

**LAND LAW - Title - Proof - Customary tenancy - Failure to join other relevant defendants - And the totality of evidence in this case - Makes dismissal of the suit correct (H5) Dada v. Bankole p. 543**

**MANUFACTURERS - Negligence - Duty of care - Implied warranty - Exists between consumer and manufacturer - As to safety of bottled drink - Established injury from taking the drink - Entitles appellant to compensation (H4) Okwejinor v. Gbakeji p. 609**

**PLEADINGS - Amendment - Necessity - Trial court's finding the desired amendment - Constitutes the main defence to the case - Was a reason to grant it - So as to prevent injustice to defendants (H3) Akaninwo v. Nsirim p. 481**

**PRACTICE & PROCEDURE - Discontinuance - Leave of Court - Where discontinuance is sought after hearing has commenced - Trial Judge has a discretion - To order outright dismissal of the suit (H2) Ekudano v. Keregbe p. 579**

**PRACTICE & PROCEDURE - Joinder of parties - Applicant who desires to be joined to a suit - Will show inter alia that he will be bound by the result of the action - And his interest prejudiced if not joined (H6) Reg. Trustees Health v. Medical Workers p. 655**

**TORTS - Negligence - Pleadings - Findings of trial court - That contaminated bottled drink - Caused injury to appellant - Are supported by evidence - They were wrongfully disturbed by Court of Appeal (H3) Okwejinor v. Gbakeji p. 609**

**TRADE UNIONS - Registration - Judicial precedents - Where there is a registered trade union - That carters for the union seeking registration as in this case - Refusal to register the new union - Was rightly upheld by the Court of Appeal (H1) Reg. Trustees Health v. Medical Workers p. 655**