

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(2008) KLR VOL 2 PART 250 pp. 963 - 1210

FEBRUARY 2008

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

FEBRUARY CONTD.

7. Calabar Central Co-operative Thrift & Credit Ltd v. Ekpo p. 963
8. Ikenta Best Ltd v. A-G Rivers State p. 1009
9. Isheno v. Julius Berger Nig. Plc p. 1059
10. Madu v. Madu p. 1087
11. Oloruntoba-Oju v. Dopamu p. 1117
12. Omoju v. Federal Republic of Nigeria p. 1145
13. Umeh v. Iwu p. 1171

ii ***INDEX OF SUBJECT MATTER IN (2008) 2 KLR***

ACTIONS - Abuse of court's process - Definition - Conditions that ground abuse are not closed - It denotes multiplicity of suits - Against same opponent on same issues - And court's attitude is to strike out such suit (H1) Umeh v. Iwu p. 1171

ACTIONS - Abuse of Court's process - Subject matter in both suits under consideration - Are not same - As to ground abuse of process (H3) Umeh v. Iwu p. 1171

ACTIONS - Appeals - Abuse of court's process - Factors that constitute abuse - Such as same parties - Are not available in the present suit - As rightly held by the Court of Appeal (H2) Umeh v. Iwu p. 1171

ACTIONS - Claims - Nature - Present claims relate more to infraction of Unilorin Act - Than mere pursuit of Trade Union activities - The suit is not a trade dispute (H1) Oloruntoba-Oju v. Dopamu p. 1117

ACTIONS - Jurisdiction - Trade dispute - Definition - Suit filed by representatives of a trade union - Does not automatically become a trade dispute - As to remove Federal High Court's Jurisdiction (H2) Oloruntoba-Oju v. Dopamu p. 1117

ACTIONS - Master & Servant - Removal from office - Manner in which it was done - Is the true form or nature of present suit - Lower courts erred in viewing it as a trade dispute (H3) Oloruntoba-Oju v. Dopamu p. 1117

ACTIONS - Multiplicity - Motive - Whether the suits are overreaching and vexatious - Are amongst factors court will consider - In finding abuse of court's process - Instant suit is not vexatious (H4) Umeh v. Iwu p. 1171

APPEALS - Delay - Unto appealing after 7 years - Reasons given are untenable and contradictory - As defendant is not the one to determine his non liability - Lower court made a wrong deduction - From parts of the affidavit (H4) Ikenta Best Ltd v. A-G Rivers State p. 1009

APPEALS - Extension of time to appeal - Court's guiding principles that are inexhaustible - Include consideration of length of elapsed time - And satisfactory explanation of the delay (H2) Ikenta Best Ltd v. A-G Rivers State p. 1009

APPEALS - Interference - Discretion of lower Court - In granting extension of time to appeal - Will be disturbed for being founded on wrong principles (H6) Ikenta Best Ltd v. A-G Rivers State p. 1009

APPEALS - Leave - Fresh issue - Finding not appealed against is binding - Save where leave was obtained - To raise it as a fresh issue (H2) Calabar Cent. Co-op Thrift & Credit Ltd v. Ekpo p. 963

APPEALS - Leave - Ground of appeal - Where it is a ground of fact - Failure to obtain leave of court - Renders it incompetent and liable to be struck out (H1) Calabar Cent. Co-op Thrift & Credit Ltd v. Ekpo p. 963

APPEALS - Preliminary objection - Grounds of appeal - Competence of - Ground 3 being complaint against lower court's judgment - Is valid (H3) Calabar Cent. Co-op Thrift & Credit Ltd v. Ekpo p. 963

APPEALS - Technicalities - Substantial justice - That guarantees fair jurisprudence - Is what courts follow - Mistake of trial Judge - That does not affect live issues - Will not secure success of an appeal (H1) Omoju v. Federal Republic of Nigeria p. 1145

APPEALS - Time - Extension - Grounds of appeal - In the present application - Are not frivolous - As rightly held by Court of Appeal (H3) Ikenta Best Ltd v. A-G Rivers State p. 1009

APPEALS - Time to appeal - Extension of - O. 3 r. 4 (2) Court of Appeal Rules - Applicant must give good and substantial reasons for the delay - And his grounds of appeal must show good cause prima facie (H1) Ikenta Best Ltd v. A-G Rivers State p. 1009

CONSTITUTIONAL LAW - Jurisdiction - National Industrial Court -

iv ***INDEX OF SUBJECT MATTER IN (2008) 2 KLR***

Does not have jurisdiction in all employment matters - Existing law that is in conflict with the Constitution - Is void to the extent of the inconsistency (H4) *Oloruntoba-Oju v. Dopamu* p. 1117

COURTS - Findings - Appeals - Delay - Mistake of counsel - Found by Court of Appeal - As reason for appealing out time - Is not implicit in the affidavit - Thereby rendering the perverse finding - One that should be set aside (H5) *Ikenta Best Ltd v. A-G Rivers State* p. 1009

COURTS - Mistake - Appeals - Trial court's mistake in citation of a statute - Where no miscarriage of justice was occasioned - Appellate court will substitute the correct statute (H2) *Omoju v. Federal Republic of Nigeria* p. 1145

CRIMINAL PROCEDURE - Proof - Plea of guilty - Makes the burden of proof on prosecution light - As guilty plea brings the offence - And mens rea or actus reus into proximity (H5) *Omoju v. Federal Republic of Nigeria* p. 1145

CRIMINAL PROCEDURE - Confessional statement - Probative value of - Free and voluntary confession is admissible - Trial Judge is to determine the truth of contents of the statement - At the end of hearing (H3) *Omoju v. Federal Republic of Nigeria* p. 1145

CRIMINAL PROCEDURE - Confessional statements - If satisfactorily proved - Confession to police can warrant conviction without corroboration - But it is desirable to have other evidence - That show the confession to be true (H4) *Omoju v. Federal Republic of Nigeria* p. 1145

CRIMINAL PROCEDURE - Plea of guilty - Compliance with s. 218 CPA - Was maintained by trial court - The section merely requires that court be satisfied - That accused intended to admit the truth - Of all essentials of the offence (H6) *Omoju v. Federal Republic of Nigeria* p. 1145

EQUITY - Trust - Resulting trust - Arises in two sets of circumstances

- It is based upon the unexpressed - But presumed intention of the true owner (H3) *Madu v. Madu* p. 1087

EQUITY - Trust - Resulting trust - Property - Where purchased in the name of another - There is a presumption that that other person - Holds the property for the benefit of the persons - That advanced money for the purchase of the property (H4) *Madu v. Madu* p. 1087

EVIDENCE - Affidavits - Extension of time to appeal - Where substantial reason for the delay was not given under O. 3 r. 4 (2)(a) of Court of Appeal Rules - Extension of time should not be granted (H7) *Ikenta Best Ltd v. A-G Rivers State* p. 1009

LAND LAW - Title - Establishment of - Five ways to do so - Include traditional evidence or document of title (H1) *Madu v. Madu* p. 1087

LAND USE ACT - Alienation - Governor's consent - S. 22 (1) of the Act - Clearly makes it unlawful for holder of right of occupancy - To alienate same - Without Governor's Consent (H5) *Calabar Cent. Co-op Thrift & Credit Ltd v. Ekpo* p. 963

LAND USE ACT - Resulting trust - Certificate of occupancy - Granted in the name of respondent's divorced wife - Available evidence did not create resulting trust - In respondent's favour as wrongfully held by Court of Appeal (H5) *Madu v. Madu* p. 1087

LAND USE ACT - Right of occupancy - Alienation vide deed of conveyance - without obtaining mandatory Governor's consent - Makes the deed null and void - As rightly held by lower courts (H6) *Calabar Cent. Co-op Thrift & Credit Ltd v. Ekpo* p. 963

LAND USE ACT - Title documents - Rebuttable presumption - Certificate of occupancy - Grant thereof to a person - Entitles him to hold the land to the exclusion of any other person (H2) *Madu v. Madu* p. 1087

MASTER & SERVANT - Entitlements - Due to employee declared

redundant - And one retired are almost same in this case - Court will not interfere with employer's discretion in declaring appellant redundant - Without any justifiable cause (H4) Isheno v. Julius Berger Nig. Plc p. 1059

MASTER & SERVANT - Termination - Admission - Repatriation allowance - Though not provided for in respect of redundancy - Admission by respondent's only witness - Makes appellant entitled to repatriation allowance (H5) Isheno v. Julius Berger Nig. Plc p. 1059

MASTER & SERVANT - Termination of employment - Entitlements due - Such as redundant and repatriation allowances - Are sustained and reviewed upward by the Supreme court (H3) Isheno v. Julius Berger Nig. Plc p. 1059

MATRIMONIAL ISSUES - Land matters - Resulting trust - Certificate of occupancy - Granted in the name of respondent's divorced wife - Available evidence did not create resulting trust - In respondent's favour as wrongfully held by Court of Appeal (H5)

PLEADINGS - Land matters - Parties & court - Are bound by the pleadings - Facts not pleaded ground to no issue - Brilliant argument of counsel - Is no substitute for pleadings and evidence (H4) Calabar Cent. Co-op Thrift & Credit Ltd v. Ekpo p. 963

TORTS - Damages for - False imprisonment - Malicious prosecution - Defamation - Do not avail appellant - As a result of his prosecution by the police - For theft of respondent's lorries (H2) Isheno v. Julius Berger Nig. Plc p. 1059

TORTS - False imprisonment - Does not lie against a private individual - Who merely gave information - That led police to arrest or prosecute on their initiative (H1) Isheno v. Julius Berger Nig. Plc p. 1059

INDEX OF STATUTES AND RULES

Constitution of the Federal Republic of Nigeria 1999 ss. 222(a), 251 (1)(p)(q) (r) and 257 Umeh v. Iwu p. 1171

Constitution of the Federal Republic of Nigeria, 1979, s. 236 Madu v. Madu p. 1087

Constitution of the Federal Republic of Nigeria, 1999 s. 233 (3) Calabar Cent. Co-op Thrift & Credit Ltd v. Ekpo p. 963, s. 251 (1) (q), (r) & (s) Oloruntoba-Oju v. Dopamu p. 1117, s. 297 (1), (2), (22) Madu v. Madu p. 1087, ss. 36(8) & (12), 315, 233 Omoju v. Federal Republic of Nigeria p. 1145

Constitution of the Republic of Nigeria, 1979 s. 277(1) Oloruntoba-Oju v. Dopamu p. 1117

Court of Appeal Act, 1976 s. 25 Ikenta Best Ltd v. A-G Rivers State p. 1009

Court of Appeal Act, Laws of the Federation, 2004 s. 24(2) Ikenta Best Ltd v. A-G Rivers State p. 1009

Court of Appeal Rules, 2000 O. 3 r. 4(2) Ikenta Best Ltd v. A-G Rivers State p. 1009

Court of Appeal Rules, 2002 O. 3 r. 4(1) & (2) Ikenta Best Ltd v. A-G Rivers State p. 1009

Criminal Procedure Act, ss. 218, 382(1) Omoju v. Federal Republic of Nigeria p. 1145

Decree No. 107 of 1993 S. 230(1)(q), (r) & (s) Oloruntoba-Oju v. Dopamu p. 1117

Electoral Act, 2002 Umeh v. Iwu p. 1171

Evidence Act ss. 135 (1), 136 & 137 (1) Calabar Cent. Co-op Thrift & Credit Ltd v. Ekpo p. 963; ss. 132, 146 Madu v. Madu p. 1087; s. 27 Omoju v. Federal Republic of Nigeria p. 1145

Federal Capital Territory Act, 1976, s. 1 (3) Madu v. Madu p. 1087

Federal Capital Territory Act, Cap. 503, LFN 1990, s. 18 Madu v. Madu p. 1087

Land Use Act, 1978 ss. 20, 22, 23, 26, 28 Calabar Cent. Co-op Thrift & Credit Ltd v. Ekpo p. 963

National Drug Law Enforcement Agency Act, Cap 253, Laws of the Federation of Nigeria, 1990, s. 10 (b) Omoju v. Federal Republic of Nigeria p. 1145

Schedule to Decree No. 11 of the 1993 s. 1 Oloruntoba-Oju v. Dopamu p. 1117

Supreme Court Rules, O. 2 r. 32 Calabar Cent. Co-op Thrift & Credit Ltd v. Ekpo p. 963

Suspension and Modification, Decree, No. 107 of 1993 s. 230(1) (q) Oloruntoba-Oju v. Dopamu p. 1117

Trade Disputes Act, Cap. 432, Law of the Federation of Nigeria, 1990 s. 47(1), 315 Oloruntoba-Oju v. Dopamu p. 1117

Trade Unions Act, (Cap. 437), Laws of the Federation of Nigeria, 1990 s. 1(1) Oloruntoba-Oju v. Dopamu p. 1117