

Alima Vs. Kutti

Alima Vs. Kutti

SooperKanoon Citation : sooperkanoon.com/777815

Court : Chennai

Decided On : Oct-23-1890

Reported in : (1891)ILR14Mad96

Judge : Muttusami Ayyar and ;Weir, JJ.

Appellant : Alima

Respondent : Kutti

Judgement :

1. The appellant is respondent's sister, and in 1859 they jointly purchased the paramba in dispute. It is found that the exclusive title set up by the appellant has not been proved. Though the appellant has been in possession from 1878 when the respondent went to live in Ponnani, yet the Subordinate Judge finds that the latter has been frequently visiting the house on the paramba for ceremonies and festivals. Upon these facts, we agree with the Subordinate Judge in thinking that Article 142

Article 142:

Description of Suit. | Period of | Time when period begins

| limitation. | to run.

For possession of immovable pro- | Twelve years. | When possession of the
perty, or any interest therein not here- | | defendant becomes adverse to the
by otherwise specially provided for. | | plaintiff.]

I.L.R.13 Bom.424

I.L.R. 14 Bom. 458

2. We dismiss this second appeal with costs.

SooperKanoon - India's Premier Online Legal Search - sooperkanoon.com