

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(1999) KLR VOL 5 PART 84 pp. 1373 - 1628

MAY 1999

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

MAY CONTD.

10. Adigun v. Secretary Iwo Local Government p. 1373
11. Ahmed v. The State p. 1391
12. Koiki v. Magnusson p. 1457
13. The Attorney-General of the Federation v. Guardian Newspapers Ltd. p. 1493

APPEALS - Evidence - Reevaluation of evidence - When an appellate court would be justified in doing so. *Ahmed v. The State* p. 1391

CARRIAGE OF GOODS - Carriage by sea - Transshipment - Where there is evidence of the transshipment and delivery of the goods - The question as to which vessel carried the goods is irrelevant. *Koiki v. Magnusson* p. 1457

CONSTITUTIONAL LAW - Grundnorm - Rule of Law - For the rule of law to survive - Any departure from the grundnorm should be by amendment of it. *Attorney-General of the Federation v. Guardian Newspapers Ltd.* p. 1493

CONSTITUTIONAL LAW - Legislation - Federal Military Government - Power to legislate on any matter whatsoever - Must be within the purview allowed in the Legislative lists. *Attorney-General of the Federation v. Guardian Newspapers Ltd.* p. 1493

CONSTITUTIONAL LAW - Military Government - Constitutional framework - Decree No 1. of 1984 and Decree No. 107 of 1993 - Form the basic constitutional framework - For the operation of the Government of Nigeria. *Attorney-General of the Federation v. Guardian Newspapers Ltd.* p. 1493

CONSTITUTIONAL LAW - Revolution - When it is deemed to have taken place - And nature of it. *Attorney-General of the Federation v. Guardian Newspapers Ltd.* p. 1493

CONSTITUTIONAL LAW - Rule of Law - Existing laws - Decree No. 1 of 1984 - Provisions of S.17 - Preserved the rule of law as it existed before the Decree. *Attorney-General of the Federation v. Guardian Newspapers Ltd.* p. 1493

CONTRACTS - Repudiation - Fraudulent misrepresentation - Allegation of - Where both parties have freely entered into the agreement - None of them can thereafter withdraw from it - Since there is no

proof of fraud or misrepresentation. Koiki v. Magnusson p. 1457

COURTS - Abuse - Of court process - Relitigation of a matter - That was finally decided by the Supreme Court in a previous suit - Is an abuse of court process. Adigun v. Secretary Iwo Local Government p. 1373

CRIMINAL LAW - Manslaughter - Self defence - Right of self defence - Where the person attacked exceeds that right and kills the offender - The offence committed is manslaughter. Ahmed v. The State p. 1391

CRIMINAL LAW - Murder - Self defence - Right to - When an accused can put up the defence. Ahmed v. The State p. 1391

CRIMINAL PROCEDURE - Evidence - Circumstantial evidence - Inference of the accused's guilt from circumstantial evidence - When not to draw such inference. Ahmed v. The State p. 1391

CRIMINAL PROCEDURE - Evidence - Evaluation of evidence - Contradictions - In the prosecution's evidence on vital issues - Any doubt as to the guilt of the accused arising from such contradictions - Must be resolved in favour of the accused. Ahmed v. The State p. 1391

ESTOPPEL - Meaning and nature - Of estoppel. Koiki v. Magnusson p. 1457

EVIDENCE - Crime - Standard of proof - Allegation of crime - Which is a fact directly in issue - Proof beyond reasonable doubt is required in law. Koiki v. Magnusson p. 1457

EVIDENCE - Witnesses - Contradictions - In the evidence of prosecution witnesses on a material fact - Attitude of the court to such contradictions. Ahmed v. The State p. 1391

PLEADINGS - Severance - Principle of - Where the allegation of crime

vi **INDEX OF SUBJECT MATTER IN (1999) 5 KLR**

cannot be severed from the body of the pleadings - The principle of severance is not applicable. *Koiki v. Magnusson* p. 1457

SUPREME COURT - Decision - Finality of - Once the Supreme Court has effectively decided on a matter before it - And there is no ambiguity to be corrected - It becomes *functus officio*. *Adigun v. Secretary Iwo Local Government* p. 1373

SUPREME COURT - Inherent powers - Of the court - When it can be invoked. *Adigun v. Secretary Iwo Local Government* p. 1373

WORDS & PHRASES - “Facts in issue” - Definition - Precise meaning of the words. *Koiki v. Magnusson* p. 1457

INDEX OF STATUTES & RULES

Evidence Act Cap. 112 Laws of the Federation of Nigeria, 1990; ss 2 and 138(1) *Koiki v. Magnusson* p. 1457

Constitution of the Federal Republic of Nigeria 1979, SS.14 (2) (a), 230(i) as amended Sch. 2 Parts I and II *Attorney-General of the Federation v. Guardian Newspapers Ltd.* p. 1493

Constitution (Suspension and Modification) Act, 1983 cap. 64, Laws of the Federation of Nigeria, 1990; (Decree No. 1 of 1984); SS. 2, 3(i) and 17 *Attorney-General of the Federation v. Guardian Newspapers Ltd.* p. 1493

Constitution (Suspension and Modification) Decree No.107 of 1993; SS. 2 and 3 (i) *Attorney-General of the Federation v. Guardian Newspapers Ltd.* p. 1493

Supreme Court Rules 1985 (as amended) O.6 r.5(4) *Attorney-General of the Federation v. Guardian Newspapers Ltd.* p. 1493

Decree No. 28 of 1970; S. 1 (I) (2) and (3) *Attorney-General of the Federation v. Guardian Newspapers Ltd.* p. 1493