

KINGS LAW REPORTS (ALL SC)

**(1996) 2 KLR PART 38 PP. 151-478
FEBRUARY 1996**

Dedicated to the King of Kings

O.O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

1. Jadesimi v. Okotie-Eboh p. 151
2. Nwaeze v. The State p. 179
3. Olumolu v. Islamic Trust of Nigeria p. 200
4. Oguntolu v. The State p. 212
5. Adebisi Mac. Asso. Ltd v. N.M.B Ltd p. 220
6. Emodi v. Kwentoh p. 232
7. Nkwo v. Uchendu p. 267
8. Ajewole v. Adetimo p. 286
9. Ezeafulukwe v. John Holt Ltd p. 300
10. Olumesan v. Ogundepo p. 315
11. K.S.O.A.P Ltd v. Kofa Trad. Co. Ltd p. 339
12. Ohunyon v. The State p. 359
13. ACB Ltd v. Awogboro p. 372
14. Ezeconwu v. Onyechi p. 382
15. Union Bank v. Nwoye p. 409
16. Olabanji v. Omokewu p. 419
17. Ayorinde v. A-G Oyo State p. 42
18. Biocon Ltd v. Kudu Holdings Ltd p. 440
19. Ayankoya v. Olukoya p. 450

iv **INDEX OF SUBJECT MATTER IN (1996) 2 KLR**

ACTIONS - Competence of action - Where local Court Rules Provision is adequate- It is wrong to decide that the action is incompetent - Based on foreign rules of .court. Ayanlcoya v. Olukoya p.450

ACTIONS - Reliefs - Where plaintiff did not claim any pecuniary relief - Whether it was rightly awarded. Ezeonwu v. Onyechi PI 382

AGENCY - Estoppel and holding out - Principal is bound by acts of agent - He presents to another person - As having authority to act on his behalf. Ayanlcoya v. Olukoya p. 450

APPEALS - Concurrent findings of fact - Where appellant fails to establish exceptional circumstances - Appellate court will not interfere. Ohunyon v. The State p. 359

APPEALS - Concurrent findings - Where no new thing is advanced - Interference will not be granted. Ajewole v. Adetimo p.286

APPEALS - Concurrent findings of fact - Where not supported by evidence - Supreme Court will interfere. Union Bank v. Nwoye p. 409

APPEALS - Error of lower court - When appellant is not entitled to succeed - In spite of such error. Ayorinde v. A-G Oyo State p. 426

APPEALS - Evidence - Where not evaluated by the trial court - Whether appellate court should interfere. Ezeafulukwe v. John Holt Ltd p. 300

APPEALS - Concurrent findings of Courts -, Appellate Court will not interfere - Where no special circumstances exist. Nwaeze v. The State p. 179

APPEALS - Stay of proceedings - Where record of appeal is pending before the Supreme Court - Any application including stay of proceedings - Can directly be made to the Supreme Court. Biocon Ltd v. Kudu Holdings Ltd p. 440

APPEALS - Delay - Whether appellant had exhibited any delaying tactic in the prosecution of his appeal - To warrant refusal of his application for adjournment. Olumesan v. Ogundepo p. 315

APPEALS - blunders - Whether any blunders were committed by the Appellant - To justify dismissal of his appeal without any hearing. Olumesan v.

Ogundepo p. 315

APPEALS- Brief of appeal - Where it covers argument from the original grounds - Additional grounds of appeal without leave - Whether the Appellant's brief is incompetent. Olumesan v. Ogundepo p. 315

APPEALS- Order of retrial - By Appellate Court - Where the order meets justice of the case - Court was perfectly right in making the order. Olumolu v. Islamic Trust of Nigeria p. 200

ARBITRATION - Parties to the contract - Whether applicant is a party to the contract-To entitle it to pray for the appointment of an arbitrator. K.S.O.A.P Ltd. v. Trad. Co. Ltd p. 339

ARBITRATION - Appointment of Arbitrator - Application to court for the same-For-Applciant to be entitled - He must be a party to the contract. K.S.O.A.P Ltd V. Trad Co. Ltd p. 339

BANKING -Liability of Bankers - For dishonouring a cheque - When does it arise. Union Bank v. Nwoye p. 409

BANKING-Cheque - That has not been cleared - Does not put a customer's account in funds. Union Bank v. Nwoye p. 409

BANKING- Banking custom - Burden of proof thereof - Lies on whoever alleges that custom. Union Bank v . Nwoye p. 409

COMPANY LAW - Subscribers - Where a party produces a copy of the Memo & Articles of Association - Containing his name and other requirements - Whether he is to be deemed a subscriber. Ezeonwu v. Onyechi p. 382

COMPANY LAW-Subscriber-Contention that the signature against a subscriber's name is not his- How the defendant should discharge the onus of proof. Ezeonwu V. Onyechi p. 382

CONTITUTIONAL LAW - Fair hearing - Breach thereof nullifies any trial - Whether party denied fair hearing must establish that he suffered any injury. Olumesan v. Ogundepo p. 315

CONSTITUTIONAL LAW Fair hearing - Application for dismissal of appeal

vi INDEX OF SUBJECT MATTER IN (1996) 2 KLR

Failure to hear the other party before granting the application - Is a violation of the right to fair hearing. *Olumesan v. Ogundepo* p. 315

CONTRACTS - Privity of contract - General rule thereto. *Ezeafulukwe v. John Holt Ltd* p. 300

B CONTRACTS - Competence to sue - Where plaintiff failed to prove he is a party to the contract - Competence to sue is not established. *Ezeafulukwe v. John Holt Ltd* p.300

C COURTS - Discretion - To grant or refuse application for interlocutory injunction whether exercised judiciously. *Ayorinde v. A-G Oyo State* p. 426

COURTS: Ruling - Court is bound to rule one way or the other - In respect of application for adjournment properly made before it. *Olumesan v. Ogundepo* p. 315

D COURTS - Native Courts - Proceedings before them - Appellate court can look at the evidence - So as to ascertain issues in dispute before the native court. *Nkwo v. Uchendu* p. 267

E COURTS - Error in Law - It is wrong for courts - To import in to a case - Issues not raised by any of the parties. *K.S.O.A.P Ltd v. Kofa Trad. Co. Ltd* p.339

F COURTS - Discretion - Course of action by the court - Where not inherently wrong - Exercise of trial courts jurisdiction - Cannot be faulted. *Emodi v. Kwentoh* p. 232

G CRIMINAL LAW - Cause of death - Where deceased died on the spot - It would make no difference whether deceased died from strangulation - Or from matchet cuts by same appellant. *Oguntolu v. The State* p, 212

CRIMINAL PROCEDURE - Procedural Error - Does not warrant discharge and Acquittal of appellant. *Nwaeze v. The State* p. 179

H CRIMINAL LAW - Murder - Inference of murder - Whether person with whom deceased was last seen alive - Is the murderer. *Nwaeze v. The State* p. 179

ESTOPPEL - Res judicata - Issues and subject matter - Where same in the two proceedings - Whether trial court rightly held that res judicata is applicable. *Nkwo v. Uchendu* p. 267

INDEX OF SUBJECT MATTER IN (1996) 2 KLR **vii**

ESTOPEL-Res judicata - What a party invoking the doctrine must show - Whether privity of the parties is established. Nkwo v. Uchendu p. 267

ESTOPEL- Issue estoppel - Pled by the defendants - Whether successfully Nkwo v. Uchendu p. 267

EVIDENCE-Wrongful admission of evidence - When will it ground acquittal. Nwaeze v. State p. 179 **B**

EVIDENCE-Witnesses - Duty of prosecution - To prove facts in issue - Not obliged to call every or any number of witnesses. Ohunyon v. The State p. 359 **C**

EVIDENCE - Burden of Proof - Murder - Whether prosecution established beyond reasonable doubt - Ingredients of murder as required. Ohunyon v. The State p. 359

EVIDENCE -Witnesses - Failure by prosecution to call a particular witness – Whether a reason to vitiate conviction. Ohunvon v. The State p. 359 **D**

EVIDENCE- Medical Evidence - Absence thereof - When court will infer cause of death from circumstances. Oguntolu v. The State P. 212 **E**

EVIDENCE- Evaluation of evidence - Evidence adequately evaluated by lower courts- Conclusion thereon is right. Oguntolu v. The State p. 212

EVIDENCE-Witnesses – Material witness-Whether a witness-Whose testimony does not advance Prosecution’s case-Is a material witness. Ohunyon v. The State p. 359 **F**

EVIDENCE-Witnesses-Duty of prosecution-Is to call material witness-To prove its case-Nwaeze v. The State p. 179 **G**

EVIDENCE-Burden of proof - What prosecution must prove - To establish a charge of murder. Nwaeze v. The State p. 179

EVIDENCE-Interpreter - Admissibility - Statement of accused in a language other than English - Recorded through an interpreter - How to be admitted. Nwaeze v. The State p. 179 **H**

EVIDENCE- Wrongful admission of evidence - Where evidence was wrongfully admitted- Whether accused will be discharged in all cases. Nwaeze v.

viii INDEX OF SUBJECT MATTER IN (1996) 2 KLR

The State p.179

EVIDENCE- Confession - Free and voluntary confession of guilt - Is sufficient to warrant conviction - Without corroboration. Nwaeze v. The State p. 179

B INTERIM INJUNCTIONS - Balance of convenience - Failure to establish the in jury applicant would suffer - Coupled with undue delay in bringing the application - Whether injunction should be granted. Ajewole v. Adetimo p.286

INTERIM INJUNCTIONS - Breach of the peace - Whether refusal of the application - Would result in any breach of the peace. Ajewole v. Adetimo p.286-

C INTERLOCUTORY INJUNCTIONS - Grant thereof - What applicant should show To be entitled to the issue of an order. ACB Ltd v. Awogboro p. 372.

D INTERLOCUTORY INJUNCTIONS - Proper case - Whether Plaintiffs made out a case - For grant of the application. ACB Ltd v. Awogboro p. 372

INTERLOCUTORY INJUNCTIONS - Balance of convenience - Whether plaintiff can be adequately compensated in damages - Would affect court's decision one way or the other. Ayorinde v. A-G Oyo State p. 426

E INTERLOCUTORY INJUNCTIONS - Triable issue - Substantive action must disclose serious issue to be determined - Before the application can be considered. Ayorinde v. A-G Oyo State p. 426

F INTERLOCUTORY INJUNCTIONS - Status quo preservation - Is proper ground for court to intervene - And grant the injunction. ACB Ltd v. Awogboro p. 372

G INTERLOCUTORY INJUNCTIONS - Discretion of Court - To grant the application - What court considers in exercising its discretion. ACB Ltd v. Awogboro p. 372

INTERLOCUTORY INJUNCTIONS - Undertaking as to damages - Failure to Extract same - Whether fatal. ACB LW v. Awogboro p. 372

H INTERLOCUTORY INJUNCTIONS - Substantive suit - Duty of Judge - In granting application - Is not to determine issues in the substantive suit. ACB Ltd v. Awogboro p. 372

INTERLOCUTORY INJUNCTIONS - Recourse to Writ of Summons - By trial

judge-where only statement of claim was referred to- Effect. ACB Ltd v. Awogboro p. 372

JUDGMENTS-Technicality - Misjoinder of parties and causes - Decision of Court –Whether to be based solely on technicality. Ayankoya v. Olukoya p.450 B

JUDGMENTS- Consequential Order - whether an unclaimed relief granted - Is a consequential order. Ezeonwu v. Onyechi p. 382

JUDGMENTS- Error in Law - Court of Appeal erred - In deciding that a Will of 1947 was revoked by marriage under the Act - Between couples of subsisting customary marriage. Jadesimi v. Okotie Eboh p. 151 C

JUDGMENTS- Summary judgment - Where defendant shows he has a fair case for defence-Leave to defend ought to be granted - The summary judgment was rightly set aside. Adehisi Mac. Asso Ltd v. N.M.B Ltd p. 220 D

JUDGMENTS- Order of retrial - To resolve material issue in a case where trial court fails to resolve it - Is a means of doing justice to both sides. Olumolu v. Islamic Trust of Nigeria p. 200 E

JURISDICTION- Judgment - Supreme Court has an inherent jurisdiction - To set aside its judgment that is a nullity. Olabanji v. Omokewu p. 419 F

JURISDICTION -Supervisory jurisdiction - Of Supreme Court over Court of Appeal-Exercise thereof depends on the existence of an appeal. Olabanji v. Omokewu 419

LAND LAW- Traditional histories - Issues decided thereon in earlier unrelated cases-Cannot be relied upon. Emodi v. Kwentoh p. 232 G

LAND LAW- Nexus - Failure to relate the land in dispute - To the land acquired by government who paid rent to plaintiffs - Whether the case is destroyed thereby. Emodi v. Kwentoh p. 232 H

LAND LAW - Possession - Exhibits relied upon by the plaintiffs - Where they do not relate to the land in dispute - Allegation that exclusive possession is proved - Is misconceived. Bmodi v. Kwentoh p. 232

x INDEX OF SUBJECT MATTER IN (1996) 2 KLR

LAND LAW - Title - Modes of proving title - Whether proof of possession of connected land - Avails the plaintiffs. Emodi v. Kwentoh p. 232

LAND LAW - Trespass - Failure to demonstrate acts of ownership - And or prove exclusive possession - Action for trespass cannot be maintained. Emodi B v. Kwentoh p. 232

LAND LAW - Title - Evidence of receipt of rent - In respect of a different land Whether of any probative value - When no evidence of acts of possession were given at all. Emodi v. Kwentoh p. 232

C
LAND LAW - Ownership - competing histories of both parties - Whether resolve by trial court in accordance with the principles. Emodi v. Kwentoh p. 232

MATRIMONIAL CAUSES - Marriage Act - Marriage thereunder by couples D of subsisting customary marriage - Whether intended to nullify existing customary marriage. Jadesimi v. Okotie Eboh p. 151

PRACTICE & PROCEDURE - Stay of proceedings - Whether prayed before the lower court - As to entitle applicants to move the Supreme Court - For a E stay of the High Court proceedings. Biocon Ltd v. Kudu Holdings Ltd p. 440

PRACTICE & PROCEDURE - Stay of proceedings - Discretion of court- Whether the facts warrant granting of the application. Biocon Ltd v. Kudu Holdings Ltd P 440

F PRACTICE & PROCEDURE - Commencement of proceedings - For appointment of arbitrator by court - Is by motion as provided under s.6(2) of the Arbitration Law. K.S.O.A.P Ltd v. Kofa Trad. Co. Ltd p. 339

PRACTICE & PROCEDURE-Summary judgment - Order 10 Lagos High Court Rules- G Whether mere filing of affidavit of having a good defence per se - Entitles a defendant to leave to defend. Adebisi Mac. Asso Ltd v. NMB Ltd p. 220

PRACTICE & PROCEDURE- Summary judgment - Defendant's defence - Whether Adebisi Mac. Asso Ltd v. N.M.B Ltd p. 220

H
PRACTICE & PROCEDURE - Summary judgment - Document relied upon by the plaintiff - Should not be swallowed hook, line and sinker given the circumstances -So as to avoid injustice. Adebisi Mac. Asso Ltd v. N.M.B Ltd p. 220

INDEX OF SUBJECT MATTER IN (1996) 2 KLR **xi**

PRACTICE & PROCEDURE - Commencement of proceedings- Where applicant resorts to method prescribed by law-Complaint against method is without merit. *K. S. O. A. P. Ltd v. Kofa trad. Co. Ltd* p. 339

PRACTICE & PROCEDURE-Summary judgment –Defendant’s defence – Whether a sham meant to cause delay. *Adebisi Mac. Asso Ltd v. NMB. Ltd* p.220 **B**

PRACTICE & PROCEDURE- Defect in proceedings - Whether a non fundamental defect in proceedings- Would vitiate a judgment. *Olabanji v. Omokewu* p. 419

PRACTICE & PROCEDURE- Order of court-Land dispute-Where respondent is unable to prove boundary-And where there is a technical hitch-What is the proper Order to be made. *Olumulo v. Islamic Trust of Nigeria* p. 200 **C**

STATUTES-Statutes of General Application - Limitations to application thereof – In respect of testator’s intention concerning his Will. *Jadesimi v. Okotie Eboh* p. 151 **D**

SUCCESSION-Wills-Validity-Whether a 1947 Will made by the deceased-Is in force and valid. *Jadesimi v. Okotie Eboh* p. 151

SUCCESSION- Wills- Whether s. 18 of the English Wills Act 1837 - Is applicable in the Nigerian circumstances - To nullify a Will made prior to marriage under our 1961 Marriage Act *Jadesimi v. Okotie Eboh* p. 151 **E**

SUCCESSION- Wills -Applicable law - Prior customary marriage between a couple- Where subsequent marriage was conducted under the Marriage Act 1961 which law is applicable to the Will of the deceased. *Jadesimi v. Okotie Eboh* p. 151 **F**

INDEX OF STATUTES & RULES **G**

Arbitration Act, Cap. 13, Laws of the Federation of Nigeria and Lagos, 1958 *K.S.O. A.P. Ltd v. Kofa Trade. Co. Ltd* p. 339

Arbitration Law, Cap. 7, Laws of Kano State, s. 6(1) (a) *K.S.O. A.P. Ltd v. Kofa Trade. Co. Ltd* p. 339 **H**

Companies Act 1968 ss. 26(1), 1 & 2, 5, 16, *Ezeonwu v. Onyechi* p. 382

Chiefs Law of Oyo State Cap. 21 s. 22(4) *Ajewole v. Adetimo* p. 286

Constitution of the Federal republic of Nigeria 1979 item 60 pt. 1 2nd Schedule *Jadesimi v. Okotie Eboh* p. 151

xii INDEX OF STATUTES & RULES IN (1996) 2 KLR

- Criminal Code s. 319 Nwaeze v. The State p. 179; ss. 319(1), 516 Ohunyon v. The State p. 359
- Criminal Code Cap. 28 Laws of Western Nigeria 1959 ss. 254(2), 257(4) Oguntolu v. The State p. 212
- Evidence Act Cap 112 L.F.N. 1990 s.77(2) Olumolu v. Islamic Trust of Nige: p. 200; ss. 191 (1), 137 Ezeonwu v. Onyechi p. 382
- Federal High Court Civil Procedure Rules O.XLVII Ezeonwu v. Onyechi p. 382
- High Court Law, cap. 49, Laws of Northern Nigeria 1963 (applicable in Kano State), s. 2. K.S.O.A.P Ltd v. Kofa Trad. Co. Ltd p. 339
- C High Court (Civil Procedure) Rules, 1977 of Kaduna State, Order 10, Rule 14 Olumolu v. Islamic Trust of Nigeria p. 200
- High Court of Lagos State Civil Procedure Rules 1972 0.10 rr. I & 2 Adebisi Mac Asso Ltd v.N.M.B Ltd p. 220
- High Court Civil Procedure Rules of Kano State, 1976, Order 2, rule I, Order 8 D rule 1. K.S.O.A.P Ltd v. Kofa Trad. Co. Ltd p. 339
- High Court (Civil Procedure) Rules of Oyo State 1978 0.20 . 11, 0.21 r. 1 Ajewo v. Adetimo p.286; 0.8 rr. 1 & 10, O. 10 rr. 1 & 7 Ayankoya v. Olukoya p.450
- Interpretation Act, Cap. 89 of the Laws of the Federation of Nigeria, 1958 s. E Jadesimi v. Okotie Eboh p. 151
- Interpretation Act, Cap 192 LFN 1990 s. 32 Jadesimi v. Okotie Eboh p. 151
- Law of Property Act, 1925 of England s. 177 Jadesimi v. Okotie Eboh p. 151
- Marriage Act, Cap. 115 of the Laws of the Federation of Nigeria 1958 ss. 11,47, 33, 35 Jadesimi v. Okotie Eboh p. 151
- F Supreme Court Act, Cap. 424 LFN 1990 s. 22. Jadesimi v. Okotie Eboh p. 151
- Supreme Court Rules, 1985, Order 6, rule 9 ACB Ltd v. Awogboro p. 372; O.8 r. 12, O. 6 r. 5 (1) Jadesimi v. Okotie Eboh p. 151; 0.2 r. 28(1) & (4) Biocon Ltd v. Kudu Holdings Ltd p. 440
- G Supreme Court Rules of England 0.14 Adebisi Mac. Asso Ltd v. N.M.B Ltd I 220
- Supreme Court of England Rules, 1896, Order 16, rule 1 (now Order 15, rule 4) Ayankoya v. Olukoya p. 450
- H Wills Act, 1837 of England s. 18 Jadesimi v. Okotie Eboh p. 151
- Wills Law, Cap. 133 of the Laws of Western Nigeria 1959 Jadesimi v. Okotie Eboh p, 151
- Wills Law, Cap. 141 of the Laws of Lagos State 1973 s. 15 Jadesimi v. Okotie Eboh p. 151