

KINGS LAW REPORTS (ALL SC)

**(1996) 12 KLR PART 46 PP. 1833-2308
DECEMBER 1996**

Dedicated to the King of Kings

O.O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

1. Ibrahim V. Barde P. 1833
2. Alfotrin Limited V. A-G Federation P. 1919
3. Adeshoye V. Olowolagba P. 1953
4. Akpan V. Otong P. 1986
5. Ibe v. Onuora P. 2007
6. Oladoye V. The Administrator Osun State P. 2015
7. Animashaun V. University College Hospital P. 2035
8. Ajibona V. Kolawole P. 2048
9. Adefulu V. Okulaja P. 2065
10. Jessica Trading Co. Ltd V. Bendel Insurance Co. Ltd. P. 2105
11. Obawole V. Williams P. 2123
12. Olowofoyeku V. A-G Oyo State P. 2153
13. University Of Calabar V. Essien P. 2184
14. Nneji V. Chukwu P. 2226
15. Lawal V. Olufowobi P. 2241
16. E.D. Tsokwa & Sons Co. Ltd V. Union Bank (Nig.) Ltd. P. 2254
17. Ume V. Okoronkwo P. 2297

AGENCY - Apparent or ostensible authority doctrine - Whether it operates to clothe the Governor of Oyo State - With authority to enter into agreement on behalf of others. *Olwofoyeku v. A-G Oyo State* p.2153

AGENCY Implied or ostensible authority - Whether by virtue of any of these- The Governor of Oyo State can be an agent of other States. *Olwofoyeku v. A G Oyo State* p.2153

APPEALS - Error of trial court - Where found to be minor - Appeal court should not overlook the preponderance of evidence - And wrongfully overrule the trial court. *Akpan v. Otong* p.1986

APPEALS - Retrial - Whether ground for ordering a retrial - Arose in the present case. *Akpan v. Otong* p.1986

APPEALS- Retrial-Whether ground for ordering a retrial-Arose in the present case. *Akpan v. Otong* p. 1986

APPEALS - Issue canvassed in the lower court - By the defendants - Whether plaintiffs can now raise that issue before the Supreme Court. *Nneji v. Chukwu* p. 2226

APPEALS - Chieftaincy matters - Whether Court of Appeal was in error - By failing to set aside the trial court's decision. *Ibrahim v. Barde* p.1833)

APPEALS - Findings of fact- Land Law - Whether trial court's findings were rightly disturbed. *Nneji v. Chukwu* p. 2226

APPEALS - Grounds of appeal - Where the conclusion reached by the trial court on the evidence was wrong - Whether substantive ground is required Before Court of Appeal can intervene. *Ajibona v. Kolawole* p. 2048

,
APPEALS - Grounds of appeal. - Omnibus ground that judgment is against the weight of evidence - Purpose and effect thereof. *Ajibona v. Kolawole* p. 2048

APPEALS - Point of law – As to whether defendant was a juristic person – Where that point is a new issue and is not related to any ground of appeal – Whether the issue ought to be struck out. *Animashaun v. University College Hospital* p, 2035

APPEALS-Concurrent findings of fact - Whether perverse in this case. Obwole v. Williams p. 2123

APPEALS-Concurrent findings- Sentiments - Cannot cause the Supreme Court-To disturb concurrent findings of lower courts. Olwofoyeku v. A-G Oyo State p.2153

APPEALS-Findings of trial court - In a land dispute - Where amply supported by evidence-Appellate Courts shall uphold them. Ume v. Okoronkwo p. 2297

BANKING-Bill of Exchange Act s. 48-Comes into play only when a cheque is dishonoured- And not when it is lost. Tsokwa & Co. Ltd v. Union Bank p.2254

BANKING-Liquidated amount –Being claimed by the appellant-Was not proved. Tsokwa & Co. Ltd v. Union Bank p. 2254

BANKING-Cheques-Customer drawing money before the clearing of paid in cheques- where those cheques got lost-And were never cleared-The customer is liable to repay the amount drawn. Tsokwa & Co. Ltd v. Union Bank p. 2554

CHIEFTAINCY MATTERS - Prescribed authority - In respect of a minor chieftaincy-Whether he acted ultra vires-By conducting inquiry - Unto determination of the ruling families. Oladoye v. Administrator Osun State p. 2015

CHIEFTAINCY MATTERS - Governor's Order - That created chieftaincy electoral college-Where power to make the Order was not available under the section upon - Whether any other enabling legislation will be considered. Ibrahim v. Barde p.1833

CHIEFTAINCY MATTERS - Steps to appointing a chief - Where two of the steps were validly concluded - Effect of Court's null and void declaration-Is for the final step of the exercise to be performed. Adefulu v. Okulaja p. 2065

CHIEFTAINCY MATTERS - Appointment of a chief - Where declared null and void by the Court - The vacancy that arose remained unfilled - And to new vacancy is created. Adefulu v. Okulaja p. 2065

CHIEFTAINCY MATTERS - Concurrent findings - That there are three rul

ing families-Whether to be interfered with. Oladoye v. Administrator Osun State p. 2015

CHIEFTAINCY MATTERS- Averments made by plaintiffs - Whether supported by evidence adduced- At the trial. Oladoye v. Administrator Osun State p. 2015

CHIEFTAINCY MATTERS-Judgment - Whether the grant of some of claims – Affected the main question between the parties. Oladoye v. Administrator C Osun State p. 2015

CHIEFTAINCY MATTERS- Judgment - Whether there is anything in the judgement-That calls on the Kingmakers to act - On the previous nomination list presented by the entitled ruling house. Adefulu v. Okulaja p. 2065

D
CLAIMS - Dismissal- Claim for trespass by the appellant against respondents- Was quite correctly dismissed by lower courts - As respondents had acquired title in the property. Olwofoyeku v. A-G Oyo State p.2153

E CONTRACTS - Waiver-Payment of demurrage - Where it arises under a totally different arrangement-No question of waiver will operate against appellants. Alfotrin Ltd v. A-G Federation p. 1919

CONTRACTS-Interest on amount due-In the absence of express agreement- F Or some custom to that effect-Wll not be granted by court. Alfotrin Ltd v. A-G Federation p. 1919

CONTRACTS-Quantum meruit-reasonable rate of compensation whether ascertainable from the evidence. Alfotrin v. A-G Federation p. 1919

G
CONTRACTS-Unenforceable contract-Where appellants executed their own part of the obligation thereunder-Whether they would be entitled to reasonable compensation-On the basis of quantum meruit. Alfotrin Ltd v. A-G Federation p. 1919

H
CONTRACTS - Binding contract - Parties must be in consensus ad idem - On the essential terms - For there to be a binding contract. Alfotrin Ltd v. A G Federation p. 1919

CONTRACTS - Disposition of property - Whether a single Governor had valid power - To enter into agreement to deal with or dispose of any property Jointly owned by three Stales, Olwofoyeku v. A-G Oyo State p. 2153

CONTRACTS - Quantum meruit- Proof of rendering services under an unen- B
forceable contract -Plaintiff can recover on the value of the services rendered.
Alfotrin Ltd v. A-G Federation p. 1919

CONTRACTS – Carriage of goods-Contract to ship goods from one destina-
tion to another-terminates upon the arrival of the vessel. Alfotrin Ltd v. A-G C
Federation 1919

CONTRACTS –Privity of One who is not a party to a contract- cannot claim in
respect thereof. Alfotrin Ltd v. A-G Federation p. 1919

CONTRACTS-Contractual relationship - Where not created between the par-
ties-No contract can be enforced-Unto recovering any demurrage. Alfotrin v.
A-G Federation p. 1919

CONTRACTS-Offer and acceptance - Whether acceptance can arise by do- E
ing the act-Or must there be notification of the acceptance. Alfotrin Ltd v. A-
G Federation p. 1919

CONTRACTS –Precise terms and conditions - Where a contract is lacking in
necessary details- It is not legally valid. Alfotrin Ltd v. A-G Federation p. 1919 F

COURTS- Clerical mistake-Where the lower court mistakenly referred to 1st
defendant as appellant-Whether any miscarriage of justice was occasioned.
Ume v. Okoronkwo p. 2297

COURTS - Imaginary Failure of the trial judge to place the two sets of facts on
an imaginary scale-Whether unfair against the appellant. Ajibona v. Kolawole
p. 2048

COURTS - Suo motu issues- Practice of Courts raising and deciding issue suo H
motu-Without hearing the parties-Is not proper. Obawole v. Williams p. 2123

COURTS - Case not set up by plaintiff-Where court suo motu sets up a case
for a part-Whether judgment to that effect will stand. Unical v. Essien p. 2184

COURTS –Error in law -Trial Judge erred in holding Exhibits 1 & 2 - As “ancient documents” Court of Appeal also erred- In not disturbing that finding. Obawole v. Williams p. 2123

B COURTS- Jurisdiction of Court of Appeal - To evaluate appeal like court of first instance - Should have been exercised - Instead of ordering a retrial. Akpan v. Otong p. 1986

COURTS- Slip in judgment - Not every slip by a judge -Will lead to his judgment being upset. Jessica Trading Co. Ltd v. Bendel Insurance p. 2105

EQUITY - Fraudulent concealment - To enter a land without the knowledge of the owner - Does not constitute concealed fraud. Ajibona v. Kolawole p. 2048

D EQUITY - Purchase of property - On equitable grounds - Where no evidence was led to support the plea - It shall not be granted. Olwofoyeku v. A-G Oyo State p. 2153

EVIDENCE - Burden of proof - Where a party calls upon the court - To make a declaration of right - The onus is on that party - To establish the right Claimed. Obawole v. Williams p. 2123

EVIDENCE - Exhibit -Though admissible - In the absence of evidence identifying it with the land now in dispute - Exhibit 10 is valueless. Obawole v. Williams p. 2123

EVIDENCE - Evaluation of evidence - Where not properly done by the trial court - Appeal Court will interfere. Nneji v. Chukwu p. 2226

G EVIDENCE - Customary law - Derogation from a well established custom - Is not sufficient to elevate the derogatory act - To a custom the court should take judicial notice of. Ibrahim v. Barde p.1833

EVIDENCE - Burden of Proof - Rests on the person that pleaded particular facts - Discharge of this burden will now shift onus to the other party. Tsokwa & Co. Ltd v. Union Bank p.2254

EVIDENCE - Allegation of fraud in a civil case - Whether proved according to the required standard. *Tsokwa & Co. Ltd v. Union Bank* p. 2254

EVIDENCE - Unchallenged evidence - Where a particular evidence is not challenged by cross-examination - The court is free to act on such evidence. *Alfotrin Ltd v. A-G Federation* p. 1919 B

EVIDENCE - Burden of Proof - It is for the plaintiff - To prove the assertion in his statement of claim. *Adeshoye v. Olowolagba* p. 1953

EVIDENCE - Proof - Communal ownership of the land in dispute- Whether C proved by the plaintiffs. *Lawal v. Olufowobi* p. 2241

EVIDENCE - Witnesses - Whether issues of fact resolved by trial Judge Mostly affect credibility of individual witnesses. *Nneji v. Chukwu* p. 2226

EVIDENCE - Arbitration - Whether evidence of native arbitration - Ought to have been considered - Seeing it could create estoppel by way of *res judicata*. *Akpan v. Otong* p.1986 D

EVIDENCE - Documents - Land dispute - Whether treatment or non-treatment of documents of plaintiffs - Who fail to prove their root of title - Can advance their case. *Lawal v. Olufowobi* p. 2241 E

EVIDENCE - Past proceedings and judgment - Where not tendered in evidence - Whether it ought to be considered by the court. *Adeshoye v. F Olowolagba* p. 1953 F

INSURANCE - Liability of the insurer - Whether under the tendered documents- Respondent is liable for loss of appellant's goods - In the course of voyage. *Jessica Trading Co. Ltd v. Bendel Insurance* p. 2105 G

INSURANCE - Marine policy. Whether Exhibit F in view of its contents can qualify as a marine insurance policy. *Jssica Trading Co. Ltd v. Bendel Insurance* p. 2105

INSURANCE - Time policy - Where the duration of the insurance expired before arrival of the vessel - Appellant's failure to renew the policy - Absolves the respondent from liability. *Jessica Trading Co. Ltd v. Bendel Insurance* p. 2105 H

INSURANCE-Voyage and time policy - May be included in the same marine insurance policy- Save that the insured must take certain precautions-To secure maximum and effective protection. *Jessica Trading Co. Ltd v. Bendel B Insurance* p. 2015

JUDGMENTS- Erroneous judgment - A judgment based on a ground which has fallen-Is erroneous and must be set aside. *Obawole v. Williams* p.2123

C JUDGMENTS - Natural consequence of court's decision - Ought to be implemented by the party concerned - Without waiting for an Order of the Court. *Adcfulu v. Okulaja* p. 2065

JUDGMENTS - Null and void declaration - Made by the Supreme Court concerning a chieftaincy appointment - Implies that the appointment was never made. *Adefulu v. Okulaja* p. 2065

LAND LAW - Title - Where derived by grant or inheritance - Need to prove the persons who founded the land originally. *Nneji v. Chukwu* p. 22.26

E

LAND LAW - User of land - Where put in issue by the defendants - Whether plaintiffs proved their alleged act of possession. *Nneji v. Chukwu* p. 2226

LAND LAW - Title - In view of defendant copious evidence of recent possession - Whether the trial court erred by disbelieving them, *Adeshoye v. Olowolagba* p. 1953

LAND LAW - Possession of adjoining land - Whether proved by plaintiffs - To warrant drawing inference under s, 45 Evidence Act - In their favour. *Nneji G v. Chukwu* p. 2226

LAND LAW - Previous Supreme Court judgment - Where very limited in scope - That no link can be established between the parcels of land in issue - That judgment should not be relied upon. *Adeshoye v. Olowolagba* P. 1953

H

LAND LAW - Title - Where plaintiffs relied on pleaded three roots of title - Failure to prove one root of title is not fatal. *Akpan v. Otong* p.1986

LAND LAW - POSSESSION - Decision of arbitration - Or previous judgment - Where it cannot operate as estoppel - Can properly constitute act of possession. Akpan v. Otong p. 1986

LAND LAW - Traditional history - Conflict therein - Whether trial judge did proper evaluation - In preferring one of the conflicting stories. Akpan v. Otong p. 1986

LAND LAW - Title - Claiming ownership through same descendants as the defendants-Onus of proof rests on the plaintiffs. Lawal v. Olufowobi p. 2241 C

LAND LAW - Customary arbitration - Whether in view of the sole issue before the arbitration-It was unnecessary to grant a hearing to 2nd defendant. Ume v. Okoronkwo p. 2297

D

LAND LAW- Title - Having admitted that the radical title is in the defendants is on the plaintiffs - To prove that the land has been sold to their predecessor in title. Obawole v. Williams p. 2123

LAND LAW - Possession - Land Use Act - Possession simpliciter - Does not confer entitlement to right of occupancy - As it must be shown that possession was rightly conferred. Adeshoye v. Olowolagba p. 1953

LAND LAW - Traditional history - Evidence thereof - Whether irrelevant in view of the Land Use Act - Whether the Act wiped away normal methods of acquiring possession. Adeshoye v. Olowolagba p. 1953

LAND LAW - Survey plan - Whether a surveyor must testify - Before court can attach credibility - To the tendered survey plan. Akpan v. Otong p.1986

G

LAND LAW Root of title - Where defendant's evidence thereon was not controverted - Whether mere possession can confer right of occupancy-Upon the plaintiff under the Land Use Act. Adeshoye v. Olowolagba p. 1953

LAND LAW - Acts of ownership - Where root of title is not proved - It will not be necessary to consider acts of possession - Since such acts will become acts of trespass. Lawal v. Olufowobi p. 2241

H

LAND LAW-Customary arbitration - Where a dispute on the issue of pledge- Was voluntarily submitted to a customary arbitration – Whether their decision is binding on the parties. *Ume v. Okoronkwo* p. 2297

B LAND LAW Possession - Where defendant has been in actual possession for over 12 years-Whether a case of exclusive possession made out *Ajibonav. Kolawole* p. 2048

LAND LAW Limitation law - Knowledge on the part of the plaintiff – about the date defendant entered the land - Is not a condition precedent. *Ajibona v. Kolawole* p.2048

LAND LAW - Title - Where defendants also claim title in their counter claim- They cannot rely on plaintiffs' admissions - To discharge the burden on them. **D** *Obawole v. Williams* p.2123

LAND LAW - Trespass - Possession is good against the whole world - Save the person who can show a good title. *Olwofoyeku v. A-G Oyo State* p.2153

E LAND LA W - Trespass - Action for trespass is at the suit of the person in possession - Appellant not being in possession cannot succeed in his claim for trespass. *Olwofoyeku v. A-G Oyo State* p.2153

LAND LAW - Survey plan - Where a party gives contradictory evidence to his survey plan - The Court will not attach Credibility to the plan. *Akpan v. Otong* p .1986

LANDLORD & TENANT - Trespass and possession - Where the landlord has leased the property to a tenant - Whether Landlord who is not in possession - Can succeed in trespass. *Olwofoyeku v. A-G Oyo State* p. 2153

LEG ISLA TION - Power of Governor to make Order - Where not available under the section relied upon in making the Order - Whether any other enabling legislation will be considered. *Ibrahim v. Barde* p.1833

H LEGISLATION - Procedure for passing bills - Where complied with - Whether the law in question was validly passed. *Ibrahim v. Barde* p.1833

LEGISLATION - Power to make Order - Where the Governor's Order is gazetted

- Whether the Order was properly made. Ibrahim v. Barde p.1833

MASTER & SERVANT - Fair hearing - Whether plaintiff was given a fair hearing - Before his appointment was terminated. Unical v. Essien p. 2184

MASTER & SERVANT - Misconduct - Whether plaintiff was rightly terminated for misconduct. Unical v. Essien p.2184

MASTER & SERVANT - Termination of appointment - Where not in breach of the parties contract - Plaintiffs case was rightly dismissed by trial court Unical v. Essien p.2184

C

MASTER & SERVANT - Surcharge - Pensions Act - That provided for a surcharge of employee's benefit - Where steps to be taken before the surcharge were neglected - The surcharge is improper. Animashaun v. University College Hospital p. 2035

D

MASTER & SERVANT - Contract of service - Where plaintiff relied on a document and Decree as governing it - Whether the lower court rightly applied Act. Unical v. Essien p. 2184

E

MORTGAGES- Legal fee for mortgage preparation - Where the mortgage is not proved- No judicial notice will be taken - About debiting a mortgagor with such fees Tsokwa & Co. Ltd v. Union Bank p. 2254

PLEADINGS Averments in pleadings - Whether supported by any probative evidence. Tsokwa & Co. Ltd v. Union Bank p.2254

ORDERS- Dismissal- Where the defendants failed in their counter claim -The proper order to make is dismissal. Obawole v. Williams p. 2123

G

PRACTICE &PROCEDURE - Sentiments - The law does not recognize sentiments-The legal and not moral aspect of appellant's claim - Is the concern of the court. Olwoluyeku v. A-G Oyo State p.2153

PROPERTY LAW- Transfer of property- Where a property is vested in many persons-Consent of all is required- For an instrument of transfer to be valid. Olwofoyeku v. A-G Oyo State p. 2153

STATUTES-Creation of States-Vesting of properties - In whom are the proper

ties of the Western State vested - After the creation of Ogun Ondo and Oyo States *Olwofoyekuku v. A-G Oyo State* p. 2153

STATUTES - Object and intention of a statute - Where found to be clear-The B statute will not be nullified - By virtue of the draftsman's unskillfulness. *Ibrahim v Barde* p.1833

SUPREME COURT - Error in a judgment - That is clerical or out of accidental slip Can he Corrected upon a motion to that effect. *Ibe v. Onuora* p. 2007

C
SUPREME COURT - Finality of its decision - Pursuant to s. 215 of the 1979 Constitution- Whether a bar to moving the Court to correct errors in its judgment. *Ibe v. Onoura* p. 2007

D TRUST - Trusteeship - After sharing the properties of the former Western State - Whether the Governor of Oyo State can still be a trustee - In respect of property belonging to Ogun State. *Olwofoyeku v. A-G Oyo State* p. 2153

E

F

G

H

Bills of Exchange Act Cap. 35 LFN 1990 ss. 48, 50(2)(c)(i) 46(2) 69 Tsokwa & Co. Ltd v. Union Bank p. 2254

Chiefs Law Cap. 21 Laws of Oyo State 1978 s. 22(3) & (4) Oladoye v. Administrator Osun State p. 2015

B

Chiefs (Appointment and Deposition) Law Cap. 19 Laws of Niger State 1989 ss. 3(1), 4(1) & (2) Ibrahim v. Barde p.1833

Chiefs appointment and Deposition Law Cap. 20 Laws of Northern Nigeria 1963 s. 3(2) Ibrahim v. Barde p.1833

C

Chiefs Law Cap. 20 Laws of Ogun State 1978 ss. 15(1), 17(2), 20(2) & (3) Adefulu v. Okulaja p. 2065

Constitution of the Federal Republic of Nigeria 1979 ss. 6 (b) (a), 221(1), 215 lbe v. Onuora p. 2007; s. 33(1) Nneji v. Chukwu p. 2226; s. 5(2) (b) Ibrahim v. Barde p.1833

Court of Appeal Rules 1981 0.1 r. 20(4) Akpan v. Otong p.1986

E

Court of Appeal Act 1976 s. 16 Akpan v. Otong p.1986

Decree No. 80 of 1979 Unical v. Essien p.2184

Evidence Act s. 14(1) & (2) Oladoye v. Administrator Osun State p.2015; ss.33 F , 34, 123 & 130 Obawole v. Williams p. 2123; ss. 45,46, 145 Nneji v Chukwu p. 2226; ss. 149(d), 135 - 140 Tsokwa & Co. Ltd v. Union Bank p. 2254; ss. 76, 132, 134(3) Adeshoye v. Olowolagba p. 1953; ss. 59, 2(1), I 13 Ibrahim v. Barde p.1833; s. 75 Akpan v. Otong p.1986

G

Federal Military Government (Supremacy and Enforcement of Powers) Act, No 20 of 1970. Olwofoyeku v. A-G Oyo State p. 2153

Halsbury's Laws of England 4th Ed. vol 25 para. 406 Jessica Trading Co. Ltd v Bendel Insurance p.2105

H

High Court (Civil Procedure) Rules of Ogun State 0.35 Adefulu v. Okulaja p. 2065

xvi INDEX OF STATUTES & RULES IN (1996) 12 KLR

Interpretation Law Cap. 52 Laws of Northern Nigeria 1963 s. 53 Ibrahim v. Barde p. 1833

Land Use Act 1978 ss.39(1), 40 Adeshoye v. Olowolagba p. 1953

B Limitation Law Cap. 70 Laws of Lagos State ss. 16, 17, 21, 19 Ajibona v. Kolawole p. 2048

Marine Insurance Act, 1961 ss. 24(1), 3, 2, 27 Jessica Trading Co. Ltd v. Bendel Insurance p. 2105

C Pensions Act No. 102 1979 ss. 18, 19 Animashaun v. University College Hospital p. 2035

Registration of Titles Act Cap. 181 L. N. 1958 Obawole v. Williams p. 2123

D State Government (Basic Constitutional and Transitional Provisions) Decree No. 50 of 1991 ss. 48(1) (b), 31 (I) & (2) Ibrahim v. Barde p.1833

States (Creation and Transitional Provisions) Act No. 17 of 1977. Olwofoyeku E v. A-G Oyo State p.2153

States (Creation and Transitional Provisions) (Amendment) Act No. 53 of 1977. Olwofoyeku v. A-G Oyo State p. 2153

F States (Creation and Transitional Provisions) Act No. 12 of 1976. Olwofoyeku v. A-G Oyo State p.2153

Supreme Court Rules 0.2 r. 28(1). 0.8 r. 16 Ibe v. Onuora p. 2007; 0.8. rr. 3 & 12(1) & (2) Akpan v. Oton p. 1986: O. 6 r. 8 Adefulu v. Okulaja p. 2065

G University of Nigeria Act 1978 ss. 24(1), 15 Unical v. Essien p.2184

Western State Legal Notice 65 of 1969. Olwofoyeku v. A-G Oyo State p. 2153

H