

# **KINGS LAW REPORTS**

## **(ALL SC/NOVEL CA)**

**(2015) KLR VOL 4 PART 362 pp. 1105-1374**

**APRIL 2015**

**Dedicated to the King of kings**

**O. O. NOEL ESQ. Founder/Publisher**

C. L. Onwuegbuna Esq. Chief Editor

### **INDEX OF CASES REPORTED**

1. Abegunde v. Ondo State House of Assembly p. 1111
2. Agu v. General Oil Ltd. p. 1155
3. All Progressive Congress v. Peoples Democratic Party p. 1179
4. Ikuepenikan v. State p. 1273
5. Oleksandr v. Lonestar Drilling Co. Ltd. p. 1301
6. Rebold Ind. Ltd. v. Magreola p. 1349

APPEALS - Fresh issue - Leave - Fresh issue of impersonation introduced without compliance with the rules - Was properly struck out by the tribunal and rightly affirmed by CA (H8) APC v. PDP p. 1179

APPEALS - Ground - Issue - Formulation - Obiter dictum - The comment by CA is obiter dictum - Which cannot be the basis for raising ground of appeal - From which an issue can be framed (H3) APC v. PDP p. 1179

APPEALS - Notice - Competence of - It is the foundation of every appeal - Hence any defect therein will render the whole appeal incompetent - And appellate court will lack jurisdiction to entertain it (H1) Ikuepenikan v. State p. 1273

APPEALS - Notice - Failure to sign - Notice must be signed personally by appellant in criminal appeals - Otherwise there is no competent appeal - And the court has no jurisdiction (H2) Ikuepenikan v. State p. 1273

APPEALS - Preliminary objection - Purpose - Issue in the objection must be first resolved - As its resolution obviates the need for the dissipation of time - In determination of appeal on the merit (H3) Ikuepenikan v. State p. 1273

CONSTITUTIONAL LAW - Constitution - Holistic interpretation - Entire provisions of the Constitution must be read together as a whole - In ensuring the enthronement of real intention of the framers (H1) Abegunde v. Ondo State House of Assembly p. 1111

CONTRACTS - Breach - Damages - Court is concerned with damages which are natural and probable consequences of the breach - Or damages within the contemplation of parties (H1) Agu v. General Oil Ltd. p. 1155

CONTRACTS - Breach - Damages - Pleadings - Award of general damages based on the unsubstantiated allegation - In addition to special damages awarded - Amounted to double compensation (H3) Agu v. General Oil Ltd. p. 1155

CONTRACTS - Breach - Speculative damages - Court should not consider damages which are speculative - Unless they are specifically provided for - By express terms of the contract (H2) *Agu v. General Oil Ltd.* p. 1155

CONTRACTS - Privity of - Only parties to a contract can enforce it - Third party to a contract cannot do so - Even if the contract was made for his benefit (H1) *Rebold Ind. Ltd. v. Magreola* p. 1349

ELECTION PETITIONS - Ground - *Omoworare v. Omisore* - Appellant having based its petition on impeachment of 2<sup>nd</sup> respondent - Decision of CA in the case law was rightly applied (H4) *APC v. PDP* p. 1179

ELECTION PETITIONS - Necessary party - 4<sup>th</sup> & 5<sup>th</sup> respondents not being INEC officials - Are not necessary or even parties to the petition - Challenging the gubernatorial election (H1) *APC v. PDP* p. 1179

ELECTIONS - Crime - Allegation of - Proof - Appellant has not shown the basis for holding 4<sup>th</sup> & 5<sup>th</sup> respondents - Vicariously liable for the criminal acts of unnamed soldiers (H2) *APC v. PDP* p. 1179

ELECTIONS - Document - Forgery - Allegation of - Must be proved beyond reasonable doubt - By producing the document from which the forgery was made and the forged document (H6) *APC v. PDP* p. 1179

JUDICIAL PRECEDENTS - Judgment of SC - Binding nature of - Decisions of SC on the same facts and legislation as those canvassed in this matter - Are binding on it and Court of Appeal (H3) *Abegunde v. Ondo State House of Assembly* p. 1111

JURISDICTION - Contracts - Privity of - Respondents had no ground to sue appellant under the lease agreement - As absence of locus standi deprived trial court of jurisdiction to entertain the matter (H2)

Rebold Ind. Ltd. v. Magreola p. 1349

MARITIME LAW - Issue - Res judicata - Conditions for application of the doctrine are not available - Since neither the parties nor subject matter of the proceedings in England - Are the same in this appeal (H3) Oleksandr v. Lonestar Drilling Co. Ltd. p. 1301

MARITIME LAW - Judgment - Appeal - As there was no appeal against the finding of trial court - Issue as to who was responsible for appellants' detention aboard the ship is settled (H1) Oleksandr v. Lonestar Drilling Co. Ltd. p. 1301

MARITIME LAW - Judgment - Validity - Conclusion reached by the lower court was based on proper appraisal of evidence - Hence there is no cogent reason to warrant interference (H2) Oleksandr v. Lonestar Drilling Co. Ltd. p. 1301

POLITICS - Political party - Member - Defection of - Save for a division practically affecting the functioning of a party - Its member in legislative house defecting to another party - Automatically loses his seat (H2) Abegunde v. Ondo State House of Assembly p. 1111

RES JUDICATA - Judgment - Issue - Authenticity of the certificate having been settled to finality in the earlier case - Appellant is estopped from raising the issue in any other case (H7) APC v. PDP p. 1179

TRIBUNALS - Impeachment panel - Finding - Ekiti State HA violated 1999 Constitution s. 188(8) by setting up second panel - Hence proceedings conducted by the panel was exercise in futility (H5) APC v. PDP p. 1179

## **INDEX OF STATUTES & RULES**

Constitution of the Federal Republic of Nigeria 1999, s. 36  
 Ikuepenikan v. State p. 1273, ss. 233 (2)(3), 318(1) Oleksandr v.  
 Lonestar Drilling Co. Ltd. p. 1301, ss. 66(1)(d)(h), 153(1), 182(1)(e),  
 214(1) APC v. PDP p. 1179, ss. 68(1)(a)(g), 221, 222(a)(e)(f), 229  
 Abegunde v. Ondo State House of Assembly p. 1111

Court of Appeal Rules 2002, O. 4 r. 4(1) Ikuepenikan v. State p.  
 1273

Electoral Act 2010 (as amended), s. 137(2)(3) APC v. PDP p. 1179,  
 s. 80 Abegunde v. Ondo State House of Assembly p. 1111

Federal Court of Appeal Rules 1981, O. 4 r. 5 Ikuepenikan v. State  
 p.1273

Legal Practitioners Act Cap 207 LFN 1990, s. 16 Rebold Ind. Ltd. v.  
 Magreola p. 1349

Robbery & Firearms (Special Provisions) Act Cap 398 LFN 1990, ss.  
 1(2), 5(b) Ikuepenikan v. State p. 1273

Supreme Court Rules (as amended), O. 9 r. 3(1) Ikuepenikan v. State  
 p. 1273, O. 6 r. 5(3) APC v. PDP p. 1179, O. 8 r. 2(2) Oleksandr v.  
 Lonestar Drilling Co. Ltd. p. 1301