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L.N. 112 of 1961

UNIVERSITY COLLEGE HOSPITAL ORDINANCE

(CHAPTER 205)

University College Hospital (Hospital Fees) Regulations, 1961

Commencement: 18th September, 1961

In exercise of the powers conferred by subsection (2) of section 15 of the University College Hospital Ordinance, the University College Hospital Board of Management, with the approval of the Minister of Health of the Federation, has made the following Regulations:

1. These Regulations may be cited as the University College Hospital (Hospital Fees) Regulations 1961, and shall come into force upon their publication in the manner directed by the Minister of Health of the Federation.

2. The fees prescribed in the Schedule hereto and the exemptions and charges therein set out shall be the hospital fees for the purposes of these regulations and these regulations shall have effect throughout Nigeria.

SCHEDULE

PART I—IN-PATIENTS

A. Exemptions from all Charges.—No charges shall be levied for accommodation, maintenance or medical or nursing attention, on the following:

(a) Members of the staff (both established and unestablished) employed in the University College Hospital and their wives and children;

(b) Persons certified as paupers;

(c) Persons receiving treatment or advice for pulmonary tuberculosis and other notifiable infectious disease, or incurable malignant disease;

(d) Persons who, on the certification of the Doctor in charge of the case, are admitted to or retained in hospital solely for the purposes of teaching and/or research.

B. I. Charges for Maintenance and Accommodation only.—Charges for maintenance and accommodation only shall be levied on the persons listed below:

(a) Members of the Medical, Dental and Nursing professions and hospital auxiliaries and their wives and children;

(b) All other members of the Medical Department of the Governments of the Federation;

(c) A member of the Federal Parliament, his wife (or wives) and children, while attending meetings of the Houses of Parliament, but not its Committees;

(d) A member of the Council of Ministers, his wife (or wives) and children;

(e) A member of the Board of Management of University College Hospital, his wife and children;

(f) A member of the Privy Council of the Federation, his wife (or wives) and children;

(g) All children under the age of 16 years (with the exception of charges made for spectacles and dentures);

(h) The servants of officers holding senior appointment in the University College Hospital.
Charges for accommodation and maintenance of persons referred to above shall be at the following daily rates:

<table>
<thead>
<tr>
<th>Patients</th>
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</tr>
</thead>
<tbody>
<tr>
<td>(i) whose incomes exceed £1,500 per annum</td>
<td></td>
<td>20 0</td>
</tr>
<tr>
<td>(ii) whose incomes exceed £1,000 per annum but do not exceed £1,500 per annum</td>
<td></td>
<td>15 0</td>
</tr>
<tr>
<td>(iii) whose incomes exceed £750 per annum but do not exceed £1,000 per annum</td>
<td></td>
<td>10 0</td>
</tr>
<tr>
<td>(iv) whose incomes exceed £500 per annum but do not exceed £750 per annum</td>
<td></td>
<td>7 6</td>
</tr>
<tr>
<td>(v) whose incomes exceed £300 per annum but do not exceed £500 per annum</td>
<td></td>
<td>5 0</td>
</tr>
<tr>
<td>(vi) whose incomes are less than £300 per annum</td>
<td></td>
<td>2 0</td>
</tr>
</tbody>
</table>

Provided that (i) children under sixteen years of age, school children and others undergoing full-time education, shall be charged at half the rates applicable to their parents as listed above; and

(ii) the total fees charged under this section, excluding any additional charges made under Section B. IV., shall not exceed £40.

B. II. Charges for Treatment, Accommodation and Maintenance.—Inclusive charges for medical and nursing attention, accommodation and maintenance, shall be levied on all other persons at the following daily rates:

<table>
<thead>
<tr>
<th>Patients</th>
<th>s</th>
<th>d</th>
</tr>
</thead>
<tbody>
<tr>
<td>(i) whose incomes exceed £1,500 per annum</td>
<td></td>
<td>40 0</td>
</tr>
<tr>
<td>(ii) whose incomes exceed £1,000 per annum but do not exceed £1,500 per annum</td>
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<td>30 0</td>
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<tr>
<td>(iii) whose incomes exceed £750 per annum but do not exceed £1,000 per annum</td>
<td></td>
<td>20 0</td>
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<tr>
<td>(iv) whose incomes exceed £500 per annum but do not exceed £750 per annum</td>
<td></td>
<td>15 0</td>
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<tr>
<td>(v) whose incomes exceed £300 per annum but do not exceed £500 per annum</td>
<td></td>
<td>10 0</td>
</tr>
<tr>
<td>(vi) whose incomes are less than £300 per annum</td>
<td></td>
<td>4 0</td>
</tr>
</tbody>
</table>

Provided that the total fees charged under this section excluding any additional charges made under Section B. IV., shall not exceed £80.

B. III. Amenity Beds.—Inclusive charges for medical and nursing attention, accommodation and maintenance shall be levied on all persons admitted to Private Wards at their own request (and irrespective of whether they are included in any of the categories in Sections A and B above) at the rate of £3 per day, subject to a maximum charge of £99.

B. IV. Charges for Surgical and Maternity Cases.—The following additional charges shall be levied on in-patients, regardless of income and whether or not occupying an amenity bed, but not on in-patients under Sections A, or B (I) (a) and (g) of Part I of these Regulations:

(i) For each maternity patient delivered in hospital | £2 |
(ii) For each patient operated on in hospital (excluding biopsies) | £2 |
PART II—Out-Patients

A. Exemptions.—No charges for out-patient treatment of any kind will be levied on the persons listed in Sections A and B I of Part I of these Regulations;

B. Charges will be levied on all other persons as follows:

(i) General Out-Patients.—On first attendance a fee of 5s will be charged to cover all treatment for one week from the date of payment. A further charge of 5s will be made for each subsequent period of one week or part thereof.

(ii) Casualty Department.—Medical Attendance:

(a) Between 7 a.m. and 7 p.m.—5s on first attendance

(b) Between 7 p.m. and 7 a.m.—10s on first attendance provided that the Medical Officer on duty shall have power to authorise payment of the normal charge of 5s in cases of trauma and medical emergencies.

(c) For non-emergency cases on Sundays and Public Holidays—10s on first attendance.

The payment of the prescribed fee will be valid for treatment for a period of one week or part thereof in either the Casualty or the General Out-Patient Department.

(iii) Patients referred to Consultant Clinics (including those referred direct from outside hospitals or medical practitioners)

With incomes of under £500 p.a. 50-5s-0d on first attendance
With incomes of £500-750 p.a. 1-0s-0d on first attendance
With incomes of £751-1,000 p.a. 2-0s-0d on first attendance
With incomes of £1,001-1,500 p.a. 3-0s-0d on first attendance
With incomes of £1,501-2,000 p.a. 4-0s-0d on first attendance
With incomes of £2,001-3,500 p.a. 5-0s-0d on first attendance
With incomes of over £3,500 p.a. 10-0s-0d on first attendance

This charge to cover attendance at Consultant Clinics for the first month

Patients continuing to attend Consultant Clinics after a month to pay half the above charges for each attendance except those with incomes of under £500 who will pay the same as General Out-Patients, i.e., 5s for each attendance.

Note : A patient attending the General Out-Patient Department and referred to a Consultant Clinic within the same week will not be expected to pay an additional 5s in the Consultant Clinic if his income is under £500 per annum.

(iv) The payments stated in paragraphs (i) and (ii) may be deferred at the discretion of the Doctor or Sister in charge at the time of attendance of a seriously ill patient. In such a case, the charge becomes payable at the time of the next visit.

(v) Ante-Natal Clinic.—A fee of 10s will be payable at the time of booking to cover all attendances during pregnancy and attendance at the post-natal clinic until discharged. The fee charged will not include maintenance or delivery in hospital, for which the charges laid down in Section B of Part I of these Regulations will be applicable.

PART III—General

General.—1. Fees payable by an In-Patient shall be assessed on the basis of the income of such patient; a married woman shall be charged at the rate applicable to her husband or according to her own income, whichever may be higher.

2. All sums due are payable on discharge from the Hospital to the Hospital Authority, but an In-Patient may be asked to deposit at intervals an amount as may be determined by the Hospital Authority towards the cost of his final hospital bill. Sums received by the Hospital Authority shall be paid into the account of the Hospital and shown in the annual Financial Accounts of the Hospital.
3. A senior appointment, for the purposes of these Regulations, is one carrying an initial basic salary of £594 per annum or more.

4. A pauper certificate must be signed by one of the following:
   (a) A Minister of Religion or Imam
   (b) A Registered Medical Practitioner
   (c) The Chairman of the Local Government Council in the area in which the patient resides
   (d) A Magistrate or Alkali.

If a pauper cannot produce such a certificate, the Almoner shall have authority to issue the certificate, if she is satisfied that the patient is in fact a pauper.

Made and sealed with the Common Seal of the University College Hospital Board of Management this Thirtieth day of August, 1961.

G. C. M. ONYIUKE,
Acting Chairman

J. B. ROBERTSON,
Acting Secretary

APPROVED under subsection (5) of section 15 of the University College Hospital Ordinance, by the Minister of Health of the Federation and directed to be published as a legal notice in the Gazette.

DATED, Third day of July, 1961.

WAZIRI IBRAHIM,
Minister of Health of the Federation

MH1188/S. 75

L.N. 113 of 1961

IMMIGRATION ORDINANCE (CHAPTER 84)
(REvised Edition)

The Festus Malinga Leo Deportation Order, 1961

WHEREAS on the 25th day of August, 1961, before the Magistrate’s Court, of Lagos, FESTUS MALINGA LEO was charged with an offence contrary to subsection (1) of section 15 of the Immigration Ordinance (Cap. 84).

AND WHEREAS the said court in exercise of the powers conferred by subsection (1) of section 16 of the said Ordinance has referred the facts of the case of the said Festus Malinga Leo to me;

AND WHEREAS I, USMAN SARKI, Federal Minister of Internal Affairs have considered the continuing position of the said Festus Malinga Leo in Nigeria and have deemed it fit to make a deportation order;

NOW THEREFORE, in exercise of the powers conferred upon me by section (2) of section 16 of the Immigration Ordinance (Cap. 84), as amended by the Transfer of Functions (Federation) Order 1959 (Legal Notice 258 of 1959), it is hereby ordered that the said FESTUS MALINGA LEO shall leave Nigeria on the first available opportunity and remain thereafter out of Nigeria.

MADE at Lagos this 5th day of September, 1961.

USMAN SARKI,
Federal Minister of Internal Affairs

MIA/5598
EXTERNAL TRADE LETTERS OF CREDIT (CONTROL) ACT, 1961
(No. 8 of 1961)

External Trade Letters of Credit (Control) (Exemption) Notice, 1961

Commencement: 14th September, 1961

In exercise of the powers conferred by subsection (2) of section 2 of the External Trade Letters of Credit (Control) Act, 1961, the Federal Minister of Finance, after consultation with the Governor of the Central Bank of Nigeria, gives the following notice—

1. This notice may be cited as the External Trade Letters of Credit (Control) (Exemption) Notice, 1961, and shall be of application throughout the Federation.

2. Philip Hill (Nigeria) Limited is hereby exempted from the requirements, under the Act, of confirmation by a licensed bank of letters of credit issued by it.

Given at Lagos this 1st day of September, 1961.

J. Murray,
Acting Permanent Secretary,
Federal Ministry of Finance

EXPLANATORY NOTE

By this notice Philip Hill (Nigeria) Ltd., is granted exemption from the requirement under the Act that its letters of credit be confirmed by a licensed bank.

F11470/S. 2