

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(2016) KLR VOL 3 PART 383 pp. 2051 - 2220

MARCH 2016

Dedicated to the King of kings

O. O. NOEL ESQ. Founder/Publisher

C. L. Onwuegbuna Esq. Chief Editor

INDEX OF CASES REPORTED

1. Abdullahi v. Federal Republic of Nigeria p. 2059
2. Famakinwa v. State p. 2077
3. GE International Operations Nigeria Ltd. v. Q. Oil & Gas Services Ltd. p. 2093
4. Ikpo v. State p. 2119
5. Kalu v. Federal Republic of Nigeria p. 2147
6. Udeogu v. FRN p. 2167

COURT OF APPEAL

1. Continental Sales Ltd v. R. Shipping Inc. p. 2181 CA
2. Oghoyone v. Oghoyone p. 2199 CA

2052 INDEX OF SUBJECT MATTER IN (2016) 3 KLR

ACTIONS - Declaratory relief - Basis for grant - Plaintiff must satisfy Court by credible evidence - That he is entitled to the right he claims - As the relief is not granted even on admission of defendant (H3) GE Int'l Ltd. v. Q. Oil & Gas Ltd. p. 2093

APPEALS - Filing - Endorsement - Although appeal is not filed unless fees are paid - Yet it is technical justice to strike out appeal - On mere fact that there is no endorsement relating to payment of fee (H2) GE Int'l Ltd. v. Q. Oil & Gas Ltd. p. 2093

APPEALS - Grounds - Competence - Appeal is struck out where all grounds are incompetent - But one competent ground can save appeal - From being struck out (H1) GE Int'l Ltd. v. Q. Oil & Gas Ltd. p. 2093

ARMED ROBBERY - Ingredients - Proof - Prosecution must prove that there was robbery - That the robbery was armed robbery - And that accused was one of the armed robbers (H2) Ikpo v. State p. 2119

COURTS - Jurisdiction - Disciplinary power - Whatever a litigant did during lis pendes - Calculated to over reach his adversary - Would be undone by court in its disciplinary jurisdiction (H1) Kalu v. FRN p. 2147

CRIMINAL PROCEDURE - Conviction - Confession - Where a confession is positive and satisfactorily proved - It is sufficient without further corroboration - To warrant a conviction (H1) Ikpo v. State p. 2119

CRIMINAL PROCEDURE - Fundamental rights - Provision of - The Constitution guarantees fair trial of appellant - Hence Court cannot undermine rights of appellant - In the event of his prosecution (H3) Kalu v. FRN p. 2147

CRIMINAL PROCEDURE - Investigation - Power of EFCC - The order from Abia State HC is interference - To duty of the Commission to investigate and prosecute financial crimes (H4) Kalu v. FRN p.

2147

CRIMINAL PROCEDURE - Money laundering - Ingredients - Are that accused converted resources - That resources was derived from illegal acts - And that conversion is aimed at concealing illicit origin of resources (H1) Udeogu v. FRN p. 2167

CRIMINAL PROCEDURE - Prima facie case - The record of appeal containing proof of evidence - Discloses a prima facie case - For appellant to answer (H5) Kalu v. FRN p. 2147

CRIMINAL PROCEDURE - Prima facie case - There is sufficient proof proffered by prosecution - To call on appellant to enter his defence - As there is a prima facie case against him (H2) Udeogu v. FRN p. 2167

CRIMINAL PROCEDURE - Proof - CA rightly affirmed conviction and sentence of appellant - And that prosecution discharged the burden of proof - Having regards to Exhibits P1-P7 and appellant's confession (H2) Abdullahi v. FRN p. 2059

DAMAGES - Award of - Respondent is only entitled to claims in para. 12(iv)(v) of statement of claim - As it cannot be awarded both special and general damages for the same set of fact (H5) GE Int'l Ltd. v. Q. Oil & Gas Ltd. p. 2093

DRUGS - Narcotic drugs - Forensic reports - Argument that the reports cannot be tendered without calling the maker is technical - As appellant was caught with the substance (H1) Abdullahi v. FRN p. 2059

EVIDENCE - Confession - Retraction - Confession does not become inadmissible merely because of retraction by accused - As the retraction will be considered in determining weight to be attached (H3) Ikpo v. State p. 2119

IDENTIFICATION PARADE - Evidence - Evaluation of - Where the defence alleges that identification was mistaken - Court must closely

2054 INDEX OF SUBJECT MATTER IN (2016) 3 KLR

examine the evidence - And in acting on it must view it with caution (H4) Ikpo v. State p. 2119

JUDGMENTS - Default judgment - Condition - Rivers State HC Rules O. 20 r. 1 2006 - Judgment could be entered for plaintiff in default - Based on the statement of claim (H4) GE Int'l Ltd. v. Q. Oil & Gas Ltd. p. 2093

JUDGMENTS - Omission - Weight - Issue 4 predicated on the omission of the word "not" is resolved against appellant - As its counsel should not have built the issue on the omission (H6) GE Int'l Ltd. v. Q. Oil & Gas Ltd. p. 2093

MANSLAUGHTER - Self defence - Appellant has failed to bring his conduct to be entitled to the defence - To exonerate him from conviction for the offence of manslaughter (H4) Famakinwa v. State p. 2077

MANSLAUGHTER - Sentence - From circumstances surrounding the stabbing and death of the deceased - CA was right in substituting conviction of murder with that of manslaughter against appellant (H3) Famakinwa v. State p. 2077

MURDER - Evidence - Proof - Murder can be established by direct or circumstantial evidence - And any of such evidence must establish guilt of accused beyond reasonable doubt (H2) Famakinwa v. State p. 2077

MURDER - Ingredients - Proof - Prosecution must prove that the deceased died - That the death was caused by accused - And that the act or omission of accused was intentional (H1) Famakinwa v. State p. 2077

ORDERS OF COURT - Co ordinate jurisdiction - Limit - Orders of Abia State HC - Cannot affect proceedings before Federal HC - Because the order is not directed at the said proceedings (H2) Kalu v. FRN p. 2147

COURT OF APPEAL

APPEALS - Cross appeal - Purpose - Cross appeal is filed by respondent dissatisfied with a crucial finding in a case - To correct any error standing in the way of respondent in the main appeal (H7) Oghoyone v. Oghoyone p. 2199 CA

APPEALS - Evidence - Evaluation - Trial court assesses credibility of witnesses - And CA does not interfere - Save where findings of trial court cannot be supported by evidence - Or is perverse (H8) Oghoyone v. Oghoyone p. 2199 CA

ARBITRATION - Award - Registration - The arbitrator did not contravene the Arbitration Act s. 52 - To warrant a refusal to register the award by court (H3) Continental Sales Ltd v. R. Shipping Inc. p. 2181 CA

ARBITRATION - Fair hearing - Breach - Allegation of - The rule was not breached by the arbitrator - As appellant was given opportunity to be heard - But refused and neglected to do so (H2) Continental Sales Ltd v. R. Shipping Inc. p. 2181 CA

ARBITRATION - Notice of - Service by email - There is effective service on appellant by this means - As intention of the email was to communicate commencement of the proceedings - And its various stages (H1) Continental Sales Ltd v. R. Shipping Inc. p. 2181 CA

BANKING - Electronic document - Admissibility - Weight - As there was substantial compliance with Evidence Act s. 97(2)(e) - The computer statements of account tendered by respondent are admissible (H6) Oghoyone v. Oghoyone p. 2199 CA

CONTRACTS - Agreement - Written document - Oral evidence is inadmissible to alter the memorandum signed by the parties - On how the property should be shared (H2) Oghoyone v. Oghoyone p. 2199 CA

EVIDENCE - Banking - Electronic document - Admissibility - Com-

2056 INDEX OF SUBJECT MATTER IN (2016) 3 KLR CA

puter print out of bank statement of account is admissible in evidence - Save where witness fails to testify that he personally examined the statement - And compared it with original bank books (H4) Oghoyone v. Oghoyone p. 2199 CA

EVIDENCE - Facts - Pleadings - Facts are pleaded and documents tendered in support thereof - Hence facts are pleaded and not documents (H5) Oghoyone v. Oghoyone p. 2199 CA

FAMILY LAW - Property - Division - Married Women's Property Act s. 17 - Empowers the trial Judge to order equal division of the property between the parties (H3) Oghoyone v. Oghoyone p. 2199 CA

FAMILY LAW - Void marriage - Meaning of - It is marriage that produces no legal consequences - And under Matrimonial Causes Act s. 69 - Is still considered as a marriage (H1) Oghoyone v. Oghoyone p. 2199 CA

INDEX OF STATUTES & RULES

Constitution of the Federal Republic of Nigeria 1999, s. 36 GE Int'l Ltd. v. Q. Oil & Gas Ltd. p. 2093

Court of Appeal Rules 2011, O. 7 r. 11, O. 12 r. 1 GE Int'l Ltd. v. Q. Oil & Gas Ltd. p. 2093

Criminal Code Cap. 30 vol. II Laws of Ondo State 1978, ss. 316, 319(1) Famakinwa v. State p. 2077

Evidence Act Cap E14 LFN 2011, s. 135(3) Ikpo v. State p. 2119, s. 167(d) Famakinwa v. State p. 2077, ss. 55, 109 Abdullahi v. FRN p. 2059

High Court of Rivers State (Civil Procedure) Rules 2006, O. 20 r. 9,
O. 39 r. 1 GE Int'l Ltd. v. Q. Oil & Gas Ltd. p. 2093

Money Laundering (Prohibition) Act 2004, s. 14 Udeogu v. FRN p.
2167, ss. 14, 17 Kalu v. FRN p. 2147

NDLEA Act Cap N30 LFN 2004, s. 11C Abdullahi v. FRN p. 2059

Robbery & Firearms (Special Provisions) Act Cap R11 vol. 14 LFN
2004, s. 1(2)(a)(b) Ikpo v. State p. 2119

COURT OF APPEAL

Arbitration & Conciliation Act Cap. 19 LFN 1990, ss. 52 Continental
Sales Ltd v. R. Shipping Inc. p. 2181 CA

English Arbitration Act 1996, ss. 14, 76 Continental Sales Ltd v. R.
Shipping Inc. p. 2181 CA

Evidence Act, s. 97, 132(i) Oghoyone v. Oghoyone p. 2199 CA

Married Women's Property Act, s. 17 Oghoyone v. Oghoyone p.
2199

Matrimonial Causes Act, ss. 3(1), 69, 72(1)(2) Oghoyone v.
Oghoyone p. 2199 CA