L.N. 31 of 1977

IMMIGRATION ACT 1963 (1963 No. 6)

Miss Yvonne Seguin (Prohibited Immigrant) Order 1977

Commencement: 30th April 1977

I, the Federal Commissioner for Internal Affairs being of opinion that the admission of Miss Yvonne Seguin into Nigeria would be contrary to the interest of national security and is therefore, in accordance with the provisions of section 17 (1) (d) of the Immigration Act 1963, deemed to be a prohibited Immigrant, and acting under the powers conferred upon me by section 17 of the said Act, and of all other powers enabling me in that behalf, order that the said Miss Yvonne Seguin be refused admission into Nigeria accordingly.

This Order may be cited as the Miss Yvonne Seguin (Prohibited Immigrant) Order 1977.

MADE at Lagos this 30th day of April 1977.

U. A. SHINKAFI, Federal Commissioner for Internal Affairs L.N. 32 of 1977

ROBBERY AND FIREARMS (SPECIAL PROVISIONS)

DECREE 1970

(1970 No. 47)

Robbery and Firearms Tribunal (Procedure) (Amendment)

Rules 1977

Commencement: 2nd May 1977

In exercise of the powers conferred on me by section 6 of the Robbery and Firearms (Special Provisions) Decree 1970 as amended by the Robbery and Firearms (Special Provisions) (Amendment) (No. 2) Decree 1974 and of all other powers enabling me in that behalf, I, Augustine Nnamani, Attorney-General of the Federation with the approval of the Federal Executive Council, hereby make the following rules:—

Amendments of L.N. 56 of 1975.

- 1. The Robbery and Firearms Tribunal (Procedure) Rules 1975 are hereby amended as follows:—
 - (a) for paragraphs 1 and 2 there shall be substituted the following new paragraphs:—
- "Initiation of 1. The trial of offences under the Decree shall commence by proceedings. way of an application made to the Chairman of the tribunal by the prosecutor and accompanied by proofs of the evidence intended to be adduced at the trial.
- "Order on an accused to ing proofs of evidence or any further evidence in such form as the Chairman may consider necessary the Chairman is satisfied that any person appears to have committed any offence under the Decree the Chairman shall cause that person to be brought before the tribunal on such date and at such time as the Chairman may direct:

Provided that where after perusal of the application and any further evidence as aforesaid the Chairman is of opinion that no prima facie case has been established against any person the Chairman shall not give his ruling on the application until he has consulted the other members of the tribunal."

- (b) in paragraph 14 for the word "tribunal" where it occurs in the first and second lines of the paragraph there shall be substituted the word "Chairman";
- (c) in the Schedule, for Form 1 there shall be substituted the Form 1 set out in the Schedule to these rules.

Citation.

2. These rules may be cited as the Robbery and Firearms Tribunal (Procedure) (Amendment) Rules 1977.

SCHEDULE

NEW FORM TO BE SUBSTITUTED FOR FORM 1 OF THE ROBBERY AND FIREARMS TRIBUNAL (PROCEDURE) RULES 1975

 	-		
 		M	3.07
 		IVI	- 1

	307 65 (\$\frac{1}{2}\)	TORM I			
APPLI Ro	ICATION TO COMMENCE BBERY AND FIREARMS (TRIAL FOR SPECIAL PRO	AN OFFENCE OVISIONS) DE	UNDER TH	B ;
** %				Itata	
(125) 100-1111				nate .	
To:	The Chairman, Tribunal for the Trial of (Special Provisions) D		nder the Rob	bery and Fi	rearms
	i de	F 2			
•	***************************************				
Decree 19 (Amendm	at to section 6 of the R 70, as amended by the ent) (No. 2) Decree 197 the offence of	Robbery and	l Firearms (S	Special Prov	(enoisiv
(3)		* 4		19	
under s	ection of the F 1970 against the under	Robbery and	Firearms (Serson:—	Special Pro	visions)
(ii)				.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
2. In si	upport of the application be adduced at the tri	n I attach h			
the proofs necessary. A list of t	is application is granted of evidence and any f I attach herewith four he witnesses and their a tness summons on then	urther evide copies of the addresses is a	nce the Trib ne charge ag	unal may cainst the a	onsider ccused.
***			na A	13. Take	
16	#//			Prosecutor	,2,2
(i) Inco	ert the offence.	8			
55 (150) AV (100) (100)			F -	(0	
(ii) ins	ert name of accused."				
D	TED at Lagons this 2nd	day of May	1977.		

A. NNAMANI, Attorney-General of the Federation