

# **KINGS LAW REPORTS**

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

**(2015) KLR VOL 6 PART 367 pp. 2141-2340**

**JUNE 2015**

**Dedicated to the King of kings**

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

**C. L. Onwuegbuna Esq. Chief Editor**

## **INDEX OF CASES REPORTED**

### ***JUNE CONTD.***

8. Central Bank of Nigeria v. Okojie p. 2149
9. Ifeanyichukwu Trading Investment Ventures Ltd. v. Onyesom Community Bank p. 2183
10. Ngere v. Okuruket 'XIV' p. 2215
11. Owhoruke v. Commissioner of Police p. 2235
12. Oyebanji v. State p. 2255
13. Shell Petroleum Development Company of Nigeria Ltd. v. Anaro p. 2281
14. Sun Insurance Nigeria Plc. v. Umez Engineering Construction Company Limited p. 2319

ACTIONS - Commencement - Statute bar - By virtue of P.O.P. Law s. 2 - Respondent's action is not statute barred - Since it was filed within three months after his cause of action arose (H6) CBN v. Okojie p. 2149

ACTIONS - Consolidation of - Conditions - Are inter alia that the suits must be pending in same court - And the right to relief claimed in each action - Arose out of the same transaction (H1) Ngere v. Okuruket 'XIV' p. 2215

ACTIONS - Consolidation of - Purpose of - Consolidation is made for expediency and convenience - But where it will result to confusion - Consolidation will not be ordered (H2) Ngere v. Okuruket 'XIV' p. 2215

ACTIONS - Determination - Basis - A case is decided on credible evidence led in trial court - And where no evidence is led - Nothing much can be achieved on appeal (H13) CBN v. Okojie p. 2149

ACTIONS - Limitation - Public officers - Where actions are brought against them - The same must be filed within 3 months - After accrual of cause of action - Otherwise the right is unenforceable (H4) CBN v. Okojie p. 2149

ACTIONS - Public officers - Liability of - They are protected if they act in good faith in dispensation of their duties - But would be afforded no protection for acts that amount to abuse of office (H5) CBN v. Okojie p. 2149

ADMIRALTY - Jurisdiction - Prior to promulgation of Decree no. 59 of 1991 - State HC can by virtue of unlimited jurisdiction conferred on it by Constitution 1979 - Exercise concurrent jurisdiction in respect of matters under FHC Act s. 7 (H1) SPDC Nig. Ltd. v. Anaro p. 2281

APPEALS - Concurrent findings - Supreme Court does not interfere with such findings - Unless the findings are perverse - Or there was

serious error which resulted in miscarriage of justice (H3) Owhoruke v. COP p. 2235

APPEALS - Consolidation - Allegation of inconvenience - Proof - Respondents failed to establish how they would be confused - If the two appeals are heard and determined together (H3) Ngere v. Okuruket 'XIV' p. 2215

COURTS - Jurisdiction - Exercise of - Conditions - The subject matter of the case must be within jurisdiction of the court - And no feature in the case must prevent court from exercising its jurisdiction (H3) Sun Ins. Nig. Plc. v. Umez Eng. Const. Co. Ltd. p. 2319

CRIMINAL PROCEDURE - Stealing - Proof - Prosecution must prove inter alia that the thing stolen is capable of being stolen - That accused has intention to permanently deprive the owner of the thing (H1) Oyebanji v. State p. 2255

DAMAGES - Award - Basis - Amount of damages awarded by trial court - Is based on evidence before the court - And where there is no evidence in support - The claim would be dismissed (H10) CBN v. Okojie p. 2149

DAMAGES - Award - Correctness of - Damages awarded to respondent was correct - As there was nothing from appellants - To dispute the facts on which the award was made (H12) CBN v. Okojie p. 2149

DAMAGES - Award - Interference - Damages are awarded at the discretion of trial Judge - And appeal court does not interfere unless - The exercise is tainted with irregularity (H11) CBN v. Okojie p. 2149

DAMAGES - Exemplary damages - Award - Purpose of - It is awarded to punish defendant for his conduct in inflicting injury on plaintiff - And can be made in addition to normal compensatory damages (H8) CBN v. Okojie p. 2149

**DAMAGES** - Exemplary damages - Proof - Claim for such damages need not be pleaded expressly - It is enough if facts in the pleadings support award of the damages (H7) CBN v. Okojie p. 2149

**DOCUMENTS** - Admissibility - Letters of counsel - By virtue of the correspondence not marked without prejudice - Appellants should not deny their admission - And acknowledgment of indebtedness (H6) Ifeanyi. Trad. Inv. Ven. Ltd. v. Onyesom Comm. Bank p. 2183

**FRAUD** - Company - Lifting the veil - Court will not allow a party to use its company as cover to defraud an innocent person - Who entered into lawful contract with it (H2) Oyebanji v. State p. 2255

**FRAUD** - Misappropriation of funds - Proof - Relationship between the parties is not merely contractual - As appellant's unlawful appropriation of money paid to him - Involves a criminal act (H3) Oyebanji v. State p. 2255

**FUNDAMENTAL RIGHTS** - Enforcement - Jurisdiction - Right of action accrued to respondent to seek redress in FHC - Over malicious prosecution by appellants' police officers (H1) CBN v. Okojie p. 2149

**FUNDAMENTAL RIGHTS** - Enforcement - Unchallenged evidence - Of respondent that he was unlawfully arrested and prosecuted - Is credible and compelling (H3) CBN v. Okojie p. 2149

**FUNDAMENTAL RIGHTS** - Pleadings - Averments - Not supported by evidence - Absence of evidence to establish the legality of respondent's arrest - Renders the arrest unlawful (H2) CBN v. Okojie p. 2149

**INSURANCE** - Claim - Jurisdiction - To entertain claim based on simple contract of insurance - Is not vested exclusively on FHC - Rather the jurisdiction is vested on High Courts of the States (H2) Sun Ins. Nig. Plc. v. Umez Eng. Const. Co. Ltd. p. 2319

**JURISDICTION** - Determination of - Basis - Jurisdiction is determined

by plaintiff's claim - As endorsed in the writ of summons and statement of claim (H1) Sun Ins. Nig. Plc. v. Umez Eng. Const. Co. Ltd. p. 2319

**JURISDICTION** - Fundamental nature of - Court should first determine issue of jurisdiction - Before embarking on any proceeding for hearing on the merit (H4) Sun Ins. Nig. Plc. v. Umez Eng. Const. Co. Ltd. p. 2319

**LEGISLATIONS** - Amendment - Applicable law - Where cause of action accrued prior to alteration of law governing same - Applicable law is the one in force at the time the cause of action accrued (H2) SPDC Nig. Ltd. v. Anaro p. 2281

**MARITIME LAW** - Fishery - Right of - Adeshina v. Lemonu - Fishing in tidal waters is a public right - Both under common law and natural law - And was not affected by Minerals Act s. 3(1) (H3) SPDC Nig. Ltd. v. Anaro p. 2281

**MARITIME LAW** - Oil spillage - Damages - Proof - Damages awarded are not baseless - As evidence showed that some fishes died as a result of the spillage (H5) SPDC Nig. Ltd. v. Anaro p. 2281

**MARITIME LAW** - Oil spillage - Negligence - Rylands v. Fletcher - In respect of damages resulting from escape of oil waste - CA's affirmation of trial court on res ipsa loquitur - And the rule in the case law cannot be faulted (H4) SPDC Nig. Ltd. v. Anaro p. 2281

**MURDER** - Provocation - The defence would not avail appellant - As his reaction was disproportionate - Hence it is immaterial that he did not intend to hurt the deceased (H1) Owhoruke v. COP p. 2235

**MURDER** - Self defence - The defence would not avail appellant - Since at the time he stabbed the deceased - He was not in apprehension of death (H2) Owhoruke v. COP p. 2235

**RULES OF COURT** - Compliance with - The rules are to be obeyed

- And in the event of non compliance which is not explained - Court must not grant any indulgence (H4) Ifeanyi. Trad. Inv. Ven. Ltd. v. Onyesom Comm. Bank p. 2183

SUPREME COURT - Judgment - Binding nature of - Decisions of SC are binding on all courts - But where there are conflicts in the decisions - All courts are bound by its latest decision (H9) CBN v. Okojie p. 2149

UNDEFENDED SUITS - Debt - Acknowledgment of - Failure of appellants to file affidavit with notice of intention to defend - Was clear admission of indebtedness and the sum claimed (H5) Ifeanyi. Trad. Inv. Ven. Ltd. v. Onyesom Comm. Bank p. 2183

UNDEFENDED SUITS - Notice of defence - Failure to file - Once defendant fails to deliver the notice and affidavit in support - Plaintiff is entitled to judgment (H3) Ifeanyi. Trad. Inv. Ven. Ltd. v. Onyesom Comm. Bank p. 2183

UNDEFENDED SUITS - Notice of defence - Filing - Defendant must file notice of intention to defend the suit and affidavit in support - And once triable issue is disclosed - Suit is transferred to general list (H2) Ifeanyi. Trad. Inv. Ven. Ltd. v. Onyesom Comm. Bank p. 2183

## **INDEX OF STATUTES & RULES**

Admiralty Jurisdiction Decree No. 59 of 1991 SPDC Nig. Ltd. v. Anaro p. 2281

Anambra State (Civil Procedure) Rules 1988, O. 5 r. 14, O. 24 r. 9 Ifeanyi. Trad. Inv. Ven. Ltd. v. Onyesom Comm. Bank p. 2183

Constitution of the Federal Republic of Nigeria (Suspension and Modification) Decree No. 107 of 1993 SPDC Nig. Ltd. v. Anaro p. 2281

Constitution of the Federal Republic of Nigeria 1979, s. 236 SPDC Nig. Ltd. v. Anaro p. 2281

Constitution of the Federal Republic of Nigeria 1999, s. 251 CBN v. Okojie p. 2149

Constitution of the Federal Republic of Nigeria 1999, ss. 251(1), 272 Sun Ins. Nig. Plc. v. Umez Eng. Const. Co. Ltd. p. 2319

Criminal Code Cap. 30 Vol. II Laws of Oyo State of Nigeria 1978, ss. 390(9), 419 Oyebanji v. State p. 2255

Criminal Code Cap. 48, Vol. ii Laws of defunct Bendel State 1976 (as applicable to Delta State), ss. 283, 286, 319(1), 316 (1) - (6) Owhoruke v. COP p. 2235

Evidence Act, s. 135(1) Ngere v. Okuruket 'XIV' p. 2215

Evidence Act, s. 57 SPDC Nig. Ltd. v. Anaro p. 2281

Federal High Court (Amended) Decree No. 16 of 1992 SPDC Nig. Ltd. v. Anaro p. 2281

Federal High Court (Amended) Decree No. 60 of 1991, ss. 7(6), 8(1) SPDC Nig. Ltd. v. Anaro p. 2281

Insurance Act No. 2 of 1997, ss. 73, 97 Sun Ins. Nig. Plc. v. Umez Eng. Const. Co. Ltd. p. 2319

Interpretation Act, s. 6(1) SPDC Nig. Ltd. v. Anaro p. 2281

Minerals Act Cap 220 LFN, s. 3(1) SPDC Nig. Ltd. v. Anaro p. 2281

Public Officers Protection Act Cap. 379 LFN 1990, s. 2(a) CBN v. Okojie p. 2149

Regional Courts (Federal Jurisdiction) Act Cap. 177 Vol. V LFN 1958, s. 3 SPDC Nig. Ltd. v. Anaro p. 2281

Supreme Court Act S.16 LFN 2004, ss. 1-3 Sun Ins. Nig. Plc. v. Umez Eng. Const. Co. Ltd. p. 2319