

Annual Volumes
of the Laws
of Northern Nigeria
1966

containing

THE LAWS OF NORTHERN NIGERIA FOR 1966
AND SUBSIDIARY LEGISLATION MADE BETWEEN THE 1st JANUARY AND THE
31st DECEMBER, 1966, IN RESPECT OF NORTHERN NIGERIA UNDER
THE LAWS OF NIGERIA AND OF NORTHERN NIGERIA

Volume One

containing

THE LAWS OF NORTHERN NIGERIA FOR 1966, SUBSIDIARY
LEGISLATION OTHER THAN THAT MADE UNDER THE
NATIVE AUTHORITY LAW, 1954

Re-printed by the Government Printer, Minna

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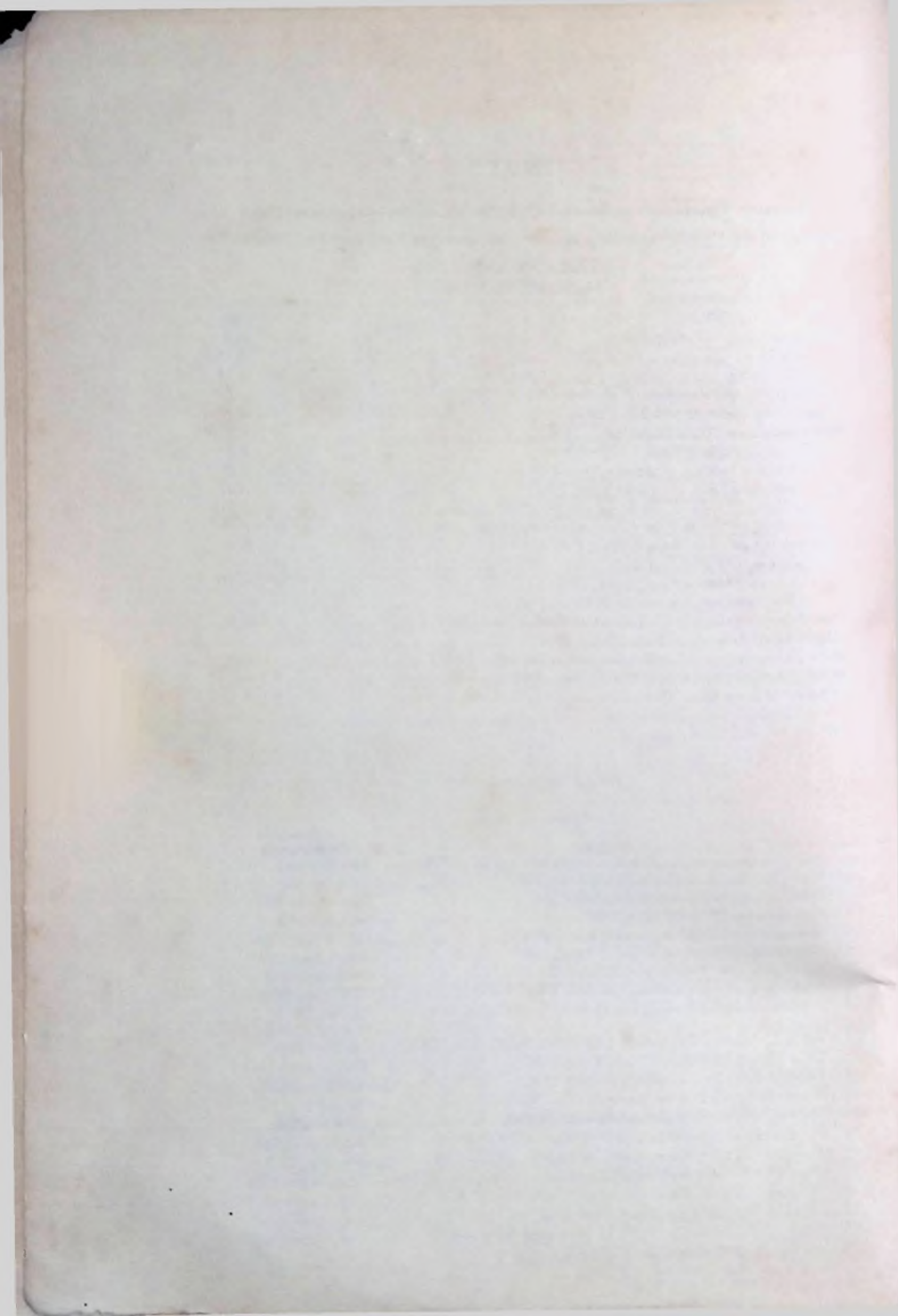
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4.	Appropriation (1966-67) Edict, 1966	1st April, 1966
5.	Interpretation Law (Amendment) Edict, 1966	18th January, 1966
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7.	Arbitration Law (Amendment) Edict, 1966	14th April, 1966
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Laws of Northern Nigeria
1966



THE STATUTORY CORPORATIONS (MISCELLANEOUS
PROVISIONS) EDICT, 1966



Northern Nigeria

Edict No. 1

[14th February, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Statutory Corporations (Miscellaneous Provisions) Edict, 1966, and shall come into operation on the 14th day of February, 1966.

Title and
commence-
ment.

2. In this Edict, unless the context otherwise requires—
“relevant laws” means any of the Laws specified in the First Schedule;
“statutory corporation” means any of the bodies corporate specified in the Second Schedule.

Interpreta-
tion.

3. Notwithstanding the provisions of any relevant laws and of any appointment whether made under the provisions of any such laws or otherwise the existing appointments of the Chairman and members of any statutory corporation are hereby terminated:

Termination
of certain
existing
appoint-
ments to
statutory
corporations.

Provided that the provisions of this section shall not apply to the existing appointment of any public officer or of any public officer on secondment or transfer to a statutory corporation.

4. The Military Governor may appoint any person to be the Chairman or a member of any statutory corporation and he may terminate any such appointment at such time as he may think fit.

Power to
appoint.

5. The Military Governor may by order vary the provisions of the First and Second Schedules.

Power to
vary
Schedules.

FIRST SCHEDULE

Cap. 31.	The Development Corporation Law
Cap. 45.	The Gaskiya Corporation Law
Cap. 70.	The Marketing Board Law
Cap. 114.	The Radio Law
N.N. No. 9 of 1964.	The Northern Nigeria Housing Corporation Law

SECOND SCHEDULE

The Northern Nigeria Development Corporation
The Gaskiya Corporation
The Northern Nigeria Marketing Board
The Northern Nigeria Radio Corporation
The Northern Nigeria Housing Corporation

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
*Military Governor,
Northern Nigeria*

EXPLANATORY NOTE

*(This note does not form part of this
Edict and has no legal effect)*

The purpose of this Edict is to remove the Chairman and members of the Statutory Corporations set out in the Second Schedule of this Edict where such Chairman and members are not civil servants, and to enable the Military Governor to make new appointments.

THE PUBLIC HOLIDAYS LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 2

[22nd February, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Public Holidays Law (Amendment) Edict, 1966, and shall come into operation on the 22nd day of February, 1966.

Title and
commence-
ment.

2. The Schedule to the Public Holidays Law is hereby amended by the deletion of item 9 therein.

Amendment
of Schedule
to Cap. 110.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

*(This note does not form part of this
Edict and has no legal effect)*

The purpose of this Edict is to provide that 15th March, the anniversary of the Self-Government of Northern Nigeria, is no longer to be observed as a public holiday in Northern Nigeria.

FIRST SCHEDULE

Cap. 31.	The Development Corporation Law
Cap. 45.	The Gaskiya Corporation Law
Cap. 70.	The Marketing Board Law
Cap. 114.	The Radio Law
N.N. No. 9 of 1964.	The Northern Nigeria Housing Corporation Law

SECOND SCHEDULE

The Northern Nigeria Development Corporation
The Gaskiya Corporation
The Northern Nigeria Marketing Board
The Northern Nigeria Radio Corporation
The Northern Nigeria Housing Corporation

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
*Military Governor,
Northern Nigeria*

EXPLANATORY NOTE

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The purpose of this Edict is to remove the Chairman and members of the Statutory Corporations set out in the Second Schedule of this Edict where such Chairman and members are not civil servants, and to enable the Military Governor to make new appointments.

THE PUBLIC HOLIDAYS LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 2

[22nd February, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

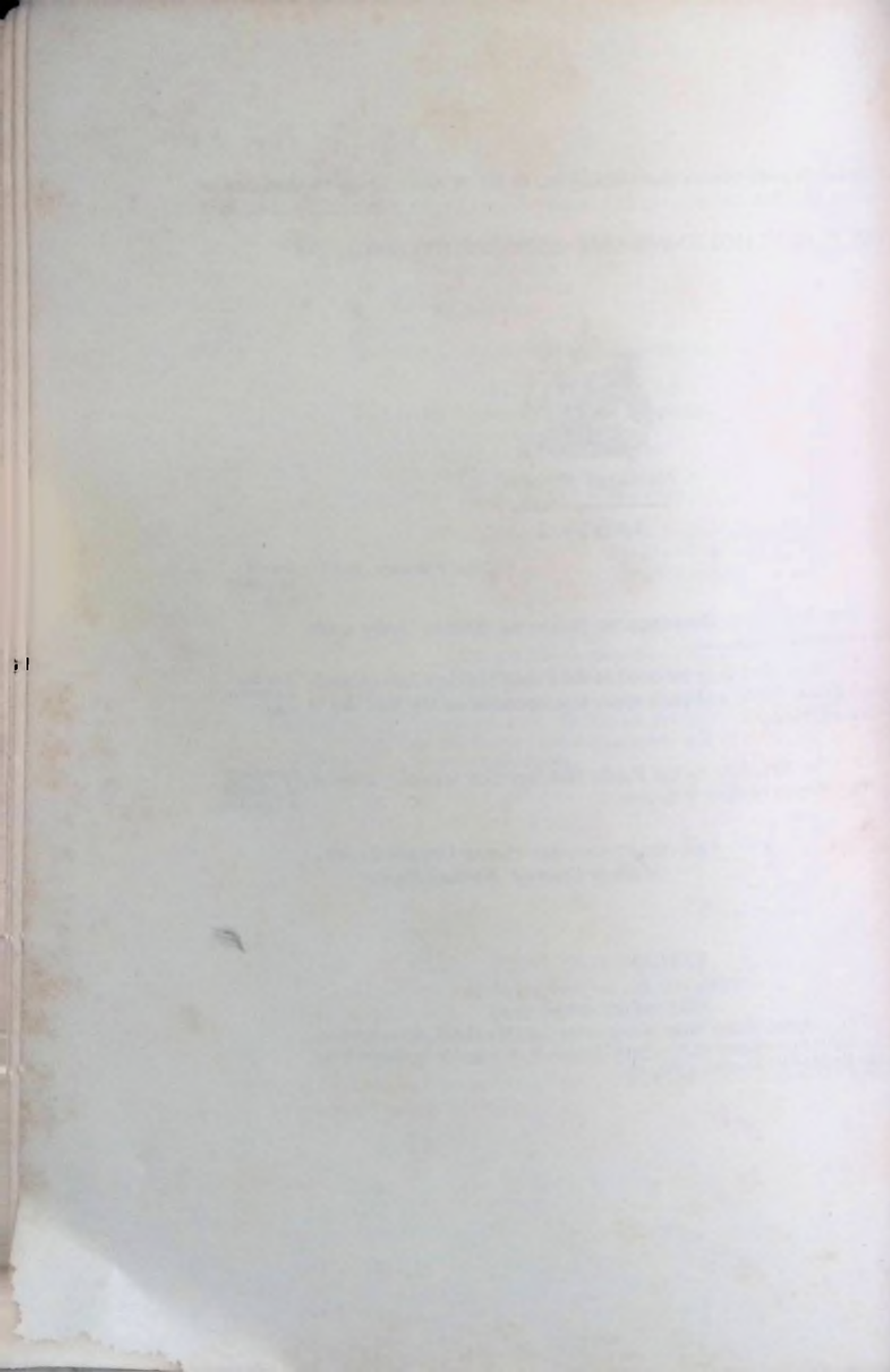
- | | |
|--|---|
| <p>1. This Edict may be cited as the Public Holidays Law (Amendment) Edict, 1966, and shall come into operation on the 22nd day of February, 1966.</p> | <p>Title and
commence-
ment.</p> |
| <p>2. The Schedule to the Public Holidays Law is hereby amended by the deletion of item 9 therein.</p> | <p>Amendment
of Schedule
to Cap. 110,</p> |

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

*(This note does not form part of this
Edict and has no legal effect)*

The purpose of this Edict is to provide that 15th March, the anniversary of the Self-Government of Northern Nigeria, is no longer to be observed as a public holiday in Northern Nigeria.



THE OFFICIAL OATHS LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 3

[11th March, 1966]

Date of
commencement.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Official Oaths Law (Amendment) Edict, 1966, and shall come into operation on the 11th day of March, 1966.

Title and
commencement.

2. The Official Oaths Law (hereinafter referred to as the principal Law) is hereby amended by the insertion after section 8 of the following new sections—

Insertion of
new sections
8A, 8B and 8C
in Cap. 84.

"Oaths of
Native
Authority
Councillors
and officials.

8A. (1) The Oath of Secrecy set out in Part III of the First Schedule shall be taken by each Native Authority Councillor as soon as may be after his acceptance of office.

(2) The Oath shall be tendered by the person presiding at a meeting of the Native Authority Council of which the Councillor is a member.

(3) The Oath of Secrecy set out in Part III of the First Schedule shall be taken by each Native Authority Council Secretary and by all other officials of the Native Authority who handle secret documents as soon as may be after appointment, such Oath to be tendered by the person presiding at a meeting of the Native Authority Council.

Oaths of
Alkali and
Native Court
President.

8B. (1) The Judicial Oath shall be taken by each Alkali or Native Court President as soon as may be after his acceptance of office.

(2) The Oath shall be tendered by the person presiding at a meeting of the Native Authority Council of

the Native Authority by which such Alkali or Native Court President has been appointed.

Oaths to be taken by officers named in Part IV of Second Schedule.

8C. The Oath of Allegiance and the Oath of Secrecy set out in Part I of the First Schedule shall be taken by each of the officers named in Part IV of the Second Schedule as soon as may be after such officer performs the duties of any of the offices named before the person designated in the said Schedule."

Amendment of First Schedule of principal Law.

3. The principal Law is hereby amended by the insertion in the First Schedule after Part II of the following new Part—

"PART III—OATH OF SECRECY

I,.....having taken up office asdo swear that I will not directly or indirectly reveal such matters as may be committed by the Government of Northern Nigeria or by the.....Native Authority to my secrecy. So help me God."

Amendment of Second Schedule of principal Law.

4. The principal Law is hereby amended by the insertion in the Second Schedule after Part III of the following new Part—

"PART IV

Government officers on scales CE. and CT. whose duties require them to deal with secret or Executive Council papers, Stenographers, Secretary-Typists, Personal Secretaries and Official Reporters of Government and Government Clerks whose duties involve being in charge of secret registries.

Before the Military Governor or such officer as the Military Governor may appoint."

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this Edict and has no legal effect)

The purpose of this Edict is to amend the Official Oaths Law so as to ensure that in future all Native Authority Councillors and officials take an Oath of Secrecy, and Alkalai and Presidents of Native Courts take a Judicial Oath, and to provide that various Government officers who in the course of their duties handle secret matters take an Oath of Allegiance and an Oath of Secrecy. A Native Authority Councillor, Alkali, Native Court President and an official of a Native Authority will take the required oath before his own Native Authority Council, whilst a Government officer will take the required oaths before the Military Governor or such officer as the Military Governor may appoint.

THE APPROPRIATION (1966-67) EDICT, 1966



Northern Nigeria

Edict No. 4

[1st April, 1966] Date of commencement.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Appropriation (1966-67) Edict, 1966, and shall be deemed to have come into operation on the 1st day of April, 1966. Title and commencement.

2. The Accountant-General of Northern Nigeria may, on the warrant of the Military Governor, issue from the Consolidated Revenue Fund during the year ending on the 31st day of March, 1967, any sums not exceeding in the whole the sum of Thirty-three million six hundred and sixty thousand three hundred and forty-five pounds being the total of the amounts set forth opposite Heads 221 to 250 in the Schedule. Expenditure of £33,660,345 authorised out of the Consolidated Revenue Fund. Schedule.

3. The said sum shall be appropriated to the purpose and in the manner expressed in the Schedule. Appropriation of £33,660,345.

SCHEDULE

	£
Head 221.—The Military Governor	47,255
Head 222.—The Military Governor's Office	176,985
Head 223.—Provincial Administration	550,430
Head 224.—London Office	72,000
Head 225.—Judicial	289,815
Head 226.—Public Service Commission	24,300
Head 227.—Audit	132,900
Head 228.—Sharia Court of Appeal	15,060
Head 229.—Ministry of Agriculture	2,082,725
Head 230.—Ministry of Animal and Forest Resources	1,228,070
Head 231.—Ministry of Economic Planning	75,280
Head 232.—Ministry of Education	8,761,945
Head 233.—Ministry of Establishments and Training	271,565
Head 234.—Ministry of Finance	470,515

SCHEDULE—continued

Head 235.—Common Charges	£ 641,410
Head 236.—Payments to Other Governments and Institutions	1,744,970
Head 237.—Pensions and Gratuities	288,960
Head 238.—Public Debt Charges	160,625
Head 239.—Ministry of Health	4,252,435
Head 240.—Ministry of Information	1,100,740
Head 241.—Ministry of Internal Affairs	78,700
Head 242.—Police	427,870
Head 243.—Ministry of Justice	75,540
Head 244.—Ministry for Local Government	129,000
Head 245.—Ministry of Social Welfare and Community Development	360,210
Head 246.—Ministry of Town and Country Planning	356,375
Head 247.—Ministry of Trade and Industry	132,710
Head 248.—Ministry of Works and Water Resources	1,581,605
Head 249.—Maintenance Works and Services	3,130,350
Head 250.—Payments to Capital Development Funds, etc.	5,000,000
Total	£ 33,660,345

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

*(This note does not form part of this
 Edict and has no legal effect)*

The purpose of this Edict is to provide for the service of Northern Nigeria for the year 1966-67.

THE INTERPRETATION LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 5

[18th January, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Interpretation Law (Amendment) Edict, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966.

Title and
commence-
ment.

2. Section 3 of the Interpretation Law (hereinafter referred to as the principal Law) is hereby amended in the following respects—

Amendment
of section 3
of Cap. 52.

(a) by renumbering it as subsection (1);

(b) by the insertion in Part A of subsection (1) in their proper alphabetical order of the following definitions—

“‘Decree’ means an instrument made by the Federal Military Government and expressed to be, or to be made as, a decree;

‘Edict’ means an instrument made by the Military Governor and expressed to be, or to be made as, an edict;

‘Military Governor’ means the Military Governor of Northern Nigeria;

‘the Head of the Federal Military Government’ means the Head of the Federal Military Government, Supreme Commander of the Armed Forces of the Federal Republic of Nigeria;” and

(c) by the addition of the following new subsection—

“(2) A reference in any Law or Edict, in relation to any functions, to an officer described by a designation which, under the system of government in force in a particular part of Nigeria, is no longer appropriate in relation to those functions shall be construed, in relation to those functions and that part,

as a reference to the person on whom the functions have been devolved under the system of government for the time being in force in that part."

Application of principal Law to Edicts, etc.

3. The principal Law shall, subject to the provisions of this Edict and of any other written Law, apply in relation to an Edict as it applies in relation to a Law; and accordingly any reference in that Law to a Law shall include a reference to any provision of an Edict and any reference in that Law to a written law shall include a reference to a Decree and to an Edict.

Amendment of section 20 of principal Law.

4. Section 20 of the principal Law is hereby amended by the deletion in subsection (4) thereof of the words "the publication thereof" and the substitution therefor of the words "the making thereof".

Amendment of section 26 of principal Law.

5. Section 26 of the principal Law is hereby amended in the following respects—

(a) by the repeal of subsection (1); and

(b) by the deletion in subsection (2) thereof of the words "on the date of their publication in the Northern Nigeria Gazette" and the substitution therefor of the words "on the date they are made".

Repeal of section 30 of principal Law.

6. Section 30 of the principal Law is hereby repealed.

Amendment of section 47 of principal Law.
Decree No. 1.

7. Section 47 of the principal Law is hereby amended by the insertion in subsection (2) thereof after the word "Federation" of the words and commas, "or where it is provided by section 12 of the Constitution (Suspension and Modification) Decree, 1966".

Amendment of section 52 of principal Law.

8. Section 52 of the principal Law is hereby amended in the following respects—

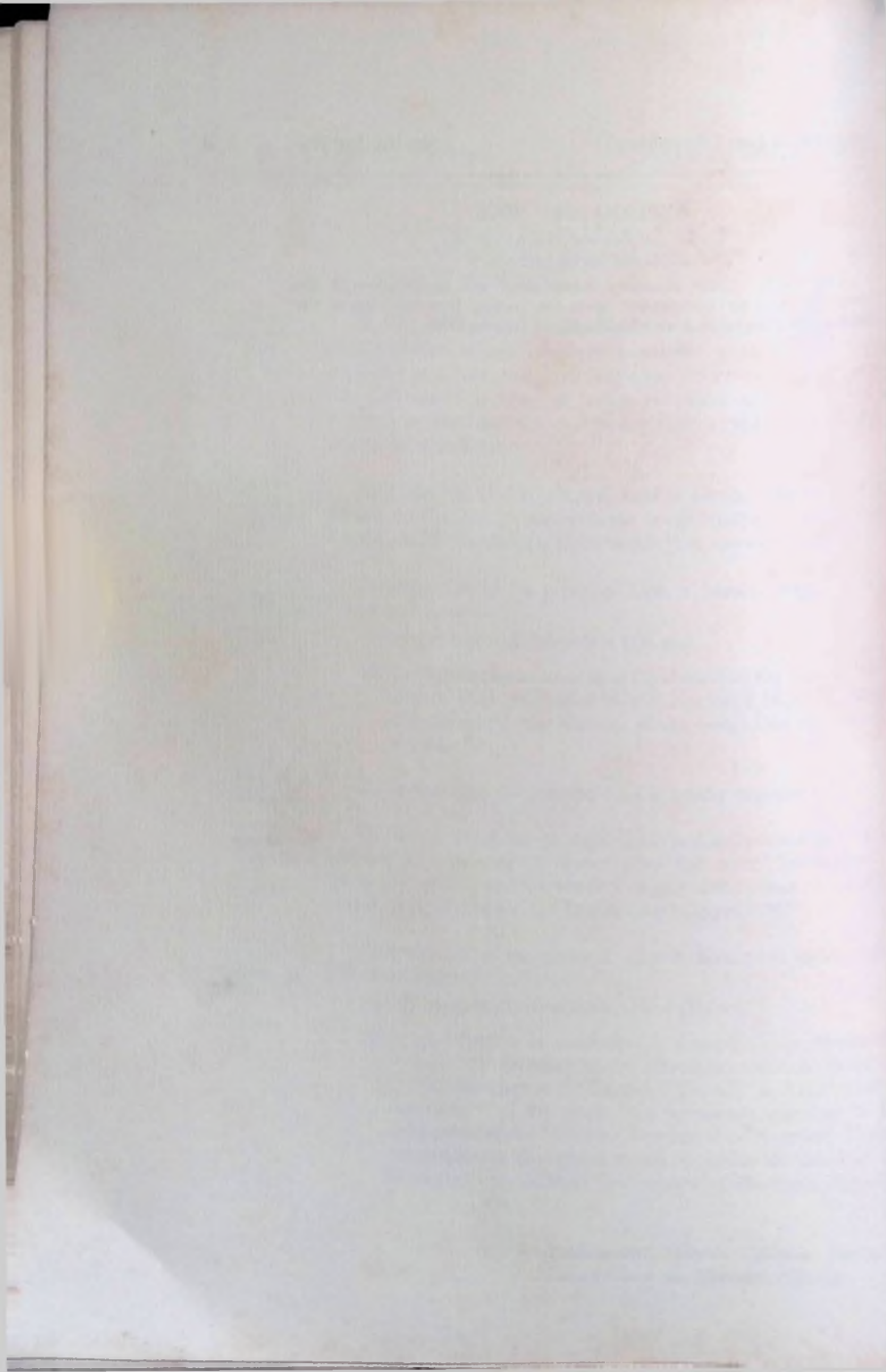
(a) by the repeal of subsections (1) and (3); and

(b) by the deletion in subsection 2 thereof of the words and comma "the Secretary to the Executive Council, or of the Deputy Secretary to the Executive Council" and the substitution therefor of the words "the permanent secretary to the department of the Military Government of Northern Nigeria responsible for the subject matter or under the hand of the Secretary to the Military Government of Northern Nigeria".

EXPLANATORY NOTE

*(This note does not form part of this
Edict and has no legal effect)*

This Edict makes necessary amendments and modifications in the Interpretation Law consequent upon the coming into operation of the Constitution (Suspension and Modification) Decree, 1966.



THE SUSPENSION OF LAWS EDICT, 1966



Northern Nigeria

Edict No. 6

[18th January, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Suspension of Laws Edict, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966.

Title and
commence-
ment.

2. (1) The Laws specified in the Schedule are hereby suspended.

Suspension
of certain
Laws.

(2) The provisions of sections 8, 9, 10, 12, 18 and 19 of the Interpretation Law shall apply with any necessary modifications to the suspension of a Law in the same way as such provisions apply to the repeal, or the repeal and re-enactment, of a Law.

Cap. 52.

3. The Military Governor may by order vary the provisions of the Schedule.

Power to
vary
Schedule.

SCHEDULE

The Legislation (Administrative Procedure) Law.

Cap. 60.

The Legislative Houses (Powers and Privileges) Law.

Cap. 62.

The Ministers' Statutory Powers and Duties (Miscellaneous Provisions)

Cap. 72.

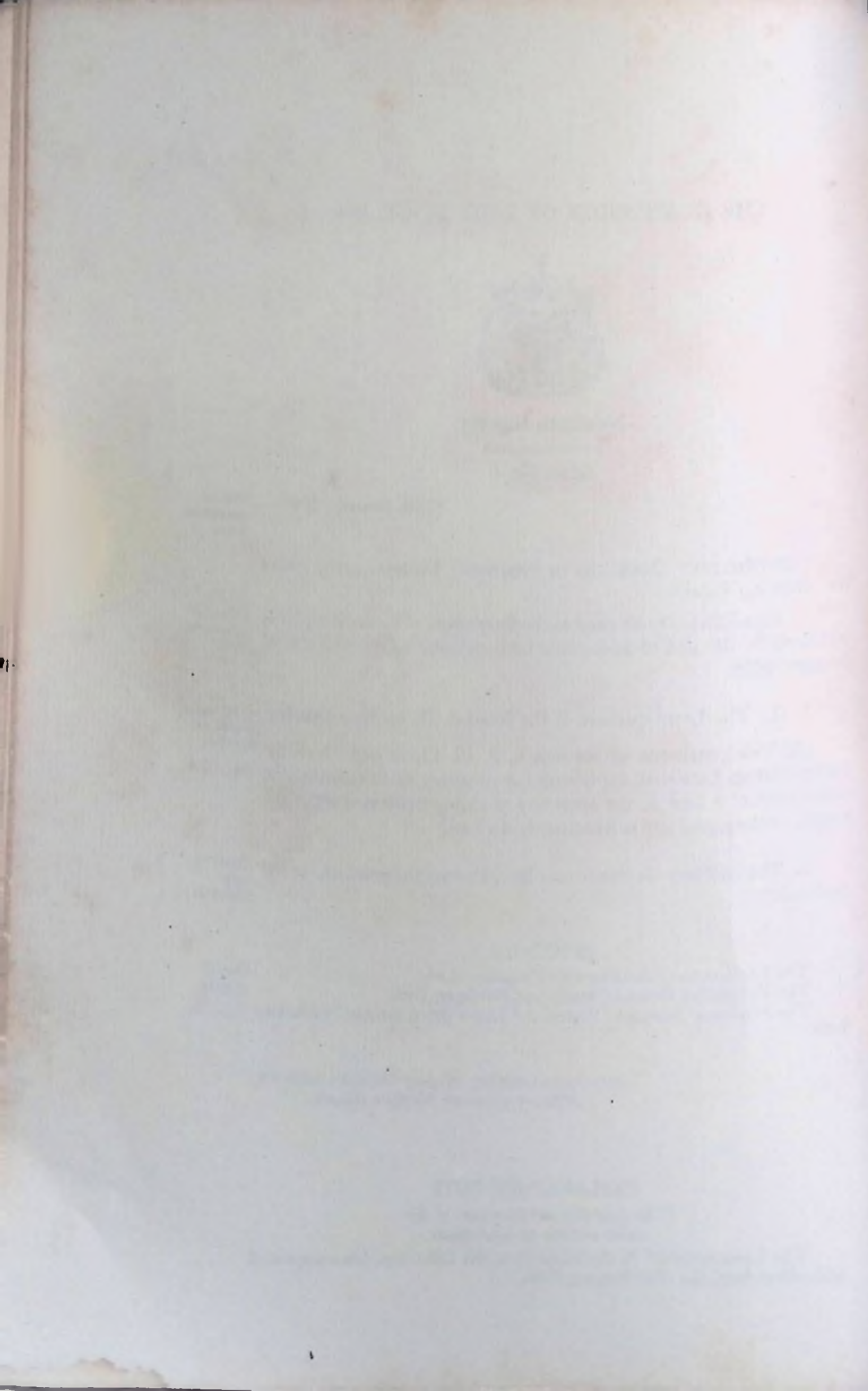
Law.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

*(This note does not form part of this
Edict and has no legal effect)*

The Laws specified in the Schedule to this Edict have been suspended with effect from the 18th January, 1966.



THE ARBITRATION LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 7

[14th April, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Arbitration Law (Amendment) Edict, 1966, and shall come into operation on the 14th day of April, 1966.

Title and
commence-
ment.

2. Section 19 of the Arbitration Law is hereby amended by the deletion of the full stop and the substitution therefor of a colon and by the insertion thereafter of the following proviso—

Amendment
of section 19
of Cap. 7.

“Provided that the Government of Northern Nigeria may, in any agreement, deed or other instrument to which it is a party, contract out of the provisions of this Law.”

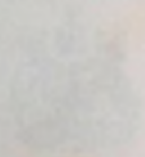
LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

*(This note does not form part of this
Edict and has no legal effect)*

The purpose of this Edict is to permit the Government of Northern Nigeria to contract out of the provisions of the Arbitration Law.

THE NATIONAL ARCHIVES



1947

THE NATIONAL ARCHIVES AND RECORDS ADMINISTRATION
1100 PENNSYLVANIA AVENUE, N.W.
WASHINGTON, D.C. 20540

1947

THE SUPPLEMENTARY APPROPRIATION (1965-66)
EDICT, 1966



Northern Nigeria

Edict No. 8

[14th April, 1966]

Date of
commence-
ment.

WHEREAS by the Appropriation (1965-66) Law, 1965 (hereinafter referred to as the Appropriation Law) a sum not exceeding twenty-seven million five hundred and sixteen thousand seven hundred and fifty pounds was provided for the service of Northern Nigeria for the year ending on the thirty-first day of March, one thousand nine hundred and sixty-six to be applied and expended in the manner therein described and for the several services set forth in the Schedule thereto:

Preamble,
N.N. No. 9
of 1965.

AND WHEREAS by the Supplementary Appropriation (1965-66) Law, 1965, a further sum not exceeding two hundred and twenty-one thousand five hundred and thirty-three pounds was provided for the service of Northern Nigeria for the said year to be applied and expended in the manner therein described and for the several services set forth in the Schedule thereto:

N.N. No. 12
of 1965.

NOW, THEREFORE, THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Supplementary Appropriation (1965-66) Edict, 1966, and shall come into operation on the 14th day of April, 1966.

Title and
commence-
ment.

2. The sum of six million seven hundred and twenty-five thousand six hundred and seventy pounds set forth in the Schedule hereto shall be appropriated for the services therein set forth in addition to the sums provided by the Appropriation Law and the Supplementary Appropriation (1965-66) Law, 1965, as fully as though set forth in the Schedule to the Appropriation Law.

Supple-
mentary
appropria-
tion of
£6,725,670.

SCHEDULE

Head	Title	£
221.	The Governor	150
222.	The Military Governor's Office	19,850
230.	Sharia Court of Appeal	981
231.	Ministry of Agriculture	12,949
232.	Ministry of Animal and Forest Resources	12,475
235.	Ministry of Establishments and Training	65
237.	Common Charges	64,980
238.	Payments to Other Governments and Institutions	51,020
239.	Payments to Capital Development Fund, etc.	6,500,000
241.	Public Debt Charges	29,200
242.	Ministry of Health	19,000
253.	Ministry for Water Resources and Community Development	500
255.	Maintenance Works and Services	14,500
	Total	£ 6,725,670

LIEUTENANT-COLONEL HASSAN USUMAN KATSIN,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

*(This note does not form part of this
Edict and has no legal effect)*

The purpose of this Edict is to make further supplementary provision for the service of Northern Nigeria for the year 1965-66.

THE NORTHERN NIGERIA LIVESTOCK AND MEAT AUTHORITY
EDICT, 1966

ARRANGEMENT OF SECTIONS

PART I.—PRELIMINARY

SECTION

1. Title and commencement.
2. Interpretation.

PART II.—ESTABLISHMENT AND CONSTITUTION OF THE AUTHORITY

3. Establishment of the Authority.
4. Members of the Authority.
5. Revocation of appointment of members.
6. Other matters relating to members.
7. Secretary to the Authority.
8. Supplementary provisions.
9. Appointment of agents.

PART III.—FUNCTIONS OF THE AUTHORITY

10. General functions of the Authority.
11. Particular functions of the Authority.
12. Power to confer additional functions on the Authority.

PART IV.—FINANCIAL PROVISIONS

13. Funds and resources of the Authority.
14. Borrowing by the Authority.
15. Guarantee by Government of Northern Nigeria of borrowings of the Authority
16. Repayment of and interest on sums issued to meet guarantees.
17. Application of sums received by the Authority.
18. Power to invest.
19. Expenditure of the Authority.
20. Bad debts.
21. Power to lend or grant money.

PART V.—RESTRICTION ON SALE, DISPOSITION AND PURCHASE OF
HIDES AND SKINS

22. Sale, disposition and purchase of hides and skins.

PART VI.—ACCOUNTS AND REPORTS

23. Accounts.
24. Audits.
25. Annual report.

PART VII.—MISCELLANEOUS

26. Power to engage staff.
27. Retiring and other benefits for staff.
28. Performance of functions.
29. Establishment of Advisory Committees.
30. Form of contracts or instruments.
31. Service of notices.
32. Exemption from stamp duties.
33. Regulations.
34. Power to amend First Schedule.
35. Appeals.

PART VIII.—OFFENCES AND PENALTIES

36. False representation.
37. Penalties, etc.
First Schedule.
Second Schedule.

THE NORTHERN NIGERIA LIVESTOCK AND MEAT
AUTHORITY EDICT, 1966



Northern Nigeria

Edict No. 9

[By Notice]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

PART I—PRELIMINARY

1. This Edict may be cited as the Northern Nigeria Livestock and Meat Authority Edict, 1966, and shall come into operation on a date to be appointed by the Military Governor by notice in the Northern Nigeria Gazette, and different dates may be appointed for the commencement of different sections of this Edict

Title and
commence-
ment.

2. In this Edict, unless the context otherwise requires—

Interpreta-
tion.

“Advisory Committee” means an Advisory Committee established under section 29;

“the Authority” means the Northern Nigeria Livestock and Meat Authority established under section 3;

“the Chairman” means the Chairman appointed under subsection (1) of section 4;

“hides” means the hides of cattle;

“licensed buying agent” means any person in possession of a valid licence granted to such person by the Authority under section 11 for the purchase of hides and skins for sale to the Authority;

“livestock” means the animals specified in the First Schedule;

First
Schedule.

“meat” means meat of livestock and shall include a carcass thereof;

“member” means a member of the Authority and includes the Chairman;

“native authority” shall have the same meaning as in section 2 of the Native Authority Law and shall include a joint committee established under section 70 of that Law;

Cap. 77.

“skins” means the skins of sheep or goats;

PART VII.—MISCELLANEOUS

26. Power to engage staff.
27. Retiring and other benefits for staff.
28. Performance of functions.
29. Establishment of Advisory Committees.
30. Form of contracts or instruments.
31. Service of notices.
32. Exemption from stamp duties.
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34. Power to amend First Schedule.
35. Appeals.

PART VIII.—OFFENCES AND PENALTIES

36. False representation.
37. Penalties, etc.
First Schedule.
Second Schedule.

THE NORTHERN NIGERIA LIVESTOCK AND MEAT
AUTHORITY EDICT, 1966



Northern Nigeria

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Schedule.

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“member” means a member of the Authority and includes the Chairman;

“native authority” shall have the same meaning as in section 2 of the Native Authority Law and shall include a joint committee established under section 70 of that Law;

Cap. 77.

“skins” means the skins of sheep or goats;

"trader" means a person who carries on the business of the buying or selling of livestock, meat and any products thereof, and includes any agent of such person.

PART II—ESTABLISHMENT AND CONSTITUTION OF THE AUTHORITY

Establishment of the Authority.

3. (1) With a view to the development and better organisation of the livestock and meat industry in Northern Nigeria there is hereby established a body called the Northern Nigeria Livestock and Meat Authority which shall be a body corporate by that name with perpetual succession and a common seal, and which shall have the functions conferred upon it by or under this Edict.

(2) The Authority shall have power to enter into contracts and to acquire, purchase, hold, lease, mortgage, sell and dispose of property both moveable and immovable, and may sue and be sued in its corporate name.

Members of the Authority.

4. (1) The Authority shall consist of the Chairman who shall be appointed by the Military Governor, and the following other members—

- (a) one officer in the Ministry of Finance appointed by the Permanent Secretary, Ministry of Finance;
- (b) one officer in the Ministry of Economic Planning appointed by the Permanent Secretary, Ministry of Economic Planning;
- (c) one officer in the Ministry of Trade and Industry appointed by the Permanent Secretary, Ministry of Trade and Industry;
- (d) one officer in the Ministry of Agriculture appointed by the Permanent Secretary, Ministry of Agriculture;
- (e) one officer in the Ministry of Health appointed by the Permanent Secretary, Ministry of Health;
- (f) the Chief Veterinary Officer;
- (g) eight persons appointed by the Military Governor.

(2) In the case of his absence from, or inability to attend, any meeting of the Authority, any officer mentioned in paragraph (e) or (f) of subsection (1) may be represented at such meeting by a deputy nominated by such officer and any such deputy shall be deemed to be a duly appointed member of the Authority for the purpose of such meeting.

(3) Subject to the provisions of section 5—

- (a) the Chairman shall hold office for such period not exceeding five years as shall be stated in the instrument by which he is appointed; and

(b) every member appointed in accordance with the provisions of paragraph (a), (b), (c), (d) or (g) of subsection (1) shall hold office for such period not exceeding three years as shall be stated in the instrument by which he is appointed, and the Chairman and every such member shall be eligible for reappointment.

5. If the Military Governor is satisfied that a member appointed in accordance with the provisions of paragraph (g) of subsection (1) of section 4—

Revocation
of appoint-
ment of
members.

- (a) has been absent from three consecutive meetings of the Authority without the permission of the Chairman;
- (b) has become bankrupt or made an arrangement with his creditors;
- (c) has been convicted of an offence involving or necessarily implying fraud or dishonesty and has undergone a sentence of imprisonment therefor;
- (d) is incapacitated by physical or mental illness from performing his functions as a member;
- (e) has such financial or other interest whether in the operations of the Authority or otherwise as in the opinion of the Military Governor is likely to affect prejudicially the discharge by him of his functions as a member; or
- (f) is otherwise unable or unfit to discharge the functions of a member,

the Military Governor may revoke the appointment of such member.

(2) Notwithstanding anything contained in the instrument by which he is appointed, a member may resign his office as a member by notice in writing to the Military Governor, and upon receipt of such resignation by the Military Governor the appointment of such member shall be terminated.

(3) Notwithstanding the provisions of subsection (1) the Military Governor may at any time remove from office the Chairman or a member appointed in accordance with the provisions of paragraph (g) of subsection (1) of section 4.

6. (1) There shall be paid to the Chairman and each member appointed in accordance with the provisions of paragraph (g) of subsection (1) of section 4 out of the funds of the Authority such remuneration, if any, whether by way of salary, fees or allowances for travelling or other expenses as the Military Governor may from time to time determine,

Other
matters
relating to
members.

(2) Where a member, other than a member to whom subsection of section 4 applies, is temporarily incapacitated by illness from performing the functions of his office or is temporarily absent from Nigeria or is absent on leave within Nigeria the Military Governor the Permanent Secretary, as the case may be, who appointed such member may appoint any person to hold temporarily the office held by such incapacitated or absent member during the period of such incapacity or absence and all the functions of a member shall devolve upon such person so temporarily appointed.

(3) A member shall not be personally liable for any act or omission to do any act or any default of the Authority so long as such act, omission or default is in the course of the operations of the Authority and in good faith.

Secretary
to the
Authority.

7. (1) The Military Governor shall appoint by name or office Secretary to the Authority who shall conduct the correspondence and keep the records thereof and perform such other duties as the Authority may from time to time direct or which are placed upon him under the provisions of this Edict or any written law.

(2) The Secretary shall be an officer, but not a member of the Authority.

Supple-
mentary
provisions,
Second
Schedule.

8. The supplementary provisions contained in the Second Schedule shall have effect in relation to the constitution and proceedings of the Authority.

Appoint-
ment of
agents.

9. The Authority may, with the approval of the Military Governor—

(a) delegate to the Chairman the routine administration of the affairs of the Authority;

(b) appoint agents to perform any of the functions conferred or imposed upon the Authority and, for the purposes of this section, "agent" includes a department, Ministry or any office of the Federal Military Government or of the Government of Northern Nigeria, a native authority or any person.

General
functions
of the
Authority.

PART III—FUNCTIONS OF THE AUTHORITY

10. The general functions of the Authority shall be—

(a) to keep under review and conduct research into the production, handling, marketing and slaughtering of livestock, the preparation for sale of livestock, meat and any products thereof, and the marketing, consumption, treatment and use of such products; and

(b) to advise and assist the Military Governor in matters relating to the livestock and meat industry and any products thereof, and such other functions as are or may be entrusted to the Authority under the provisions of this Edict or any other written law.

11. In particular, and without prejudice to the generality of the provisions of section 10, the Authority shall have power—

Particular
functions
of the
Authority.

- (a) to advise persons in the carrying on and the establishment of commercial enterprises connected with the livestock and meat industry and of any products thereof;
- (b) to establish and maintain abattoirs and services ancillary thereto;
- (c) to establish and maintain farms for the purpose of breeding and fattening livestock;
- (d) to carry on or to participate in the carrying on of any business connected with the livestock and meat industry which is acquired by the Authority or in which the Authority has an interest;
- (e) to establish and maintain projects for the provision of food for animals;
- (f) to promote or to assist in the development or rehabilitation of livestock producing areas;
- (g) to purchase or sell livestock, meat and any products thereof either in or outside Northern Nigeria;
- (h) to control and regulate by licence or otherwise the activities of traders;
- (i) to grant or renew licences to licensed buying agents for the purchase of hides and skins, to impose conditions upon the granting or renewal of such licences and to cancel or suspend such licences;
- (j) to advise any native authority in the granting of licences under any written law to butchers and other persons engaged in the livestock or meat industry;
- (k) to establish and maintain markets for the sale and purchase of livestock, meat and any products thereof;
- (l) to advise any native authority in relation to any market established under any written law;
- (m) to prescribe grades for livestock, meat and any products thereof;

- (n) to regulate the sale of livestock, meat and any products thereof in any market or area designated by the Authority by such grades and weights as it may prescribe;
- (o) to provide such information and advisory services as the Military Governor may require to persons engaged in the livestock and meat industry or in any industry concerned with any products of the livestock and meat industry; and
- (p) to purchase, grade and sell hides and skins.

Power to confer additional functions on the Authority.

12. The Military Governor may by order confer on the Authority such additional functions as he may think fit being either—

- (a) functions of a kind similar to the functions specified in sections 10 and 11; or
- (b) functions which in the opinion of the Military Governor can be conveniently exercised by the Authority in association with the functions so specified.

PART IV—FINANCIAL PROVISIONS

13. The funds and resources of the Authority shall consist of—

- (a) all such sums as may from time to time be lent or granted to the Authority by the Government of Northern Nigeria or by the Federal Military Government;
- (b) all sums as may from time to time be lent or granted to the Authority by any person;
- (c) all property and investments acquired by or vested in the Authority and all moneys earned or arising therefrom;
- (d) all sums from time to time received by or falling due to the Authority in respect of the repayment of any loan made by the Authority or the interest payable in respect of any such loan;
- (e) all sums derived from the sale of livestock, meat and any products thereof;
- (f) all sums derived from the sale of hides and skins;
- (g) all sums or property which may in any manner become payable to or vested in the Authority in respect of any matter incidental to its functions.

Funds and resources of the Authority.

14. (1) The Authority may, with the consent of the Military Governor, borrow, whether by way of mortgage or otherwise and on such terms and conditions as the Authority with the consent aforesaid may determine, such sums of money as may be required in the exercise of the functions conferred on the Authority by this Edict or any other written law.

Borrowing by the Authority.

(2) There may be attached to any consent to borrow under subsection (1) the condition that such money shall be utilised for a specified purpose or purposes.

(3) A person lending money to the Authority shall not be bound to enquire whether the borrowing of money is within the power of the Authority.

15. The Government of Northern Nigeria may, by the undertaking of the Military Governor, in such manner and on such conditions as he may think fit, guarantee the repayment of the principal and interest of any borrowing of the Authority under and in accordance with section 14 and any sum required for the fulfilment of any such guarantee shall be charged to and issued out of the Consolidated Revenue Fund and shall be statutory expenditure.

Guarantee by Government of Northern Nigeria of borrowings of the Authority.

16. (1) Whenever the Government of Northern Nigeria shall have made payment of any sums of money in fulfilment of any guarantee given by the Government by the undertaking of the Military Governor under section 15 it shall be entitled to charge interest on such sums of money to the Authority and such interest may be charged at such rates and for such periods as the Government may determine in respect of each sum so paid.

Repayment of and interest on sums issued to meet guarantees.

(2) The Authority shall repay such sums and the interest thereon to the Government at such times, in such amounts and in such manner as the Permanent Secretary, Ministry of Finance, may from time to time direct.

17. All sums received by the Authority shall be credited to the funds of the Authority.

Application of sums received by the Authority.

18. The Authority may from time to time invest money standing to its credit and not for the time being required for the purposes of its functions in securities approved either generally or specifically by the Military Governor and the Authority may from time to time vary or sell such investments.

Power to invest.

19. The Authority may from time to time apply the funds at its disposal—

Expenditure of the Authority.

(a) to or in connection with the purchase of livestock, meat and any products thereof;

(b) to or in connection with the purchase of hides and skins;

(c) to the cost of administration of the Authority;

- (d) to the remuneration, honoraria and expenses of the Chairman and of any members or of any class of members in respect of their duties under this Edict:

Provided that no remuneration, honoraria or expenses, except such remuneration, honoraria or expenses as may be expressly authorised by the Military Governor, shall be paid to any person who is in receipt of emoluments from the Government;

- (e) to the cost of administration of any Advisory Committee and the remuneration, honoraria and expenses of any members or class of members of any such Committee;

- (f) to the payment of the salaries, allowances, gratuities or pensions of the servants of the Authority:

Provided that no salary or allowance, except such salary or allowance as may be expressly authorised by the Military Governor, shall be paid to any person who is in receipt of emoluments from the Government;

- (g) to the repayment of any money borrowed under section 14 and of any interest payable thereon;

- (h) to the development and rehabilitation of the livestock and meat industry and any products thereof, the development and rehabilitation of livestock producing areas and to the cost of scientific or other research into all matters concerning the same;

- (i) to the prevention and control of all diseases affecting livestock;

- (j) for and in connection with all or any of the functions conferred upon the Authority under the provisions of this Edict or any other written law.

Bad debts.

20. The Authority may, with the approval of the Military Governor, write off bad debts.

Power to
lend or
grant
money.

21. The Authority may make loans or grants to the Government of Northern Nigeria out of moneys standing to the credit of the Authority upon such terms as may be agreed by and between the Authority and the Government and any sum required for the repayment by the Government of any such loan shall be charged to and issued out of the Consolidated Revenue Fund and shall be statutory expenditure.

PART V—RESTRICTION ON SALE, DISPOSITION AND
PURCHASE OF HIDES AND SKINS

22. (1) No person shall, without the written permission of the Authority, sell or otherwise dispose of any hides and skins to any person other than the Authority or a licensed buying agent.

Sale,
disposition
and
purchase
of hides
and skins.

(2) No person, other than the Authority or a licensed buying agent shall, except with the written permission of the Authority, purchase or otherwise acquire hides and skins.

(3) Any written permission granted under the provisions of subsection (1) or (2) may be granted subject to such conditions as the Authority may think fit.

(4) Any person who contravenes or fails to comply with any of the provisions of this section or with any of the conditions of any written permission granted thereunder shall be guilty of an offence.

(5) No prosecution shall be instituted for an offence under this section without the consent in writing of the Director of Public Prosecutions.

PART VI—ACCOUNTS AND REPORTS

23. The Authority shall keep all such accounts and other records in relation thereto as the Permanent Secretary, Ministry of Finance, shall direct.

Accounts.

24. (1) The accounts of the Authority for each year shall be audited as soon as possible after the end of that year by auditors appointed by the Authority with the approval of the Permanent Secretary, Ministry of Finance, and the fees of the auditors and the expenses generally of the audit shall be paid by the Authority.

Audits.

(2) As soon as the accounts of the Authority have been audited as provided by subsection (1) it shall send to the Military Governor a copy of the income and expenditure account and the balance sheet together with the report of the auditors thereon.

25. The Authority shall in each year make a report to the Military Governor of its proceedings under this Edict during the preceding year containing—

Annual
report.

(a) an account of its operations and transactions throughout such year; and

(b) a statement of the accounts of the Authority for that year audited in accordance with section 24.

PART VII—MISCELLANEOUS

Power to
engage
and
dismiss.

26. (1) Subject to the provisions of subsection (2) the Authority may appoint, engage, employ or dismiss such officers and servants as it considers necessary for the due discharge of its functions under this Act upon such terms and conditions as to remuneration or otherwise as it may determine.

(2) The Authority shall not appoint, engage, employ or dismiss any officer or servant whose salary is equal to or in excess of the prescribed salary without the approval in writing of the Military Governor.

(3) The Military Governor may by order determine the prescribed salary for the purposes of subsection (2).

Retiring
and other
benefits for
staff.

27. The Authority may, with the approval of the Military Governor—

(a) grant pensions, gratuities or retiring benefits to any of the officers or servants of the Authority and may require officers and servants to contribute to any pension or contributory scheme;

(b) grant loans to officers and servants for such purposes as the Authority may approve.

Perform-
ance of
functions.

28. The Authority may perform any of its functions through or by any of its officers, servants or agents duly authorised by the Authority in that behalf.

Establish-
ment of
Advisory
Committees.

29. (1) For the purpose of giving advice and assistance to the Authority in the discharge of its functions the Authority may, and when the Military Governor so directs, shall, establish one or more Advisory Committees.

(2) An Advisory Committee may include persons who are not members of the Authority:

Provided that at least one third of the members of every such Advisory Committee shall be members of the Authority.

(3) The number of members of an Advisory Committee, their term of office and the matters in respect of which they shall advise shall be determined by the Authority.

(4) The quorum at a meeting of an Advisory Committee shall be determined by the Authority.

(5) The person presiding at a meeting of an Advisory Committee shall, when the votes on any question are equal, have a casting vote in addition to his original vote.

(6) An Advisory Committee may co-opt any person whose advice or assistance it desires for such period or such purposes as it deems fit, and such person, while so co-opted, shall have all the rights and privileges of a member save that he shall not be entitled to vote on any question.

(7) Subject to the provisions of this Edict, an Advisory Committee may regulate its own proceedings and may make standing orders for that purpose.

30. (1) Any contract or instrument which, if entered into or executed by a person not being a body corporate would not require to be under seal, may be entered into or executed on behalf of the Authority by the Secretary or by any person generally or specially authorised by the Authority for that purpose.

Form of
contract or
instrument.

(2) Any document purporting to be a document duly executed or issued under the common seal of the Authority or on behalf of the Authority shall, unless the contrary is proved, be a document so executed or issued, as the case may be.

31. Service upon the Authority of any notice, order or other document may be effected by delivering it or sending it by registered post addressed to the Secretary of the Authority at the Ministry of Animal and Forest Resources, Kaduna.

Service of
notices.

32. Stamp duties under the Stamp Duties Law shall not be payable by any person in respect of any instrument to which the Authority is a party.

Exemption
from stamp
duties.
Cap. 128.

33. The Authority may, with the approval of the Military Governor, make regulations for carrying into effect the provisions of this Edict and in particular and without prejudice to the generality of the foregoing—

Regulations.

- (a) for the licensing of buying agents for hides and skins;
- (b) requiring books and accounts to be kept by licensed buying agents and for the inspection thereof;
- (c) prescribing any forms and fees in respect of any matter for which provision is made in this Edict;
- (d) prescribing grades and weights for livestock, meat and any products thereof and designating any markets or areas for such purpose;

- (e) prescribing any code of fair trading practices to govern the purchase, sale, and handling of livestock, meat and any products thereof and providing for the enforcement of any such code;
- (f) prescribing the method of assessing and paying compensation for condemned livestock and condemned meat; and
- (g) imposing penalties for offences against regulations made under this Edict not exceeding two hundred pounds or imprisonment not exceeding one year or both such fine and imprisonment.

Power to amend
First Schedule.

34. The Military Governor may by order vary the First Schedule.

Appeals.

35. (1) Any person aggrieved—

- (a) by the refusal of the Authority to grant or to renew a buying agent's licence;
 - (b) by any condition imposed by the Authority in connection with a buying agent's licence;
 - (c) by the refusal of the Authority to grant written permission under subsection (1) or (2) of section 22; or
 - (d) by any condition subject to which any written permission is granted under subsection (1) or (2) of section 22,
- may within thirty days appeal to the Military Governor.

(2) The Military Governor after considering the appeal shall make such decision as he deems fit and the Authority shall comply with such decision.

(3) The decision of the Military Governor on such appeal shall not be questioned in any court.

PART VIII—OFFENCES AND PENALTIES

36. Any person who falsely holds himself out or represents himself to be a licensed buying agent or a person acting on the authority or instructions of the Authority shall be guilty of an offence.

False
representation.

37. (1) Any person who is guilty of an offence under section 22 or section 36 shall be liable on conviction to a fine not exceeding five hundred pounds or to imprisonment not exceeding two years or to both such fine and imprisonment.

Penalties,
etc.

(2) Where a person convicted of an offence under this Edict or under any regulations is a body corporate, every person who at the time of the commission of the offence was a director, manager, secretary or other officer of such body corporate shall also be deemed to be

guilty of that offence and shall be liable to be punished accordingly unless he proves that the act or omission which constituted the offence was committed or made without his consent.

FIRST SCHEDULE

Cattle	Goats
Camels	Swine
Sheep	Poultry

SECOND SCHEDULE

1. (1) The Authority shall hold such and so many meetings as may be necessary for the due fulfilment of its functions so, however, that it shall hold at least two meetings in every year. Meetings and procedure.

(2) At a meeting of the Authority—

(a) the Chairman of the Authority shall, if present, be chairman of the meeting;

(b) if and so long as the Chairman of the Authority is not present or if the office of chairman is vacant, the members of the Authority who are present shall choose one of their number to be chairman of the meeting.

(3) Every question at a meeting of the Authority shall be determined by a majority of the votes of the members present and voting on the question, and in the case of any equal division of votes, the chairman of the meeting shall have a second or casting vote.

(4) The Authority may act notwithstanding one or more vacancies among its members.

(5) Any three members of the Authority may by notice in writing signed by them request the Chairman to call a special meeting of the Authority for the purposes set out in such notice and the Chairman shall thereupon call a special meeting.

2. Where upon any special occasion the Authority desires to obtain the advice of any person on any particular matter, the Authority may co-opt such person to be a member for such meeting or meetings as may be required and such person whilst so co-opted shall have all the rights and privileges of a member save that he shall not be entitled to vote on any question. Co-optation of members.

3. A quorum at a meeting of the Authority shall be the chairman and four members of whom two shall be members appointed under paragraph (g) of subsection (1) of section 4 of the Edict. Quorum.

4. (1) The Authority shall as soon as may be after its establishment provide itself with a common seal. Common Seal.

(2) The common seal of the Authority shall be authenticated by the signature of the Chairman of the Authority or some other member thereof authorised by the Authority to act in that behalf and the signature of the Secretary of the Authority.

(3) Judicial notice shall be taken of the common seal of the Authority and every document purporting to be an instrument made by the Authority and to be sealed with the common seal (purporting to be authenticated in

accordance with this section) of the Authority shall be received in evidence and be deemed to be such instrument without further proof unless the contrary is shown.

Standing
Orders.

5. Subject to the provisions of this Edict, the Authority may, with the approval of the Military Governor, regulate its own proceedings and may make standing orders for that purpose.

Defect in
appointment
not to invali-
date
proceedings.

6. No act or other proceeding of the Authority shall be invalid by reason only that—

- (a) there is some defect in the appointment of a person purporting to be a member of the Authority; or
- (b) there is any vacancy amongst its members.

LIEUTENANT COLONEL HASSAN USUMAN KATSINA
Military Governor, Northern Nigeria

EXPLANATORY NOTE

*(This note does not form part of this
Edict and has no legal effect)*

The purpose of this Edict is to establish the Northern Nigeria Livestock and Meat Authority with a view to the development and better organisation of the livestock and meat industry in Northern Nigeria.

The Authority will be a body corporate consisting of a Chairman appointed by the Military Governor and members either specified in section 4(1) or appointed in accordance with its provisions.

Part III sets out the functions of the Authority and section 12 enables the Military Governor to confer, by order, additional functions on the Authority.

Part IV contains the financial provisions governing the Authority and specifies its funds and resources. Under section 14 the Authority is given power to borrow money and the Government of Northern Nigeria may under section 15 guarantee the repayment of money so borrowed. The Authority is given power under section 21 to make loans or grants to the Government.

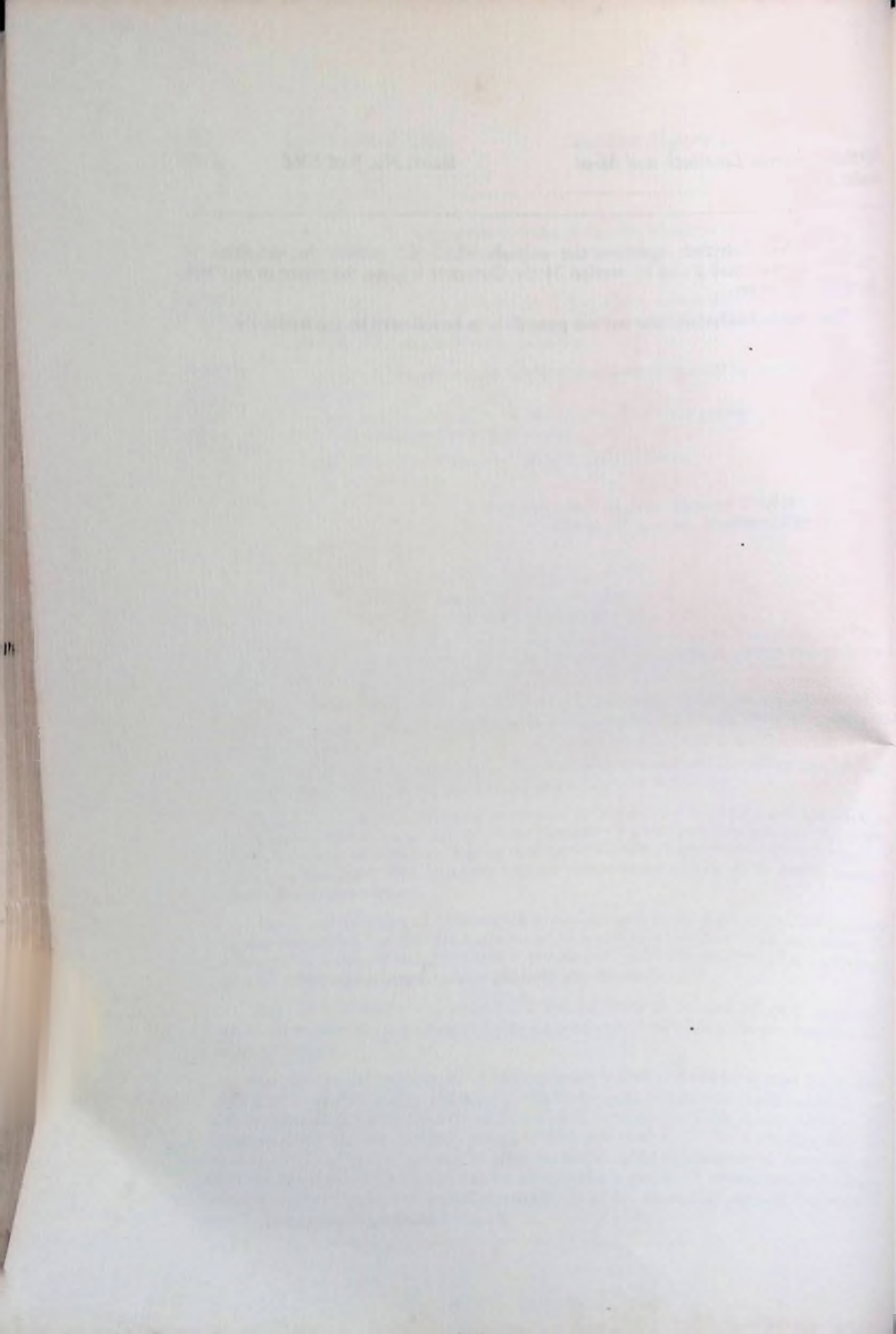
Part V provides that all hides and skins shall be sold to the Authority or its licensed buying agents and that only the Authority or its agents may purchase hides and skins. In each case the Authority may grant written permission for the sale to, or purchase by, other persons subject to such conditions as the Authority thinks fit.

Part VI provides for the accounts of the Authority to be audited each year and section 25 requires the Authority to make an annual report which is to be presented to the Military Governor.

Provision for the appointment of the Authority's staff is made in section 26. Under section 29 the Authority may, and when the Military Governor directs, shall, establish one or more Advisory Committees. Section 32 contains an exemption from stamp duties on all instruments to which the Authority is a party and under section 33 the Authority with the approval of the Military Governor is given power to make regulations for carrying into effect the provisions of the Edict. Section 35 provides a means of appeal to the Military Governor against certain decisions of the Authority as set out in that section. Sections 36 and 37 contain penal provisions.

The First Schedule specifies the animals which fall within the definition of "livestock" in section 2 and by section 34 the Governor is given the power to vary this Schedule by order.

The Second Schedule sets out the procedure to be followed by the Authority.



THE PUBLIC COLLECTIONS (REGULATION) LAW
(AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 10

[1st May, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Public Collections (Regulation) Law (Amendment) Edict, 1966, and shall come into operation on the 1st day of May, 1966.

Title and
commence-
ment.

2. Section 6 of the Public Collections (Regulation) Law is hereby amended in the following respects—

Amendment
of section 6
of Cap. 107.

(a) by the repeal of subsection (2) and the substitution thereof of the following subsection—

“(2) The registration authority shall be the Permanent Secretary, Ministry of Social Welfare and Community Development.”;

(b) by the insertion in paragraph (a) of subsection (3) after the word “morality” of the words “or is otherwise undesirable”; and

(c) by the insertion after paragraph (a) of subsection (3) of the following new paragraphs—

“(aa) that the applicant or the promoter is unlikely to collect sufficient donations to enable the stated objects to be fully achieved;

(ab) that the applicant is currently registered as the promoter of another public collection;

(ac) that the promoter has ceased to be the promoter of the public collection and has given notice in writing to the registration authority accordingly;”.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

*(This note does not form part of this
Edict and has no legal effect)*

The purpose of this Edict is to amend section 6 of the Public Collections (Regulation) Law so as to give the registration authority greater powers to refuse applications for registration as public collections when the objects are considered undesirable or the promotion is for the reasons set out in section 2(c) of the Edict considered unsuitable.

THE LAND TENURE LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 11

[18th January, 1966]

Date of commencement.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Land Tenure Law (Amendment) Edict, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966.

Title and commencement.

2. Subject to the provisions of section 3 of this Edict, wherever the word "Minister" occurs in the Land Tenure Law (hereinafter referred to as the principal Law) there shall be substituted for such word the words "Permanent Secretary".

General substitution in Cap. 59.

3. Section 2 of the principal Law is hereby amended in the following respects—

Amendment of section 2 of principal Law.

(a) by the deletion of the definition of "Minister"; and

(b) by the insertion therein in its proper alphabetical order of the following definition—

"'Permanent Secretary' means the Permanent Secretary, Ministry of Land and Survey".

4. Section 17 of the principal Law is hereby amended by the deletion in subsection (2) of the words "holder of the right of occupancy" and the substitution thereof of the words "occupier of such land".

Amendment of section 17 of principal Law.

5. The principal Law is hereby amended by the insertion after section 26 of the following new sections—

Insertion of new sections 26A and 26B in principal Law.

26A. (1) If, within twelve months of the death of the holder, the person, upon whom the right of occupancy devolves under the provisions of section 30, fails to give notice in writing to the Permanent Secretary of such death,

"Additional penal rent on failure to give notice of death of holder.

the Permanent Secretary may demand that the person upon whom such right of occupancy devolves shall pay an additional and penal rent equivalent to five per cent of the rent payable under the certificate of occupancy.

(2) Such additional and penal rent shall be payable on demand with effect from the expiration of twelve months from the date of death of the holder and shall be recoverable as rent.

Additional
penal rent
when rent
in arrear.

26B. (1) If there shall at any time be due and unpaid for a space of ninety days any rent payable under a certificate of occupancy or any rent which may be agreed or fixed on revision in accordance with the provisions of section 23 the Permanent Secretary may, after a notice shall have been served on the person in default, in lieu of revoking the right of occupancy concerned demand that the holder shall pay an additional and penal rent equivalent to five per cent of the rent due and unpaid.

(2) Such additional and penal rent shall be payable upon demand and shall be recoverable as rent.

(3) Notwithstanding the provisions of this section the Permanent Secretary shall be entitled to exercise all or any of the powers conferred upon him by this Law if any rent, including any revised rent and any additional and penal rent, shall remain due and unpaid."

Amendment
of section 28
of principal
Law.

6. Section 28 of the principal Law is hereby amended by the deletion in subsection (2) thereof of the words "may require" and the substitution therefor of the words "may impose such conditions as he may think fit and may require".

Substitution
of new
section 29 in
principal
Law.

7. The principal Law is hereby amended by the repeal of section 29 and the substitution therefor of the following—

"Assign-
ment of
subleases,
etc.

29. (1) A sublessee of a right of occupancy may, with the approval of the holder and with the consent of the Permanent Secretary, assign, or demise by way of sub-underlease, the land comprised in the sublease held by him or any portion of such land.

(2) The Permanent Secretary, when giving his consent under subsection (1), may impose such conditions as he may think fit and may require the sublessee to submit an instrument executed as evidence of the assignment or sub-underlease and the sublessee shall when so required deliver

such instrument to the Permanent Secretary in order that the consent given under subsection (1) may be signified by endorsement thereon."

8. Section 34 of the principal Law is hereby amended in the following respects—

Amendment
of section 34
of principal
Law.

(a) by the addition at the end of subsection (5) after the word "holder" of the words "and to any mortgagee"; and

(b) by the repeal of subsection (7) and the substitution therefor of the following new subsections—

"(7) Subject to the provisions of subsection (8) the revocation of a right of occupancy shall not affect the rights of any mortgagee, sublessee or sub-underlessee to whom the land or any part thereof has been lawfully mortgaged or underlet before a notice under subsection (5) has been received by the holder and against whom no good cause for revocation exists.

(8) Within a period of two months from the receipt by the mortgagee of a notice under subsection (5) he shall give notice in writing to the Permanent Secretary either—

(a) claiming protection under subsection (7), in which event he shall have all the rights, and be subject to all the obligations, of the holder in relation to the right of occupancy without however becoming liable as a mortgagee in possession to the person who held the right of occupancy at the date of revocation; or

(b) renouncing his interest in the right of occupancy without becoming liable for the obligations of the holder in relation to the right of occupancy."

9. Section 35 of the principal Law is hereby amended in the following respects—

Amendment
of section 35
of principal
Law.

(a) by the deletion wherever they appear in subsections (1) and (2) of the words "the holder and the occupier" and the substitution therefor of the words and commas "the holder, the mortgagee and the occupier, each for their respective interests,"; and

(b) by the deletion in subsection (3) of the words "the holder or the occupier" and the substitution therefor of the words and

commas "the holder, the mortgagee and the occupier, each for their respective interests".

DATED at Kaduna this 30th day of April, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

*(This note does not form part of this Edict
and has no legal effect)*

The main purpose of this Edict is to amend the Land Tenure Law in order to provide that the revocation of a right of occupancy under section 34 of the Law shall not affect the rights of any mortgagee to whom the land has been lawfully mortgaged before a notice of the revocation has been given to both the holder of the right of occupancy and the mortgagee. In this way, the rights of a mortgagee will be protected in the same way as the rights of a sub-lessee and a sub-underlessee are at present protected by section 34(7).

The new section 26A enables the Permanent Secretary, Ministry of Land and Survey, to impose a penal rent if, within the period of twelve months from the date of death of the holder of a right of occupancy, the person on whom such right devolves does not give notice in writing of such death to the Permanent Secretary. The new section 26B enables the Permanent Secretary to impose a penal rent where the original or any revised rent is due and unpaid for a period of ninety days and where the necessary notice has been served on the person in default.

The remaining sections of this Edict make necessary adaptations in the Law.

THE PERSONAL TAX LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 12

[12th May, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Personal Tax Law (Amendment) Edict, 1966, and shall come into operation on the 12th day of May, 1966. Title and
commence-
ment.

2. Section 30 of the Personal Tax Law, 1962 (hereinafter referred to as the principal Law) is hereby amended in the following respects:— Amendment
of section 30
of N.N. No.
6 of 1962.
 - (a) by the deletion in subsection (2) of the words “none of whom shall be a public officer” and the substitution therefor of the words “none of whom shall be the Commissioner or any person authorized by him under subsection (2) of section 3”; and
 - (b) by the repeal of subsection (4).

3. Section 32 of the principal Law is hereby amended in the following respects:— Amendment
of section 32
of principal
Law.
 - (a) by the deletion in subsection (2) of the words “none of whom shall be a public officer” and the substitution therefor of the words “none of whom shall be the Commissioner or any person authorised by him under subsection (2) of section 3”; and
 - (b) by the repeal of subsection (5).

Dated at Kaduna this 25th day of April, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTES

*(This note does not form part of this
Edict and has no legal effect)*

The purpose of this Edict is to enable public officers, other than the Commissioner of Inland Revenue or officers authorised by him to perform functions under the Personal Tax Law, 1962, to be members of provincial tax appeals committees and of the Central Tax Appeals Board.

THE NATIVE AUTHORITIES LOANS AUTHORITY EDICT, 1966
ARRANGEMENT OF SECTIONS.

PART I.—PRELIMINARY

SECTION

1. Title and commencement.
2. Interpretation.

PART II.—ESTABLISHMENT AND CONSTITUTION OF THE AUTHORITY

3. Establishment of the Authority.
4. Members of the Authority.
5. Revocation of appointment of members.
6. Other matters relating to members.
7. Secretary to the Authority.
8. Supplementary provisions.

PART III.—ESTABLISHMENT OF THE FUND AND POWERS OF
THE AUTHORITY

9. Establishment of Fund.
10. Powers of the Authority.
11. Borrowing by the Authority.
12. Loans or grants by native authorities to the Authority.
13. Power to establish sinking funds.
14. Stock regulations.
15. Provisions as to local bonds.
16. Guarantee by Government of borrowings of the Authority.
17. Repayment of and interest on sums issued to meet guarantees.
18. Application of sums received by the Authority.
19. Power to invest.
20. Administrative and other expenses of the Authority.

PART IV.—LOANS AND GUARANTEES BY THE AUTHORITY

21. Loans to native authorities.
22. Conditions of loans.
23. Power to levy rate where default made in repayment of loans.
24. Discharge of security on repayment of loans.
25. Loans to the Government of Northern Nigeria.
26. Guarantee by the Authority of borrowings of native authorities.
27. Loans to be withdrawn from the Fund, etc.

PART V.—SUPERVISION OF USE OF MONIES LENT

28. Examination as to application of monies lent.
29. Order of the Authority upon examination.
30. Misapplication of loan.

PART VI.—ACCOUNTS AND REPORTS

31. Accounts.
32. Audits.
33. Annual report.

PART VII.—MISCELLANEOUS

34. Employment of staff.
35. Performance of functions.
36. Form of contracts or instruments.
37. Service of notices.
38. Exemption from stamp duties.
39. Regulations.
Schedule.

THE NATIVE AUTHORITIES LOANS AUTHORITY
EDICT, 1966



Northern Nigeria

Edict No. 13

[By Notice]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

PART I—PRELIMINARY

1. This Edict may be cited as the Native Authorities Loans Authority Edict, 1966, and shall come into operation on a date to be appointed by the Military Governor by notice in the Northern Nigeria Gazette, and different dates may be appointed for the commencement of different sections of this Edict.

Title and
commence-
ment.

2. In this Edict, unless the context otherwise requires—

“the Authority” means the Native Authorities Loans Authority established by section 3;

“the Chairman” means the Chairman appointed under subsection (1) of section 4;

“the Fund” means the Native Authorities Capital Development Fund established by subsection (1) of section 9;

“loan” means a loan of money made by the Authority and includes a short term loan;

“member” means a member of the Authority and includes the Chairman;

“native authority” shall have the same meaning as in section 2 of the Native Authority Law and shall include a joint committee established under section 70 of that Law and a local authority established or appointed under the Townships Law;

“Permanent Secretary” means the Permanent Secretary, Ministry for Local Government;

“prescribed” means prescribed by regulations made under section 39;

“securities” include Post Office Savings Bank deposits, bank deposits and Central Bank of Nigeria Treasury Bills.

Interpreta-
tion.

Cap. 77.

Cap. 131.

PART II—ESTABLISHMENT AND CONSTITUTION OF
THE AUTHORITY

Establishment of the Authority.

3. (1) There is hereby established a body called the Native Authorities Loans Authority which shall be a body corporate by that name with perpetual succession and a common seal, and which shall have the functions conferred upon it by this Edict.

(2) The Authority shall have power to enter into contracts and to acquire, purchase, hold, sell and dispose of property both moveable and immoveable and may sue and be sued in its corporate name.

Members of the Authority.

4. (1) The Authority shall consist of—

- (a) the Permanent Secretary, Ministry of Finance, who shall be Chairman of the Authority;
- (b) the Permanent Secretary, Ministry of Economic Planning;
- (c) the Permanent Secretary, Ministry of Works;
- (d) three representatives of native authorities who shall be appointed by the Military Governor;
- (e) not more than two other persons as the Military Governor may from time to time appoint.

(2) In the case of his absence from, or inability to attend, any meeting of the Authority, any officer mentioned in paragraph (a), (b) or (c) of subsection (1) may be represented at such meeting by a deputy nominated by such officer, and any such deputy shall be deemed to be a duly appointed member of the Authority for the purposes of such meeting.

(3) Subject to the provisions of section 5 every member appointed in accordance with the provisions of paragraph (d) or (e) of subsection (1) shall hold office for such period not exceeding three years as shall be stated in the instrument by which he is appointed but shall be eligible for re-appointment.

Revocation of appointment of members.

5. (1) If the Military Governor is satisfied that a member appointed in accordance with the provisions of paragraph (d) or (e) of subsection (1) of section 4—

- (a) has been absent from three consecutive meetings of the Authority without the permission of the Chairman;
- (b) has become bankrupt or made an arrangement with his creditors;
- (c) has been convicted of an offence involving or necessarily implying fraud or dishonesty and has undergone a sentence of imprisonment therefor;

- (d) is incapacitated by physical or mental illness from performing his functions as a member;
- (e) has such financial or other interest whether in the operations of the Authority or otherwise as in the opinion of the Military Governor is likely to affect prejudicially the discharge by him of his functions as a member; or
- (f) is otherwise unable or unfit to discharge the functions of a member,

the Military Governor may revoke the appointment of such member.

(2) Notwithstanding anything contained in the instrument by which he is appointed, a member appointed in accordance with the provisions of paragraph (d) or (e) of subsection (1) of section 4 may resign his office as a member by notice in writing to the Permanent Secretary, and upon receipt of such resignation by the Permanent Secretary the appointment of such member shall be terminated.

(3) Notwithstanding the provisions of subsection (1) the Military Governor may at any time remove from office a member appointed in accordance with the provisions of paragraph (d) or (e) of subsection (1) of section 4.

6. (1) Where a member, other than a member to whom subsection (2) of section 4 applies, is temporarily incapacitated by illness from performing the functions of his office or is temporarily absent from Nigeria or is absent on leave within Nigeria the Military Governor may appoint any person to hold temporarily the office held by such incapacitated or absent member during the period of such incapacity or absence and all the functions of a member shall devolve upon the person so temporarily appointed.

Other matters relating to members.

(2) A member shall not be personally liable for any act or any omission to do any act or any default of the Authority so long as such act, omission or default is in the course of the operations of the Authority and in good faith.

7. (1) The Military Governor shall appoint by name or office a Secretary to the Authority who shall conduct the correspondence and keep the records thereof and perform such other duties as the Authority may from time to time direct or which are placed upon him under the provisions of this Edict or any other written law.

Secretary to the Authority.

(2) The Secretary shall be an officer, but not a member, of the Authority.

Supplementary provisions.
Schedule.

8. The supplementary provisions contained in the Schedule shall have effect in relation to the constitution and proceedings of the Authority.

PART III—ESTABLISHMENT OF THE FUND AND POWERS OF THE AUTHORITY

Establishment of Fund.

9. (1) There is hereby established the Native Authorities Capital Development Fund for the purpose of enabling the Authority to carry out its functions under the provisions of this Edict or any other written law.

- (2) There shall be paid to the Authority and carried to the Fund—
- (a) all such moneys as may from time to time be lent or granted to the Authority by the Government of Northern Nigeria or by the Federal Military Government;
 - (b) all such moneys as may from time to time be lent or granted to the Authority by any native authority under the provisions of section 12;
 - (c) all such moneys as may from time to time be lent or granted to the Authority by any person other than a native authority;
 - (d) all property and investments acquired by or vested in the Authority and all moneys earned or arising therefrom;
 - (e) all repayments of principal and interest made by any native authority on account of any loan made by the Authority under the provisions of this Edict;
 - (f) all such moneys as may from time to time be borrowed by the Authority in exercise of the powers conferred by this Edict; and
 - (g) all such other moneys or property as may from time to time become payable to or vested in the Authority in respect of any matter incidental to its functions.

Powers of the Authority.

10. Subject to the provisions of this Edict, the Authority shall have power—
- (a) to grant or guarantee loans to native authorities in accordance with the provisions of Part IV;
 - (b) to sell, let or otherwise dispose of any land vested in the Authority upon such conditions as the Authority may determine (including conditions as to payment of the consideration upon deferred terms);
 - (c) to make, draw, accept or endorse any negotiable instrument;

(d) to do all other things incidental or supplementary to the discharge by the Authority of its functions.

11. (1) The Authority may, with the consent of the Military Governor, borrow such sums as may be required in exercise of the functions conferred by this Edict

Borrowing
by the
Authority.

(2) There may be attached to any consent to borrow under subsection (1) the condition that such money shall be utilised only for a specified purpose or purposes.

(3) Any native authority or person lending money to the Authority shall not be bound to enquire whether the borrowing of money is within the powers of the Authority.

(4) Where the Authority is authorised to borrow money it may, subject to the provisions of this Edict, raise the money—

- (a) by stock issued under this Edict;
- (b) by local bonds issued under this Edict; or
- (c) in such other manner as may be approved by the Military Governor.

(5) All moneys borrowed by the Authority under this Edict shall be secured on all the revenues of the Authority.

12. Any native authority may, with the consent of the Permanent Secretary and upon such terms and conditions as he may approve, lend or grant moneys to the Authority for the purpose of enabling the Authority to carry out its functions under the provisions of this Edict or any other written law.

Loans or
grants yb
native
authorities
to the
Authority.

13. The Authority shall, whenever so directed by the Military Governor, establish and maintain such sinking funds for the purpose of redeeming any loan raised under the provisions of section 11 or 12 and the Authority shall comply with such directions as may be given by the Military Governor for the management and application of any such fund.

Power to
establish
sinking
funds.

14. For the purpose of any borrowing by the Authority by means of an issue of stock under this Edict, stock may be created, issued, transferred, dealt with and redeemed in such manner as may be prescribed by regulations made by the Military Governor.

Stock
regulations.

15. (1) Any local bonds issued under this Edict shall be secured upon all the revenues of the Authority and shall bear interest at such rate as the Authority shall determine at the time of issue of the bonds.

Provisions
as to local
bonds.

(2) Any such bonds shall be issued for such periods and in such denominations as the Authority shall determine at the time of issue of the bonds.

Guarantee
by Govern-
ment of
borrowings
of the
Authority.

16. The Government may, by the undertaking of the Military Governor, in such manner and on such conditions as he may think fit, guarantee the repayment of the principal and interest of any borrowing of the Authority under and in accordance with section 11 or 12 and any sum required for the fulfilment of any such guarantee shall be charged to and issued out of the Consolidated Revenue Fund and shall be statutory expenditure.

Repayment
of and
interest on
sums issued
to meet
guarantees.

17. (1) Whenever the Government shall have made payment of any sums of money in fulfilment of any guarantee given by the Government by the undertaking of the Military Governor under section 16 it shall be entitled to charge interest on such sums of money to the Authority and such interest may be charged at such rates and for such periods as the Military Governor may determine in respect of each sum so paid.

(2) The Authority shall repay such sums and the interest thereon to the Government at such times, in such amounts and in such manner as the Military Governor may from time to time direct.

Application
of sums
received by
the Authority.

18. All sums received by the Authority shall be credited to the Fund.

Power to
invest.

19. The Authority may from time to time invest moneys standing to its credit and not for the time being required for the purposes of its functions in securities approved either generally or specifically by the Permanent Secretary and the Authority may from time to time vary or sell such investments.

Administra-
tive and
other
expenses of
the Autho-
rity.

20. The Authority may from time to time incur and meet out of the Fund all such administrative and other expenses as may be necessary or desirable for the efficient discharge of its functions under this Edict.

PART IV—LOANS AND GUARANTEES BY THE AUTHORITY

Loans to
native
authorities.

21. (1) The Authority may from time to time, with the consent of the Military Governor and in manner provided by this Edict, make loans to any native authority for such purposes as the Military Governor considers to be development purposes.

(2) Notwithstanding the provisions of subsection (1) the Chairman may, on behalf of the Authority and with the consent of the

Permanent Secretary, make to a native authority short term loans of moneys required by such native authority in the discharge of its functions and to augment its working capital:

Provided that any such short term loan made under the provisions of this subsection shall be ratified by the Authority and if it is not so ratified it shall become immediately repayable to the Authority.

22. (1) No loan shall be made to a native authority under the provisions of subsection (1) or (2) of section 21 without a written agreement between the Authority and that native authority and the loan shall be governed by the terms and conditions of that agreement.

Conditions
of loans.

(2) All moneys borrowed by a native authority from the Authority shall be secured on all the property and revenues of the native authority.

23. (1) If any native authority shall neglect to pay any moneys due to the Authority in respect of any loan granted under this Edict, the Permanent Secretary may, after due inquiry into the cause of the default, at any time after the expiry of sixty days from the date on which such moneys become due and payable, forthwith impose and levy a rate of sufficient amount and the Permanent Secretary shall be deemed to have all necessary powers to sue for and recover such rate as a debt from any person within the area of the jurisdiction of the native authority on whom such rate has been imposed.

Power to
levy rate
where
default
made in
repayment
of loans.

(2) The Permanent Secretary, in making an estimate of the rate to be made for the purpose of paying any sum due to the Authority as aforesaid, may add such sum as he thinks sufficient for defraying, and may defray thereout, all costs, charges and expenses, including remuneration to any officer or other person employed, incurred in the execution of the powers conferred by this section or otherwise by reason of the default in payment of the sum due to the Authority as aforesaid.

(3) If, after payment out of the proceeds of such rate of the sum due to the Authority as aforesaid and of the expenses of and incidental to the imposition, levy and recovery of such rate, there remains any balance, such balance shall be paid over to the native authority whose default led to the exercise by the Permanent Secretary of his powers under this section.

(4) The powers vested in the Permanent Secretary under this section shall be in addition to and not in derogation from any powers which the Authority may have for the recovery of any moneys due in respect of any loan granted to any native authority under this Edict.

Discharge
of security
on repay-
ment of
loans.

24. Upon all moneys due from a native authority to the Authority being fully paid the Authority shall, when required, give to the native authority a receipt in writing for the same, and such further discharge (if any) as may seem to the Authority to be necessary, and upon such receipt and further discharge (if any) being given the property and revenues of the native authority shall be released from the security created by subsection (2) of section 22.

Loans to the
Government
of Northern
Nigeria.

25. The Authority may make loans to the Government of Northern Nigeria out of money standing to the credit of the Authority upon such terms as may be agreed by and between the Authority and the Government and any sum required for the repayment by the Government of any such loan shall be charged to and issued out of the Consolidated Revenue Fund and shall be statutory expenditure.

Guarantee
by the
Authority of
borrowings
of native
authorities.

26. (1) The Authority may, with the consent of the Permanent Secretary and in such manner and on such conditions as it may think fit, guarantee the repayment of the principal and interest of any borrowing by any native authority and any sum required for the fulfilment of any such guarantee shall be secured on all the revenues of such native authority.

(2) Notwithstanding the provisions of subsection (1) the Chairman may, on behalf of the Authority and with the consent of the Permanent Secretary, guarantee the repayment of the principal and interest of any short term loans made to any native authority in the discharge of its functions and to augment its working capital:

Provided that any such guarantee of a short term loan shall be ratified by the Authority and if it is not so ratified such guarantee shall be immediately withdrawn by the Authority and thereupon the native authority on whose behalf such guarantee was given shall immediately repay to the lender the principal and interest owing in respect of such short term loan.

(3) Whenever the Authority shall have made payment of any sums of money in fulfilment of any guarantee given by it under subsection (1) it shall be entitled to charge interest on such sums of money to the native authority and such interest may be charged at such rates and for such periods as the Authority may determine in respect of each sum so paid.

(4) The native authority on whose behalf any guarantee shall have been given by the Authority under subsection (1) shall repay such sums as may have been paid in fulfilment of such guarantee and the interest thereon to the Authority at such times, in such amounts and in such manner as the Authority may from time to time direct.

27. (1) The Authority may withdraw sums from the Fund for the purpose of—

Loans to be withdrawn from the Fund, etc.

- (a) making loans under subsection (1) of section 21;
- (b) making short term loans under subsection (2) of section 21;
- (c) making loans under section 25;
- (d) fulfilling any guarantee given under section 26;
- (e) enabling money borrowed under section 11 or 12 to be repaid; and
- (f) paying administrative and other expenses under section 20.

(2) All sums received by the Authority in respect of the repayment or realisation of capital moneys outstanding on any loan and of any interest payable on any loan shall be paid into the Fund.

PART V—SUPERVISION OF USE OF MONIES LENT

28. (1) Where the Authority has made a loan under the provisions of this Edict it may, from time to time, make or cause to be made such examination as may be necessary to ensure that the loan is being applied to the purpose for which it was made.

Examination as to application of monies lent.

(2) The Authority may appoint any person authorised in writing by it to make such examination, and the native authority in receipt of the loan shall produce to such person all the relevant books, documents and other matters and things necessary for the purposes of the examination.

29. Where, upon any examination made under the provisions of section 28, it appears to the Authority that any sum being the whole or any part of a loan made by the Authority under the provisions of this Edict has not been applied for the purposes for which the loan was made, the Authority may order that any such sum be, within the time mentioned in the order, applied to such purposes or that such sum be repaid to the Authority within the time mentioned in the order, and any sum so ordered to be repaid to the Authority shall thereupon become a debt due to the Authority.

Order of the Authority upon examination

30. (1) If the whole or any part of any loan made under the provisions of this Edict has been misapplied the Authority may, by notice in writing addressed to the native authority, recall the said loan or any part thereof and may require the loan or that part of the loan to be repaid on the date specified in the notice, and if any security has been given for the purpose of the loan such security may thereupon be realised.

Misapplication of loan.

(2) The provisions of subsection (1) shall be in addition to any other powers given to the Authority under this Edict.

PART VI—ACCOUNTS AND REPORTS

Accounts. 31. The Authority shall keep all such accounts and other records in relation thereto as the Permanent Secretary, Ministry of Finance, shall direct.

Audits. 32. (1) The accounts of the Authority for each year shall be audited by the Director of Audit and shall be the subject of a report by the Director of Audit and the Authority shall pay to the Government of Northern Nigeria such fee for the services of the Director of Audit as the Permanent Secretary, Ministry of Finance, may direct.

(2) As soon as the accounts of the Authority have been audited as provided by subsection (1) it shall send to the Military Governor a copy of the income and expenditure account and the balance sheet together with the report of the Director of Audit thereon.

Annual report. 33. (1) The Authority shall in each year make a report to the Military Governor of its proceedings under this Edict during the preceding year containing—

(a) an account of its operations and transactions throughout such year; and

(b) a statement of the accounts of the Authority for that year audited in accordance with section 32.

(2) The Military Governor shall cause a copy of every annual report made to him in accordance with subsection (1) to be published in such manner as he may think fit.

PART VII—MISCELLANEOUS

Employment of staff. 34. (1) The Authority may appoint, engage, employ or dismiss such officers, servants and agents as it considers necessary for the due discharge of its functions under this Edict upon such terms and conditions as to remuneration or otherwise as it may determine.

(2) The Authority may grant pensions, gratuities or retiring allowances to any officer or servant and may require officers and servants to contribute to any pension or contributory scheme.

Performance of functions. 35. The Authority may perform any of its functions through or by any of its officers, servants or agents duly authorised by the Authority in that behalf.

36. (1) Any contract or instrument which, if entered into or executed by a person not being a body corporate would not require to be under seal, may be entered into or executed on behalf of the Authority by the Secretary or by any person generally or specially authorised by the Authority for that purpose.

Form of contracts or instruments.

(2) Any document purporting to be a document duly executed or issued under the common seal of the Authority or on behalf of the Authority shall, unless the contrary is proved, be deemed to be a document so executed or issued, as the case may be.

37. Service upon the Authority of any notice, order or other document may be effected by delivering it or sending it by registered post addressed to the Secretary of the Authority at the Ministry for Local Government, Kaduna.

Service of notices.

38. Stamp duties under the Stamp Duties Law shall not be payable by any person in respect of any instrument to which the Authority is a party.

Exemption from stamp duties, Cap. 128

39. Subject to the provisions of this Edict the Military Governor may make regulations prescribing anything required to be prescribed by this Edict, including any forms and fees in respect of any matter for which provision is made in this Edict, and generally for carrying out the provisions of this Edict.

Regulations.

SCHEDULE

1. (1) The Authority shall hold such and so many meetings as may be necessary for the due fulfilment of its functions so, however, that it shall hold at least two meetings in every year.

Meetings and procedure.

(2) At a meeting of the Authority—

(a) the Chairman of the Authority shall, if present, be chairman of the meeting;

(b) if and so long as the Chairman of the Authority is not present or if the office of chairman is vacant, the members of the Authority who are present shall choose one of their number to be chairman of the meeting.

(3) Every question at a meeting of the Authority shall be determined by a majority of the votes of the members present and voting on the question, and in the case of any equal division of votes, the chairman of the meeting shall have a second or casting vote.

(4) The Authority may act notwithstanding one or more vacancies amongst its members.

(5) Any three members of the Authority may by notice in writing signed by them request the Chairman to call a special meeting of the Authority for the purposes set out in such notice and the Chairman shall thereupon call a special meeting.

Co-opting
of members.

2. Where upon any special occasion the Authority desires to obtain the advice of any person on any particular matter, the Authority may co-opt such person to be a member for such meeting or meetings as may be required and such person whilst so co-opted shall have all the rights and privileges of a member save that he shall not be entitled to vote on any question.

Quorum.

3. A quorum at a meeting of the Authority shall be the chairman and three members of whom one shall be a member appointed under paragraph (d) of subsection (1) of section 4 of this Edict.

Common
seal.

4. (1) The Authority shall as soon as may be after its establishment provide itself with a common seal.

(2) The common seal of the Authority shall be authenticated by the signature of the Chairman of the Authority or some other member thereof authorised by the Authority to act in that behalf and the signature of the Secretary of the Authority.

(3) Judicial notice shall be taken of the common seal of the Authority and every document purporting to be an instrument made by the Authority and to be sealed with the common seal (purporting to be authenticated in accordance with this section) of the Authority shall be received in evidence and be deemed to be such instrument without further proof unless the contrary is shown.

Standing
orders.

5. Subject to the provisions of this Edict, the Authority may regulate its own proceedings and may make standing orders for that purpose.

Defect in
appoint-
ment not to
invalidate
proceedings.

6. No act or other proceeding of the Authority shall be invalid by reason only that—

- (a) there is some defect in the appointment of a person purporting to be a member of the Authority; or
- (b) there is any vacancy amongst its members.

Delegation
of powers.

7. The Authority may delegate to the Chairman or any person the routine administration of the affairs of the Authority:

Provided that nothing in this section shall be deemed to authorise the delegation of the power to—

- (a) approve or make any loan;
- (b) make standing orders; or
- (c) do any act involving extraordinary expenditure.

DATED at Kaduna this 28th day of April, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this Edict and has no legal effect.)

The purpose of this Edict is to establish the Native Authorities Loans Authority and the Native Authorities Capital Development Fund.

The Authority will be a body corporate consisting of the Permanent Secretary, Ministry of Finance, as Chairman, and members either specified in section 4 (1) or appointed by the Military Governor, in the manner there laid down.

Part III establishes the Fund and sets out the functions of the Authority. Under section 11 the Authority is given power to borrow money with the consent of the Military Governor in the manner set out in that section and the Government may, under section 16, guarantee the repayment of money so borrowed.

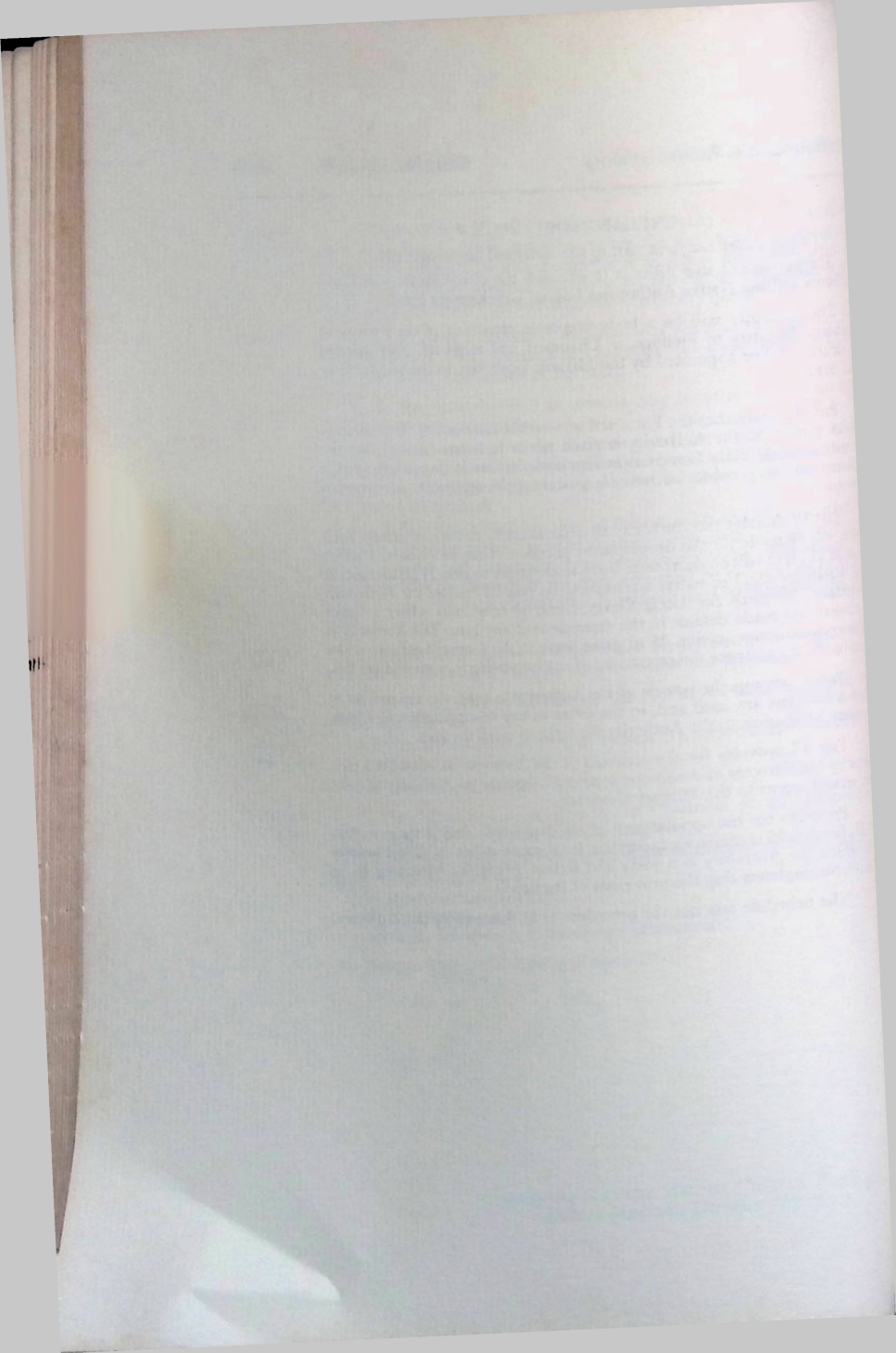
Part IV enables the Authority to make loans to native authorities. Such loans will be made for the development purposes of native authorities under section 21 (1) or will be short term loans made under section 21 (2) to augment the working capital of native authorities. Section 23 enables the Permanent Secretary, Ministry for Local Government, to levy rates where a native authority has made default in the repayment of any loan. The Authority is given power under section 25 to make loans to the Government and under section 26 to guarantee the repayment of any borrowing by native authorities.

Part V sets out the powers of the Authority to supervise the manner in which its loans are used and, in the event of any misapplication of a loan, section 30 reserves to the Authority the right to recall the loan.

Part VI provides for the accounts of the Authority to be audited each year by the Director of Audit and section 33 requires the Authority to make an annual report to the Military Governor.

Provision for the appointment of the Authority's staff is made in Part VII. Section 38 contains an exemption from stamp duties on all instruments to which the Authority is a party and section 39 enables regulations to be made for implementing the provisions of the Edict.

The Schedule sets out the procedure to be followed by the Authority.



THE NATIVE AUTHORITY LAW (AMENDMENT)
EDICT, 1966



Northern Nigeria

Edict No. 14

[1st April, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Native Authority Law (Amendment) Edict, 1966, and shall be deemed to have come into operation on the 1st day of April, 1966.

Title and
commence-
ment.

2. Section 16 of the Native Authority Law (hereinafter referred to as the principal Law) is hereby amended by the deletion of the proviso thereto.

Amendment
of section 16
of Cap. 77.

3. Section 19 of the principal Law is hereby amended in the following respects—

Amendment
of section 19
of principal
Law.

- (a) by renumbering it as subsection (1);
- (b) by the deletion of the proviso thereto; and
- (c) by the addition of the following new subsections—

“(2) The Military Governor may appoint any person or persons as a member or members of a native authority in the place of any person or persons ceasing to be a member or members in accordance with a direction given under subsection (1).

(3) For the avoidance of doubts it is hereby declared that for the purposes of this section a native authority shall include a subordinate native authority.”

4. Section 20 of the principal Law is hereby repealed.

Repeal of
section 20 of
principal Law.

Amendment
of section 38
of principal
Law.

5. Section 38 of the principal Law is hereby amended in the following respects—

- (a) by the deletion in the definition of "land" at the end of paragraph (21) of the words "other than the categories of land referred to in Proviso (a) to this section"; and
- (b) by the deletion of paragraph (49) and the substitution thereof of the following—
“(49) providing for the method of assessment of rates, the conditions under which such rates are to be collected and for any exemptions from such rates.”

Amendment
of section 60
of principal
Law.

6. Section 60 of the principal Law is hereby amended by the repeal of subsection (1) and the substitution therefor of the following—

- “(1) A local council, a town council or an outer council shall be composed of any one or more of the following classes—
- (a) persons nominated in such manner as the native authority may prescribe;
- (b) such *ex-officio* members as the native authority may prescribe;
- (c) persons appointed in accordance with the provisions of subsection (2) of section 63.”

Amendment
of section 63
of principal
Law.

7. Section 63 of the principal Law is hereby amended by the repeal of subsection (2) and the substitution therefor of the following—

- “(2) A Provincial Secretary may, in accordance with the general or special directions of the Military Governor, appoint any person as a member of a local council or an outer council in the place of any person ceasing to be a member in accordance with a direction given under subsection (1) and accordingly any reference to a member or members in any instrument made under section 56 or 57 shall include any member or members appointed under this subsection.”

Amendment
of section 82
of principal
Law.

8. Section 82 of the principal Law is hereby amended in the following respects—

- (a) by the deletion of the words "made and" in the third line of subsection (3); and
- (b) by the addition of the following new subsection—
“(4) Any rates to which this section applies may be made payable with retrospective effect.”

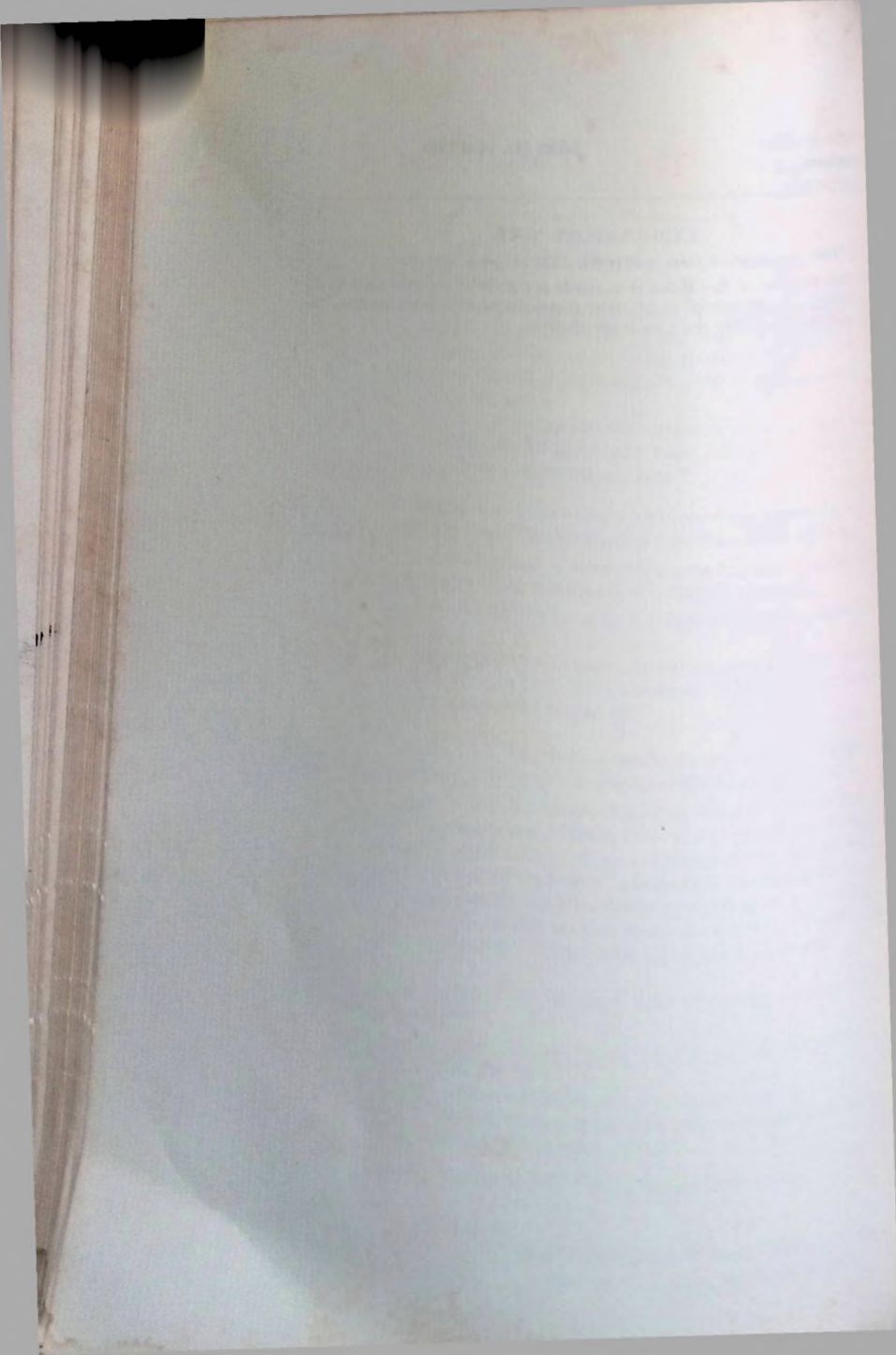
DATED at Kaduna this 9th day of September, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this Edict and has no legal effect)

The main purpose of this Edict is to enable persons to be appointed members of a native authority, a local council or an outer council in place of elected members. The power of making rates under the Law is also clarified.



THE DEVELOPMENT CORPORATION LAW
(AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 15

[4th March, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Development Corporation Law (Amendment) Edict, 1966, and shall be deemed to have come into operation on the 4th day of March, 1966.

Title and
commence-
ment.

2. Section 4 of the Development Corporation Law (hereinafter referred to as the principal Law) is hereby amended by the repeal of subsection (1) and the substitution therefor of the following subsection—

Amendment
of section 4
of Cap. 31.

“(1) The members of the Corporation shall be appointed by the Military Governor and shall consist of the Chairman and four other members.”

3. Section 15 of the principal Law is hereby amended in the following respects—

Amendment
of section 15
of principal
Law.

(a) by the repeal of subsection (1) and the substitution therefor of the following subsection—

“(1) The Loans Committee shall consist of the Chairman of the Corporation and four other members.”; and

(b) by the deletion in subsection (3) of the word “four” and the substitution therefor of the word “two”.

4. The Schedule to the principal Law is hereby amended by the deletion of paragraph 5 and the substitution therefor of the following paragraph—

Amendment
of Schedule
to principal
Law.

“Quorum.

5. A quorum at a meeting of the Corporation shall be the Chairman of the Corporation and two members, other than co-opted members.”

Amendment
of section 31
of principal
Law.

6. Section 31 of the principal Law is hereby amended by repeal of subsection (1) thereof and the substitution therefor of the following—

“(1) Any person, being aggrieved by an assessment upon him having failed to agree with the Commissioner in the manner provided in section 28, may, except where the assessment or any objection thereto was based upon certified accounts, appeal against the assessment or any revised assessment to the provincial tax appeal committee for the province in which he resides upon giving notice in writing to the Commissioner within thirty days from the date of refusal of the Commissioner to amend the assessment as desired:

Provided that if the person aggrieved by an assessment and the Commissioner shall agree as to the amount of the tax chargeable before a provincial tax appeal committee has heard and determined an appeal, the appeal shall be deemed never to have been made.”

Amendment
of section 33
of principal
Law.

7. Section 33 of the principal Law is hereby amended by deletion in subsection (1) thereof of the word “sixty” and the substitution therefor of the word “thirty”.

Amendment
of section 34
of principal
Law.

8. Section 34 of the principal Law is hereby amended in the following respects—

- (a) by the insertion in paragraph (f) of subsection (1) thereof of the word “refunded” of the words “or set-off”; and
- (b) by the deletion in subsection (1) thereof of the word “sixty” and the substitution therefor of the word “thirty”.

Amendment
of section 35
of principal
Law.

9. Section 35 of the principal Law is hereby amended by deletion in subsection (2) thereof of the words “twenty-one” and the substitution therefor of the word “thirty”.

Amendment
of section 38
of principal
Law.

10. Section 38 of the principal Law is hereby amended by insertion in subsection (2) thereof after the word “refund” of the words “or set-off”.

Amendment
of section 39
of principal
Law.

11. Section 39 of the principal Law is hereby amended by deletion in subsection (1) thereof of the words “on the first day of March falling not less than three months” and the substitution therefor of the words “on or before the first day of December falling not less than thirty days”.

12. The principal Law is hereby amended by the insertion therein after section 39 of the following new section—

Insertion of new section 40 in principal Law.

"Collection of tax for which a deceased person was answerable.

- 40. (1) Where an individual dies, the amount of--
 - (a) any tax in respect of income arising before the death;
 - (b) any tax for which, but for his death, he would have been answerable in respect of other income so arising, shall be payable by the person administering the deceased's estate out of the assets of the estate.

(2) For the purpose of determining and securing the payment of the amount aforesaid the Act and this Law shall apply in relation to the person administering the estate as they would have applied in relation to the deceased but for his death, and in particular (but without prejudice to the generality of the foregoing provisions of this subsection) it shall be the duty of that person to make such returns and to do such things as would but for the death have fallen to be made or done for that purpose by the deceased."

13. Section 41 of the principal Law is hereby amended in the following respects—

Amendment of section 41 of principal Law.

- (a) by the deletion in paragraph (a) of subsection (1) thereof of the words "a sum equal to the amount of the tax in default shall" and the substitution therefor of the words "a sum not in excess of the amount of the tax in default may"; and
- (b) by the deletion in paragraph (b) of sub-section (1) thereof of the words and commas "by the first day of March, June, September or December next following, whichever being not less than thirty days after the date of issue is the earliest," and the substitution therefor of the words and comma "on or before the first day of August falling not less than thirty days after the date of issue of such demand note,".

14. Section 43 of the principal Law is hereby amended by the insertion after paragraph (a) in sub-section (2) of the following new paragraph—

Amendment of section 43 of principal Law.

- "(a) in cases where the tax collection authority is a local authority—
 - (i) any native court within the area of the local authority upon which jurisdiction in that behalf has been conferred in accordance with the provisions of section 24 of the Native Courts Law, 1956, where the amount claimed is within the jurisdiction in civil causes of such native court;

- (ii) a District Court if the sum claimed is within the limits of its jurisdiction in personal suits; or
 (iii) the High Court.”

Amendment
of section 47
of principal
Law.

15. Section 47 of the principal Law is hereby amended in the following respects:—

- (a) by the addition at the end of subsection (1) thereof of the words “or set off against any debt due to the Government from such person”;
 (b) by the insertion in subsection (2) thereof after the word “repayment” of the words “or set off”; and
 (c) by the repeal of subsection (3) and the substitution therefor of the following—

“(3) The Commissioner shall give a certificate of the amount to be repaid or set off under this section and upon receipt of the certificate the Accountant-General shall comply therewith.”

Amendment
of section 48
of principal
Law.

16. Section 48 of the principal Law is hereby amended by the deletion in subsection (2) thereof of the word “discharge” and the substitution therefor of the word “remit”.

Amendment
of section 49
of principal
Law.

17. Section 49 of the principal Law is hereby amended by the deletion of the words and comma “Subject to the provisions of subsection (4) of section 3 of the Act,”.

Amendment
of section 51
of principal
Law.

18. Section 51 of the principal Law is hereby amended by the deletion in subsection (2) thereof of the word “shall” and the substitution therefor of the word “may”.

Amendment
of section 53
of principal
Law.

19. Section 53 of the principal Law is hereby amended by the deletion in the proviso to subsection (1) thereof of the words “same year” and the substitution therefor of the words “next following year”.

Amendment
of section 59
of principal
Law.

20. Section 59 of the principal Law is hereby amended by the deletion of paragraph (b) of subsection (2) thereof and the substitution therefor of the following—

“(b) in relation to proceedings instituted by a local authority either—

- (i) any native court upon which jurisdiction in that behalf may be conferred in accordance with the provisions of section 2 of the Native Courts Law, 1956; or
 (ii) a District Court”

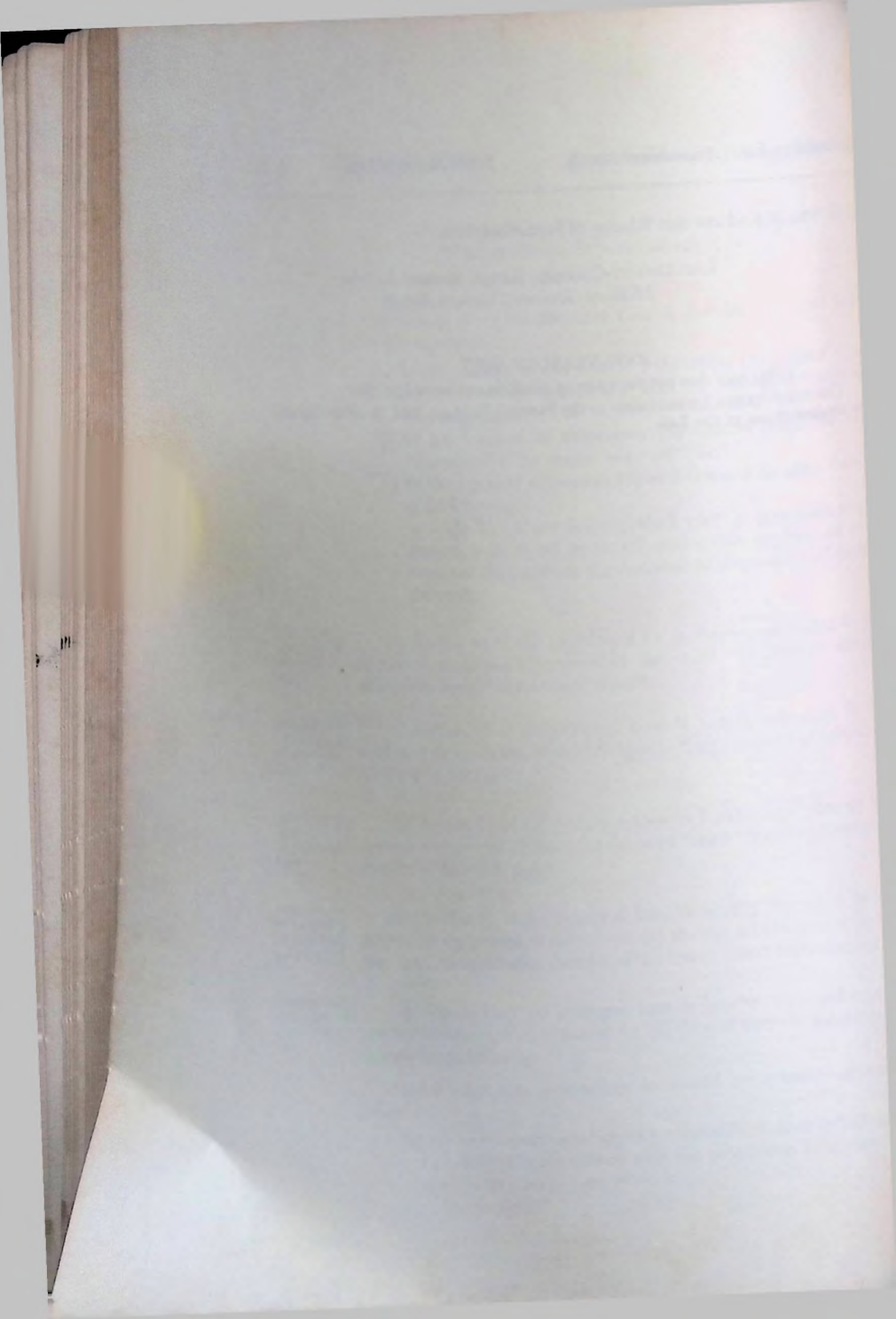
DATED at Kaduna this 9th day of September, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this Edict and has no legal effect)

This Edict makes amendments in the Personal Tax Law, 1962, in connection with the administration of the Law.



THE EDUCATION LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 17

[6th October, 1966]

Date of commencement.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Education Law (Amendment) Edict, 1966, and shall come into operation on the 6th day of October, 1966. Title and commencement.

2. Section 6 of the Education Law (hereinafter referred to as the principal Law) is hereby amended in the following respects— Amendment of section 6 of Cap. 36.
 - (a) by the deletion of paragraphs (a) and (b) thereof and the substitution therefor of the following new paragraphs—
 - “(a) three officers of the Ministry appointed by the Military Governor;
 - (b) twelve members to be appointed by the Military Governor of whom at least three shall be Chiefs and the remainder shall be members or employees of native authorities;
 - (bb) the Permanent Secretary, Ministry for Local Government or his representative;” and
 - (b) by the deletion in paragraph (i) of the word “Minister” and the substitution therefor of the words “Military Governor”.

3. Section 27 of the principal Law is hereby amended in the following respects— Amendment of section 27 of principal Law.
 - (a) by the deletion in paragraph (a) of subsection (1) thereof of the words “together with the site thereof and any land, buildings or furniture held or used in connection therewith”;
 - (b) by the repeal of subsection (2) thereof and the substitution therefor of the following—

"(2) A primary school transferred under the provisions of paragraph (a) of subsection (1) shall be known as a transferred school and shall, in accordance with any regulations made under section 45, be either a fully transferred school or a conditionally transferred school."; and

(c) by the repeal of subsection (5) thereof and the substitution therefor of the following—

"(5) A voluntary agency which has transferred a primary school under the provision of this section may—

(a) inspect the school at any time for the purpose of examining the religious instruction given in such school;

(b) submit to the education authority of the area in which the school is or is to be situated plans showing extensions or alterations in respect of any conditionally transferred school or of any new primary school it proposes to establish; and

(c) transfer, in accordance with any regulations made under section 45, any new primary school established by it to the education authority of the area in which the school is situated."

Amendment of section 45 of principal Law.

4. Section 45 of the principal Law is hereby amended in the following respects—

(a) by the deletion of the words "Governor in Council" and the substitution therefor of the words "Military Governor"; and

(b) by the insertion after paragraph (b) thereof of the following new paragraph—

"(bb) fully transferred and conditionally transferred schools and the conditions under which such schools may be transferred to, and administered by, an education authority."

DATED at Kaduna this 26th day of September, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this Edict and has no legal effect)

The purpose of this Edict is to make certain changes in the composition of the Board of Education established under the Education Law. Sections 3 and 4 contain further provisions in relation to the transfer of primary schools from voluntary agencies to education authorities.

THE NORTHERN REGIONAL TRUNK ROAD
LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 18

[15th December, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Northern Regional Trunk Roads Law (Amendment) Edict, 1966, and shall come into operation on the 15th day of December, 1966.

Title and
commence-
ment.

2. The Schedule to the Northern Regional Trunk Roads Law is hereby amended in the following respects—

Amendment
of Schedule
to Cap. 81.

- (a) by the insertion after the word "Awtun" in the description of road B 604 of the words "with a spur to Ilale";
- (b) by the insertion after the word "Kusogi" in the description of road B 606 of the words "with a spur from Pategi to the River Niger";
- (c) by the deletion of the word "Ejiba" in the description of road B 607 and the substitution therefor of the word "Egbe";
- (d) by the deletion of the words "From Kuta to Shiroro" in the description of road B 707 and the substitution therefor of the words "From the junction with B 703 at Minna via Kuta to Shiroro";
- (e) by the deletion of the words "From Rafin Kuka to Kurmin Gurmana" in the description of road B 708 and the substitution therefor of the words "From the junction with B 707 at Kuta to Kurmin Gurmana"; and
- (f) by the addition thereto in their proper numerical order of the following—

"B 533 From the junction with A 17 at Dindima via Gar to Yankari Game Reserve Main Rest House.

B 580 . . . From the junction with A 21 at Maiduguri via Gajiram and Mongonu to Kauwa with spurs to Kukawa and Baga.

~~B~~ B 608 . . . From the junction with A1 south of Jebba to Bacita.

~~B~~ B 754 . . . From the junction with A 19 north of Sokoto to Goronyo with spurs to Rabah and Wurno.

B 757 . . . From the junction with A 19 west of Talata Mafara to Bakura."

DATED at Kaduna this 23rd day of November, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this Edict and has no legal effect)

The purpose of this Edict is to amend the Schedule to the Northern Regional Trunk Roads Law containing descriptions of Northern Regional Trunk Roads.

12. The principal Law is hereby amended by the insertion therein after section 39 of the following new section—

⁴⁰Collection of tax for which a deceased person was answerable.

40. (1) Where an individual dies, the amount of—
- (a) any tax in respect of income arising before the death;
 - (b) any tax for which, but for his death, he would have been answerable in respect of other income so arising, shall be payable by the person administering the deceased's estate out of the assets of the estate.

Insertion of new section 40 in principal Law.

(2) For the purpose of determining and securing the payment of the amount aforesaid the Act and this Law shall apply in relation to the person administering the estate as they would have applied in relation to the deceased but for his death, and in particular (but without prejudice to the generality of the foregoing provisions of this subsection) it shall be the duty of that person to make such returns and to do such things as would but for the death have fallen to be made or done for that purpose by the deceased."

13. Section 41 of the principal Law is hereby amended in the following respects—

Amendment of section 41 of principal Law.

- (a) by the deletion in paragraph (a) of subsection (1) thereof of the words "a sum equal to the amount of the tax in default shall" and the substitution therefor of the words "a sum not in excess of the amount of the tax in default may"; and
- (b) by the deletion in paragraph (b) of sub-section (1) thereof of the words and commas "by the first day of March, June, September or December next following, whichever being not less than thirty days after the date of issue is the earliest," and the substitution therefor of the words and comma "on or before the first day of August falling not less than thirty days after the date of issue of such demand note,".

14. Section 43 of the principal Law is hereby amended by the insertion after paragraph (a) in sub-section (2) of the following new paragraph—

Amendment of section 43 of principal Law.

- "(a) in cases where the tax collection authority is a local authority—
- (i) any native court within the area of the local authority upon which jurisdiction in that behalf has been conferred in accordance with the provisions of section 24 of the Native Courts Law, 1956, where the amount claimed is within the jurisdiction in civil causes of such native court;

B 580 . . . From the junction with A 21 at Maiduguri via Gajiram and Mongonu to Kauwa with spurs to Kukawa and Baga.

~~1964~~ B 608 . . . From the junction with A1 south of Jebba to Bacita.

~~1964~~ B 754 . . . From the junction with A 19 north of Sokoto to Goronyo with spurs to Rabah and Wurno.

B 757 . . . From the junction with A 19 west of Talata Mafara to Bakura."

DATED at Kaduna this 23rd day of November, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this Edict and has no legal effect)
The purpose of this Edict is to amend the Schedule to the Northern Regional Trunk Roads Law containing descriptions of Northern Regional Trunk Roads.

12. The principal Law is hereby amended by the insertion therein after section 39 of the following new section—

Insertion of new section 40 in principal Law.

"Collection of tax for which a deceased person was answerable.

40. (1) Where an individual dies, the amount of—

- (a) any tax in respect of income arising before the death;
- (b) any tax for which, but for his death, he would have been answerable in respect of other income so arising, shall be payable by the person administering the deceased's estate out of the assets of the estate.

(2) For the purpose of determining and securing the payment of the amount aforesaid the Act and this Law shall apply in relation to the person administering the estate as they would have applied in relation to the deceased but for his death, and in particular (but without prejudice to the generality of the foregoing provisions of this subsection) it shall be the duty of that person to make such returns and to do such things as would but for the death have fallen to be made or done for that purpose by the deceased."

13. Section 41 of the principal Law is hereby amended in the following respects—

Amendment of section 41 of principal Law.

- (a) by the deletion in paragraph (a) of subsection (1) thereof of the words "a sum equal to the amount of the tax in default shall" and the substitution therefor of the words "a sum not in excess of the amount of the tax in default may"; and
- (b) by the deletion in paragraph (b) of sub-section (1) thereof of the words and commas "by the first day of March, June, September or December next following, whichever being not less than thirty days after the date of issue is the earliest," and the substitution therefor of the words and comma "on or before the first day of August falling not less than thirty days after the date of issue of such demand note,".

14. Section 43 of the principal Law is hereby amended by the insertion after paragraph (a) in sub-section (2) of the following new paragraph—

Amendment of section 43 of principal Law.

- "(a) in cases where the tax collection authority is a local authority—
 - (i) any native court within the area of the local authority upon which jurisdiction in that behalf has been conferred in accordance with the provisions of section 24 of the Native Courts Law, 1956, where the amount claimed is within the jurisdiction in civil causes of such native court;

- (ii) a District Court if the sum claimed is within the limits of its jurisdiction in personal suits; or
 (iii) the High Court."

Amendment
of section 47
of principal
Law.

15. Section 47 of the principal Law is hereby amended in the following respects:—

- (a) by the addition at the end of subsection (1) thereof of the words "or set off against any debt due to the Government from such person";
 (b) by the insertion in subsection (2) thereof after the word "repayment" of the words "or set off"; and
 (c) by the repeal of subsection (3) and the substitution therefor of the following—

"(3) The Commissioner shall give a certificate of the amount to be repaid or set off under this section and upon receipt of the certificate the Accountant-General shall comply therewith."

Amendment
of section 48
of principal
Law.

16. Section 48 of the principal Law is hereby amended by the deletion in subsection (2) thereof of the word "discharge" and the substitution therefor of the word "remit".

Amendment
of section 49
of principal
Law.

17. Section 49 of the principal Law is hereby amended by the deletion of the words and comma "Subject to the provisions of subsection (4) of section 3 of the Act,".

Amendment
of section 51
of principal
Law.

18. Section 51 of the principal Law is hereby amended by the deletion in subsection (2) thereof of the word "shall" and the substitution therefor of the word "may".

Amendment
of section 53
of principal
Law.

19. Section 53 of the principal Law is hereby amended by the deletion in the proviso to subsection (1) thereof of the words "same year" and the substitution therefor of the words "next following year".

Amendment
of section 59
of principal
Law.

20. Section 59 of the principal Law is hereby amended by the deletion of paragraph (b) of subsection (2) thereof and the substitution therefor of the following—

"(b) in relation to proceedings instituted by a local authority, either—

- (i) any native court upon which jurisdiction in that behalf may be conferred in accordance with the provisions of section 24 of the Native Courts Law, 1956; or
 (ii) a District Court"

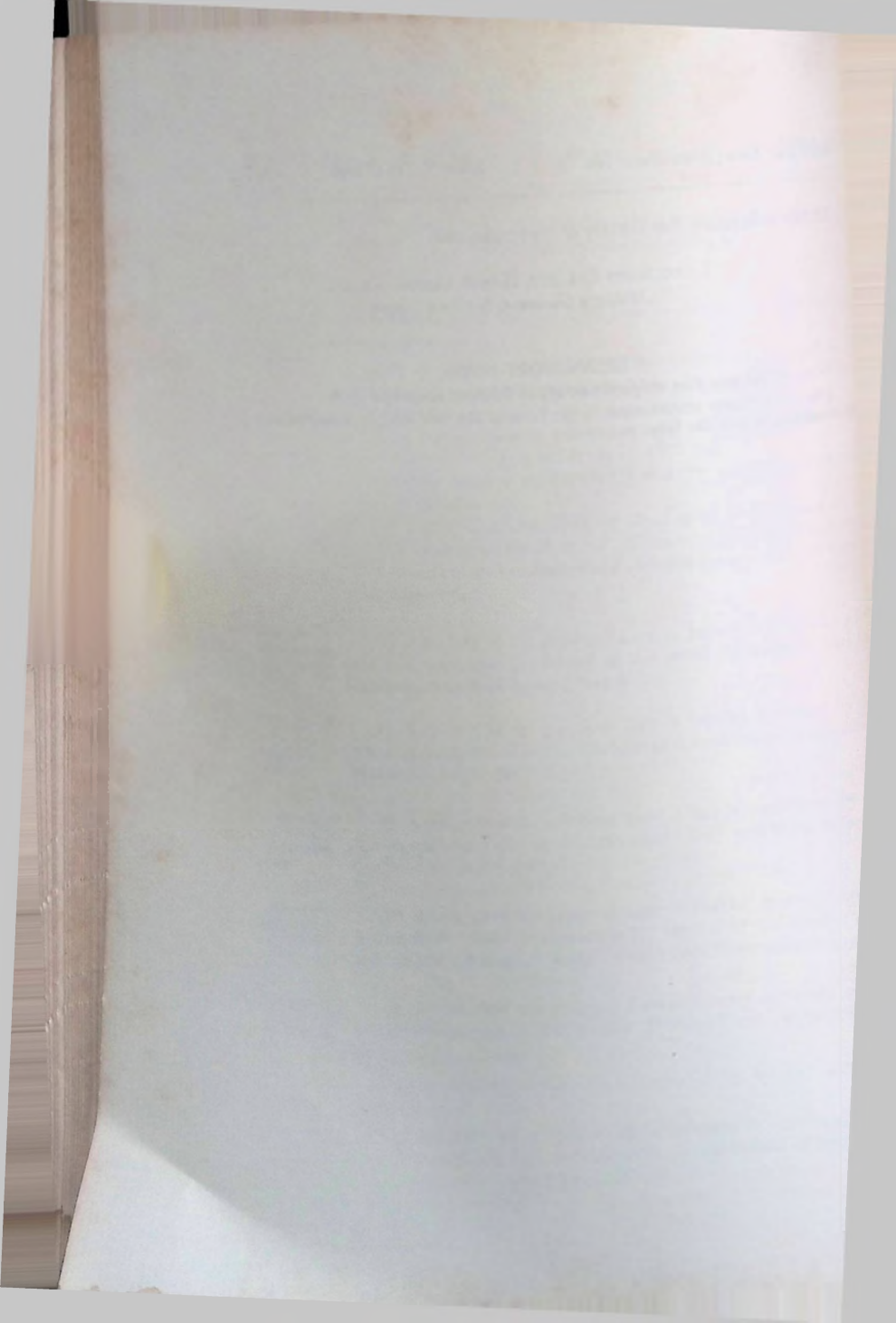
DATED at Kaduna this 9th day of September, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this Edict and has no legal effect)

This Edict makes amendments in the Personal Tax Law, 1962, in connection with the administration of the Law.



THE EDUCATION LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 17

[6th October, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Education Law (Amendment) Edict, 1966, and shall come into operation on the 6th day of October, 1966. Title and
commence-
ment.

2. Section 6 of the Education Law (hereinafter referred to as the principal Law) is hereby amended in the following respects— Amendment
of section 6
of Cap. 36.
 - (a) by the deletion of paragraphs (a) and (b) thereof and the substitution therefor of the following new paragraphs—
 - “(a) three officers of the Ministry appointed by the Military Governor;
 - (b) twelve members to be appointed by the Military Governor of whom at least three shall be Chiefs and the remainder shall be members or employees of native authorities;
 - (bb) the Permanent Secretary, Ministry for Local Government or his representative;” and
 - (b) by the deletion in paragraph (i) of the word “Minister” and the substitution therefor of the words “Military Governor”.

3. Section 27 of the principal Law is hereby amended in the following respects— Amendment
of section 27
of principal
Law.
 - (a) by the deletion in paragraph (a) of subsection (1) thereof of the words “together with the site thereof and any land, buildings or furniture held or used in connection therewith”;
 - (b) by the repeal of subsection (2) thereof and the substitution therefor of the following—

"(2) A primary school transferred under the provisions of paragraph (a) of subsection (1) shall be known as a transferred school and shall, in accordance with any regulations made under section 45, be either a fully transferred school or a conditionally transferred school."; and

(c) by the repeal of subsection (5) thereof and the substitution therefor of the following—

"(5) A voluntary agency which has transferred a primary school under the provision of this section may—

- (a) inspect the school at any time for the purpose of examining the religious instruction given in such school;
- (b) submit to the education authority of the area in which the school is or is to be situated plans showing extensions or alterations in respect of any conditionally transferred school or of any new primary school it proposes to establish; and
- (c) transfer, in accordance with any regulations made under section 45, any new primary school established by it to the education authority of the area in which the school is situated."

Amend-
ment of
section 45 of
principal
Law.

4. Section 45 of the principal Law is hereby amended in the following respects—

- (a) by the deletion of the words "Governor in Council" and the substitution therefor of the words "Military Governor"; and
- (b) by the insertion after paragraph (b) thereof of the following new paragraph—

"(bb) fully transferred and conditionally transferred schools and the conditions under which such schools may be transferred to, and administered by, an education authority."

DATED at Kaduna this 26th day of September, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this
Edict and has no legal effect)

The purpose of this Edict is to make certain changes in the composition of the Board of Education established under the Education Law. Sections 3 and 4 contain further provisions in relation to the transfer of primary schools from voluntary agencies to education authorities.

THE NORTHERN REGIONAL TRUNK ROAD
LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 18

[15th December, 1966]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Northern Regional Trunk Roads Law (Amendment) Edict, 1966, and shall come into operation on the 15th day of December, 1966.

Title and
commence-
ment.

2. The Schedule to the Northern Regional Trunk Roads Law is hereby amended in the following respects—

Amendment
of Schedule
to Cap. 81.

- (a) by the insertion after the word "Awtun" in the description of road B 604 of the words "with a spur to Ilale";
- (b) by the insertion after the word "Kusogi" in the description of road B 606 of the words "with a spur from Pategi to the River Niger";
- (c) by the deletion of the word "Ejiba" in the description of road B 607 and the substitution therefor of the word "Egbe";
- (d) by the deletion of the words "From Kuta to Shiroro" in the description of road B 707 and the substitution therefor of the words "From the junction with B 703 at Minna via Kuta to Shiroro";
- (e) by the deletion of the words "From Rafin Kuka to Kurmin Gurmana" in the description of road B 708 and the substitution therefor of the words "From the junction with B 707 at Kuta to Kurmin Gurmana"; and
- (f) by the addition thereto in their proper numerical order of the following—
"B 533 . . . From the junction with A 17 at Dindima via Gar to Yankari Game Reserve Main Rest House.

B 580 . . . From the junction with A 21 at Maiduguri via Gajiram and Mongonu to Kauwa with spurs to Kukawa and Baga.

~~B~~ B 608 . . . From the junction with A1 south of Jebba to Bacita.

~~B~~ B 754 . . . From the junction with A 19 north of Sokoto to Goronyo with spurs to Rabah and Wurno.

B 757 . . . From the junction with A 19 west of Talata Mafara to Bakura."

DATED at Kaduna this 23rd day of November, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this Edict and has no legal effect)

The purpose of this Edict is to amend the Schedule to the Northern Regional Trunk Roads Law containing descriptions of Northern Regional Trunk Roads.

THE PENAL CODE LAW (AMENDMENT) EDICT, 1966



Northern Nigeria

Edict No. 19

[1st January, 1967]

Date of commencement.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Penal Code Law (Amendment) Edict, 1966, and shall come into operation on the 1st day of January, 1967.

Title and commencement.

2. Section 319A of the Schedule to the Penal Code Law is hereby amended by the deletion of the words "six months" and the substitution therefor of the words "two years".

Amendment of section 319A of Schedule to Cap. 89.

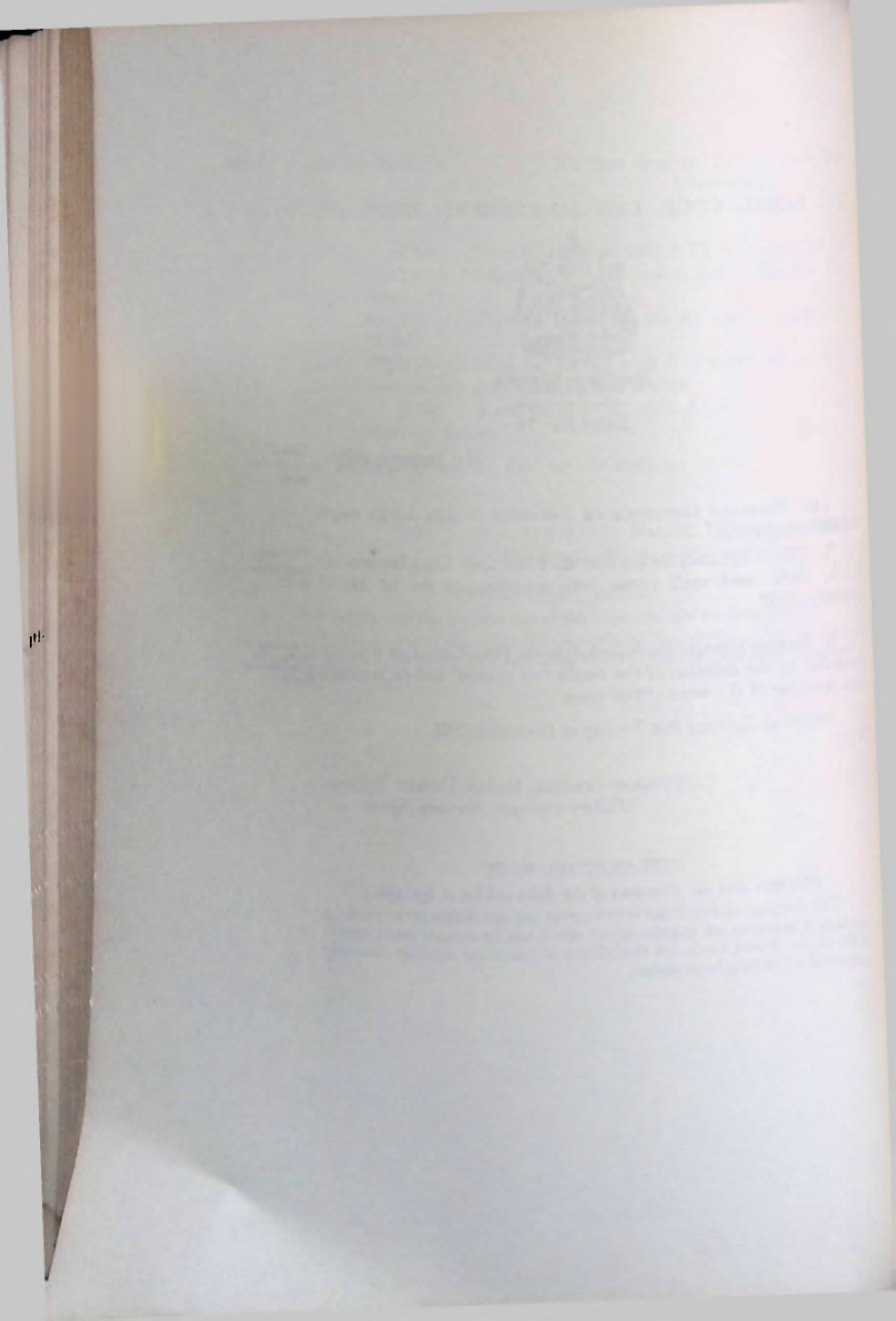
DATED at Kaduna this 7th day of December, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this Edict and has no legal effect)

The purpose of this Edict is to increase from six months to two years the maximum sentence of imprisonment which can be awarded under section 319A of the Penal Code for the offence of possessing anything reasonably suspected of having been stolen.



THE CRIMINAL PROCEDURE CODE LAW (AMENDMENT)
EDICT, 1966



Northern Nigeria

Edict No. 20

[1st January, 1967]

Date of
commence-
ment.

THE MILITARY GOVERNOR OF NORTHERN NIGERIA hereby makes the following Edict:—

1. This Edict may be cited as the Criminal Procedure Code Law (Amendment) Edict, 1966, and shall come into operation on the 1st day of January, 1967.

Title and
commence-
ment.

2. Appendix A of the Schedule to the Criminal Procedure Code Law is hereby amended by the deletion in column 5 thereof opposite to the figures and letter "319A" of the words "six months" and the substitution therefor of the words "two years".

Amendment of
Appendix A of
Schedule to
Cap. 30.

DATED at Kaduna this 7th day of December, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

EXPLANATORY NOTE

(This note does not form part of this Edict and has no legal effect)

This Edict is complementary to the Penal Code Law (Amendment) Edict, 1966, which increases the maximum sentence to two years imprisonment for a conviction under section 319A of the Penal Code.

THE NATIONAL ARCHIVES
COLLECTION



(The text in this section is extremely faint and largely illegible due to the quality of the scan. It appears to be a formal document or report.)

Northern Nigeria Gazette No. 2, Vol. 15, 6th January 1966—Supplement Part B

N.N.L.N. 1 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE HIGH COURT LAW (CAP. 49)

THE HIGH COURT (SESSIONS—VARIATION No. 1) ORDER, 1966

WHEREAS by the High Court (Sessions) Order in Council, (No. 2) 1965, the 27th day of January, 1966 was appointed for the holding of cases at first instance at Mubi:

AND WHEREAS by reason of pressure of business it appears to me expedient that cases on appeal should also be heard on the aforesaid date at Mubi:

NOW, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) Order in Council, (No. 2) 1965, I WILFRED HUGH HURLEY, Chief Justice of Northern Nigeria, hereby give the following directions:

1. These directions may be cited as The High Court (Sessions— Title, Variation No. 1) Order, 1966.

2. Special sessions for the hearing of cases on appeal shall be held at Mubi commencing on 27th day of January, 1966.

Special Mubi
Appeal
Sessions for
27th
January.

GIVEN at Kaduna this 1st day of January, 1966.

W. H. HURLEY,
Chief Justice

N.N.L.N. 2 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE HIGH COURT LAW (CAP. 49)

THE HIGH COURT (SESSIONS—VARIATION No. 2) ORDER, 1966

WHEREAS by the High Court (Sessions) Order in Council, (No. 2) 1965, the 9th day of February, 1966 was appointed for the holding of cases at first instance at Maiduguri:

AND WHEREAS by reason of pressure of business it appears to me expedient that cases on appeal should also be heard on the aforesaid date at Maiduguri:

NOW, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) Order in Council, (No. 2) 1965, I WILFRED HUGH HURLEY, Chief Justice of Northern Nigeria, hereby give the following directions:

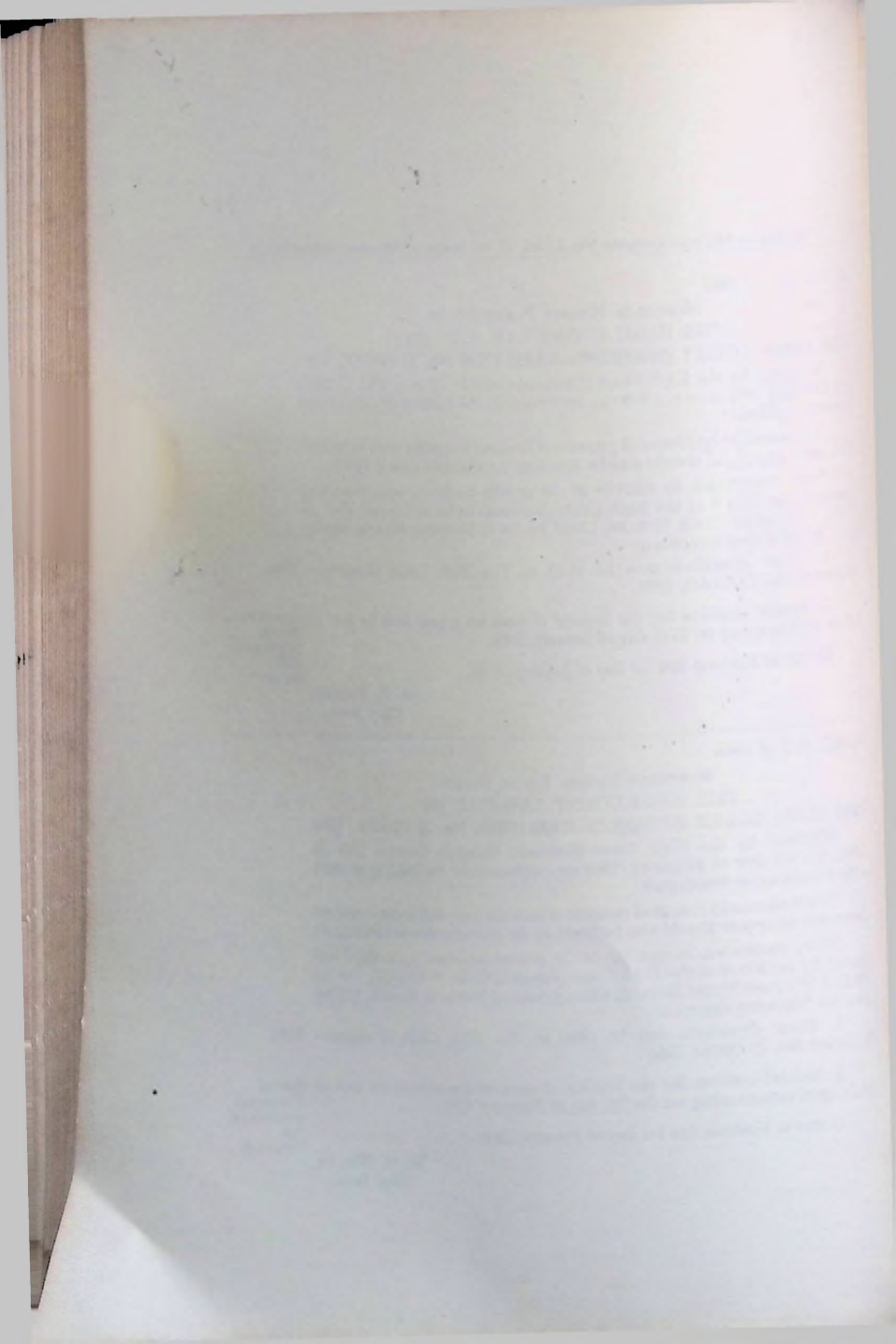
1. These directions may be cited as The High Court (Sessions— Title, Variation No. 2) Order, 1966.

2. Special sessions for the hearing of cases on appeal shall be held at Maiduguri commencing on the 9th day of February, 1966.

Special
Maiduguri
Sessions for
9th
February.

GIVEN at Kaduna this 1st day of January, 1966.

W. H. HURLEY,
Chief Justice



N.N.L.N. No. 3 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE HIGH COURT LAW (CAP. 49)

THE HIGH COURT (SESSIONS—VARIATION No. 3) ORDER, 1966

WHEREAS by the High Court (Sessions) (No. 2) Order in Council, 1965, the 8th day of February, 1966 was appointed for the commencement of sessions to be held at Sokoto for the hearing of cases at first instance:

AND WHEREAS by reason of pressure of business it appears to me expedient that sessions for the hearing of cases on appeal should also be held at Sokoto commencing on the aforesaid date:

NOW, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) (No. 2) Order in Council, 1965, I, WILFRED HUGH HURLEY, Chief Justice of Northern Nigeria, hereby give the following directions:

1. These directions may be cited as The High Court (Sessions— Title, Variation No. 3) Order, 1966.

2. Special sessions for the hearing of cases on appeal shall be held at Sokoto commencing on the 8th day of February, 1966.

Special
Sokoto
Appeal Ses-
sions for 8th
February.

GIVEN at Kaduna this 14th day of January, 1966.

W. H. HURLEY,
Chief Justice

N.N.L.N. No. 4 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE HIGH COURT LAW (CAP. 49)

THE HIGH COURT (SESSIONS—VARIATION No. 4) ORDER, 1966

WHEREAS by the High Court (Sessions) (No. 2) Order in Council, 1965 the 15th day of February, 1966, was appointed for the commencement of sessions to be held at Ilorin:

AND WHEREAS it appears to me expedient that the said sessions should not commence on the aforesaid date but should be postponed until the 10th day of March, 1966:

NOW, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) (No. 2) Order in Council, 1965, I, WILFRED HUGH HURLEY, Chief Justice of Northern Nigeria, hereby give the following directions:

1. These directions may be cited as The High Court (Sessions— Title, Variation No. 4) Order, 1966.

2. The date the 15th day of February, 1966, appointed for the commencement of sessions of the High Court at Ilorin is altered to the 10th day of March, 1966.

Postpone-
ment of Ilorin
Sessions to
10th March.

GIVEN at Kaduna this 14th day of January, 1966.

W. H. HURLEY,
Chief Justice

N.N.L.N. No. 5 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE HIGH COURT LAW (CAP. 49)
THE HIGH COURT (SESSIONS—VARIATION No. 5) ORDER, 1966

WHEREAS by the High Court (Sessions) (No. 2) Order in Council, 1965, the 1st day of March, 1966, was appointed for the commencement of sessions to be held at Katsina:

AND WHEREAS it appears to me expedient that the said sessions should not be held:

NOW, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) (No. 2) Order in Council, 1965, I, WILFRED HUGH HURLEY, Chief Justice of Northern Nigeria, hereby give the following directions:

Title.

Cancellation
of Katsina
Sessions for
1st March.

1. These directions may be cited as the High Court (Sessions—Variation No. 5) Order, 1966.

2. The sessions of the High Court commencing at Katsina on the 1st day of March, 1966, shall not be held.

GIVEN at Kaduna this 14th day of January, 1966.

W. H. HURLEY,
Chief Justice

N.N.L.N. 6 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
 THE HIGH COURT LAW (CAP. 49)
 THE HIGH COURT (SESSIONS—VARIATION No. 6)
 ORDER, 1966

WHEREAS by the High Court (Sessions) (No. 2) Order in Council, 1965, the 23rd day of February, 1966, was appointed for the commencement of sessions to be held at Yola:

AND WHEREAS it appears to me expedient that the said sessions should not commence on the aforesaid date but should commence on the 22nd day of February, 1966:

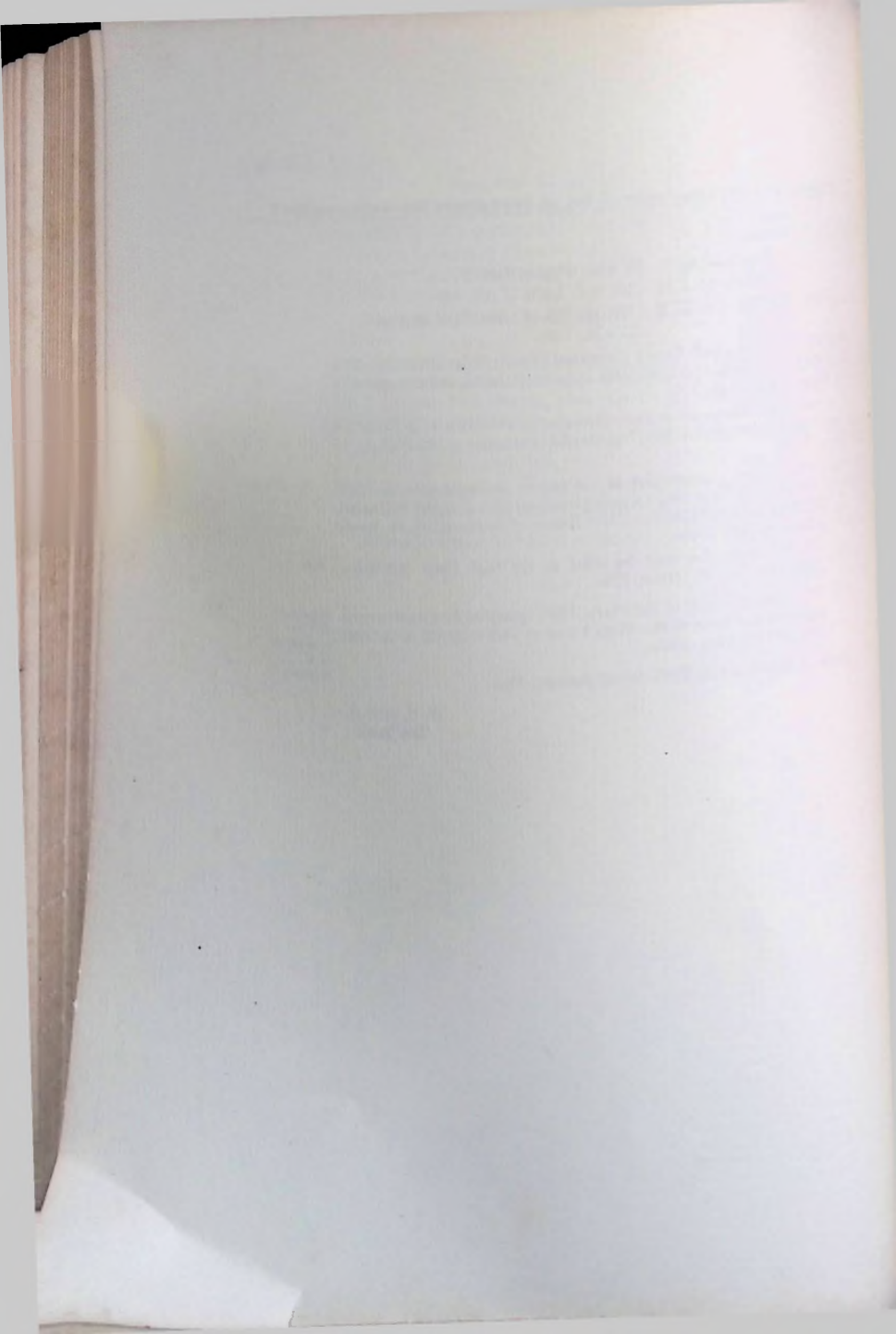
NOW, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) (No. 2) Order in Council, 1965, I, WILFRED HUGH HURLEY, Chief Justice of Northern Nigeria, hereby give the following directions:

1. These directions may be cited as the High Court (Sessions— Title.
 Variation No. 6) Order, 1966.

2. The date the 23rd of February, 1966, appointed for the commence- Alteration
 ment of sessions of the High Court at Yola is altered to the 22nd of February, 1966. Sessions to
 22nd
 February.

GIVEN at Kaduna this 29th day of January, 1966.

W. H. HURLEY,
Chief Justice



N.N.L.N. 7 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE HIGH COURT LAW (CAP. 49)
THE HIGH COURT (SESSIONS—VARIATION No. 7) ORDER,
1966

WHEREAS in my opinion it is necessary that special sessions of the High Court for the hearing of cases at first instance should be held at Keffi on and from the date hereinafter mentioned:

NOW THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) (No. 2) Order in Council, 1965, I, WILFRED HUGH HURLEY, Chief Justice of Northern Nigeria, hereby give the following directions:—

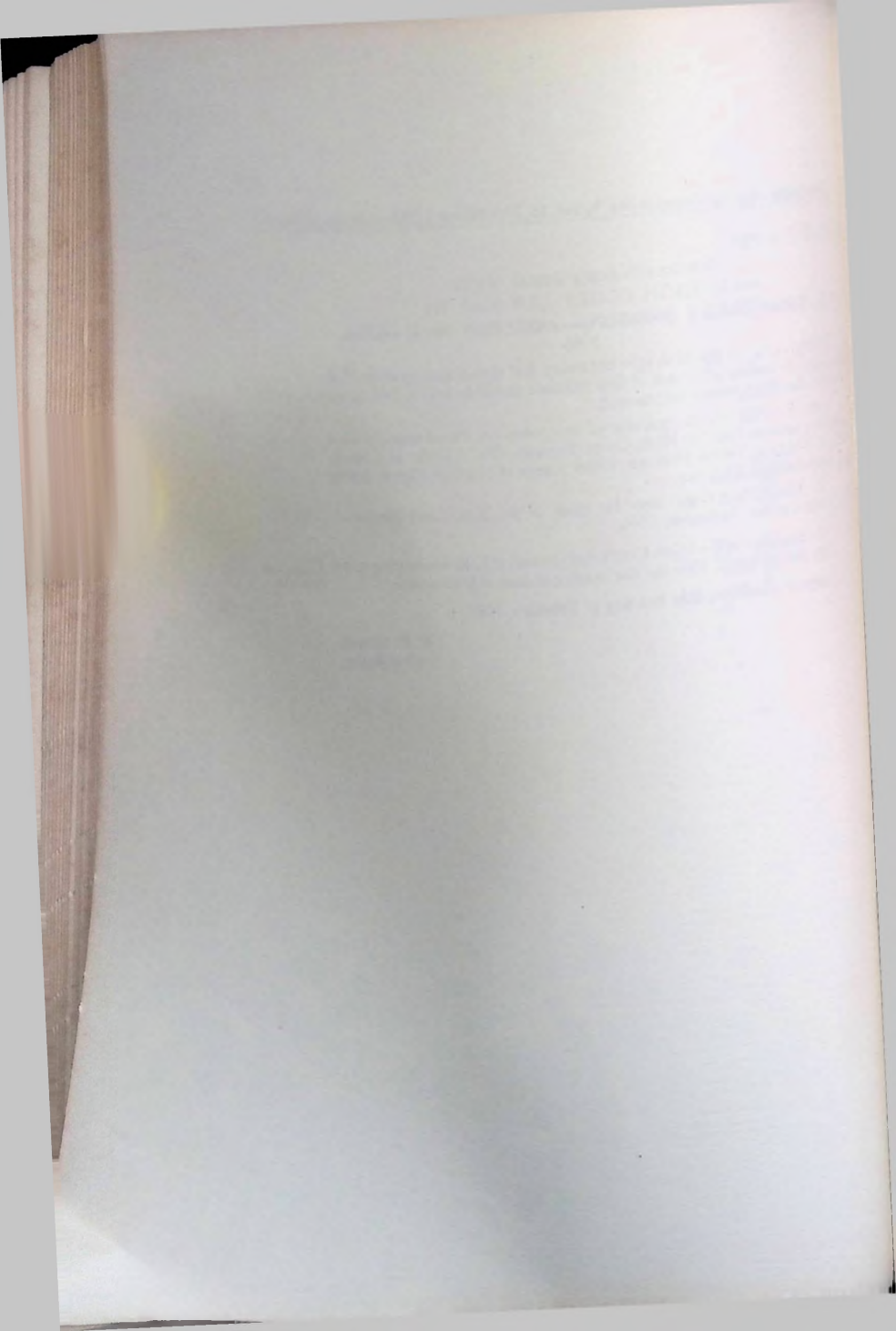
1. These directions may be cited as the High Court (Sessions— Title.
Variation No. 7) Order, 1966.

2. Sessions of the High Court shall be held at Keffi commencing on the 12th day of April, 1966 for the hearing of cases at first instance.

Special
Sessions, Keffi
April, 1966.

GIVEN at Kaduna, this 3rd day of February, 1966.

W. H. HURLEY,
Chief Justice



N.N.L.N. 8 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE HIGH COURT LAW (CAP. 49)

THE HIGH COURT (SESSIONS—VARIATION No. 8) ORDER, 1966

WHEREAS by the High Court (Sessions) (No. 2) Order in Council, 1965, the 23rd day of February, 1966, was appointed for the commencement of sessions to be held at Yola:

AND WHEREAS by the High Court (Sessions—Variation No. 6) Order, 1966, the aforesaid date was altered to the 22nd day of February, 1966:

AND WHEREAS it appears to me expedient that the said sessions should not be held:

Now, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) (No. 2) Order in Council, 1965, I, WILFRED HUGH HURLEY, Chief Justice of Northern Nigeria, hereby give the following directions:

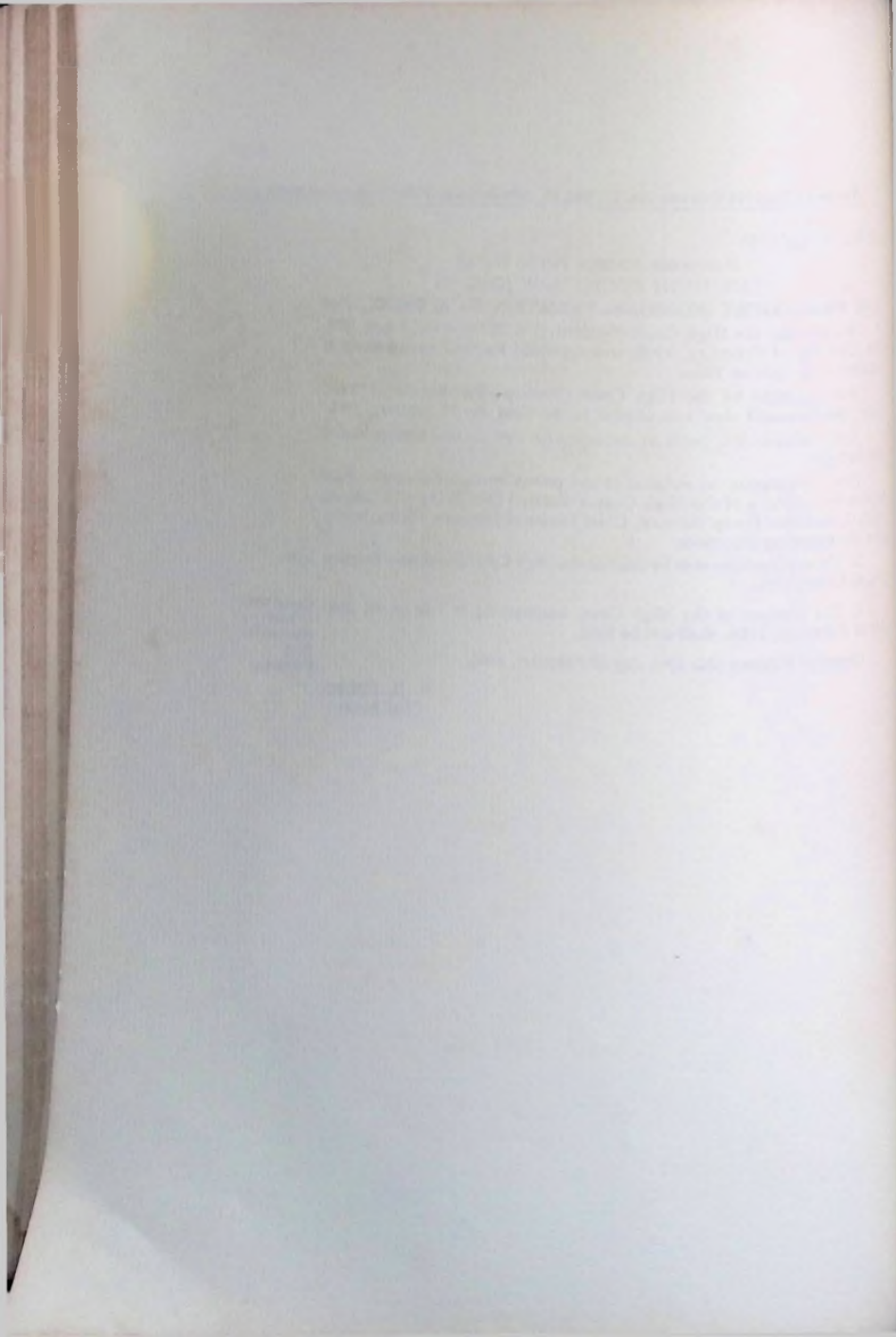
1. These directions may be cited as the High Court (Sessions—Variation No. 8) Order, 1966. Title.

2. The sessions of the High Court commencing at Yola on the 22nd day of February, 1966, shall not be held.

Cancellation
of Yola
Sessions for
22nd
February.

GIVEN at Kaduna this 17th day of February, 1966.

W. H. HURLEY,
Chief Justice



N.N.L.N. 9 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
 THE TOWNSHIPS LAW (CAP. 131)
 THE TOWNSHIPS RATES NOTICE, 1966

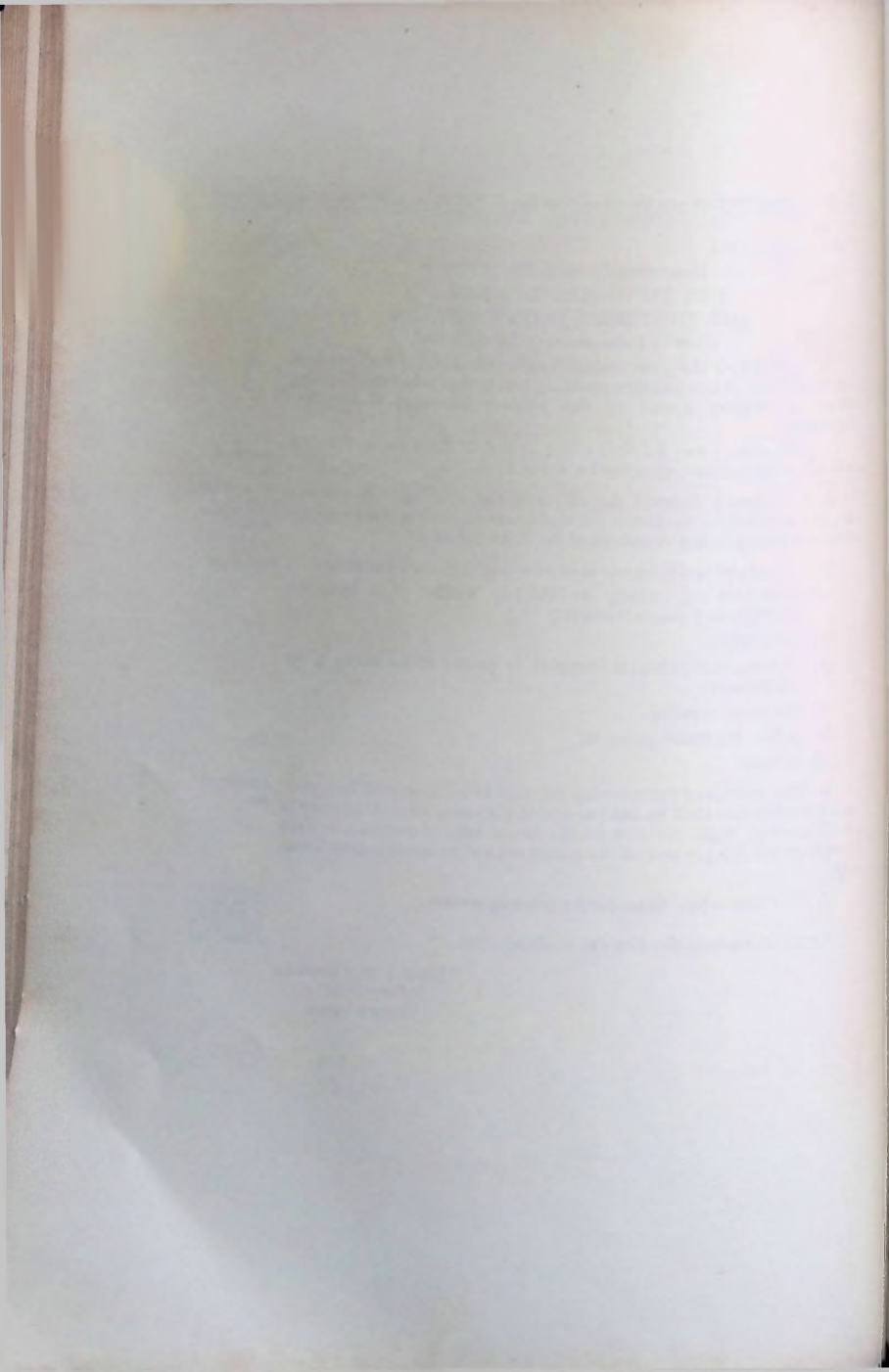
Date of Commencement: 1st April, 1966

In exercise of the powers conferred by section 72 of the Townships Law and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of Northern Nigeria:—

1. This notice may be cited as the Townships Rates Notice, 1966, and shall come into operation on the 1st day of April, 1966. Title and commencement.
2. It is hereby directed that an annual rate, to be called the township rate, and assessed on the annual value of tenements, shall be levied in respect of the tenements in the townships of Jos, Kano and Zaria. Levy of annual rate in Jos, Kano and Zaria townships.
3. The following tenements shall be exempt from the township rate— Exemptions.
 - (a) tenements on which no building whether of a permanent or temporary nature is erected;
 - (b) cemeteries;
 - (c) Government premises occupied by persons in the service of the Government;
 - (d) places of worship;
 - (e) public recreation grounds;
 - (f) schools.
4. The amount of the township rate shall be levied generally throughout each township and shall be five per cent of the annual value of tenements in Jos Township, eight per cent of the annual value of tenements in Kano Township and ten per cent of the annual value of tenements in Zaria Township. Amount of rate.
5. The Townships Rates Notice is hereby revoked. Revocation of Notice No. 15 of 1918. Page 1481 of Vol. V of 1963 Laws.

GIVEN at Kaduna this 31st day of March, 1966.

HASSAN USMAN KATSINA,
*Military Governor,
 Northern Nigeria*



N.N.L.N. 10 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
 THE INTERPRETATION LAW (CAP. 52)
 THE CHANGE OF TITLES ORDER, 1966

Date of Commencement: 1st April, 1966

In exercise of the powers conferred by section 57 of the Interpretation Law the following order is hereby made by the Military Governor of Northern Nigeria:—

1. This order may be cited as the Change of Titles Order, 1966, and shall be deemed to have come into operation on the 1st day of April, 1966. Title and commencement.
2. The titles of the Ministries and Departments set out in the second column of the First Schedule shall be substituted for the corresponding titles set out in the first column of that Schedule. Change of titles, in Ministries, etc.
3. The titles of the public officers set out in the second column of the Second Schedule shall be substituted for the corresponding titles set out in the first column of that Schedule. Change of titles of public officers.

FIRST SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Premier's Office	Military Governor's Office
Ministry of Land and Survey	Ministry of Town and Country Planning
Ministry of Works	Ministry of Works and Water Resources
Ministry of Social Welfare and Co-operatives	Ministry of Social Welfare and Community Development
Legal Department	Ministry of Justice

SECOND SCHEDULE

<i>Column 1</i>	<i>Column 2</i>
Secretary to the Premier	Secretary to the Military Government, Northern Nigeria
Permanent Secretary, Ministry of Land and Survey	Permanent Secretary, Ministry of Town and Country Planning
Permanent Secretary, Ministry of Works	Permanent Secretary, Ministry of Works and Water Resources
Permanent Secretary, Ministry of Social Welfare and Co-operatives	Permanent Secretary, Ministry of Social Welfare and Community Development
Permanent Secretary, Ministry of Justice	Solicitor-General and Permanent Secretary, Ministry of Justice

MADE at Kaduna this 27th day of March, 1966.

By His Excellency's Command,

ALI AKILU,
 Secretary to the Military Government,
 Northern Nigeria

NORTHERN NIGERIA PUBLIC NOTICE
THE HIGH COURT LAW (CAP. 49)
THE HIGH COURT (SESSIONS—VARIATION No. 9)
ORDER, 1966

WHEREAS by the High Court (Sessions) (No. 2) Order in Council, 1965, the 3rd day of May, 1966, was appointed for the commencement of sessions to be held at Ilorin:

AND WHEREAS it appears to me expedient that the said sessions should not commence on the aforesaid date but should be postponed until the 10th day of May, 1966:

AND WHEREAS by the aforesaid Order in Council the dates specified in the Schedule thereto were appointed for the holding of cases at first instance at Maiduguri, Mubi, Yola, Lokoja, Katsina, Sokoto and Ilorin:

AND WHEREAS it appears to me expedient that sessions for the hearing of cases on appeal should also be held at the places and on the dates specified in the Schedule hereto:

NOW, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) (No. 2) Order in Council, 1965, I, NIGEL VERNON REED, M.B.E., Acting Chief Justice of Northern Nigeria, hereby give the following directions:

Title.

Alteration of
Ilorin Sessions
to 10th May.Special Appeal
Sessions.

1. These directions may be cited as the High Court (Sessions—Variation No. 9) Order, 1966.
2. The date the 3rd day of May, 1966, appointed for the commencement of sessions of the High Court at Ilorin is altered to the 10th day of May, 1966.
3. Special sessions for the hearing of cases on appeal shall be held on the dates and at the places specified in the Schedule hereto.

SCHEDULE

Place	Date, 1966
JOS JUDICIAL DIVISION	
Maiduguri	13th July
Mubi	9th November
Yola	15th June
Lokoja	19th October
... ..	29th June
... ..	23rd November
... ..	24th May
... ..	11th October
KANO JUDICIAL DIVISION	
Katsina	5th July
Sokoto	1st November
... ..	31st May
... ..	4th October
Ilorin	10th May
... ..	9th August
... ..	8th November

GIVEN at Kaduna this 28th day of March, 1966.

N. V. REED,
Acting Chief Justice

N.N.L.N. 12 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE ADMINISTRATIVE AREAS LAW (CAP. 3)

THE ADMINISTRATIVE AREAS (SOKOTO AND NIGER PROVINCES
—VARIATION OF BOUNDARIES) ORDER, 1966*Date of Commencement: 4th April, 1966*

In exercise of the powers conferred by section 2 of the Administrative Areas Law and of all other powers enabling him in that behalf the following order is hereby made by the Military Governor of Northern Nigeria:—

1. This order may be cited as the Administrative Areas (Sokoto and Niger Provinces—Variation of Boundaries) Order, 1966, and shall be deemed to have come into operation on the 4th day of April, 1966.

Title and commencement.

2. The southern boundary of the Sokoto Province (which is described in the Second Schedule to the Northern Region (Variation of Provincial Boundaries) Notice is hereby varied by the deletion therefrom of the area described in Part A of the Schedule hereto and the substitution therefor of the area described in Part B of the Schedule hereto.

Variation of Southern boundary of Sokoto Province. Page 33 of Vol. IV of 1963 Laws.

SCHEDULE

PART A

“thence 1 mile in a southerly direction to a cairn on the Salka-Kiahun path at the northern end of Dutsin Kwandan; thence along that range for $3\frac{1}{2}$ miles in a south-south-westerly direction to a cairn; thence 3 miles in a south-south-westerly direction to a cairn on a tributary of the River Wo; thence along the right bank of this tributary to its confluence with the River Wo;”

PART B

“thence in an easterly direction for approximately $\frac{11}{24}$ mile to the median line of the River Wubu; thence downstream along the median line of the River Wubu for approximately 2 miles to its confluence with the River Wata: thence upstream along the median line of the River Wata for approximately $7\frac{1}{2}$ miles to its confluence with the River Kwankwo; thence upstream along the median line of the River Kwankwo for approximately $3\frac{1}{2}$ miles to its confluence with an unnamed tributary approximately 20 feet from a beacon marked NIG-SOK 1; thence in an easterly direction for approximately $\frac{1}{2}$ mile to a beacon marked NIG-SOK 2 on the east side of the Gwagwade-Salka dry season road approximately 1 mile south of Gwagwade; thence in an easterly direction for approximately $\frac{1}{2}$ mile to a point at the head of an unnamed tributary of the River Uhuci approximately 20 feet from a beacon marked NIG-SOK 3; thence downstream along the median line of this tributary for approximately 1 mile to its confluence with the River Uhuci; thence upstream along the median line of the River Uhuci for approximately 2 miles to a point at its head approximately 15 feet from a beacon marked NIG-SOK 4; thence in a south-south-westerly direction for approximately $\frac{3}{4}$ mile to a point at the head of the River Bunza approximately 15 feet from a beacon marked NIG-SOK 5; thence downstream along the median line of the River Bunza for approximately 6 miles to its confluence with the River Mara'a; thence downstream along the median line of the River Mara'a for approximately $\frac{1}{2}$ mile to the north-west side of a bridge on the Salka-Auna motor road approximately $3\frac{1}{2}$ miles south-west of Salka; thence

in a south-westerly direction along the north-west side of the Salka-Auna motor road for approximately 3 miles to the north-west side of a bridge over the River Ruaka approximately $\frac{1}{4}$ mile north of Gurai; thence upstream along the median line of the River Ruaka for approximately 1 mile to a point at its head approximately 10 feet from a beacon marked NIG-SOK 6; thence in a westerly direction for approximately $\frac{1}{4}$ mile to a point at the head of the River Jan Ruwa approximately 10 feet from a beacon marked NIG-SOK 7; thence downstream along the median line of the River Jan Ruwa for approximately $1\frac{1}{4}$ miles to the north side of a bridge on the Salka-Auna motor road approximately $1\frac{1}{2}$ miles west-south-west of Gurai; thence along the north side of the Salka-Auna motor road for approximately 2 miles to the River Farin Ruwa; thence upstream along the median line of the River Farin Ruwa for approximately $\frac{1}{4}$ mile to a point at its head approximately 15 feet from a beacon marked NIG-SOK 8; thence in a westerly direction for approximately $\frac{1}{2}$ mile to a point at the head of the River Tenike approximately 10 feet from a beacon marked NIG-SOK 9; thence downstream along the median line of the River Tenike for approximately 6 miles to a point opposite a cairn on the right bank; thence to the cairn; thence along the right bank of the River Tenike to its confluence with the River Wo."

MADE at Kaduna this 4th day of April, 1966.

By His Excellency's Command,

YAHAYA GUSAU,
*Permanent Secretary,
 Ministry of Land and Survey*

N.N.L.N. 13 of 1966

THE PROBATION OF OFFENDERS LAW (CAP. 101)

THE NATIVE COURTS LAW, 1956 (No. 6 OF 1956)

THE NATIVE COURTS (JURISDICTION IN PROBATION CASES)
(AMENDMENT) ORDER, 1966*Date of Commencement: 12th May, 1966*

In pursuance of the provisions of subsection (2) of section 2 of the Probation of Offenders Law, and in exercise of the powers conferred by section 24 of the Native Courts Law, 1956, and of all other powers enabling him in that behalf the following order is hereby made by the Military Governor of Northern Nigeria:—

- | | |
|--|---|
| 1. This order may be cited as the Native Courts (Jurisdiction in Probation Cases) (Amendment) Order, 1966, and shall come into operation on the 12th day of May, 1966. | Title and commencement. |
| 2. The Schedule to the Native Courts (Jurisdiction in Probation Cases) Order in Council is hereby amended by the addition of the following—
"Chief Alkali's Court of Katsina.
Chief Alkali's Court of Daura.
Criminal Court, Ankpa.
Criminal Court, Dekina". | Amendment to Schedule to N.R.L.N. 108 of 1962 (Vol. V 1963 Laws, p. 981). |

MADE at Kaduna this 2nd day of May, 1966.

By His Excellency's Command,

ABDULLAHI K. MUHAMMADU,
*Permanent Secretary,
Ministry of Social Welfare and
Community Development*

N.N.L.N. 14 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966THE DELEGATION OF POWERS (MINISTRY OF LAND AND
SURVEY) NOTICE, 1966*Date of Commencement: 18th January, 1966*

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of Northern Nigeria:—

- | | |
|--|-------------------------|
| 1. This notice may be cited as the Delegation of Powers (Ministry of Land and Survey) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966. | Title and commencement. |
| 2. The Military Governor has been pleased to delegate to the Permanent Secretary, Ministry of Land and Survey, the powers set out in the first column of the Schedule which said powers are conferred upon or vested in the Military Governor by any law in force in Northern Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966. | Delegation of powers. |

Supersession of
previous
delegations.

3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule.

SCHEDULE

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
1. (1) To appoint an officer to perform the duties of the prescribed officer under the Law	Assessment Law (Chapter 8), Section 2
(2) To appoint appraisers	Section 4
(3) To appoint assessment committees	Section 5
(4) To appoint chairmen of, and secretaries to, assessment committees	Sections 7 and 8
(5) To give directions in regard to assessments	Section 9
(6) To direct an appraiser to deliver a list of tenements and their valuation in respect of part of a place where general assessment of the whole is to be made	Section 16(1)
2. (1) To direct the places at which there shall be offices of the land registry	Land Registration Law (Chapter 58), Section 3
(2) To appoint registrars	Section 4
(3) To remit or reduce fees	Section 33
3. To waive fees	Survey Regulations (made under Survey Law Chapter 129), Regulation 57
4. (1) To grant permit to survey	Wayleave Licences Law (Chapter 138), Section 3(3)
(2) To grant wayleave licence	Sections 5(3) and 6(2)
(3) To hold or direct the holding of inquiry in case of objections and to direct the payment of expenses	Section 6
(4) To revoke wayleave licence or to impose conditions	Section 9
(5) To allow deviations	Section 10
(6) To consent to transfer of licence	Section 12

GIVEN at Kaduna this 30th day of April, 1966.

By His Excellency's Command,

YAHAYA GUSAU,
Permanent Secretary,
Ministry of Town and Country Planning

N.N.L.N. 15 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE CONSTITUTION (SUSPENSION AND MODIFICATION) DECREE, 1966

THE DELEGATION OF POWERS (NATIVE COURTS) NOTICE, 1966

Date of Commencement: 18th January, 1966

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of Northern Nigeria:—

1. This notice may be cited as the Delegation of Powers (Native Courts) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966. Title and commencement.
2. The Military Governor has been pleased to delegate— Delegation of powers.
- (a) to the Permanent Secretary, Ministry of Justice, with effect from the 18th day of January, 1966 to the 31st day of March, 1966; and
- (b) to the Chief Justice of Northern Nigeria with effect from the 1st day of April, 1966,
- the powers set out in the first column of the Schedule which said powers are conferred upon or are vested in the Military Governor by any law in force in Northern Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966.
3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule. Supersession of previous delegations.

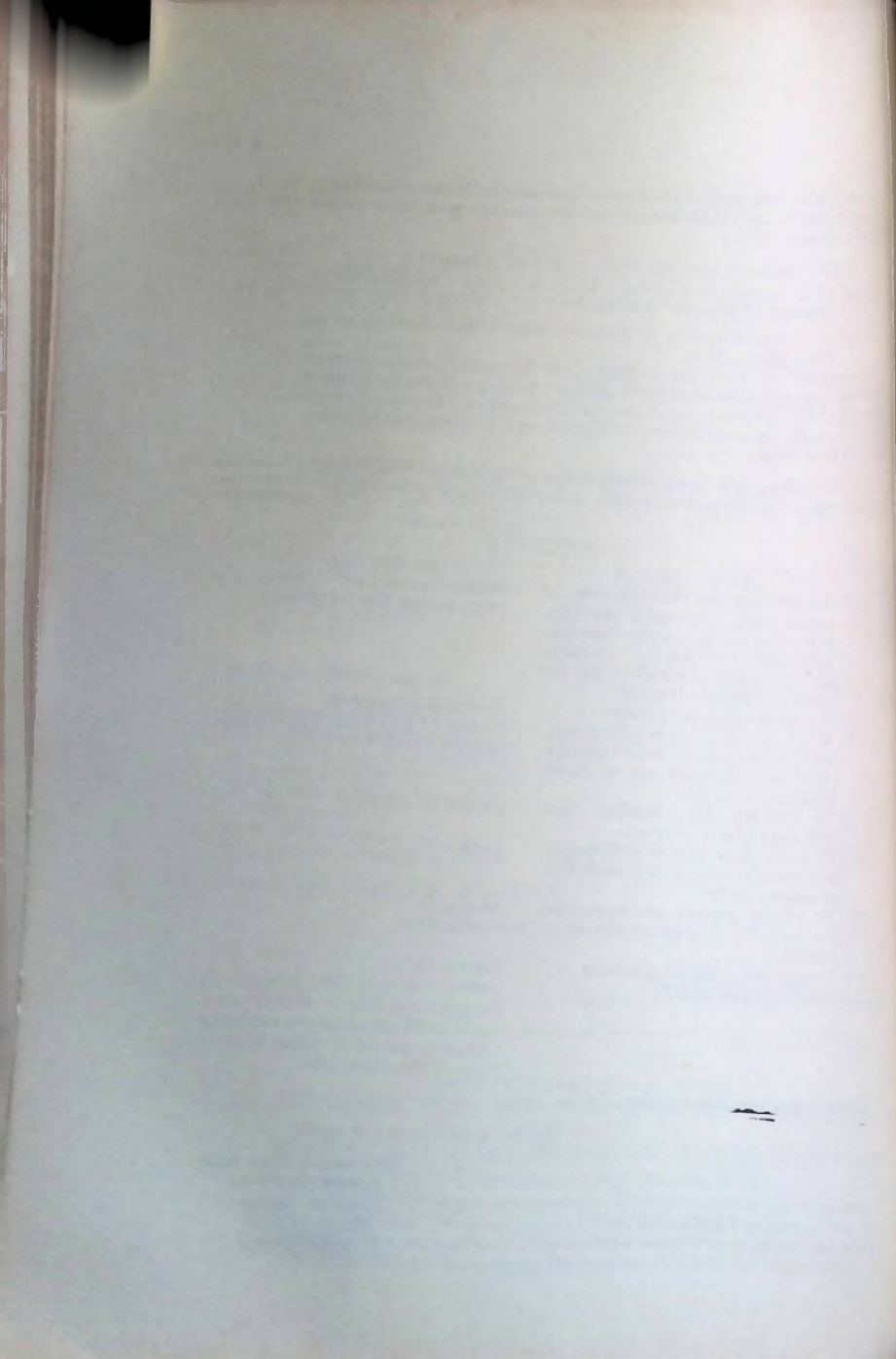
SCHEDULE

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
1. (1) To confirm the establishment of native courts, to disallow warrants, to confirm the suspension, cancellation and variation of warrants and to notify particulars in the Northern Nigeria Gazette	Native Courts Law, 1956 (No. 6 of 1956) Section 3(1), (4), (5) and (6)
(2) To approve appointments	Section 5(3) (a) and (b)
(3) To approve and confirm dismissals, transfers or suspensions, to approve reductions of salary and to direct disciplinary action	Section 5A (3) (a) and (b), (4) (a) and (b), (6) (a) and (b) and (7)
(4) To confirm the grading and regrading of native courts	Section 18(2) and (3)
(5) To order the taking of evidence of persons not subject to jurisdiction of native courts	Section 45
(6) To confer powers on inspectors	Section 53
(7) To confer on inspectors powers of transfer	Section 58A
(8) To approve panels of assessors	Section 65(3)
2. To approve appointments	Native Authority Law (Chapter 77) Section 35(2) in so far as such powers relate to officers of native courts falling within the provisions of Part III of the Native Courts Law, 1956.

GIVEN at Kaduna this 6th day of May, 1966.

By His Excellency's Command,

MUHAMMADU BUBA ARDO,
*Solicitor-General and
 Permanent Secretary,
 Ministry of Justice,
 Northern Nigeria*



L.N. 16 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966THE DELEGATION OF POWERS (MINISTRY OF FINANCE)
NOTICE, 1966*Date of Commencement: 18th January, 1966*

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of Northern Nigeria:—

1. This notice may be cited as the Delegation of Powers (Ministry of Finance) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966. Title and commencement.
2. The Military Governor has been pleased to delegate to the Permanent Secretary, Ministry of Finance, the powers set out in the first column of the Schedule which said powers are conferred upon or are vested in the Military Governor by any law in force in Northern Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966. Delegation of powers.
3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule. Supersession of previous delegations.

SCHEDULE

Powers conferred

- | <i>Powers conferred</i> | <i>Act, Law, Decree or Edict</i> |
|--|--|
| 1. To reduce or remit stamp duties or registration fees payable by co-operative societies and to cancel and modify any reduction or remission | Co-operative Societies Law, (Chapter 26), Section 23 |
| 2. (1) To exempt from entertainment tax | Entertainment Tax Law (Chapter 38), Section 6 |
| (2) To authorise a public officer to enter and inspect premises | Section 8(1) |
| (3) To recover entertainment tax | Section 10 |
| 3. To appoint tax collection authorities | Entertainment Tax (Cinemas) Regulations, Regulation 3(1) |
| 4. To give directions to the Accountant-General | Loans (1963) Law (Chapter 66), Section 7 |
| 5. To approve loans raised by a native authority within Nigeria | Native Authority Law (Chapter 77), Section 83 |
| 6. (1) To supervise the expenditure of Northern Nigeria and to direct what accounts should be kept | Public Finances (Control and Management) Law (Chapter 108), Section 3(1) |
| (2) To issue instructions regarding the handling of public monies, stamps, securities, stores or other property of the Government of Northern Nigeria and accounting procedure | Section 3(2) |

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
(3) To authorize by warrant the issue of monies from the Consolidated Revenue Fund	Section 4(1)
(4) To limit or suspend expenditure from the Consolidated Revenue Fund previously authorised	Section 4(2)
(5) To authorise the repayment of sums received by the Consolidated Revenue Fund in error	Section 5
(6) To give directions concerning the investment of public monies	Section 6(1)
(7) To give directions concerning "Investments General"	Section 7(2)
(8) To prepare estimates of Revenue and expenditure	Section 9
(9) To authorize unforeseen expenditure by special warrant	Section 11
(10) To limit or suspend expenditure from any public fund previously authorised	Section 18(3) (a)
(11) To authorize the repayment of sums received by any public fund in error	Section 18(3) (b)
(12) To give directions to allocate any repayment, interest or dividend received in respect of any payment previously made from the Capital Development Fund to some other fund	Second Schedule, Rule 3(d)
(13) To cause estimates of the Capital Development Fund to be prepared	Second Schedule, Rule 4(1)
(14) To cause supplementary estimates of expenditure to be prepared	Second Schedule, Rule 5(1)
(15) To cause changes in the Development Plan to be inserted in the estimates or supplementary estimates	Second Schedule, Rule 9
(16) To issue a warrant when authorised by the Military Governor	Second Schedule, Rule 10(1)
(17) To carry out the functions previously delegated to the Minister of Finance	Second Schedule, Rule 10(2) and the Delegation of Powers (Public Finances) Notice, 1965. (N.N.L.N. 38 of 1965)
7. (1) To issue a warrant if directed by the Military Governor to charge upon and issue from the Consolidated Revenue Fund a proportion of the expenditure incurred	Riot Damage Law, (Chapter 117), Section 13(4)
(2) To direct when and in what manner any balance remaining in a Riot Damage Fund shall be paid into the Consolidated Revenue Fund	Section 19(3)
8. To appoint licensing authorities and to assign identification marks	Road Traffic Law (Chapter 118), Section 3(3)
9. (1) To appoint Commissioners of Stamp Duties	Stamp Duties Law (Chapter 128), Section 5
(2) To approve the use or discontinuance of dies	Section 6(2) and (3)

*Powers conferred**Act, Law, Decree or Edict*

- | | |
|--|---|
| (3) To remit in whole or in part the duty paid in Northern Nigeria where duty has already been paid on the document outside Northern Nigeria | Section 81 |
| (4) To mitigate any fine, penalty or debt payable in Northern Nigeria and to stay or compound proceedings for their recovery | Section 85 |
| 10. (1) To authorise divulgence of official secrets | Personal Tax Law, 1962
(Chapter 94), Section 4(2)(a) |
| (2) To appoint and dismiss members of provincial tax appeals committees | Section 30 (3) |
| (3) To make rules for provincial tax appeals committees | Section 31(5) |
| (4) To appoint and dismiss members and to appoint the secretary of the Central Tax Appeals Board | Section 32(3) and (4) |
| (5) To make rules for the Central Tax Appeals Board | Section 33(5) |
| (6) To make rules for community and cattle tax appeals | Section 55(3B) |
| 11. (1) To modify method of deductions in certain cases in the first year of deduction | The Personal Income Tax
(Employments) Regulations,
1964 (N.N.L.N. 73 of 1964),
Regulation 20 |
| (2) To permit non-cumulative deduction of tax in certain cases | Regulation 20A |
| (3) To alter payment intervals in certain cases | Regulation 20B |
| 12. To prescribe form of accounts | Radio Law (Chapter 114), Section
17(1)(c). |

GIVEN at Kaduna this 12th day of May, 1966.

By His Excellency's Command,

A. TALIB,
*Permanent Secretary,
Ministry of Finance*

N.N.L.N. 17 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE EX-NATIVE OFFICE HOLDERS REMOVAL LAW
(CAP. 41)

THE EX-NATIVE OFFICE HOLDERS (GALADIMA
ABDULKADIR) REMOVAL (RESCISSION) ORDER, 1966

Date of Commencement: 19th May, 1966

In exercise of the powers conferred by subsection (1) of section 4 of the Ex-Native Office Holders Removal Law and of all other powers enabling him in that behalf the following order is hereby made by the Military Governor of Northern Nigeria:—

1. This order may be cited as the Ex-Native Office Holders (Galadima Abdulkadir) Removal (Rescission) Order, 1966, and shall come into operation on the 19th day of May, 1966.

*Title and
commence-
ment.*

B 24

Rescission of
Public
Notice
No. 147 of
1949.

2. The removal order made under section 2 of the Ex-Native Office Holders Removal Law in respect of Galadima Abdulkadir on the 13th day of September, 1949, is hereby rescinded.

GIVEN under my hand at Kaduna this 7th day of May, 1966.

HASSAN USMAN KATSINA,
Military Governor, Northern Nigeria

MLG/S/LEG/4/120

N.N.L.N. 18 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
**THE NORTHERN NIGERIA LIVESTOCK AND MEAT AUTHORITY EDICT,
1966 (COMMENCEMENT) NOTICE, 1966**

in exercise of the powers conferred by section 1 of the Northern Nigeria Livestock and Meat Authority Edict, 1966, the following notice is hereby given by the Military Governor of Northern Nigeria:—

1. This notice may be cited as the Northern Nigeria Livestock and Meat Authority Edict, 1966 (Commencement) Notice, 1966.

2. The Northern Nigeria Livestock and Meat Authority Edict, 1966 (other than Part V thereof) shall come into operation on the 1st day of June, 1966.

GIVEN at Kaduna this 8th day of May, 1966.

By His Excellency's Command,

B. SHAIK,
*Permanent Secretary,
Ministry of Animal and Forest Resources*

N.N.L.N. 19 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE TOWNSHIPS LAW (CAP. 131)

THE JOS TOWNSHIP (MOTOR PARK) BY-LAWS, 1966

Date of Commencement: 26th May, 1966

In exercise of the powers conferred upon local authorities by section 48 of the Townships Law and with the approval of the Military Governor of Northern Nigeria the following by-laws are hereby made:—

1. (1) These by-laws may be cited as the Jos Township (Motor Park) By-Laws, 1966, and shall apply within the area described in the First Schedule.

(2) These by-laws shall come into operation on the 26th day of May, 1966.

2. In these by-laws—

“attendant” means a person appointed as such under the provisions of by-law 6;

“cart” means any type of load-carrying vehicle drawn or pushed by an animal or by hand;

“commercial motor vehicle” means a mechanically propelled vehicle (including a trailer) used to carry goods or passengers for hire or reward, and includes a taxi;

“goods” means all goods including livestock for which freight is paid or is payable;

“motor park” means the area described in the Second Schedule;

“Local Authority” means the Jos Local Authority;

“passenger” means any fare-paying passenger;

“person in charge of a commercial motor vehicle” means the owner, driver or other person for the time being having control of such vehicle;

“taxi stand” means a stand for taxis provided by the Local Authority.

3. The area described in the Second Schedule shall be a motor park.

4. (1) No person in charge of a commercial motor vehicle shall take up or set down passengers or their goods except at the motor park.

(2) No passenger shall board or alight from, or load goods upon or unload goods from, a commercial motor vehicle except at the motor park.

(3) Notwithstanding the provisions of paragraphs (1) and (2) the person in charge of a taxi may take up or set down passengers at a taxi stand and may set down a passenger at any place directed by such passenger.

5. (1) Notwithstanding the provisions of by-law 4, an attendant or other person duly authorised by the Local Authority may issue to any person in charge of a commercial motor vehicle used for the carriage of goods a licence as in Form C of the Fourth Schedule to load and unload goods at any place within the area described in the First Schedule specified in the licence.

(2) A licence under paragraph (1) shall remain valid until the time stated therein.

Title,
application
and com-
mencement.
First
Schedule

Interpreta-
tion.

Second
Schedule;

Establishment
of motor
park.
Second
Schedule.

Restriction on
operation of
commercial
motor
vehicles.

Licence to
load and
unload goods
outside
motor park.
Fourth
Schedule.

(3) The fee for a licence issued under paragraph (1) shall be two shillings.

Attendants.

6. The Local Authority may appoint attendants who shall have charge of the motor park.

Control of motor park.

7. All persons entering the motor park shall observe and obey the instructions of an attendant or other duly authorised servant or officer of the Local Authority as to the control therein of vehicles, carts, goods, animals and persons.

Parking fees and receipts.

8. (1) All persons using the motor park shall on demand pay to an attendant or other duly authorised servant or officer of the Local Authority the appropriate fees prescribed in Part I of the Third Schedule.

(2) An attendant or other duly authorised servant or officer of the Local Authority shall issue in respect of any fees paid in accordance with this by-law a receipt or ticket in a form authorised by the Local Authority.

Stall and plot fees and receipts.

9. (1) All persons hiring stalls erected on plots set aside by the Local Authority for the storage of goods, accommodation of passengers or sale of motor fuel within the motor park shall pay to an attendant or other duly authorised servant or officer of the Local Authority the fees prescribed in Part II of the Third Schedule on or before the first day of each month.

(2) An attendant or other duly authorised servant or officer of the Local Authority shall issue in respect of any fees paid in accordance with this by-law a receipt or ticket in a form authorised by the Local Authority.

Third Schedule, Part I.

Conditions for stalls.

10. Within the motor park—

(a) no person shall sublet any plot or stall or part thereof except with the written permission of the Local Authority;

(b) no building or stall shall be erected and no additions or alterations made to any existing building or stall except with the written permission of the Local Authority;

(c) no person shall use a stall or building as a permanent dwelling place;

(d) no person shall cook or sell food except in such places as may be allotted for such purposes by the Local Authority.

Commission Agents.

11. (1) Within the motor park no person shall for reward offer his services as an agent for the transportation of passengers or goods by commercial motor vehicles unless he shall first have obtained from the Local Authority a licence, which shall be in Form A in the Fourth Schedule or to the like effect.

Fourth Schedule, Form A.

(2) A licence issued under this rule shall be subject to the appropriate fee set out in Part III of the Third Schedule, and shall remain in force for one year from the date of issue.

Third Schedule, Part III.

(3) Within the motor park the holder of a licence issued under this by-law shall produce his licence upon being required to do so by any police officer, administrative officer, attendant or other duly authorised servant or officer of the Local Authority.

Porters. Fourth Schedule, Form B.

12. (1) Within the motor park no person shall act as a porter unless he shall first have obtained from the Local Authority a licence, which shall be in Form B in the Fourth Schedule or to the like effect.

(2) A licence issued under this rule shall be subject to the appropriate fee set out in Part III of the Third Schedule, and shall remain in force until the last day of the month in which it was issued.

(3) Within the motor park the holder of a licence issued under this by-law shall produce his licence upon being required to do so by any police officer, administrative officer, attendant or other duly authorised servant or officer of the Local Authority.

13. (1) The Local Authority shall issue to the holder of a porter's licence a numbered badge of a design approved by the Local Authority, and every porter shall wear his badge in the motor park. Porter's badges.

(2) The holder of a porter's licence shall surrender his badge to the Local Authority upon expiry of his licence.

(3) If the holder of a porter's licence loses his badge he shall forthwith report the loss to the Local Authority, and shall pay the sum of ten shillings for the issue of a new badge.

14. No person shall—

(a) lend or transfer a porter's licence or badge to any other person;

(b) for the purpose of acting as a porter be in possession of a porter's licence or badge belonging to another person;

(c) forge, imitate, deface, mutilate, alter or in any way change or obliterate a porter's licence or badge.

Offences in relation to porter's licences and badges.

15. Any person who contravenes or fails to comply with any provision of by-law 4, 7, 8(1), 9(1), 10, 11(1), 11(3), 12(1), 12(3), 13 or 14 shall be guilty of an offence and liable on conviction for a first offence to a fine not exceeding five pounds, and for a second or subsequent offence to a fine not exceeding twenty-five pounds or imprisonment for a period not exceeding two months. Offences and penalties.

FIRST SCHEDULE

Jos Township but excluding the Government Reservation Area, all plots set aside for use by the Government or the Local Authority or held under a right of occupancy granted in accordance with the Land Tenure Law. Cap. 59.

SECOND SCHEDULE

The piece of Land formerly known as the Old Cemetery in Tafawa Balewa Street, Jos and prominently marked "JOS TOWNSHIP MOTOR PARK"

THIRD SCHEDULE

PART I

Type of Vehicle or Person	per day		Charges: per quarter		per annum	
	s	d	£	s	£	s
Lorries of five tons capacity and over ...	2	6	6	0	20	0
Lorries under five tons capacity ...	2	0	4	10	15	0
Trailers ...	1	6	4	10	15	0
Motor Omnibuses ...	2	6	6	0	20	0
Kitcars and other Motor Vehicles (including taxis) ...	1	0	3	0	10	0
Carts Four-Wheeled ...	1	0	3	0	10	0
Carts Two-Wheeled ...	0	6	1	10	5	0

Type of vehicle or person	per day		Charges per quarter		per annum	
	s	d	£	s	£	s
All persons using the Motor Park excluding crews of Motor Vehicles, (not exceeding three persons), and crews of carts, (not exceeding five persons) licensed commission agents and porters, food sellers and persons hiring stalls or plots listed in Part II of this Schedule per person for each entry	0	3	0	10	2	0

PART II

	per month	
	£	s
Lock-up Stalls	5	0
Motor fuel selling plots	5	0
Temporary Stalls of an area of 400 square feet or more	1	0
Temporary Stalls of an area of less than 400 square feet	0	10

PART III

Commission Agent's Licence	£	s	per annum
Porter's Licence	5	0	per month or part thereof
	0	10	

FOURTH SCHEDULE

FORM A

THE JOS TOWNSHIP (MOTOR PARK) BY-LAWS, 1966

Licence for a Commission Agent

.....of.....is hereby authorised to act as a Commission Agent within the Jos Township Motor Park for one year from the date of this licence.

Issued at.....the.....day of.....19...

Paid £5 (Five pounds).

.....
Local Authority

FORM B

THE JOS TOWNSHIP (MOTOR PARK) BY-LAWS, 1966

Licence for a Porter

.....of.....is hereby authorised to act as a Porter within the Jos Township Motor Park from the..... until the last day of the month of issue and has been given badge No.....

Issued at.....the.....day of.....19.....

Paid: (.....shillings).

.....
Local Authority

FORM C

THE JOS TOWNSHIP (MOTOR PARK) BY-LAWS, 1966

Licence to load and unload goods outside Jos Township Motor Park

.....of.....being the
person in charge of commercial motor vehicle No.....is
hereby authorised to load and unload goods at.....from the
hour of.....until the hour of.....on
the.....day of.....19.....

Issued at.....the.....day of.....19.....

Fee paid: Two shillings.

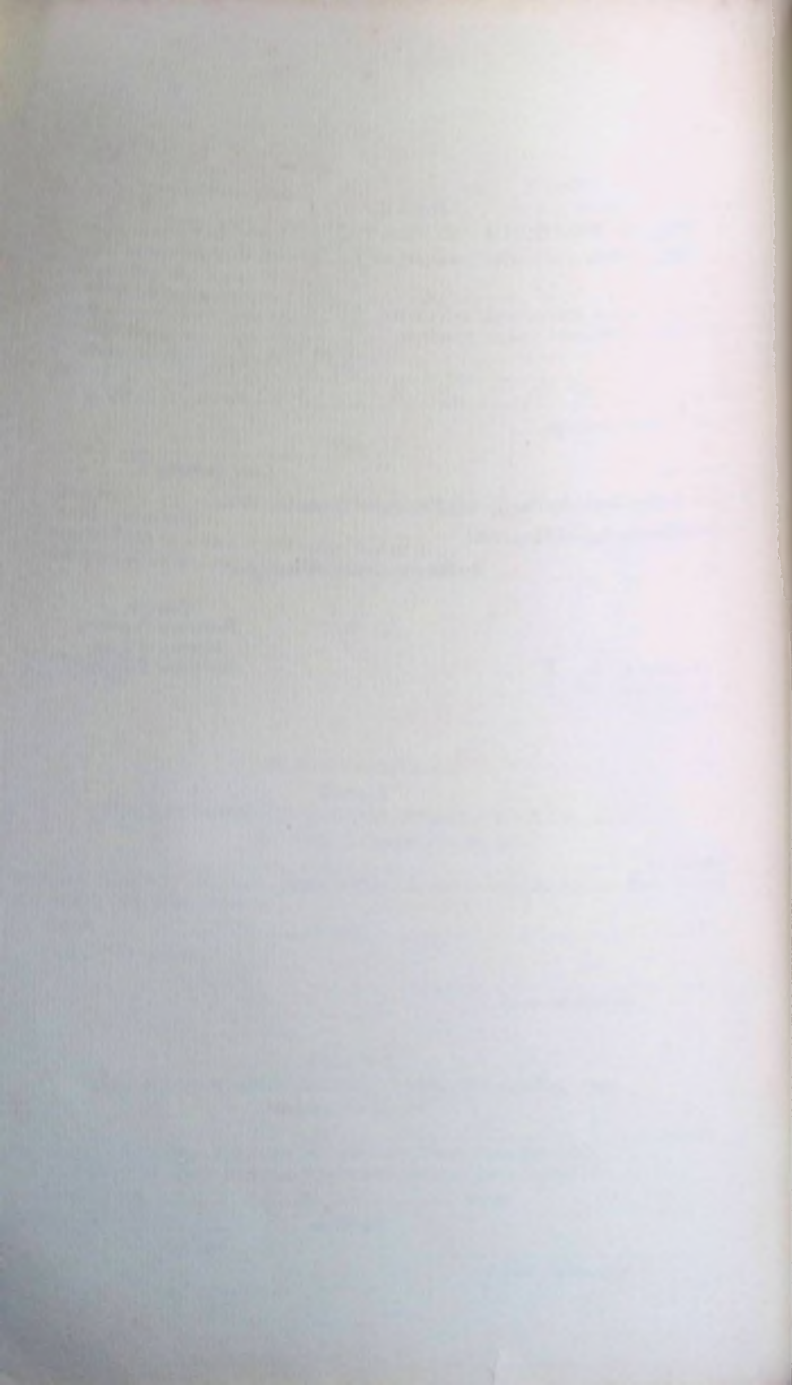
.....
Local Authority

MADE by the Jos Local Authority this 30th day of December, 1965.

APPROVED this 1st day of May, 1966.

By His Excellency's Command,

ARMYIAU,
*Permanent Secretary,
Ministry of Works
and Water Resources*



N.G.P.L.N. 20 of 1966

THE HIDES AND SKINS LAW (CAP. 48)

THE HIDES AND SKINS REGULATIONS

THE HIDES AND SKINS (PRESCRIBED AREAS) (AMENDMENT)
NOTICE, 1966

Date of Commencement: 2nd June, 1966

In exercise of the powers conferred by regulation 7(1) of the Hides and Skins Regulations and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of the Northern Group of Provinces of Nigeria:—

1. This notice may be cited as the Hides and Skins (Prescribed Areas (Amendment) Notice, 1966, and shall come into operation on the 2nd day of June, 1966.

Title and commencement.

2. The Schedule to the Hides and Skins (Prescribed Areas) Notice is hereby amended by the addition thereto of the following particulars—
"Sardauna Province—The whole Province."

Amendment of N.R.L.N. 102 of 1959 (Volume IV of 1963 Laws, page 578).

GIVEN at Kaduna this 7th day of May, 1966.

By His Excellency's Command,

BUKAR SHAIK,
Permanent Secretary,
Ministry of Animal and
Forest Resources

N.G.P.L.N. 21 of 1966

THE HIGH COURT LAW (CAP. 49)

THE HIGH COURT (SESSIONS—VARIATION No. 10)
ORDER, 1966

WHEREAS by the High Court (Sessions) (No. 2) Order in Council, 1965, the 29th day of June, 1966, was appointed for the hearing of cases at first instance at Yola:

AND WHEREAS by the High Court (Sessions—Variation No. 9) Order, 1966, the said 29th day of June, 1966, was also appointed for the hearing of cases on appeal at Yola:

AND WHEREAS by reason of lack of business it appears to me expedient that cases on appeal should not be heard at Yola on the date aforesaid:

NOW, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) (No. 2) Order in Council, 1965, I, NIGEL VERNON REED, M.B.E., Acting Chief Justice of Northern Nigeria, hereby give the following directions:

1. These directions may be cited as the High Court (Sessions—Variation No. 10) Order, 1966.

Cancellation.
Appeals at
Yola for 29th
June.

2. Sessions of the High Court commencing at Yola on the 29th day of June, 1966, shall be for the hearing of cases at first instance only and cases on appeal shall not be heard at the Sessions aforesaid.

GIVEN at Kaduna this 23rd day of May, 1966.

N. V. REED,
Acting Chief Justice

N.G.P.L.N. 22 of 1966

THE EX-NATIVE OFFICE HOLDERS REMOVAL LAW
(CAP. 41)THE EX-NATIVE OFFICE HOLDERS (DAWAKI BELLO)
REMOVAL (RESCISSION) ORDER, 1966*Date of Commencement: 23rd June, 1966*

In exercise of the powers conferred by sub-section (1) of section 4 of the Ex-Native Office Holders Removal Law and of all other powers enabling him in that behalf the following order is hereby made by the Military Governor of the Northern Group of Provinces of Nigeria:—

1. This order may be cited as the Ex-Native Office Holders (Dawaki Bello) Removal (Rescission) Order, 1966, and shall come into operation on the 23rd day of June, 1966.

Title and commencement.

2. The removal order made under section 2 of the Ex-Native Office Holders Removal Law in respect of Dawaki Bello on the 13th day of September, 1949, is hereby rescinded.

Rescission of Public Notice No. 148 of 1949.

GIVEN under my hand at Kaduna this 14th day of June, 1966.

HASSAN USMAN KATSINA,
*Military Governor of the
Northern Group of Provinces*

MLG/S/LEG/4/134

THE UNIVERSITY OF CHICAGO
DIVISION OF THE PHYSICAL SCIENCES

PHYSICS DEPARTMENT
5712 S. DICKINSON DRIVE
CHICAGO, ILLINOIS 60637
TEL: 773-936-3700

Dear Sirs:

I am pleased to inform you that your application for admission to the Ph.D. program in Physics has been accepted. You will be admitted to the program in the fall semester of 1988. Your advisor will be Professor [Name].

Please contact the Graduate Office at the above address for further information regarding admission procedures, including the submission of transcripts and letters of recommendation.

Sincerely,
[Name]
Chairman, Graduate Committee

Enclosed are two copies of the Graduate Catalog for the University of Chicago. Please refer to the catalog for details regarding the Ph.D. program in Physics.

Very truly yours,
[Name]

N.G.P.L.N. 23 of 1966

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966THE DELEGATION OF POWERS (MINISTRY OF INFORMATION)
NOTICE, 1966*Date of Commencement: 18th January, 1966*

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of the Northern Group of Provinces of Nigeria:—

1. This notice may be cited as the Delegation of Powers (Ministry of Information) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966.

Title and commencement.

2. The Military Governor has been pleased to delegate to the Permanent Secretary, Ministry of Information, Northern Group of Provinces, the powers set out in the first column of the Schedule which said powers are conferred upon or are vested in the Military Governor by any law in force in the Northern Group of Provinces of Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966.

Delegation of powers.

3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule.

Supersession of previous delegations.

SCHEDULE

Powers conferred

- | | <i>Act, Law, Decree or Edict</i> |
|--|---|
| 1. (1) To approve the participation, entering into and engagement of the Gaskiya Corporation in any scheme or purpose approved by the board of control | Gaskiya Corporation Law (Chapter 45), Section 4(3) |
| (2) To approve corporate seal or to direct sealing and signature of member | Gaskiya Corporation Law (Chapter 45), Section 5(1) and (2) |
| (3) To receive reports | Section 13(1) |
| 2. (1) To register affidavits | Newspapers Law (Chapter 80), Section 3 |
| (2) To accept delivery of copy of newspaper signed by printer and publisher | Section 10(1) |
| (3) To accept delivery of copy of newspaper signed by editor | Section 11(2) |
| (4) To give notice to printer, publisher or editor | Section 12(1) |
| (5) To certify and deliver copies | Section 14 |
| (6) To register office of Nigerian Newspapers printed outside Northern Nigeria | Section 17(1) |
| 3. To prescribe officer to receive copies of books, to exempt books and to direct manner and place of preservation | Publications Law, 1964 (No. 13 of 1964), Section 3(1) and (2) |
| 4. (1) To designate advertisements and announcements and to direct a special programme | Radio Law (Chapter 114), Section 10(3) and (4) |

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
(2) To approve auditors and to receive reports	Section 17(2) and (3)
(3) To approve extra meetings and time and place of meetings	Schedule, Section 6
(4) To approve remuneration and terms and conditions of Secretary, employees and agents	Schedule, Section 12.

GIVEN at Kaduna this 16th day of June, 1966.

By His Excellency's Command,

AHMED JODA,
Permanent Secretary,
Ministry of Information,
Northern Group of Provinces

N.G.P.L.N. 24 of 1966

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966

THE DELEGATION OF POWERS (MINISTRY OF SOCIAL WELFARE
AND CO-OPERATIVES) NOTICE, 1966

Date of Commencement: 18th January, 1966

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of the Northern Group of Provinces of Nigeria:—

Title and commencement.

1. This notice may be cited as the Delegation of Powers (Ministry of Social Welfare and Co-operatives) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966.

Delegation of powers.

2. The Military Governor has been pleased to delegate to the Permanent Secretary, Ministry of Social Welfare and Co-operatives, Northern Group of Provinces, the powers set out in the first column of the Schedule which said powers are conferred upon or are vested in the Military Governor by any law in force in the Northern Group of Provinces of Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966.

Super-session of previous delegations.

3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule.

SCHEDULE

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
1. (1) To appoint authorised officers	Children and Young Persons Law (Chapter 21), Section 2
(2) To establish remand homes and to make rules for their management, upkeep and inspection	Section 13(1) and (2)
(3) To establish approved institutions	Children and Young Persons Law (Chapter 21), Section 14
(4) To receive mandates	Section 15
(5) To disallow or confirm mandates and to exercise powers relative thereto	Section 16(1), (2), (3) and (4)

Powers conferred

- (6) To authorise persons to receive notification of death of juvenile, etc.
- (7) To vary mandates
2. (1) To grant licences of premises and to exercise other powers relative thereto
- (2) To grant licences in respect of cinematographs or projection apparatus and to exercise other powers relative thereto
- (3) To determine period of licences
3. All the powers given by the Regulations to the Minister and now vested in the Military Governor
4. (1) To approve seals
- (2) To reduce qualifying age of membership of primary society to 15 years
- (3) To order distribution of net profits
- (4) To sanction use of word "co-operative"
5. To reduce qualifying age of membership of committee of primary society to 15 years
6. (1) To appoint a Principal Probation Officer and probation officers
- (2) To appoint a probation committee or committees

Act, Law, Decree or Edict
Section 19(c)

Section 26
Cinematograph (Licensing) Law
(Chapter 22) Section 4(1), (2)
and (3).
Section 5(1) and (2)

Section 6
Cinematograph (Licensing) Regulations. Regulations 7, 8, 19, 30, 39, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58 and 59.
Co-operative Societies Law
(Chapter 26), Section 3(2)
Section 24(1A)

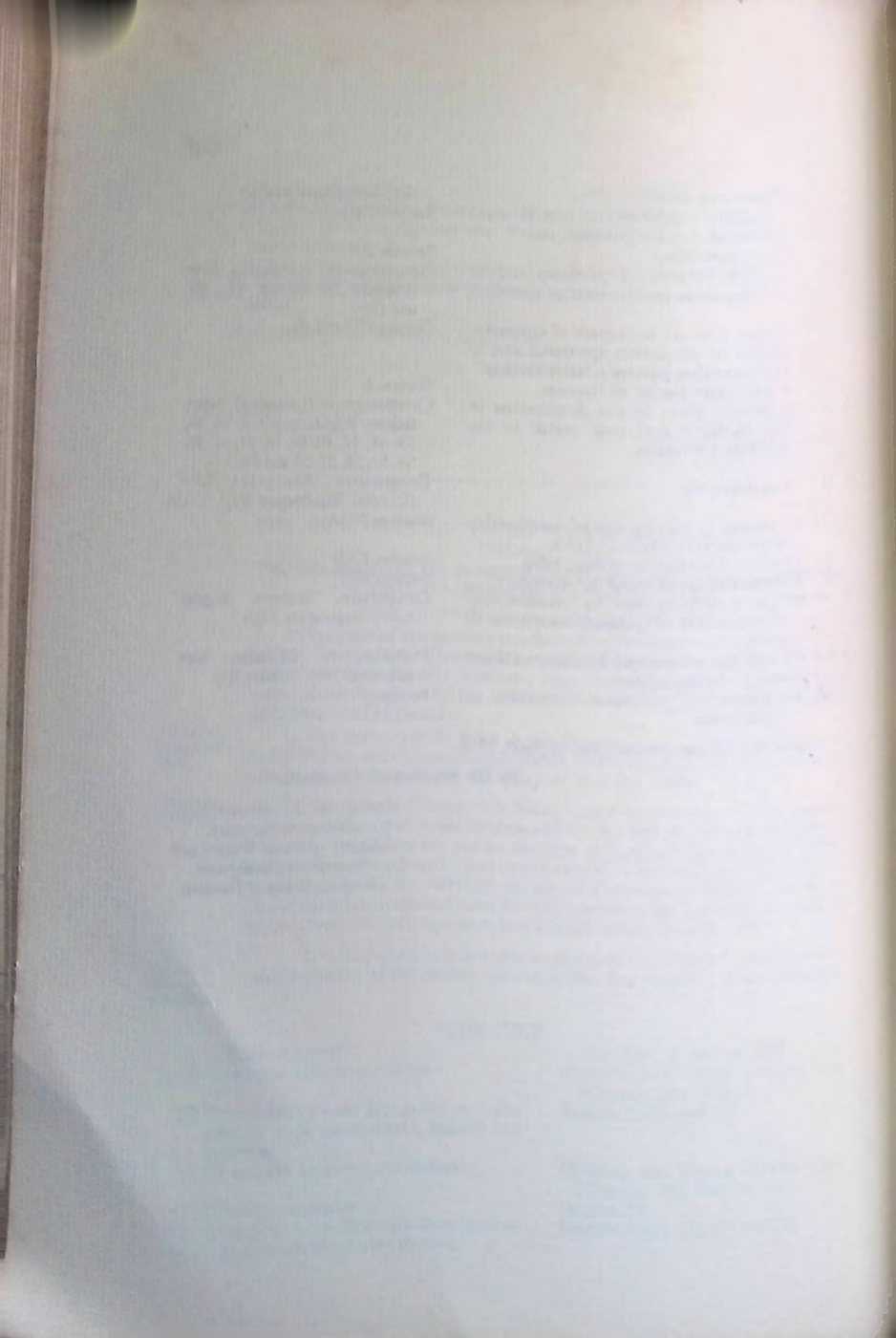
Section 37(2)
Section 60(1)
Co-operative Societies Regulations. Regulation 32(2)

Probation of Offenders Law
(Chapter 101), Section 3(1)
Section 4

GIVEN at Kaduna this 14th day of June, 1966.

By His Excellency's Command,

ABDULLAHI K. MUHAMMADU,
Permanent Secretary,
Ministry of Social Welfare and
Community Development,
Northern Group of Provinces



N.G.P.L.N. 25 of 1966

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966THE DELEGATION OF POWERS (MINISTRY OF INTERNAL
AFFAIRS) NOTICE, 1966*Date of Commencement: 18th January, 1966*

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of the Northern Group of Provinces of Nigeria:—

1. This notice may be cited as the Delegation of Powers (Ministry of Internal Affairs) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966. Title and commencement.

2. The Military Governor has been pleased to delegate to the Permanent Secretary, Ministry of Internal Affairs, Northern Group of Provinces, the powers set out in the first column of the Schedule which said powers are conferred upon or are vested in the Military Governor by any law in force in the Northern Group of Provinces of Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966. Delegation of powers.

3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule. Supersession of previous delegations.

SCHEDULE

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
1. (1) To grant licences under section 8 (3) (a) and (b)	Liquor Law (Chapter 64), Section 8 (3) (a) and (b)
(2) To remit the whole or any part of the prescribed fee	Section 31
(3) To hear appeals against the refusal of a licensing board to grant a certificate for the renewal of a licence	Section 39 (3)
(4) To authorise the issue or renewal of a licence under section 43	Section 43
(5) To award informers	Section 66 (2)
(6) To exercise the powers under section 67.	Section 67
2. (1) To license places of worship for celebration of marriages	Marriage Act (Chapter 115 of 1958 Laws), Section 6
(2) To grant special marriage licence.	Section 13
3. To grant permissions, exemptions, licences and to extend provisions of section 206.	Penal Code (Chapter 89), Section 206 (2)
4. To order, or to authorise any person to order, the transfer of prisoners in native authority prisons.	Prisons Act, 1960 (No. 41 of 1960), Section 31(2).

B 40

GIVEN at Kaduna this 27th day of June, 1966.

By His Excellency's Command,

**GARBA JA ABDULKADIR,
*Ag. Permanent Secretary,
Ministry of Internal Affairs,
Northern Group of Provinces***

N.G.P.L.N. 26 of 1966

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966THE DELEGATION OF POWERS (MINISTRY OF AGRICULTURE)
NOTICE, 1966*Date of Commencement: 18th January, 1966*

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of the Northern Group of Provinces of Nigeria:—

1. This notice may be cited as the Delegation of Powers (Ministry of Agriculture) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966. Title and commencement.
2. The Military Governor has been pleased to delegate to the Permanent Secretary, Ministry of Agriculture, Northern Group of Provinces, the powers set out in the first column of the Schedule which said powers are conferred upon or are vested in the Military Governor by any law in force in the Northern Group of Provinces of Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966. Delegation of powers.
3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule. Supersession of previous delegations.

SCHEDULE

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
1. To consider and decide appeals ...	Carp Cultivation (Control) Law (Chapter 18), Section 6
2. (1) To grant written permits and to specify conditions therein	Produce Inspection (Northern Nigeria) Law (Chapter 103), Section 9(2)
(2) To declare produce experts ..	Produce Inspection (Northern Nigeria) Law (Chapter 103), Section 27(1)
(3) To approve Standing Orders ...	Second Schedule, Section 13
3. To approve buying points and to cancel or vary the same	Native Authority (Benniseed Marketing) Rules (Vol. IV of 1963 Laws, p. 848), Rule 3(1)
4. To authorise persons to store grain ...	Native Authority (Control of Grain) Rules (Vol. IV of 1963 Laws, p. 859), Rule 4(1)
5. To approve buying points and to cancel or vary the same	Native Authority (Groundnut Marketing) (No. 1) Rules (Vol. IV of 1963 Laws, p. 863), Rule 3(1)
6. To approve buying points and to cancel or vary the same	Native Authority (Groundnut Marketing) (No. 2) Rules (Vol. IV of 1963 Laws, p. 868), Rule 3(1)
7. (1) To approve buying points and to cancel or vary the same	Native Authority (Palm Kernel Marketing) Rules (Vol. IV of 1963 Laws, p. 871), Rule 3(1)
(2) To approve the variation or waiver of fees	Rule 6(4)

	<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
8.	To approve buying points and to cancel or vary the same	Native Authority (Sheanut Marketing) Rules (Vol. IV of 1963 Laws, p. 874), Rule 3(1)
9.	To approve buying points and to cancel or vary the same	Native Authority (Soya-Beans Marketing) Rules (Vol. IV of 1963 Laws, p. 877), Rule 3(1)
10.	To approve produce inspection stations	Produce Inspection (General Regulations) (Vol. V of 1963 Laws, p. 1161), Regulation 3(1)

GIVEN at Kaduna this 9th day of July, 1966.

By His Excellency's Command,

MOHAMMED ALKALI,
Acting Permanent Secretary,
Ministry of Agriculture,
Northern Group of Provinces

N.G.P.L.N. 27 of 1966

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966

THE DELEGATION OF POWERS (DEVELOPMENT CORPORATION
LAW) NOTICE, 1966

Date of Commencement: 18th January, 1966

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of the Northern Group of Provinces of Nigeria:—

Title and commencement.

1. This notice may be cited as the Delegation of Powers (Development Corporation Law) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966.

Delegation of powers.

2. The Military Governor has been pleased to delegate—

(a) to the Permanent Secretary, Ministry of Economic Planning, Northern Group of Provinces, with effect from the 18th day of January, 1966, to the 31st day of March, 1966; and

(b) to the Permanent Secretary, Ministry of Finance, Northern Group of Provinces, with effect from the 1st day of April, 1966,

the powers set out in the first column of the Schedule which said powers are conferred upon or are vested in the Military Governor by any law in force in the Northern Group of Provinces of Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966.

Supersession of previous delegations.

3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule.

SCHEDULE

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
(1) To approve loans to persons ...	Development Corporation Law (Chapter 31), Section 13
(2) To approve loans in excess of £5,000 ...	Section 22
(3) To appoint agents	Section 34(1)(a)

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
(4) To approve the purchase, leasing, holding, managing and disposal of property or any right or interest therein	Section 35
(5) To approve investments	Section 38
(6) To approve the application of funds for expenses, etc.	Section 39
(7) To approve forms of accounts ...	Section 43(1)
(8) To approve the writing off of bad debts	Section 44
(9) To receive reports and to direct the details thereof	Section 45(1)

GIVEN at Kaduna this 2nd day of July, 1965.

By His Excellency's Command,

S. ADE JOHN,
*Acting Permanent Secretary,
Ministry of Economic Planning,
Northern Group of Provinces*

N.G.P.L.N. 28 of 1966

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966

THE DELEGATION OF POWERS (MARKETING BOARD LAW)
NOTICE, 1966

Date of Commencement: 18th January, 1966

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of the Northern Group of Provinces of Nigeria:—

1. This notice may be cited as the Delegation of Powers (Marketing Board Law) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966.

2. The Military Governor has been pleased to delegate—

(a) to the Permanent Secretary, Ministry of Economic Planning, Northern Group of Provinces, with effect from the 18th day of January, 1966 to 31st day of March, 1966; and

(b) to the Permanent Secretary, Ministry of Agriculture, Northern Group of Provinces, with effect from the 1st day of April, 1966,

the powers set out in the first column of the Schedule which said powers conferred upon or are vested in the Military Governor by any law in force in the Northern Group of Provinces of Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966.

3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule.

SCHEDULE

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
(1) To approve the delegation of powers and the appointment of agents	Marketing Board Law (Chapter 70), Section 15(1)(a) and (b)

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
(2) To approve Standing Orders ...	Section 16(1)
(3) To approve the exercise of powers	Section 18(a), (b), (c), (e), (i) and (k)
(4) To give directions on reports received	Section 21(4)
(5) To approve investments	Section 23
(6) To approve the appointments of officers and employees, the grant to them of pensions, gratuities or retiring allowances and the grant to them of loans	Section 30(a), (b) and (c)
(7) To approve form of accounts	Section 31(1)
(8) To receive reports	Section 32(1)
(9) To approve Standing Orders ...	Section 43.

GIVEN at Kaduna this 2nd day of July, 1966.

By His Excellency's Command,

S. ADE JOHN,
*Acting Permanent Secretary,
 Ministry of Economic Planning,
 Northern Group of Provinces*

N.G.P.L.N. 29 of 1966

THE ROAD TRAFFIC LAW (CAP. 118)
THE ROAD TRAFFIC (NORTHERN NIGERIA LICENSING
AUTHORITIES AND IDENTIFICATION MARKS)
(AMENDMENT) NOTICE, 1966

Date of Commencement: 1st July, 1966

In exercise of the powers conferred by sub-section (3) of section 3 of the Road Traffic Law and of all other powers in that behalf the following notice is hereby given by the Permanent Secretary, Ministry of Finance, Northern Group of Provinces, to whom the said powers have been delegated:—

1. This notice may be cited as the Road Traffic (Northern Nigeria Licensing Authorities and Identification Marks) (Amendment) Notice, 1966, and shall be deemed to have come into operation on the 1st day of July, 1966.

Title and commencement.

2. The Second Schedule to the Road Traffic (Northern Nigeria Licensing Authorities and Identification Marks) Notice, 1965, is hereby amended by the deletion of the particulars in the first item of the said Schedule and the substitution therefor of the following—

Amendment of Second Schedule to N.N.L.N. 6 of 1965.

"All vehicles used in the public service of the Northern Group of Provinces of Nigeria NGP".

GIVEN at Kaduna this 18th day of July, 1966.

AHMED TALIB,
Permanent Secretary,
Ministry of Finance,
Northern Group of Provinces

N.G.P.L.N. 30 of 1966

THE DOGS LAW (CAP. 35)
THE DOGS (APPOINTMENT OF AUTHORITIES) (AMENDMENT)
NOTICE, 1966

Date of Commencement: 28th July, 1966

In exercise of the powers conferred by section 2 of the Dogs Law and of all other powers enabling him in that behalf, the following notice is hereby made by the Military Governor of the Northern Group of Provinces of Nigeria:—

1. This notice may be cited as the Dogs (Appointment of Authorities) (Amendment) Notice, 1966, and shall come into operation on the 28th day of July, 1966.

Title and commencement.

2. The Schedule to the Dogs (Appointment of Authorities) Notice is hereby amended by the addition of the following particulars relating to Plateau Province in the second, third and fourth columns respectively—

Amendment of N.R.P.N. 16 of 1952, page 403 of Vol. IV of 1963 Laws.

"Lowland Wase Emirate... .. Wase Native Authority."

GIVEN at Kaduna this 9th day of July, 1966.

By His Excellency's Command,

BUKAR SHAIB,
Permanent Secretary,
Ministry of Animal and Forest Resources,
Northern Group of Provinces

N.G.P.L.N. 31 of 1966

THE DOGS LAW (CAP. 35)
THE DOGS (LICENSING PROVISIONS APPLICATION)
(AMENDMENT) ORDER, 1966

Date of Commencement: 28th July, 1966

In exercise of the powers conferred by section 3 of the Dogs Law and of all other powers enabling him in that behalf, the following order is hereby made by the Military Governor of the Northern Group of Provinces of Nigeria:—

Title and commencement.

1. This order may be cited as the Dogs (Licensing Provisions Application) (Amendment) Order, 1966, and shall come into operation on the 28th day of July, 1966.

Amendment of N.R.L.N. 8 of 1960. Page 405 of Vol. IV of 1963 Laws.

2. The Schedule to the Dogs (Licensing Provisions Application) Order is hereby amended in the following respects—

- (a) by the addition of the following particulars relating to Kabba Province in the second and third columns respectively—
"Igbirra Igbirra Division";
- (b) by the addition of the following particulars relating to Plateau Province in the second and third columns respectively—
"Lowland Wase Emirate"; and
- (c) by the addition of the following particulars relating to Ilorin Province in the second and third columns respectively—
"Borgu New Bussa Township".

MADE at Kaduna this 9th day of July, 1966.

By His Excellency's Command,

BUKAR SHAIB,
Permanent Secretary,
Ministry of Animal and Forest Resources,
Northern Group of Provinces

N.G.P.L.N. 32 of 1966

THE VACCINATION LAW (CAP. 134)

THE VACCINATION (AWE NATIVE AUTHORITY) ORDER, 1966

Date of Commencement: 4th August, 1966

In exercise of the powers conferred upon native authorities by sub-section (1) of section 9 of the Vaccination Law the following order is hereby made by the Awe Native Authority with the approval of the Provincial Secretary, Benue Province:—

1. This order may be cited as the Vaccination (Awe Native Authority) Order, 1966 and shall come into operation on the 4th day of August, 1966. Title and commencement.
2. All adults and children within the area of the jurisdiction of the Awe Native Authority who cannot produce satisfactory evidence of successful vaccination against smallpox or of having been attacked by smallpox shall be vaccinated against smallpox. Adults and children to be vaccinated.
3. Any person who fails to comply with the provisions of section 2 shall be guilty of an offence and shall be liable on conviction to a fine of five pounds or to imprisonment for one month, and when the failure continues after conviction, to a fine of one pound for each day on which such failure continues. Offence and penalties.

MADE by the Awe Native Authority this 25th day of November, 1965.

The Common Seal of the Awe Native Authority was hereto affixed in the presence of

M. Hassan, Sangarin Awe



Signified in accordance with the Awe Native Authority Standing Orders, 1965, dated 15th day of March, 1965.

ABDULLAHI SULEMAN AWE,
Clerk to the Council

APPROVED this 20th day of July, 1966.

J. BALLA,
*Provincial Secretary,
Benue Province*

N.G.P.L.N. 33 of 1966

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966THE DELEGATION OF POWERS (MINISTRY OF WORKS)
NOTICE, 1966*Date of Commencement: 18th January, 1966*

In exercise of the powers conferred by sub-section (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of the Northern Group of Provinces of Nigeria:—

1. This notice may be cited as the Delegation of Powers (Ministry of Works) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966. Title and commencement.

Delegation
of powers.

2. The Military Governor has been pleased to delegate to the officers set out in the third column of the Schedule the powers set out in the first column opposite to the said officers which said powers are conferred upon or are vested in the Military Governor by any law in force in the Northern Group of Provinces of Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966.

Supersession
of previous
delegations.

3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule.

SCHEDULE

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>	<i>Officer</i>
1. To prescribe manner of publication or communication of orders	Building Lines (Regulation) Law (Chapter 17), Section 7(2)	Permanent Secretary, Ministry of Works
2. To direct the authority for construction, alteration and maintenance of Northern Regional Trunk Roads	Northern Regional Trunk Roads Law (Chapter 81), Section 4	Permanent Secretary, Ministry of Works
3. (1) To receive notices under section 4	Water Sources (Control) Law (Chapter 136), Section 4	Permanent Secretary, Ministry of Works
(2) To prohibit interference or to consent to undertaking	Section 5	Permanent Secretary, Ministry of Works
4. (1) To approve construction of waterworks and other matters relating thereto	Waterworks Law (Chapter 137), Section 3(1) and (3)	Permanent Secretary, Ministry of Works
(2) To appoint water authorities	Section 4	Permanent Secretary, Ministry of Works
(3) To exercise authority over water authorities	Section 5	Permanent Secretary, Ministry of Works
(4) To appoint prescribed authorities	Section 13	Permanent Secretary, Ministry of Works
(5) To direct places for payment of rates by native authorities	Section 14	Permanent Secretary, Ministry of Works
5. (1) To appoint inspectors of explosives	Explosives Regulations, Regulation 4(1) (a) and (b)	Provincial Engineers and Chief Water Engineer
(2) To appoint licensing officers	Regulation 17(2)	Permanent Secretary, Ministry of Works
(3) To appoint prescribed officers	Regulation 35(2)	Provincial Engineers
6. To approve issue of bulk licences	Petroleum (Storage) Regulations, Regulation 16(1)	Permanent Secretary, Ministry of Works

GIVEN at Kaduna this 19th day of July, 1966.

By His Excellency's Command,

M. ARMUYAU,
Permanent Secretary,
Ministry of Works and Water Resources,
Northern Group of Provinces

N.G.P.L.N. 34 of 1966

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966THE DELEGATION OF POWERS (MINISTRY OF EDUCATION)
DECREE, 1966*Date of Commencement: 18th January, 1966*

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of the Northern Group of Provinces of Nigeria:—

1. This notice may be cited as the Delegation of Powers (Ministry of Education) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966.

2. The Military Governor has been pleased to delegate to the Permanent Secretary, Ministry of Education, Northern Group of Provinces, the powers set out in the first column of the Schedule which said powers are conferred upon or are vested in the Military Governor by any law in force in the Northern Group of Provinces of Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966.

3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule.

SCHEDULE

Powers conferred

- | | |
|--|--|
| (1) To approve professions and technical occupations in relation to technical institutes | <i>Act, Law, Decree or Edict</i>
Education Law (Chapter 36),
Section 2 |
| (2) To delegate administrative functions | Education Law (Chapter 36),
Section 4 |
| (3) To receive advice and reports from the Board of Education | Section 5(2) |
| (4) To appoint meetings of the Board of Education | Section 12(1) |
| (5) To permit the opening of education advancement classes and to close the same | Section 22(1), (3) and (4) |
| (6) To approve schemes establishing education authorities | Section 23 |
| (7) To exercise the functions under section 24 (1) | Section 24(1) |
| (8) To exercise the functions under section 25 (1) and (2) | Section 25(1) and (2) |
| (9) To direct the inclusion of members of voluntary agencies in education committees | Section 26(2) |
| (10) To exercise the functions under section 30 (2) | Section 30(2) |
| (11) To appoint Registrar of Teachers | Section 31(1) |
| (12) To decide appeals against refusal to register teachers | Section 32 |
| (13) To refer complaints to Teachers' Tribunal | Section 35(1) |
| (14) To order suspension of teachers | Section 36(1) |
| (15) To order removal of teachers from register | Section 38 |

- | | |
|--|----------------------------|
| (16) To exercise the functions under section 40(1),
(2) and (3) | Section 40(1), (2) and (3) |
| (17) To exercise the functions under section 41 | Section 41 |
| (18) To exercise the functions under section 42 | Section 42 |
| (19) To make grants-in-aid | Section 43 |

GIVEN at Kaduna this 29th day of July, 1966.

By His Excellency's Command,

I. J. D. DURLONG,
*Permanent Secretary,
Ministry of Education,
Northern Group of Provinces*

N.N.L.N. 35 of 1966

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966THE DELEGATION OF POWERS (MINISTRY OF ANIMAL AND
FOREST RESOURCES) NOTICE, 1966*Date of Commencement: 18th January, 1966*

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of Northern Nigeria:—

1. This notice may be cited as the Delegation of Powers (Ministry of Animal and Forest Resources) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966. Title and commencement.
2. The Military Governor has been pleased to delegate to the officers set out in the third column of the Schedule the powers set out in the first column opposite to the said officers, which said powers are conferred upon or are vested in the Military Governor by any law in force in the Northern Group of Provinces of Nigeria set out in the second column adjacent thereto or by virtue of any such law as modified by the Constitution (Suspension and Modification) Decree, 1966. Delegation of powers.
3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule. Supersession of previous delegations

SCHEDULE

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>	<i>Officer</i>
1. (1) To appoint or approve the appointment of officers to give effect to provisions of Law	Forestry Law (Chapter 44), Section 3	Permanent Secretary, Ministry of Animal and Forest Resources and Forestry Officers not below the rank of Assistant Conserva- tor of Forests
(2) To approve constitution of a native authority forest reserve, and to revise and modify the same	Sections 22, 24, 25 and 26	Permanent Secretary, Ministry of Animal and Forest Resources and Provincial Secretaries
(3) To approve the de-reservation of a native authority forest reserve or part thereof	Section 29	Permanent Secretary, Ministry of Animal and Forest Resources
(4) To approve a native authority protected forest	Section 31	Permanent Secretary, Ministry of Animal and Forest Resources and Provincial Secretaries
(5) To approve order that land shall cease to be a protected forest	Section 32	Permanent Secretary, Ministry of Animal and Forest Resources
(6) To give instructions under section 33(2)	Section 33(2)	Permanent Secretary, Ministry of Animal and Forest Resources

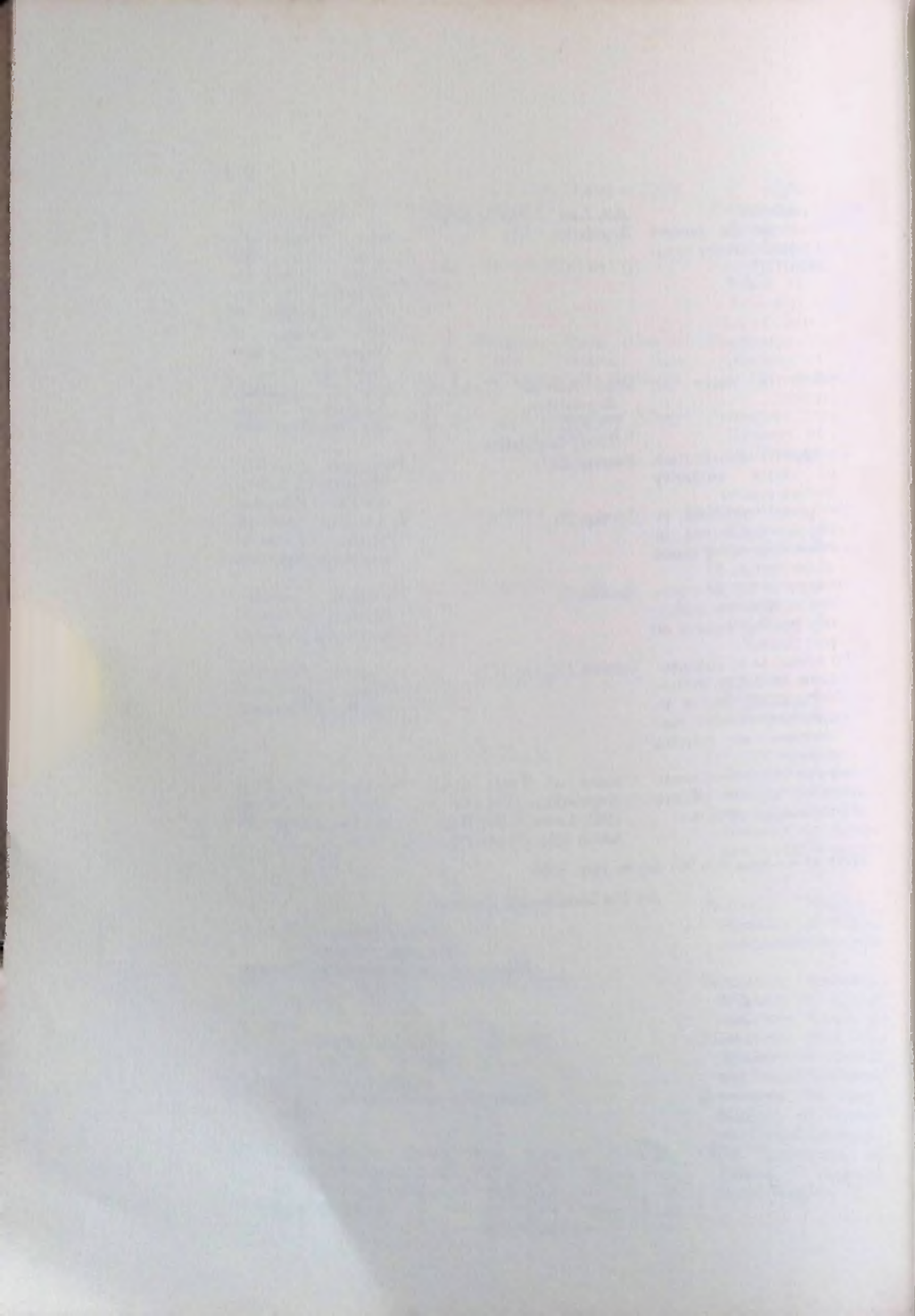
<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>	<i>Officer</i>
(7) To take forest produce required for public purposes	Section 43	Permanent Secretary, Ministry of Animal and Forest Resources
(8) To prohibit smoking, the lighting of fires or trespassing in any part of a forest reserve	Section 50(d) and (g)	Forest Officers not below the rank of Assistant Conservator of Forests
2. To permit transport of slaughter stock by rail from places other than railing points	Slaughter Stock (Control and Taxation) Law (Chapter 124), Section 5	Permanent Secretary) Ministry of Animal and Forest Resources
3. (1) To authorise persons to enforce provisions of the Law and regulations as Game Protection Officers	Wild Animals Law (Chapter 140), Section 2	Permanent Secretary, Ministry of Animal and Forest Resources
(2) To permit persons to hunt prohibited animals and to specify conditions	Section 5	Permanent Secretary, Ministry of Animal and Forest Resources
(3) To grant licences to hunt or be in possession of specially protected animals or protected animals	Section 7	Permanent Secretary, Ministry of Animal and Forest Resources
(4) To approve game sanctuary or that sanctuary shall cease to be such	Section 29	Permanent Secretary, Ministry of Animal and Forest Resources
(5) To declare close seasons	Section 31	Permanent Secretary, Ministry of Animal and Forest Resources
(6) To permit the use of dynamite, explosives or other methods or devices for killing or capturing fish	Section 33	Permanent Secretary, Ministry of Animal and Forest Resources
(7) To authorise the disposal of any animal or part thereof which is Government property	Section 41	Permanent Secretary, Ministry of Animal and Forest Resources
(8) To direct payment of rewards	Section 42(2)	Permanent Secretary, Ministry of Animal and Forest Resources
(9) To authorise the killing or capture of any animal of necessity	Section 44	Permanent Secretary, Ministry of Animal and Forest Resources
(10) To give special permission	Section 54	Permanent Secretary, Ministry of Animal and Forest Resources
4. (1) To exercise the powers under the regulations set out in the column opposite hereto	Wild Animals (Hunting Licences) Regulations, 1964 (N.N.L.N. No. 24 of 1964), Regulations 2(1), 4 and 10	Chief Conservator of Forests, Regional Game Warden

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>	<i>Officer</i>
(2) To exercise the powers of consent under regulation 12(1)	Regulation 12(1)	Game Protection Officers other than Game Protection Officers in the Veterinary Division of the Ministry of Animal and Forest Resources
5. To reduce or waive the trophy fee	Wild Animals (Trophies) Regulations, 1964 (N.N.L.N. No. 25 of 1964), Regulation 3	Permanent Secretary, Ministry of Animal and Forest Resources
6. (1) To approve constitution of native authority grazing reserve	Section 23(1)	Permanent Secretary, Ministry of Animal and Forest Resources
(2) To grant, withhold or impose conditions in relation to order made under section 23	Section 26	Permanent Secretary, Ministry of Animal and Forest Resources
(3) To approve the de-reservation of native authority grazing reserve or part thereof	Section 31	Permanent Secretary, Ministry of Animal and Forest Resources
(4) To advise as to management of native authority grazing reserve, to give notices and instructions in relation thereto	Section 32(1) and (2)	Permanent Secretary, Ministry of Animal and Forest Resources
7. To exercise control of trade cattle, to appoint officers and to delegate powers	Control of Trade Cattle Regulations (Vol. IV of 1963 Laws, p. 50), Regulation 4(1), (2) and (3)	Permanent Secretary, Ministry of Animal and Forest Resources

GIVEN at Kaduna this 9th day of July, 1966.

By His Excellency's Command,

BUKAR SHAIB,
Permanent Secretary,
Ministry of Animal and Forest Resources



N.N.L.N. 36 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE CHIEFS (APPOINTMENT AND DEPOSITION) LAW
(CAP. 20)THE APPOINTMENT AND DEPOSITION OF CHIEFS
(APPOINTMENT OF CHIEF OF MISAU) ORDER, 1966*Date of Commencement: 1st September, 1966*

In exercise of the powers conferred by section 4 of the Chiefs (Appointment and Deposition) Law and of all other powers enabling him in that behalf the following Order is hereby made by the Military Governor of Northern Nigeria:—

1. This order may be cited as the Appointment and Deposition of Chiefs (Appointment of Chief of Misau) Order, 1966, and shall come into operation on the 1st day of September, 1966. Title and commencement.
2. In this order— Interpretation.

“electoral college” means the electoral college referred to in section 3;
“Native Authority Council” means the Misau Native Authority Council.
3. Upon the death, resignation or deposition of the Chief of Misau, the successor of such Chief shall be appointed by an electoral college consisting of— Persons entitled to appoint.
 - (a) All nominated councillors in the Native Authority Council;
 - (b) All District Heads of the Misau Native Authority; and
 - (c) The Chief Imam of Misau.
4. The Chairman of the electoral college shall be elected by the members of the electoral college from among themselves. Chairman.
5. (1) On the death, resignation or deposition of the Chief of Misau the Clerk of the Native Authority Council, on the direction of the Provincial Secretary, shall upon the instructions of the Provincial Secretary summon a meeting of the electoral college. Meeting of electoral college.

(2) Two-thirds of the members of the electoral college shall be a quorum for a meeting of the electoral college.
6. At a meeting of the electoral college any two members of the electoral college may nominate a person for appointment to the chieftaincy of Misau and if no other person is nominated such person shall be deemed to be appointed by the electoral college. Nominations.
7. (1) If more than one person is nominated in accordance with section 6 the chairman shall conduct an election at which all members of the electoral college (other than a person nominated under section 6) shall be entitled to be present and vote and the candidate for whom most votes have been cast shall be deemed to be appointed by the electoral college to be Chief of Misau. Elections.

(2) When an equal number of votes has been cast for two or more candidates, so that the addition of a vote would entitle any one of the candidates to be declared elected, the chairman shall forthwith decide between them by lot, and the candidate on whom the lot falls shall be deemed to have received most votes and shall be deemed to be appointed by the electoral college, to be Chief of Misau in accordance with subsection (1).

MADĀ at Kaduna this 15th day of August, 1966.

By His Excellency's Command,

ALI AKILU,
*Secretary to the Military Government
of Northern Nigeria*

N.N.L.N. 37 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE FORESTRY LAW (CAP. 44)
THE IDOMA NATIVE AUTHORITY ADOOR RIVER FOREST RESERVE
ORDER, 1966

Date of Commencement: 15th September, 1966

WEHREAS the necessary steps have been taken in accordance with the provisions of section 23 of the Forestry Law:

NOW, THEREFORE, in exercise of the powers conferred upon native authorities by section 22 of the said Law, it is hereby ordered by the Idoma Native Authority with the approval of the Permanent Secretary, Ministry of Animal and Forest Resources, to whom the power of approval under the said section has been delegated, as follows:—

1. This Order may be cited as the Idoma Native Authority Adoor River Forest Reserve Order, 1966.

2. All that piece of land, the situation and limits whereof are set forth in the First Schedule hereto, subject to the rights affecting the same as set forth in the Second Schedule hereto, shall constitute a Native Authority Forest Reserve within the meaning of the Law, which reserve shall be known as the Idoma Native Authority Adoor River Forest Reserve.

FIRST SCHEDULE

All that piece of land containing nought decimal four seven five square mile or thereabouts situated in the Ijigban District of the Idoma Division of the Benue Province and bounded as follows:—

Starting from a point on the right bank of Adoor River distant 3,680 feet on a bearing of 109 degrees from the Native Authority Dispensary, Ijigban (Nigeria Survey Map 1: 500,000 Sheet 12 dated 1958) and marked by Beacon No. 1, by the right bank of Adoor River downstream in a general north-easterly direction for a distance of 1 mile 5,082 feet to Beacon No. 2 on the right bank of Adoor River opposite the point where the right bank of Okpauku River meets the left bank of Adoor River; thence by the right bank of the Okpauku River downstream first in a north-easterly and then a general easterly direction for a distance of 3,318 feet to Beacon No. 3 on the right bank of Okpauku River; thence by a straight line cut on a bearing of 201 degrees for a distance of 2,500 feet to Beacon No. 4; thence by a straight line cut on a bearing of 214 degrees for a distance of 1 mile 1,235 feet to Beacon No. 5; thence by a straight line cut on a bearing of 294 degrees for a distance of 2,366 feet to Beacon No. 6; thence by a straight line cut on a bearing of 344 degrees for a distance of 1,815 feet to the starting point.

Note.—All distances and bearings are approximate only, distances being those actually measured along the ground and not reduced to the horizontal. Bearings are referred to true North and adjusted from Magnetic bearings observed during the month of June, 1964.

SECOND SCHEDULE

RIGHTS WITHIN THE RESERVE

1. Rights of way:—

To the general public the right of way over—

the 1964 dry season motor road from Ijigban to Nwedoga,

the 1964 path from Odirewu to the 1964 motor road from Ijigban to Nwedoga,

the 1964 path from Odirewu to Okpauku River.

2. Other rights:—

Subject to all restrictions lawfully imposed or to be imposed by a competent authority—

A. To the native communities of Ijigban, Okpekwu Ilogwu, Mbam Okepkwu, Okitogwu Obeli and Odirewu—

- (i) The right to draw water,
- (ii) The right to take in quantities sufficient only for the personal domestic requirements of the right-holders, but not for sale or barter, and provided there is no interference with other vegetation,—
 - (a) dead wood for fuel,
 - (b) from uncultivated trees and plants,
 - (i) the fruits of Ibibi (*Chrysophyllum* sp.), Upi (*Irovingia smithii*), Ali (*Elaeis guineensis*), Agbo (*Musa sapientum*), Akumba (*Cocos nucifera*) and
 - (ii) the fibres of all kinds of lianes.
 - (iii) wild honey and beeswax.

B. To such members of the native communities of Ijigban Okpekwu Ilogwu, Mbam Okepkwu, Okitogwu Obeli and Odirewu as are recognised by native law and custom as entitled to hold it—

- (i) The right to hunt but not in packs and provided it does not involve firing of the bush.
- (ii) The right to fish.

C. To the native communities of Okpekwu Ilogwu the right to reside and exercise the privileges of an owner as permitted by rule 7 of the Forestry (Native Authorities) Rules within an area of four decimal two acres or thereabouts situated on the left hand side of the 1964 motor road from Ijigban to Nwedoga and bounded as follows:—

Starting from a point on the left hand side of the 1964 motor road from Ijigban to Nwedoga distant 1,860 feet on a bearing of 107 degrees from Beacon No. 1 and marked by Beacon No. 7, by a straight line cut on a bearing of 83 degrees for a distance of 310 feet to Beacon No. 8; thence by a straight line cut on a bearing of 158 degrees for a distance of 180 feet to Beacon No. 9; thence by a straight line cut on a bearing of 242 degrees for a distance of 310 feet to Beacon No. 10 situated on the left hand side of the 1964 motor road from Ijigban to Nwedoga; thence by the left hand side of the 1964 motor road from Ijigban to Nwedoga in a north westerly direction for a distance of 300 feet to the starting point.

MADE by the Idoma Native Authority this 3rd day of January, 1966.

The Common Seal of the Idoma
Native Authority was hereto
affixed in the presence of

Honourable A. Ajene Ukpabe, O.F.R.,
Chief of Idoma



Signified in accordance with the Idoma Native Authority Standing Orders, 1959, dated the 28th day of February, 1959.

EMMANUEL I. OGBU,
Clerk of the Council

APPROVED this 6th day of September, 1966.

ALHAJI ABU MAWASHI,
Acting Permanent Secretary,
Ministry of Animal and Forest Resources

N.N.L.N. 38 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE FORESTRY LAW (CHAPTER 44)

THE BEDDE NATIVE AUTHORITY ZURGUN BADERI FOREST RESERVE
ORDER, 1966

Date of Commencement: 15th September, 1966

WHEREAS the necessary steps have been taken in accordance with the provisions of section 23 of the Forestry Law.

Now, THEREFORE, in exercise of the powers conferred upon native authorities by section 22 of the said Law, it is hereby ordered by the Bedde Native Authority with the approval of the Permanent Secretary, Ministry of Animal and Forest Resources, to whom the power of approval under the said section has been delegated as follows—

1. This order may be cited as the Bedde Native Authority Zurgun Baderi Forest Reserve Order, 1966.

2. All that piece of land, the situation and limits whereof are set forth in the First Schedule hereto, subject to the rights affecting the same as set forth in the Second Schedule hereto, shall constitute a Native Authority Forest Reserve within the meaning of the Law, which reserve shall be known as Bedde Native Authority Zurgun Baderi Forest Reserve.

FIRST SCHEDULE

All that piece of land containing forty-six decimal four square miles or thereabouts and situated in the north-western part of the Bedde Emirate of the Bornu Province and bounded as follows:—

Starting from a point on the right hand side of the 1965 path from Sugun to Tagama distant 4,400 feet north-west of Sugun village (Nigeria Survey Map 1: 50,000 Sheet 41 (Gashua), first edition dated 1959) and marked by Beacon No. 1, by the right hand side of the 1965 path from Sugun to Tagama in a north-westerly direction for a distance of 5 miles 3,600 feet to Beacon No. 2 on the right hand side of the 1965 path from Sugun to Tagama; thence by a series of straight cut lines the bearings and distances of which are as follows:—

From Beacon No.	Bearing (degrees)	Length (feet)	To Beacon No.
2	93	3,376	3
3	87½	737	4
4	55½	600	5
5	338	2,028	6

on the right hand side of the 1965 path from Yin to Tagama; thence by the right hand side of the 1965 path from Yin to Tagama in a north-westerly direction for a distance of 3,415 feet to Beacon No. 7 on the right hand side of the 1965 path from Yin to Tagama; thence by a straight line cut on a bearing of 1½ degrees for a distance of 2,600 feet to Beacon No. 8; thence by a straight line cut on a bearing of 21 degrees for a distance of 2,859 feet to Beacon No. 9 on the right bank of the Zurgun Wazagal stream; thence by the right bank of the Zurgun Wazagal stream downstream in a general easterly direction for a distance of 4 miles 4,980 feet to Beacon No. 10 on the right bank of the Zurgun Wazagal stream; thence by a series of straight cut lines the bearings and distances of which are as follows:—

From Beacon No.	Bearing (degrees)	Length (feet)	To Beacon No.
10	28½	4,750	11
11	139	2,006	12
12	98	898	13
13	106½	430	14
14	71	700	15

on the right hand side of the 1965 dry season motor road from Wazagal and Gabbarua II to Gorgoram; thence by the right hand side of the 1965 dry season motor road from Wazagal and Gabbarua II to Gorgoram in a south-easterly direction for a distance of 2,200 feet to Beacon No. 16 on the right hand side of the 1965 dry season motor road from Wazagal and Gabbarua II to Gorgoram; thence by a series of straight cut lines the bearings and distances of which are as follows:—

<i>From Beacon No.</i>	<i>Bearing (degrees)</i>	<i>Length (feet)</i>	<i>To Beacon No.</i>
16	66½	9,300	17
17	105½	2,635	18
18	89	1,553	19
19	34	1,949	20
20	2	856	21
21	17	1,686	22
22	7½	1,700	23

on the right bank of the Zurgun Dagonna stream; thence by the right bank of the Zurgun Dagonna stream down stream in a general north-easterly direction for a distance of 3,256 feet to Beacon No. 24 on the right bank of the Zurgun Dagonna stream; thence by a series of straight cut lines the bearings and distances of which are as follows:—

<i>From Beacon No.</i>	<i>Bearing (degrees)</i>	<i>Length (feet)</i>	<i>To Beacon No.</i>
24	35	745	25
25	6	1,059	26
26	343	2,970	27

on the right hand side of the 1965 path from Dalla new site to Dagonna; thence by the right hand side of the 1965 path from Dalla new site to Dagonna in a north-easterly direction for a distance of 2 miles 143 feet to Beacon No. 28 on the right hand side of the 1965 path from Dalla new site to Dagonna; thence by a straight line cut on a bearing of 113½ degrees for a distance of 1 mile 2,140 feet to Beacon No. 29 on the right hand side of the 1965 path from Dagonna to Dachia; thence by the right hand side of the 1965 path from Dagonna to Dachia in a general southerly direction for a distance of 2 miles 240 feet to Beacon No. 30 on the right hand side of the 1965 path from Dagonna to Dachia; thence by a series of straight cut lines the bearings and distances of which are as follows:—

<i>From Beacon No.</i>	<i>Bearing (degrees)</i>	<i>Length (feet)</i>	<i>To Beacon No.</i>
30	223	8,040	31
31	248	3,926	32
32	232½	9,800	33

on the right hand side of the 1965 dry season motor road from Dalla new site to Dachia; thence by the right hand side of the 1965 dry season motor road from Dalla new site to Dachia in a south-easterly direction for a distance of 1 mile 2,320 feet to Beacon No. 34 on the right hand side of the 1965 dry season motor road from Dalla new site to Dachia; thence by a straight line cut on a bearing of 236 degrees for a distance of 2,020 feet to Beacon No. 35; thence by a straight line cut on a bearing of 193½ degrees for a distance of 1 mile 937 feet to Beacon No. 36 on the left bank of the Katagum river; thence by the left bank of the Katagum river upstream in a south-south-westerly direction for a distance of 3 miles 660 feet to Beacon No. 37 on the left bank of the Katagum river where the right hand side of the 1965 path from Yin to Tagama meets the left bank of the Katagum river; thence by the right hand side of the 1965 path from Yin to Tagama in a north-westerly direction for a distance of 3 miles 3,360 feet to Beacon No. 38 on the right hand side of the 1965 path from Yin to Tagama; thence by a series of straight cut lines the bearings and distances of which are as follows:—

<i>From Beacon No.</i>	<i>Bearing (degrees)</i>	<i>Length (feet)</i>	<i>To Beacon No.</i>
38	217	1,615	39
39	174½	3,777	40
40	130	2,070	41
41	182	5,467	1

the startins point.

Note.—All distances and bearings are approximate only, distances being those actually measured along the ground and not reduced to the horizontal. All bearings are referred to True North and adjusted from Magnetic bearings observed during the month of June, 1965. All beacons are earthmounds.

SECOND SCHEDULE
RIGHTS WITHIN THE RESERVE

1. Rights of way—

To the general public the right of way over the portion within the reserve of the 1965 path from Sugun to the 1965 dry season motor road from Dalla new site to Gorgoram, the 1965 dry season motor road from Dalla new site to Dachia, the portion within the reserve of the 1965 path from Yin to the 1965 dry season motor road from Dalla new site to Dachia, the 1965 path from Yin to Tagama and its branch to Tagali, the portion within the reserve of the 1965 dry season motor road from Dalla new site, Gabbarua I and II to Gorgoram.

2. Other rights—

Subject to all restrictions lawfully imposed or to be imposed by a competent authority—

A. To the native communities of Dagonna, Dachia, Yin, Sugun, Tagama, Madammua, Tagali, Gabbarua I, Gabbarua II and Dalla (new site)—

The right to take in quantities sufficient only for the personal domestic requirements of the right-holders but not for sale or barter, and provided there is no interference with other vegetation—

from uncultivated trees and plants—

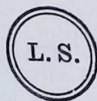
- (i) the fruits of Musakon (*Tamarindus indica*), Kukon (*Adansonia digitata*), Virdamin (*Diospyros mespiliformis*), Nyamon (*Vitex doniana*), Agudon (*Balanites aegyptiaca*), Aguramin (*Hypaene thebaica*), Hayakon (*Ziziphus mauritiana*) and Agzirin (*Capparis corymbosa*);
- (ii) the leaves of Aguramin (*Hypaene thebaica*) Kukon (*Adansonia digitata*), Zuwawon (*Celtis intergrifolia*), Sisin (*Bauhinia rufescens*), Asin (*Ficus iteophylla*), Ayon (*Ficus gnaphalocarpa*) and Goyan (*Acacia albida*);
- (iii) the barks of Kukon (*Adansonia digitata*), Sisin (*Bauhinia rufescens*) and Apson (*Ptilostigma reticulatum*);
- (iv) the roots of Gijin (*Gardenia erubescens*), Mdakon (an unidentified species) and Aguramin (*Hypaene thebaica*).

B. (v) To such members of the native communities of Dagonna, Dachia, Yin, Sugun, Tagama, Madammua, Tagali, Gabbarua I, Gabbarua II and Dalla and their descendants as are recognised by native law and custom as entitled to hold it—

The right to fish in all rivers, streams and ponds within the reserve.

MADE by the Bedde Native Authority this 10th day of December, 1965.

The Common Seal of the Bedde
Native Authority was hereto affixed
in the presence of
Umar Sulaiman



Signified in accordance with the Bedde Native Authority Standing Rules, 1964, dated the 19th day of May, 1964.

M. MAI SULEH,
Clerk to the Council

APPROVED this 6th day of September, 1966.

ALHAJI ABU MAWASHI,
Acting Permanent Secretary,
Ministry of Animal and Forest Resources

N.N.L.N. 39 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE FORESTRY LAW (CAP. 44)
**THE BORGU NATIVE AUTHORITY CENTRAL BORGU FOREST RESERVE
ORDER, 1966**

Date of Commencement: 15th September, 1966

WHEREAS the necessary steps have been taken in accordance with the provisions of section 23 of the Forestry Law.

NOW, THEREFORE, in exercise of the powers conferred upon native authorities by section 22 of the said Law, it is hereby ordered by the Borgu Native Authority with the approval of the Permanent Secretary, Ministry of Animal and Forest Resources, to whom the power of approval under the said section has been delegated, as follows:—

1. This order may be cited as the Borgu Native Authority Central Borgu Forest Reserve Order, 1966.

2. All that piece of land, the situation and limits whereof are set forth in the First Schedule hereto, subject to the rights affecting the same as set forth in the Second Schedule hereto, shall constitute a Native Authority Forest Reserve within the meaning of the Law, which reserve shall be known as the Borgu Native Authority Central Borgu Forest Reserve.

FIRST SCHEDULE

All that piece of land containing one thousand four hundred and sixty-two square miles or thereabouts, situated in the Wawa, Kaiama, Yashikera, Babana, and Bussa Districts of the Borgu Division of the Ilorin Province, and bounded as follows:—

Starting from a point on the right bank of the River Oli where it is crossed by the right hand side of the 1963 old motor road from Kali to Worumakoto (Nigeria Survey Map 1:500,000 Sheet 5 Third Edition dated 1953) and marked by Beacon No. 1, by the right hand side of the 1963 old motor road from Kali to Worumakoto first in a general southerly then south-westerly direction for a distance of 10 miles 400 feet to Beacon No. 2 on the right hand side of the 1963 old motor road from Kali to Worumakoto; thence by a straight line cut on a bearing of 297 degrees for a distance of 1,085 feet to Beacon No. 3 on the left bank of the River Woruma; thence by the left bank of the River Woruma upstream in a general south-westerly direction for a distance of 3 miles 3,560 feet to Beacon No. 4 on the left bank of the River Woruma where it is joined by the left bank of the Kogo stream; thence by the left bank of the Kogo stream upstream first in a general north-westerly then northerly direction for a distance of 2 miles 1,440 feet to Beacon No. 5 at the source of the Kogo stream; thence by a straight line cut on a bearing of 8 degrees for a distance of 3,243 feet to Beacon No. 6; thence by a straight line cut on a bearing of 48 degrees for a distance of 2,200 feet to Beacon No. 7 at the source of the Sosa stream; thence by the right bank of the Sosa stream downstream in a general north-westerly direction for a distance of 3 miles 3,360 feet to Beacon No. 8 on the right bank of the Sosa stream where it is joined by the right bank of the Simo stream; thence by a straight line crossing the Simo stream on a bearing of 315 degrees for a distance of 75 feet to Beacon No. 9 on the left bank of the Simo stream; thence by the left bank of the Simo stream upstream in a general south-westerly direction for a distance of 4 miles 4,080 feet to Beacon No. 10 on the left bank of the Simo stream; thence by a straight line cut on a bearing of 315 degrees for a distance of 2 miles 220 feet to Beacon No. 11;

thence by a straight line cut on a bearing of 270 degrees for a distance of 2 miles 5,100 feet to Beacon No. 12 on the right bank of the Kameji stream; thence by the right bank of the Kameji stream downstream in a general north-north-westerly direction for a distance of 2 miles 2,640 feet to Beacon No. 13 on the right bank of Kameji stream where it joins the right bank of the River Suma; thence by a straight line crossing the River Suma on a bearing of 315 degrees for a distance of 90 feet to Beacon No. 14 on the left bank of the River Suma; thence by the left bank of the River Suma upstream in a general south-westerly direction for a distance of 4 miles 2,880 feet to Beacon No. 15 on the left bank of the River Suma where it is crossed by the right hand side of the 1963 path from Kemenji to Karunji; thence by the right hand side of the 1963 path from Kemenji to Karunji in a general north-westerly direction for a distance of 15 miles 3,800 feet to Beacon No. 16 on the right hand side of the 1963 path from Kemenji to Karunji where it crosses the right bank of the River Etsi; thence by the right bank of the River Etsi downstream in a general north-north-easterly direction for a distance of 13 miles 160 feet to Beacon No. 17 on the right bank of the River Etsi where it joins the right bank of the River Oli; thence by the right bank of the River Oli downstream first in a general east-north-easterly then northerly direction for a distance of 2 miles 3,440 feet to Beacon No. 18 on the right bank of the River Oli; thence by a straight line crossing the River Oli on a bearing of 270 degrees for a distance of 360 feet to Beacon No. 19 on the left bank of the River Oli where it is joined by the left bank of the Emi stream; thence by the left bank of the Emi stream upstream in a general north-westerly direction for a distance of 8 miles 360 feet to Beacon No. 20 on the left bank of the Emi stream where it is joined by the left bank of the Danansin stream; thence by the left bank of the Danansin stream upstream in a general north-easterly direction for a distance of 2 miles 2,240 feet to Beacon No. 21 at the source of the Danansin stream; thence by a straight line cut on a bearing of 45 degrees for a distance of 1 mile 200 feet to Beacon No. 22 at the source of the Kamo stream; thence by the right bank of the Kamo stream downstream first in a general south-easterly then east-north-easterly direction for a distance of 2 miles 1,040 feet to Beacon No. 23 on the right bank of the Kamo stream where it joins the right bank of the Kpana stream; thence by a straight line crossing the Kpana stream on a bearing of 45 degrees for a distance of 120 feet to Beacon No. 24 on the left bank of the Kpana stream; thence by the left bank of the Kpana stream upstream in a general north-westerly direction for a distance of 3 miles 4,560 feet to Beacon No. 25 on the left bank of the Kpana stream where it is joined by the right bank of an unnamed stream; thence by a straight line cut on a bearing of 45 degrees for a distance of 2 miles 1,888 feet to Beacon No. 26 at the source of the Bisan stream; thence by the right bank of the Bisan stream downstream in a general east-south-easterly direction for a distance of 6 miles 4,520 feet to Beacon No. 27 on the right bank of the Bisan stream where it joins the right bank of the River Uffa; thence by a straight line crossing the River Uffa on a bearing of 180 degrees for a distance of 300 feet to Beacon No. 28 on the left bank of the River Uffa; thence by the left bank of the River Uffa upstream in a general northerly direction for a distance of 1 mile 4,720 feet to Beacon No. 29 on the left bank of the River Uffa where it is joined by the left bank of the Kaga stream; thence by the left bank of the Kaga stream upstream in a general north-easterly direction for a distance of 10 miles 1,400 feet to Beacon No. 30 at the source of the Kaga stream; thence by a straight line cut on a bearing of 360 degrees for a distance of 2 miles 2,240 feet to Beacon No. 31 on the right hand side of the 1963 motor road from Babana to Shagunu; thence by the right hand side of the 1963 motor road from Babana to Shagunu in a general easterly direction for a distance of 3 miles 3,160 feet to Beacon No. 32 on the right hand side of the 1963 motor road from Babana to Shagunu where it crosses the right bank of River Wesar; thence by the right bank of the River Wesar downstream in a general south-easterly direction for a distance of 22 miles 1,840 feet to Beacon No. 33 on the right bank of the River Wesar where it joins the left bank of the River Menai; thence by a straight line crossing the River Menai on a bearing of 210 degrees for a distance of 360 feet to Beacon No. 34 on the right bank of the River Menai; thence by the right bank of

the River Menai downstream first in a general easterly then north-easterly direction for a distance of 3 miles 3,360 feet to Beacon No. 35 on the right bank of the River Menai where it is crossed by the right hand side of the 1963 path from Luma to Zali; thence by the right hand side of the 1963 path from Luma to Zali in a general south-easterly direction for a distance of 4 miles 2,080 feet to Beacon No. 36 on the right hand side of the 1963 path from Luma to Zali where it crosses the right bank of the River Menai; thence by the right bank of the River Menai downstream first in a general south-easterly then in a general east-south-easterly direction for a distance of 3 miles 2,160 feet to Beacon No. 37 on the right bank of the River Menai where it is joined by the left bank of the Dawa stream; thence by the left bank of the Dawa stream upstream in a general southerly direction for a distance of 1 mile 5,120 feet to Beacon No. 38 at the source of the Dawa stream; thence by a straight line cut on a bearing of $188\frac{1}{2}$ degrees for a distance of 1 mile 2,720 feet to Beacon No. 39; thence by a straight line cut on a bearing of 196 degrees for a distance of 3,422 feet to Beacon No. 40 at the source of the Manidombe stream; thence by the right bank of the Manidombe stream downstream in a general south-south-easterly direction for a distance of 1 mile 4,920 feet to Beacon No. 41 on the right bank of Manidombe stream where it joins the left bank of the River Timo; thence by a straight line crossing the River Timo on a bearing of 180 degrees for a distance of 240 feet to Beacon No. 42 on the right bank of the River Timo; thence by the right bank of the River Timo downstream in a general south-easterly direction for a distance of 1,200 feet to Beacon No. 43 on the right bank of the River Timo where it is joined by the left bank of the Ipui stream; thence by the left bank of the Ipui stream upstream in a general south-westerly direction for a distance of 2 miles 4,040 feet to Beacon No. 44 at the source of the Ipui stream; thence by a straight line cut on a bearing of $169\frac{1}{2}$ degrees for a distance of 1,568 feet to Beacon No. 45 at the source of the Gbetekefe stream; thence by the right bank of the Gbetekefe stream downstream in a general south-easterly direction for a distance of 1 mile 120 feet to Beacon No. 46 on the right bank of the Gbetekefe stream where it joins the left bank of the Sali stream; thence by a straight line crossing the Sali stream on a bearing of 30 degrees for a distance of 120 feet to Beacon No. 47 on the right bank of the Sali stream; thence by the right bank of the Sali stream downstream first in a general south-easterly then southerly direction for a distance of 2 miles, 1,100 feet to Beacon No. 48 on the right bank of the Sali stream where it joins the left bank of the River Doro; thence by the left bank of the River Doro upstream in a general south-easterly direction for a distance of 8 miles 3,360 feet to Beacon No. 49 on the left bank of the River Doro; thence by a straight line cut on a bearing of 210 degrees for a distance of 1 mile 168 feet to Beacon No. 50 on the right hand side of the 1963 path from Wawa to the Kunsara stream; thence by the right hand side of the 1963 path from Wawa to the Kunsara stream in a general north-westerly direction for a distance of 2 miles 3,640 feet to Beacon No. 51 on the right hand side of the 1963 path from Wawa to the Kunsara stream where it joins the left bank of the Kunsara stream; thence by a straight line crossing the Kunsara stream on a bearing of 315 degrees for a distance of 100 feet to Beacon No. 52 on the right bank of the Kunsara stream; thence by the right bank of the Kunsara stream downstream in a general south-westerly direction for a distance of 4 miles 3,360 feet to Beacon No. 53 on the right bank of the Kunsara stream where it joins the left bank of the River Loda; thence by the left bank of the River Loda upstream in a general north-westerly direction for a distance of 2,600 feet to Beacon No. 54 on the left bank of the River Loda; thence by a straight line crossing the River Loda on a bearing of 180 degrees for a distance of 150 feet to Beacon No. 55 on the right bank of the River Loda where it is joined by the left bank of the Asatarusa stream; thence by the left bank of the Asatarusa stream upstream first in a general westerly then south-westerly direction for a distance of 2 miles 2,440 feet to Beacon No. 56 at the source of the Asatarusa stream; thence by a straight line cut on a bearing of 256 degrees for a distance of 4,510 feet to Beacon No. 57 on the right bank of the Ibo stream; thence by the right bank of the Ibo stream down-stream in a general south-westerly direction for a distance of 4,200 feet to Beacon No. 58 on the right bank of the Ibo stream where

it joins the left bank of the Gbaiye stream; thence by a straight line crossing the Gbaiye stream on a bearing of 180 degrees for a distance of 150 feet to Beacon No. 59 on the right bank of the Gbaiye stream; thence by the right bank of the Gbaiye stream downstream in a general south-south-westerly direction for a distance of 2 miles 5,240 feet to Beacon No. 60 on the right bank of the Gbaiye stream where it joins the left bank of the River Sowanni; thence by a straight line crossing the River Sowanni on a bearing of 240 degrees for a distance of 150 feet to Beacon No. 61 on the right bank of the River Sowanni; thence by the right bank of the River Sowanni downstream in a general southerly direction for a distance of 1 mile 2,720 feet to Beacon No. 62 on the right bank of the River Sowanni where it meets the left bank of the River Oli; thence by a straight line crossing the River Oli on a bearing of 210 degrees for a distance of 250 feet to Beacon No. 63 on the right bank of the River Oli; thence by the right bank of the River Oli downstream in a general south-easterly direction for a distance of 2,200 feet to Beacon No. 1 the starting point.

Note.—All distances and bearings are approximate only, distances, with the exception of the ones relating to streams and rivers, being those actually measured along the ground and not reduced to the horizontal. All bearings are referred to True North and adjusted from Magnetic bearings observed during the months of April, May and June, 1962, and May and June, 1963.

SECOND SCHEDULE
RIGHTS WITHIN THE RESERVE

Nil

MADE by the Borgu Native Authority this 26th day of October, 1965.

The Common Seal of the Borgu Native Authority was hereto affixed in the presence of



Alhaji Muhammadu Sani, Emir of Borgu
Alhaji Musa, Ubandoman Borgu

Signified in accordance with the Borgu Native Authority Standing Orders, 1956, dated the 15th day of November, 1956.

ADAMU KILISHI,
Clerk to the Council

APPROVED this 6th day of September, 1966.

ALHAJI ABU MAWASHI,
*Acting Permanent Secretary,
Ministry of Animal and Forest Resources*

N.N.L.N. 40 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966

THE DELEGATION OF POWERS (MINISTRY OF LAND AND
SURVEY) (AMENDMENT) NOTICE, 1966

Date of Commencement: 18th January, 1966

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of Northern Nigeria:—

1. This notice may be cited as the Delegation of Powers (Ministry of Land and Survey) (Amendment) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966.

Title and
commence-
ment.

Amendment
of Schedule
to N.N.L.N.
14 of 1966.

2. The Schedule to the Delegation of Powers (Ministry of Land and Survey) Notice, 1966, is hereby amended by the addition thereto of the following items—

"5. To exempt by endorsement thereon any instrument affecting land from the provisions of section 9 of the Land Registration Law (Chapter 52) in so far as that section directs that an instrument shall not be registered unless it contains a plan of the land affected.

Land Registration Regulations
(Vol. IV of 1963 Laws, p.
674), Regulation 3(e)

6. (1) To consent to the prospecting in a forest reserve and to impose conditions for such consent;

Minerals Act (Chapter 121 of
1958 Laws), section 19(1)

(2) All the powers given by section 111 to the Governor and now vested in the Military Governor.

Section 111".

GIVEN at Kaduna this 3rd day of September, 1966.

By His Excellency's Command,

YAHAYA GUSAU,
Permanent Secretary,
Ministry of Town and
Country Planning,
Northern Nigeria

N.N.L.N. 41 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE FORESTRY LAW (CHAPTER 44)

THE TIV NATIVE AUTHORITY MBADAGBERA WOKOMBOR HILL FOREST
RESERVE ORDER, 1966

Date of Commencement: 22nd September, 1966

WHEREAS the necessary steps have been taken in accordance with the provisions of section 23 of the Forestry Law:

NOW, THEREFORE, in exercise of the powers conferred upon native authorities by section 22 of the said Law, it is hereby ordered by the Tiv Native Authority with the approval of the Permanent Secretary, Ministry of Animal and Forest Resources, to whom the power of approval under the said section has been delegated, as follows:—

This Order may be cited as the Tiv Native Authority Mbadagbera Wokombor Hill Forest Reserve Order, 1966.

2. All that piece of land, the situation and limits whereof are set forth in the First Schedule hereto, subject to the rights affecting the same as set forth in the Second Schedule hereto, shall constitute a Native Authority Forest Reserve within the meaning of the Law, which reserve shall be known as the Tiv Native Authority Mbadagbera Wokombor Hill Forest Reserve.

FIRST SCHEDULE

All that piece of land containing one decimal four eight square miles or thereabouts situated in the Mata District of the Tiv Division of the Benue Province and bounded as follows:—

Starting from a point on the right hand side of the 1965 path from Manor to Turkunde, distant 1 mile 2,920 feet from Manor Dispensary of Manor Village measured on a bearing of 89 degrees (Nigeria Survey Map 1: 500,000 Sheet 11 Revised Edition of 1948) and marked by Beacon No. 1, by the right hand side of the 1965 path from Manor to Turkunde in a south-easterly direction for a distance of 2,260 feet to Beacon No. 2 situated on the right hand side of the 1965 path from Manor to Turkunde; thence by a straight line cut on a bearing of $148\frac{1}{2}$ degrees for a distance of 3,000 feet to Beacon No. 3; thence by a straight line cut on a bearing of $189\frac{1}{2}$ degrees for a distance of 1,265 feet to Beacon No. 4; thence by a straight line cut on a bearing of $199\frac{1}{2}$ degrees for a distance of 2,759 feet to Beacon No. 5; thence by a straight line cut on a bearing of $134\frac{1}{2}$ degrees for a distance of 191 feet to Beacon No. 6; thence by a straight line cut on a bearing of $199\frac{1}{2}$ degrees for a distance of 2,590 feet to Beacon No. 7; thence by a straight line cut on a bearing of $304\frac{1}{2}$ degrees for a distance of 2,012 feet to Beacon No. 8; thence by a straight line cut on a bearing of $224\frac{1}{2}$ degrees for a distance of 251 feet to Beacon No. 9 on the right hand side of the 1965 path from Adam to Aga; thence by the right hand side of the 1965 path from Adam to Aga in a north-westerly direction for a distance of 3,118 feet to Beacon No. 10 on the right hand side of the 1965 path from Adam to Aga; thence by a straight line cut on a bearing of $2\frac{1}{2}$ degrees for a distance of 3,445 feet to Beacon No. 11; thence by a straight line cut on a bearing of $34\frac{1}{2}$ degrees for a distance of 2,827 feet to Beacon No. 12; thence by a straight line cut on a bearing of $14\frac{1}{2}$ degrees for a distance of 581 feet to Beacon No. 13; thence by a straight line cut on a bearing of $26\frac{1}{2}$ degrees for a distance of 276 feet to Beacon No. 14; thence by a straight line cut on a bearing of $59\frac{1}{2}$ degrees for a distance of 932 feet to the starting point.

Note.—All distances and bearings are approximate only, distances being those actually measured along the ground and not reduced to the horizontal. All bearings are referred to True North and adjusted from Magnetic bearings observed during the month of April, 1965.

SECOND SCHEDULE
RIGHTS WITHIN THE RESERVE

1. Rights of way:—

To the general public the right of way over—
the 1965 path from Torkunde to a well,
the 1965 path from Adam to a well,
the 1965 path from Anyam to a well.

2. Other rights:—

Subject to all restrictions lawfully imposed or to be imposed by a competent authority:—

To the Native Communities of Mav Kindred—

- (i) The right to draw water;
- (ii) The right to collect Ijov (Mush-room);
- (iii) The right to fish;
- (iv) The right to collect winged Termites from termitaries;
- (v) The right to hunt, provided this does not include pack-hunting and firing of the bush;
- (vi) The right to take in quantities sufficient only for personal domestic requirements of the right-holders, but not for sale of barter, and provided there is no interference with other vegetation,—
 - (a) dead wood for fuel,
 - (b) honey and bees-wax, provided that no fires are made,
 - (c) from uncultivated trees and plants,
 - (i) the fruits of Nune (*Parkia clappertoniana*) and Kpaye (*Prosopis africana*),
 - (ii) the bark of Ha'a ikiriki (*Khaya senegalensis*), Chamegh (*Butyrospermum parkii*), Kpine (*Bridelia ferruginea*), Ilkwalto (*Hymenocardia acida*) and Ilkwal gbande (*Crossopteryx kotschana*),
 - (iii) the leaves of Ha'a ikiriki (*Khaya senegalensis*), Chamegh, (*Butyrospermum parkii*), Kpine (*Bridelia ferruginea*), Ilkwalto (*Hymenocardia acida*), and Ilkwal gbande (*Crossopteryx kotschana*),
 - (iv) the mid ribs of Gongola (*Raphia venifera*),
 - (v) the fibres of all kinds of Lianes.

MADE by the Tiv Native Authority this 10th day of December, 1965.

The Common Seal of the Tiv
Native Authority was hereto affixed }
in the presence of



Mohammed Bello Kirfi,
Administrative Officer in-charge Tiv Division,
appointed in place of the members of the Tiv
Native Authority Council in accordance with
the Native Authority (Tiv Native Authority
Removal of Members) Order in Council, 1960.

Signified in accordance with the Tiv Native Authority Standing Orders No. 6 of 1965,
dated the 10th day of December, 1965.

YOHANE I. ITYOWUA
Clerk to the Council

APPROVED this 9th day of September, 1966.

ALHAJI ABU MAWASHI,
Acting Permanent Secretary,
Ministry of Animal and Forest Resources

N.N.L.N. 42 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE FORESTRY LAW (CAP. 44)

THE GWARI NATIVE AUTHORITY RAFIN DINYA FOREST RESERVE
ORDER, 1966

Date of Commencement: 22nd September, 1966

WHEREAS the necessary steps have been taken in accordance with the provisions of section 23 of the Forestry Law:

NOW, THEREFORE, in exercise of the powers conferred upon native authorities by section 22 of the said Law, it is hereby ordered by the Gwari Native Authority with the approval of the Permanent Secretary, Ministry of Animal and Forest Resources, to whom the power of approval under the said section has been delegated, as follows:—

1. This order may be cited as the Gwari Native Authority Rafin Dinya Forest Reserve Order, 1966.
2. All that piece of land, the situation and limits whereof are set forth in the First Schedule hereto, subject to the rights affecting the same as set forth in the Second Schedule hereto, shall constitute a Native Authority Forest Reserve within the meaning of the Law, which reserve shall be known as the Gwari Native Authority Rafin Dinya Forest Reserve.

FIRST SCHEDULE

All that piece of land containing three decimal three two square miles or thereabouts situated in the Guni District of the Gwari Division of the Niger Province and bounded as follows:—

Starting from a point on the left hand side of the 1965 path from Guni to Farm Settlement, distant 5 miles 2,350 feet south-east of Guni village (Nigeria Survey Map 1:500,000 Sheet 6 Third Edition of 1953) and marked by Beacon No. 1, by a straight line cut on a bearing of 3 degrees for a distance of 412 feet to Beacon No. 2; thence by a straight line cut on a bearing of 291 degrees for a distance of 712 feet to Beacon No. 3; thence by a straight line cut on a bearing of 12 degrees for a distance of 4,065 feet to Beacon No. 4 on the right bank of the Dogon Kurmi stream; thence by the right bank of the Dogon Kurmi stream downstream in a general northerly direction for a distance of 950 feet to Beacon No. 5 on the left bank of the Dogon Kurmi stream; thence by a straight line cut on a bearing of $3\frac{1}{2}$ degrees for a distance of 1,050 feet to Beacon No. 6 on the right bank of the Dogon Kurmi stream; thence by the right bank of the Dogon Kurmi stream downstream in a north-westerly direction for a distance of 2,382 feet to beacon No. 7 on the left bank of River Dinya at the point where it is met by the right bank of the Dogon Kurmi stream; thence by the left bank of River Dinya upstream in a general easterly direction for a distance of 1 mile 4,445 feet to Beacon No. 8 on the left bank of River Dinya at the point where it is met by the left bank of the Lodna stream; thence by the left bank of the Lodna stream upstream in a general southerly direction for a distance of 2 miles 2,842 feet to Beacon No. 9 on the left bank of the Lodna stream; thence by a straight line cut on a bearing of 295 degrees for a distance of 220 feet to Beacon No. 10; thence by a straight line cut on a bearing of 272 degrees for a distance of 377 feet to Beacon No. 11; thence by a straight line cut on a bearing of 280 degrees for a distance of 225 feet to Beacon No. 12; thence by a straight line cut on a bearing of 287 degrees for a distance of 250 feet to Beacon No. 13; thence by a straight line cut on a bearing of 256 degrees for a distance of 368 feet to Beacon No. 14; thence by a straight line cut on a bearing of 239 degrees for a distance of 395 feet to Beacon No. 15; thence by a straight line cut on a bearing of 252 degrees for a distance of 380 feet to Beacon No. 16 on the left hand side of the 1965 path from Guni to Farm Settlement; thence by the left hand side of the 1965 path from Guni to Farm Settlement in a north-westerly direction for a distance of 4,900 feet to the starting point.

Note.—All distances and bearings are approximate only, distances being those actually measured along the ground and not reduced to the horizontal. All bearings are referred to True North and are adjusted from Magnetic bearings observed during the month of January, 1965.

SECOND SCHEDULE

RIGHTS WITHIN THE RESERVE

1. Rights of way:—

To the general public the right of way over—
the 1965 path from Guni to Kazai.

2. Other rights:—

Subject to all restrictions lawfully imposed or to be imposed by a competent authority—

A. To the native communities of Guni and Gini—

The right to take in quantities sufficient only for the personal domestic requirements of the right-holders, but not for sale or barter, and provided there is no interference with other vegetation—

- (i) thatching grass,
- (ii) kuringa for thatching,
- (iii) deadwood for fuel,
- (iv) from uncultivated trees and plants.

(a) the fruits of Dorowa (*Parkia clappertoniana*), Kade (*Butyrospermum parkii*), Kwakwa (*Elaeis guineensis*), Dunya (*Vitex doniana*), Hakokari (*Iringia gabonensis*),

(b) the leaves of Tukururuwa (*Raphia vinifera*) and Kuka (*Adansonia digitata*) and
(c) the roots of Chita (*Zingiber officinale*).

B. To such members of the native communities of Guni and Gini as are recognised by native law and custom as entitled to hold it—

- (i) The right to perform "Tsafi" ceremonies provided that no new clearing is made in the reserve for this purpose.
- (ii) The right to hunt.

C. To the following individuals and such of their successors as may be recognised by native law and custom as entitled to hold it—

Sarkin Guni and Sarkin Gini—
The right to fish.

MADE by the Gwari Native Authority this 13th day of January, 1966.

The Common Seal of the Gwari
Native Authority was hereto affixed }
in the presence of }
Alhaji Ahmudu Bahago, Sarkin Kuta



Signified in accordance with the Gwari Native Authority Standing Orders, 1963, dated the 29th day of July, 1963.

SHEHU USMAN AHMUDU,
Clerk to the Council

APPROVED this 6th day of September, 1966.

ABU MAWASHI,
Acting Permanent Secretary,
Ministry of Animal and Forest Resources

N.N.L.N. 43 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE FORESTRY LAW (CAP. 44)

THE GWARI NATIVE AUTHORITY GINI FOREST RESERVE ORDER, 1966

Date of Commencement: 22nd September, 1966

WHEREAS the necessary steps have been taken in accordance with the provisions of section 23 of the Forestry Law:

Now, THEREFORE, in exercise of the powers conferred upon native authorities by section 22 of the said Law, it is hereby ordered by the Gwari Native Authority with the approval of the Permanent Secretary, Ministry of Animal and Forest Resources, to whom the power of approval under the said section has been delegated, as follows:—

1. This order may be cited as the Gwari Native Authority Gini Forest Reserve Order, 1966.

2. All that piece of land, the situation and limits whereof are set forth in the First Schedule hereto, subject to the rights affecting the same as set forth in the Second Schedule hereto, shall constitute a Native Authority Forest Reserve within the meaning of the Law, which reserve shall be known as the Gwari Native Authority Gini Forest Reserve.

FIRST SCHEDULE

All that piece of land containing one decimal one two square miles or thereabouts situated in the Gini District of the Gwari Division of the Niger Province and bounded as follows:—

Starting from a point distant 1,428 feet south-west of Gini village (Nigeria Survey Map 1: 500,000 Sheet 6, Third Edition of 1953) and marked by Beacon No. 1, by the right hand side of the 1965 path from Gini to Gwada in a general westerly direction for a distance of 2 miles 2,920 feet to Beacon No. 2 on the right hand side of the 1965 path from Gini to Gwada; thence by a straight line cut on a bearing of 320 degrees for a distance of 460 feet to Beacon No. 3 on the right hand side of the 1965 path from Gwada to Anguwa Wakili; thence by the right hand side of the 1965 path from Gwada to Anguwan Wakili in a north-easterly direction for a distance of 4,052 feet to Beacon No. 4 on the right hand side of the 1965 path from Gwada to Anguwan Wakili; thence by a series of straight cut lines the bearings and lengths of which are as follows:—

From Beacon No.	Bearing (Degrees)	Length (feet)	To Beacon No.
4	112	403	5
5	99	449	6
6	82	326	7
7	24	247	8
8	40	319	9
9	78	375	10
10	113	360	11
11	97	346	12
12	106½	450	13
13	90	620	14

on the right hand side of the 1965 path from Anguwan Wakili to Gini; thence by the right hand side of the 1965 path from Anguwan Wakili to Gini in a south-easterly direction for a distance of 3,349 feet to Beacon No. 15 on the right hand side of the 1965 path from Anguwan Wakili to Gini; thence by a straight line cut on a bearing of 221 degrees for a distance of 1,090 feet to Beacon No. 16; thence by a straight line cut on a bearing of 200½ degrees for a distance of 1,886 feet to the starting point.

Note.—All distances and bearings are approximate only, distances being those actually measured along the ground and not reduced to the horizontal. All bearings are referred to True North and are adjusted from Magnetic bearings observed during the month of January, 1965.

SECOND SCHEDULE
RIGHTS WITHIN THE RESERVE

Subject to all restrictions lawfully imposed or to be imposed by a competent authority—

A. To the native communities of Guni and Gini—

The right to take in quantities sufficient only for the personal domestic requirements of the right-holders, but not for sale or barter, and provided there is no interference with other vegetation,—

- (i) thatching grass,
- (ii) kuringa for thatching,
- (iii) deadwood for fuel,
- (iv) from uncultivated trees and plants,—
 - (a) the fruits of Dorowa (*Parkia clappertoniana*), Kadc (*Butyrospermum parkii*), Kwakwa (*Elaeis guineensis*), Dunya (*Vitex doniana*), Hakokari (*Irvingia gabonensis*),
 - (b) the leaves of Tukurwa (*Raphia vinifera*) and Kuka (*Adansonia digitata*), and
 - (c) the roots of Chita (*Zingiber officinale*).

B. To such members of the native communities of Guni and Gini as are recognised by native law and custom as entitled to hold it—

- (i) The right to perform "Tsafi" ceremonies provided that no new clearing is made in the reserve for this purpose.
- (ii) The right to hunt.

C. To the following individuals and such of their successors as may be recognised by native law and custom as entitled to hold it—

Sarkin Guni and Sarkin Gini—
The right to fish.

MADE by the Gwari Native Authority this 31st day of January, 1966.

The Common Seal of the Gwari
Native Authority was hereto affixed
in the presence of



Alhaji Ahmudu Bahago, Sarkin
Kuta

Signified in accordance with the Gwari Native Authority Standing Orders, 1963,
dated the 29th day of July, 1963.

SHEHU USMAN AHMUDU,
Clerk to the Council

APPROVED this 6th day of September, 1966.

ABU MAWASHI,
Acting Permanent Secretary,
Ministry of Animal and Forest Resources

N.N.L.N. 44 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE FORESTRY LAW (CAP. 44)
**THE ABUJA NATIVE AUTHORITY GUPENA NORTH FOREST
RESERVE ORDER, 1966**

Date of Commencement: 22nd September, 1966

WHEREAS the necessary steps have been taken in accordance with the provisions of section 23 of the Forestry Law:

NOW, THEREFORE, in exercise of the powers conferred upon native authorities by section 22 of the said Law, it is hereby ordered by the Abuja Native Authority with the

approval of the Permanent Secretary, Ministry of Animal and Forest Resources, to whom the power of approval under the said section has been delegated, as follows:—

1. This order may be cited as the Abuja Native Authority Gupena North Forest Reserve Order, 1966.

2. All that piece of land, the situation and limits whereof are set forth in the First Schedule hereto, subject to the rights affecting the same as set forth in the Second Schedule hereto, shall constitute a Native Authority Forest Reserve within the meaning of the Law, which reserve shall be known as the Abuja Native Authority Gupena North Forest Reserve.

FIRST SCHEDULE

All that piece of land containing nought decimal one eight square mile or thereabouts situated in the Bwari District of the Abuja Emirate of the Niger Province and bounded as follows:—

Starting from a point distant 2 miles 30 feet North-west of Zabehidna village (Nigeria Survey Map 1:500,000 Sheet 6, Third Edition of 1953) and marked by Beacon No. 1, by the left hand side of the 1965 footpath from Gupena to Shanu, by a series of straight cut lines the bearings and lengths of which are as follows:—

From Beacon No.	Bearing (degrees)	Length (feet)	To Beacon No.
1	301½	920	2
2	318	773	3
3	293	105	4
4	318	330	5
5	359	630	6
6	67	1,240	7
7	96	250	8
8	97	630	9
9	114½	810	10
10	100½	481	11
11	177	405	12
12	176	92	13
13	208	300	14
14	217½	1,200	15
15	249½	640	1

the starting point.

Note.—All distances and bearings are approximate only, distances being those actually measured along the ground and not reduced to the horizontal. All bearings are referred to True North and adjusted from Magnetic Bearings observed during the month of January, 1965.

SECOND SCHEDULE RIGHTS WITHIN THE RESERVE

1. Rights of way—

To the general public the right of way over—
the 1965 path from Gupena to Shanu.

2. Other rights—

Subject to all restrictions lawfully imposed or to be imposed by a competent authority—

A. To the native communities of Kabo and Gupena—

The right to take in quantities sufficient only for the personal domestic requirements of the right-holders but not for sale or barter, and provided there is no interference with other vegetation,—

- (i) kuringa for thatching.
 (ii) deadwood for fuel.
 (iii) from uncultivated trees and plants the fruits of Dorowa (*Parkia clappertoniana*), Kade (*Butyrospermum parkii*), Kirya (*Prosopis africana*), Kwakwa (*Elaeis guineensis*), Adudu (*Chrysophyllum africanum*), Gwandan Daji (*Annona senegalensis*), Ciwo (*Landolphia owariensis*), Dunya (*Vitex doniana*), Hakokari (*Iringia gabonensis*), Dorowan Kurmi (*Piptadeniastrum africanum*), Gojin Kurmi (*Treculia africana*), Ayaba (*Musa sapientum*), Tsamiyan Biri (*Dialium guineense*), Kwalatan Bunsuru (*Cola togoensis*), Adada (*Afromomum spp.*) and Atilis (*Canarium schweinfurthii*), the barks of Kalgo (*Piliostigma thonningii*) and Faru (*Lannea acidissima*), the leaves of Marke (*Anogeissus schimperi*), Pita (*Thalia geniculata*) and Aputu (*Pandanus canadelabrum*), the roots of Gwanon Kurmi (*Olax sp.*) and sticks of Kafi-Nama-Zaki (*Lecaniodiscus cupanioides*), Maburgi (*Napoleona vogelii*) and Tsamiyan Biri (*Dialium guineense*).

B. To such members of the native communities of Kabo and Gupena as are recognised by native law and custom as entitled to hold it—

(i) The right to perform "Tsafi" ceremonies provided no new clearing is made in the reserve for this purpose.

(ii) The right to hunt.

C. To the following individuals and such of their successors as may be recognised by native law and custom as entitled to hold it—

Sarkin Kabo and Sarkin Gupena—

The right to fish.

MADE by the Abuja Native Authority this 30th day of November, 1965.

The Common Seal of the Abuja
 Native Authority was hereto
 affixed in the presence of

Alhaji Sulaimanu Barau, Emir of Abuja
 Alhaji Hassan, Dallatun Abuja



Signified in accordance with the Abuja Native Authority Standing Orders, 1954, dated the 6th day of November, 1954.

KASIMU BAKO,
 Clerk to the Council

APPROVED this 6th day of September, 1966.

ABU MAWASHI,
 Acting Permanent Secretary,
 Ministry of Animal and Forest Resources

N.N.L.N. 45 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
 THE FORESTRY LAW (CAP. 44)
**THE ABUJA NATIVE AUTHORITY GUPENA SOUTH FOREST
 RESERVE ORDER, 1966**

Date of Commencement: 22nd September, 1966

WHEREAS the necessary steps have been taken in accordance with the provisions of section 23 of the Forestry Law:

NOW, THEREFORE, in exercise of the powers conferred upon native authorities by section 22 of the said Law, it is hereby ordered by the Abuja Native Authority with the approval of the Permanent Secretary, Ministry of Animal and Forest Resources to whom the power of approval under the said section has been delegated, as follows:—

1. This order may be cited as the Abuja Native Authority Gupena South Forest Reserve Order, 1966.

2. All that piece of land, the situation and limits whereof are set forth in the First Schedule hereto, subject to the rights affecting the same as set forth in the Second Schedule hereto, shall constitute a Native Authority Forest Reserve within the meaning of the Law, which reserve shall be known as the Abuja Native Authority Gupena South Forest Reserve.

FIRST SCHEDULE

All that piece of land containing nought decimal two seven square mile or thereabouts situated in the Bwari District of the Abuja Emirate of the Niger Province and bounded as follows:—

Starting from a point distant 2 miles south of Kabo village (Nigeria Survey Map 1:500,000 Sheet 6, Third Edition of 1953) and marked by Beacon No. 1, by a series of straight cut lines the bearings and lengths of which are as follows:—

From Beacon No.	Bearing (Degrees)	Length (feet)	To Beacon No.
1	188	950	2
2	216½	400	3
3	258	510	4
4	273½	1,210	5
5	310	839	6
6	304	216	7
7	359½	489	8
8	31½	868	9
9	48	69°	10
10	14	97	11
11	76½	341	12
12	66	190	13
13	107½	930	14
14	149	890	15
15	170	299	1

the starting point.

Note.—All distances and bearings are approximate only, distances being those actually measured along the ground and not reduced to the horizontal. All bearings are referred to True North and are adjusted from Magnetic Bearings observed during the month of January, 1965.

SECOND SCHEDULE

RIGHTS WITHIN THE RESERVE

Subject to all restrictions lawfully imposed or to be imposed by a competent authority—

A. To the native communities of Kabo and Gupena—

The right to take in quantities sufficient only for the personal domestic requirements of the right-holders, but not for sale or barter, and provided there is no interference with other vegetation,—

(i) kuringa for thatching,

(ii) deadwood for fuel,

(iii) from uncultivated trees and plants the fruits of Dorowa (*Parkia clappertoniana*), Kade (*Butyrospermum parkii*), Kirya (*Prosopis africana*), Kwakwa (*Elaeis guineensis*), Adudu (*Chrysophyllum africanum*), Gwandan Daji (*Annona senegalensis*), Ciwo (*Landolphia owariensis*), Dunya (*Vitex doniana*), Hakokari (*Irovingia gabonensis*), Dorowan Kurmi (*Piptadeniastrum africanum*), Gojin Kurmi (*Treculia africana*), Ayaba (*Musa sapientum*), Tsarniyani Biri (*Dialium guineense*), Kwalatan Bunsuru (*Cola togoensis*), Adada (*Afromomum spp.*) and Atilis (*Canarium schweinfurthii*), the barks of Kalgo (*Piliostigma thonningii*) and Faru (*Lamnea*

acidissima), the leaves of Marke (*Anogeissus schimperi*), Pita (*Thalia geniculata*) and Aputu (*Pandanus canadelabrum*), the roots of Gwanon Kurmi (*Olax sp.*) and sticks of Kafi-Nama-Zaki (*Lecaniodiscus cupanioides*), Maburgi (*Napoleona vogelii*) and Tsamiyan Biri (*Dialium guineense*).

B. To such members of the native communities of Kabo Gupena as are recognised by native law and custom as entitled to hold it—

- (i) The right to perform "Tsafi" ceremonies provided that no new clearing is made in the reserve for this purpose.
- (ii) The right to hunt.

C. To the following individuals and such of their successors as may be recognised by native law and custom as entitled to hold it—

Sarkin Kabo and Sarkin Gupena—
The right to fish.

MADE by the Abuja Native Authority this 30th day of November, 1965.

The Common Seal of the Abuja }
Native Authority was hereto affixed }
in the presence of

Alhaji Sulaimanu Barau, Emir of Abuja
Alhaji Hassan, Dallatun Abuja
M. Sa'idu B., Iyan Abuja
M. Muhammadu S. Kwau



Signified in accordance with the Abuja Native Authority Standing Orders, 1954, dated the 6th day of November, 1954.

KASIMU BAKO,
Clerk to the Council

APPROVED this 6th day of September, 1966.

ABU MAWASHI,
Acting Permanent Secretary,
Ministry of Animal and Forest Resources

N.N.L.N. 46 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE FORESTRY LAW (CAP. 44)

**THE ABUJA NATIVE AUTHORITY ZABEHIDNA FOREST
RESERVE ORDER, 1966**

Date of Commencement: 22nd September, 1966

WHEREAS the necessary steps have been taken in accordance with the provisions of section 23 of the Forestry Law:

NOW, THEREFORE, in exercise of the powers conferred upon native authorities by section 22 of the said Law, it is hereby ordered by the Abuja Native Authority with the approval of the Permanent Secretary, Ministry of Animal and Forest Resources, to whom the power of approval under the said section has been delegated, as follows:—

1. This order may be cited as the Abuja Native Authority Zabehidna Forest Reserve Order, 1966.
2. All that piece of land, the situation and limits whereof are set forth in the First Schedule hereto, subject to the rights affecting the same as set forth in the Second Schedule hereto, shall constitute a Native Authority Forest Reserve within the meaning of the Law, which reserve shall be known as the Abuja Native Authority Zabehidna Forest Reserve.

FIRST SCHEDULE

All that piece of land containing nought decimal two seven square mile or thereabouts situated in the Gwari District of the Abuja Emirate of the Niger Province and bounded as follows:—

Starting from a point distant 1 mile north-west of Zabehidna village (Nigeria Survey Map 1 :500,000 Sheet 6, Third Edition of 1953) and marked by Beacon No. 1, by the right hand side of the 1965 path from Shehu to Zabehidna in a south-easterly direction for a distance of 315 feet to Beacon No. 2 on the right hand side of the 1965 path from Shanu to Zabehidna; thence by a series of straight cut lines the bearings and lengths of which are as follows:—

From Beacon No.	Bearing (degrees)	Length (feet)	To Beacon No.
2			3
3	159	280	4
4	225	933	5
5	281	229	6
6	243	562	7
7	289	707	8
8	277½	1,231	9
9	304	507	10
10	343	490	11
11	17	110	12
12	347	1,447	13
13	16	315	14
14	83	561	15
15	152½	474	16
16	48	600	17
17	139	492	18
	120	2,645	

the starting point.

Notes.—All distances and bearings are approximate only, distances being those actually measured along the ground and not reduced to the horizontal. All bearings are referred to True North and adjust from Magnetic bearings observed during the month of January, 1965.

SECOND SCHEDULE

RIGHTS WITHIN THE RESERVE

Subject to all restrictions lawfully imposed or to be imposed by a competent authority—

A. To the native communities of Zabehidna and Shanu—

The right to take in qualities sufficient only for the personal domestic requirements of the right holders, but not for sale or barter, and provided there is no interference with other vegetation,—

(i) kuringa for thatching,

(ii) deadwood for fuel,

(iii) from uncultivated and plants,

(a) the fruits of Dorowa (*Parkia clappertoniana*), Kade (*Butyrospermum parkii*), Kriya (*Prosopis africana*), Kwakwa (*Elaeis guineensis*), Adudu (*Cyrhsophyllum africanum*), Gwandan Daji (*Annona senegalensis*), Ciwo (*Landolphia owariensis*), Dunya (*Vitex doniana*), Hakokari (*Irvingia gabonensis*), Dorowan Kurmi (*Piptadeniastrum africanum*), Gojin kurmi (*Treculia africana*), Ayaba (*Musasapientum*), Tsamiyan Biri (*Dialium guineense*), Kwalatan Bunsuru (*Cola togoensi*), Adada (*Aframomum spp.*) and Atilis (*Canarium schweinfurthii*),

(b) the barks of Kalgo (*Pi iostigma thonningii*), and Faru (*Lanea acidissima*),

- (c) the leaves of Marke (*Anogeissus schimperi*), Pita (*Thalia geniculata*) and Aputu (*Pandanus canadelabrum*),
- (d) the roots of Gwanon Kurmi (*Olax sp.*), and
- (e) sticks of Kafi-Nama-Zaki (*Lecaniodiscus cupanioides*), Maburgi (*Napoleona vogelii*) and Tsamiyan Biri (*Dialium guineense*).

B. To such members of the native communities of Zabehidna and Shanu as are recognised by native law and custom as entitled to hold it—

- (i) The right to perform "Tsafi" ceremonies provided no new clearing is made in the reserve for this purpose.
- (ii) The right to hunt.

C. To the following individuals and such of their successors as may be recognised by native law and custom as entitled to hold it—

Sarkin Igu, Sarkin Dubwa, Sarkin Kawu and Sarkin Panninike—
The right to fish.

MADE by the Abuja Native Authority this 11th day of January, 1966.

The Common Seal of the Abuja
Native Authority, was hereto
affixed in the presence of



Sulaimanu Barau, Emir of Abuja
Alhaji Hassan, Dallatu
Saidu B., Iyan Abuja

Signified in accordance with the Abuja Native Authority Standing Orders, 1964, dated the 30th day of April, 1964.

KASIMU BARO,
Clerk to the Council

APPROVED this 6th day of September, 1966.

ABU MAWASHI,
Acting Permanent Secretary,
Ministry of Animal and Forest Resources

N.N.L.N. 47 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE FORESTRY LAW (CAP. 44)

THE ABUJA NATIVE AUTHORITY KABO FOREST RESERVE ORDER, 1966

Date of Commencement: 22nd September, 1966

WHEREAS the necessary steps have been taken in accordance with the provisions of section 23 of the Forestry Law:

NOW, THEREFORE, in exercise of the powers conferred upon native authorities by section 22 of the said Law, it is hereby ordered by the Abuja Native Authority with the approval of the Permanent Secretary, Ministry of Animal and Forest Resources, to whom the power of approval under the said section has been delegated, as follows:—

1. This order may be cited as the Abuja Native Authority Kabo Forest Reserve Order, 1966.

2. All that piece of land, the situation and limits whereof are set forth in the First Schedule hereto, subject to the rights affecting the same as set forth in the Second Schedule hereto, shall constitute a Native Authority Forest Reserve within the meaning of the Law, which reserve shall be known as the Abuja Native Authority Kabo Forest Reserve.

FIRST SCHEDULE

All that piece of land containing one decimal nought four square miles or thereabouts situated in the Bwari District of Abuja Emirate of the Niger Province and bounded as follows:—

Starting from a point on the right hand side of the 1965 path from Diko to Kabo distant 720 feet south-west of Kabo village (Nigeria Survey Map 1:500,000 Sheet 6, Third Edition of 1953) and marked by Beacon No. 1, by a straight line cut on a bearing of 81 degrees for a distance of 1,648 feet to Beacon No. 2; thence by a straight line cut on a bearing of 35 degrees for a distance of 1,148 feet to Beacon No. 3; thence by a straight line cut on a bearing of 6 degrees for a distance of 275 feet to Beacon No. 4 on the right hand side of the 1965 path from Kabo to Shanu; thence by the right hand side of the 1965 path from Kabo to Shanu first in a north-easterly and then south-easterly direction for a distance of 2,925 feet to Beacon No. 5 on the right hand side of the 1965 path from Kabo to Shanu; thence by a series of straight cut lines the bearings and lengths of which are as follows:—

From Beacon No.	Bearing (Degrees)	Length (feet)	To Beacon No.
5	155	925	6
6	135	1,775	7
7	121	1,125	8
8	180	475	9
9	264½	1,398	10
10	311	305	11
11	267	750	12
12	233	447	13
13	256	597	14
14	181½	1,150	15
15	242	311	16
16	219½	800	17
17	181	850	18
18	231	261	19
19	291	262	20
20	313½	411	21
21	292	652	22
22	296	315	23
23	329½	251	24
24	311½	450	25
25	16	275	26
26	38	798	27
27	280	320	28
28	236	1,048	29
29	253½	750	30
30	281	451	31
31	1	432	32
32	65	352	33
33	29½	2,425	34
34	346	853	35
35	270	1,154	36

on the right hand side of the 1965 path from Diko to Kabo; thence by the right hand side of the 1965 path from Diko to Kabo in a north-north-easterly direction for a distance of 850 feet to the starting point.

Note.—All distances and bearings are approximate only, distances being those actually measured along the ground and not reduced to the horizontal. All bearings are referred to True North and are adjusted from Magnetic bearings observed during the month of January, 1965.

SECOND SCHEDULE

RIGHTS WITHIN THE RESERVE

Subject to all restrictions lawfully imposed or to be imposed by a competent authority—

A. To the native communities of Kabo and Gupena—

The right to take in quantities sufficient only for the personal domestic requirements of the right-holders, but not for sale or barter, and provided there is no interference with other vegetation,—

- (i) kuringa for thatching,
- (ii) deadwood for fuel,
- (iii) from uncultivated trees and plants the fruits of Dorowa (*Parkia clappertoniana*) Kade (*Butyrospermum parkii*), Kirya (*Prosopis africana*), Kwakwa (*Elaeis guineensis*), Adudu (*Chrysophyllum africanum*), Gwandan Daji (*Annona senegalensis*), Ciwo (*Landolphia owariensis*), Dunya (*Vitex doniana*), Kakokari (*Iringia gabonensis*), Dorowan Kurmi (*Piptadeniastrum africanum*), Gojin Kurmi (*Treculia africana*), Ayaba (*Musa sapientum*), Tsamiyan Biri (*Dialium guineense*), Kwalatan Bunsuru (*Cola togoensis*), Adada (*Aframomum spp.*), and Atilis (*Canarium schweinfurthii*), the barks of Kalgo (*Ptilostigma thonningii*) and Faru (*Lannea acidissima*), the leaves of Marke (*Anogeissus schimperi*), Pita (*Thalia geniculata*) and Aputu (*Pandanus canadelabrum*), the roots of Gwanon Kurmi (*Olax sp.*), and sticks of Kafi-Nama-Zaki (*Lecaniodiscus cupanioides*), Maburgi (*Napoleona vogelii*) and Tsamiyan Biri (*Dialium guineense*).

B. To such members of the native communities of Kabo and Gupena as are recognised by native law and custom as entitled to hold it—

- (i) The right to perform "Tsafi" ceremonies provided no new clearing is made in the reserve for this purpose;
- (ii) The right to hunt.

C. To the following individuals and such of their successors as may be recognised by native law and custom as entitled to hold it—

Sarkin Kabo and Sarkin Gupena—

The right to fish.

MADE by the Abuja Native Authority this 11th day of January, 1966.

The Common Seal of the Abuja
Native Authority was hereto affixed
in the presence of

S. Barau, Emir of Abuja
A. Hassan Dallatu
Saidu B., Iyan Abuja



Signified in accordance with the Abuja Native Authority Standing Orders, 1964, dated the 30th day of April, 1964.

KASIMU BAKO,
Clerk to the Council

APPROVED this 6th day of September, 1966.

ABU MAWASHI,
Acting Permanent Secretary,
Ministry of Animal and Forest Resources

N.N.L.N. 48 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE HIGH COURT LAW (CAP. 49)

THE HIGH COURT (SESSIONS—VARIATION No. 11) ORDER, 1966

WHEREAS by the High Court (Sessions) (No. 2) Order in Council, 1965, the 19th day of October, 1966, was appointed for the commencement of Sessions at Mubi:

AND WHEREAS it appears to me expedient by reason of lack of sufficient business that the said Sessions should not be held:

NOW, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) (No. 2) Order in Council, 1965, I, WILFRED HUGH HURLEY, Chief Justice of Northern Nigeria, hereby give the following directions:

1. These directions may be cited as the High Court (Sessions— Title Variation No. 11) Order, 1966.

2. The appeal sessions of the High Court appointed to be held at Mubi on the 19th day of October, 1966 shall not be held.

Cancellation
of Sessions
at Mubi for
19th October.

GIVEN at Kaduna this 19th day of September, 1966.

W. H. HURLEY,
Chief Justice

N.N.L.N. 49 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE HIGH COURT LAW (CAP. 49)

THE HIGH COURT (SESSIONS—VARIATION No. 12) ORDER, 1966

WHEREAS by the High Court (Sessions) (No. 2) Order in Council, 1965, the 3rd day of October, 1966, was appointed for the commencement of Kaduna Criminal Sessions to be held at Kaduna:

AND WHEREAS it appears to me expedient that the said Sessions should not commence on the aforesaid date but should be postponed until the 24th day of October, 1966:

NOW, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) (No. 2) Order in Council, 1965, I, WILFRED HUGH HURLEY, Chief Justice of Northern Nigeria, hereby give the following directions:

1. These directions may be cited as the High Court (Sessions— Title Variation No. 12) Order, 1966.

2. The date, the third day of October, 1966, appointed for the commencement of Kaduna Criminal sessions of the High Court at Kaduna is altered to the 24th day of October, 1966.

Postponement
of Kaduna
Criminal Appeal
Sessions to 24th
October.

GIVEN at Kaduna this 19th day of September, 1966.

W. H. HURLEY,
Chief Justice

N.N.L.N. 50 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE CURFEW DECREE (No. 45 of 1966)
THE CURFEW (ZARIA) ORDER, 1966

In exercise of the powers conferred upon me by the Curfew Decree, 1966, I, LIEUTENANT-COLONEL HASSAN USMAN KATSINA, the Military Governor of Northern Nigeria with the consent of the Head of the Federal Military Government hereby impose a curfew in the Zaria Area between the hour of seven o'clock in the evening and the hour of seven o'clock in the morning of the following day:

AND I declare that this curfew order shall continue in effect from the 30th day of September, 1966, until further notice is given by me.

DATED at Kaduna this 30th day of September, 1966.

LIEUTENANT-COLONEL HASSAN USMAN KATSINA,
Military Governor, Northern Nigeria

N.N.L.N. 51 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE CURFEW DECREE (No. 45 of 1966)
THE CURFEW (JOS) ORDER, 1966

In exercise of the powers conferred upon me by the Curfew Decree, 1966, I, LIEUTENANT-COLONEL HASSAN USMAN KATSINA, the Military Governor of Northern Nigeria with the consent of the Head of the Federal Military Government hereby impose a curfew in the Jos Area between the hour of seven o'clock in the evening and the hour of seven o'clock in the morning of the following day:

AND I declare that this curfew order shall continue in effect from the 30th day of September, 1966 until further notice is given by me.

DATED at Kaduna this 30th day of September, 1966.

LIEUTENANT-COLONEL HASSAN USMAN KATSINA
Military Governor, Northern Nigeria

N.N.L.N. 52 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE CURFEW DECREE (No. 45 of 1966)
THE CURFEW (KADUNA CAPITAL TERRITORY) ORDER, 1966

In exercise of the powers conferred upon me by the Curfew Decree, 1966, I, LIEUTENANT-COLONEL HASSAN USMAN KATSINA, the Military Governor of Northern Nigeria with the consent of the Head of the Federal Military Government hereby impose a curfew in the Kaduna Capital Territory between the hour of seven o'clock in the evening and the hour of seven o'clock in the morning of the following day:

AND I declare that this curfew order shall continue in effect from the 30th day of September, 1966 until further notice is given by me.

DATED at Kaduna this 30th day of September, 1966.

LIEUTENANT-COLONEL HASSAN USMAN KATSINA,
Military Governor, Northern Nigeria

The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that every entry should be supported by a valid receipt or invoice. This ensures transparency and allows for easy verification of the data.

In the second section, the author outlines the various methods used to collect and analyze the data. This includes both manual and automated techniques. The goal is to ensure that the information gathered is both reliable and comprehensive.

The third part of the document provides a detailed breakdown of the results. It shows that there has been a significant increase in the number of transactions over the period studied. This growth is attributed to several factors, including improved marketing strategies and a more efficient service process.

Finally, the document concludes with a series of recommendations for future work. It suggests that further research should be conducted to explore the long-term effects of the current strategies. Additionally, it recommends that the organization continue to invest in technology to streamline its operations and improve its overall performance.

N.N.L.N. 53 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE CONSTITUTION (SUSPENSION AND MODIFICATION)
DECREE, 1966THE DELEGATION OF POWERS (MINISTRY OF HEALTH)
NOTICE, 1966*Date of Commencement: 18th January, 1966*

In exercise of the powers conferred by subsection (4) of section 9 of the Constitution (Suspension and Modification) Decree, 1966, and of all other powers enabling him in that behalf the following notice is hereby given by the Military Governor of Northern Nigeria:—

1. This notice may be cited as the Delegation of Powers (Ministry of Health) Notice, 1966, and shall be deemed to have come into operation on the 18th day of January, 1966. Title and commencement.
2. The Military Governor has been pleased to delegate to the Permanent Secretary, Ministry of Health, the powers set out in the first column of the Schedule which said powers are conferred upon or are vested in the Military Governor by any law in force in Northern Nigeria set out in the second column adjacent thereto or by virtue or any such law as modified by the Constitution (Suspension and Modification) Decree, 1966. Delegation of powers.
3. The delegations hereby made shall supersede all previous delegations made in respect of the powers set out in the first column of the Schedule. Supersession of previous delegations.

SCHEDULE

<i>Powers conferred</i>	<i>Act, Law, Decree or Edict</i>
1. To order exhumation of bodies and to give directions in relation thereto	Births, Deaths and Burials Law (Chapter 14) Section 44(1)
2. (1) To appoint lunatic asylums and to declare that any place shall cease to be a lunatic asylum	Lunacy Law (Chapter 69) Section 3(1) and (2)
(2) To consent to and to direct establishment of lunatic asylums by Native authorities	Lunacy Law (Chapter 69) Section 4(1) and (2)
(3) To appoint superintendents of lunatic asylums	Section 5
4) To appoint officers	Section 6
(5) To nominate visitors of asylums	Section 7(1)
(6) To appoint visiting committees, to receive and call for reports and returns	Section 9(1) and (4)
(7) To order the discharge of persons detained in asylums and to order payment to persons taking charge of lunatics absent on trial	Section 18(1)
(8) To order removal of lunatics to the United Kingdom, etc.	Section 22
3. (1) To appoint sanitary authorities	Mosquitoes (Destruction) Law (Chapter 75) Section 3(1)

- | | |
|--|--|
| (2) To declare areas for anti-malarial schemes, to decide appeals, to cancel schemes, to extend or vary areas or to exclude premises therefrom | Section 20(1), (2) and (3) |
| (3) To direct payment of yearly sums and to impose the same | Section 22(1) (b) and (3) |
| 4. To exempt, relax or modify the provisions of the Law in respect of any particular private hospital and to renew any exemption, relaxation or modification | Private Hospitals Law (Chapter 100)
Section 8(1), (2) and (3) |
| 5. (1) To appoint medical officers of health | Public Health Law (Chapter 109)
Section 4 |
| (2) To declare infected areas and to order evacuation | Section 19(1) |
| 6. To appoint analysts | Sale of Food Law (Chapter 121) Section
7 |
| 7. To order compulsory vaccination | Vaccination Law (Chapter 134) Section
4(1) and (2) |

GIVEN at Kaduna this 27th day of September, 1966.

By His Excellency's Command,

JONATHAN DUROJAIYE SOLEYE,
*Acting Permanent Secretary,
Ministry of Health,
Northern Nigeria*

N.N.L.N. 54 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE CURFEW DECREE (No. 45 OF 1966)

THE CURFEW (KADUNA CAPITAL TERRITORY) ORDER
(REVOCATION) NOTICE, 1966

It is notified for public information that the curfew imposed by the N.N.L.N. 52 Curfew (Kaduna Capital Territory) Order, 1966, on the 30th day of September, 1966, in respect of the Kaduna Capital Territory is hereby revoked with effect from three o'clock in the afternoon on the 6th day of October, 1966.

DATED at Kaduna this 6th day of October, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

N.N.L.N. 55 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE CURFEW DECREE (No. 45 OF 1966)

THE CURFEW (ZARIA) ORDER (REVOCATION) NOTICE, 1966

It is notified for public information that the curfew imposed by the N.N.L.N. 50 Curfew (Zaria) Order, 1966, on the 30th day of September, 1966, in respect of the Zaria Area is hereby revoked with effect from three o'clock in the afternoon on the 6th day of October, 1966.

DATED at Kaduna this 6th day of October, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

N.N.L.N. 56 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE CURFEW DECREE (No. 45 OF 1966)

THE CURFEW (JOS) ORDER (REVOCATION) NOTICE, 1966

It is notified for public information that the curfew imposed by the N.N.L.N. 51 Curfew (Jos) Order, 1966, on the 30th day of September, 1966, in respect of the Jos Area is hereby revoked with effect from three o'clock in the afternoon on the 10th day of October, 1966.

DATED at Kaduna this 11th day of October, 1966.

LIEUTENANT-COLONEL HASSAN USUMAN KATSINA,
Military Governor, Northern Nigeria

THE UNIVERSITY OF CHICAGO

PHYSICS DEPARTMENT

5300 SOUTH DICKENS STREET

CHICAGO, ILLINOIS 60637

TEL: 773-936-3700

FAX: 773-936-3700

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N.N.L.N. 57 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE ROAD TRAFFIC LAW (CAP. 118)

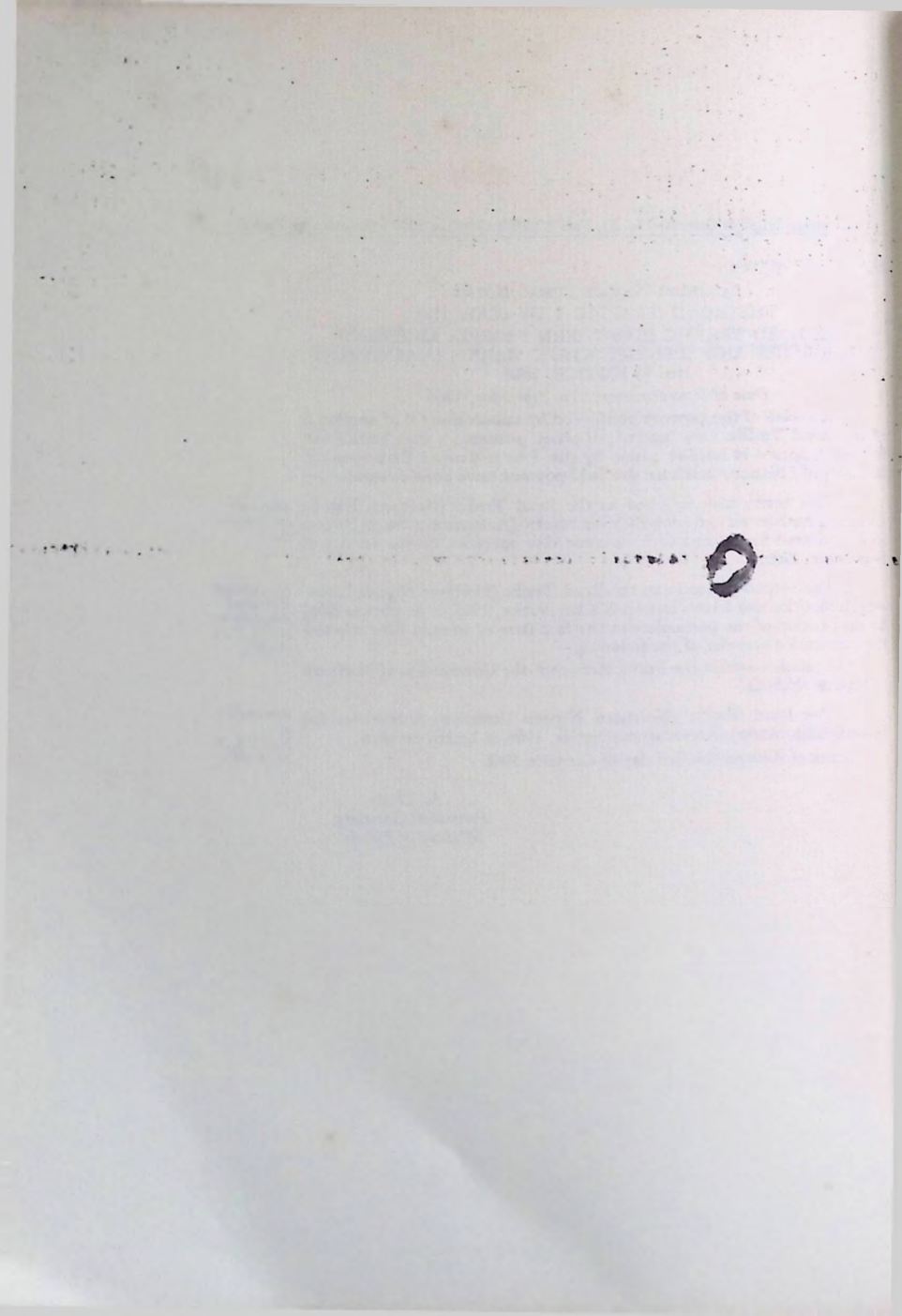
THE ROAD TRAFFIC (NORTHERN NIGERIA LICENSING
AUTHORITIES AND IDENTIFICATION MARKS) (AMENDMENT
No. 2) NOTICE, 1966*Date of Commencement: 1st September, 1966*

In exercise of the powers conferred by subsection (3) of section 3 of the Road Traffic Law and of all other powers in that behalf the following notice is hereby given by the Permanent Secretary, Ministry of Finance, to whom the said powers have been delegated:—

1. This notice may be cited as the Road Traffic (Northern Nigeria Licensing Authorities and Identification Marks) (Amendment No. 2) Notice, 1966, and shall be deemed to have come into operation on the 1st day of September, 1966. Title and commencement.
2. The Second Schedule to the Road Traffic (Northern Nigeria Licensing Authorities and Identification Marks) Notice, 1965, is hereby amended by the deletion of the particulars in the first item of the said Schedule and the substitution therefor of the following— Amendment of Second Schedule to N.N.L.N. 6 of 1965.
 "All vehicles used in the Public Service of the Government of Northern Nigeria—N.N.G."
3. The Road Traffic (Northern Nigeria Licensing Authorities and Identification Marks) (Amendment) Notice, 1966, is hereby revoked. Revocation of N.G.P.L.N. 29 of 1966.

GIVEN at Kaduna this 3rd day of October, 1966.

A. TALIB,
Permanent Secretary,
Ministry of Finance



N.N.L.N. 58 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE TOWNSHIPS LAW (CAP. 131)
THE NEW BUSSA TOWNSHIP (CONTROL OF ADVERTISING)
BY-LAWS, 1966

Date of Commencement: 10th November, 1966

In exercise of the powers conferred upon local authorities by section 48 of the Townships Law and with the approval of the Military Governor of Northern Nigeria the following by-laws are hereby made:—

1. These by-laws may be cited as the New Bussa Township (Control of Advertising) By-Laws, 1966, and shall come into operation on the 10th day of November, 1966. Title and commencement.
2. In these by-laws— Interpretation.
 - “advertisement” means any word, letter, model, sign, sky-sign, placard, board, notice, device or representation, whether illuminated or not, in the nature of and employed wholly or in part for the purposes of advertisement, announcement or direction, and includes any hoarding or similar structure used or adapted for use for the display of advertisements;
 - “Local Authority” means the New Bussa Local Authority;
 - “occupier” means the person or persons occupying land upon which an advertisement is sited;
 - “owner” means the person or persons responsible for the erection of an advertisement.
3. (1) No advertisement shall be sited in any place without the consent of the occupier. Consent of occupier to siting of advertisements.
 - (2) Any advertisement sited in contravention of this by-law may be removed or destroyed by the occupier.
4. (1) No advertisement shall be sited in any place without a licence issued by the Local Authority in the form set out in the first Schedule: Restriction of siting of advertisements. First Schedule.

Provided that no licence shall be required for the exhibition or siting of—

 - (a) Any advertisement having a frontal surface of less than ten square feet and designed specifically to indicate the nature of the business or the ownership of the premises to which it is affixed;
 - (b) Any advertisement displayed in a market or a shop window;
 - (c) Any advertisement not exceeding two square feet in area.
- (2) Licences issued under this by-law shall be valid for one year from the date of issue and shall be subject to the fees specified in the Second Schedule. Second Schedule.
5. No advertisement shall be attached to any tree, shrub, hedge, or other growing thing, and any advertisement so attached may be removed or destroyed by the Local Authority or his authorised servant. Prohibition of advertisements attached to trees, shrubs, etc.
6. (1) Where any advertisement is so sited as to contravene the provisions of by-law 4 or so sited, constructed or maintained as to conduce to the danger of road users or other members of the public, the Local Authority may by notice in writing require the owner or occupier to remove it within seven days of the notice being served. Removal of advertisements.

(2) If the owner or occupier fails to comply with the notice served upon him in accordance with this by-law, the Local Authority or its duly authorised servant may enter upon the land upon which the advertisement is sited and remove it or demolish it, and any expenses thereby incurred shall be recoverable as a debt from the owner or occupier in default.

Penalties.

7. Any person who contravenes or fails to comply with any of the provisions of by-law 3, 4, or 5 shall be guilty of an offence, and liable on conviction—

- (a) for a first offence to a fine not exceeding five pounds or imprisonment for a period not exceeding fourteen days;
- (b) for a second or subsequent offence to a fine not exceeding twenty-five pounds or imprisonment for a period not exceeding one month.

By-Law 4(1).

FIRST SCHEDULE

THE NEW BUSSA TOWNSHIP (CONTROL OF ADVERTISING)

BY-LAWS, 1966

Licence to site Advertisement

.....of.....
is hereby licensed to site an advertisement.....(nature
and size of advertisement).....at.....

Fee paid.....

DATED this.....day of.....19.....

.....
Local Authority

By-Law (4)2.

SECOND SCHEDULE

A fee of 2s per square foot or part thereof per annum.

MADE by the New Bussa Local Authority this 15th day of September, 1966.

ALHAJI SULEIMAN A. JIMETA,
Local Authority

APPROVED this 25th day of October, 1966.

By His Excellency's Command,

YAHAYA GUSAU,
Permanent Secretary,
Ministry of Town and Country Planning

N.N.L.N. 59 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE EDUCATION LAW (CAP. 36)

THE EDUCATION (TRANSFERRED SCHOOLS) REGULATIONS,
1966*Date of Commencement: 17th November, 1966*

In exercise of the powers conferred by section 45 of the Education Law and of all other powers enabling him in that behalf the following regulations are hereby made by the Military Governor of Northern Nigeria:—

1. These regulations may be cited as the Education (Transferred Schools) Regulations, 1966, and shall come into operation on the 17th day of November, 1966. Title and commencement.

2. In these regulations— Interpretation.

“conditionally transferred school” means a primary school which has been transferred by a voluntary agency to an education authority under paragraph (a) of subsection (i) of section 27 of the Law together with any furniture or equipment held or used in connection therewith but excluding the site thereof and any land or buildings used in connection therewith;

“education authority” means an authority established under subsection (i) of section 25 of the Law;

“fully transferred school” means a primary school which has been transferred by a voluntary agency to an education authority under paragraph (a) of subsection (i) of section 27 of the Law together with the site thereof and any land, buildings furniture or equipment held or used in connection therewith;

“grant-aided school” means a school in respect of which a grant-in-aid is received under the Education (Grant-in-Aid) Regulations, 1964;

“Permanent Secretary” means the Permanent Secretary, Ministry of Education;

“transferred school” means a school transferred under paragraph (a) of subsection (i) of section 27 of the Law.

3. A transferred school shall be deemed to be a fully transferred school: Transferred school to be fully transferred school.
Provided that, where it appears to the Permanent Secretary, that there are practical difficulties in separating the school from a place of worship or other buildings belonging to the voluntary agency thereby restricting the efficient running of the school, the Permanent Secretary may, after consultation with the education authority to which the school has been transferred and on the application of the voluntary agency, consent to the school being classified as a conditionally transferred school.

4. (1) A fully transferred school shall become the property of the education authority to which it has been transferred and shall be conducted as such by the education authority. Fully transferred school.

(2) The education authority shall maintain and expand the buildings and site of a fully transferred school in such manner as the Permanent Secretary may consider expedient.

(3) The voluntary agency which has transferred a fully transferred school may use the school premises for such religious activities as was the custom of the school before the date of the transfer provided that it first obtains the consent of the education authority.

Conditionally transferred school.

5. (1) A conditionally transferred school shall be conducted as such by the education authority.

(2) The voluntary agency which has transferred a conditionally transferred school shall maintain the school site and the school buildings.

(3) Where the education authority, with the approval of the Permanent Secretary, expands a conditionally transferred school the voluntary agency which has transferred such school shall pay for such part of the costs of the expansion as are in excess of any grant-in-aid received by the voluntary agency.

(4) The voluntary agency which has transferred a conditionally transferred school shall be entitled to use the school premises for such religious activities as was the custom of the school before the date of transfer.

Re-classification of transferred schools.

6. (1) The Permanent Secretary may, after consultation with the education authority to which the school has been transferred and on the application of the voluntary agency which transferred the school, re-classify such school as a conditionally transferred school:

Provided that—

(a) the Permanent Secretary is satisfied that the practical difficulties of separating the school from a place of worship or the buildings then belonging to the voluntary agency restricted the efficient running of the school; and

(b) the voluntary agency which transferred the school applied to the Permanent Secretary within six months of the coming into force of these regulations or within six months of the date of the transfer of the school to the education authority.

(2) Where a transferred school is re-classified in accordance with paragraph (1) the Permanent Secretary, after consultation with the education authority and the voluntary agency, shall agree as to the land and buildings of such school which are to be transferred back to the voluntary agency and as to the compensation to be paid to the education authority for any buildings erected by it since the date of the transfer of the school to the education authority.

Establishment of new schools by a voluntary agency.

7. (1) A voluntary agency, which has in accordance with the provisions of the Law established a new primary school within the area of an education authority, shall maintain such school at its own expense for a minimum period of two years during which time the Permanent Secretary shall decide whether such school shall—

(a) become a grant-aided school;

(b) continue as an unassisted school for such further period as he may direct; or

(c) recommend that the school be closed.

(2) A voluntary agency may within one year of a new primary school becoming a grant-aided school either—

(a) with the consent of the education authority of the area in which the school is situated, transfer the school to that education authority in accordance with these regulations; or

(b) retain the school as a private school receiving no grants from Government funds.

(3) A voluntary agency which retains a school as a private school under the provisions of sub-paragraph (b) of paragraph (2) shall repay to the Government any grants which it has received from Government funds towards the building costs of such school.

8. The education authority which conducts any transferred school shall be solely responsible for the collection of any school fees payable in respect of that school and shall receive all recurrent grants from Government funds for conducting such school. Collection of school fees, etc.

MADE at Kaduna this 1st day of November, 1966.

By His Excellency's Command,

I. J. D. DURLONG,
Permanent Secretary,
Ministry of Education, Northern Nigeria

N.N.L.N. 60 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE HIGH COURT LAW (CAP. 49)

THE HIGH COURT (SESSIONS—VARIATION No. 13) ORDER,
1966

WHEREAS by the High Court (Sessions) (No. 2) Order in Council, 1965, the 22nd day of November, 1966, was appointed for the commencement of sessions at Minna:

AND WHEREAS it appears to me expedient that the said sessions should not commence on the aforesaid date but should be postponed until the 1st day of December, 1966:

Now, THEREFORE, in exercise of the powers conferred upon the Chief Justice by section 4 of the High Court (Sessions) (No. 2) Order in Council, 1965, I, WILFRED HUGH HURLEY, Chief Justice of Northern Nigeria, hereby give the following directions:—

1. These directions may be cited as the High Court (Sessions—Title Variation No. 13) Order, 1966.

2. The date the 22nd day of November, 1966, appointed for the commencement of Minna sessions of the High Court at Minna is altered to the 1st day of December, 1966. Postponement of Minna sessions to 1st December.

GIVEN at Kaduna this 5th day of November, 1966.

W. H. HURLEY,
Chief Justice

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THE COURT OF COMMONS
IN PARLIAMENT ASSEMBLED

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N.N.L.N. 61 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE ADMINISTRATIVE AREAS LAW (CAP. 3)

THE ADMINISTRATIVE AREAS (GASHAKA/MAMBILLA DIVISION)
(AMENDMENT) ORDER IN COUNCIL, 1966*Date of Commencement: 1st September, 1966*

In exercise of the powers conferred by section 2 of the Administrative Areas Law, the following order is hereby made by the Military Governor of Northern Nigeria:—

1. This order may be cited as the Administrative Areas (Gashaka/Mambilla Division) (Amendment) Order in Council, 1966, and shall be deemed to have come into operation on the 1st day of September, 1966. Title and commencement.
2. The Administrative Areas (Gashaka/Mambilla Division) Order in Council, 1964 (hereinafter referred to as the principal Order in Council) is hereby amended by the deletion in sections 2 and 3 thereof of the word "area" and the substitution therefor of the word "areas". Amendment of N.N.L.N. 82 of 1964.
3. The Schedule to the principal Order in Council is hereby amended by the addition thereto of the following paragraph— Amendment to Schedule of principal order in council.

"The area in the Southern Division in Sardauna Province comprising the United Hills Native Authority area".

MADE at Kaduna this 18th day of November, 1966.

By His Excellency's Command,

ALI AKILU,
*Secretary to the Military Government,
Northern Nigeria*

N.N.L.N. 62 of 1966

NORTHERN NIGERIA PUBLIC NOTICE

THE CRIMINAL PROCEDURE CODE LAW (CAP. 30)

THE CRIMINAL PROCEDURE (PUNISHMENT ON SUMMARY CONVICTION) ORDER, 1966

Date of Commencement: 1st January, 1967

In exercise of the powers conferred by subsection (2) of section 157 of the Schedule to the Criminal Procedure Code Law and of all other powers enabling him in that behalf, the following order is hereby made by the Military Governor of Northern Nigeria:—

1. This order may be cited as the Criminal Procedure (Punishment on Summary Conviction) Order, 1966, and shall come into operation on the 1st day of January, 1967.

Title and commencement.

2. The Schedule to the Criminal Procedure (Punishment on Summary Conviction) Order in Council is hereby deleted and the following substituted therefor—

Replacement of Schedule to N.N.L.N. 86 of 1966 (Vol. IV of 1963 Laws, p. 244).

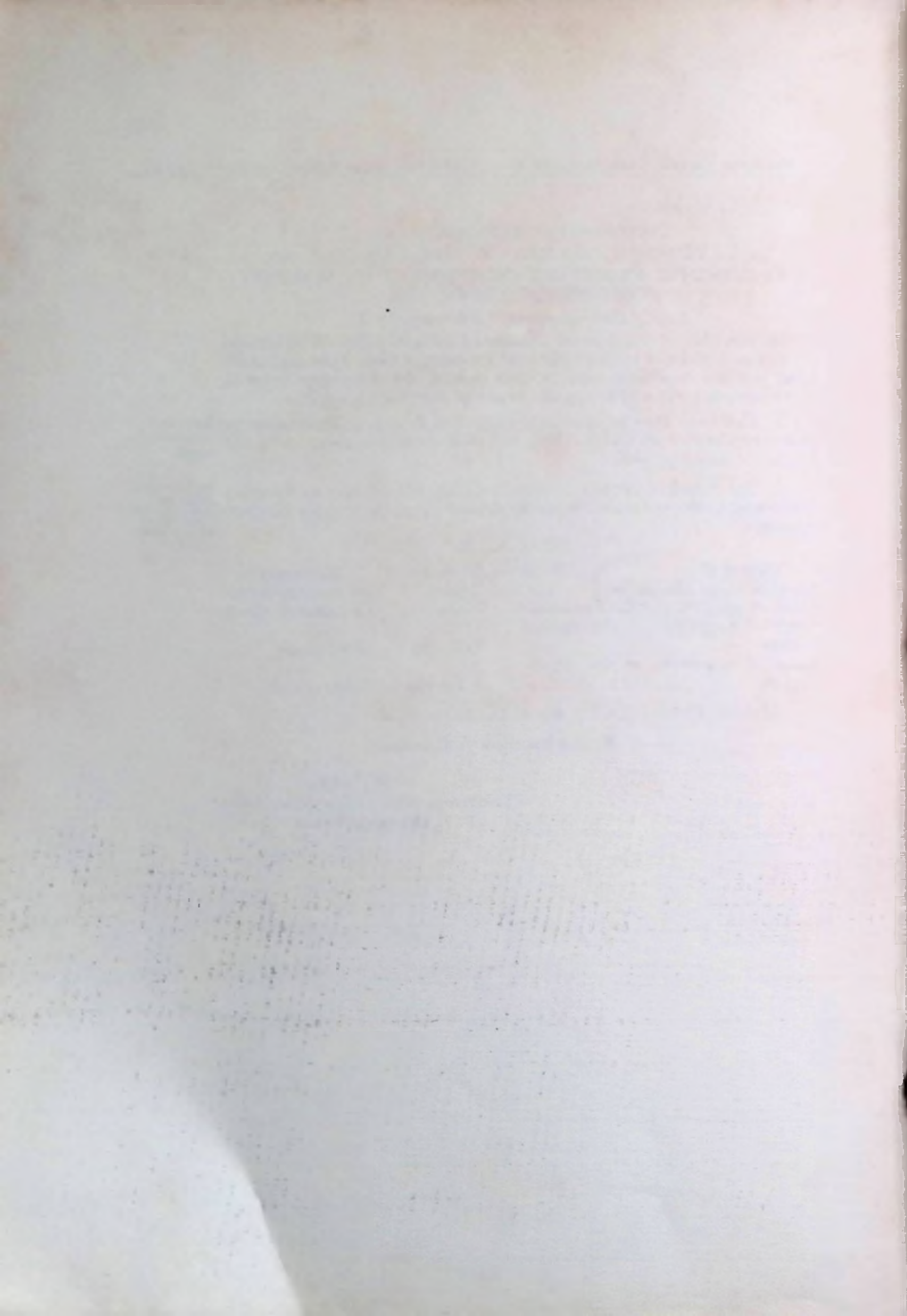
SCHEDULE

<i>Class of Court</i>	<i>Maximum Imprisonment</i>	<i>Maximum Fine</i>
Court of Chief Magistrate ...	2 years	Two hundred pounds
Court of magistrate of the first class	1 year	One hundred pounds
Court of magistrate of the second class	9 months	Fifty pounds
Court of magistrate of the third class	3 months	Thirty pounds.

MADE at Kaduna this 7th day of December, 1966.

By His Excellency's Command,

ALI AKILU,
Secretary to the Military Government,
Northern Nigeria



Northern Nigeria Gazette No. 61, Vol. 15, 29th December 1966—Supplement Part B

N.N.L.N. 63 of 1966

NORTHERN NIGERIA PUBLIC NOTICE
THE TOWNSHIPS LAW (CAP. 131)
THE NEW BUSSA TOWNSHIP (BICYCLE HIRE CONTROL)
BY-LAWS, 1966

Date of Commencement: 29th December, 1966

In exercise of the powers conferred upon local authorities by section 48 of the Township Law with the approval of the Military Governor of Northern Nigeria, the following by-laws are hereby made:—

1. (1) These by-laws may be cited as the New Bussa Township (Bicycle Hire Control) By-laws, 1966, and shall apply to the whole area of New Bussa Township. Title, application and commencement.

(2) These by-laws shall come into operation on the 29th day of December, 1966.

2. No person shall hire out a bicycle to the public without a permit from the New Bussa Township Local Authority in the form set out in the Schedule hereto. Prohibition of hiring out of a bicycle without permit.

3. The fee for a permit to hire out bicycles shall be five shillings for one-quarter and one pound for one year. Fees.

4. Any person who contravenes the provisions of by-law 2 shall be guilty of an offence and shall be liable to a fine of forty shillings or to imprisonment for fourteen days. Penalty.

SCHEDULE

THE NEW BUSSA TOWNSHIP (BICYCLE HIRE CONTROL) BY-LAWS, 1966

Permit to Hire out Bicycles

Permission is hereby granted to.....of
.....to hire out bicycles to the public until the
.....day of....., 19.....

Dated this day of....., 19.....

Fee paid £ : :

MADE by the New Bussa Township Local Authority this 26th day of March, 1966.

AMADU ALI NEGEDU,
Local Authority

APPROVED this 17th day of December, 1966.

By His Excellency's Command,

M. TANKO KUTA,
Ag. Permanent Secretary,
Ministry for Local Government

(S)