

S.I. 15 of 1981

LEGAL PRACTITIONERS ACT 1975
(1975 No. 15)

University of Ibadan (Legal Officer)
(Entitlement to Practice) Order 1981

Commencement : 26th October, 1981

In exercise of the powers conferred by section 2 (3) (b) of the Legal Practitioners Act 1975, and of all other powers enabling me in that behalf, I, the Attorney-General of the Federation, hereby make the following Order :—

Legal Officer
of Ibadan
University to
practice law.

1.—(1) The legal practitioner mentioned in the Schedule hereunder, who is for the time being holding and exercising the functions of the office of legal officer of the University of Ibadan shall, for the duration of her tenure of the said office, be entitled to practice as a barrister and solicitor for the purposes of that office.

(2) In this section, reference to the office of legal officer includes any re-designation of that office as a consequence of promotion or up-grading of the holder thereof and reference to University of Ibadan means the University of that name established pursuant to the University of Ibadan Act 1962.

1962 No. 37

2. This Order may be cited as the University of Ibadan (Legal Officer) (Entitlement to Practice) Order 1981.

Citation.

SCHEDULE

Mrs Abimbola Williams, Barrister and Solicitor of the Supreme Court of Nigeria.

MADE at Lagos this 16th day of October, 1981.

R. O. A. ARINJIDE,
Attorney-General of the Federation

S.I. 16 of 1981

THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1979
 SUPREME COURT (AMENDMENT) (COURT FEES) RULES 1981

Commencement : 1st January, 1982

In exercise of the powers conferred by Section 216 of the Constitution of the Federal Republic of Nigeria, 1979 and of all other powers enabling me in that behalf, I hereby make the following Rules:—

Citation application and commencement.

1. These Rules may be cited as the Supreme Court (Amendment) (Court Fees) Rules 1981, and shall come into force on the 1st day of January 1982.

Amendment of Third Schedule to L.N. 48 of 1977.

2. The Third Schedule to the Supreme Court Rules, 1977, is hereby repealed and the following substituted therefor:—

THIRD SCHEDULE

FEES IN CIVIL MATTERS

(Order 1 Rule 6)

A. Original jurisdiction	₦ : k
(i) In proceedings between the Federation and a State or between States	No fees charged
(ii) In all other proceedings for the exercise by the Court of its original jurisdiction :	
On application under Order 2, rule 2 for the recovery of a specified sum :—	
(a) Not exceeding ₦200	16 00
(b) Exceeding ₦200 : per ₦100 or part thereof	6 00
(c) Maximum fee	160 00
For an account to be taken and payment of the sum found due for possession of property, as for the sum claimed in lieu of the property	40 00
Any other relief or assistance not specially provided for	
On the filing of any other document with the registrar	40 00
On the appointment and swearing of appraisers	8 00
On the delivery of goods to a purchaser	4 00
On the sale of goods :—	8 00
For every ₦200 or fraction of ₦200 of the price	4 00
For attending the removal of goods	8 00
And if the removal occupies more than one day for each additional day, a further fee of	8 00

B. *Appellate Jurisdiction*

On filing Notice of Appeal against a final judgment or decision	30	00
On respondent's Notice of intention to contend that decision of court below be varied	30	00
On filing Notice of Appeal against an interlocutory order or decision	12	00
On filing motion for leave to appeal	30	00
On filing Notice of Appeal where leave granted	6	00
On filing motion for extension of time :—		00
if the time has not yet expired	15	00
if the time has already expired	60	00
On filing any motion not otherwise provided for	12	00
On filing motion for stay of execution (if application is made by separate motion)	12	00
On filing amended or additional grounds of appeal :		
if filed at least three weeks before the date fixed for the commencement of the sitting for which the appeal is set down	6	00
if filed less than three weeks but at least two clear days before such date	18	00
if filed later, but before the hearing of the appeal	36	00
On filing of Brief by either the appellant or the respondent	60	00
For any addition to any Brief already filed	10	00
On amending or adding to grounds of appeal by leave or direction of the Court at the hearing	60	00
Hearing fee payable in advance	24	00
On filing motion to restore appeal dismissed under Order 7, rule 19	60	00
On filing motion to restore appeal struck out under Order 7, rule 23	30	00
On filing motion to set aside and re-hear appeal determined <i>ex parte</i>	60	00
On application for warrant to detain a ship	20	00
On filing motion to set aside Taxing Officer's decision or order	6	00
On every certificate of the order of the Supreme Court (made on the final determination of appeals under Order 7, rule 32)	12	00

C. *General*

i. For swearing an affidavit or making a declaration, per deponent	2	00
For marking any paper annexed to an affidavit or declaration	00	60
On filing an affidavit	1	00
On filing a security bond	4	00
On filing any other document or exhibit	1	00
On justification of sureties : for each surety	1	00
For the drawing up of any order or judgment	8	00
For every subpoena	1	00
On warrant for prisoner to give evidence	2	00
On inspection of any document or judgment	00	50
For searching the archives : for each period of six months or part thereof	1	00
For preparing a copy where authorised : per folio of 72 words	00	10
On lodging a bill of costs for taxation including taxation for the first twenty folios	6	00
For every ten folios or part thereof after the first twenty	3	00

2. The fee for the service of any document or process shall be that charged for such service by the High Court having jurisdiction in the place where service is to be effected.

3. The allowances payable to witnesses shall be those payable to witnesses in the High Court having jurisdiction in the place where the evidence of such witnesses is taken.

4. The fee for the services of a social interpreter of a language not in common use shall be that charged for such services by the High Court having jurisdiction in the place where such services are rendered.

5. The following fees in connection with appeals are assessable in accordance with the rules in force in the court below, and are not prescribed by these Rules :—

(a) fees for any application made to and determinable by the court below;

(b) fees for the settling and preparation of the record of appeal, for the lodging of a bond to secure the costs of an appeal, and for the Registrar's certificate that the conditions of appeal have been fulfilled.

MADE at Lagos this 1st day of October, 1981.

A. FATAYI- WILLIAMS,
Chief Justice of Nigeria

EXPLANATORY NOTES

The purpose of these Rules is to revise the fees prescribed in the Third Schedule to Supreme Court Rules 1977. The fees were last revised in 1961.