

KINGS LAW REPORTS (ALL SC)

**(1996) 7 KLR PART 43 pp. 1167-1538
JULY 1996**

Dedicated to the King of Kings

O. O. NOEL ESQ. Chief Editor

CAPRAWINO

INDEX OF CASES REPORTED

- I. Ugochukwu v. C.C.B. Ltd. p. 1267
2. Layade v. Panalpina Ltd. p. 1288
3. Shittu v. Egbeyemi p. 1303
- 4 Bhojwani v. Bhojwani p. 1313
- 5 Funduk Engeneering Ltd. v. Madaki p. 1319
6. Odogu v. A-G Federation p. 1337
- 7 Nka v. Onwu p. 1350
8. Rabiu v. Abasi p. 1380
9. Ukpakara v. Ebevuhe p. 1391
- 10 Olanleke v. Afro Continental Ltd. p. 1416
- 11 Babuga v. The State p. 1437
12. Oyekan v. Akinrinwa p. 1460
13. Chime v. Ude p. 1487

APPEALS - Extension of time to appeal - Failure to add prayer for enlargement of time to appeal - Court of Appeal erred in granting that prayer. *Fuduk Eng. Ltd. v. Madaki* p. 1319

APPEALS - Extension of time to appeal - Party who obtained leave of Court to appeal - Must do S() within time - Or must make application to court - for extension of time to appeal. *Fuduk Eng. Ltd. v. Madaki* p. 1319

APPEALS - Reversal - Of trial court's judgment by the Court of Appeal - Whether against the weight of evidence. *Ugochukwu v. C.C.B. Ltd.* p. 1267

APPEALS - Extension of time to appeal - Absence of prayer for extension of time to appeal - In application of appellants. - Rendered application incompetent. *Fuduk Eng. Ltd. v. Madaki* p. 1319

APPEALS - Right of Appeal - Only a party to proceedings - Can appeal to the Court of Appeal without any inhibition on his capacity. *Fuduk Eng. Ltd. v. Madaki* p. 1319

APPEALS - Findings of trial court - Supported by evidence and affirmed by Court of Appeal - Supreme Court will not interfere except perverse. *Nka v. Onwu* p. 1350

ARBITRATION - Customary law - Award of arbitrators - In Exhibits C and D - Was that respondents are owners of the land in dispute. *Nka v. Onwu* p. 1350

ARBITRATION - Decision of arbitrators - Accepted by parties to it - Is effective and enforceable - As decision of a court of law: *Nka v. Onwu* p. 1350

APPEALS - Striking out proceedings - The Supreme court has inherent power - To strike out any proceedings for want of prosecution. *Chime v. Ude* p. 1487

ARBITRATION - Decision of arbitrators - Binds parties thereto - And court will enforce it in appropriate cases. *Nka v. Onwu* p. 1350

APPEALS- Statutory period of appeal - Application for leave of court to appeal- Whether period is prescribed under statute - Within which a person interested is to bring his application. *Fuduk Eng. Ltd. v. Madaki* p. 1319

APPEALS- Concurrent findings fact - Made by the two lower courts –When supreme Court will not interfere. *Shittu v. Egbeyemi* p. 1303

APPEALS-Adverse findings- Concerning the issues of pledge of the land in dispute- Whether appealed against by the appellants. *Ukpakara v. Ebevuhe*

APPEALS –Striking out proceedings-The Supreme court has inherent power-To strike out any proceedings for want of prosecution. Chime v. Ude p. 1487

ARBITRATION-Decision f arbitrators-Accepted by parties to it-Is effective and enforceable-As decision of a court of law. Nka v. Onwu p. 1350

ARBITRATION-Customary law-Award of arbitrators-In Exhibits C and D-Was that respondents are owners of the land in dispute. Nka v. Onwu p. 1350

ARBITRATION –Decision of arbitrators-Binds thereto-And court will enforce it in appropriate cases. Nka v. Onwu p. 1350

ARBITRATION - Award of arbitrators - Where parties submitted to and accepted arbitrators' award - Whether appellants who were not parties thereto Can attack the award. Nka v. Onwu p. 1350

CHIEFTAINCY MATTERS - Presentation and installation of a chief - Method thereof under the Registered Declaration - Whether violated. Oyekan v. Akinrinwa p. 1460

CHIEFTAINCY MATTERS - Appointment of Warrant Kingmakers- Whether Government is justified - In appointing warrant Kingmakers. Oyekan v. Akinrinwa p. 1460

CHIEFTAINCY MATTERS - Succession to stool - Right of succession to the stool in issue - Lies in both male and female lines. Oyekan v. Akinrinwa p. 1460

CONSTITUTIONAL LAW - Fair hearing - Whether non notification of appellant - That an order dismissing their appeal is to be made - Is an infringement of their right to fair hearing. Chime v. Ude p. 1487

CONSTITUTION AL LAW - Unlawful detention - Period of detention found to be about eight years - Where not challenged by either party - It is not open to Court of Appeal to review the period. Odogu v. A-G Federation p. 1337

CONTRACTS - Unilateral fixture - Of a definite age of retirement - Cannot be made by the appellant - Where the parties contract left it indefinite. Olanlege v. Afro Continental Ltd. p. 1416

B CONTRACTS - Parol evidence - Where the parties contract is written - Whether parol evidence will be admitted to vary it. Olanlege v. Afro Continental Ltd. p. 1416

C CONTRACTS - Making of a contract - Contract may be made orally - Or partly oral and partly in writing - Whether the present contract of employment is oral. Olallge v. Afro Continental Ltd. p. 1416

CONTRACTS - Employment - Retiring age of 60 years - Whether agreed upon by the parties. Olaolege v. Afro Continental Ltd. p. 1416

D COURTS - Issues - Courts are to determine live issues - Not mere academic ones. Bhojwaoi v. Bhojwaoi p. 1313

E COURTS – Extra judicial exercise - By the trial court in supplying missing evidence - Whether award derived therefrom - Was properly set aside. Ugochukwu v. C.C.B. Ltd p. 1267

F COURTS - Error of trial court - Whether attempting to relate the requirements of traditional Kingmakers on literacy - Was erroneous. Oyekan v. Akinrinwa p. 1460

CRIMINAL PROCEDURE - Medical reports - Where not linked with the deceased - They are irrelevant. Babuga v. The State p. 1437

G CRIMINAL PROCEDURE - Medical reports - Whether properly received in evidence – Seeing that the doctor was not called. Babuga v. The State p. 1437

H CRIMINAL PROCEDURE - Cause of death - In culpable homicide charge - When lack of medical evidence and non recovery of the corpse – Will not vitiate conviction. Babuga v. The State p. 1437

CRIMINAL PROCEDURE - Proof beyond reasonable doubt - Whether this burden was discharged by the prosecution. Babuga v. The State p. 1437

CULPABLE HOMICIDE - Intention to kill - Where there is evidence of deliberate desire to kill - Whether Lower courts' finding of no accident is proper. Babuga v. The State p. 1437

CUSTOMARY LAW - Proof of a custom relied upon - The onus is on a party B relying on a custom - To plead and establish it by evidence. Rabi v. Abasi p. 1380

DAMAGES _ Exemplary damages - Where a case for it is made out - Whether it will be awarded without any specific claim to that effect. Odogu v. A-G C Federation p. 1337

DAMAGES -Award of damages - Damages awarded by trial judge -Is not nominal but general damages. Nka v. Onwu p. 1350

DAMAGES - Award of damages - In action for trespass to land - Court not to simply award damages - It has to give reason - How it arrived at reasonable damages. Nka v. Onwu p. 1350

DAMAGES - General damages – N25, 000.00 awarded by the lower court for unlawful detention - Whether to be increased. Odogu v. A-G Federation p. 1337

DAMAGES - Special damages - Lower court's finding N20, 000.00 compensation. Per annum - Whether reasonable. Odogu v. A-G Federation p. 1337

ESTOPPEL - Doctrine of estoppel - Arises where a party is not allowed to say that an assertion he had made is untrue. Nka v. Onwu p. 1350

ESTOPPEL- Same subject matter - Whether Exhibits C and D as pleaded – G Relate to same parties, cause and subject matter. Nka v. Onwu p. 1350

ESTOPPEL - Doctrine of standing by - A party who stands by without objection- While another deals contrary to his right in a property - Cannot award complain Nka v. Onwu p. 1350

ESTOPPEL- Plea of estoppel - Where validly set up by respondents – Whether appellants are estopped. Nka v. Onwu p. 1350

EVIDENCE - Withholding evidence from court - Whether failure to call a particular witness - Is tantamount to withholding evidence under s. 149 (d) Evidence Act. Babuga v. The State p. 1437

B EVIDENCE - Document - Need to read evidence as a whole - To avoid disjointed interpretation of document. Layade v. Panalpina Ltd. p. 1288

EVIDENCE - Corroboration - Culpable homicide - Whether a single convincing evidence - Must be corroborated. Babuga v. The State p. 1437

C EVIDENCE – Sufficiency- Presumption in favour of Exhibit M - Whether there is sufficient evidence to rebut the same Oyekan v. Akinriwa p. 1460

EVIDENCE - Cross-examination - When found to have established an issue.
D Olanlege v. Afro Continental Ltd. p. 1416

EVIDENCE - Extrinsic evidence - Contract of employment - Where clear and certain as to its terms - Trial court was wrong in admitting extrinsic evidence. Layade v. Panalpina Ltd. p. 1288

E EVIDENCE - Burden of proof - Land law - Where the parties agreed and the court found respondents were original owners - The onus is on the appellants to establish a change of ownership Ukpakara v. Ebevuhe p. 1391

F EVIDENCE – Contradictions-Whether fatal to the present case. Ukpakara v. Ebevuhe p. 1391

EVIDENCE - Burden of proof - Principal issue submitted by the plaintiff - Where not proved by him - Whether his case was rightly dismissed. Olanlege
G v. Afro Continental Ltd. p. 1416

JUDGMENTS Appeals - Failure of the main relief embodying other reliefs granted -Where there is no appeal against those other reliefs - Whether the entire claim will be dismissed. Rablu v. Abasi p. 1380

H JUDGMENTS Reversal-justification for reversing a court - On amount of damages awarded. Nka v. Onwu p. 1350

JUDGMENTS - A ward of higher amount - Than what was claimed - Is not proper. *Ugochukwu v. C.C.B. Ltd.* p.1267

JUDGMENTS - Nullity of judgment - Whether the principle that denying a party's counsel opportunity to address court - Nullifies judgment - Applies to B render judgment of trial court a nullity. *Oyekan v. Akinrinwa* p. 1460

JUDGMENTS - Reasons for a finding - Where erroneous but the decision IS correct - They can only amount to a misdirection - And will not lead to a reversal of the judgment. *Ukpakara v. Ebevuhe* p. 1391 C

JUDGMENTS - Claim not made - Where the amount awarded to the defendant was not claimed - Whether it will be set aside. *Ugochukwu v. C.C.B. Ltd.* p.1267

JURISDICTION - Supreme Court - Has no jurisdiction - To set aside its order – Made under Order 6, rule 3(2). *Chime v. Ude* p. 1487 D

LAND LAW - Trespass - Better title - Where not proved by the plaintiff - Whether her claims were rightly dismissed by the lower courts. *Shittu v. E Egbeyeni* p. 1303

LAND LAW - Possession - Prior proceedings before customary court – Whether properly treated as evidence of possession. *Ukpakara v. Ebevuhe* p. 1391 F

LAND LAW - Trespass - Things to be determined in a claim for trespass - Include exclusive possession and best right of possession. *Shittu v. Eabeyemi* p. 1103

LAND LAW - Possession - Whether there is sufficient evidence to support the finding -That the defendants were in prior possession, *Shittu v. Bgbeyemi* p. 1103 G

LAND LAW-Possession - Where respondents show by credible traditional H evidence that they are in possession - Trial court's finding to that effect – Will not be interfered with. *Ukpakara v. Ebevuhe* p.1391

LAND LA W-Redemption - finding that the land in dispute was not pledged

x INDEX OF SUBJECT MATTER IN (1996) 7 KLR

Knocks of the allegation that the appellants redeemed the land. Ukpakara v. Ebevuhe p. 1391

LAND USE ACT - Consent of the governor - Considering the applicable statutes - Whether validly given. Ugochukwu v. C.C.B. Ltd. p.1267

B

MASTER & SERVANT - Reasons for termination - May be good or bad - Subject to applicable remedies. Layade v. Panalpina Ltd. p. 1288

MASTER & SERVANT - Termination - Where executed in line with the parties' contract - Whether wrongful. Layade v. Panalpina Ltd. p. 1288

MASTER & SERVANT - Conditions of contract - Where clearly spelt out - Another document cannot be relied on - In denying the Managing Director's power to terminate the employment, Layade v. Panalpina Ltd. p. 1288

D

MATRIMONIAL CAUSES - Decree nisi - Where already obtained before the English court by one spouse - The issue of jurisdiction or domicile is no longer relevant. Bhojwani v. Bhojwani p. 1313

E MATRIMONIAL CAUSES - Jurisdiction - Where a decree nisi has been entered before the English Court – Supreme Court lacks jurisdiction. Bhojwani v. Bhojwani p. 1313

F MORTGAGES -Finding of lower courts - That the property in issue was mortgaged-Whether to be disturbed. Ugochukwu v. C.C.B. Ltd. p.1267

MORTGAGES - Legal mortgage - Consent endorsed thereon by the Commissioner of Works and Housing - Whether proper. Ugochukwu v. C.C. B. Ltd. p.1261

G

PLEADINGS- Admission - Plea that defendant is not in a position to admit or deny a particular paragraph - Whether tantamount to an admission - That removes the plaintiff's burden of proof - In the circumstances of this case. Ugochukwu v. C.C.B. Ltd. p.1267

H

PRACTICE & PROCEDURE - Further address - By a party's Counsel citing two cases to trial judge - After final address - Whether the further address affected appellants' case. Oyekan v. Akinrinwa p. 1460

PRACTICE & PROCEDURE - Defences - Failure to consider defences of the respondent - Whether the trial judge was rightly reversed. *Oyekan v. Akinrinwa* p. 1460

RULES OF COURT- Misconception - Of rule it is misconception of rule 7 and rule 3(2) - To submit that one rule over ride tile other. *Chine v. Ude* p. 1487 B

RULES OF COURT - Inconsistency - Whether there is any inconsistency in rule 9 and rule 3(2) of Order 6 Supreme Court Rules. *Chime v. Ude* p. 1487

RULES OF COURT - Dismissal of appeal- Non notification of appellants thereof- C where Supreme Court acts under Order 6 rule 3(2) - To dismiss appellants appeal-Whether any infringement of right of fair bearing. *Chime v. Ude* p. 1487

SUCCESSION - Yoruba native law and custom - Real property of a deceased- Goes to the children to the exclusion of other blood relations. *Rabiu v. Abasi* D p. 1380

E

F

G

H

INDEX OF STATUTES & RULES

Chiefs Law (Cap. 21) Laws of Oyo State. 1978 ss. 14, 15, 17. Oyekanv. Akinrinwa p. 1460

B

Constitution of the Federal Republic of Nigeria 1979, Cap. 62 L. F.N. 1990, ss. 6 (6), 33(I)d (13),213,216. Chime v. Ude p. 1487; s. 32(1) & (6) Odogu v. A-G Federation p. 1337: ss. 33(1).258(1). Oyekan v. Akinrinwa p. 1460; ss, 220, 221 & 222. Funduk Eng. Ltd. v. Madaki p. 1319

C

Court of Appeal Rules, 1981 (as amended), O. 3, r. 4(2) Funduk Eng. Ltd: v. Madaki p. 1319

Court of Appeal Act 1976, Cap. 75 L.F.N. 1990, s. 25(2) Funduk Eng. Ltd. v.

D Madaki p. 1319

Criminal Procedure Code s. 249(3)(c) Bahuga v. The State p. 1437

Evidence Act s. 73(1) Ugochukwu v. C.C.B. Ltd. p.1267; 138(1) Babuga v. The

E State p. 1437; s. 132 (I)(h) Olanlege v. Afro Continental Ltd. p. 1416

Evidence Act Cap. 112 LFN s. 46 Shittu v. Egbeyemi p. 1303

Fundamental Rights (Enforcement Procedure) Rules 1979 Orders. 2, 3,4 & 6

F Odogu v. A-G Federation p. 1337

Land Use Act ss. 4(b). 45(I) Ugochukwu v. C.C.B. Ltd. p.1267

Penal Code s. 221 Babuga v. The State p. 1437

G

Supreme Court Rules 1985 (as amended in 1991), Order 6, rule 3(2), rules, 5, 7. & 9(1), Order 7, rule 3; Order 8, rules 8 (1) d 16. Chime v. Ude p. 1487

H