

KINGS LAW REPORTS

(ALL SC)

(1993) KLR VOL 2

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

1. Dr. Kwazeme Ofondu v. S.E. Niweigha (p.
1) SC
2. Chief Karu Asayi Arubo v. Fatai Ayinla Aiyeleru (p.23) SC
3. Alhaji Garba Matari & Ors. v. Ahmadu
Dangaladimi & Anor
(p.47) SC
4. Innocent Ibero and anor v. Obioha Ume - Ohana (p.66) SC
5. Folusho Oladele v. The State
(p.93) SC
6. Alhaji Amodu Olaleye Oyeyemi & Ors v. Irewole
Local Government Ikire & Ors (p.113) SC
7. Attorney-General of Kwara State & Ors v. Raimi
Olawale
(p.136) SC
8. Chief Emmanuel Ogunbadejo v. Otunba
A.L.A Owoyemi
(p.170) SC

SUPREME COURT JUSTICES

Hon. Justice Mohammed Bello - CJN
 Hon. Justice Muhammed Lawal Uwais
 Hon. Justice Adolphus Godwin Karibi-Whyte
 Hon. Justice Saidu Kawu
 Hon. Justice Modibbo Alfa Belgore
 Hon. Justice Abubakar Bashir Wali
 Hon. Justice Olajide Olatawura.
 Hon. Justice Uche Omo
 Hon. Justice Idris Legbo Kutigi
 Hon. Justice Michael Ekundayo Ogundare
 Hon. Justice Emmanuel Ogwuegbu
 Hon. Justice Uthman Mohammed

APPEALS - When appellate Court - will interfere with trial Courts findings of fact *Ofondu v. Niwegha* (p.1) SC

APPEALS - Land dispute - failure to file any ground against trial Courts finding of fact - implications thereof *Ibero v. Ohana* (p. 66) SC

APPEALS - Move to raise a new issue without leave - not possible *Oyeyemi v. Irewole LG* (P.113) SC

APPEALS - Issues for determination - when not properly formulated - where unrelated to grounds of appeal _ are no issues at all - when grounds of appeal are not of mixed facts and Law. A.G. Kware - State V. Olawale (p. 136) SC

APPEALS - respondents notice - whether appropriate where the respondent seeks to challenge the trial judge's reasoning in deciding in his favour - whether new argument amounts to raising a new issue without leave of court. *Ogunbadejo v. Owoyemi* (p.170) SC

CIVIL PROCEDURE - Power conferred by a provision of High Court Rules - whether disjunctive or - conjunctive Construction of the rule *Arubo v. Aiyeleru* (p.23) SC

CIVIL PROCEDURE - abuse of court's process - where rule of court does not empower court to dismiss the action - reliance on courts' inherent powers - is mandatory *Arubo v. Aiyeleru* (p.23) SC

CIVIL PROCEDURE - dealing with proceedings of native tribunals - principle of regarding substance rather than form - whether to be stretched to give strained meanings to words used in judicial Proceedings. *Ibero v. Ohana* (P. 66) SC

CIVIL CAUSES - where a party's action has collapsed - whether

iv INDEX OF SUBJECT MATTER IN (1993) 2 KLR

Court can create a cause of action where none exist Arubo v. Aiyeleru (p. 23) SC

CHIEFTANCY - Prior dispute between dead traditional ruler and defendant - whether extended to succeeding plaintiff son of deceased ruler towards determining the time cause arose - controversy - traditional headship - not appointed headship A.G. Kvitara State v. Olawale (p.136)

COURTS - steps that suggest favour to one side - contradicts principles of fair hearing - judge must allow parties to fight their fight. Arubo v. Aiyeleru (p. 23) SC

COURTS - decisions - whether to be arrived at any how - or from courts conclusions on facts. Oyeyemi v. Irewole L.G (p.113) SC

COURTS - discretion - how to be exercised Oyeyemi v. Irewole L.G.A (p. 113) SC

CRIMINAL LAW - Presumption of sanity - Defence of Insanity - when it avails an accused Oladele V. The State (p.93) SC

ESTOPPEL - plea of res judicata - elements thereof - what the defendant must prove. Ibero v. Ohana (p.66)

ESTOPPEL - res judicata - when the ingredients are not-established - implications thereof - what the plaintiff is entitled to show. Ibero v. Ohana (p. 66)

ESTOPPEL - Issue estoppel - when properly raised - effect thereof. Arubo v. Aiyeleru (p. 23) SC

EVIDENCE - res judicata raised by respondent - vital admissions by his witness - whether a re-enforcement of appellants-case that parties are not the same - Ibero v. Ohana (p.66) SC

EVIDENCE - proof of insanity rests on the defence - discharged on

INDEX OF SUBJECT MATTER IN (1993) 2 KLR v

a balance of probabilities Oladele v. The State (p.93) SC

EVIDENCE - hearsay - when evidence of a psychiatric doctor is not hearsay Oladele v. The State (p. 9'3) SC

EVIDENCE - wrongful rejection of evidence - does not lead to reversal in all cases - failure of a party to testify - may be fatal where it is necessary he testified. A.G. Kwara State v. Olawale (p.136) SC

EVIDENCE - admissibility - evidence taken at a tribunal of inquiry - whether admissible under the relevant law - proof of libel - what plaintiff must tender Ogunbadejo v. Owoyemi (p. 170) SC

INTERPRETATION OR STATUTES - dictates of rules of construction - when a provision is made subject to another - how construed. Matari v. Dangaladima (p.47) SC

INTERPRETATION - act capable of two interpretations - one most favourable to accused preferred. Oladele v The State (p.93) SC

INTERLOCUTORY INJUNCTIONS - when not to be granted Oyeyemi v. Irewole L.G. (p.113) SC

JUDGMENT - By Court of Competent jurisdiction - binding on the parties until reviewed or reversed by the court - tribunal of inquiry - whether capable of reviewing Supreme Court's Judgment. Arubo V. Aiyeleru (p.23) SC

JURISDICTION - where raised - serves as a fundamental prerequisite for adjudication - decision reached without jurisdiction - whether of any effect. Matari V. Dangaladima (p. 47) SC

JURISDICTION - Provisions of the Area Courts Edict - land dispute - jurisdiction raised for the first time at Court of Appeal - determination of the Area Court that has jurisdiction - Matari v. Dangaladima (p.47) SC

JURISDICTION - when statute ousting jurisdiction has been re-

pealed - determination of the period cause of action arose - based on plaintiff's claim and not defendant's answer. A.G. Kwara - State v. Olawale (p. 136) SC

LANDLAW - claim by both plaintiff & defendant - for land situate at a junction bearing two different street names and numbers - wrongful allegation by defendant - that the numbers refer to two separate houses - how identity is resolved. Ofondu v. Niweigha (p. 1) SC

LANDLAW - claim for title by two parties - party with better documents of title and better possession - whether entitled to succeed or not. Ofondu V. Niweigha (p. 1) SC

POINT OF LAW - waiver - proper meaning of - when not applicable. Arubo V. Aiyeleru (p. 23) SC

STATUS QUO - Purpose of order to maintain - what applicant must show - when application must fail. Oyeyemi v. Irewole L.G. (P.113) SC

TORTS - action for libel - whether plaintiff is entitled to succeed or not. Ogunbadejo V. Owoyemi (p. 170) SC

WORDS & PHRASES - "OR" -its proper meaning - whether same as "for" Ibero V. Ohana (p.66) SC

INDEX OF STATUTES & RULES

1. Constitution of the Federal Republic of Nigeria, 1979 s. 6 (6)(a), s 33 Arubo v. Aiyeleru (p.23) SC
ss 213,236 AG Kwara State v. Olawale (P.136) 5277(1).
Ogunbadejo v. Owoyemi (p.170) SC
2. Constitution of the Federal Republic of Nigeria 1963 s 161 (3) A
G. Kwara State v. Olawale (P. 136) SC
3. Commission of Inquiry Law Cap 24 Laws of Ogun State s.10
Ogunbadejo v. Owoyemi (p.170) SC
4. Court of Appeal Act 5.16 Ofondu v. Niweigha (p. 1) SC
5. Civil Procedure rules of the High Court of Lagos 1972 Order 22
Rule 4 Arubo v. Aiyeleru (p.23) SC
6. Criminal Code Law Cap. 30 Laws of Ondo state 1978 ss 27,28,316
(1) Oladele v. The State (p. 93) SC
7. Criminal procedure Law of On do State 5 230 (2) Oladele v. The
State. (p. 93) SC
8. Decree No 42 of 1976 Ofondu v. Niweigha (p. 1) SC
9. Evidence Act Cap 112 Laws of the Federation 1990 ss 57 (1) &
(2), 60, 227, 141 (3)(c) Oladele v The State (p. 93) SC
s 226 (2) AG. Kwara State v. Olawale (p. 136) SC
s 97(1) Ogunbadejo v Owoyemi (p. 170) SC
10. Halsbury Laws of England Volume 37, 3rd Edition Arubo v.
Aiyeleru (p.23) SC
11. High Court of Lagos Civil Procedure Rules Order 16 Rule 25
Order 6 Rule 25, Order 26 Rules 1 & 7 Order 22 Rule 4. Arubo v.
Aiyeleru (p.23) SC
12. Supreme Court Act 1960 522. Ofondu v. Niweigha (p. 1) SC

13. Supreme Court Rules Order 8 Rule 12(2) Ofondu v. Niweigha
(p.1) SC

Order 18 Rule 19 Arubo v. Aiyeleru(p. 23) SC.

14. Tribunals of Inquiry Act Cap 442 Laws of the Federation of Nigeria