The Center for Research Libraries scans to provide digital delivery of its holdings. In some cases problems with the quality of the original document or microfilm reproduction may result in a lower quality scan, but it will be legible. In some cases pages may be damaged or missing. Files include OCR (machine searchable text) when the quality of the scan and the language or format of the text allows.

If preferred, you may request a loan by contacting Center for Research Libraries through your Interlibrary Loan Office.

Rights and usage

Materials digitized by the Center for Research Libraries are intended for the personal educational and research use of students, scholars, and other researchers of the CRL member community. Copyrighted images and texts may not to be reproduced, displayed, distributed, broadcast, or downloaded for other purposes without the expressed, written permission of the copyright owner.

Center for Research Libraries
Identifier: f-n-000001

Downloaded on: Jul 23, 2018, 11:12:12 AM
THE LAGOS LOCAL GOVERNMENT ORDINANCE, 1959

W. R. LAW No. 4 of 1953 REPRINT 1959

The Lagos General Rate Order, 1961

Commencement: 1st June, 1961

In exercise of the powers conferred on the Lagos Town Council by section 135 of the Lagos Local Government Ordinance, 1959, the following Order has been made with the approval of the Minister responsible for Lagos Affairs:—

1. This Order may be cited as the Lagos General Rate Order, 1961.

2. A yearly rate shall be levied in respect of the financial year commencing on the 1st April, 1961, in respect of the tenements referred to in the First and Second Schedules hereto.

3. Such yearly rate shall be calculated—

(a) at the rate of nine shillings and four pence for each pound of the annual value of the tenements referred to in the First Schedule other than those specified in paragraphs (b), (c) and (d) of this section.

(b) at the rate of nine shillings and four pence for each pound of five per cent of the depreciated capital value (as defined in the Assessment and Rating (Public Utility, Corporations) Ordinance, 1956) of tenements (other than tenements used as dwelling houses) of the following public utility corporations—

(i) the Electricity Corporation of Nigeria (except the tenements of that corporation specified in paragraph (c) of this section);

(ii) the Nigerian Ports Authority;

(iii) the Nigerian Railway Corporation;

(c) at the rate of one-third of nine shillings and four pence for each pound per cent of the depreciated capital value of Ijora 'A' and 'B' Power Station buildings and all sub-station buildings belonging to the Electricity Corporation of Nigeria together with any office, store, sanitary accommodation or like ancillary appurtenances adjoining or forming part of such power station or sub-station buildings and used for purposes directly connected therewith;

(d) at the rate of nine shillings for each pound of the annual value of the tenements referred to in the First Schedule which are occupied by any social club or club constituted solely for the purposes of any game or sport;

(e) at the rate of one-and-a-half per cent of the unimproved value of the tenements referred to in the Second Schedule other than those specified in paragraph (f) of this section and;

(f) at the rate of one per cent of the annual value of the tenements referred to in the Second Schedule which are occupied by any social club or club constituted solely for the purpose of any game or sport.

4. The date on which the said general rate shall become due and payable shall be as to one-half thereof on the 1st April, 1961 and as to the other half thereof on the 1st October, 1961.
5. The following tenements shall be totally exempt from the payment of the said general rate—

(a) Tenements on which no building whether of a permanent or temporary nature is erected, when such tenements are not assessed, by reference to the unimproved value.

(b) Tenements owned by the Government of the Federation of Nigeria and the Lagos Town Council;

(c) Places of worship, cemeteries and public parks and recreation grounds;

(d) Tenements occupied by schools in so far as they are occupied and used solely for schools as distinct from residential purposes, and

(e) Tenements assessed by reference to their annual value of which the annual value does not exceed six pounds.

6. The Lagos General Rate Order 1960 is hereby revoked without prejudice to the recovery of any amounts due thereunder.

FIRST SCHEDULE

All tenements within the Town of Lagos which are assessed or which may thereafter be assessed in accordance with the Assessment Ordinance as amended by the Assessment and Rating (Public Utility Corporations) Ordinance, 1956, except the tenements referred to in the Second Schedule.

SECOND SCHEDULE

All tenements situated within the area known as the Yaba Estate which are assessed by reference to their unimproved value, so long as they remain so assessed.

Made by the Lagos Town Council this 14th day of February, 1961.

S. J. Mayaki,
Town Clerk

Approved by the Minister responsible for Lagos Affairs this 18th day of May, 1961.

J. E. King,
Permanent Secretary,
Ministry of Lagos Affairs

EXPLANATORY NOTE

This Order proposes to levy a general rate of 9s-4d in the £ during the financial year commencing on 1st April, 1961. The rate is at the same level as for the preceding year. The rate shall be payable in two equal instalments at 1st April and 1st October, 1961.
The Nigerian Ports Authority in exercise of the powers and authority vested in them by section 23 of the Ports Ordinance and of every other power in that behalf vested in them do make the following Regulations:

1. (1) These Regulations may be cited as the Nigerian Ports Authority (Superannuation) (Amendment No. 2) Regulations, 1961.

(2) These Regulations shall come into operation on a day to be appointed by the Minister by Notice in the Gazette.

2. The Rules of the Superannuation Fund embodied as a Schedule to the Trust Deed referred to in the Nigerian Ports Authority (Superannuation) Regulations, 1957 as amended by the Nigerian Ports Authority (Superannuation) (Amendment) Regulations, 1961, shall be amended as follows:

(4) The following new sub-paragraphs shall be inserted immediately after paragraph 4 of rule 6 of the Rules:

(5) In this rule, in its application to expatriate officers,—

"superannuation payment" means such sum of money paid to such reputable insurance company in the United Kingdom as the Trustees may on the advice of the Actuary decide, as will, in the opinion of the Actuary, when invested in an annuity, be sufficient to produce an annual sum from the date of retirement of a member and during the remainder of his life, equal to 1/600th of the member's final pensionable emoluments for each completed calendar month of pensionable service. Provided that in no case and notwithstanding any other rule shall the annual sum exceed two thirds of the final pensionable emoluments, except in the case of an officer transferred from the service of the Government of Nigeria who is entitled to receive up to five sixths of the final pensionable emoluments under subsection (4) of section 10 of the Pensions Ordinance;

"Elected" means elected in writing delivered to the Authority prior to the 31st July, 1960 and "election" shall be construed accordingly;

"Gratuity" means a sum of money equal to 1/4th of the total pensionable emoluments earned by the member during his period of service with the Authority.

(6) Subject to the provisions of these rules, every expatriate member, who has elected to retire, or who, having completed at least eight years continuous service on the 30th September, 1960 other than a member who at the date of his retiring from the service of the Authority shall have completed ten years continuous service or more, shall from and after the date of his so retiring receive—

(i) such annual sum payable during the remainder of his life as is purchased by a superannuation payment made out of the fund, or

(ii) a gratuity from the fund in lieu of superannuation should the member so elect:

provided that the provisions of rule 18 shall apply to an annual sum as though it were a superannuation allowance.
(B) The following new rule shall be inserted after rule 7 of the Rules—

"7A. Every expatriate member retiring from the service of the Authority after completing at least ten years continuous service with the Authority shall from and after the date of his so retiring be entitled to receive, in lieu of any superannuation allowance to which he would otherwise be entitled under the Rules of the Fund, an annuity during the remainder of his life equivalent to the amount of any such superannuation allowance to be purchased on his behalf from such reputable insurance company in the United Kingdom as the Trustees may on the advice of the Actuary decide;

Provided that the member entitled to an annuity under his rule may elect to commute or surrender part of the annuity to which he is entitled in accordance with the provisions of rule 18".

(C) The following new rule shall be inserted after rule 9 of the Rules—

"9A. For the purpose of these rules a member in the service of the Authority on the 30th September, 1960 who retires in accordance with the scheme of retirement approved by the Authority pursuant to a Resolution passed at a meeting of the Authority held on the 16th October, 1959 and with any amendment thereto subsequently approved by the Authority shall be deemed to have retired from the service of the Authority on the termination of his service”.

(D) Rules 10, 13 and 14 in their application shall be deemed to be revoked.

The Common Seal of the Nigerian Ports Authority was hereunto affixed this 13th day of January, 1961 in the presence of

C. A. DOVE,
Chairman

BAYO KEHINDE,
Secretary

L.N. 77 of 1961

DOGS ORDINANCE (CAP. 55)

Dogs (Lagos) Rules, 1961

Commencement : 1st June, 1961

In exercise of the powers conferred by section 15 of the Dogs Ordinance, the Lagos Town Council has, with the approval of the Minister of Economic Development made the following rules :—

1. These rules may be cited as the Dogs (Lagos) Rules, 1961.

2. In these rules:

"authority" means the Lagos Town Council.

"Medical Officer of Health" means any person appointed as such under section 68 (f) of the Lagos Local Government Ordinance 1959.

"owner" includes the person having charge or custody of a dog.

3. No licence shall be issued in respect of any dog over the age of six months unless the dog has been vaccinated against rabies and a valid certificate is produced. Such certificate shall be in the form set out in the first Schedule to these Rules or to the same effect.

4. Save as hereinafter provided in these Rules every owner shall keep his dog securely tied up within the house or other premises occupied by the owner so that such dog may not have contact with any other animal.
5. Any owner may release his dog from such confinement and allow it to be abroad within the area in which it may lawfully be kept provided such dog is led on a strong leash either by the owner or some other responsible agent or servant of the owner and is effectively restrained from biting or licking any human being or animal.

6. No person shall allow a dog to stray into or walk along any of the streets specified in the Second Schedule to these Rules save in accordance with the provisions of Rule 5 above.

7. (i) Any dog not so confined or controlled as provided by these Rules may be seized by a Police Officer or by any agent or servant of the authority.

(ii) Any dog seized under the Provisions of Sub-rule (i) hereof shall be detained in such a place as the Medical Officer of Health may direct.

(iii) Any dog detained under Sub-rule (ii) hereof shall at the expiration of such period not being less than seven days as the Medical Officer of Health may direct be destroyed.

Provided that in any particular case the Authority may direct that a dog detained under the provisions of these Rules shall be returned to the owner or otherwise dealt with.

8. Where under the provisions of these Rules a dog has been seized, detained and returned, or seized, detained and destroyed the expenses so incurred shall be a debt due from the owner to the Authority.

FIRST SCHEDULE

LAGOS TOWN COUNCIL

RABIES VACCINATION CERTIFICATE

Owner's name and Address .................................................................

Breed of Dog ........................................................................

Sex ...............................................................................................

Markings ......................................................................................

Batch No. and type of Vaccine ......................................................

This Certificate is valid until ......................................................

Centre where issued .......................................................................
SECOND SCHEDULE

ISLAND

Agarawu Street
Ali Street
Broad Street
Balogun Street
Bishop Street
Bank Street
Bambose Street
College Road
Ereko Street
Force Road
Five Cowrie Bridge
Guggisberg Avenue
Ikoyi Park
Ikoyi Road

Igbosere Road
Iddo Overbridge
John Street
King George V Memorial Park
Lewis Street
Marina
Moloney Street
Martins Street
Prince Edward Street
Prince Edward Avenue
Tafawa Balewa Square
Strachan Street
Tinubu Square
Nnamdi Azikiwe Street

MAINLAND

Apapa Road
Agege Motor Road to end of Township boundary
Baddeley Avenue
Clifford Street
Cater Bridge
Commercial Avenue
Denton Causeway
Denton Bridge Street

Griffith Street
Ikorodu Road
Junction of Coates and Willoughby Street
Moorhouse Road
Montgomery Road
Ondo Street West
Ojuelegba Village
Rowe Park.

MADE by the Lagos Town Council this 6th day of April, 1961.

S. J. MAYAKI,
Town Clerk

APPROVED by the Federal Minister of Economic Development this 13th day of May, 1961.

E. G. LEWIS,
Permanent Secretary to the Ministry of Economic Development

EXPLANATORY NOTE

The object of these rules is to make Vaccination of dogs against rabies compulsory and to guard against the possibility of an outbreak of rabies or any other dog disease within the Town of Lagos.
L.N. 78 of 1961

PRODUCE (ENFORCEMENT OF EXPORT STANDARDS) ORDINANCE, 1959
(No. 21 of 1959)

Rubber (Inspection for Export) (Amendment) Regulations, 1961

Commencement : 20th May, 1961

In exercise of the powers conferred by section 7 of the Produce (Enforcement of Export Standards) Ordinance, 1959, the Federal Minister of Commerce and Industry, with the advice of the Produce Inspection Board, has made the following Regulations—

1. (1) These Regulations may be cited as the Rubber (Inspection for Export) (Amendment) Regulations, 1961.

(2) These Regulations shall apply in respect of the Federal territory of Lagos and other ports of shipment in the Federation of Nigeria.

2. The First Schedule to the Rubber (Inspection for Export) Regulations, 1951 (as amended by the Rubber (Inspection for Export) (Amendment) Regulations of 1956, 1958 and 1960) is amended as follows—

(a) by the addition of the following immediately after item 76 thereof—

"77. Jackson E. Uyigue and Sons. No. 8 Akenzua Street, P.O. Box 76, Benin City.

78. N.R.C. Limited. Barlow Bros. Limited, Hanbury House, Tinubu Square, P.O. Box 328, Lagos;",

(b) by the deletion of the following item—


Made at Lagos this 20th day of May, 1961.

SHEHU SHAGARI,
Federal Minister of Commerce and Industry

I.1616/S. 3

EXPLANATORY NOTE

The First Schedule to the principal Regulations confers certain exemptions on those firms listed therein if those firms deal in rubber for export. The purpose of this amendment is to add an additional name to the Schedule and to extend the exemption originally granted to the Nigerian Rubber Company Limited to its successor N.R.C. Limited.
ANTIQUITIES ORDINANCE (CHAPTER 12)

Antiquities (Monuments) Declaration Notice, 1961

Commencement: 1st June, 1961

WHEREAS the Antiquities Commission has submitted an application in accordance with subsection (4) of section 14 of the Antiquities Ordinance (Chapter 12) (hereinafter referred to as the Ordinance) for the declaration as monuments of the antiquities as set forth in the Schedule to this notice:

AND WHEREAS the application has been considered by the Governor-General in Council:

NOW THEREFORE in exercise of the powers conferred by subsection (5) of section 14 of the Ordinance the Governor-General acting in accordance with the advice of the Council of Ministers, hereby gives the following notice—

1. This notice may be cited as the Antiquities (Monuments) Declaration Notice, 1961.
2. The antiquities set forth in the Schedule to this notice are declared to be monuments.

SCHEDULE

The house and compound in Obasagbon known as Chief Enogie Aikoriogie’s House.

The Town walls of Benin and the site thereof, comprising the land lying within fifty feet of the crest of the walls on the inside and within one hundred feet of the crest of the walls on the outside: provided that all existing buildings sited within fifty feet of the crest of the walls on the outside shall be deemed lawfully erected as long as they exist.

Made at Lagos this 29th day of May, 1961.

MALLAM ISA KOTO,
Acting Deputy Secretary to the Council of Ministers