L.N. 25 of 1971

LEGAL EDUCATION (PENSIONS) ACT 1965 (1965 No. 34)

The Pensionable Offices (Nigerian Law School) Order 1971

Commencement: 3rd April 1971

In exercise of the powers conferred by section 1 (1) of the Legal Education (Pensions) Act 1965, and of all other powers enabling me in that behalf, I, Joseph Edet Akinwale Wey, Federal Commissioner for Establishments hereby make the following Order:—

1. The offices specified in the first column of the Schedule hereto are declared to be pensionable offices for the purposes of the Pensions Act, with effect from the dates specified in respect of those offices in the second column of that Schedule.

Declaration of pensionable offices.

2. This Order may be cited as the Pensionable Offices (Nigerian Law School) Order 1971.

Citation and commencement.

SCHEDULE

(section 1)

OFFICES OF THE NIGERIAN LAW SCHOOL DECLARED TO BE

PENSIONABLE

Office	I LIVOTO I ADEL							
			ž.				Effective Date	
1.	Director of the Nigerian	Law S	School				2-8-66	
2.	Senior Lecturer			• •	• •		1-4-67	
3.	Higher Executive Officer						1-4-67	
4.	Library Officer						1-4-67	
5.	Assistant Executive Office	er (Ac	counts)				1-4-67	
6.	Assistant Executive Office	er (Of	fice Ma	nagem	ent)		1-4-69	
7.	Executive Officer (Interna						1-4-69	
8.	Assistant Catering Superv	visor					1-4-69	
9.	Warden		• •		• •		1-4-69	
10.	'Assistant Executive Office	er (Au	dit)				1-4-70	
11.	Assistant Librarian						1-4-70	
12.	House Supervisor						1-4-63	

MADE at Lagos this 3rd day of April 1971.

J. E. A. WEY, Federal Commissioner for Establishments

EXPLANATORY NOTE

(This note does not form part of the above Order but is intended to explain its effect).

The Order declares the Offices in the Nigerian Law School specified in the Schedule to the Order to be pensionable offices for the purposes of the Pensions Act.

L.N. 26 of 1971

IMMIGRATION ACT 1963 (1963 No. 6)

Abraham Hassan Hajaig (Prohibited Immigrant) Revocation Order 1971

Commencement: 12th March 1971

WHEREAS in exercise of the powers conferred by section 18 (3) of the Immigration Act 1963 ABRAHAM HASSAN HAJAIG was on the 6th day of April 1968 classed as a prohibited immigrant and deported from Nigeria under the Abraham Hassan Hajaig Deportation Order 1968 (L.N. 42 of 1968).

AND WHEREAS, in view of certain facts which have recently emerged in connection with the same, I consider it fit that the said Deportation Order should be revoked.

Now THEREFORE, in exercise of the powers conferred by section 20 (3) of the Immigration Act 1963, and of all other powers enabling me in that behalf, I, Kam Selem, Federal Commissioner for Internal Affairs, hereby make the following Order:—

Revocation of L.N. 42 of 1968. 1. The Abraham Hassan Hajaig Deportation Order 1968 is hereby revoked.

Citation.

2. This Order may be cited as the Abraham Hassan (Prohibited Immigrant) Revocation Order 1971.

MADE at Lagos this 12th day of March 1971.

KAM SELEM, Federal Commissioner for Internal Affairs

EXPLANATORY NOTE

(This note does not form part of the above Order but is intended to explain its effect)

The Order revokes the Abraham Hassan Hajaig Deportation Order 1968.

PENSIONS ACT (CHAPTER 147)

Pensions (Amendment) Regulations 1971

Commencement: 3rd April 1971

In exercise of the powers conferred by section 3 (1) of the Pensions Act, and of all other powers enabling me in that behalf, I, Joseph Edet Akinwale Wey, Federal Commissioner for Establishments, hereby make the following regulations:—

1.—(1) The Schedule to the Pensions Regulations (as replaced by regulation 3 of the Pensions (Amendment) Regulations 1960) is hereby revoked, and the following Schedule is substituted therefor—

Replacement of Schedule to Pensions Regulations etc. L.N. 170 of

1960.

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SCHEDULE

Aden
Antigua
Bahamas
Barbados
Basutoland
Bechuanaland Protectorate
Benue-Plateau State
Bermuda
British Guiana
British Honduras
British Post Office Corporation
British Solomon Islands Protectorate
Brunel

Council of Legal Education
Crown Agents for Overseas Governments and Administrations
Cyprus
Dominica
East African High Commission
East African Railway and Harbours

Cocoa Research Institute of Nigeria

Cayman Islands

Administration
East-Central State
Eastern Region of Nigeria
Employing Authorities under the

Oversea Superannuation Scheme Electricity Corporation of Nigeria Falkland Islands Federal Malay States

Federation of Rhodesia and Nyasa-

Fourah Bay College, Sierra Leone

Federation of Malaya

Fiji Gambia Ghana Gibraltar

Gilbert and Ellice Islands Colony

Gold Coast Grenada Hong Kong Jamaica Kano State Kenya

Kenya and Uganda Railways and

Harbours

Kumasi College of Technology

Kwara State Lagos State

Leeward Islands before 1st July,

1956

Malayan Establishment

Malayan Union

Malta Mauritius

Mid-Western Region Mid-Western State

SCHEDULE-continued

South-Eastern State Montserrat New Hebrides St. Christopher, Nevis and Anguilla St. Helena Nigerian College of Arts, Science and Technology St. Lucia St. Vincent Nigerian Coal Corporation Nigerian Broadcasting Corporation Straits Settlements Nigerian Institute for Oil Palm Swaziland Research Tanganyika Nigerian Institute for Trypanoso-Tonga miasis Research Trinidad Nigerian Medical Council Turks and Caicos Islands Nigerian Railway Corporation Uganda Nigerian Ports Authority United Kingdom of Great Britain North Borneo and Northern Ireland Virgin Islands North-Central State West African Cocoa Research North-Eastern State Institute North Rhodesia West African Council for Medical Northern Region of Nigeria Research North-Western State West African Examinations Council Nyasaland West African Institute for Oil-Overseas Audit Department Palm Research (Home Establishment) West African Institute for Trypa-Rivers State nosomiasis Research Sarawak Western Region of Nigeria Sevchelles Western State West Indies (Federation) Sierra Leone

(2) Regulation 3 of the Pensions (Amendment) Regulations 1960 shall be deleted.

Zanzibar,"

Citation.

Singapore

2. These regulations may be cited as the Pensions (Amendment) Regulations 1971.

MADE at Lagos this 3rd day of April 1971.

J. E. A. WEY, Federal Commissioner for Establishments

EXPLANATORY NOTE

(This note is not part of the above Regulations but is intended to explain their effect)

The Schedule to the Pensions Regulations (which contains the list of Governments and Authorities regarded as Scheduled Governments) is replaced by a new Schedule containing a revised list. Accordingly, regulation 3 of the Pensions (Amendment) Regulations 1960 is revoked.

L.N. 28 of 1971

TRADE DISPUTES (EMERGENCY PROVISIONS) (AMENDMENT) (No. 2) DECREE 1969 (1969 No. 53)

Trade Disputes (Lagos State Government and Nigerian Union of Dispensing Assistants Arbitration) Confirmation of Award Notice 1971

Pursuant to the provision of section 4 (4) of the Trade Disputes (Emergency Provisions) (Amendment) (No. 2) Decree 1969, the Industrial Arbitration Tribunal Award made on 18th November 1970, as set out in the Schedule hereto, has been confirmed by the Federal Commissioner for Labour and shall have effect as so confirmed in accordance with that provision.

SCHEDULE

(Paragraph 1)

Name of Arbitration Tribunal, etc.

Industrial Arbitration
Tribunal: Lagos State
Government and Nigerian
Union of Dispensing
Assistants.

Terms of Award

- 1. Dispensing Assistants-in-Training should run Scale F 1, 2, 3.
- 2. Successful candidates at the completion of two years' training should be eligible to proceed to a salary of £249 per annum in Scale E 1B.
- Serving officers should be assimilated to Scale E 1B, C 3
 as specified below:—

Serving Dispensing Assistants who have successfully completed their training should also receive three incremental credits and accordingly convert from Scale F 1, 2, 3 to Scale E 1B, C 3 as follows:—

An officer on the third point of Scale F 1, 2, 3 (£168) should be placed on the fourth point of Scale E 1B, C 3 (£249); an officer on the fourth point of Scale F 1, 2, 3 (£183) should proceed to the fifth point of Scale E 1B, C 3 (£258) and so on; an officer on the maximum of Scale F 1, 2, 3 (£342) being placed on Scale E 1B, C 3 on £430 and continuing by increment to the maximum of Scale E 1B, C 3.

- 4. After a further three years' service officers passing a departmental proficiency test at accelerated advancement level (75%) should be advanced to Scale E 3 and placed at the enhanced entry point of £397 per annum, and those who pass at a lower level (not below 69%) should be advanced to Scale E 1C at the enhanced entry point of £315 per annum.
- 5. Officers who, at the effective date of the introduction of this scheme, have completed five or more years' service should take the examination for accelerated advancement, and due consideration should be given to their relative lengths of service and existing positions on the salary Scales in advancing them either at promotion or accelerated advancement level.

SCHEDULE—continued

Name of
Arbitration
Tribunal etc.

Industrial Arbitration
Tribunal: Lagos State
Government and Nigerian
Union of Dispensing
Assistants.

Terms of Award

- 6. Opportunity for promotion be provided as follows:—
 Senior Dispensing Assistant, Scale E 4—£482-596.
 Chief Dispensing Assistant, Scale E 5—£621-828.
- 7. That the designation Dispensing Assistant should remain.
- 8. That white Overalls be made available to Dispensing Assistants.
- The above changes should take effect from 1st April 1969.
- That opportunity for further training be provided for Dispensing Assistants so as to enable them to assume higher responsibilities.

DATED at Lagos this 27th day of March 1971.

ANTHONY ENAHORO, Federal Commissioner for Labour

EXPLANATORY NOTE

(This note does not form part of this Notice but is intended to explain its effect)

This Notice confirms the award made by the Industrial Arbitration Tribunal in respect of the trade dispute which arose between the Lagos State Government and the members of the Nigerian Union of Dispensing Assistants in that Government's employment.