

L.N. 24 of 1973

EXTRADITION DECREE 1966

(1966 No. 87)

Extradition (United Kingdom Dependent Territories)

Order 1973

Commencement : 13th April 1973

WHEREAS Her Majesty's Government of the United Kingdom of Great Britain and Northern Ireland has by the Notes Verbales of its High Commission in Lagos, No. 76/71 of 25th February 1971 and No. 58/72 of 8th February 1972, signified its desire that the Federal Military Government of the Federal Republic of Nigeria designate, under section 2 (2) (a) of the Extradition Decree 1966, the dependent territories of the United Kingdom specified in the Schedule hereunder :

NOW, THEREFORE, in exercise of the powers conferred upon it by section 2 (2) (a) of the Extradition Decree 1966, and of all other powers enabling it in that behalf, the Federal Executive Council hereby makes the following Order :—

1. The Extradition Decree 1966 shall apply to all the dependent territories of the United Kingdom of Great Britain and Northern Ireland specified in the Schedule to this Order.

Designation
of United
Kingdom
dependent
territories.
1966 No. 87.

2. This Order may be cited as the Extradition (United Kingdom Dependent Territories) Order 1973.

Citation.

SCHEDULE

Bahama Island	Montserrat
Bermuda	New Hebrides
British Honduras	Pitcairn Islands
British Indian Ocean Territory	St. Helena
British Solomon Island Protectorate	Seychelles
Cayman Island	Sovereign Base Areas of Akrotiri and Dhekelia
Falkland Islands and Dependencies	Turks and Caicos Islands
Gibraltar	Virgin Islands
Gilbert and Ellice Islands	
Hong Kong	

MADE at Lagos this 13th day of April 1973.

C. O. LAWSON,
Secretary to the Federal
Military Government

EXPLANATORY NOTE

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

The Order enables Nigeria on the one hand and the United Kingdom territories listed in the Schedule thereto on the other to extradite fugitive criminals *inter se*.

L.N. 25 of 1973

CIVIL AVIATION ACT 1963

(1964 No. 30)

CIVIL AVIATION (INVESTIGATION OF ACCIDENTS)
REGULATIONS 1965 (L.N. 14 of 1966)Civil Aviation (Accident to Royal Jordanian Airlines Boeing
707 Aircraft) Inquiry (Amendment) Notice 1973

In exercise of the powers conferred upon me by Regulation 10 of the Civil Aviation (Investigation of Accidents) Regulations 1965 and of all other powers enabling me in that behalf, I, Russel Aliyu Barau Dikko, Federal Commissioner for Transport, hereby give the following Notice :—

1. For paragraph 4 (b) of the Civil Aviation (Accident to Royal Jordanian Airlines Boeing 707 Aircraft) Inquiry Notice 1973 there shall be substituted the following paragraph :

“(b) Mr Zeid Kilani, Director of Air Safety, Civil Aviation, Jordan.”

2. This Notice may be cited as the Civil Aviation (Accident to Royal Jordanian Airlines Boeing 707 Aircraft) Inquiry (Amendment) Notice 1973.

DATED at Lagos this 12th day of April 1973.

R. A. B. DIKKO,
Federal Commissioner for Transport

L.N. 26 of 1973

PETROLEUM DECREE 1969

Petroleum (Drilling and Production) (Amendment)
Regulations 1973

Commencement : 1st April 1971

In exercise of the powers conferred by section 8 of the Petroleum Decree 1969 and of all other powers enabling me in that behalf, I, Shettima Ali Monguno, the Federal Commissioner for Mines and Power, hereby make the following regulations :—

1. The Petroleum (Drilling and Production) Regulations 1969 are hereby amended as follows—

(a) in regulation 60 and—

(i) in paragraph 1 (b) thereof, the words “flare or waste” shall be deleted ;

(ii) in paragraph 4 (a) thereof, the words “by the licensee or lessee” and the words “as to the procedure to be followed for the purpose” shall be deleted ;

(b) for the words “Chief Petroleum Engineer” wherever they occur in the regulations there shall be substituted the words “Director of Petroleum Resources”.

Appointment
of new
Technical
Adviser

L.N. 10 of
1973.

Citation.

Amendment
of Petroleum
(Drilling and
Production),
Regulations
1969.

L.N. 69 of
1969.

2. These regulations may be cited as the Petroleum (Drilling and Production) (Amendment) Regulations 1973 and shall be deemed to have come into operation on 1st April 1971.

Citation and commencement.

MADE at Lagos this 31st day of March 1973:

SHETTIMA ALI MONGUNO,
Federal Commissioner for Mines and Power

L.N. 27 of 1973

THE POLICE ACT (CAP. 154)

The Police (Amendment) Regulations 1973

Commencement: 1st September 1971

In exercise of the powers conferred by section 47 of the Police Act, and of all other powers enabling him in that behalf, the Head of the Federal Military Government, on the recommendation of the Nigeria Police Council, has made the following regulations:—

1: For regulation 157 of the Nigeria Police Regulations 1968 there shall be substituted the following new regulation:—

Amendment of L.N. 53 of 1968.

"Accelerated advancement in certain cases." "157.—(1) Accelerated advancement within constable grade may be awarded by the commissioner in cases of exceptional merit in accordance with the following:

(a) In respect of a constable with the First School Leaving Certificate (Standard Six):—

From NP2—N468 p.a. to N522 p.a.

After a minimum period of 12 months on the lower salary point.

From NP2—N522 p.a. to N558 p.a.

After a minimum period of 6 months on the lower salary point.

From NP2—N558 p.a. to N600 p.a.

After a minimum period of 6 months on the lower salary point.

From NP2—N600 p.a. to N636 p.a.

After a minimum period of 6 months on the lower salary point.

(b) In respect of a constable with the Class Four Certificate:—

From NP2—N522 p.a. to N558 p.a.

After a minimum period of 12 months on the lower salary point.

From NP2—N558 p.a. to N600 p.a.

After a minimum period of 6 months on the lower salary point.

From NP2—N600 p.a. to N636 p.a.

After a minimum period of 6 months on the lower salary point.

(c) In respect of a constable with West African School Certificate, or its equivalent :—

From NP2—N546 p.a. to N558 p.a.

After a minimum period of 12 months on the lower salary point.

From NP2—N558 p.a. to N600 p.a.

After a minimum period of 6 months on the lower salary point.

From NP2—N600 p.a. to N636 p.a.

After a minimum period of 6 months on the lower salary point.

(2) For the avoidance of doubt it is hereby declared that the procedure for advancements shall be as follows :—

(a) A constable with the First School Leaving Certificate (Standard Six) will be eligible for his accelerated advancement to N522 p.a. after at least 12 months service on salary point of N468 p.a. From the incremental point of N522 p.a. onwards his eligibility for further accelerated advancement in all cases shall be after 6 months on N522 p.a., N558 p.a., and N620 p.a.

(b) A constable with the Class Four Certificate will be eligible for his first accelerated advancement to N558 p.a. after at least 12 months on the salary point of N522 p.a. From the incremental point of N558 p.a. onwards his eligibility for further accelerated increments in all cases shall be after 6 months on N558 p.a. and N600 p.a.

(c) A constable with the West African School Certificate or its equivalent will be eligible for his first accelerated advancement to N558 p.a. after at least 12 months on salary point of N546 p.a. He shall serve 6 months on the salary point of N558 p.a. before he is eligible for his second accelerated increment to N600 p.a. He shall proceed to N636 p.a. after at least 6 months on salary point of N600."

Citation and
commence-
ment.

2.—(1) These regulations may be cited as the Nigeria Police (Amendment) Regulations 1973.

(2) These Regulations shall be deemed to have come into operation on 1st September 1971.

MADE at Lagos this 12th day of April 1973.

C. O. LAWSON,
Secretary to the Federal
Military Government

EXPLANATORY NOTE

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

The regulations show the revised police salary scales.