

CITATION (1996) 5 KLR

ISSN 1117-0530

KINGS LAW REPORTS (ALL SC)

**(1996) 5 KLR PART 41 PP. 829-980
MAY 1996**

Dedicated to the King of Kings

O.O. NOEL ESQ. Chief Editor CAPRAWINO

INDEX OF CASES REPORTED

1. Eigbejale v. Oke p. 829
2. Obatoyinbo v. Oshatoba p. 854
3. Ojo v. Ighodalo p. 874
4. Onu v. Agu p. 900
5. Jokaola v. Mil. Gov. Oyo State p. 924
6. Ogunbiyi v. Ishola p. 939
7. Omerede v. Eleazu p. 954
8. Kareem v. Union Bank p. 966

SUPREME COURT JUSTICES

Hon. Justice Muhammadu Lawal Uwais CJN
Hon. Justice Adolphus Karibi-Whyte
Hon. Justice Salihu Modibbo Alpha Belgore
Hon. Justice Abubakar Bashir Wali
Hon. Justice Idris Legbo Kutigi
Hon. Justice Michael Ekundayo Ogundare
Hon. Justice Emmanuel Obioma Ogwuegbu
Hon. Justice Uthman Mohammed
Hon. Justice Sylvester Umaru Onu
Hon. Justice Yekini Olayiw
Hon. Justice Ola Adio
Hon. Justice Anthony Ikechukwu Iguh

ACTIONS - Dismissal- Reasons for dismissing the plaintiff's action - Properly clarified. Omerede v. Eleazu p. 954

ACTIONS - Locus standi - Where plaintiff prosecuted an action on behalf of a community - His evidence on matters that were not pleaded - Cannot make him to say he lacked locus standi. Omerede v. Eleazu p. 954

APPEALS - Grounds of appeal - That did not arise from lower court's decision appealed against - Whether competent. Obatoyinbo v. Oshatoba p- 854

APPEALS - Grounds of appeal - That went far beyond the issues decided .by the lower court - Are not competent. Obatoyinbo v. Oshatoba p. 854

APPEALS - Grounds of appeal - Court of Appeal's finding that certain grounds - Were of fact or mixed law and fact - Whether proper. Obatoyinbo v. Oshatoba p. 854

APPEALS - Grounds of appeal - Where tile issue upon which a ground is predicated - Was never part of the lower court's decision - Whether that ground is proper. Ogunbiyi v. Ishola p. 939

APPEALS - Issue - That does not flow from any ground of appeal - Whether to be struck out. Ojo v. Ighodalo p. 874

APPEALS - Grounds of appeal - Need to obtain leave to argue facts or mixed law and facts. Ojo v. Ighodalo p. 874

APPEALS - Grounds, of Appeal - Where leave was not obtained - Grounds of fact or mixed law and fact - Will be struck out for being incompetent. Obatoyinbo v. Oshatoba p. 854

APPEALS - Consideration of the grounds of appeal - By the Court of Appeal in affirming trial court's decision - Whether inadequate - As to warrant alteration of the concurrent findings. Ogunbiyi v. Ishola p. 939

APPEALS - Finding of fact - Made by the trial court - Whether the Court of Appeal rightly interfered therewith. Eigbejale v. Oke p. 829

APPEALS - Findings of fact - Sole reason for reversing them - Whether ten-

able-seeing that a plaintiff is entitled to rely on favourable defence evidence. Eigbejale v. Oke p. 829

APPEALS - Retrial - Exempting one of the defendants from the ordered retrial- Whether proper. Kareem v. Union Bank p. 966

APPEALS - Retrial - Substantial irregularity - That cannot be corrected so as to be consistent with a decision on the merit - Is a ground for ordering a retrial. Kareem v. Union Bank p. 966

APPEALS - Grounds of appeal - Where a ground deals with an issue that was not raised in the lower courts - Whether that ground is competent. Ogunbiyi v. Ishola p. 939

CHIEFTAINCY MATTERS - Custom - Relating to the appointment of a chief- It is the duty of the unsuccessful candidate - To prove non compliance with the custom. Jokanola v. Mil. Gov. Oyo State p. 924

CHIEFTAINCY MATTERS - Registered chieftaincy declaration – In respect the chieftaincy in issue - Whether there is any Lacuna therein. Jokanola v. Mil Gov. Oyo State p. 924

CHIEFTAINCY MATTERS - Custom - Introduction of a new custom by the appellant- Whether proved to the court's satisfaction. Jokanolav Mil Gov. Oyo state p. 924 .

COURTS - Issue not raised - By either of the parties from their grounds of appeal-Whether properly raised and resolved by the lower court. Eigbejale v. Oke p. 829

EVIDENCE- Inconsistency - Where plaintiffs evidence was found contradictory and unreliable - Whether the issue of plaintiff's lack of locus standi arose. Omerede v. Eleazu p. 954

EVIDENCE- Effect of Plaintiff's evidence-plaintiff's conception that the court agreed to a certain effect of his evidence - When found to be misconceived. Ojo v. Ighodalo p. 874

EVIDENCE-Evaluation of evidence - Where justifiably done by the trial court- Whether appellate court should substitute its own views. EigbejaIe v. Oke p.

829

EVIDENCE - Conflict - Where evidence is at variance with pleadings it ought to be rejected. *Ojo v. Ighodalo* p. 874

B EVIDENCE - Admission - Land dispute - Where what was admitted was neither claimed nor proved - The admission goes to no issue. *Onu v. Agu* p.900

JUDGMENTS - Issue in question - Where resolved in favour of a party- Whether the Court is duty bound to enter judgment for that party. *Eigbejale. v.*

C *Oke* p. 829

LAND LAW - Title - Exclusive possession - Where appellant relied on and proved traditional evidence - Whether he is entitled to succeed -Without proving exclusive possession and acts of ownership not relied upon *v. Eigbejale*

D *v. Oke* p. 829

LAND LAW - Title - Burden of proof - Whether to be extended to the area of land - That is not in dispute. *Eigbejale v, Oke* p. 829

E LAND LAW - Trespass - Where appellant sued for damages for trespass- He should aver and prove physical or constructive possession - In order to succeed. *Ogunbiyi v. Ishola* p. 939

LAND LAW - Title - Where plaintiff fails to claim title to a particular area of land - Whether defendants' admission per se - Is enough to grant success to plaintiffs. *Onu v. Agu* p. 900

LAND LAW - Acts of possession - It is when both parties fail to prove title - That acts in recent times will be resorted to. *Ojo v. IghodaJo* p. 874

G

LAND LAW - Possession - Whether from the records plaintiff's evidence of acts of possession - Was accepted by the trial court. *Onu v. Agu* p. 900

LAND LAW - Possession - Whether evidence of possession was given by H the plaintiff - And determined by the trial court. *Eigbejale v. Oke* p. 829

LAND LAW - Declaration of title - Before it is granted - Need to ascertain definite and precise boundaries of the land. *Onu v. Agu* p. 900

LAND LAW-Title- Is put in issue in a claim for trespass and injunction-And to be ascribed to the party that proved same. Ojo v. Ighodalo p. 874

LAND LAW-Traditional evidence - Of settlement on the land in dispute – Whether properly rejected by the two lower courts. Ojo v. Ighodalo p.874 **B**

LAND LAW-Acts of possession - Where plaintiff founded his title on settlement and not possession - Whether he can turn round to rely on acts of possession. Ojo v. Ighodalo p. 874

LAND LAW-Identity of the land - Where defendants’ traverse rendered extent of the claim uncertain - the claim will fail. Onu v. Agu p. 900 **C**

PLEADINGS-Traverse- Whether tendering plans different from that of plaintiffs-Means failure of traverse the claims. Onu v. Agu p. 900 **D**

PRACTICE & PROCEDURE - Pleadings - Fact that was sufficiently pleaded by the plaintiff-Court of Appeal’s view that the issue was not pleaded is misconceived. Eigbejale v. Oke p. 829

PRACTICE PROCEDURE - Retrial - Issues joined on the pleadings-Where not considered adequately by the trial court - Whether retrial court-Whether retrial ordered by the court of Appeal is proper. Kareem v. Union Bank p. 966 **E**

INDEX OF STATUTES & RULES

Constitution of the Federal Republic of Nigeria 1979 s. 221(1) Obatoyinbo v. G Oshatoba p. 854

Court of Appeal Act s. 16 Onu v. Agu p. 900; Kareem v. Union Bank p. 966

Court of Appeal Rules 0.3 r. 23 Onu v. Agu p. 900; O. 1 r. 21 (1) Kareem v. Union Bank p. 996 **H**

Evidence Act ss. 135 (1) & (2), 136 (1), 137(1). Ogunbiyi v. Ishola p. 939 Supreme Court Act s.22 Kareem v. Union Bank p. 966