interlocutory but final (H2) Alor v. Ngene p. 681

LAND LAW - Forfeiture - Return of the property in dispute - Earlier forfeited to respondent by Kano State Government - Was not done vide the tendered exhibits - As rightly found by lower court (H6) Abubakar v. Bebeji Oil Ltd p. 625

MASTER & SERVANT - Dismissal - Statutory protection - Where defendant's employment is not statutorily protected - Trial court's order of partial reinstatement is in error (H2) Osisanya v. Afribank Nigeria Plc p. 833

MASTER & SERVANT - Dismissal - Where found to be wrongful - Remedy due to servant - Is payment for the period he served - And damages he would have earned - If his appointment has been properly determined (H1) Osisanya v. Afribank Nigeria Plc p. 833

MASTER & SERVANT - Issues - Relevance - Shares and dividends - Owned by plaintiff in defendant company - Issue related thereto - Was rightly ignored by lower court - For being irrelevant (H3) Osisanya v. Afribank Nigeria Plc p. 833

PRACTICE & PROCEDURE - Exhibits - Decision - Equity, good conscience and fair hearing - Demand that documents duly tendered - Be considered in deciding a case - Subject to their materiality and relevance (H1) Ogbu v. State p. 805

STATUTES - Decrees - Repeal - Legal implications - Forfeiture of property - Actions completed before the repeal of a law - Will not be disturbed (H2) Abubakar v. Bebeji Oil Ltd p. 625

UNDEFENDED SUITS - Defence - Witnesses - Are not required to be called by plaintiff - Where defendant fails to disclose any prima facie defence (H3) Nwankwo v. Ecumenical Dev. Coop. Society p. 773

UNDEFENDED SUITS - Triable issues - Intention to defend - Where no triable issues were raised - But defendants' affidavit rather supported plaintiff's claim - Leave to defend was rightly refused (H2) Nwankwo v. Ecumenical Dev. Coop. Society p. 773

INDEX OF STATUTES & RULES

Anambra State High Court (Civil Procedure) Rules 1985 O. 24 R. 9(2) Nwankwo v. Ecumenical Dev. Coop. Society p. 773

Constitution of Nigeria 1979 s. 258(4) Ogbu v. State p. 805; s. 6(6)(d) Abubakar v. Bebeji Oil Ltd p. 625; ss. 230(1)(q)(r) & (s), 42, 236(1) Gafar v. Govt. of Kwara State p. 743; s. 221(1) Alor v. Ngene p. 681

Constitution of Nigeria 1999, s. 318 Alor v. Ngene p. 681

Court of Appeal Act 1976, s. 25(2)(a) Alor v. Ngene p. 681

Court of Appeal Rules 1981 O. 6 r. 7 Abubakar v. Bebeji Oil Ltd p. 625

Court of Appeal Rules 2002 O. 4 r. (1)(f) Ogbu v. State p. 805

Decree 107 of 1993 Gafar v. Govt. of Kwara State p. 743

Decree No. 105 of 1979, s. 1(a) Abubakar v. Bebeji Oil Ltd p. 625

Decree No. 37 of 1968 ss. 12, 8 Abubakar v. Bebeji Oil Ltd p. 625

Evidence Act s. 138 Ogbu v. State p. 805; ss. 74(1)(a), 57, 55, 150, 151
Abubakar v. Bebeji Oil Ltd p. 625

Federal High Court (Amendment) Decree No. 60 of 1991 Gafar v. Govt.
of Kwara State p. 743

Fundamental Rights (Enforcement Procedure) Rules 1979, O. 1 r. 2(6)
Gafar v. Govt. of Kwara State p. 743

High Court Rules of Anambra State O.24 r. 16 Alor v. Ngene p. 681

Interpretation Act 1964, ss. 6(1), 18(1) Abubakar v. Bebeji Oil Ltd p. 625

Kano State Public Officers and other Persons (Forfeiture of Assets) Order
1977 s. 2(1) Abubakar v. Bebeji Oil Ltd p. 625

Penal Code ss. 221 (a) & (b), 79, 222 (4) Ogbu v. State p. 805

Public Officers Protection Act Cap. 379 LFN 1990, S. 2 Gafar v. Govt.
of Kwara State p. 743