

NIGERIAN SECRETARIAT

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Press.....No 503D.....

Rule No. 1 of 1912.



COLONY OF SOUTHERN NIGERIA.

RULE

MADE UNDER

THE LAGOS HARBOUR DUES ORDINANCE, 1910.

*As amended by the Lagos Harbour Dues amendment
Ordinance, 1911.*

At a meeting of the Executive Council, held at Government House, Lagos, on Tuesday the 20th day of February, 1912.

PRESENT:

His Excellency the Governor and Commander-in-Chief,
SIR WALTER EGERTON, K.C.M.G.

The Honourable the Acting Colonial Secretary,
F. S. JAMES, C.M.G.

The Honourable the Financial Commissioner,
C. E. DALE, Esq.

The Honourable the Acting Principal Medical Officer,
Dr. T. HOOD.

The Honourable the Acting Provincial Commissioner,
[Western Province,
D. C. CAMERON, Esq.

Under and by virtue of the provisions of section 19 of the Lagos Harbour Dues Ordinance, 1910, the following rules are

hereby made and published by the Governor of the Colony of Southern Nigeria with the advice and consent of the Executive Council thereof:—

1. The account of goods and list of passengers to be delivered to the Chief Customs Officer under section 5 of this Ordinance shall be in the form attached hereto marked "A."

2. The account of goods and list of passengers to be delivered to the Chief Customs Officer under section 7 of this Ordinance shall be in the form attached hereto marked "B."

3. In the case of cargo transhipped into or from branch steamers in Forcados Harbour or in Lagos Roads the account of goods on which the dues are assessed shall be that of the main liner in the case of inward cargo, and of the branch steamer in the case of outward cargo.

4. "Passengers" baggage is exempt from payment of dues.

5. Persons visiting snips anchored in Lagos Roads travelling across the bar in a branch steamer and returning within 24 hours are exempt from the payment of dues.

6. Every log of mahogany shall be assessed as one ton.

7. No harbour dues shall be charged on coal shipped for the purpose of bunkering steamers proceeding beyond the limits of the harbour.

8. The Chief Customs Officer may permit goods to be unshipped or shipped (as the case may be) upon receiving security by deposit of cash or a bond to his satisfaction, to secure payment of the dues to be thereafter assessed.

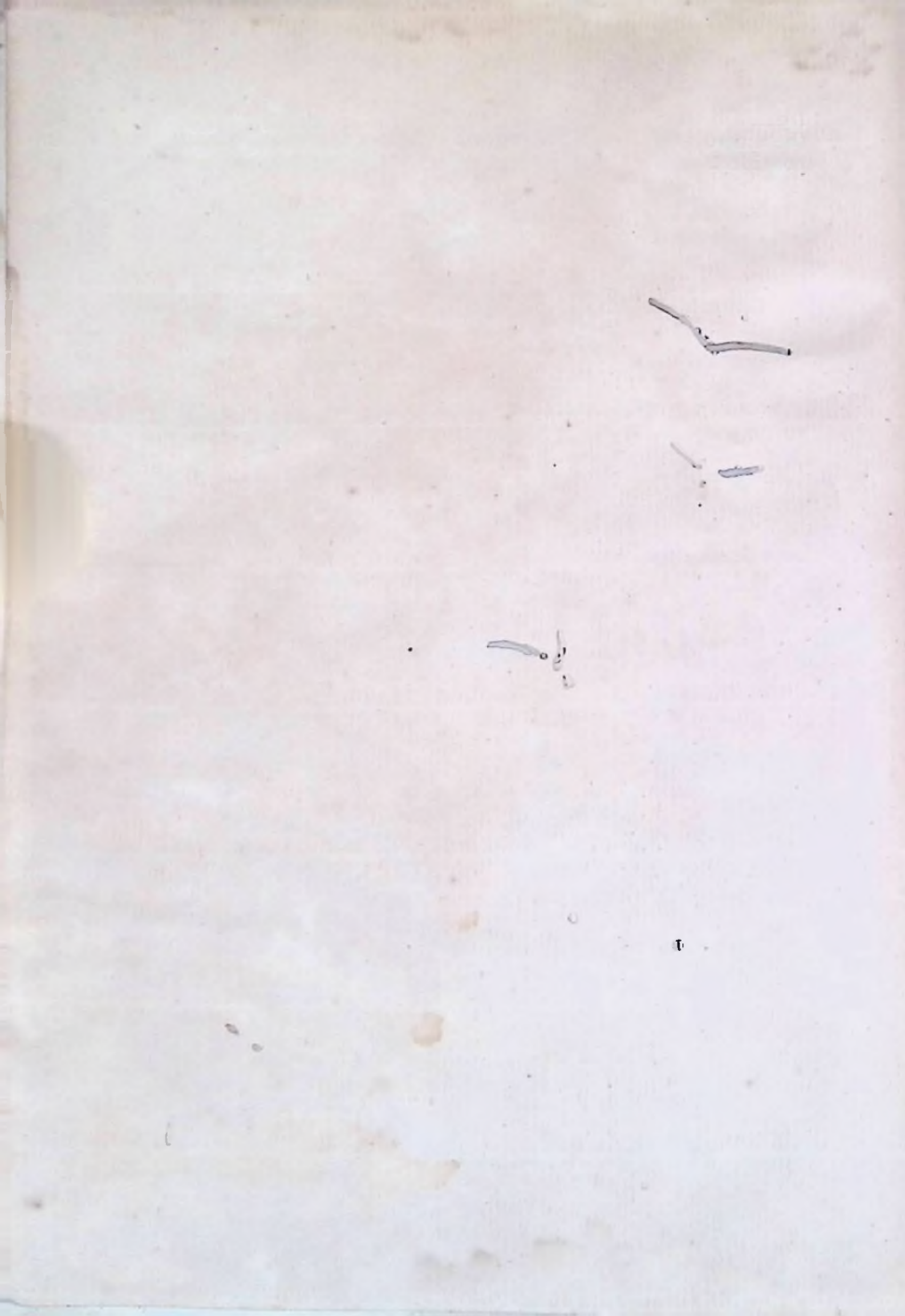
9. The owner of the ship or any person responsible for the payment of the dues who shall fail to furnish full information and proof sufficient to allow the amount of harbours dues payable to be assessed within twelve months

from the date of entry of the ship shall, in default, forfeit the amount of the bond or the deposit fixed as hereinbefore provided.

J. ST. V. HAND,
Clerk of Executive Council.

ORDERED in Council this 20th day of February, 1912.

WALTER EGERTON,
Governor and Commander-in-Chief.



Rule No. 2 of 1912.



COLONY OF SOUTHERN NIGERIA.

RULE

MADE UNDER

“THE SUPREME COURT ORDINANCE.”

In exercise of the power vested in me by Section 119 of the Supreme Court Ordinance, I, JOHN WINKFIELD, Acting Chief Justice of the Supreme Court of the Colony of Southern Nigeria, with the concurrence of His Honour ARTHUR FREDERICK CLARENCE WEBER, and His Honour JAMES ERNEST GREEX, Puisne Judges of the said Court, do hereby make the following rule:—

Order X of the Second Schedule to the Supreme Court Ordinance is hereby amended by the addition of the following rule:—

“15 (i.) Where in any civil or commercial matter pending before a Court or tribunal of a Foreign Country a Letter of Request from such Court or tribunal for service on any person within the jurisdiction of any process or citation in such matter is transmitted to the Supreme Court by His Majesty’s Secretary of State for the Colonies

“or the Governor, with an intimation that it is desirable that effect should be given to the same, the following procedure shall be adopted:—

“(a) The Letter of Request for service shall be accompanied by a translation thereof in the English language, and by two copies of the process or citation to be served, and two copies thereof in the English language.

“(b) Service of the process or citation shall be effected by an officer of the Court, unless in any case the Court thinks fit otherwise to direct.

“(c) Such service shall be effected by delivering to and leaving with the person to be served one copy of the process or citation to be served, and one copy of the translation thereof, in accordance with the rules and practice of the Supreme Court regulating service.

“(d) After service has been effected the officer of Court or other person who has effected the same shall make an affidavit of service before a Police Magistrate or District Commissioner, to whom he shall also furnish particulars of charges for the cost of effecting such service. The Police Magistrate or District Commissioner after verifying such affidavit under his seal of office shall transmit the particulars of charges and the affidavit with one copy of the process thereto annexed to the Chief Registrar.

“(e) The particulars of charges for the costs of effecting service shall be examined in his capacity as Taxing Master of the Court by the Chief Registrar who shall have power to direct the same to be verified in such manner as he may think necessary. The Chief Registrar shall certify the correctness of the charges or such other amount as shall be properly payable for the cost of effecting such service, and a copy of such charges and certificate shall be forwarded by the Chief Justice to the Governor.

“(f) The Chief Registrar shall send to the
 “Chief Justice and the Chief Justice shall trans-
 “mit to the Governor the Letter of Request for
 “service received from the foreign country,
 “together with the evidence of service, with a
 “certificate appended thereto duly sealed with
 “the seal of the Supreme Court. Such certificate
 “shall be in the form in the schedule hereto,
 “which may be cited as Form C71 in the schedule
 “of Judicial Forms.

“(ii) Upon the application of the Attorney-General with the
 “consent of the Governor, the Court or a Judge may make all
 “such orders for substituted service or otherwise as may
 “be necessary to give effect to this rule.”

SCHEDULE (JUDICIAL FORM C71).

CERTIFICATE OF SERVICE OF FOREIGN PROCESS.

“I, Chief Registrar of the
 “Supreme Court of the Colony of Southern Nigeria hereby
 “certify that the documents annexed hereto are as follows:—

- “(1) The original Letter of Request for service of
 “process received from the Court or Tribunal
 “at in the
 “in the matter of
 “versus and
- “(2) The process received with such letter of request;
 “and
- “(3) The evidence of service upon the person named
 “in such Letter of Request, together with the
 “verification of the Police Magistrate (or District
 “Commissioner, as the case may be).

“And I certify that such service so proved, and
 “the proof thereof are such as are required
 “by the law and practice of the Supreme Court
 “of the Colony of Southern Nigeria regulating
 “the service of legal process of such Court
 “within the jurisdiction of such Court, and the
 “proof thereof.

“ And I certify that the costs of effecting such
 “ service, as duly certified by me as Taxing Master
 “ of the said Court amounts to the sum of £ . .

“ In Witness whereof I have hereunto caused
 “ the seal of the said Supreme Court of the
 “ Colony of Southern Nigeria to be affixed this
 “day of..... one thousand nine hundred
 “ and.....

Chief Registrar.

Given under my hand this 4th day of January, 1912.

J. WINKFIELD,
Acting Chief Justice.

ARTHUR F. C. WEBER,
Puisne Judge, E. P.

J. ERNEST GREEN,
Puisne Judge, C. P.

We concur

Approved by resolution of the Legislative Council this
 7th day of March, 1912.

F. S. JAMIS,
Acting Governor and Commander-in-Chief.

GERALD BELL,
Clerk of the Legislative Council.

Rule No. 3 of 1912.



COLONY OF SOUTHERN NIGERIA.

RULES

MADE UNDER

THE POST OFFICE ORDINANCE.

At a meeting of the Executive Council held at Government House, on the 12th day of April, 1912.

PRESENT.

His Excellency the Acting Governor and Commander-

F. S. JAMES, C.M.G.

[in-Chief,

The Honourable Attorney-General,

A. R. PENNINGTON, Esq., K.C.

The Honourable Acting Colonial Secretary,

D. C. CAMERON, Esq.

The Honourable Acting Principal Medical Officer,

T. HOOD, Esq.

The Honourable Acting Provincial Commissioner,

T. F. BURROWES, Esq.

[Western Province,

Under and by virtue of the provisions of Section 21 of the above named Ordinance, the following RULES are hereby made and published by the Governor of the Colony with the advice and consent of the Executive Council thereof:—

RULES FOR THE CONDUCT OF THE CASH ON
DELIVERY SERVICE MADE UNDER THE
POST OFFICE ORDINANCE.

1.—NATURE OF THE SYSTEM.

1. The Postmaster-General undertakes, on certain conditions, to collect from the addressee the price of an article sent by post and to remit it to the sender by Money Order or Postal Order.
2. The service applies only to parcels (uninsured or insured), insured letters, and registered packets of all kinds sent from Southern Nigeria to the United Kingdom and certain British Possessions (see list in the Imperial Post Office Guide a copy of which is available for reference at any Post Office), and Egypt, and to similar packets sent from those places to Southern Nigeria.
3. The "Cash on Delivery system" shall apply to the General Post Office, Lagos and the Post Offices at Bonny, Calabar, Forcados, Ibadan, Onitsha, Opobo and Warri; and to such other places as the Governor may from time to time order by notice in the Gazette.
4. The amount to be collected under the "Cash on Delivery system" is called the "Trade Charge."
5. The maximum Trade Charge varies for different countries (see list in the Imperial Post Office Guide), but in no case does it exceed £20.
6. A special fee of 3d. is to be charged on every Cash on Delivery packet posted in Southern Nigeria and, in addition, a fee will be charged abroad for the delivery service (see Table in the Imperial Post Office Guide). The maximum Trade Charge in Southern Nigeria is £20 and the delivery fees to be charged in this country on Cash on Delivery packets received from abroad are as follows:—

	<i>Fee.</i>
When the Trade Charge does not exceed £5 6d.
When the Trade Charge exceeds £5 but not £10 9d.
When the Trade Charge exceeds £10 but not £15 1s.,
When the Trade Charge exceeds £15 but not £20	1s. 3d

7. The fee due to the Office of origin is to be paid at the time of posting. The fee due to the Office of delivery is to be deducted, with the commission on the Money Order or Postal Order, from the amount of the Trade Charge collected from the addressee of a Cash on Delivery packet.

8. Packets transmitted to this Colony under the "Cash on Delivery system" will not be sent out by Postmen for delivery. The addressees will be notified of the arrival of such packets and delivery must be taken over the counter of the Post Office.

9. In these Rules the term "packet" shall, unless otherwise stated, include parcels (insured and uninsured) insured letters and registered packets.

II.—ACCEPTANCE.

I. POSTING.

10. Cash on Delivery packets will be accepted at the General Post Office, Lagos, the Post Offices at Bonny, Calabar, Forcados, Ibadan, Onitsha, Opobo and Warri:—and to such other places as are ordered by the Governor under number three of these rules.

The sender must—

- (a) write on the cover of the packet his name and full address, the amount of British currency of the Trade Charge in figures and words, and the name of the office on which the Money Order or Postal Order is to be drawn. These particulars may be written on the back of the packet if there is not room for them to be written clearly on the front. No erasure or alteration of the entry of the amount is allowed. An incorrect entry must be completely obliterated and a fresh entry made:
- (b) fill up a request form (Form C.O.D. No. 1) which is supplied by the Post Office, which includes a declaration that the Cash on Delivery packet is sent in fulfilment of an order. If the sender desires to correct the entry of the Trade Charge he must make out a fresh form.

- (c) prepay the Cash on Delivery fee by affixing 3d. in postage stamps to the request form. The ordinary postage and other charges must, of course, also be prepaid.

He must then hand in the packet at the counter, where he will receive a certificate of posting (see Rule II., 10), which he will be required to give up when he presents the Money Order or Postal Order to be cashed (see Rule VIII. (a)).

2. RELATION OF TRADE CHARGE TO INSURED VALUE.

11. It is not necessary that a Cash on Delivery parcel should be insured, or that, if insured, the amount of the insurance should be the same as the amount of the Trade Charge, but in the case of loss, the amount of indemnity will be governed, without regard to the amount of the Trade Charge, by the ordinary rules relating to parcels, insured letters, or registered packets.

3. PARCELS—RELATION OF TRADE CHARGE TO DECLARED VALUE.

12. The amount of the Trade Charge must not exceed the amount of the declared value together with the postage and the fees payable on the parcel in connexion with the Cash on Delivery Service.

4. ACCEPTANCE FOR POSTING IN PRIVATE BAGS.

13. Cash on Delivery packets cannot be accepted for posting in private bags.

5. CASH ON DELIVERY PACKETS POSTED OUT OF COURSE.

14. If a Cash on Delivery packet is posted out of course in a letter box or left on the counter without the necessary forms, the sender, if he is known, will be communicated with in order that he may comply with the usual procedure in respect of Cash on Delivery packets; and if he declines to do this or if no reply is received from him within six days, the packets will be returned to him. If he is not known, the packet will be sent to the Returned Letter Office, the reason being written on the cover.

6. IRREGULAR ACCEPTANCE.

15. If a Cash on Delivery packet has been irregularly accepted (1) for a country to which the Cash on Delivery service does not extend, or (2) bearing a Trade Charge which exceeds the maximum prescribed in the country of destination (see Table in the Imperial Post Office Guide), or (3) lacking some essential particulars, it will be treated as indicated below :—

- (a) If the irregularity is discovered at the Office of posting, the packet will be returned to the sender, if known, in exchange for the certificate of posting. If the sender is not known, the packet will be sent to the Returned Letter Office, the reason being shown on the cover.
- (b) In every case in which the irregularity is discovered at an office other than the Office of posting, the packet will be sent to the Returned Letter Office.

7. REQUEST FORMS.

16. A separate Cash on Delivery Request Form must be made out by the sender for each packet, and in other respects each Cash on Delivery packet must be treated separately. A supply of the Cash on Delivery Request Forms may be furnished to Firms or persons regularly sending Cash on Delivery packets, for preparation before the packets are presented for transmission.

8. CHARGES IN COUNTRY OF DESTINATION.

17. (a) The Money Order or Postal Order commission and any Cash on Delivery fee chargeable in the country of destination will be deducted abroad from the amount collected.

(b) Full particulars, so far as they are shown in the Table in the Imperial Post Office Guide, will be given to the sender if he asks for information. In regard to other charges, such as Customs dues and charges for re-direction, the ordinary procedure will be followed.

9. CONVERSION OF MONEY.

18. Any conversion of money that may be necessary will be effected at the Office of Exchange.

10. CERTIFICATE OF POSTING.

19. A special certificate of posting must be given for each Cash on Delivery packet in substitution for the usual certificate of posting. This Cash on Delivery certificate, as well as the counterfoil, must be filled up by the accepting officer. The amount of the Trade Charge should be written in words, so far as the pounds are concerned. The serial number of the packet should be written on the certificate in the space provided for the purpose.

II. LABELS.

20. (a) Every Cash on Delivery packet must have affixed to it an orange-coloured triangular label (C.O.D. Form No. 2) which is supplied by the Post Office, bearing upon it the initials "C.O.D."

(b) Every parcel must also bear the ordinary parcel post label of the Office of origin, and any other labels required under the ordinary regulations.

(c) Every insured letter or registered packet must bear the usual registration number.

III.—DELIVERY.

1. PAYMENT BEFORE DELIVERY.

21. It is strictly forbidden to give up a Cash on Delivery packet, to open it at the request of the addressee, or to allow the addressee to open it until the Trade Charge and any other charges due have been paid. But the addressee will see from the entry of the packet the name and address of the sender, who (see Rule II., 1 (b), must have sent the packet in fulfilment of an order.

2. RECEIPT.

22. A receipt will be given for the Trade Charge collected on a Cash on Delivery packet. No payment of a Trade Charge will be acknowledged unless a receipt be produced or a satisfactory reason given for its non-production.

3. CHEQUES NOT ACCEPTED.

23. Cheques will not be accepted in payment of Trade Charges.

4. DELIVERY IN SPECIAL CIRCUMSTANCES.

24. Cash on Delivery packets will not be delivered in private bags unless the amount of the Trade Charge has been previously remitted. In any other cases the packet will be delivered over the counter of the Post Office.

IV.—NON-DELIVERY.

25. (a) If the addressee or his representative refuses or neglects to pay the Trade Charge on a C. O. D. parcel within 21 days of its arrival, it may either be,

- (1) Returned to the Sender,
- (2) Treated as abandoned,
- (3) Tendered for delivery at a fresh address and if not accepted by the new consignee within 7 days, returned to the sender forthwith,

according to the instructions furnished by the sender on a special label to be attached to the parcel or packet at the time of posting.

All undelivered C. O. D. parcels not bearing special labels with the sender's instructions for disposal will at the expiration of 21 days be returned forthwith.

(b) Letters, &c.—In case of refusal or neglect on the part of the addressee or his representative to pay the Trade Charge on a Cash on Delivery packet, other than a parcel, within 21 days of arrival it will be sent to the Returned Letter Office and returned to the Post Office of the country of Origin at the first opportunity.

V.—CANCELLING OR REDUCING TRADE CHARGE AFTER POSTING.

1. CERTIFICATE OF POSTING TO BE PRODUCED.

26. The sender of a Cash on Delivery packet may arrange for the Trade Charge to be reduced or cancelled, upon payment of a fee of 6d.

In such a case the sender must produce the original Certificate of Posting at the Office at which the packet was posted and fill up and sign the printed Form (Cash on Delivery No. 3.) which is supplied by the Post Office and to which a Postage stamp or stamps in payment of the fee must be affixed.

2. CANCELLING OR REDUCING TRADE CHARGE ON
UNDELIVERED PARCEL.

27. If the sender of a Cash on Delivery packet desires to reduce or cancel the Trade Charge after he has received from the Returned Letter Office notice of the non-delivery of the packet the procedure set forth in Section 1 of the present rule should be followed; but the Cash on Delivery Form No. 3, after completion, should be attached to the notice of non-delivery and sent directly to the Returned Letter Office under registered cover. The notice of non-delivery should be endorsed by the Postmaster to the effect that the amount of the Trade Charge entered on the certificate of posting has been reduced or cancelled, as the case may be.

VI.—RE-DIRECTION.

28. The general rules which apply to the re-direction of parcels, insured letters, and registered packets received from places abroad apply to Cash on Delivery packets; but the following special rules must also be observed:—

1. RE-DIRECTION BEFORE DELIVERY.

29. If the packet has not been delivered no fee will be chargeable for such Cash on Delivery service as is performed in such a case.

2. RE-DIRECTION AFTER DELIVERY.

30. (a) A Cash on Delivery packet which has been delivered may be re-directed as a Cash on Delivery packet only if the Cash on Delivery service extends to the Office, Colony or Country in which the new address is situated. In such a case, the further transmission must be regarded

as a fresh transaction, so far as the Cash on Delivery service is concerned, a new Request Form must be prepared and a new Cash on Delivery fee must be paid. Care must then be taken that all marks relating to the original Cash on Delivery service are erased from the packet. No further charge for postage should, however, be made in those circumstances in which re-direction is free under existing rules.

(b) A Cash on Delivery packet delivered at its place of original address may, however, be re-directed as an ordinary postal packet; but care must be taken that all entries and marks proper to the Cash on Delivery service are covered over or completely erased.

3. RE-DIRECTED PACKET IRREGULARLY POSTED.

31. A Cash on Delivery packet which, after delivery, is irregularly posted in a letter box to be re-transmitted without Cash on Delivery service, will be treated like any other parcel or registered packet irregularly posted; but all special Cash on Delivery entries, labels, &c., should be effaced.

VII.—REMITTANCE OF TRADE CHARGE TO THE SENDER OF THE PACKET BY MONEY ORDER OR POSTAL ORDER.

1. AMOUNT TO BE REMITTED BY POSTMASTER OF DELIVERY OFFICE.

32. (a) When the Trade Charge has been received from the addressee, the Postmaster will remit the amount to the sender by means of a Money Order or Postal Order drawn in his favour on the Office which was specified on the packet, deducting from the amount the Money Order or Postal Order Commission at the usual rate, and also a fee for the Cash on Delivery service according to the following scale:—

	<i>Fee.</i>
When the Trade Charge does not exceed £5	6d.
When the Trade Charge exceeds £5 but not £10 ...	9d.
When the Trade Charge exceeds £10 but not £15 ...	1s.
When the Trade Charge exceeds £15 but not £20 ...	1s. 3d.

(b) Postal Orders (with stamps affixed to make up odd amounts up to five pence) will be used where possible for remitting the amount to the sender whenever, after the authorised deductions (collection fee and poundage on Order), the amount to be remitted does not exceed £2 2s. 10d. the maximum amount which can be remitted by two Postal Orders with stamps affixed.

(c) When several "Cash on Delivery" packets from one sender to a single addressee are dealt with at the same time, the remittance to the senders should be made by one Money Order or one or two Postal Orders, according to the amount to be remitted and the Orders must be noted with the serial number of each packet covered by the remittance. A separate delivery fee will of course be deducted in respect of each packet.

VIII.—PAYMENT OF MONEY ORDER OR POSTAL ORDER TO SENDER OF PACKET.

33. (a) The sender of a Cash on Delivery packet will receive in a closed envelope a Money Order or Postal Order representing the Trade Charge collected abroad less the Commission on the Money Order or Postal Order and the fee charged in the country from which the money was remitted. The Order will bear the letters "C.O.D." and the serial number, and, before payment, the sender must give up the Certificate of posting (see Rule II. 1). If, however, the Order be presented by a Banker, it will not be necessary to produce the Certificate of Posting.

(b) If the Certificate of Posting cannot be produced, payment will be refused and the Postmaster-General must be communicated with.

IX.—INCIDENTAL SERVICES.

34. (a) Cash on Delivery packets are, in other respects than those above specified, treated like other parcels, insured letters, and registered packets—*e.g.*, as regards registration, insurance compensation, advice of delivery, and undertaking to pay Customs charges. If Customs charges are prepaid, the parcel must be marked "To be delivered free of all charges except Trade Charge."

(b) If the sender of a Cash on Delivery packet desires to have an advice of the delivery of a registered or insured packet, or undertakes to pay Customs charges, he should require the necessary entries to be made by the Postmaster on the Certificate of Posting.

35. The foregoing Rules shall come into operation on the 1st day of June, 1912.

Rules 7 of 1908 and 14 of 1911 are hereby revoked.

P. L. H. ARCHER,
Postmaster-General.

Approved by the Acting Governor in Council this 12th day of April, 1912.

J. ST. V. HAND,
Clerk of Executive Council.

F. S. JAMES,
Acting Governor.

C. O. D. Form No 1.Date Stamp
Office of Posting.Request Form.CASH ON DELIVERY.

Regn. or Parcel No. _____

(To be inserted at Office of Posting.)

I request that the _____ herewith may be
 We (Insert "Registered Packet," "Insured Letters" or "Parcel")

forwarded to

Name and full
postal address

and that the sum of £ _____ : _____ s. _____ d. may be
 collected on delivery and remitted to ^{me.} as under, less
 us,

Delivery Fee and Commission, by Money Order or Postal Order
 payable at the _____ Post Office;

and ^I_{we} hereby declare that the packet is sent in
 fulfilment of an Order.

Name and full
postal address
of sender.

Date _____

A stamp, or stamps, of the
 value of 3d. must be affixed
 here by the sender.

[For conditions of service, see back.]

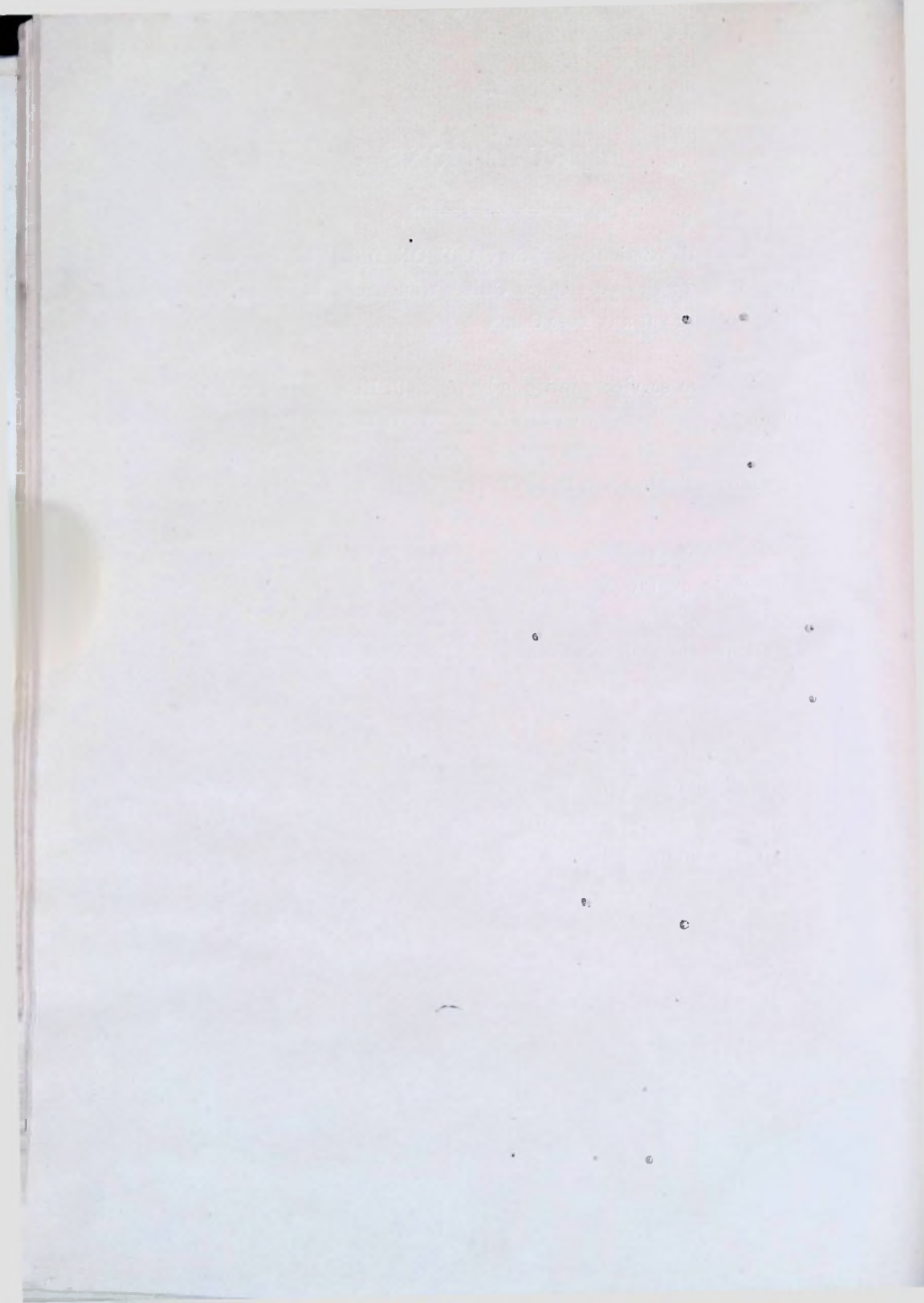
REGULATIONS.

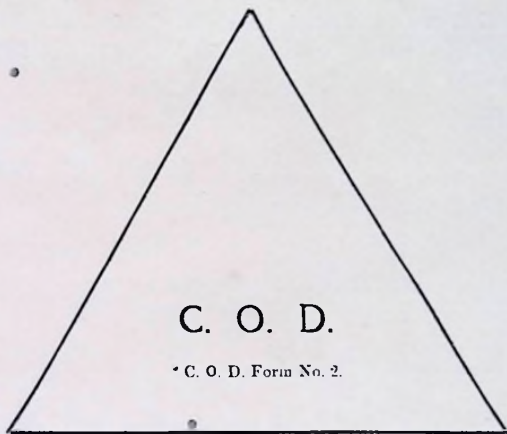
1. Full particulars of the CASH ON DELIVERY service are given in the Post Office Guide, which may be consulted free of charge at any Post Office.

2. The service applies only to PARCELS (uninsured or insured), INSURED LETTERS and REGISTERED PACKETS of all kinds addressed to or sent from certain British Colonies, of which a list is given in the Post Office Guide, and Egypt.

3. A special fee of 3d. must be paid, in addition to postage and other postal charges, by the sender of every Cash on Delivery parcel or packet posted in this country; and a stamp or stamps, of that value must be affixed in the space provided on the other side of this form.

4. A Table is given in the Post Office Guide showing the Fees (including Money Order or Postal Order Commission) chargeable abroad, which will be deducted from the amount of the Trade Charge collected.





(* To be printed on orange coloured paper.)

C. O. D. Form No. 26d. Postage Stamp and
Stamp of Office of Posting.

REQUEST FOR REDUCING OR CANCELLING THE
TRADE CHARGE ON A CASH ON DELIVERY _____

Address of the Packet _____

Office of Posting and serial number of Packet : _____

Office on which Money Order or Postal Order was to be drawn : _____

Date of Posting _____

Name and Address of Sender _____

Amount of Trade Charge _____

I request that the Trade Charge on the Packet above described be --

* (1) Cancelled.

* (2) Reduced to _____

(Amount to be shown in words and figures.)

Signature _____

Strike out one of these entries

The Cash on delivery packet described on the other side was forwarded _____
 on the _____
 entered at No. _____ on the List (or Bill).

Date Stamp.

Signature.

The Cash on delivery packet described on the other side was forwarded to _____
 on the _____
 entered at No. _____ on the List (or Bill).

Date Stamp.

Signature.

The Cash on Delivery packet described on the other side was forwarded to _____
 on the _____
 entered at No. _____ on the List (or Bill).

Date Stamp.

Signature.

The Cash on delivery packet described on the other side was forwarded in the mail
 from the Office of Exchange at _____
 of the _____ (_____ despatch) for the Office of Exchange
 at _____ entered at No. _____ of Table I of the Letter Bill.
 On the List No. _____

Date Stamp.

On the Parcel Bill.

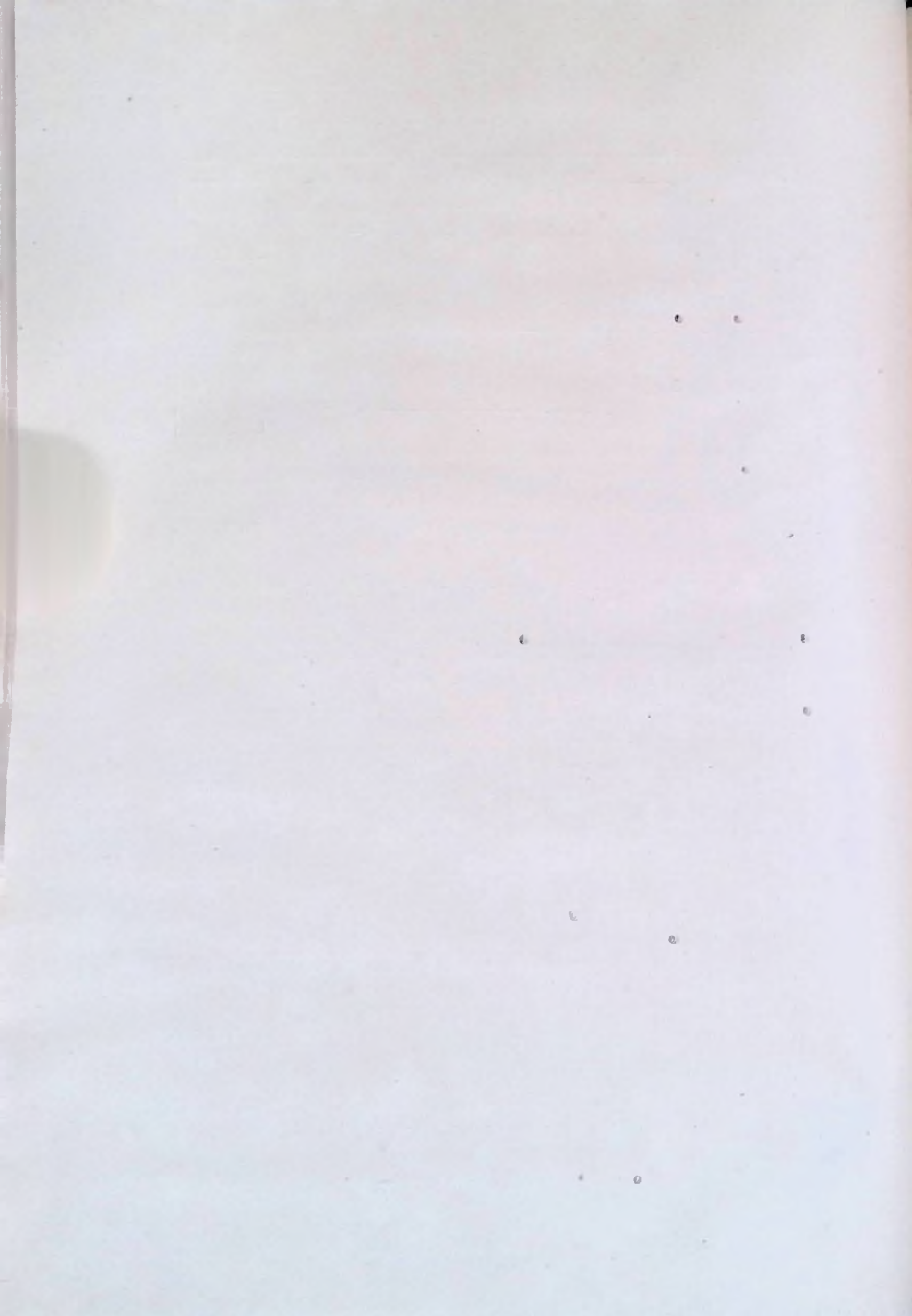
Signature.

The Cash on delivery packet described on the other side was forwarded in the mail
 from the Office of Exchange at _____
 of the _____ (_____ despatch) for the Office of Exchange
 at _____ entered at No. _____ of Table I of the Letter Bill.
 On the List No. _____

Date Stamp.

On the Parcel Bill.

Signature.



Rule No. 5 of 1912.



COLONY OF SOUTHERN NIGERIA.

RULES

MADE UNDER

"THE SURVEY ORDINANCE."

At a meeting of the Executive Council, held at Government House, Lagos, on Monday the 10th day of June, 1912.

PRESENT:

His Excellency the Acting Governor and Commander-
F. S. JAMES, C.M.G. [in-Chief,

The Honourable the Acting Colonial Secretary,
D. C. CAMERON, Esq.

The Honourable the Acting Attorney-General,
J. M. M. DUNLOP, Esq.

The Honourable the Acting Financial Commissioner,
A. S. COOPER, Esq.

The Honourable the Acting Principal Medical Officer,
DR. T. HOOD.

The Honourable the Acting Provincial Commissioner,
J. WATT, Esq. [Western Province,

Under and by virtue of the provisions of section forty-one of the Survey Ordinance, the following rules are hereby

made by the Governor of the Colony with the advice of the Executive Council thereof.

RULES FOR THE SURVEY OF COUNTRY LANDS BY THE GOVERNMENT SURVEY DEPARTMENT AND FOR THE CHECKING OF SURVEYS BY THE DEPARTMENT.

1. In these Rules the following words and expressions shall have the meanings hereby assigned to them unless there be something in the subject or context repugnant to such construction:—

Demarcation includes cutting, beaconing, and surveying the boundaries of lands and providing a plan of the land.

Survey includes surveying boundaries that have been cut and beaconed by the owner, etc., and providing a plan of the land.

Check Survey is a survey made to check the plan of lands that have been demarcated, beaconed, and surveyed by a private or licensed private surveyor.

2. Applications stating the nature of the work required should be sent in, if the survey is required during the following field season (October to May,) before the month of May.

3. Work shall be executed as far as possible in the order in which applications are received, but the Director of Surveys may use his discretion in arranging the order to suit the general programme for the field season.

4. All applications must be sent to

THE DIRECTOR OF SURVEYS,
HEAD QUARTERS OFFICE,
SOUTHERN NIGERIA SURVEY,
LAGOS.

5. All applications must be accompanied by the documents and instructions hereinafter mentioned.

FORM OF APPLICATION.

FOR THE SURVEY OF LAND LYING IN THE COUNTRY DISTRICTS.

- (i.) Full name and address of applicant.
- (ii.) State the position applicant fills in regard to the land; *i.e.* whether owner, lessee, tenant, plaintiff or defendant, or if he is the legal representative of such owner, lessee, plaintiff or defendant. If the legal representative, documents to prove the fact must be attached.
- (iii.) Name, if any, of the land to be surveyed.
- (iv.) A brief description of the position of the land, sufficient information being given to allow of its identification on the map.
- (v.) If the land is held under a lease, deed, or other instrument, a certified copy should be attached.
- (vi.) A certified copy of the instructions, if any, which may have been issued by a court, a Political Officer or the Commissioner of Lands.
- (vii.) A plan or sketch, or copy thereof, showing the approximate position of the boundaries.
- (viii.) Name and address of the person duly authorised by the applicant to point out on the ground the actual boundaries of the land, for the accuracy of whose information the applicant holds himself responsible.
- (ix.) A statement as to whether the land requires:—
 - (a) Demarcation,
 - (b) Survey,
 or (c) Check Survey,
 as defined in paragraph 1 of these rules.
- (x.) If a survey or check survey is required, a statement that, should the Government Surveyor find the boundaries have become so overgrown as to require re-clearing, the applicant is willing to pay the cost of such re-clearing. This cost to be fixed by the Director of Surveys.

(xi) In all cases when a survey or check survey is applied for, the applicant must state whether, should the Government Surveyor find that the boundaries or any part of the land have been wrongly demarcated or surveyed,

(a) he wishes the surveyor to re-demarcate and survey those parts that are wrong without further reference to him, and at the usual rates, or

(b) he wishes the matter referred to him, in which case the survey party will at once withdraw and the preliminary fee be forfeited. A new preliminary fee must be paid before any further action is taken.

(xii.) The name of the Treasury at which the amount of the preliminary fee laid down in paragraph 9 has been paid together with the No. of the Receipt Voucher and date of payment.

6. On receipt of the application the Director of Surveys shall enter it in his books, and shall inform the applicant of the approximate charges for the work. Until the amount of these approximate charges has been paid, no steps to carry out the work will be taken.

7. On the completion of a demarcation or survey, and on the receipt of the full fees and charges, the applicant is entitled to a plan of the land, and three sunprints thereof, signed by the Surveyor and the Director of Surveys or his representative. In the case of a check survey, the plan may be that made by a licensed surveyor, endorsed by the Government Surveyor and signed by the Director of Surveys.

8. Forfeiture of Preliminary Fee.

(a) The applicant, or his representative, is responsible for pointing out the datum point and boundaries of his land to the Government Surveyor, unless, this in the opinion of the Director of Surveys, is unnecessary.

Should the applicant or his representative fail to meet the Government Surveyor at the time and place appointed by the Director of Surveys, the Government Surveyor will at once withdraw

his party and the preliminary fee mentioned in para. 9 will be forfeited, and a fresh fee will have to be paid before any further steps are taken to demarcate the land.

- (b) A similar procedure shall be adopted should the applicant fail to deliver the Property Beacons as laid down in paragraph 15.
- (c) So far as may be possible, having due regard to the requirements of the Survey Department, arrangements may be arrived at between the Director of Surveys and the applicant as regards the time and place of meeting.

9. All fees and charges shall be paid into the Colonial Treasury with a statement that the payment is made on account of survey fees and charges, and the name or description of the land survey for which it is made.

RULES FOR THE DEMARCATION OF BOUNDARIES AND PREPARATION OF PLANS BY ALL SURVEYORS.

10. Boundaries shall be marked by Property Beacons placed:—

- (a) At every point where a stream or path crosses the boundary.
- (b) At every change of direction in the boundary, except at the less important changes caused by the winding of streams and paths forming the boundary.
- (c) At intermediate points selected so that not more than 1,000 feet of the boundary will lie between any two adjoining beacons.

11. Boundaries shall consist of:—

- (a) Arbitrary Lines cleared of all undergrowth and trees for a width of six feet. Trees of 5 feet girth, and over, need not be felled but must be marked with an arrow head at the point where the boundary passes through them.
- or (b) Topographical features such as watersheds, creeks, streams, roads, and paths which if not sufficiently well marked must be cleared, so far as is applicable, in accordance with (a).

12. Property Beacons shall consist of:—

- (a) Pillars 14 inches square, of stone or cement, or of bricks in cement mortar ($\frac{1}{4}$ of sand to 1 of cement) 2 feet below ground level and 18 inches above ground level. The initials of the land or owner of the land to be cut on the side facing inwards to the land,
- or (b) Enamelled or painted metal name plates at least $18 \times 12 \times \frac{1}{16}$ inches, bearing the name or initials of the land or owner, and placed so as to face inwards to the land, securely fastened to uprights, made of angle-iron of $\frac{1}{2}$ inch section, or iron piping, bedded in rock or cement foundations at least 2 feet below the ground, and projecting 2 feet above the surface.

13. Property Beacons must not be placed where they will interfere with traffic, nor in such positions as are likely to lead to their removal owing to future road or railway extensions, etc. On the banks of rivers they should be placed where they are least likely to be damaged by floating logs, etc., in the flood season. In all these cases the Beacon must be erected as close as possible to the correct boundary point, which will be referred by distance and bearing to the Beacon by an explanatory diagram on the Property Plan.

14. The offsetted distance of every Property Beacon from some point on the traverse line must always be taken.

15. The applicant shall deliver the beacons or the materials therefor, to the Government Surveyor at a place and date to be arranged by the Director of Surveys or his representative. The Government Surveyor is responsible for their erection.

16. The Survey of all lands shall include all important topographical features such as streams, roads, paths, villages, and hills lying within the boundaries. Where the height above mean sea level of a point in or near the land under survey has been fixed by the Southern Nigeria Survey, it can be obtained on application to the Director of Surveys. In the absence of such a fixed height, the height of some point in the land must be assumed by the Surveyor. Hill features need only be approximately contoured by aneroid barometer in reference to the assumed datum level.

17. The position of at least one Property Beacon on each property must be referred to a Southern Nigeria Survey Beacon, the position of which can be obtained from the Director of Surveys. All surveyors using a survey Beacon are liable to prosecution should they displace or damage the beacon; or should they fail to re-cover it with a pile of stones or earth 2 feet high, after use; or, should the beacon be lying in a road, should they fail to re-fill the hole in such a manner as will lead to no accident occurring owing to either a hollow or a mound being left in the roadway.

18. The maximum closing error permissible in the survey of boundaries is 1/2,000.

PLANS.

19. All plans shall be drawn in Indian or Chinese ink and fixed colours on canvas or linen backed drawing paper, and the conventional signs in use by the Southern Nigeria Survey will be used.

20. The Datum Point shall be shown surrounded by a red circle and boundaries by red lines with a red hatching or wash, Property Beacons by solid black triangles. The bearing and length of each boundary line shall be shown on the plan.

21. The name and survey number of the land shall be given in prominent black letters in the most convenient space on the plan, with the name of owner in smaller letters below.

22. True and magnetic north points shall be shown and the magnetic declination stated.

23. The scale of the plan shall be stated by a representative fraction, and two scales shall be drawn, one showing feet and the other miles.

24. A true north and south line, and east and west line, are to be drawn in blue across the whole breadth of the paper, and through the datum point if one exists.

25. All plans are to have shown on them either the S. N. Survey beacon, referred to in paragraph 17 or the co-ordinates of some Property Beacon on the plan referred to that survey beacon.

26. Plans shall be drawn on the following scales:—

(a) Lands of less than $\frac{1}{4}$ square mile in area on any of the following:—1/50, 1/100, 1/500, 1/1,000, 1/1250, 1/2,500,

(b) of $\frac{1}{4}$ sq. mile but less than 5 sq. miles 1/6,250.

(c) of 5 do. do. 25 do. 1/12,500.

(d) of 25 do. do. 100 do. 1/25,000.

(e) of 100 do. do. 200 do. 1/31,250.

(f) of 200 sq. m. and greater 1/62,50

Rule No. 10 of 1911 is hereby revoked.

J. ST. V. HAND,

Clerk of Executive Council.

ORDERED in Council this 10th day of June, 1912.

F. S. JAMES,

Acting Governor and Commander-in-Chief.

Rule No. 6 of 1912.



COLONY OF SOUTHERN NIGERIA.

RULES

MADE UNDER

"THE SURVEY ORDINANCE."

At a meeting of the Executive Council held at Government House, Lagos, on Monday the 10th day of June, 1912.

PRESENT:

- His Excellency the Acting Governor and Commander-
F. S. JAMES, C.M.G. [in-Chief,
The Honourable the Acting Colonial Secretary,
D. C. CAMERON, Esq.
The Honourable Acting Attorney-General,
J. M. M. DUNLOP, Esq.
The Honourable Acting Financial Commissioner,
A. S. COOPER, Esq.
The Honourable Acting Principal Medical Officer,
Dr. T. HOOD.
The Honourable Acting Provincial Commissioner,
J. WATT, Esq. [Western Province,

Under and by virtue of the provisions of section forty-one of the Survey Ordinance, the following rules are hereby made by the Governor of the Colony with the advice of the Executive Council thereof.

RULES FOR THE SURVEY OF TOWN LANDS BY
THE GOVERNMENT SURVEY DEPARTMENT AND
FOR THE CHECKING OF SURVEYS BY THE
DEPARTMENT.

In these Rules the following words and expressions shall have the meanings hereby assigned to them unless there be something in the subject or context repugnant to such construction :—

Demarcation includes cutting, beaconing, and surveying the boundaries of lands, and providing a plan of the land.

Survey includes surveying boundaries that have been cut and beaconed by the owner, and providing a plan of the land.

Check Survey is a survey made to check the plan of lands that have been demarcated, beaconed, and surveyed by a private or licensed private surveyor.

2. Applications stating the nature of the work required can be sent in at any time.

3. Work shall be executed as far as possible in the order in which applications are received, but the Director of Surveys may use his discretion in arranging the order to suit the general programme of work.

4. All applications must be sent to

THE DIRECTOR OF SURVEYS,
HEAD QUARTERS OFFICE,
SOUTHERN NIGERIA SURVEY,
LAGOS.

5. All applications must be accompanied by the documents and instructions hereinafter mentioned.

FORM OF APPLICATION.

FOR THE SURVEY OF TOWN LANDS.

(1.) Full name and address of applicant.

- (ii.) State the position applicant fills in regard to the land; *i.e.* whether owner, lessee, tenant, plaintiff or defendant, or if he is the legal representative of such owner, lessee, tenant, plaintiff or defendant. If the legal representative, documents to prove the fact must be attached.
- (iii.) Name, if any, of the land to be surveyed.
- (iv.) A brief description of the position of the land, sufficient information being given to allow of its identification on the town plan.
- (v.) If the land is held under a lease, deed, or other instrument, a certified copy should be attached.
- (vi.) A certified copy of the instructions, if any, which may have been issued by a court, a Political Officer or the Commissioner of Lands.
- (vii.) A plan or sketch, or copy thereof, showing the approximate position of the boundaries.
- (viii.) Name and address of the person duly authorised by the applicant to point out on the ground the actual boundaries of the land, for the accuracy of whose information the applicant holds himself responsible.
- (ix.) A statement as to whether the land requires:—
 - (a) Demarcation.
 - (b) Survey.
 - or (c) Check Survey.
 as defined in paragraph 1 of this notice.
- (x.) The name of the Treasury at which the amount of the preliminary fee laid down in paragraph 8 (i) of Order No. 19 of 1912 has been paid together with the Number of the Receipt Voucher and date of payment.

6. On receipt of the application, the Director of Surveys shall enter it in his books.

7. On the completion of a demarcation or survey, and on receipt of the full fee and charges the applicant is entitled to a plan of the land and three sunprints thereof, signed by the Surveyor and the Director of Surveys or his representatives. In the case of a check survey, the plan may be that made by a licensed surveyor, endorsed by the Government Surveyor and signed by the Director of Surveys.

8. *Forfeiture of Preliminary Fee.*

- (a) The applicant, or his representative, is responsible for pointing out the datum point and boundaries of his land to the Government Surveyor, unless this, in the opinion of the Director of Surveys, is unnecessary.
- (b) Should the applicant or his representative, fail to meet the Government Surveyor at the time and place appointed by the Director of Surveys, the Government Surveyor will at once withdraw his party and the preliminary fee mentioned in paragraph 8 (i) of Order No. 19 of 1912 will be forfeited, and a fresh fee will have to be paid before any further steps are taken to demarcate the land.

SURVEY FEES.

9. All fees and charges shall be paid into the Colonial Treasury with a statement that the payment is made on account of survey fees and charges, and the name or description of the land survey for which it is made.

RULES FOR THE DEMARCATION OF BOUNDARIES
AND PREPARATION OF PLANS BY ALL
SURVEYORS.

10. Boundaries shall be marked by Property Beacons placed at every change of direction in the boundary.

11. *Property Beacons.*

All property beacons shall consist of a cement pillar 3 feet long and 6" square in plan buried in the ground so that it projects 1 foot above the surface. All beacons shall have on them a "station dot" formed by the intersection of 2 lines cut or filed on the head of an iron pin firmly embedded in the cement. In the case of beacons erected by the Government Survey Department, a broad arrow will be stamped on the head of the beacon.

12. Boundary marks must not be placed where they will interfere with traffic, nor in such positions as are likely to lead to their removal owing to future road or railway extensions, etc. Should the correct site of a Property Beacon lie in such a position, it should be buried (cut in half if necessary) and referred by distance and bearing to 2 permanent objects.

13. * When a wall or other permanent object prevents the erection of a property beacon, it shall be erected as close as possible to the wall or object, the correct boundary point being referred by distance and bearing to the station dot by an explanatory diagram on the plan of the property. In the case of temporary mud walls and fences, a slot sufficiently large to admit the Property Beacon can usually be cut without causing damage.

14. The position of one Property Beacon on each property must be referred to a Cadastral Beacon on the Town Survey. The position of these town beacons can be obtained from the Director of Surveys.

15. The maximum closing error permissible in the survey of boundaries is 1/5,000.

PLANS.

16. All plans shall be drawn in Indian or Chinese ink and fixed colours on canvas or linen backed drawing paper.

17. The conventional signs in use by the Cadastral Branch, Southern Nigeria Survey shall be used.

18. The Datum Point shall be shown surrounded by a red circle and boundaries by red lines with a red hatching or wash, boundary beacons by solid black triangles. The bearing and length of each boundary line shall be shown in the plan.

19. The name and Survey number of the land shall be given in prominent black letters in the most convenient space on the plan, with the name of the owner in smaller letters below.

20. True and magnetic north points shall be shown and the magnetic declination stated.

21. The scale of the plan shall be stated by a representative fraction, and two scales will be drawn, one showing feet and the other links.

22. A true north and south line, and east and west line, are to be drawn in blue across the whole breadth of the paper, and through the datum point if one exists.

23. All plans are to have shown on them either the town beacon referred to in paragraph 14 or the co-ordinates of some property beacon on the plan referred to that town beacon.

24. Plans shall be drawn on the most convenient of the following scales:—

- (a) Lands of less than $\frac{1}{4}$ square mile in area on any of the following: 1/50, 1/100, 1/500, 1/1,000, 1/1,250, 1/2,500.
- (b) of $\frac{1}{4}$ sq., mile but less than 5 sq., miles 1/6,250.
- (c) of 5 do. do. 25 do. 1/12,500.
- (d) of 25 do. do. 100 do. 1/25,000.
- (e) of 100 do. do. 200 do. 1/31,250.
- (f) of 200 square miles and greater 1/62,500.

Rule No. 11 of 1911 is hereby revoked.

J. ST. V. HAND,
Clerk of Executive Council.

ORDERED in Council this 10th day of June, 1912.

F. S. JAMES,
Acting Governor and Commander-in-Chief.

Rule No. 7 of 1912.



COLONY OF SOUTHERN NIGERIA.

RULE

MADE UNDER

“THE SURVEY ORDINANCE.”

At a meeting of the Executive Council, held at Government House, Lagos, on Monday the 24th day of June, 1912.

PRESENT :

- His Excellency The Acting Governor and Commander-in-
F. S. JAMES, C.M.G. [Chief.]
The Honourable Acting Colonial Secretary,
D. C. CAMERON, Esq.
The Honourable Acting Attorney-General,
J. M. M. DUNLOP, Esq.
The Honourable Acting Financial Commissioner,
A. S. COOPER, Esq.
The Honourable Acting Principal Medical Officer,
DR. J. A. PICKELS.
The Honourable Acting Provincial Commissioner
J. WATT, Esq. [Western Province.]

Under and by virtue of the provisions of section forty-one of the Survey Ordinance, the following rules are hereby made

by the Governor of the Colony with the advice of the Executive Council hereof.

RULES FOR THE SURVEY BY THE GOVERNMENT SURVEY DEPARTMENT OF LANDS HELD UNDER AN EXCLUSIVE LICENCE TO PROSPECT.

1. The Rules set out in Rule No. 5 of 1912 apply to the methods of application, and payment for surveys, the demarcation of boundaries, and the preparation of plans of laads held under exclusive licences with the exceptions stated herein.
2. To paragraph 12 add a new sub-paragraph (c):—
 “(c) Wood boards bearing the name or initials of the owner, placed so as to face outwards from the land, securely fastened to wood posts at least five inches in diameter, bedded at least 3 feet below the ground and projecting 3 feet above the surface.”
3. In paragraph 15, after the word “representative,” add:—
 “except in the case of the wood beacons described in sub-paragraph (c) which will be provided by the Government Surveyor.”
4. In paragraph 18 for 1/2,000 read 1/250.
5. In the case of Mining Leases the provisions of Rule No. 5 of 1912 will apply in all particulars.

Approved by the Acting Governor in Council this 24th day of June, 1912.

J. ST. V. HAND,

Clerk of Executive Council.

F. S. JAMES,

Acting Governor and Commander-in-Chief.

Rule No. 7 of 1912.



COLONY OF SOUTHERN NIGERIA.

RULE

MADE UNDER

“THE SURVEY ORDINANCE.”

At a meeting of the Executive Council, held at Government House, Lagos, on Monday the 24th day of June, 1912.

PRESENT :

- His Excellency The Acting Governor and Commander-in-
F. S. JAMES, C.M.G. [Chief.]
The Honourable Acting Colonial Secretary,
E. C. CAMERON, Esq.
The Honourable Acting Attorney-General,
J. M. M. DUNLOP, Esq.
The Honourable Acting Financial Commissioner,
A. S. COOPER, Esq.
The Honourable Acting Principal Medical Officer,
DR. J. A. PICKELS.
The Honourable Acting Provincial Commissioner
J. WATT, Esq. [Western Province.]

Under and by virtue of the provisions of section forty-one of the Survey Ordinance, the following rules are hereby made

by the Governor of the Colony with the advice of the Executive Council hereof.

RULES FOR THE SURVEY BY THE GOVERNMENT SURVEY DEPARTMENT OF LANDS HELD UNDER AN EXCLUSIVE LICENCE TO PROSPECT.

1. The Rules set out in Rule No. 5 of 1912 apply to the methods of application, and payment for surveys, the demarcation of boundaries, and the preparation of plans of lands held under exclusive licences with the exceptions stated herein.

2. To paragraph 12 add a new sub-paragraph (c):—

“(c) Wood boards bearing the name or initials of the owner, placed so as to face outwards from the land, securely fastened to wood posts at least five inches in diameter, bedded at least 3 feet below the ground and projecting 3 feet above the surface.”

3. In paragraph 15, after the word “representative,” add:—
“except in the case of the wood beacons described in sub-paragraph (c) which will be provided by the Government Surveyor.”

4. In paragraph 18 for 1/2,000 read 1/250.

5. In the case of Mining Leases the provisions of Rule No. 5 of 1912 will apply in all particulars.

Approved by the Acting Governor in Council this 24th day of June, 1912.

J. ST. V. HAND,

Clerk of Executive Council.

F. S. JAMES,

Acting Governor and Commander-in-Chief.

Rule No. 7 of 1911



COLONY OF SOUTHERN NIGERIA

RULE

MADE UNDER

“THE SURVEY ORDINANCE.”

At a meeting of the Executive Council, held at Government House, Lagos, on Monday the 24th day of June, 1911

PRESENT :

- His Excellency The Acting Governor and Commandant
F. S. JAMES, C.M.G.
- The Honourable Acting Colonial Secretary,
E. C. CAMERON, Esq.
- The Honourable Acting Attorney-General,
J. M. M. DUNLOP, Esq.
- The Honourable Acting Financial Commissioner,
A. S. COOPER, Esq.
- The Honourable Acting Principal Medical Officer,
DR. J. A. PICKELS.
- The Honourable Acting Provincial Commissioner
J. WATT, Esq. [Western Provinces]

Under and by virtue of the provisions of section 4 of the Survey Ordinance, the following rules are hereby

by the Governor of the Colony with the advice of the Executive Council hereof.

RULES FOR THE SURVEY BY THE GOVERNMENT SURVEY DEPARTMENT OF LANDS HELD UNDER AN EXCLUSIVE LICENCE TO PROSPECT.

1. The Rules set out in Rule No. 5 of 1912, apply to the methods of application, and payment for surveys, the demarcation of boundaries, and the preparation of plans of lands held under exclusive licences with the exceptions stated herein.
2. To paragraph 12 add a new sub-paragraph (c):—
 - “(c) Wood boards bearing the name or initials of the owner, placed so as to face outwards from the land, securely fastened to wood posts at least five inches in diameter, bedded at least 3 feet below the ground and projecting 3 feet above the surface.”
3. In paragraph 15, after the word “representative,” add:—
 - “except in the case of the wood beacons described in sub-paragraph (c) which will be provided by the Government Surveyor.”
4. In paragraph 18 for 1/2,000 read 1/250.
5. In the case of Mining Leases the provisions of Rule No. 5 of 1912 will apply in all particulars.

Approved by the Acting Governor in Council this 24th day of June, 1912.

J. ST. V. HAND,

Clerk of Executive Council.

F. S. JAMES,

Acting Governor and Commander-in-Chief.

Rule No. 8 of 1912.



COLONY OF SOUTHERN NIGERIA.

RULES

MADE UNDER

“THE MINING REGULATION ORDINANCE.”

At a meeting of the Executive Council held at Government House, Lagos, on Monday the 24th day of June, 1912.

PRESENT.

- His Excellency the Acting Governor and Commander-
F. S. JAMES, C.M.G. [in-Chief.
- *The Honourable Acting Colonial Secretary,
D. C. CAMERON, Esq.
- The Honourable Acting Attorney-General,
J. M. M. DUNLOP, Esq.
- The Honourable Acting Financial Commissioner,
A. S. COOPER, Esq.
- The Honourable Acting Principal Medical Officer,
DR. J. A. PICKELS.
- The Honourable Acting Provincial Commissioner,
J. WATT, Esq. [Western Province.

Under and by virtue of the provisions of section twenty-three of the Mining Regulation Ordinance, the following rules

are hereby made and published by the Governor of the Colony of Southern Nigeria with the advice of the Executive Council thereof:—

Rules one to eleven contained in the Schedule to the Mining Regulation Ordinance and made under section twenty-three of that Ordinance are hereby revoked and the following rules are substituted therefor:—

RULES MADE UNDER SECTION 23.

LICENCES.

Application for licences.

1. Every person desiring to obtain a licence to prospect shall apply in writing to the Governor, through the Colonial Secretary, and shall give the following particulars:—

Particulars to be stated.

(a) If an individual, his full name, nationality, description, and address.

If a firm or syndicate, the full name, nationality description and address of each partner, and if a limited company the same particulars of each director.

(b) Whether an exclusive or general licence to prospect is required.

(c) If an exclusive licence to prospect, the boundaries and the extent and situation of the area to be named in the licence:—

Provided that

(i) The boundaries shall be defined in such a manner as to be a sufficient guide to others desiring to locate contiguous areas, and shall have been demarcated to the satisfaction of the Commissioner of Lands;

(ii) Three plans shall be furnished on the scale of $\frac{1}{25,000}$ showing the topography and main drainage in such a manner as will illustrate the position of the boundaries and enable them to be identified upon the ground; and

(iii) No statement of latitude and longitude shall be considered as defining an exclusive prospecting area:

- (iv) If the Commissioner of Lands, is not satisfied as to the accuracy of the said plan, he shall so report to the Governor, and the Governor may require that the boundaries of the land affected shall be re-surveyed by a surveyor approved by the Governor at the expense of the holder of the licence at such charge as may for the time being be laid down under the Survey Ordinance and the Rules made thereunder.
- (d) Whether it is desired to prospect for minerals generally or for some one or more of them, and, if so, for what kind or kinds.
- (e) Whether the applicant is the holder of any, and if so, what licence to prospect.
- (f) An address in the Colony for service of notices.
- (g) If the applicant is a limited company a copy of the memorandum and articles of association of the company shall be attached; and
- (h) If an exclusive licence to prospect is required by a firm or syndicate or a limited Company the amount of cash working capital and nominal capital of such firm or syndicate or limited Company.

Any person who wilfully gives any false information as to any of the particulars to be stated in his application shall be liable to a penalty not exceeding £25 or to imprisonment not exceeding three months, with or without hard labour.

2. The Governor may in the exercise of his discretion refuse to grant a licence without giving any reason for his refusal.

Power of Governor to refuse application.

3. Exclusive and general licences shall be in the Forms A and B in the schedule to these rules, or to the like effect, and all applications therefor shall be submitted in duplicate and one copy shall be filed in the office of the Commissioner of Lands (or at such other place as the Governor may appoint); and the file shall be open to inspection at all reasonable times.

Form of licences

3 (a). The shape of an area over which an exclusive licence to prospect may be granted shall be such that the average width, as determined by dividing the area by the greatest length, is not less than one-third of the greatest length.

Duration of
licences.

4. (a) Every exclusive licence may be granted for such period not exceeding three years from the date mentioned therein, as the Governor may in each case think fit.

(b) Every general licence shall be for a period of one year from the date mentioned therein.

Renewal of
licences.

5. A licence may on the expiration thereof be renewed by the Governor for any period not exceeding the period for which it was originally granted.

Rights under
licences.
See Rules 51, 52, 53
and 54.

6. Subject to the provisions of the Ordinance and these rules, the holder of every licence upon the issue thereof shall have the following rights:--

- (a) To enter upon any lands named in his licence.
- (b) To dig and mine on any such lands and to dredge any stream or pool so far as may be required for the purposes of prospecting.
- (c) To construct his camp on any unoccupied land.
- (d) To take firewood from any forest land for domestic purposes, and
- (e) To take water from any stream, spring and pool or well, not private property, for domestic purposes or for the purposes of prospecting.

Transference and
assignment of
licences.

7. The holder of a general licence shall not transfer or assign the same, but the holder of an exclusive licence may transfer or assign such licence or any of the rights conferred thereby, provided the consent in writing of the Governor be first had and obtained.

Surrender of
exclusive licences.

8. The holder of an exclusive licence may surrender the same or any of the rights conferred therein on such terms as the Governor may in his discretion think fit.

9. The holder of an exclusive licence to prospect shall, under penalty of the revocation of such licence under the provisions of Rule twelve hereof during the whole of the period for which such licence is granted, either by himself or his agent carry on *bona fide* prospecting operations, and shall, until his area shall have been surveyed by a Government Surveyor, maintain his boundary lines in such a condition as will enable a Surveyor at any time to locate the area. If the Commissioner of Lands, is, at any time, satisfied that the said

boundary lines are not in such a condition as aforesaid, he shall so report to the Governor and the Governor may order the area to be surveyed by a Surveyor approved by the Governor at the expense of the holder of the licence at such charge as may for the time being be laid down under the Survey Ordinance and the Rules made thereunder.

10. In case of the breach by the holder of a licence of any of the provisions of the Ordinance, or of these rules, the Governor may by notice in writing summarily revoke such licence, and thereupon all rights conferred thereby or enjoyed thereunder shall cease as from a date mentioned in such notice.

Revocation of licences: effect.

11. Notwithstanding the revocation or surrender of his licence, the holder thereof shall be liable for any breach of any of these rules committed prior to such revocation or surrender.

Liability when licences revoked, &c.

11. (a) Every person prospecting shall produce his licence, or where the person prospecting is an agent authorized by the holder of a licence the written authority of such holder, to any District Commissioner, or any person authorized by such District Commissioner, on demand.

Production of licences.

11. (b) Any person who shall fail to produce his licence, or authority on demand as aforesaid, shall be liable to a penalty not exceeding £25, or to imprisonment for any term not exceeding three months, with or without hard labour.

11. (c) The grant, issue, renewal, transfer, assignment, cancellation and revocation of every licence shall be published in the Gazette.

Publication of grants, &c. of licences.

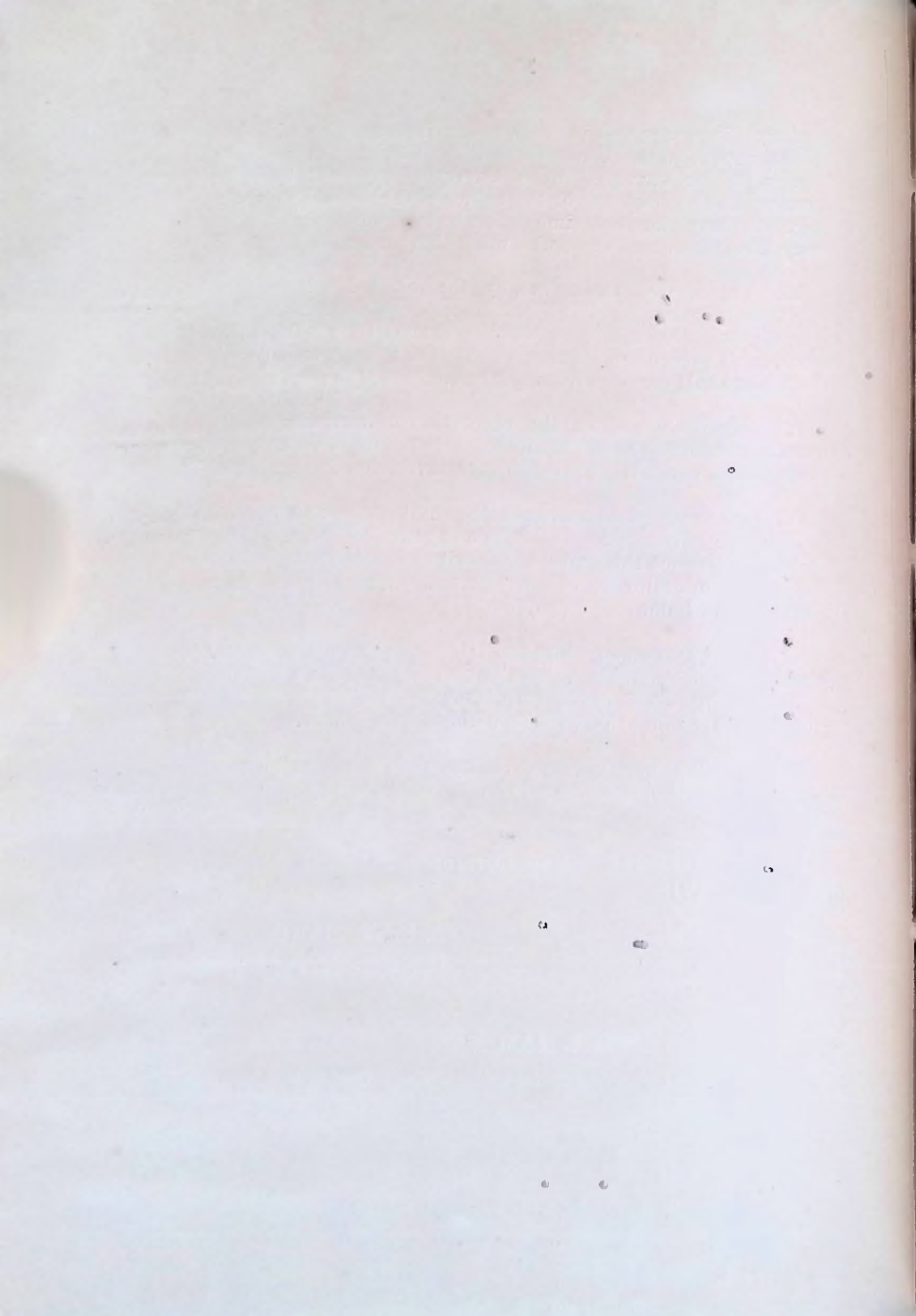
Approved by the Acting Governor in Council this 24th day of June, 1912.

J. ST. V. HAND.

Clerk of Executive Council.

F. S. JAMES.

Acting Governor and Commander-in-Chief.



Rule No. 9 of 1912.



COLONY OF SOUTHERN NIGERIA.

R U L E

MADE UNDER

"THE CROWN LANDS ORDINANCE, 1908."

At a meeting of the Executive Council, held at Government House, Lagos, on Friday the 12th day of July, 1912.

PRESENT :

The Honourable Deputy Governor,
D. C. CAMERON, Esq.

The Honourable the Acting Attorney-General,
J. M. M. DUNLOP, Esq.

The Honourable the Acting Financial Commissioner,
A. S. COOPER, Esq.

The Honourable the Acting Principal Medical Officer,
DR. J. A. PICKLES.

The Honourable the Acting Provincial Commissioner,
J. WATT, Esq. [Western Province,

Under and by virtue of section two of the Crown Lands Ordinance, the Governor of the Colony of Southern Nigeria

with the advice of the Executive Council thereof doth hereby make the following Rules:—

Definition.

1. The expression "Agricultural Lease" means a lease granted by the Governor to some person not a native of Nigeria for the purpose of cultivating, planting or farming.

2. No Agricultural lease will be granted in respect of an area of more than 1,500 acres.

3. Not more than one Agricultural lease will be granted to the same lessee unless and until the Governor is satisfied that at least one half of the area already held by such lessee has been brought and is under cultivation.

4. No Agricultural lease will be granted for a longer term than 99 years. Such lease may be renewed for a further term of years if the Governor thinks fit.

5. No Agricultural lease will be granted unless the Governor is satisfied as to the financial ability of the proposed lessee to carry out its provisions.

6. No Agricultural lease will be granted unless the proposed lessee furnishes with his application a sketch plan showing the situation and extent of the area applied for. The proposed area will be surveyed and the boundaries, roads, etc., demarcated by the Survey Department of Southern Nigeria. Before such survey is begun the applicant must deposit in the Treasury a fee per acre, according to the schedule subjoined. The balance of the charge for surveying must be paid before the lease is executed.

7. Every Agricultural lease shall expressly reserve all existing rights of way and rights to hold markets, sacred trees and groves in respect of which the lessee shall acquire no rights.

8. Agricultural leases shall not be subject to the Timber Rules or Rubber Rules for the time being in force unless provision to the contrary is made.

9. Every Agricultural lease shall contain the following covenants on the part of the lessee:—

(a) To pay such compensation as may be fixed by the Director of Agriculture or his authorised agent

for such indigenous timber, rubber, and oil palm trees or other indigenous economic products as may be growing on the land at the date thereof.

- (b) Not to assign or underlet without the written consent of the Governor.
- (c) Not to plant within 30 feet of the centre line of any main thoroughfare marked on the survey plan as such.
- (d) To cultivate and keep in cultivation not less than one half the area thereby granted to the satisfaction of the Director of Agriculture.

The said area shall be brought under cultivation at the rate of $\frac{1}{10}$ th of the area in each of the first five years of the term granted.

10. Every Agricultural lease shall contain a proviso that if the lessee commits a breach of any of the lessee's covenants the said lease may be declared void by the Governor and the lessor may thereupon re-enter into possession.

11. Rule No. 9 of 1911 is hereby revoked.

SCHEDULE.

SCALE OF PRELIMINARY FEES.

A preliminary fee for each block of land, based on the area of the block, and being in addition to all or any of the charges laid down in the "Scale of Charges." This preliminary fee covers all charges for tying the land to the survey of the Colony and for the topographical details within its boundaries.

(a) Not exceeding 1 acre	£ 5
(b) Exceeding 1 acre but not exceeding 160 acres	10
(c) Exceeding 160 acres but not exceeding 320 acres	15
(d) Exceeding 320 acres but not exceeding 480 acres	20
(e) Exceeding 480 acres but not exceeding 1 sq. mile	25
(f) Exceeding 1 sq. mile but not exceeding 2 sq. miles	30
(g) Exceeding 2 sq. miles but not exceeding 3 sq. miles	35

	£
(h) Exceeding 3 sq. miles but not exceeding 4 sq. miles ...	40
(i) Exceeding 4 sq. miles but not exceeding 5 sq. miles ...	45
(j) Exceeding 5 sq. miles but not exceeding 50 sq. miles ...	50
(k) Exceeding 50 ¹ sq. miles but not exceeding 75 sq. miles ...	75
(l) Exceeding 75 sq. miles but not exceeding 150 sq. miles ...	150
(m) Exceeding 150 sq. miles but not exceeding 200 sq. miles ...	190
(n) Exceeding 200 sq. miles but not exceeding 300 sq. miles ...	200
(o) Exceeding 300 sq. miles but not exceeding 400 sq. miles ...	300

SCALE OF CHARGES.

The following charges will be made for all work done by the S. N. Survey in addition to the Preliminary Fees.

1. Demarcating watersheds and arbitrary lines; £8 per 1,000 feet.

2. Surveying watersheds and arbitrary lines which have been cut and beacons by the applicant:—

(a) If the application is received in time for the work to be executed during the Topographical Survey of the surrounding country—£1 per 1,000 feet.

(b) If after the said Topographical Survey—£3 per 1,000 feet.

(c) If before the said Topographical Survey owing to the applicant's desire for immediate survey—£5 per 1,000 feet.

(d) It being in all cases understood that the boundaries are properly cleared at the time of survey as laid down in paragraph 7.

3. Demarcating or surveying topographical boundaries formed by streams and permanent roads and paths.

(a) If the application is received in time for the work to be executed during the Topographical Survey of the surrounding country:—£1 per 1,000 feet.

(b) If after the said Topographical Survey:—£4 per 1,000 feet.

(c) If before the said Topographical Survey owing to the applicant's desire for immediate survey:—£6 per 1,000 feet.

4. The payment of the foregoing fees and charges entitles the applicant to the original plan and 3 sunprints thereof on the authorised scale showing all important natural and artificial features existing at the time of survey.

Any further plans required by the applicant will be charged for as follows:—

- (a) A finished drawing on canvas-backed paper £5.
- (b) A tracing on tracing linen £2.
- (c) A sunprint on canvas-backed paper 10/-.
- (d) Photographic Reduction. £2 for the first and 5/- per subsequent copy.

5. CHECK SURVEYS. When check surveys of surveys made by a private licensed surveyor are executed by the Southern Nigeria Survey, the preliminary fee and the charges laid down in the scales before given will be varied as follows:—

Half preliminary fees will be charged.

In 2 & 3 the charges therein laid down will be made, but only for those portions of the boundary or for those lengths of line over which it is considered necessary to run the check survey.

6. When an applicant requires the demarcation or survey of two or more blocks of land adjoining each other, and his application for the demarcation or survey of all the blocks is received in time for the simultaneous demarcation or survey of these blocks, the preliminary fee will be calculated on the combined area of the blocks. This does not apply to check surveys, when the authorised fee for each block will be charged.

7. When the Government Surveyor arrives to make a survey, or a check survey, of boundaries which have been cut or beacons by the applicant and finds that these boundaries, or parts of them, are so overgrown as to require clearing to enable him to carry out his survey, he will continue his survey but will at once inform the Director, stating whether he considers that the full rate of £8 per 1,000 feet should be charged, or some lesser rate. The Director will take the necessary steps to inform the applicant of the additional charges.

C. T. LAWRENCE,

Clerk of Executive Council.

ORDERED in Council this 12th day of July, 1912.

D. C. CAMERON.

Deputy Governor.

Rule No. 10 of 1912.



‘COLONY OF SOUTHERN NIGERIA.’

RULE

MADE UNDER

‘THE HOSPITALS AND DISPENSARIES ORDINANCE.’

(Statute Laws Revision Ordinance, 1908. Schedule I.

Chapter LXXVII.)

Rule made by the Governor with the advice and consent of the Legislative Council under section 14 of the Hospitals and-Dispensaries Ordinance.

SCALE OF CHARGES FOR PAYING PATIENTS.

Rule No. 10 of Rule No. 6 of 1908 is amended as follows:—

Natives not officials who do not desire the same treatment and accommodation as Europeans:—per day 1/-, 1/6 or 2/- as the Medical Officer in charge may determine.

Rule No. 11 of Rule No. 6 of 1908 is amended as follows :—

All private soldiers of the West African Frontier Force and constables of the Southern Nigeria Police Force serving in the Central and Eastern Provinces, 3d. per diem.

The certificate of discharge given to a soldier to be presented to the Military Authorities to show the number of days spent in hospital, the amount due in each case to be deducted from the military pay and paid into the Treasury: similarly in the case of a constable, certificate of discharge to be presented to the Commissioner of Police or the District Commissioner and the amount deducted from the constable's pay.

The Treasury shall be notified as to number of days.

The following Rule is added after Rule No. 17 to Rule No. 6 of 1908:

Provided that the Commissioner may for any reason which he may deem sufficient remit altogether or in part any sum payable under these Rules.

ORDERED this 19th day of August, 1912.

F. S. JAMES,

Acting Governor and Commander-in-Chief.

Approved by resolution of the Legislative Council this 19th day of August, 1912.

W. R. CUTHBERTSON,

Clerk of the Legislative Council.

Rule No. 11 of 1912.



COLONY OF SOUTHERN NIGERIA.

RULE

MADE UNDER

"THE MINING REGULATION ORDINANCE."

At a meeting of the Executive Council, held at Government House, Lagos, on Friday the 30th day of August, 1912.

PRESENT :

- His Excellency the Acting Governor and Commander-
A. G. BOYLE, C.M.G. [in-Chief.
- The Honourable Acting Colonial Secretary,
F. S. JAMES, C.M.G.
- The Honourable Acting Attorney-General,
R. J. B. ROSS, Esq.
- The Honourable Acting Financial Commissioner,
A. S. COOPER, Esq.
- The Honourable Principal Medical Officer,
W. H. LANGLEY, C.M.G.
- The Honourable Acting Provincial Commissioner,
D. C. CAMERON, Esq. [Western Province,

Under and by virtue of the provisions of section twenty-three of the Mining Regulation Ordinance, the

following rule is hereby made and published by the Governor of the Colony of Southern Nigeria with the advice of the Executive Council thereof:—

The rules made on the 24th day of June, 1912, are hereby amended by deleting from Rule 1, subsection C, proviso (ii), "2366" in the second line thereof and substituting "2566" therefor.

Approved by the Acting Governor in Council this 30th day of August, 1912.

C. T. LAWRENCE,
Clerk of Executive Council.

A. G. BOYLE,
Acting Governor and Commander-in-Chief.

Regulation No. 12 of 1912.



COLONY OF SOUTHERN NIGERIA.

REGULATIONS

MADE UNDER

THE TELEGRAPHS ORDINANCE.

At a meeting of the Executive Council held at the Colonial Secretary's Office, Lagos, on Thursday the 31st day of October, 1912.

PRESENT :

- The Honourable the Deputy Governor,
A. G. BOYLE, C.M.G.
- The Honourable the Acting Attorney-General,
R. J. B. ROSS, Esq.
- The Honourable the Acting Financial Commissioner,
J. P. SMARTT, Esq.
- The Honourable the Principal Medical Officer,
W. H. LANGLEY, C.M.G.
- The Honourable the Acting Provincial Commissioner,
J. WATT, Esq. [Western Province.

Under and by virtue of the provisions of section forty-one of the Telegraphs Ordinance, the following Regulations

are made by the Governor of the Colony with the advice of the Executive Council thereof:—

1. No message to be telegraphed shall be received by any Telegraph Officer for transmission unless such message shall have written upon it the signature of the sender in the space provided for such signature on the telegraph form:

Provided that it shall not be necessary to include such signature in the message when it is telegraphed.

2. Power shall be reserved to the Governor to demand at any time from a Telegraph Officer the name of the sender of any telegram.

C. T. LAWRENCE

Clerk of the Executive Council

Ordered in Council this 31st day of October, 1912.

A. G. BOYLE,
Deputy Governor.

Regulation No. 13 of 1912.



COLONY OF SOUTHERN NIGERIA.

REGULATIONS

MADE UNDER

"THE MONEY-LENDERS ORDINANCE, 1912."

At a meeting of the Executive Council held at the Colonial Secretary's Office, Lagos, on Thursday the 31st day of October, 1912.

PRESENT :

The Honourable Deputy Governor,
A. G. BOYLE, C.M.G.

The Honourable Acting Attorney-General,
R. J. B. ROSS, Esq.

The Honourable Acting Financial Commissioner,
J. P. SMARTT, Esq.

The Honourable Principal Medical Officer,
W. H. LANGLEY, C.M.G.

The Honourable Acting Provincial Commissioner,
J. WATT, Esq. [Western Province,

Under and by virtue of the provisions of section four of the Money-lenders Ordinance, the following regulations

as to the Registration of Money-lenders are hereby made by the Governor of the Colony with the advice of the Executive Council thereof.

1. Registration shall be effected by personal attendance at the prescribed office.
2. The office for registration shall be the District Commissioner's office in each District, except in Lagos where such office shall be that of the Police Magistrate.

Should the business be carried on in more than one town a separate registration must be made for each such town.

3. The following Forms (*vide* Schedule attached hereto) shall be used for the registration :—

Form No. 1.—By any individual carrying on business alone.

Form No. 2.—By unincorporated companies and societies or firms.

Form No. 3.—By incorporated companies or societies.

The fee for registering in each of the above cases shall be one pound in respect both of a registration and of a renewal of a registration.

4. In every office of registration there shall be kept registers and immediately on the receipt of a Return of particulars for registration a copy of the Return shall be entered in the register which shall also contain an alphabetical index of all Money-lenders who have made Returns for Registration. The actual Return shall then be forwarded by the registering officer to the Provincial Commissioner in each Province.
5. In each Provincial Commissioner's Office there shall be kept the actual Returns in files in alphabetical order so that the public may readily inspect any or every Return.

The fee for inspection shall in all cases be one shilling in respect of each Return inspected. On the payment of this fee of one shilling, any person shall, on demand, be furnished with a copy of any Return inspected, provided the copy

does not exceed in length one folio of 72 words or figures. In the case of a copy which exceeds one folio, an additional charge at the rate of fourpence for every folio of 72 words or figures, or part of a folio, shall be payable in respect of every folio or part thereof beyond the first folio. The copy of any actual Return inspected may be required to be certified as a true copy.

Upon a certified copy there shall be also the Stamp Duty of one shilling payable.

C. T. LAWRENCE,

Clerk of the Executive Council.

ORDERED in Council this 31st day of October, 1912.

A. G. BOYLE,
Deputy Governor.

Form No. 1.

SCHEDULE.

Form for use of a person carrying on business alone.

RETURN PURSUANT TO THE
MONEY-LENDERS ORDI-
NANCE, 1912.

£1 Stamp to
be impressed
in this space.

Over or usual trade-name in which the person carrying on
the business of Money-lending is to be registered.

Actual Name, &c., of the person in question.

Name.	Residence.	Occupation or Description.

Names of Places where the business is carried on.

Places of Business (Full Postal Addresses to be given).	Places of Business (Full Postal Addresses to be given).

I, being the person above described, do hereby certify that the above is a true Return of the Particulars required by Section 3 of the Money-lenders Ordinance, 1912.

Signed.....

Dated the day of..... 19 ..

Note:—This Return must be presented, or forwarded, to the District Commissioner of the District or in Lagos to the Police Magistrate to be registered and filed.

Form No. 2.

Form for use of Un-incorporated Company,
Society, or Firm.

RETURN PURSUANT TO THE
MONEY-LENDERS ORDINANCE,
1912.

£1 Stamp to
be impressed
in this space.

Usual trade-name in which the Un-incorporated Company,
Society, or Firm, carrying on the business of Money-
lending is to be registered.

Persons of whom the Un-incorporated Company,
Society, or Firm consists.

Name.	Residence.	Occupation or Description.

Names of Places where the business is carried on.

Place.	Province.	Place.	Province.

I, being one of the Partners whose names are set forth above, do hereby certify, that the above is a true Return of the Particulars required by Section 3 of the Money-lenders Ordinance, 1912.

Signed.....

Dated the day of 19 ..

Form No. 3.

Form for use of Un-incorporated Company or Society.

RETURN PURSUANT TO THE
MONEY-LENDERS ORDI-
NANCE, 1912.

£1 Stamp to
be impressed
in this space.

Name in which the Incorporated Company or Society
carrying on the business of Money-lending is to be
registered.

Names of Places where the business is carried on.

Place.	Province.	Place.	Province.

I, (being the Managing Director, or Secretary, as the case may be) of the Company or Society do hereby certify that the above is a true Return of the Particulars required by Section 3 of the Money-lenders Ordinance, 1912.

Signed.....

Dated the day of..... 19 .

Regulation No. 14 of 1912.



COLONY OF SOUTHERN NIGERIA.

REGULATIONS

MADE UNDER

HOSPITALS AND DISPENSARIES ORDINANCE

Statute Laws Revision Ordinance, 1908. Schedule 4.

Chapter LXXVII.

Regulations made by the Governor with the advice and consent of the Legislative Council under section 14 of the Hospitals and Dispensaries Ordinance.

SCALE OF CHARGES FOR PAYING PATIENTS.

Paragraph No. 10 of Rule No. 6 of 1908 is amended as follows:—

Natives not official do not desire the same treatment and accommodation as Europeans:—per day 1/- 1/6 or 2/- the Medical Officer in charge may determine.

Paragraph No. 11 of Rule No. 6 of 1908 is amended as follows :—

All private soldiers of the West African Frontier Force and constables of the Southern Nigeria Police Force serving in the Central and Eastern Provinces. 3d. per diem.

The certificate of discharge given to a soldier to be presented to the Military Authorities to show the number of days spent in hospital, the amount due in each case to be deducted from the military pay and paid into the Treasury ; similarly in the case of a constable, certificate of discharge to be presented to the Commissioner of Police or the District Commissioner and the amount deducted from the constable's pay.

The Treasury shall be notified as to number of days.

The following paragraph is added after paragraph No. 17 to Rule No. 6 of 1908 :

Provided that the Governor may for any reason which he may deem sufficient remit altogether or in part any sum payable under these Regulations.

Rule No. 10 of 1912 is hereby revoked.

ORDERED this 22nd day of November, 1912.

F. D. LUGARD.

Governor and Commander-in-Chief.

Approved by resolution of the Legislative Council this 22nd day of November, 1912.

GERALD BELL,

Clerk of the Legislative Council.

