Precedent In Nigerian Courts

By

P. U. Umoh

Fourth Dimension Publishing Co., Ltd.
CONTENTS

Preface v
Table of Cases ix
Table of Statutes xxi
Bibliography xxv
Abbreviations xxvii

CHAPTER

PART I: THE NATURE OF JUDICIAL PRECEDE NTS AND ITS DEVELOPMENT IN NIGERIA, 2

1 The Nature of Judicial Precedent, 3
   Precedent in Common Parlance, 3
   Precedent in Legal Parlance, 8

2 Precedent and Res Judicata, 10

3 The Development of Judicial Precedent in England, 14

4 The Modes of Introduction of the Doctrine into Nigeria, 25
   Introduction of the Common Law, 25
   Statutory Provisions Importing English Practice and Procedure, 38
   Construction of English Statutes in Force in Nigeria, 43
   The Professional Ethos of Judges and Lawyers, 47

5 The Development of the Common Law in Nigeria through the Doctrine, 49
   Growth and Development of the Common Law, 49
   Is There a Distinctively Nigerian Common Law? 62
   Growth and Development of Equity, 67
   Is There a Distinctively Nigerian Equity? 74

6 The Development of Customary Law In Nigeria Through the Doctrine, 80
   The Doctrine of Frequency of Proof, 80
   Decisions on Customary Land Tenure, 85
   Decisions on Succession to Property on Death, 90
   Decisions on Administration of Estates Subject to Customary Law, 94
   Decision on Customary Matrimonial Causes and Matters, 95
   Decisions on Matrimonial Causes and matters arising from or Connected with Customary Union, 96
   Decisions on Custody of Children subject to Customary Law, 97
   Decisions on Chieftaincy Matters, 98
   Decisions on Islamic Law, 101
   Reasons for the Application of the Doctrine of Precedent in Customary Law, 104
Influence of the Common Law, 105
Professional Ethos of Judges and Lawyers, 105
Need for Justice, 106
Need for Consistency and Certainty, 196
Sense of Obligation, 107
Fear of Public Opinion, 108

7 Judicial Precedent as a Source of Law, 109
   A Legal Source, 109
   Other Legal Sources, 113
      Original Precedent, 115
      Derivative Precedent, 119
      Declaratory Precedent, 125

8 The Doctrine of Stare Decisis, 129
   Authoritative or Binding Precedent, 129
   Exceptions to Stare Decisis, 136
   Merits and Demerits of Stare Decisis, 149
   Persuasive Precedent, 158
   Conclusion, 164

PART II: FACTORS THAT DETERMINE THE WORTH OF A JUDICIAL PRECEDENT, 169

9 The Hierarchy of Authority, 171
   Precedent in Customary Courts, 172
   Precedent in Magistrates' Courts, 175
   Precedent in the Customary Court of Appeal and the Sharia Court of Appeal, 177
   Precedent in the High Court, 179
   Precedent in the Federal Court of Appeal, 186
   Precedent in the Supreme Court, 194

10 The Ratio Decidendi, 206
   What is a Ratio Decidendi? 207
      Facts as the Basis of a Ratio Decidendi, 211
   Ratio to Accord with Facts, 212
   Material Facts, 213
   Accord with Existing Law, 217
   Accord with Public Policy and Social Values, 220
   Reasoning, 222
   Ratio and Dictum, 228

11 The Attitude of Latter Courts to The Precedent Decision, 237
   Affirmation or Reversal, 237
   Overruling, 241
   Distinguishing, 251
   Refusal to Follow, 255
   Following by Latter Courts, 257
   Approval by Latter Courts, 257
   Explaining by Latter Courts, 258
   Inconsistency with a Decision of the Same or Higher Rank, 259
Absence of Argument, 261
Decision *Per Incuriam*, 263

12 Attitude and Contribution of Counsel, 264
   Argument, 264
   Research, 269
   Candour, 272
   General Conduct of the Case, 273

13 Relationship of English and Nigerian Law, 276
   Influence of Colonialism and the Received Law, 276
   Relations Between the Nigerian Courts and the Privy Council, 288

14 The Federal Character of the Country, 297

15 The Law Report, 304
   The Importance of Law Reporting, 304
   Law Reporting in Nigeria, 307
   Reform of Law Reporting in Nigeria, 312
   Features of an Ideal Law Report, 315

PART III: THE FUTURE OF THE DOCTRINE IN NIGERIA, 318

16 The influence of Individual and Joint opinions in Appellate Courts, 321
   Influence from Exotic Sources, 325
   The Dynamic Character of Nigerian Society, 326