

L.N. 68 of 1972

THE INSTITUTE OF CHARTERED ACCOUNTANTS  
ACT 1965

(1965 No. 15)

The Chartered Accountants (Disciplinary Tribunal and  
Assessors) (Amendment) Rules 1972

Commencement : 29th September 1972

In exercise of the powers conferred upon me by paragraphs 2 and 4 of Schedule 3 to the Institute of Chartered Accountants Act 1965 and of all other powers enabling me in that behalf, I, Dr Taslim Olawale Elias, Chief Justice of Nigeria, hereby make the following Rules :—

1. For the Schedule to the Chartered Accountants (Disciplinary Tribunal and Assessors) Rules 1971 there shall be substituted the following new Schedule—

Amendment  
of L.N. 9  
of 1971.

## "SCHEDULE

Rule 2 (1)

NOTICE OF HEARING BY THE ACCOUNTANTS  
DISCIPLINARY TRIBUNAL

IN THE MATTER OF THE INSTITUTE OF CHARTERED  
ACCOUNTANTS ACT 1965

AND

IN THE MATTER OF A CHARGE OF UNPROFESSIONAL CONDUCT  
AGAINST

of  
a chartered accountant/registered accountant  
TAKE NOTICE that the Accountants Disciplinary Tribunal sitting at

at on 19  
will commence its hearing of charge(s) to be there preferred against

aforsaid of unprofessional  
conduct as a chartered accountant/registered accountant and that the Tribunal  
shall thereafter present its findings.

This notice is given to you as a  
(here state whether a party or a member, etc.)  
and a copy of the charge(s) to be preferred is annexed.

DATED at Lagos this day of 19

Registrar

Citation.

2. These Rules may be cited as the Chartered Accountants (Disciplinary Tribunal and Assessors) (Amendment) Rules 1972.

MADE at Lagos this 29th day of September 1972.

T. O. ELIAS,  
Chief Justice of Nigeria

#### EXPLANATORY NOTE

*(This note does not form part of these Rules but is intended to explain their effect)*

The Rules amend the Chartered Accountants (Disciplinary Tribunal and Assessors) Rules 1971 by substituting the words "Chartered accountant/registered accountant" for the words "chartered accountant" wherever they occur in the Schedule thereto.

L.N. 69 of 1972

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

#### Trade Dispute (Union of Posts and Telecommunications Workers (Federated) and Postal Staff Workers Union of Nigeria and Ministry of Communications) Confirmation of Award Notice 1972

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 28th October 1972 as set out in the Schedule hereto, has been confirmed by me, the acting Federal Commissioner for Labour, and shall have effect as so confirmed in accordance with that provision.

#### SCHEDULE

##### *Name of Arbitration Tribunal, etc.*

##### *Terms of Award*

Industrial Arbitration  
Tribunal: Union of Posts and Telecommunications Workers (Federated) and Postal Staff Workers Union of Nigeria and Ministry of Communications.

- (i) We are unable to award that Management implement the Job Evaluation and Regrading Report otherwise known as the "Gill Report" which recommends salary structures within the Posts and Telecommunications Department and which Government has rejected ;
- (ii) We confirm the extent to which the Elwood recommendations have been applied to the Departmental Posts and Telecommunications Staff and in addition we award that Government take steps to implement their decision to transform the Department into a Grade 'A' Corporation and to pay to staff entitled thereto any increases in salary resulting from the transformation with effect from 1st September, 1972 ;

## SCHEDULE—continued

*Name of Arbitration  
Tribunal, etc.*

*Terms of Award*

**Industrial Arbitration**

**Tribunal:** Union of Posts and Telecommunications Workers (Federated) and Postal Staff Workers Union of Nigeria and Ministry of Communications.

- (iii) As the issue of acting appointments and filling of vacant posts are some of the important causes of frustration and discontent in the Department, we strongly recommend that Management follow up all deserving cases of promotion and remove any existing cause of discontent in this area ;
- (iv) All fringe benefits such as vehicle advances and housing facilities to which civil servants are entitled and for which Government provides from a central fund shall be granted to such departmental Posts and Telecommunications Staff as are entitled to them ;
- (v) The foregoing awards shall operate without prejudice to conditions that may be agreed at negotiation between Management and the Union and subject to such statutory constraints as are imposed on other Corporations of identical grade, if and whenever the Department becomes a Corporation."

**DATED** at Lagos this 2nd day of November 1972.

**VICE-ADMIRAL J. E. A. WEY,**  
*Acting Federal Commissioner for Labour*