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LAGOS TOWN PLANNING ORDINANCE (CHAPTER 103)

The Surulere Rehousing Scheme No. 2 (Approval) Order, 1959

Commencement: 10th September, 1959

Whereas by section 15 of the Lagos Town Planning Ordinance (hereinafter referred to as the Ordinance) it is provided that town planning schemes may be in accordance with the provisions of the Ordinance:

And whereas the Lagos Executive Development Board in accordance with the provisions of subsection (1) of section 16 of the Ordinance has made representations to the Governor-General in Council that a scheme should be made in respect of that part of the town of Lagos situated in Surulere:

And whereas that part of the town of Lagos above described was included in the area declared to be a town planning area by Orders entitled respectively the Lagos Town Planning (Redeclaration of Planning Area) Order in Council, 1947, the Lagos Town Planning (Redeclaration of Planning Area) Order in Council, 1950, the Lagos Town Planning (Redeclaration of Planning Area) Order in Council, 1953, and the Lagos Town Planning (Redeclaration of Planning Area) Order in Council, 1956:

And whereas the Lagos Executive Development Board framed a scheme called the Surulere Rehousing Scheme No. 2, notice of which was duly published in the Official Gazette as Government Notice No. 1315 of 1959, as required by subsection (3) of section 20 of the Ordinance:

And whereas in accordance with the provisions of subsection (1) of section 21 of the Ordinance the Scheme has been submitted to the Governor-General in Council accompanied by the statements required by subsection (2) of section 21:

And whereas in accordance with the provisions of subsection (1) of section 23 of the Ordinance the Governor-General in Council has thought fit to make certain modifications to the Scheme before approving the same:

Now therefore in exercise of the powers conferred by subsection (1) of section 22 of the Ordinance, the Governor-General, after consultation with the Council of Ministers, has made the following order:

1. This order may be cited as the Surulere Rehousing Scheme No. 2 (Approval) Order, 1959.

2. The town planning scheme known as the Surulere Rehousing Scheme No. 2, as modified in accordance with the provisions of subsection (1) of section 23 of the Lagos Town Planning Ordinance is hereby approved subject to compliance with the provisions of the said Ordinance.

Made at Lagos this 31st day of August, 1959.

Maurice Jenkins,
Acting Deputy Secretary to the Council of Ministers
L.N.-197 of 1952
NIGERIA (CONSTITUTION) ORDERS IN COUNCIL, 1954-TO-1959

Adaptation of Laws (Miscellaneous Provisions) Order, 1959

Commencement: 10th September, 1959

In exercise of the powers conferred by section 75 of the Nigeria (Constitution) (Amendment) Order in Council, 1959, the Governor-General after consultation with the Council of Ministers, has made the following Order—

1. This Order may be cited as the Adaptation of Laws (Miscellaneous Provisions) Order, 1959, and (so far as the context permits) has application throughout the Federation.

2. The existing laws specified in the Schedule shall be read and construed with the adaptations and modifications specified in such Schedule.

3. Sections 5 and 6 of the Adaptation of Laws Order, 1954, shall apply in respect of the adaptations and modifications effected hereby.

SCHEDULE (s. 2)

APPOINTMENT AND DEPOSITION OF CHIEFS ORDINANCE
(CHAPTER 12)

Section 1

Amend the section by re-numbering as subsection (1) of section 1 and add thereto the following new subsection—

"(2) This Ordinance shall apply to the Southern Cameroons as though it were a Region and in such application the expression "Governor" wherever it appears in the Ordinance shall be construed as meaning "the Commissioner".".

WIRELESS TELEGRAPHY ORDINANCE (CHAPTER 233)

Section 3

In the proviso to subsection (1) (as inserted by the Adaptation of Laws Order, 1954) delete "times and".

COCOA (CONTROL OF PREPARATION) LAW, 1958
(SOUTHERN CAMEROONS LAW NO. 6 OF 1958)

Section 18 (as substituted by the Cocoa (Control of Preparation) (Amendment) Law, 1958).

Delete "All proceedings" and substitute—

"Other than in respect of proceedings brought by the Attorney-General of the Federation or the Legal Secretary of the Southern Cameroons, any proceedings".
EXPLORIVES REGULATIONS
(Regulation 6 of 1946)

Regulation 41
Delete subsection (2) and substitute—

"(2) The Governor of a Region may by notice in the Gazette appoint fit and proper persons to be prescribed officers in the Region or any area within the Region for the purpose of this regulation and regulations 42 and 43."

Made at Lagos this 1st day of September, 1959.

MAURICE JENKINS,
Acting Deputy Secretary to the
Council of Ministers

EXPLANATORY NOTE
This Order makes a number of adaptations to miscellaneous enactments consequent upon constitutional changes.

L.N. 198 of 1959

CUSTOMS TARIFF ORDINANCE, 1958
(No. 60 of 1958)

Customs Tariff (Duties and Exemptions) (No. 6) Order, 1959

Commencement: 10th September, 1959

In exercise of the powers conferred by subsection (1) of section 6 of the Customs Tariff Ordinance, 1958, the Governor-General, after consultation with the Council of Ministers, has made the following Order—

1. (1) This Order may be cited as the Customs Tariff (Duties and Exemptions) (No. 6) Order, 1959.

(2) This Order shall be of Federal application.
2. The First Schedule to the Customs Tariff Ordinance, 1958, (which relates to import duties of customs), as the same was replaced by the Customs Tariff (Duties and Exemptions) Order, 1959, is amended by the addition after item 1 of the following new item:

"1A. ALUMINIUM AND ALUMINIUM ALLOY PRODUCTS namely: flats, plates or sheets, whether cut to shape or not and whether imported in the coil or not; angles and sections, wrought ... ... ad valorem 10 per centum.";

3. The Second Schedule to the Customs Tariff Ordinance, 1958, (which relates to exemptions from import duties of customs), as the same was replaced by the Customs Tariff (Duties and Exemptions) Order, 1959, is amended by the addition after item 4 of the following new item:

"4A. ALUMINIUM AND ALUMINIUM ALLOYS, unwrought.";

Made at Lagos this 3rd day of September, 1959.

Maurice Jenkins,
Acting Deputy Secretary to the Council of Ministers

Explanatory Note

The purpose of this Order is to alter the rates of import duty on certain forms of aluminium with a view to offering incentives to a prospective aluminium industry which it is proposed shortly to establish in Nigeria. The assistance of local industry by amending the Customs Tariff in this way complements the granting of relief under the Industrial Development (Import Duties Relief) Ordinance, 1957; in some circumstances it is simpler to amend the Customs Tariff, in others it is more convenient to grant relief under the Ordinance.

Subject to the necessary resolution of the House of Representatives, this Order has the following effect—

(a) It exempts from import duty the following raw materials:

Aluminium and aluminium alloy, unwrought.

(b) It reduces the rate of import duty on the following semi-finished products, from 20 per cent to 10 per cent ad valorem:

Aluminium and aluminium alloy products including flats, plates, sheets, angles and sections.
THE POLICE REGULATIONS, 1959

ARRANGEMENT OF REGULATIONS

1. Citation, commencement and application.

PART I

SUPERIOR POLICE OFFICERS

2. Duties of Commissioners.
3. Duties of superintendents in charge of police in provinces.
4. Duties generally.
5. Precedence of superior police officers.
6. Confirmation or substantive appointment of assistant superintendent.
7. Advancement to the rank of deputy superintendent.
8. Advancement to the rank of superintendent.

PART II

INSPECTORATE

10. Precedence of inspectors and promotion to such rank.

PART III

RANK AND FILE

12. Form and nature of appointment.
14. Services required and conduct in performance thereof.
15. Precedence of rank and file.

PART IV

LEAVE


PART V

DISCIPLINE

18. Second and Third Schedules.
20. General powers of police officers.
22. Disciplinary charges.
23. Orderly Room procedure.
25. Adjournment.
26. Effective date of punishment.
27. Appeal.
28. Review.
29. Power to suspend punishment.
30. Entry of punishment.
31. Power to expunge punishments from service records.
32. Power of summoning witnesses.
33. Interdiction.
34. Punishment for aggravated or repeated offence.
35. Certain powers of a Regional Commissioner after civil conviction.
36. Desertion.
37. Pay not to accrue during absence without leave.
38. Damage to or loss of equipment.
39. Fines to be recovered by stoppages.
40. Fines and stoppages.
41. Delivering up of accoutrements and other property when leaving the Force.

PART VI
POLICE REWARD FUND

42. Authority for payments.
43. Expenditure for funeral expenses of a member of the rank and file.

PART VII
GENERAL AND SUPPLEMENTARY

44. Hours of duty.
45. Clothing and equipment.
46. Treatment and disposal of property which is in possession of the police.
47. Proceeds of sale of unclaimed property.
48. Police Fire Brigade.
49. Forms in First Schedule.
50. Revocation.

SCHEDULES

FIRST SCHEDULE—Forms.
SECOND SCHEDULE—Offences.
THIRD SCHEDULE—Punishments.
CHAPTER 172
Police Regulations, 1959
Commencement: 10th September, 1959

In exercise of the powers conferred by section 58 of the Police Ordinance, the Inspector-General, with the approval of the Governor-General, has made the following regulations—

1. (1) These regulations may be cited as the Police Regulations, and shall come into operation on a day to be appointed by the Inspector-General by notification in the Gazette.

(2) These regulations shall be of Federal application.

PART I

SUPERIOR POLICE OFFICERS

2. A Commissioner, Deputy Commissioner or Assistant Commissioner shall, subject to the orders and direction of the Inspector-General, have the command, direction and general management of the police in the Region or area to which he is appointed and will be responsible to the Inspector-General for all matters relating to internal economy, for the maintenance of discipline, the prevention and detection of crime and the regular performance of all preventive and executive police duties.

3. (1) A superior police officer in charge of a police province as defined in police standing orders shall, subject to the general control of the Inspector-General and to any orders given to him by the Commissioner in charge of the Region, have the command, direction and general management of the police in that province.

(2) A superior police officer in charge of a police province shall be responsible to the Inspector-General or the Commissioner, as the case may be, for the following matters in the police province under his command—

(a) the maintenance of discipline;
(b) internal economy;
(c) the prevention and detection of crime;
(d) the regular performance of all preventive and executive police duties.

4. (1) Police officers shall perform such duties as may be assigned to them by their superiors in police rank subject to the directions of the Inspector-General.

(2) No officer shall have any claim of right to be appointed to be in charge of a police province or command on grounds of seniority alone.

5. (1) The precedence of superior police officers within the Force shall be—

Inspector-General;
Deputy Inspector-General;
Commissioners;
Deputy Commissioners;
Assistant Commissioners;
Senior Superintendents;
Superintendents;
Deputy Superintendents;
Assistant Superintendents.
(2) Officers of the same rank shall take precedence among themselves in accordance with the date of their appointment to that rank.

6. (1) The Inspector-General may recommend to the Governor-General that any assistant superintendent who has served for three years in that rank on probation should be confirmed or that any assistant superintendent who has served for three years in that rank on trial should be made substantive in his appointment, save that where the efficiency and conduct of an assistant superintendent promoted on trial is up to the standard required for his appointment to be made substantive the period may be reduced to not less than one year.

(2) No such officer's appointment shall be confirmed or made substantive as the case may be, unless his service has been entirely satisfactory and he has passed the prescribed examinations or has been granted exemption from them.

7. The Inspector-General may, where the service of the officer has been satisfactory, recommend for advancement to the rank of deputy superintendent any assistant superintendent on the expiration of his eighth year of service in that rank.

8. The Inspector-General may recommend for advancement to the rank of superintendent any officer who has served for not less than four years in the rank of deputy superintendent.

9. The Inspector-General may recommend the advancement to the rank of deputy superintendent and to the rank of superintendent any officer who, on grounds of special merit is deserving of such advancement, but who has not qualified for such advancement by length of service in accordance with the provisions of regulations 7 and 8.

PART II
INSPECTORATE

10. (1) The rank and precedence of inspectors shall be—

- chief inspectors;
- inspectors, grade I;
- inspectors, grade II;
- sub-inspectors, and
- Cadet sub-inspectors.

(2) Inspectors of the same rank shall take precedence among themselves in accordance with the date of their appointment to that rank.

(3) Subject to any necessary delegation having been duly made by the Governor-General promotions to the inspectorate and within these ranks shall be made by the Inspector-General.

PART III
RANK AND FILE

11. (1) The qualifications of a male candidate seeking enlistment in the Police Force shall be as follows:

(a) he shall not be less than nineteen years of age;
(b) he shall not be more than twenty-five years of age;
(c) he shall not be less than five feet six inches in height;
(d) he shall have an expanded chest measurement of not less than thirty-four inches;
(e) he shall be certified by a Government Medical officer in the prescribed form as being physically and mentally fit for the service in the Police Force;
(f) he shall be literate and shall have reached a standard equivalent to primary school leaving certificate, and
(g) he shall be of good character and not have been found guilty of any criminal offence (other than any offence which the Inspector-General may accept as being of a minor nature).

(2) The Inspector-General may, where he considers it necessary in the interests of the Force, vary or dispense with qualifications specified in paragraph (1), except in respect of sub-paragraphs (a), (e) and (g) of that paragraph.

(3) The qualifications of a female candidate seeking enlistment in the Police Force shall be as in sub-paragraphs (a), (b), (e), (f) and (g) of paragraph (1).

12. (1) A candidate seeking enlistment in the Force shall answer the questions in his own handwriting and make an attestation in the prescribed form.

(2) Where the answers given by the candidate are found to be satisfactory and true, and if he is found to be physically and mentally fit for service and in all other respects qualified and satisfactory, he may be appointed as a recruit on his making a declaration before a superior police officer in the prescribed form.

(3) For a period of six months, or for whatever other periods the Inspector-General may prescribe, the recruit will undergo a course of instruction at a police training school or at such other place as the Inspector-General may from time to time order.

(4) Where during the recruit's period of instruction his conduct and progress have been found to be satisfactory in every respect and it is considered that the recruit is likely to become an efficient constable he may be appointed as a constable.

(5) Where the recruit’s conduct or progress has not been satisfactory he shall be discharged as unlikely to become an efficient constable.

13. A police officer shall serve in such places and for such periods and in such classifications and rank as the Inspector-General may from time to time decide in accordance with the provisions of the Police Ordinance and any regulations and standing orders made thereunder.

14. A police officer shall carry out the lawful commands of his superior officer and shall devote all his time and energy to the protection of life and property, the prevention and detection of crime, the maintenance of peace and good order, the apprehension of offenders and fugitives from justice, the enforcement of all laws and regulations and shall at all times carry out his duties without fear or favour, malice or ill-will and with strict impartiality and courtesy towards the general public.

15. (1) The rank and precedence of non-commissioned officers and constables shall be as follows—

   - Sergeants-major;
   - Sergeants;
   - Corporals;
   - Lance-corporals;
   - Constables,
   - and recruits.
(2) Non-commissioned officers shall take precedence amongst themselves according to the date of their appointment to their respective ranks in the Force.

16. (1) Subject to any necessary delegation being duly made by the Governor-General, promotions up to the rank of lance-corporal shall be made by the superior police officer in charge of the police province concerned, subject in addition to any orders and directions from time to time given by the Inspector-General.

(2) Subject to any necessary delegation being duly made by the Governor-General, promotions to the rank of corporal, sergeant or sergeant-major shall be made by Regional Commissioners, subject in addition to any orders and directions from time to time given by the Inspector-General.

PART IV

Leave

17. The leave conditions under General Orders, insofar as they do not conflict with the provisions of police standing orders, shall apply to the members of the Force.

PART V

Discipline

18. Any member of the inspectorate or police officer of lower rank who is guilty of an offence specified in the Second Schedule shall suffer such punishment, according to the degree and nature of the offence as is set out in the Third Schedule.

19. Subject to any necessary delegation having been made by the Governor-General, any superior police officer duly authorised by the Inspector-General, whether by name, rank or office, may exercise the jurisdiction and powers vested in such more senior officer as may be specified in the authorisation.

20. Powers conferred upon police officers of a specified rank may be lawfully exercised by police officers of any higher rank.

21. Every conviction and punishment imposed under regulation 18 shall be subject to appeal and review in such manner and to such extent as is prescribed in regulations 27 and 28 and upon any such appeal or review the punishment imposed under any such regulation may be increased, confirmed, reduced or annulled.

22. (1) A charge shall be framed in accordance with the offence as prescribed by regulation 18. The charge shall describe the offence briefly and identify the defaulters with the unlawful act or omission charged.

(2) Where there are two or more distinct offences a separate charge shall be framed in respect of each offence and a separate finding shall be made on each charge.

(3) Where more than one offence is committed in the course of the same transaction, separate charges shall be framed in respect of each offence but only one punishment shall be imposed to cover all the offences.

(4) Two or more members of the Force may be charged and tried together for the same or different offences if committed in the course of the same transaction.
(5) The charge may be amended or altered at any time before the finding, but the defaulter shall be informed of the amended or altered charge and shall be given full opportunity to cross-examine or give or call evidence to meet such new charge.

(6) A member of the Force charged with an offence may be convicted of having attempted to commit, or having abetted the commission of that offence.

23. (1) Enquiry into a charge shall be conducted by an adjudicating officer who shall be a police officer holding a rank which empowers him to award a punishment to the defaulter in accordance with the Third Schedule to these regulations, or who has been duly authorised in accordance with regulation 19.

(2) The charge shall be read out to the defaulter and if necessary explained to him. He shall then be called upon to plead to the charge.

(3) If the defaulter pleads guilty——

(a) the adjudicating officer shall record briefly the facts in support of the charge and shall explain them to the defaulter;

(b) the defaulter shall then be invited to make any statement he wishes in extenuation of the offence. Such statement shall be recorded if the adjudicating officer is of the opinion that in the event of the defaulter being found guilty he would impose a punishment of or higher than reprimand, or if he has nothing to say, such fact shall be recorded;

(c) the adjudicating officer shall then record a conviction and, subject to paragraph 4, award a punishment in respect of the offence.

(4) If the adjudicating officer considers the offence to be such that it merits punishment greater than that which he has power to impose, he shall, after recording a conviction refer the case together with:

(a) a copy of the record;

(b) his report of the case;

(c) his recommendation as to the award of punishment, to a senior officer.

The senior officer may award such punishment as he considers just; or the case may be further referred for the same reason to more senior officers in succession for the award of punishment.

(5) If the defaulter pleads not guilty or refuses to plead, the adjudicating officer shall examine the witnesses in support of the charge, and their evidence shall be recorded if the adjudicating officer is of the opinion that in the event of the defaulter being found guilty he would impose a punishment of or higher than reprimand. The defaulter shall be invited to cross-examine such witnesses and examine any documentary evidence. A witness may be re-examined on matters arising out of any cross-examination.

(6) If after hearing the witnesses in support of the charge the adjudicating officer finds that no case has been made out against the defaulter he shall dismiss the case, otherwise he shall call on the defaulter for his defence.

(7) If called on for his defence the defaulter may give evidence which shall be recorded, if evidence in support of the charge has been recorded, and may call witnesses, or he may remain silent. If the defaulter gives evidence he may be cross-examined, but not as to character or offences not charged, and he may make any explanatory statement on any point arising out of his cross-examination. His witnesses may be cross-examined, including cross-examination as to credibility, and he may re-examine them.
(8) The adjudicating officer shall record his finding on the evidence, and shall acquit or convict the defaulter. If he convicts the defaulter he shall be invited to make any statement he wishes in extenuation of the offence. Such statement shall be recorded if the evidence in support of the charge has been recorded, or if he has nothing to say, such fact shall be recorded. The procedure set out in paragraphs (3) (c) and (4) shall then be applied in respect of the award of punishment.

(9) Where the adjudicating officer after recording a conviction refers the case to a superior officer for the award of punishment, the superior officer or any more senior officer to whom the case is referred shall have the same power as the adjudicating officer to state his reasons for convicting the defaulter, and if after considering the reasons stated by the adjudicating officer, he is not satisfied as to the correctness or legality of the conviction he may alter or reverse the finding or refer the case back to an adjudicating officer for rehearing or for further evidence to be taken.

(10) The adjudicating officer may question any witness at any time and any witness may be recalled by leave of the adjudicating officer.

(11) If the defaulter applies to call as a witness a member of the Force, such witness shall be produced unless it is inexpedient to do so.

(12) All evidence, if in a language not understood by the defaulter, shall be interpreted to him. Evidence shall be taken in the presence of the defaulter in writing and where it is necessary to record it shall be completed by the following endorsement:

"Read over to the witness and stated by him/her to be correct. Interpreted to the defaulter by . . . . . . . . . . from the . . . . language.

Signature

Adjudicating Officer"

(13) All evidence shall be taken on oath when there is a likelihood of the punishment of dismissed being awarded.

(14) The adjudicating officer shall at all times satisfy himself that the defaulter has a proper opportunity to defend himself.

(15) When a punishment has been awarded the adjudicating officer will inform the defaulter in writing of his right of appeal against the conviction to the appellate authority within seven days of the date of the notification to the defaulter of the award of the punishment.

24. Notwithstanding the provisions of any other of these regulations the adjudicating officer may, in lieu of awarding any recorded punishment on a defaulter's service sheet, admonish the defaulter.

25. The adjudicating officer may for sufficient reason adjourn any disciplinary inquiry from time to time.

26. (1) If a member of the Force is dismissed for a disciplinary offence, such dismissal shall be with effect from the date of the award of the punishment.

(2) Any punishment other than dismissal shall take effect from the date of award unless otherwise ordered by the police officer who awards the punishment.
27. (1) Appeal against conviction in respect of a disciplinary offence: or against any punishment awarded therefor or against such conviction and punishment shall lie to—

(a) the Governor-General in respect of any inspector who has been awarded dismissal;

(b) the Inspector-General in respect of—

(i) any inspector who has been awarded reduction in rank;
(ii) a sergeant-major or sergeant who has been awarded dismissal;
(c) a Regional Commissioner in respect of all other punishments awarded, except those specified in paragraph (d) of this regulation;

(d) a Provincial Superintendent in respect of a constable or recruit who has been awarded confinement to barracks, fatigue or other duty, or punishment drill.

(2) Any appeal shall be submitted in writing within seven days of the date of the notification to the defaulter of the award of the punishment, in the form and through the channels that may be laid down in Standing Orders; but an appellate authority may for sufficient reason accept an appeal submitted to the adjudicating officer out of time.

(3) In the event of an appeal, a record of the evidence shall be forwarded to the appropriate appellate authority with the appeal and a report from the officer who adjudicated.

(4) An appeal may be dealt with by the appellate authority after or without hearing the appellant in person.

(5) The appellate authority may refer the case back to an adjudicating officer for re-hearing or for further evidence to be taken.

(6) In any appeal against a punishment of dismissal, an appellate authority may substitute therefor an order that the appellant be discharged from the Force.

28. (1) The Inspector-General, a Regional Commissioner, or any appellate authority as provided in paragraph (1) of regulation 27, may call for and examine the record of any inquiry into a disciplinary charge for the purpose of satisfying such authorities as to the correctness, legality, or propriety of any conviction or award of punishment.

(2) On reviewing any such record, the reviewing authority may exercise any of the powers conferred by regulation 21 and paragraphs (4) and (5) of regulation 27.

29. (1) Subject to the provisions of this regulation any punishment awarded under regulation 18 may be suspended in the case of—

(a) a punishment of dismissal awarded to an officer within the definition of inspector by order of the Inspector-General;
(b) any other punishment awarded to such an officer by order of a Regional Commissioner;
(c) a suspension awarded to a member of the Force of subordinate rank to inspector by order of a Deputy Commissioner for such period not exceeding six months as the Inspector-General, Commissioner, or Deputy Commissioner, as the case may be, may determine.

(2) Where any punishment has been suspended under this regulation, the Inspector-General, Commissioner or Deputy Commissioner, as the case may be, or such other police officer as may be directed, shall, at the
expiration of the period of suspension, review the case, taking into consideration such reports on the conduct of the offender during the period of suspension as may be available. Such reviewing officer may thereupon order the punishment to be remitted or reduced, in which case he shall cause any entry relating to the offence which has been made in the records of the offender to be expunged or altered, as the case may be, or he may order the punishment to be forthwith carried into execution.

(3) If, during the period of suspension, the offender is convicted of a further offence against discipline, the suspended punishment shall forthwith be carried into execution.

30. All punishments as set out in the Third Schedule, with the exception of confinement to barracks, fatigues or other duty or punishment drill, awarded against members of the Force, shall be recorded on their service records.

31. Any one or more punishment entries of reprimand or a fine not exceeding £1 in the case of a corporal, lance-corporal, constable or recruit, and £2 in the case of an inspector, sergeant-major or sergeant, may, by order of a Commissioner, be expunged in recognition of a subsequent specific act of good service.

32. Every superior police officer empowered to inquire into offences under these regulations shall in any matter touching such inquiries have the power of summoning as a witness any member of the public service of the Federation, and of calling for documents in official custody in any matter before him, and may receive any other evidence which is tendered to him.

33. (1) If he deems it necessary in the public interest that an officer within the definition of inspector should cease to exercise the powers and functions of his office instantly, a Commissioner may interdict from duty such officer, and for the same reason, any superior police officer may interdict from duty any non-commissioned officer or constable, pending the hearing of any criminal offence or any enquiry into the conduct of any such police officer under the provisions of these regulations or any other offence of whatsoever nature, but such police officer shall not, by reason of such interdiction, cease to be a police officer.

(2) The powers, privileges and benefits vested in an interdicted officer as a member of the Force shall, during his interdiction, be in abeyance, but he shall continue to be subject to the same authority and discipline as if he had not been interdicted.

(3) Not less than half-pay shall accrue to a police officer in respect of any period during which he is under interdiction awaiting trial which results in his conviction either for an offence against discipline or for any other offence.

(4) If the proceedings taken against a police officer do not result in his dismissal or reduction in rank or grade, he shall be entitled to the full amount of the pay which he would have received if he had not been interdicted.

34. (1) Where a superior police officer is satisfied that an officer charged with an offence specified in the Second Schedule cannot, if found guilty, be adequately punished by the imposition of any punishment which he is authorised to impose owing to the gravity of the offence by reason of previous offences against discipline committed by such officer or for any other reason, he may, by a written complaint under his hand and on the approval of a Regional Commissioner, charge the offender with an offence contrary to the Second Schedule before a court of summary jurisdiction.
(2) Where an officer is taken before a court under the provisions of paragraph (1) he shall be liable to a fine of £50, or to imprisonment for a term not exceeding six months or to both such fine and imprisonment.

(3) No proceedings before a court of summary jurisdiction shall be taken against any member of the Force under the provisions of this regulation in respect of any offence against discipline for which he has already been punished.

35. A Regional Commissioner (subject to any necessary delegation having been made by the Governor-General) may—

(a) reduce in rank or grade or dismiss any non-commissioned officer or constable or withhold or defer an increment or impose a severe reprimand or a reprimand in respect of such an officer who has been convicted by a court of any crime or offence, notwithstanding the punishment that may have been imposed by the court;

(b) reduce in rank or grade or withhold or defer an increment or impose a severe reprimand or reprimand or with the approval of the Inspector-General dismiss any inspector who has been convicted as aforesaid, notwithstanding the punishment that may have been imposed by the court;

(c) discharge any constable during the period of his first engagement who is negligent in the discharge of his duty or otherwise unfit for the office of constable.

36. (1) Any police officer, other than a superior police officer, who is absent without leave for twenty-one or more consecutive days shall be deemed to be guilty of the offence of desertion, and shall be dismissed from the Force.

(2) A deserter's name shall be struck off as from the first day of such desertion, and when any person who has been struck off as a deserter returns and applies for re-instatement his case shall be enquired into and the reason for his desertion ascertained by the superior police officer in charge of the province from which he deserted.

(3) Where the explanation of the deserter is satisfactory, application shall be made by the superior police officer to the Inspector-General for the cancellation of the order of dismissal.

37. (1) No pay shall accrue to any member of the Force in respect of any day during which he is absent on desertion or without leave or undergoing any sentence of imprisonment.

(2) No period of such absence, imprisonment or suspension shall be reckoned as one day for the purpose of this regulation and paragraph (3) of regulation 33 unless the absence, imprisonment or suspension has lasted for six consecutive hours or upwards, whether wholly in one day, or partly in one day and partly in another.

(3) When any period of such absence, imprisonment or suspension exceeds six consecutive hours as aforesaid, but does not exceed twenty-four hours, it shall not be reckoned as more than one day; but if such period exceeds twenty-four hours, every period of twenty-four hours, or part thereof, after the first period of twenty-four hours shall be reckoned as one day.

38. (1) If any police officer makes away with or is concerned in making away with (whether by pawning, selling, destruction or otherwise howsoever), loss by neglect, or wilfully or negligently damages any arms, accoutrements, clothing or necessaries issued for the use of the Force, he may, in addition to any other punishment, be ordered (if not a superior police officer) to make good the amount of such loss or damage by stoppages out of his pay.
39. (1) All fines imposed upon members of the Force for offences under these regulations shall be recovered by stoppages from the offender's pay due at the time of committing such offence and thereafter accruing due.

(2) The amount of the stoppage in respect of any fine shall be at the discretion of the officer authorised to impose fines, but shall in no case exceed one-third of the monthly pay of the offender and whenever more than one order of stoppage is in force against the same person, so much only of his pay shall be stopped as shall leave him a residue of at least one-third of his monthly pay.

(3) When more than one order of stoppage is made in respect of the same person, the orders later in date shall, where necessary, be postponed as to their enforcement until the earlier orders are discharged.

40. (1) All fines, stoppages for loss of or damage to clothing and equipment and damage to vehicles, craft or property or pay forfeited, may be deducted from the pay of the member of the Force who has incurred the liability.

(2) All stoppages for loss of or damage to clothing and equipment and damage to vehicles, craft or property or pay forfeited, shall be paid into revenue.

(3) Fines imposed under regulation 18 shall be paid into the Police Reward Fund.

41. Every member of the Force who shall be dismissed from, or cease to hold or exercise, his office shall forthwith deliver up, to the superior police officer under whom he is serving, all the clothing, accoutrements and Government and Force property which may have been supplied to him or entrusted to his care and on failing to do so shall be liable, on conviction by a court of summary jurisdiction, to imprisonment for six months.

PART VI

POLICE REWARD FUND

42. The Inspector-General may authorise payments from the Police Reward Fund for purposes of rewarding members of the Force for extra, special or meritorious services, and for procuring comforts, conveniences or advantages for members of the Force which are not chargeable to general revenue, and for payment of compassionate gratuities to widows or children of deceased members of the Force who are not provided for under the Ordinance.

43. Superior police officers are empowered to authorise expenditure to a maximum amount of ten pounds from the Police Reward Fund for funeral expenses of any member of the rank and file who dies whilst in the service of the Force.
PART VII
GENERAL AND SUPPLEMENTARY

44. (1) Every member of the Force shall carry out all lawful orders and shall at all times punctually perform all appointed duties and attend to all matters within the scope of his office.

(2) Whether a member of the Force is nominally on or off duty his responsibility is the same and he is bound to prevent and detect crime and maintain peace and good order at all times and by all legal means.

45. Clothing and equipment shall be of such pattern and worn in such manner as laid down in standing orders for the Force.

46. Subject to any order of the court under Part VI of the Ordinance, sales of property in possession of the police may be conducted under such conditions and at such places as may be ordered by the superior police officer concerned. When deemed necessary property may be transferred from one place to another for sale.

47. (1) When property is sold on account of its perishable nature or for any other reason provided for in the Ordinance, the proceeds after deducting the cost of sale, if any, shall forthwith be paid into the Treasury and the treasury receipt received in respect thereof shall be retained in the office of the police officer who authorised the sale for a period of six months.

(2) When property, the ownership of which has not been established, is sold and no court order is made in respect thereof, the proceeds of such sale, after the payment of reasonable compensation to any person by whom the property has been delivered into the possession of the police, shall upon the expiration of six months from the time when the property first came into the possession of the police be paid into the Police Reward Fund.

48. These regulations shall continue to apply in respect of members of the Police Fire Brigade until any time that Part VII of the Ordinance, relating to the Police Fire Brigade, may be repealed.

49. The forms in the First Schedule, or forms to the like effect, may be used in cases to which they refer, with such variations as circumstances may require.

50. The Police Regulations are revoked.
FIRST SCHEDULE

FORM 1
MEDICAL CERTIFICATE (Reg. 11 (1) (d))

I hereby certify that I have examined

1. His height is ............................................ feet ............................................ inches.
2. His expanded chest measurement is ............................................ inches.
3. His vision is—right eye ............................................ , left eye ............................................
4. His hearing is ............................................
5. He has distinctive marks or scars as follows: ............................................

He suffers from no deformities other than ............................................ and I find him physically and mentally fit for service with the Nigeria Police Force.

Medical Officer

Date ............................................ Place ............................................

FORM 2
ATTESTATION (Reg. 12 (1))

I, an applicant seeking enlistment in the Nigeria Police Force, give my answers to the following questions:

1. Give (a) your full name ............................................
   (b) all previous names ............................................
2. What is your present age ? ............................................
   Give date of birth if known ............................................
   (Birth certificate to be produced if available).
3. Where were you born ? ............................................
4. What tribe do you belong to ? ............................................
5. Who is your next of kin ? ............................................
   Give name, relationship, address and occupation ............................................
6. Where were you educated ? ............................................
7. What standard of education have you reached ? ............................................
8. What is your present occupation ? ............................................
9. Have you ever been in any employment ? ............................................
   If so, give particulars and reasons for leaving ............................................
10. Have you ever been in prison ? ............................................
    If so, for what offence ? ............................................
11. Have you ever been prosecuted for or found guilty of any offence (including road traffic offences and minor offences). If so, give particulars.

12. Have you ever been prosecuted for or found guilty of any offence whatsoever, or are there any criminal proceedings pending against you? If so, give particulars.

13. Have you ever suffered from any serious illness? If so, give particulars.

14. Are you engaged in or connected with any commercial undertaking whatsoever? If so, give particulars.

15. Are you in debt to anyone? If so, give particulars.

16. Are you a judgment debtor? Or are there any writs for debt outstanding against you? If so, give particulars.

17. Are you married? If so, state number of wives and their names.

18. Have you any children? If so, give names, sex and age.

I hereby declare that the replies given by me to the above questions and recorded hereon are true. I understand that if any of my replies to these questions are subsequently proved to be false I am liable to imprisonment for a period of six months.

Signature of witness

Signature of recruit

Date. Place.

I certify that the above declarations have been made before me and signed in my presence and that the recruit understands the nature of the questions asked and that his replies have been correctly recorded hereon.

Superior Police Officer

Date. Place.

FORM 3

DECLARATION (Reg. 12 (2))

I hereby solemnly and sincerely declare that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, Her Heirs and Successors, and that I will faithfully serve Her Majesty the Queen, Her Heirs and Successors, and the Government of the Federation of Nigeria as a police officer for a period of
3 years and for such other period as I re-engage to serve, and will obey all orders of the Governor-General and the officers placed over me, and subject myself to all Ordinances and regulations relating to the police now in force or which will from time to time be in force.

Signature of witness

Date

Signature of recruit

Place

I hereby certify that the above solemn declaration in accordance with the Police Ordinance has been made and signed by in my presence this day.

Superior Police Officer

Date

Place

SECOND SCHEDULE

Offences (Reg. 18 and 34 (1))

1. Insubordination.
2. Disobedience of lawful orders given by a superior in rank, whether verbally or in writing, or by authorised signal on parades.
3. Disrespect in word, act or demeanour to a superior in rank.
4. Use of obscene, abusive or insulting language to, or quarrelling with any member of the Force.
5. Oppressive or tyrannical conduct towards an inferior in rank.
6. Forcing a sentry.
7. Pawnning, selling or otherwise unlawfully disposing of, losing by neglect, wilfully damaging or failing to report any loss or damage to any of the articles of clothing, arms, accoutrements or necessaries issued to the person charged, or any Government property committed to his charge.
8. Inattention or misbehaviour on parade.
9. Without reasonable cause failing to appear at, or being late for, any parade, court or other duty.
10. While on or off duty in uniform, in any public place, being improperly dressed or dirty or untidy in person clothing or equipment.
11. Drunkenness.
12. Drinking any intoxicating liquor when on duty.
13. Entering any place licensed for the sale of spirituous liquors, other than a police canteen, when in uniform or on duty, except when the presence of the officer charged is required in the execution of his duty.
14. Endeavouring at any time to conceal or disguise his number.
15. Smoking when on duty.
16. Failing to work the allocated beat properly, or being irregular on beat or sentry.
17. Idling or gossiping or sitting or lying down without cause or sleeping when on duty.
18. Failing to attend to any reasonable request made by any member of the public.
19. Leaving the allocated beat, point or other allocated place without permission or without sufficient and proper reason.
20. When under arrest or in confinement, leaving or escaping from arrest or confinement before being set at liberty by proper authority.
21. Using unnecessary violence to or maltreatment of any person in his custody.
22. Negligently permitting a prisoner to escape, or failing to take reasonable steps to prevent any prisoner from escaping.
23. Neglect of duty.
24. Without reasonable cause making any unlawful or unnecessary arrest.
25. When having knowledge of the whereabouts of any offender, failing to report the same or exert himself to make the offender amenable to the law.
26. Neglecting assistance to any person taken ill or injured in a public place.
27. Omitting to make any necessary entry in any official document, book or paper.
28. Making or signing any false statement in any official record or document.
29. Without reasonable cause destroying or mutilating any official record, register, book or other document, or altering or erasing any entry therein.
30. Falsehood or prevarication before any court or at any inquiry.
31. Withholding or failing to report promptly any complaint or report against any member of the Force.
32. Neglecting or refusing to assist in the apprehension of any member of the Force charged with any offence.
33. Protecting any person not being a police officer from his creditors under pretence of his being a police officer, or protecting any police officer in any manner otherwise than is allowed by law.
34. Making or joining in making any anonymous complaint.
35. Making any frivolous or vexatious complaint.
36. Lending money to, or borrowing money from, any member of the Force.
37. Accepting directly or indirectly any gratuity, present, subscription or testimonial without the knowledge and permission of the superior police officer under whom he is serving.
38. Incurring debt without any reasonable prospect, or intention, of paying the same, or having incurred any debt making no reasonable effort to pay the same.
39. Divulging any matter or thing which it is his duty to keep secret.
40. Conveying information directly or indirectly to any unauthorised person of any warrant or summons which has been issued or is about to be issued against any person.
41. Communicating to any unauthorised person matters connected with the Force without leave from the superior police officer under whom he is serving.
42. Without reasonable cause absenting himself without leave.
43. Malingerin, or feigning sickness without due cause, concealing any venereal, infectious or contagious disease, or neglecting or failing to report the fact that he is suffering from the same.
44. Gambling, or permitting or failing to report, gambling in police stations or barracks.
45. Discharging any firearm negligently or without authority or reasonable cause.
46. Lacking civility to any member of the public.
47. Improperly using position as a member of the Force for private advantage.
48. Failing to account for or to make a prompt and true return of any money or property received in an official capacity.
49. Without authority or reasonable cause driving any Force vehicle.
50. Behaving in a manner likely to bring discredit upon the Force.
51. Associating with a person or persons of bad character, or a person or persons charged with a criminal offence, without sufficient and proper reason, the proof of which shall lie upon the police officer concerned.
52. Any act, conduct, disorder or neglect to the prejudice of good order and discipline.
53. Failing to comply with or disobedience of any regulation of the Force or standing order or instruction which may be issued by the Inspector-General from time to time, or
54. Attempting to commit or abetting the commission of any disciplinary offence hereinbefore specified.
<table>
<thead>
<tr>
<th>Punishment</th>
<th>To members of the Inspectorate</th>
<th>To Sergeant-Major or Sergeant</th>
<th>To Corporal or Lance-Corporal</th>
<th>To Constable or Recruit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dismissal may be awarded by</td>
<td>Inspector-General</td>
<td>Commissioner</td>
<td>Deputy Commissioner</td>
<td>Deputy Commissioner</td>
</tr>
<tr>
<td>Reduction in Rank or Grade may be awarded by</td>
<td>Commissioner</td>
<td>Deputy Commissioner</td>
<td>Assistant Commissioner</td>
<td>Senior Superintendent of Police</td>
</tr>
<tr>
<td>Withholding or Deferral of Increment may be awarded by</td>
<td>Deputy Commissioner</td>
<td>Assistant Commissioner</td>
<td>Senior Superintendent of Police</td>
<td>Provincial Superintendent</td>
</tr>
<tr>
<td>Severe Reprimand may be awarded by</td>
<td>Deputy Commissioner</td>
<td>Senior Superintendent of Police</td>
<td>Senior Superintendent of Police</td>
<td>Provincial Superintendent</td>
</tr>
<tr>
<td>Fine not exceeding £5 may be awarded by</td>
<td>Deputy Commissioner</td>
<td>Senior Superintendent of Police</td>
<td>Senior Superintendent of Police</td>
<td>Provincial Superintendent</td>
</tr>
<tr>
<td>Fine not exceeding £3 may be awarded by</td>
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<tr>
<td>Fine not exceeding £2 may be awarded by</td>
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<tr>
<td>Fine not exceeding £1 may be awarded by</td>
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<tr>
<td>Reprimand may be awarded by</td>
<td>Senior Superintendent of Police</td>
<td>Provincial Superintendent</td>
<td></td>
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</tr>
<tr>
<td>Confinement to Barracks for any number of days not exceeding fourteen may be awarded by</td>
<td>Senior Superintendent of Police</td>
<td>Provincial Superintendent</td>
<td></td>
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</tr>
<tr>
<td>Fatigues or other duty or punishment drill not to exceed ten separate hours in all may be awarded by</td>
<td></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

C. S. K. Bovell, Inspector-General of Police
Approved by His Excellency the Governor-General of the Federation.

A. G. H. GARDNER-BROWN,
Acting Secretary to the Governor-General


EXPLANATORY NOTE

These regulations revoke the existing Police Regulations made in 1943 and replace them with more up-to-date provisions, dealing in particular with disciplinary procedure, which is an important matter in respect of an expanding and widely scattered Force.

L.N. 200 of 1959

POLICE REGULATIONS, 1959

Appointed Day Notice

In exercise of the powers conferred by regulation 1 of the Police Regulations, 1959, I have appointed the 10th day of September, 1959, as the date upon which the said regulations shall come into operation.

C. S. K. BOVELL,
Inspector-General of Police

LAGOS, 4th September, 1959.
L.N. 201 of 1959
EASTERN REGION: FINANCE LAW, 1959
(E.R. LAW NO. 1 OF 1956 AS AMENDED BY E.R. LAW 25 OF 1956)
Nomination of Tax Collectors Notice, 1959

Commencement : 1st September, 1959

In pursuance of section 15 (5) of the Finance Law 1956 of the Eastern Region, as amended, the Governor-General has at the request of the Governor of the Eastern Region appointed the officers in the public service of the Federation specified in the Schedule to carry out with effect from the 1st September, 1959, in the Eastern Region the functions referred to in such section 15 as though each such officer were an employer within the meaning of that Law.

This Notice is supplementary to Legal Notices 147, 163 and 171 of 1956 and Legal Notice 45 of 1958.

SCHEDULE

Technical Officer (Agriculture)
Plant Quarantine Station,
Department of Agriculture, Calabar.

The Enugu Representative of
The Civilian Establishment and Pay Officer,
Headquarters, Nigerian Military Forces, Lagos.

Assistant Coastal Agent,
Government Coastal Agency, Port Harcourt.

Archive Assistant,
National Archives,
Enugu.

Dated this 1st day of September, 1959.

M. B. HALL,
Acting Secretary to the Governor-General
THE SURULERE REHOUSING SCHEME NO. 2

ARRANGEMENT OF CLASSES

PART I—GENERAL

1. Short title, commencement and duration.
2. Interpretation.
3. Area of Scheme.
4. Responsible Authorities.

PART II—PURPOSES OF SCHEME

5. Purposes.

PART III—GENERAL AMENITIES


PART IV—MISCELLANEOUS

7. Modification in detail of Scheme.
8. Agreements.
11. Contravention of Scheme.
LAGOS TOWN PLANNING ORDINANCE (CHAPTER 103)

The Surulere Rehousing Scheme No. 2

Commencement: 10th September, 1959

In pursuance of the provisions of section 18 of the Lagos Town Planning Ordinance the following town planning scheme, as modified by the Governor-General in Council in accordance with the provisions of subsection (1) of section 23 of the said Ordinance, has been framed by the Lagos Executive Development Board—

PART I—GENERAL

Clause 1.

1. This Scheme may be cited as "The Surulere Rehousing Scheme No. 2."

2. This Scheme shall come into operation on the day to be appointed by the Governor-General in Council by notice in the Official Gazette, and shall, subject to any variation by any subsequent Scheme, continue in operation until revoked.

Clause 2.

The interpretation Ordinance applies to the interpretation of the Scheme as it applies to the interpretation of an Ordinance.

Where terms defined in the Lagos Town Planning Ordinance, Chapter 103 Laws of Nigeria, are used in the Scheme, such terms shall have the meanings assigned to them by the Ordinance, unless they are otherwise defined in the Scheme or are inconsistent with the subject or context.

"The Plan" means the plan numbered L.T.P. 1016N and prepared by the instructions of the Lagos Executive Development Board in duplicate, each such duplicate being sealed with the official seal of the Board, and marked "plan referred to in the Surulere Rehousing Scheme No. 2" and signed by the Chairman of the Board, of which duplicate, one is deposited at the office of the Board, and the other in the office of the Town Clerk, Lagos Town Council.

"Bye-Laws" means the provisions of any Bye-Laws, Rules or Regulation relating to streets, buildings and development for the time being in force in the area.

"The Area" means the area described in Clause 3 hereinafter.

"The Ordinance" means the Lagos Town Planning Ordinance, Chapter 103, Laws of Nigeria, as amended from time to time.

Clause 3.

The area to which this scheme applies shall consist of that part of the township of Lagos which lies within the inner edge of the boundary line coloured dark blue on the plan.

Clause 4.

1. The Board shall be the Authority responsible for the construction of the dwelling houses, roads, drains, and footpaths and for the acquisition of the land.

The cost of these works and acquisitions shall be met from funds raised by the Board on loan.
2. The Lagos Town Council shall be the Authority responsible for the installation and maintenance of street lighting. The costs of these works shall be met from funds raised by the Lagos Town Council.

3. The Federal Public Works Department shall be the Authority responsible for the installation and maintenance of water mains and street water fountains and fire hydrants. The costs of these works shall be met from funds raised by the Federal Public Works Department.

4. The Electricity Corporation of Nigeria shall be the Authority for the installation and maintenance of electricity power lines. The cost of this work shall be met from funds raised by the Electricity Corporation of Nigeria.

5. The Lagos Town Council shall, if satisfied with the conditions and when requested by the Board, take over and maintain streets, footpaths and drains, children’s playground constructed by the Board.

6. The Posts and Telegraphs Department shall be responsible for Postal and Telephone services. The cost of these works shall be met from funds raised by the Posts and Telegraphs Department.

7. The Education Department shall be responsible for the establishment of the school.

PART II.—PURPOSES OF SCHEME

Clause 5.

The purposes of this scheme shall include:—

(a) the acquisition of all the land within the Scheme Area and the payment of compensation therefor from funds to be loaned by Government to the Board;

(b) the execution of street works upon the land reserved for streets and coloured brown on the plan;

(c) the construction of houses for the accommodation of up to a maximum of 2,000 persons likely to be displaced by slum clearance in Central Lagos;

(d) the maintenance management and control of the land and premises included in this Rehousing Scheme including the fixing and collection of rents;

(e) the financing of the whole of this Rehousing Scheme by Government funds to be loaned to the Board. The scheme is to be self-supporting so that its operation will not be the cause of any increase in Township rates;

(f) the repayment of the whole of the Loan to Government over a period of 40 years;

(g) the provision of sites for the following:—

(f) School (site to be sold to Education Department).

(ii) Church (site to be sold to suitable applicant).

(iii) Children’s Playground.

PART III.—GENERAL AMENITIES

Clause 6.

1. No boardings, signs or advertisements shall be displayed or erected on any land or building within the scheme area, without the Board’s consent.

2. The occupier of any premises in this Scheme shall maintain the fences and hedges around the said premises, in a good state of repair and condition. The fencing to be provided by the Board in the first instance.
3. The occupier of any premises in this Scheme shall maintain the gardens and land attached to the said premises in a neat and tidy condition. No sheds or structures of any kind will be allowed on the said land without the consent of the Board.

4. The houses to be erected in this Rehousing Scheme are to be used as private dwelling houses only.

PART IV.—MISCELLANEOUS

Clause 7.
For the purposes of effectually carrying out the provisions of the Scheme, the Board shall have power from time to time to make minor modifications in the Scheme with the approval of the Governor-General in Council.

Clause 8.
1. The Board may enter into agreements for the purpose of executing this Scheme, or any part thereof.

2. Any agreement made by the Board before the date of the approval of this Scheme in respect of any matter regarding which agreements may be made under this clause shall, so far as they are consistent with the provisions of this Scheme, have effect as if they had been made by the Board under the powers conferred on them by this clause.

Clause 9.
All leases and rights of occupancy under any tenancy in respect of any land to be acquired under this Scheme shall terminate under section 41 of the Ordinance one month after the date of approval of this Scheme appointed by the Governor-General in Council by notice in the Official Gazette.

Clause 10.
The date on which land to be acquired shall vest in the Board under section 42 (1) of the Ordinance shall be one month after the date of approval of this Scheme by the Governor-General in Council by notice in the Official Gazette.

Clause 11.
The Board shall give one month’s notice of their intention to use the powers conferred upon them by section 31 of the Ordinance.

Clause 12.
The provisions of any Bye-Laws or Regulations which are in force shall have effect subject to this scheme as regards matters dealt with in this scheme, and, in so far as inconsistent with the provisions of this scheme, shall be suspended.

K. A. ABAWOMI,
Chairman,
Lagos Executive Development Board

MAURICR JENKINS,
Acting Deputy Secretary to the Council of Ministers

12th September, 1958.

31st August, 1959.