

L.N. 58 of 1966

LAGOS LOCAL GOVERNMENT ACT 1959

Movement of Cattle Bye-Laws, 1966

Commencement : 19th May 1966

In exercise of the powers conferred by section 142 of the Lagos Local Government Act 1959, the Lagos City Council, with the approval of the Executive Council, hereby makes the following bye-laws—

1. These bye-laws may be cited as the Movement of Cattle Bye-Laws, 1966. Citation.
2. In these bye-laws—
 - “abattoir” means any public place provided by the Lagos City Council (hereinafter called “the Council”) or any private place as the Council may license for the slaughter of animals. Interpre-
tation.
 - “approved” means approved by the National Military Government of the Republic of Nigeria.
 - “cattle” shall include bull, ox, cow, heifer, calf, sheep, goats and swine, also horses, mules and asses when led in a string or loose.
 - “City of Lagos” has the same meaning as in the City of Lagos Act 1963.
 - “lairage” means any place approved by the Council for the keeping or grazing of animals immediately prior to slaughter.
 - “Medical Officer of Health” means the medical officer of health of the Council appointed under subsection (1) of section 68 of the Act.
 - “street” shall include any highway or other public place in the City of Lagos whether a thoroughfare or not.
3. No person shall drive or conduct any cattle through any street in the City of Lagos between the hours of 4.30 in the morning and 11.30 in the evening except in vehicles approved by the Council for the purpose. Restriction
on movement
of cattle.
4. No person shall keep or graze cattle in the City of Lagos in places other than a lairage. Keeping or
grazing.
5. The slaughtering of cattle in places other than an abattoir is prohibited. Slaughtering
of cattle.
6. The Medical Officer of Health may, for any period and subject to such conditions as he may deem fit to impose, by permit in writing under his hand exempt any person or group of persons from compliance with any of the provisions of these bye-laws. Exemption.
7. Any person who contravenes any of the provisions of these bye-laws shall be guilty of an offence and on conviction shall be liable to a fine of twenty-five pounds or in default of payment, to imprisonment for one month. Penalty.

MADE at Lagos this 19th day of May 1966.

S. J. MAYAKI,
Town Clerk

APPROVED by the Executive Council this 19th day of May 1966.

ALHAJI A. MORA,
*Permanent Secretary, Ministry
of Internal Affairs*

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L.N. 59 of 1966

IMMIGRATION ACT 1963
(1963 No. 6)**Yesufu Bello—Deportation Order 1966**

WHEREAS as provided under section 18 (2) of the Immigration Act 1963, (as modified by the Constitution (Suspension and Modification) Decree 1966), the Executive Council is satisfied that it is in the public interest that YESUFU BELLO should be deported from Nigeria ;

NOW, THEREFORE, in exercise of the powers conferred by the said section 18 (2) of the Immigration Act 1963 and of all other powers enabling it in that behalf, the Executive Council has ordered that the said YESUFU BELLO be deported from Nigeria and shall leave on the first available opportunity and remain thereafter out of Nigeria.

MADE in Lagos this 22nd day of June 1966.

ABDURRAHMAN MORA,
Permanent Secretary,
Ministry of Internal Affairs

L.N. 60 of 1966

IMMIGRATION ACT 1963
(1963 No. 6)**Ibrahim Son-Allah (alias Ibrahim Bawa Sule)—Deportation Order 1966**

WHEREAS as provided under section 18 (2) of the Immigration Act 1963, (as modified by the Constitution (Suspension and Modification) Decree 1966), the Executive Council is satisfied that it is in the public interest that IBRAHIM SON-ALLAH (alias Ibrahim Bawa Sule) should be deported from Nigeria ;

NOW, THEREFORE, in exercise of the powers conferred by the said section 18 (2) of the Immigration Act 1963 and of all other powers enabling it in that behalf, the Executive Council has ordered that the said IBRAHIM SON-ALLAH (alias Ibrahim Bawa Sule) be deported from Nigeria and shall leave on the first available opportunity and remain thereafter out of Nigeria.

MADE in Lagos this 22nd day of June 1966.

ABDURRAHMAN MORA,
Permanent Secretary,
Ministry of Internal Affairs

L.N. 61 of 1966

IMMIGRATION ACT 1963
(1963 No. 6)**Issa Abdul Keina (alias Ibrahim Chefou)—Deportation Order 1966**

WHEREAS as provided under section 18 (2) of the Immigration Act 1963, (as modified by the Constitution (Suspension and Modification) Decree 1966), the Executive Council is satisfied that it is in the public interest that ISSA ABDUL KEINA (alias Ibrahim Chefou) should be deported from Nigeria ;

NOW, THEREFORE, in exercise of the powers conferred by the said section 18 (2) of the Immigration Act 1963 and of all other powers enabling it in that behalf, the Executive Council has ordered that the said ISSA ABDUL KEINA (alias Ibrahim Chefou) be deported from Nigeria and shall leave on the first available opportunity and remain thereafter out of Nigeria.

MADE in Lagos this 22nd day of June 1966.

ABDURRAHMAN MORA,
Permanent Secretary,
Ministry of Internal Affairs