

KINGS LAW REPORTS

(ALL SC/NOVEL CA)

(2004) KLR VOL 5 PART 180 pp. 1487 - 1606

MAY 2004

Dedicated to the King of kings

O. O. NOEL ESQ. Chief Editor

INDEX OF CASES REPORTED

MAY CONTD.

10. Odutola v. Oderinde p. 1487
11. Jolayemi v. Alaoye p. 1509
12. Orisakwe v. State p. 1539

COURT OF APPEAL CASES

1. Okechukwu v. State p. 1571 CA CA
2. Okwoche v. Dibia p. 1595 CA

ii INDEX OF SUBJECT MATTER IN (2004) 5 KLR

APPEALS - Competence of appeal - Date of filing - Interlocutory or final decision - A decision is final - Where the matter will not be brought back to that court - As in this case (H1) *Odutola v. Oderinde* p. 1487

APPEALS - Concurrent findings - Perverse findings of the two lower courts - Will be disturbed by the Supreme Court (H5) *Jolayemi v. Alaoye* p. 1509

CHIEFTAINCY MATTERS - Evidence - Production of candidates - For a chieftaincy stool - Is exclusive for appellants' family - As proved by pleadings and evidence (H2) *Jolayemi v. Alaoye* p. 1509

CHIEFTAINCY MATTERS - Tradition - Appointment of Chief - Where a particular family - Has produced the chief for past 63 years - Any attempt to change the tradition - Will disturb the peace - Given the circumstances of this case (H4) *Jolayemi v. Alaoye* p. 1509

COURTS - Criminal procedure - Witnesses - Additional taking of evidence - At the close of defence - Though wrong - Did not cause a miscarriage of justice (H3) *Orisakwe v. State* p. 1539

COURTS - Issue - *Suo motu* raising of - By the Court of Appeal - Though wrong - Did not occasion a miscarriage of justice (H4) *Odutola v. Oderinde* p. 1487

CRIMINAL LAW - Murder - Criminal responsibility - Criminal Code ss. 30 & 319 - Age of accused - Controversy over allegedly forged birth certificate is of no relevance in this case (H1) *Orisakwe v. State* p. 1539

CRIMINAL PROCEDURE - Additional evidence - After close of defence - Proper procedure under s. 200 CPL - Was not followed by trial court (H2) *Orisakwe v. State* p. 1539

ESTOPPEL - *Res judicata* - Plea of - Four conditions that must be satisfied

- To sustain the plea - Includes - Sameness of issue and subject matter (H2)
Odutola v. Oderinde p. 1487

ESTOPPEL - Res judicata - Plea of - Was rightly rejected - As the issue
and subject matter - Are not the same (H3) Odutola v. Oderinde p. 1487

EVIDENCE - Minutes of meeting - Weight of - Failure to prove that
appellants attended the meeting - Makes the minutes, Exhibit D1, weight-
less (H3) Jolayemi v. Alaoye p. 1509

MURDER - Appeals - Concurrent findings - That convicted appellant - Will
not be disturbed (H4) Orisakwe v. State p. 1539

MURDER - Witnesses - Tainted evidence - PW1'S evidence - Is not
tainted - Merely because he comes from deceased person's village (H5)
Orisakwe v. State p. 1539

PLEADINGS - Relevance of - Evidence - Must be given in support of
pleadings - And a party is bound - By his pleadings (H1) Jolayemi v. Alaoye
p. 1509

COURT OF APPEAL

APPEALS - Evidence - Courts - Available evidence - Was not relied upon
by trial court - In deciding the case (H2) Okwoche v. Dibia p. 1595 CA

APPEALS - Issues - Contention that they were not based on the grounds
of appeal - Is unfounded (H1) Okechukwu v. State p. 1571 CA

APPEALS - Judgments - Writ of execution - Courts - Attachment of
vehicle under the writ - Was wrongfully disturbed by trial court (H6)
Okwoche v. Dibia p. 1595 CA

CHIEFTAINCY MATTERS - Installation - Government approval - Procedure under Anambra State Law - Is different from that under Chief's Law of Western Nigeria - As selection and installation must be completed - In Anambra State before applying for approval (H3) Okechukwu v. State p. 1571 CA

CHIEFTAINCY MATTERS - Installation - Of appellant as Oluoha xvi of Ihiala - Without prior government recognition - Was not illegal (H4) Okechukwu v. State p. 1571 CA

COURT PROCESSES - Actions - Interpleader proceedings - Challenging execution levied by the sheriff - Though it has some minor irregularities - The case was initiated by due process of law (H1) Okwoche v. Dibia p. 1595 CA

CRIMINAL LAW - Proof of material facts - Shall be beyond reasonable doubt - Burden of proving the guilt of the accused - Lies on the prosecution (H2) Okechukwu v. State p. 1571 CA

CRIMINAL PROCEDURE - Conviction - Without option of fine as stated in Chiefs Law - Terminates court's discretion - To impose fine in lieu of imprisonment (H7) Okechukwu v. State p. 1571 CA

CRIMINAL PROCEDURE - Installation of a chief - Illegality of - Where not proved by the prosecution - Their case will fail (H5) Okechukwu v. State p. 1571 CA

CRIMINAL PROCEDURE - Wrongful holding out as a chief - Appellant's holding out himself as traditional ruler - Is not wrongful in this case (H6) Okechukwu v. State p. 1571 CA

JUDGMENTS - Execution - Judgment debtor bearing two names - Move to fraudulently assign his vehicle - On which execution was levied to his

brother - Will not be allowed (H3) Okwoche v. Dibia p. 1595 CA

JUDGMENTS - Execution - Third party claim to attached vehicle - Being fraudulent - Will not be allowed - To defeat judgment creditor's interest (H5) Okwoche v. Dibia p. 1595 CA

JUDGMENTS - Writ of execution - As it becomes operational - Any transfer of the goods - Will not limit the sheriff's right - Save where the transfer is in a market overt (H4) Okwoche v. Dibia p. 1595 CA

INDEX OF STATUTES & RULES

Criminal Code Cap.30 Laws of Eastern Nigeria 1963 ss.319 (1) & (2),30 Orisakwe v. State p. 1539

Criminal Procedure Law Cap.31 Laws of Eastern Nigeria 1963 Vol.2 ss.208, 200 Orisakwe v. State p. 1539

High Court Rules of Ogun State 1987, O. 24 r. 2 Odutola v. Oderinde p. 1487

Rules of Supreme Court of England O. 33 r. 3 Odutola v. Oderinde p. 1487

Supreme Court Act s. 31(2) Odutola v. Oderinde p. 1487

COURT OF APPEAL

Chiefs Law of Western Nigeria No. 20 of 1957 Okechukwu v. State p. 1571 CA

Constitution of Nigeria 1979 s. 33 (5) Okechukwu v. State p. 1571 CA

Criminal Procedure Law s. 382 (1) Okechukwu v. State p. 1571 CA

Evidence Act: ss. 137 (2), 140 Okechukwu v. State p. 1571 CA

Sale of Goods Act 1893 s. 26(1) Okwoche v. Dibia p. 1595 CA

Sheriffs and Civil Process Law Cap. 108 Vol. vi Laws of Cross River State s. 33 Okwoche v. Dibia p. 1595 CA

Traditional Rulers Law of Anambra State No. 14 of 1981, ss. 18 (b), 19 (a). 6,.7, 12, 10, 13 Okechukwu v. State p. 1571 CA