

CITATION (1994) 4 KLR  
ISSN 1117 – 0530

KINGS LAW REPORTS

VOL. 4 1994

Chief Editor  
O.O. Noel Esq. (Barrister & Solicitor)

DEDICATED TO:  
The King of kings  
All lovers of Justice  
All that thirst after current knowledge of the Law.

1. Augustine Nwangbomu v. The State  
P. 1

2. Union Beverages Ltd .v. Pepsicola  
Ltd & Others  
P. 24

3. Chief Peter Adebayo Adene & Ors  
v. Alhaji Inuwa Datunbu  
P. 45

4. Chuka Okoli & Asso. v. Crusader Insurance P.71

5. Union Bank of Nig. Ltd. v.  
Odusote Bookstore Ltd  
P. 83

6. FCDA v. Joshua Gyuhu Sute  
P. 109

#### SUPREME COURT JUSTICES

Hon. Justice Mohammed Bello CJN  
Hon. Justice Muhammadu Lawal Uwais  
Hon. Justice Adolphus Godwin Karibi - Whyte  
“Hon. Justice Saidu Kawu  
Hon. Justice Sali Modibbo Alfa Belgore  
“Hon. Justice Philip Nnaemeka - Agu  
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 Emmnauel Obioma Ogwuegbu  
“Hon. Justice Shehu Usman Mohammed (Late)  
Hon. Justice Uthman Mohammed  
Hon. Justice Sylvester Umaru Onu  
Hon. Justice Yekini Olayiwola Adio

Hon. Justice Anthony Ikechukwu Iguh  
The Hon. Justices marked asteriks have left the Supreme Court.

ADMINISTRATIVE LAW - Termination of Appointment - By the appropriate authority - Where the Minister is the appropriate authority - Whether termination letter signed on behalf of the Permanent Secretary - Can properly terminate the appointment. F.C.D.A. v Sule p. 109

APPEALS - General rule that all issues submitted for court's consideration should be treated - Exceptions thereto - Whether in the instant case any miscarriage of justice was occasioned - By Court of Appeal's failure to treat all issues raised by the appellant. F.C.D.A. v. Sule .p. 109.

APPEALS - General rule that all issues submitted for court's consideration should be treated - Exceptions thereto - Whether in the instant case any miscarriage of justice was occasioned - By Court of Appeal's failure to treat all issues raised by the appellant. F.C.D.A. v. Sule .p. 109.

APPEALS - Respondent's Notice - Objection based on a submission that cross appeal was appropriate and not Respondent's Notice - Appropriate time to raise such objection. Adene v. Datunbu .p. 45

APPEALS - Retrial - Right of occupancy - Where Local Governments grant of right of occupancy is null and void - Retrial ordered by the Court of Appeal is wrong. Adene v. Datanbu .p. 45

CLAIMS - Counter claim - Commission of any wrong in law not established against plaintiff-whether counter claim should succeed. Adene v. Datunbu .p. 45

CONTRACTS - Parties - Breach of contracts-Allegation against the wrong party - Legal implications. Union Beverages Ltd. v. Pepsicola p. 24

CRIMINAL LAW - Murder - Evidence - Clear and cogent circumstantial evidence coupled with accused person's confessional statement - con-

viction will not be quashed. *Nwangbomu v. The State* p. 1

CRIMINAL PROCEDURE Trial within trial-confessional statement of an accused person - Admissibility - Where the accused did not object to admission of the statement on ground of involuntariness.- Whether trial within trial was necessary. *Nwangbomu v. The state* p. 1

EVIDENCE - Judicial Notice - An Order being a subsidiary legislation made under the Land Use Act - Whether trial court was bound to take judicial notice thereof. *Adene v. Datunbu* p. 45

EVIDENCE - Urban land - Whether there is sufficient evidence from which to find - That disputed land is situate in an urban area. *Adene v. Datunbu* .p. 45

D EVIDENCE Weight - Admissibility - Accused person's denial of his confessional statement is question of fact - Where the statement is rightly admitted - It has to be considered along with the entire evidence for the weight to be attached. *Nwangbomu v. The State* P.1

E INTERLOCUTORY INJUNCTIONS Compensation - Where loss alleged can be adequately compensated in damages - Whether injunction will be granted. *Union Beverages Ltd v. Pepsicola* .p. 24

F INTERLOCUTORY INJUNCTIONS Enforceable right - Proof that injury is caused to plaintiff without showing an infringement of plaintiff's legally enforceable right - Whether interlocutory injunction will be granted. *Union Beverages Ltd. v. Pepsi cola* .p. 24

G INTERLOCUTOR INJUNCTIONS Late amendment - Application against the wrong party - Substitution of the right party after refusal of injunction - Whether of any use, *Union Beverages Ltd v. Pepsicola* .p. 24

H INTERLOCUTORY APPLICATIONS Stay of Execution - Supreme Court - Where special and general damages has been awarded by lower courts -Application to stay execution of the entire judgment debt - when Supreme Court will only grant application to stay execution of the general damages. *Union Bank v. Odusote Bookstore Ltd.* p. 83

LAND LAW Right of Occupancy - Land Use Act - Whether Local Government has power to grant right of occupancy - over land situate in an urban area. *Adene v. Datunbu* .p. 45

B LIMITATION OF ACTIONS Statute Bar - Legal Practitioners Act - Application for taxation of bill of charges - Brought after the 12 months limitation period - Is statute barred. *Chuka Okoli & Asso. v. Crusader Ins* p. 71

C MASTER & SERVANT Termination of appointment - purported to be done under Decree No. 17 of 1984 - That ousts court's jurisdiction - Whether it has been shown that the termination was done by the appropriate authority. *F.C.D.A. v. Sule* .p. 109.

D ORDERS Judgment Debt Retention - Stay of execution \_ Bank that is the judgment Debtor - Whether proper to order that the bank retains the judgment debt. *Union Bank v. Odusote Book store Ltd.* p. 83

E PARTIES Joinder - Plaintiffs failure to join a party who ought to have been joined - Whether proceedings is rendered a nullity thereby - On *FCDA v. Sule* p 109

F PRACTICE & PROCEDURE Evidence - No challenge to Document tendered - Challenge held unnecessary as the document was of no use to the relevant issue. *F.C.D.A. v Sule* .p. 109.

G PRACTICE & PROCEDURE Stay of Execution - Supreme Court - Where stay has been granted by Court of Appeal - Whether further application can be made to the Supreme Court to vary it. *Union Bank v. Odusote Bookstore Ltd.* p. 83

H STATUTES - Applicability - Interpretation Act s. 10 (2) Counsel's failure to distinguish between issues - Move to rely on the Act - Provision of S. 10(2)held not applicable. *F.C.D.A. v. Sule* .p. 109

STATUTES - Construction - Legal Practitioners Act s. 17(3) (b) - No Distinction between bill of charges delivered for completed and non completed work - Disputed bills are not exempted from operations of

the said section. Chuka Okoli & Asso. v. Crusader Ins .p. 71

**INDEX OF STATUTES & RULES**

- B
1. Court of Appeal Rules 0.1 r. 20 (4) & (5). Union Beverages v. Pepsicola .p 24; 1981 0.3 r. 14 (1) & (2). Adene v. Datunbu. p 45
  2. High Court of Lagos (Civil Procedure) Rules 0.4 Chuka Okoli & Asso. v. Crusader Ins. p 71
- C
3. Evidence Act SS. 27, 28. Nwangbomu The State pIS. 135 (1): ss. 73, 134, 72, Adene v. Dantubu .p 45
  4. High Court of Lagos (Civil Procedure) Rules 0.4. Chuka Okoli & Asso. v. Crusader Ins. p 71
  5. Legal Practitioners Decree No. 15 of 1975 ss. 15(4), 16, 14, 17. Chuka Okoli & Asso. v. Crusader Ins. p 71
- D
6. Solicitors Act of the United Kingdom 1974 s. 63. Chuka Okoli & Asso. v. Crusader Ins. p 71
  7. Public Officers (Special Provisions) Decree No. 17 of 1984 s. 4 (2) FCDA v. Sule p 109
- E
8. Federal Capital Territory (Delegation of Powers) Decree No 12 of 1985. FCDA v. Sule. p 109
  9. Interpretation Act s. 10(2) FCDA v. Sule. p 109
  - 10.Land Use Act 1978 ss. 5,6,14,3,74, 2. Adene v. Datunbu p 45
- F
- G
- H