

# KINGS LAW REPORTS

(ALL SC / NOVEL CA)

**(2000) KLR VOL 12 PT 111 pp. 3205-3368**

**DECEMBER 2000**

**Dedicated to the King of kings**

**O. O. NOEL ESQ. Chief Editor**

## **NDEX OF CASES REPORTED**

### **DECEMBER CONTD.**

4. Oyekanmi v. NEPA p. 3037
5. Iordye v. Thyambe p. 3069
6. Durwode v. State p. 3079
7. Eyisi v. State p. 3107
8. Araka v. Ejeagwu p. 3161

ACTIONS - Competence of action - Statute bar - Makes an action incompetent and divests Court of jurisdiction. *Araka v. Ejeagwu* p. 3161

APPEALS - Concurrent finding of facts- - Shall not be interfered with except if found to be perverse. *Eyisi v. State* p. 3107

APPEALS - Discretion of lower Court - Will not be interfered with except if exercised on wrong principles or mistake of law. *Oyekanmi v. NEPA* p. 3037

APPEALS - Evidence – Re-evaluation of evidence - By an appellate Court - Does not mean copious reproduction of such evidence. *Iordye v. Ihyambe* p. 3069

APPEALS - Ground of appeal - Can be abandoned or deemed abandoned by the appellant - If no issue is raised to cover the ground. *Araka v. Ejeagwu* p. 3161

APPEALS - Grounds of appeal - Abandonment - Cannot be presumed where issues have been raised on them and arguments proffered on them. *Araka v. Ejeagwu* p. 3161

APPEALS-Grounds of appeal - Issues - Must be based on grounds of appeal-or will not be considered by the Court. *Araka v. Ejeagwu* p. 3161

APPEALS - Issues - Must be based on the decision of the lower Court. *Durwode v. State* p. 3079

APPEALS - Issues - Relating to jurisdiction of trial Court - May be raised in the supreme court for the first time. *Durwode v. State* p. 3079

APPEALS - Suo motu issue - Raised by appeal Court - Is an unwarranted digression and a grave error leading to miscarriage of justice - And is a basis for setting aside the decision. *Oyekanmi v. NEPA* p. 3037

APPEALS - Suo motu issue - Where raised by the Court - Without hearing the parties - Will amount to breach of right of fair hearing. Araka v. Ejeagwu p. 3161

APPEALS - Technical fault - Must not be allowed to defeat substantial justice. Eyisi v. State p. 3107

ARBITRATION - Limitation period - Setting aside an award - Is uniform and similar whether brought under s.29 or s.30 of the Act. Araka v. Ejeagwu p. 3161

CRIMINAL LAW - Armed Robbery - Jurisdiction - Decree No. 5 of 1984 grants jurisdiction to tribunals - And to High Court only for cases already commenced before its promulgation. Eyisi v. State p. 3107

CRIMINAL LAW - Murder - Conviction - Sustained by overwhelming circumstantial evidence - Is consistent with appellant's guilt. Durwode v. State p. 3079

CRIMINAL PROCEDURE - Alibi - Must be raised at the earliest opportunity and evidence adduced. - Eyisi v. State p. 3107

CRIMINAL PROCEDURE - Alibi - Not investigated - Is not fatal unless accused adduces evidence in its support. Eyisi v. State p. 3107

CRIMINAL PROCEDURE - Identification parade - May not be necessary depending on surrounding circumstances. Eyisi v. State p. 3107

CRIMINAL PROCEDURE - Interpretation, s. 33 (6) (e) of the Constitution - Is not necessary-where accused understands the language used in evidence - Even if it is not English language. Durwode v. State p. 3079

B CRIMINAL PROCEDURE - Plea – Arraignment for trial- Failure of trial Judge to record that the charge has been read and explained to the accused in understandable language - May not amount to miscarriage of justice. *Durwode v. State* p. 3079

CRIMINAL PROCEDURE - Plea - Arraignment - Legal procedure for taking the plea of an accused. *Durwode v. State* p. 3079

C CRIMINAL PROCEDURE - Sentencing - Collective verdict - Procedural slip - May be amended at discretion of appeal court - If no accused was misled - And thus no injustice meted out. *Eyisi v. State* p. 3107

D JUDGMENTS - Appeals - The law presumes regularity of judgment - Until the contrary is proved. *Eyisi v. State* p. 3107

E JUDGMENTS - Civil cases - Evidence - Preponderance of - In civil cases judgments are given on preponderance of evidence. *Iordye v. Ihyambe* p. 3069

F LAND LAW - Boundaries - Determination of boundaries - It is for the plaintiff to identify and prove the existing boundaries - And where none is identified and proved - The Court has no power to demarcate one. *Iordye v. Ihyambe* p. 3069

G LAND LAW - Title to land - Claim for declaration of title - Exact extent of the land - Failure to prove the exact extent of the land - The action should be dismissed and not non-suited. *Iordye v. Ihyambe* p. 3069

H LAND LAW - Title to land - Declaration of - “Boundary of land - The court should not grant a declaration of title to a piece of land - The boundaries of which are obscured. *Iordye v. Ihyambe* p. 3069

LEGAL PRACTITIONERS - Bill of charge - Action to recover -  
Certain conditions must be observed. Oyekanmi v. NEPA p. 3037

LEGAL PRACTITIONERS - Bill of charge \_ If not applied to be <sup>B</sup>  
taxed -Judgment for full sum may be entered - If leave is obtained to  
sign for final judgment by plaintiff. Oyekanmi v. NEPA p. 3037

LEGAL PRACTITIONERS - Bill of charge - Not objected to - Is <sup>C</sup>  
subject to litigation as to quantum - It is a matter within the general  
jurisdiction of the court to resolve. Oyekanmi v. NEPA p. 3037

PRACTICE & PROCEDURE - Legal practitioner's bill of charge - If <sup>D</sup>  
not sufficiently itemized or particularized - Must be objected to for-  
mally. Oyekanmi v. NEPA p. 3037

STATUTES - Criminal law - Robbery and Firearms (Special Provi-  
sions). Decree No. 47 of 1970 - Remains a State legislation as from <sup>E</sup>  
October 1979. Eyisi v. State p. 3107

WORDS & PHRASES - 'Each' in relation to plea \_ Does not mean  
block plea - But rather refers to every one of the accused persons plea <sup>F</sup>  
mentioned or considered. Eyisi v. State p. 3107

<sup>G</sup>

<sup>H</sup>

## **INDEX OF STATUTES & RULES**

Arbitration and Conciliation Act CAP 19 LFN 1990 ss. 29 & 30 Araka v. Ejeagwu p. 3161

B

Constitution of FRN (certain consequential Repeals etc) Act No. 105 of 1979 Eyisi v. State p. 3107

C

Constitution of Nigeria 1979 s.33 (6) (e) Durwode v. State p. 3079

Criminal Procedure Law of Bendel State ss. 33 (6) (e), 215 Durwode v. State p. 3079

D Legal Practitioners Act 1975 ss. 15 (3) (d) & 16 - 19 Oyekanmi v. NEPA p. 3037

Robbery and Firearms (special provisions) Act 47 of 1970 Eyisi v. State p.3107

E

Robbery and Firearms (Special Provisions) Amendment Decree Decree No. 21 of 1984 S. 1(2) Eyisi v. State p. 3107

F Solicitors Act of England 1843 Oyekanmi v. NEPA p. 3037

G

H