**Bagologoza v National Parks Trustees**

**Division:** High Court of Uganda at Kampala

**Date of judgment:** 18 February 1974

**Case Number:** 1026/1972 (67/74**)**

**Before:** Lubogo J

**Sourced by:** LawAfrica

*[1] Negligence – Master and servant – Safe place of work – Whether provided.*

**Editor’s Summary**

The plaintiff was employed by the defendants in a National Park. The area of the camp was lit, and the employees were ordered to be indoors by dusk.

The plaintiff was injured by a buffalo while returning from a bath house at night during a temporary failure of the electricity.

**Held –**

(i) A safe place of work was provided;

( ii) the defendants were not negligent.

Case dismissed.

**Cases referred to Judgment:**

(1) *Wilsons and Clyde Co. Ltd. v. English*, [1938] A.C. 57; [1937] 3 All E.R. 628.

(2) *Colfar v. Coggins and Griffith* (*Liverpool*) *Ltd*., [1945] A.C. 197; [1945] 1 All E.R. 326.

(3)