# LAW REPORTS

OF THE

NORTHERN REGION

of the Federation of Nigeria

1957

Edited by the Law Reporting Committee

Printed and Published by the Government Printer of the Northern Region of Nigeria

This Volume should be cited as 1957 N.R.N.L.R.

THE HIGH COURT of the NORTHERN REGION OF NIGERIA, 1957

Hon, Sir Thomas Algernon Brown, Chief Justice

Hon, Mr Justice Bairamian, Senior Puisne Judge\*

Hon, Mr Justice Hurley, Senior Puisne Judge<sup>4</sup>

Hon, Mr Justice Smith, Judge

Hon. Mr Justice Reed, Judge\*

Hon, Mr Justice Bate, Judge\*

\*Hon. Mr Justice Bairamian was appointed Chief Justice of Sierra Leone on the 8th August, 1957, and was succeeded as Senior Puisne Judge by Hon. Mr Justice Hurley on the 8th August, 1957. Hon. Mr Justice Reed was appointed on the 20th October, 1956. Hon. Mr Justice Bate upon the 22nd August, 1957.

THE LAW REPORTING COMMUTTEE of the NORTHERN REGION OF NIGERIA, 1957

Hon, the Chief Justice, ex-officio, Chairman Ian McLean, Esquire, Crown Counsel L. O. V. Anionwu, Esquire, Barrister-at-Law\* Kayode Eso, Esquire, Barrister-at-Law\*

\*Mr Kayode Eso was appointed on the 24th July, 1957, to succeed Mr Anionwu, who relinquished his post on leaving the Northern Region.

## INDEX OF CASES

Adamu Muri v Inspector-General of Polic	C.					5
Alhaji Mohamed Lasaki v Falham Dabian						12
Ameh v Inspector-General of Police						28
Ardo Yahaya Mayo Hako v Adamawa Nat	ive Aud	hority				113
Ayuba Dan Rufai Fagoji v Kano Native A	athority	:(C.À.	)			57
(Federal Supreme Court)						84
						43
Chimezie v Dike Commissioner of Income Tax v Nigeria O	il Mills	Limite	d			111
Dabiri v Dabiri						121
						105
Duru & Gumel Native Authority						151
*						194
Effiong Ekpo v Kano Native Authority						129
Egwurube v Inspector-General of Police						102
Ejukorlem and Company Limited v Chic	d Inspe					200
Elliott Saville and Company v Mallam Ibr	ahim L	ansari				165
Elumelu & Inspector-General of Police						17
						57
Padaral Sporana Court						84
(Federal Supreme Court) Goni Kinnami v Bornu Native Authority						40
						113
						182
Inspector-General of Police & Ighoroji	١					89
Inspector-General of Police v Marke (C.	.1.1			• • • •	• • •	97
						212
Iphie v Plateau Auditing Company						73
Jalo Tsamiya v Bauchi Native Authority			• • • •			
Joseph v Inspector-General of Police						170
Kawule Dan Tukur Indabo v Kano Nati				• • •		33
					.20	40
						12
Mai Rai v Bauchi Native Authority (No.						26.55/15.55
Mai Rai v Bauchi Native Authority (No.	_' }					
Maizabo v Sokoto Native Authority						133
Majiyagbe v Attorney-General			• • •			158
Mamman Tungar Maizabo v Sokoto Nat	ive Aut	thority				133
Mutual Aid Society Limited v Ogonade						118
Nwagu & Lawal Wawa						187
Ogenyi v Inspector-General of Police						140
Okeke v Inspector-General of Police						23
Okoronkwo v Inspector-General of Polic	e					124
						25
Onyirokwu v Inspector-General of Police	2					173
						189
0 1 (D.E.						38
Regina v Agbeze Onuegbe						126
Regina v Usuman Pategi						47
Regina v Yayiye of Kadi Kadi						207
Rufai v Igbirra Native Authority						178
Sangari v Bauchi Native Authority						108
Societe Commerciale de L'Ouest Africais						85
						198
Tafida Dan Iska v Abdu Dabi						168
						8
	 ts:					156
Yakubu Bauchi v Bauchi Native Authori	al of Do	lico				1.50
Yusufu Tudun Wada v Inspector-Gener	arorre	mee				1

## CASES JUDICIALLY CONSIDERED

- Amachree v Newington, XX N.L.R. 13; 14 W.A.C.A. 97. Followed, Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.
- Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57.
   Affirmed, Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 84 (F.S.C.); Disapproved, Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.); Considered, Manman Tungar Maizabo v Sokoto Native Authority, (1957) N.R.N.L.R. 133 (F.S.C.).
- Beti Runka v Katsina Native Authority, 13 W.A.C.A. 98: Followed, Mai Rai v Bauchi Native Authority, (1957) N.R.N.L.R. 31.
- Biobaku v Police, XX N.L.R. 30: Followed, R. v Usuman Pategi (1957) N.R.N.L.R. 47; Referred to, Ameh v Inspector-General of Police (1957) N.R.N.L.R. 28.
- Davenport v The Queen, (1877) 3 App. Cas. 115; Applied, Majiyagbe v Attorney-General (1957) N.R.N.L.R. 158.
- Davies v Director of Public Prosecutions, (1954) A.C. 378; 38 Cr. App. R. 11: (1954) 1 A.E.R. 507: Referred to, R. v Agbeze Onuegbe (1957) N.R.N.L.R. 126.
- Dilworth v Commissioner of Stamps, (1899) A.C. 99: Applied, Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.)
- Edu v Commissioner of Police, 14 W.A.C.A. 163: Applied, R. v Usuman Pategi, (1957) N.R.N.L.R. 47; Referred to, Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89; Followed, Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140; Distinguished, Inspector-General of Police v Ighoroji, (1957) N.R.N.L.R. 182.
- Egba Native Authority v Adeyanju, XIII N.L.R. 77: Applied, Mai Rai v Bauchi Native Authority, (1957) N.R.N.L.R. 31.
- Egwurube v Inspector-General of Police, (1957) N.R.N.L.R. 102: Disapproved, Okoronkwo v Inspector-General of Police, (1957) N.R.N.L.R. 124 (F.S.C.).
- Elias v Pasmore, (1934) 2 K.B. 164: Applied, Nwagu v Lawal Wawa, (1957) N.R.N.L.R. 187.
- Emone v Inspector-General of Police, (1956) N.R.N.L.R. 55: Applied, Quartey v Inspector-General of Police, (1957) N.R.N.L.R. 38.
- Fagoji v Kano Native Authority, (1957), N.R.N.L.R. 57: Affirmed, Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 84 (F.S.C.); Disapproved, Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73; Considered, Mamman Tungar Maizabo v Sokoto Native Authority, (1957) N.R.N.L.R. 133 (F.S.C.).
- Fashola v Police, XX N.L.R. 126: Followerd, Quartey v Inspector-General of Police, (1957) N.R.N.L.R. 38
- Fashusi v Police, XX N.L.R. 126: Followed, Quartey v Inspector-General of Police, (1957) N.R.N.L.R. 38.
- Flatman v Light, (1946) 2 A.E.R. 369: Applied, Inspector-General of Police v Ighoroji, (1957) N.R.N.L.R. 182.
- Gishiwa Gana v Bornu Native Authority, 14 W.A.C.A. 587: Not followed, Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57; Approved, Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.).
- Grey v Pearson, (1857) 6 H.L.C. 106: Applied, Inspector-General of Police v Marke (1957) N.R.N.L.R. 89.
- Gubba v Gwandu Native Authority, 12 W.A.C.A. 141: Considered, Ayuba Dan Rufai Pagoji v Kano Native Authority, (1957) N.R.N.L.R. 57.

Halstead v Clark, (1944) 1 A.E.R. 270: Considered, Inspector-General of Police & Marke, (1957) N.R.N.L.R. 89. Harrison v Duke of Rutland, (1893) 1 Q.B. 142: Distinguished. Rufai v

Igbirra Native Authority, (1957) N.R.N.L.R. 178. Hattab v Inspector-General of Police, (1956) N.R.N.L.R. 24: Applied. Onyirokwu v Inspector-General of Police, 1957 N.R.N.L.R. 173; Followed, Ebute v Inspector-General of Police, (1957) N.R.N.L.R. 194. Hope v Brown, (1954) I W.L.R. 250; Applied, Orija v Inspector-General

Idi Wonaka v Sokoto Native Authority, (1956) N.R.N.L.R. 15: Referred to Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.).

Idi Wonaka v Sokoto Native Authority, (1956) N.R.N.L.R. 19 (F.S.C.): Explained, Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. Ikubaiyeje v Reis, XVII N.L.R. 12: Distinguished, Chimezie v Dike, (1957)

Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.): Followed, Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 84 (F.S.C.); Qualified, Mamman Tungar Maizabo v Sokoto Native Authority, (1957) N.R.N.L.R. 133 (F.S.C.). Keniavor v Commissioner of Police, 7 W.A.C.A. 198: Distinguished, Umole

r Inspector-General of Police (1957) N.R.N.L.R. 8.

Leeson v Leeson, (1932) 2 K.B. 156: Followed, Societe Commerciale de L'Ouest Africain & Obi, (1957) N.R.N.L.R. 85. Macaulay v Seriki, VI N.L.R. 92: Distinguished, Dabiri v Dabiri, (1957)

Mark v Toe, 2 W.A.C.A. 170: Distinguished, Chimezie v Dike, (1957)

Moore v Ullcoats Mining Co., (1908) 1 Ch. 575: Followed, Majiyaghe v Attorney-General, (1957) N.R.N.L.R. 158. Motayo v Commissioner of Police, 13 W.A.C.A. 114: Applied, Elumelu v

Inspector-General of police, (1957) N.R.N.L.R. 17.

Ogbebor & Commissioner of Police, 13 W.A.C.A. 22: Followed, Ogenyi & Inspector-General of Police, (1957) N.R.N.L.R. 140. Okeke v Inspector-General of Police, 12 W.A.C.A. 363: Followed, R. v

Usuman Pategi, (1957) N.R.N.L.R. 47.

Otti v Inspector-General of Police, (1956) N.R.N.L.R. 1; Distinguished, Joseph v Inspector-General of Police, (1957) N.R.N.L.R. 170. Parker v Guiness, (1910) 27 T.L.R. 129: Applied, Societe Commerciale de

L'Ouest Africain e Obi, (1957) N.R.N.L.R. 85.

Rabo Maroki v Kano Native Authority, (1956) N.R.N.L.R. 5: Applied, Kawule Dan Tukur Indabo e Kano Native Authority, (1957)

Reed v Nutt, (1890), 24 Q.B.D. 669: Applied, Inspector-General of Police

R v Ashigifuwo, 12 W.A.C.A. 389: Applied, R. v Yayiye of Kadi Kadi, (1957)

R. v Bernard, 26 Cr. App. R. 137: Applied, Yusufu Tudun Wada v Inspector-General of Police, (1957) N.R.N.L.R. 1; and also R. v Usuman Pategi.

R. v Davidson, 20 Cr. App. R. 66: Cited, Adamu Muri v Inspector-General

R. v Duke of Leinster, 17 Cr App. 147: Considered, Adamu Muri e Inspector-General of Police, (1957) N.R.N.L.R. 5.

R. & Echem, 14 W.A.C.A. 158: Applied, R. & Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207. R. v Enwa, 9 W.A.C.A. 194; Distinguished, R. v Usuman Pategi, (1957)

N.R.N.L.R. 47.

R. v Ezejiogu, 10 W.A.C.A. 230: Distinguished, Ebute v Inspector-General of Police, (1957) N.R.N.L.R. 194. R. e Eagleton, 169 E.R. 766: Followed, Orija v Inspector-General of Police,

(1957) N.R.N.L.R. 189. R. v Gordon, 7 Cr. App. R. 182: Cited, Adamu Muri v Inspector-General

of Police, (1957) N.R.N.L.R. 5.

R. v Gott, 16 Cr. App. R. 86: Cited, Adamu Muri v Inspector-General of Police, (1957) N.R.N.L.R. 5. R. v Homeson and Hardy, 25 Cr. App. R. 152: Cited, Adama Muri v

Inspector-General of Police, (1957) N.R.N.L.R. 5.

R. v Ijoma, 12 W.A.C.A. 220: Referred to, Elumelu v Inspector-General of Police, (1957) N.R.N.L.R. 17; and Inspector-General of Police 7 Marke, (1957) N.R.N.L.R. 89.

R. v Keary, 14 Cox C.C. 385; Referred to, R. v Yaviye of Kadi Kadi, (1957)

N.R.N.L.R. 207.

R. v Klein, 23 Cr. App. R. 173: Cited, Adamu Muri v Inspector-General of Police, (1957) N.R.N.L.R. 5. R. v McNally, (1954) 2 A.E.R. 372: Ipplied, Inspector-General of Police v

Ighoroji, (1957) N.R.N.L.R. 182.

R. v MacNaughton, (1843) 4 St. Tr. (N.S.) 847: Distinguished, R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207.

R. v Marcellus, XX N.L.R. 155: Followed, Onyirokwu v Inspector-General

of Police, (1957) N.R.N.L.R. 173.

R. v Omoni, 12 W.A.C.A. 511: Followed, R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207. R. v Payne, 34 Cr. App. R. 43: Applied, Umole v Inspector-General of Police.

(1957) N.R.N.L.R. S.

R. v Robertson, 10 Cox C.C. 9: Applied, Yusufu Tudun Wada v Inspector-General of Police, (1957) N.R.N.L.R. 1. R. v Selkirk, 18 Cr. App. R. 172: Cited, Adamu Muri v Inspector-General

of Police, (1957) N.R.N.L.R. 5. R. v Starkie, 24 Cr. App. R. 1: Considered, Adamu Muri v Inspector-General

of Police, (1957) N.R.N.L.R. 5.

R. v Usuman Pategi, (1957) N.R.N.I., R. 47: Distinguished, Inspector-General of Police v Ighoroji, (1957) N.R.N.L.R. 182. R. v Walton, 9 Cox C.C.: Followed, Yusufu Tudun Wada v Inspector-

General of Police, (1957) N.R.N.L.R. 1.

Rabo Maroki v Kano Native Authority, (1956) N.R.N.L.R. 5: Applied, Kawule Dan Tukur Indabo v Kano Native Authority, (1957) N.R.N.L.R. 33.

Serjeant v Nash, Field and Co., (1903) 2 K.B. 304: Followed, Majiyagbe v Attorney-General, (1957) N.R.N.L.R. 158.

Control of the second second second

Sogbanmu v Inspector-General of Police, 2 W.A.C.A. 336: Applied, Onyirokwu v Inspector-General of Police, (1957) N.R.N.L.R. 173; and Ebute v Inspector-General of Police, (1957) N.R.N.L.R. 194.

Stepney Corporation v Osofsky, (1936) 3 A.E.R. 494: Followed, Societe Commerciale de L'Ouest Africain v Obi, (1957) N.R.N.L.R. 85.

Tsofo Gubba v Gwandu Native Authority, 12 W.A.C.A. 141: Considered, Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57.

Umoru Mafindi v Bauchi Native Authority, (1956) N.R.N.L.R. 41: Followed, R. v Usuman Pategi, (1957) N.R.N.L.R. 47; and Duru v Gumel Native Authority, (1957) N.R.N.L.R. 151.

Warner v Morris, 16 Ch.D. 100: Applied, Dabiri v Dabiri, (1957) N.R.N.L.R. 121.

N.R.N.L.R. 121.
Winsor v The Queen, (1866) L.J.Q.B. 289, 390; 10 Cox C.C. 327; 36 L.J.M.C 121, 161: Applied, Umole v Inspector-General of Police, (1957) N.R.N.L.R. 8.
Young v Bristol Aeroplane Co. Ltd., (1944) 1 K.B. 718; (1944) 1 A.E.R. 98 H.L.: Applied, Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57.

## LAWS, ORDINANCES AND RULES OF NIGERIA JUDICIALLY CONSIDERED

		JUDICIALLY CONSIDERED
	CRIMINAL	CODE No. 15 OF 1916
s.	16	R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
	CRIMINAL	CODE (AMENDMENT) ORDINANCE No. 43 OF 1945
S,	7	R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
	CRIMINAL	Code (Cap. 42) Laws of Nigeria
s.		Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57; Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.).
s.	28	R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207.
s.	69	Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.
s.	98	R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
s.	99	R. v Usuman Pategi, (1957) N.R.N.L.R. 47:
s.	116	Ebute v Inspector-General of Police, (1957) N.R.N.L.R. 194.
S.	126(2)	Onyirokwu v Inspector-General of Police, (1957) N.R.N.L.R. 173.
9.	356(2)	Onobu v Inspector-General of Police, (1957) N.R.N.L.R. 25; Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.
9.	383	Yusufu Tudun Wada v Inspector-General of Police, (1957) N.R.N.L.R. 1.
s.	404(1)(a)	Elumelu v Inspector-General of Police, (1957) N.R.N.L.R. 17.
S.	406	Yusufu Tudun Wada v Inspector-General of Police, (1957) N.R.N.L.R. 1.
	CRIMINAL	PROCEDURE ORDINANCE (CAP. 43) LAWS OF NIGERIA
s,	75	Inspector-General of Police v Marke, (1957) N.R.N.L.R 97. (F.S.C.).
s.	152(1)	Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.
S	. 154(5)(a)	Ogenyi v Inspector—General of Police, (1957) N.R.N.L.R. 140.
S.	154(6)	Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.
9.	. 163	Elumelu v Inspector-General of Police, (1957) N.R.N.L.R. 17.
S	. 181	R. v Usuman Pategi, (1957) N.R.N.L.R. 47; Inspector- General of Police v Marke, (1957) N.R.N.L.R. 89; Inspector-General of Police v Marke, (1957) N.R.N.L.R. 97 (F.S.C.).
8	. 185	Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89; Inspector-General of Police v Marke, (1957) N.R.N.L.R. 97 (F.S.C.).
S	. 217	Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89.

2							
s. 221	Inspector-General of Police v Ighoroji, (1957) N.R.N.L.R. 182						
s. 229	R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207.						
s. 286	Juspector-General of Police v Marke, (1957) N.R.N.L.R. 89; Inspector-General of Police v Marke, (1957) N.R.N.L.R. 97 (F.S.C.)						
з. 299	Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89.						
s. 301	Inspector-General of Police v Marke (1957) N.R.N.L.R. 89; Inspector-General of Police v Marke, (1957) N.R.N.L.R. 97 (F.S.C.).						
s. 361	Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89.						
s. 363	Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89.						
EVIDER	NCE ORDINANCE (CAP. 63) LAWS OF NIGERIA						
s. 96(1)(a)	Iphic v Plateau Auditing Co., (1957) N.R.N.L.R. 212.						
s. 97	Iphie v Plateau Auditing Co., (1957) N.R.N.L.R. 212.						
s. 177(2)	R. v Agbeze Onuegbe, (1957) N.R.N.L.R. 126 (F.S.C.).						
INCREASE OF	RENT (DEFINITION OF PREMISES) (GENERAL APPLICATION) CONSOLIDATION ORDER, 1942						
s. 3	Lasaki v Dabian, (1957) N.R.N.L.R. 12.						
Increase of	RENT (RESTRICTION) (MODIFICATION FOR NATIVE LANDS NORTHERN PROVINCES) ORDER-IN-COUNCIL, 1950						
s. 2	Lasaki v Dabian, (1957) N.R.N.L.R. 12.						
INCREASE	C OF RENT (RESTRICTION) ORDINANCE (CAP. 93) LAWS OF NIGERIA						
s. 7(11)	Lasaki v Dabian, (1957) N.R.N.L.R. 12.						
INTERF	Pretation Ordinance (Cap. 94) Laws of Nigeria						
s. 47(2)	Majiyagbe v Attorney-General, (1957) N.R.N.L.R. 158.						
JUDG	MENTS (ENFORCEMENT) RULES, LAWS OF NIGERIA						
o. 1V. r. 16(2)	Mutual Aid Society Ltd. v Ogonade, (1957) N.R.N.L.R. 118.						
LAND AND N	ATIVE RIGHTS ORDINANCE (CAP. 105) LAWS OF NIGERIA						
s. 12(a)	Majiyagbe v Attorney-General, (1957) N.R.N.L.R. 158.						
Magis	trates' Courts (Northern Region) Law, 1955						
s. 20(a)	Quartey v Inspector-General of Police, (1957) N.R.N.L.R. 38.						
s. 32(2)	Rufai v Igbirra Native Authority, (1957) N.R.N.L.R. 178.						
s. 99(4)	Adamu Muri v Inspector-General of Police, (1957) N.R.N.L.R. 5.						
Magist	Magistrates' Courts (Northern Region) Rules, 1955						
o. XXII r. 1.	Iphie v Plateau Auditing Co., (1957) N.R.N.L.R. 212.						
	, ,						

Magistr	ATES' COURTS ORDINANCE (CAP. 122) LAWS OF NIGERIA
. 20	Quartey v Inspector-General of Police, (1957) N.R.N.L.R. 38.
. 21	Emone v Inspector-General of Police, (1957) N.R.N.L.R. 49.
Magisti	rates' Courts (Appeals) Ordinance (Cap. 123) Laws of Nigeria
3. 2	Egwurube v Inspector-General of Police, (1957) N.R.N.L.R. 102.
s. 36	Egwurube v Inspector-General of Police, (1957) N.R.N.L.R. 102.
MINER!	LS ORDINANCE (CAP. 134) LAWS OF NIGERIA
s. 2	Gukorlem and Company Limited v Chief Inspector of Mines, (1957) N.R.N.L.R. 200.
	Ejukorlem and Company Limited v Chief Inspector of Alines, (1957) N.R.N.L.R. 200.
	Ejukorlem and Company Limited v Chief Inspector of Mines, (1957) N.R.N.L.R. 200.
s.66(d) I	Ejukorlem and Company Limited v Chief Inspector of Mines, (1957) N.R.N.L.R. 200.
NATIVE	Courts' Law, 1956, of the Northern Region
s. 67 Native (	Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57; Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73; Mamman Tungar Maizabo v Sokoto Native Authority, (1957) N.R.N.L.R. 133.  COURTS' ORDINANCE (No. 44 of 1933) Laws of Nieria
s. 25(1)(c)	R. v Usuman Pategi, (1957) N.R.N.L.R. 47
NATIVE C	OURTS' (AMENDMENT) ORDINANCE (No. 16 of 1936) LAWS
	of Nigeria
s. 5	R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
NATIVE (	Courts' (Amendment) Ordinance (No. 8 of 1938) Laws of Nigeria
s. 6	R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
NATIVE CO	URTS' ORDINANCE (CAP. 142) LAWS OF NIGERIA
s. 10A	Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57; Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. (F.S.C.); Mamman Tungar Maizabo v Sokoto Native Authority, (1957) N.R.N.L.R. 133 (F.S.C.).
s. 20 s. 28(1)(b)	Chimezie v Dikc, (1957) N.R.N.L.R. 43. R. v Usuman Pategi, (1957) N.R.N.L.R. 47. R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
s. 28(10) s. 40A(2)	Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57.
NORTHER	n Region High Court Law, 1956
s. 47	Otti v Inspector-General of Police, (1957) N.R.N.L.R. 1.

o. XXVI r. 4 prov. Elliott Saville and Company v Ibrahim Lansari, (1957)

o. XXVIII r. 12 Commissioner of Income Tax v Nigeria Oil Mills Limited,

o. XXXIII r. 12 Commissioner of Income Tax v Nigeria Oil Mills Limited,

(1957) N.R.N.L.R. 111.

(1957) N.R.N.L.R. 111.

N.R.N.L.R. 165.

### INDEX OF SUBJECT MATTER

APPEAU

Appeal – Bail after conviction and pending appeal—Principles upon which bail is granted in those circumstances — Meaning of 'special circumstances'—Section 99(4) Magistrates' Courts (Northern Region) Law, 1955.

## Adamu Muri v Inspector-General of Police (1957) N.R.N.L.R. 5 (C.A.)

Grounds of appeal—Additional grounds—Application for extension of time in which to file additional grounds of appeal—Powers of High Court of the Northern Region—Definition of 'Magistrate's Court' contained in section 2 Magistrates' Courts (Appeals) Ordinance—Application of section 36 of that Ordinance to courts established under the Magistrates' Courts (Northern Region) Law, 1955.

### Egwurube v Inspector-General of Police (1957) N.R.N.L.R. 102 (C.A.)

Grounds of appeal Additional grounds Application for extension of time in which to file additional grounds of appeal Powers of High Court of the Northern Region - Section 58 Northern Region High Court Law, 1955—Whether 'enlarge' includes 'extend'.

## Okoronkwo v Inspector-General of Police (1957) N.R.N.L.R. 124 (F.S.C.)

Native Court to High Court—Homicide—Conviction for intentional homicide in Moslem court—Sentence of death—Powers of the High Court of the Northern Region where there is evidence upon the record which suggests manslaughter under the Criminal Code—Section 67 Native Courts Law, 1956—Section 67(2)—Section 10A Native Courts Ordinance (Cap. 142).

Fagoji v Kano Native Authority (1957) N.R.N.L.R. 57 (C.A.)

Jalo Tsamiya τ Bauchi Naive Authority (1957) N.R.N.L.R. 73 (F.S.C.)

Fagoji v Kano Native Authority (1957) N.R.N.L.R. 84 (F.S.C.)

Mamman Tungar Maizabo v Sokoto Native Authority (1957) N.R.N L.R. 133 (F.S.C.)

CRIMINAL LAW, PROCEDURE AND EVIDENCE Accomplices—Corroboration—Accused incriminating co-accused—Whether corroboration required—Section 177(2) Evidence Ordinance (Cap. 63).

R. v ()nuegbe, (1957) N.R.N.L.R. 126 (F.S.C.)

Attempt—Conviction for attempted stealing—Act which manifests an intention to steal is not sufficient—Necessity for proof of some act which is so connected with the offence of stealing that it shows that the accused has begun to put his intention into execution—Section 4 Criminal Code (Cap. 42).

Orija v Inspector-General of Police (1957) N.R.N.L.R. 189

Autrefois acquit—Accused committed for trial before High Court after acquittal in the native court—Case transferred from native court under 28(1)(b) Native Courts Ordinance (Cap. 142)—Accused pleading 'not guilty' upon arraignment—No plea in bar but counsel raising defence in the course of his final address.

R. v Usuman Pategi, (1957) N.R.N.L.R. 47 (High Court—Smith, J.)

Discharge of accused at close of prosecution case—No case to answer—Whether an acquittal for purposes of subsequent plea in bar—Effect of sections 181, 185, and 301 Criminal Procedure Ordinance (Cap. 43).

Inspector-General of Police v Marke (1957) N.R.N.L.R. 89 (C.A.) (1957) N.R.N.L.R. 97 (F.S.C.)

Plea in bar raised before plea to the general issue—Court treating plea in bar as point of law to be decided after plea to the general issue—Section 181 Criminal Procedure Ordinance (Cap. 43).

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. 140 (C.A.)

Bail—Application for bail after conviction and pending appeal—Not to be granted except in 'special circumstances'—Section 99(4) Magistrates' Courts (Northern Region) Law, 1955.

Adamu Muri v Inspector-General of Police (1957) N.R.N.L.R. 5 (C.A.)

Bribery under section 116 and extortion under section 406 Criminal Code (Cap. 42)—Whether same transaction may constitute both offences.

Ebute v Inspector-General of Police (1957) N.R.N.L.R. 194 (C.A.)

Duplicity—'Assaulting, resisting, or obstructing a police officer'—Charge naming two police officers and other members of the police force'—Effect—Sections 152(1) and 154(5) Criminal Procedure Ordinance (Cap. 43).

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. 140 (C.A.)

Variation—Altering charge after plea—Substituting new counts for some only of the original counts—Striking out original counts—Section 163 Criminal Procedure Ordinance (Cap. 43).

Elumelu v Inspector—General of Police (1957) 17 N.R.N.L.R. (C.A.)

Compensation order made by native court for payment of compensation in criminal proceedings—Sum awarded paid into court but not taken out—Section 20 Native Courts Ordinance (Cap. 142)—Subsequent action for damages in magistrate's court—Whether action barred.

Chimezie v Dike, (1957) N.R.N.L.R. 43 (C.A.)

Course of justice—Attempt to defeat contrary to section 126(2) Criminal Code (Cap. 42)—Aim of subsection—Begging prosecuting officer for help—Intention—Acquittal in case for which prosecuted—Whether relevant—Meaning of particulars "In order that he might hide the facts in the charges".

Onyirokwu v Inspector-General of Police (1957) N.R.N.L.R. 104 (C.A.)

Accomplices—Accused giving evidence on his own behalf and incrimination co-accused—Whether corroboration required—Section 177(2) Evidence Ordinance (Cap. 63).

R. v Onuegbe, (1957) N.R.N.L.R. 126 (F.S.C.)

Insanity—Burden of proof—Section 28 Criminal Code (Cap. 42). R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207

(High Court—Reed, J.)

Demanding property contrary to section 406 Criminal Code (Cap. 42)—Demanding money in order to refrain from searching house under a warrant—Intent to steal—'Without the consent of the owner'—'These words not appearing in the Criminal Code of Nigeria—Consent—whether Voluntary.

Yusufu Tudun Wada v Inspector-General of Police (1957) N.R.N.L.R. 1 (C.A.)

Treasurer receiving money to pay on false certificate—Whether 'corruptly'.

Ameh v Inspector-General of Police (1957) N.R.N.L.R. 28 (C.A.)

Homicide—Defence of insanity—Burden of proof—Section 28 Criminal Code (Cap. 42)—English law distinguished—Standard of proof required'Most probable'.

R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207 (High Court—Recd, J.)

Insanity—Burden of proof—Section 28 Criminal Code (Cap. 42)—English law distinguished—Standard of proof—'Most probable'.

R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207 (High Court—Reed, J.)

Burden of proof—Negative averment—Procession in defiance of section 36 Police Ordinance (Cap. 172)—Proof of licence.

Joseph v Inspector-General of Police (1957) N.R.N.L.R. 170 (C.A.)

Extortion distinguished—Whether same transaction may constitute both an offence under section 116 and one under section 400 of the Criminal Code (Cap. 42).

Ebute v Inspector-General of Police (1957) N.R.N.L.R. 194 (C.A.)

Meaning of the words 'with a view to corrupt or improper interference with the administration of justice'—Whether the commission of an actual offence is material.

Ebute v Inspector-General of Police (1957) N.R.N.L.R. 194 (C.A.)

Obstruction of a police officer in the execution of his duty—Section 356(2) Criminal Code (Cap. 42)—Advising arrested person not to make a statement—Whether such conduct amounts to obstruction.

()nobu v Inspector-General of Police (1957) N.R.N.L.R. 25 (C.A.)

Charge—Assaulting, resisting or obstructing a police officer in the execution of his duty—section 356(2), Criminal Code (Cap. 42)—Count naming two police officers and 'other members of the police force'—Whether duplicity.

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. (C.A.)

Plea—Autrefois acquit—Discharge of accused at close of prosecution case—No case to answer—Whether such discharge amounts to an acquittal for the purposes of a subsequent plea in bar.

Inspector-General of Police v Marke (1957) N.R.N.L.R. 89 (C.A.) (1957) N.R.N.L.R. 97 (F.S.C.) Autrefois acquit. Plea in bar raised before plea to the general issue treated by court as a point of law to be determined after plea to the general issue.

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. 140 (C.A.)

Autrefois convict—Time for raising plea in bar Section 221, Criminal Procedure Ordinance (Cap. 43).

Inspector-General of Police v Ighoroji (1957) N.R.N.L.R. 182 (C.A.)

Withdrawal of plea-Right of accused person to withdraw plea at any stage before judgment-Purpose of withdrawal.

Inspector-General of Police v Ighoroji (1957) N.R.N.L.R. 182 (C.A.)

Police Officer—Assaulting, resisting or obstructing a police officer in the execution of his duty—Charge naming two police officers and 'other members of the police force'—Whether duplicity—Sections 152(1) and 154(5), Criminal Procedure Ordinance (Cap. 43).

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. 140 (C.A.)

Obstructing a police officer in the execution of his duty—Section 356(2) Criminal Code (Cap. 42)—Accused advising arrested person not to make a statement to the police.

Onobu v Inspector-General of Police (1957) N.R.N.L.R. 25 (C.A.)

Jurisdiction of Magistrate, Grade I—Consecutive sentences—Section 380 Criminal Procedure Ordinance (Cap. 43)—Whether sentences passed by a magistrate of this grade are limited to an aggregate of imprisonment for two years—Distinction between section 20(a), Magistrates' Courts (Northern Region) Law, 1955 and section 20, Magistrates' Courts (Appeals) Ordinance now repealed.

Quartey v Inspector-General of Police (1957) N.R.N.L.R. 38 (C.A.)

Unlawful or riotous assembly—Section 69, Criminal Code (Cap. 42)—Casual crowd misbehaving—Intent.

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. 140 (C.A.)

Unlawful procession contrary to section 38(a), Police Ordinance (Cap. 172) Burden of proving licence to hold procession.

Joseph v Inspector-General of Police (1957) N.R.N.L.R. 170 (C.A.)

Depr

Debt—Appropriation of payments to specific portions of the debt—Notification of intention—How intention to be gauged in the absence of such notification.

Societe Commerciale de L'Ouest Africain v Obi (1957) N.R.N.L.R. 85 (High Court—Smith, J.)

DEEDS AND OTHER INSTRUMENTS

Irrevocable power of attorney for valuable consideration—Whether equivalent to assignment—Section 8, Conveyancing Act, 1882,

#### Ejukorlem and Co. τ Chief Inspector of Mines (1957) N.R.N.L.R. 200 (C.A.)

DETINUE

Road traffic offence—Power of police to hold and retain article found in possession of person to be prosecuted—Wheel with tyre attached.

Nwagu e Lawaf Wawa, (1957) N.R.N.L.R. 187 (C.A.)

EVIDENC

Documentary evidence – Secondary evidence of documents—Notice to produce – Sections 96(1)(a) and 97 Evidence Ordinance (Cap. 63).

Iphie v Plateau Auditing Co. (1957) N.R.N.L.R. 212 (C.A.)

EXECUTION

Motion for issue of execution against immovable property of debtor—Section 43, Sheriffs and Enforcement of Judgments and Orders Ordinance (Cap. 205)—Order IV, rule 16(2), Judgments (Enforcement) Rules—Meaning of 'reasonable diligence'.

Mutual Aid Society Ltd. v Ogonade (1957) N.R.N.L.R. 118 (High Court - Hurley, L)

HIGH COURT OF THE NORTHERN REGION

Application for extension of time in which to file additional grounds of appeal

-Application made after prescribed time had expired—Definition of
'Magistrate's Court' in section 2 Magistrates' Courts (Appeals) Ordinance—
Application of section 36 of that ordinance to courts established under
Magistrates' Courts (Northern Region) Law, 1955—Powers of High Court.

Egwurube v Inspector-General of Police (1957) N.R.N.L.R. 102 (C.A.)

Application for extension of time in which to file additional grounds of appeal—Section 58, Northern Region High Court Law, 1955—Fowers of High Court—whether 'enlarge' includes 'extend'.

Okoronkwo v Inspector-General of Police (1957) N.R.N.L.R. 124 (F.S.C.)

LANDLORD AND TENANT

Right of occupancy for a term of years—Nature of such right—Certificate of occupancy containing proviso for re-entry—Proviso similar to that contained in a lease—Revocation of grant under section 12(a), Land and Native Rights Ordinance (Cap. 105)—Determination of lease under proviso—Mode of revocation—Signification—Section 47(2)(a), Interpretation Ordinance (Cap. 94).

Majiyagbe v Attorney-General (1957) N.R.N.L.R. 158 (C.A.)

Sublease—Consent of Resident—Sublease under written agreement—Expiry of agreement—Tenant exercising option to renew for term of three years;—Plaintiff refusing to accept rent—Notice to Quit—Validity of notice—Increase of Rent (Restriction) Ordinance (Cap. 93)—Section 7(ii), Recovery of Premises Ordinance (Cap. 193).

Lasaki v Dabian, (1957) N.R.N.L.R. 13 (High Court—Smith, J.)

MAGISTRATES' COURTS OF THE NORTHERN REGION
Magistrate, Grade I—Powers—Consecutive sentences—Section 380, Criminal
Procedure Ordinance (Cap. +3)—Whether magistrate of this grade limited
to passing an aggregate of imprisonment for two years—Distinction between

section 20(a), Magistrates' Courts (Northern Region) Law, 1955 and section 20, Magistrates' Courts (Appeals) Ordinance now repealed.

Quartey v Inspector-General of Police (1957) N.R.N.L.R. 38 (C.A.)

Mines and Minerals

Unlawful possession of controlled minerals. Lessee of mining lease—Possessor holding irrevocable power of attorney given by lessee for valuable consideration—Consent of Governor not obtained—Whether possessor of minerals lessee or agent of lessee—Whether power of attorney amounted to an assignment—Section 8, Conveyancing Act, 1882—Sections 2 and 13 Minerals Ordinance (Cap. 134)—Sections 66(a) and 66(d).

Ejukorlem and Co. Ltd, v Chief Inspector of Mines (1957) N.R.N.L.R. 200 (C.A.)

Moslem Law

Cin mutunci—Definition of offence- Kazafi distinguished.

Tafida dan Iska e Abdu Dabi (1957) N.R.N.L.R. 168 (C.A.) Evidence—Burden of proof—Presumption of innocence—Duty of accuser to prove his accusation.

> Goni Kinnami v Bornu Native Authority (1957) N.R.N.L.R. 40 (C.A.)

Dying declaration giving rise to 'hausu' - Kasama oaths taken--Retrial ordered by appeal court - Failure to take Kasama oaths again-- Whether the evidence was sufficient.

Kawule dan Tukur Indabo v Kano Native Authority (1957) N.R.N.L.R. 33 (C.A.)

Requirement of two witnesses to an act. No eye-witnesses forthcoming Mere suspicion--Procedure.

Duru v Gumel Native Authority (1957) N.R.N.L.R. 151 (C.A.) *Haddi* and *siyasa* offences—Procedure as to taking of an oath distinguished Chief Alkali confusing the procedure in the two systems.

Tafida dan Iska v Abdu Dabi (1957) N.R.N.L.R. 168 (C.A.) Intentional homicide (amdu)—Dying declaration giving rise to 'lausu'-Retrial ordered by appeal court—Failure to take requisite Kasama oaths at second trial although taken at first trial—Effect of such omission.

Kawule dan Tukur Indabo v Kano Native Authority (1957) N.R.N.L.R. 33 (C.A.)

Proof—Necessity for proof that death of victim caused by accused--Lapse of time following upon assault.

Ardo Yahaya Mayo Haka v Adamawa Native Authority (1957) N.R.N.L.R. 113 (C.A.)

Kazafi or defamation—Haddi offence—Siyasa offence of cin mutunci distinguished.

Tafida dan Iska v Abdu Dabi, (1957) N.R.N.I..R. 168 (C.A.) Procedure—Case sent up from Junior to Chief Alkali—Observations of appeal court on procedure.

> Dan Azumi v Bauchi Native Authority (1957) N.R.N.L.R. 105 (C.A.)

Constitution of court altered during hearing. Seven members present on first day of trial and only four on the following day. Whether any substantial difference between Moslem and English law upon the matter.

Mai Rai & Bauchi Native Authority (1957) N.R.N.L.R. 31 (C.A.) Forum - Charge of abusing alkalai generally - Case heard by Chief Alkali Proper forum in such a case.

> Yakubu Bauchi & Bauchi Native Authority (1957) N.R.N.L.R. 156 (C.A.)

Need for complainant + Articles found in possession of prisoner during trial---Alkali convicting and passing sentence in respect of possession of those articles.

Duru & Gumel Native Authority (1957) N.R.N.L.R. 121 (C.A.)
Oath put to the defendants after witnesses of complainant found unacceptable

- Distinction between haddi and siyasa offences.

Tafida dan Iska  $\tau$  Abdu Dabi (1957) N.R.N.L.R. 168 (C.A.) Oath—Kasama oaths taken at trial owing to evidence giving rise to state of 'lausu'—Retrial ordered by appeal court—Kasama oaths not taken again—Whether sufficient evidence.

> Kawule dan Tukur Indabo v Kano Native Authority (1957) N.R.N.L.R. 33 (C.A.)

Stealing-Keeping money-No finding of intention to steal.

Sangari v Bauchi Native Authority, (1957) N.R.N.L.R. 108 (C.A.) No evidence of eye-witnesses to the act. Mere suspicion. Oath proffered to complainant. Whether correct procedure.

Duru v Gumel Native Authority, (1957 N.R.N.L.R. 151 (C.A.) No evidence of ownership of the property which was alleged to be stolen.

> Dan Azumi v Bauchi Native Authority (1957) N.R.N.L.R. 105 (C.A.)

NATIVE COURTS

Powers of High Court on appeal Homicide case Conviction of intentional homicide according to Moslem law—Sentence of death Powers of the High Court where the record discloses evidence of manslaughter under the Criminal Code—Section 10A Native Courts Ordinance (Cap. 142)—Section 67 Native Courts Law, 1956.

Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57 (C.A.)

Jalo Tsamiya v Bauchi Native Authority (1957) N.R.N.L.R. 73 (F.S.C.)

> Fagoji v Kano Native Authority (1957) N.R.N.L.R. 84 (F.S.C.)

Mamman Tungar Maizabo v Sokoto Native Authority (1957) N.R.N.L.R. 133 (C.A.)

Constitution of court altered during trial. Seven members sitting on the first day and only four on the second.

Mai Rai & Bauchi Native Authority, (1957), N.R.N.L.R. 31 (C.A.) Trial of non-Moslem in Moslem court. Order-in-Council made under section 8 Native Courts Ordinance (Cap. 142).

#### Efflong Ekpo v Kano Native Authority (1957) N.R.N.L.R. 129 (C.A.)

Order lawful by law of native court is not 'contrary to natural justice' merely because it is contrary to the Common Law of England –English Common Law is not to be equated with natural justice.

Rufai v Igbirra Native Authority, (1957), N.R.N.L.R. 178 (C.A.) Record Purported record of proceedings not taken contemporaneously with trial. Attitude of appeal court.

> Efflorg Ekpo v Kano Native Authority (1957) N.R.N.L.R. 129 (C.A.)

Retrial ordered. Record of first trial used as basis for record of retrial.

Mai Rai & Bauchi Native Authority (1957) N.R.N.L.R. 115 (C.A.)

PRACTICE AND PRO EDURE

Application for the evidence of a witness to be taken prior to the hearing Order XIII, rule 2, Supreme Court (Civil Procedure) Rules,

Dabiri v Dabiri, (1957) N.R.N.L.R. 121 (High Court—Hurley, J.)

Counterclaim filed in the High Court without notice—Order XXVI, rule 4(*a*), Supreme Court (Civil Procedure) Rules.

Eiliott Saville and Co. v Ibrahim Lansari, (1957) N.R.N.L.R. 165 (High Court.—Smith, L.)

Defence in Magistrate's Court—Need for detailed defence—Order XXII, rule I, Magistrates' Courts (Northern Region) Rules, 1955.

lphie v Plateau Auditing Co., (1957) N.R.N.L.R. 212 (C.A.)

Execution Application for issue of execution against immovable property where no movable property can be found—Order IV, rule  $16(2)(\epsilon)$ , Judgments (Enforcement) Rules—Meaning of 'reasonable diligence'.

Mutual Aid Society Ltd. v Ogonade, (1957) N.R.N.L.R. 118 (High Court---Hurley, L.)

Pleadings Counterclaim filed without notice Order XXVI, rule 4(a), Supreme Court (Civil Procedure) Rules.

Effiott Saville and Co. v Ibrahim Lansari, (1957) N.R.N.L.R. 165 (High Court-Smith, J.)

Defence Need for detailed defence in Magistrate's Court Order XNII, rule I, Magistrates' Courts (Northern Region) Rules, 1955.

Iphie v Plateau Auditing Co., (1957) N.R.N.L.R. 212 (C.A.) Order for pleadings made by judge in court—Whether any power in judge to set pleadings aside—Aliter if order was made by judge in chambers.

Commissioner of Income Tax v Nigeria Oil Mills Ltd. (1957) N.R.N.L.R. 111 (High Court —Smith, J.)

ROAD TRAFFIC

"Commercial vehicle"—Section 2, Road Traffic Ordinance (No. 43 of 1947) - Vehicle used exclusively for carrying the personal effects of its owner – Meaning of "personal effects" "Goods" distinguished.

Stock & Commissioner of Police, (1957) N.R.N.L.R. 198 (C.A.) Obstruction of the public highway—Obstruction by means of mud and stones—Whether falling within the purview of regulation 39(3), Road Traffic Regulations, 1947—

#### Okeke v Inspector-General of Police (1957) N.R.N.L.R. 23 (C.A.)

Powers of Police officer to hold and retain articles which might be needed in prosecution of offender—Regulation 44(e), Road Traffic Regulations, 1947—Power to detain wheel upon which defective tyre is mounted.

Nwagu v Lawal Wawa, (1957) N.R.N.L.R. 187 (C.A.) Suspension of driving licence—Obstruction of the public highway—Whether section 8, Road Traffic Ordinance (No. 43 of 1947) confines suspension to offences connected with the actual driving of a vehicle.

Okeke v Inspector-General of Police, (1957) N.R.N.L.R. 23 (C.A.)

TRESPASS TO LAND

Claim for damages for trespass to land. No proof of physical entry by defendants.

Rufai & Igbirra Native Authority, (1957) N.R.N.L.R. 178 (C.A.)

# LAW REPORTS

OF THE

NORTHERN REGION

of the Federation of Nigeria

1957

Edited by the Law Reporting Committee

Printed and Published by the Government Printer of the Northern Region of Nigeria

This Volume should be cited as 1957 N.R.N.L.R.

THE HIGH COUR. of the NORTHERN REGIO: OF NIGERIA, 1957

Hon, Sir Thomas Algernon Brown, Chief Justice Hon. Mr Justice Bairamian, Senior Puisne Judge\* Hon, Mr Justice Hurley, Senior Puisne Judge' Hon. Mr Justice Smith, Judge

Hon. Mr Justice Reed, Judge\*

Hon. Mr Justice Bate, Judges

\*Hon. Mr Justice Bairamian was appointed Chief Justice of Sierra Leone on the 8th August, 1957, and was succeeded as Senior Puisne Judge by Hon. Mr Justice Hurley on the 8th August, 1957. Hon. Mr Justice Reed was appointed on the 20th October, 1956. Hon. Mr Justice Bate upon the 22nd August, 1957.

THE LAW REPORTING COMMITTEE of the NORTHERN REGION OF NIGERIA, 1957

Hon, the Chief Justice, ex-officio. Chairman Ian McLean, Esquire, Crown Counsel L. O. V. Anionwu, Esquire, Barrister-at-Law<sup>\*</sup> Kayode Eso, Esquire, Barrister-at-Law<sup>\*</sup>

\*Mr Kayode Eso was appointed on the 24th July, 1957, to succeed Mr Anionwu, who relinquished his post on leaving the Northern Region.

## INDEX OF CASES

Adamu: Muri# Inspector-General of Poli	CC					5
Alhaji Mohamed Lasaki z Falham Dabiar	ı					12
Amely v Inspector-General of Police						28
Ardo Yahaya Mayo Habo v Adamawa Nat	tive Aut	hority				113
Avuba Dan Rufai Fagoji v Kano Native A	authorit	v(C.A.	)			57
(Federal Supreme Court)						84
Chimezie v Dike						4.3
Chimezie v Dike Commissioner of Income Tax v Nigeria (	)il Mills	Limite	ed			111
Dabiri v Dabiri						121
Dan Azumi & Bauchi Native Authority						105
Duru v Gumel Native Authority						151
Ebute v Inspector-General of Police						194
Effiong Ekpo v Kano Native Authority						130
Egwurube & Inspector-General of Police						102
Ejukorlem and Company Limited v Chi-						200
Elliott Saville and Company v Mallam Ibi						165
Elumelu v Inspector-General of Police						17
						57
(Endoral Suprama Court)						84
(Federal Supreme Court) Goni Kinnami ε Bornu Native Authorit						+()
Halo a Alamana Nativa Authority						113
Hako v Adamawa Native Authority Inspector-General of Police v Ighoroji						182
Inspector-General of Police & Ignotoff	1					89
Inspector-General of Police v Marke (C.						
(Federal Supreme Court)						97
Iphie v Plateau Auditing Company						212
Jalo Tsamiya v Bauchi Native Authority					• • • •	73
Joseph v Inspector-General of Police				• • •		
Kawule Dan Tukur Indabo v Kano Nati	ire Auti	nority				33
Kinnami v Bornu Native Authority						40
						1.2
Mai Rai v Bauchi Native Authority (No.			***			31
Mai Rai v Bauchi Native Authority (No.	. 2)					115
Maizabo v Sokoto Native Authority						133
Majiyagbe v Attorney-General						
Mamman Tungar Maizabo v Sokoto Na	tive Aut	hority				133
Mutual Aid Society Limited v Ogonade						118
Nwagu e Lawal Wawa 💎						187
Ogenyi v Inspector-General of Police						140
Okeke v Inspector-General of Police						23
Okoronkwo v Inspector-General of Polic	c					124
Onobu v Inspector-General of Police						25
Onvirokwu v Inspector-General of Police	Ľ					173
0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1						189
						38
Regina v Agheze Onueghe						126
Regina v Usuman Pategi						47
Regina v Yayiye of Kadi Kadi						207
Rufai v Igbirra Native Authority						178
or the text of Auditor						108
Societe Commerciale de L'Ouest Africais						85
0. 1 C : : CD !!			• • •			198
men n ri iii nar						168
				• • •		8
				• • •		156
Yakubu Bauchi v Bauchi Native Authori Yusufu Tudun Wada v Inapastar Gener		lina	• • •			
Yusufu Tudun Wada v Inspector-Gener	31 OF 150	nce	• • •			1

#### CASES JUDICIALLY CONSIDERED

- Amachree v Newington, XX N.L.R. 13; 14 W.A.C.A. 97, Followed, Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.
- Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57.

  Affirmed, Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 84 (F.S.C.); Disapproved, Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.); Considered, Mamman Tungar Maizabo v Sokoto Native Authority, (1957) N.R.N.L.R. 133 (F.S.C.).
- Beti Řunka v Katsina Native Authority, 13 W.A.C.A. 98: Followed, Mai Rai v Bauchi Native Authority, (1957) N.R.N.L.R. 31.
- Biobaku v Police, XX N.L.R. 30: Followed, R. v Usuman Pategi (1957) N.R.N.L.R. 47; Referred to, Anich v Inspector-General of Police (1957) N.R.N.L.R. 28.
- Davenport v The Queen, (1877) 3 App. Cas. 115; Applied, Majiyagbe v Attorney-General (1957) N.R.N.L.R. 158.
- Davies v Director of Public Prosecutions, (1954) A.C. 378; 38 Cr. App. R. 11;
   (1954) 1 A.E.R. 507: Referred to, R. v Agbeze Onuegbe (1957)
   N.R.N.L.R. 126.
- Dilworth v Commissioner of Stamps, (1899) A.C. 99: Applied, Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.)
- Edu v Commissioner of Police, 14 W.A.C.A. 163: Applied, R. v Usuman Pategi, (1957) N.R.N.L.R. 47; Referred to, Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89; Followed, Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140; Distinguished, Inspector-General of Police v Ighoroji, (1957) N.R.N.L.R. 182.
- Egba Native Authority v Adeyanju, XIII N.L.R. 77: Applied, Mai Rai v Bauchi Native Authority, (1957) N.R.N.L.R. 31.
- Egwurube v Inspector-General of Police, (1957) N.R.N.L.R. 102: Disapproved, Okoronkwo v Inspector-General of Police, (1957) N.R.N.L.R. 124 (F.S.C.).
- Elias v Pasmore, (1934) 2 K.B. 164: Applied, Nwagu v Lawal Wawa, (1957) N.R.N.L.R. 187.
- Emone v Inspector-General of Police, (1956) N.R.N.L.R. 55: Applied, Quartey v Inspector-General of Police, (1957) N.R.N.L.R. 38.
- Fagoji v Kano Native Authority, (1957), N.R.N.L.R. 57: Affirmed, Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 84 (F.S.C.); Disapproved, Jalo Tsaniya v Bauchi Native Authority, (1957) N.R.N.L.R. 73; Considered, Mamman Tungar Maizabo v Sokoto Native Authority, (1957) N.R.N.L.R. 133 (F.S.C.).
- Fashola v Police, XX N.L.R. 126: Followed, Quartey v Inspector-General of Police, (1957) N.R.N.L.R. 38
- Fashusi v Police, XX N.L.R. 126: Followed, Quartey v Inspector-General of Police, (1957) N.R.N.L.R. 38.
- Flatman v Light, (1946) 2 A.E.R. 369: Applied, Inspector-General of Police v Ighoroji, (1957) N.R.N.L.R. 182.
- Gishiwa Gana v Bornu Native Authority, 14 W.A.C.A. 587: Not followed, Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57; Approved, Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.).
- Grey v Pearson, (1837) 6 H.L.C. 106: Applied, Inspector-General of Police v Marke (1957) N.R.N.L.R. 89.
- Gubba v Gwandu Native Authority, 12 W.A.C.A, 141: Considered, Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57.

Halstead v Clark, (1944) 1 A.E.R. 270: Considered, Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89.

Harrison v Duke of Rutland, (1893) 1 Q.B. 142; Distinguished, Rufai v Igbirra Native Authority, (1957) N.R.N.L.R. 178.

Hattab v Inspector-General of Police, (1956) N.R.N.L.R. 24: Applied. Onvirokwu v Inspector-General of Police, 1957 N.R.N.L.R. 173; Followed, Ebute v Inspector-General of Police, (1957) N.R.N.L.R. 194.

Hope v Brown, (1954) 1 W.L.R. 250; Applied, Orija v Inspector-General of Police, (1957) N.R.N.L.R. 189.

Idi Wonaka τ Sokoto Native Authority, (1956) N.R.N.L.R. 15: Referred to Jalo Tsamiya τ Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.).

Idi Wonaka v Sokoto Native Authority, (1956) N.R.N.L.R. 19 (F.S.C.): Explained, Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.).

Ikubaiyėje v Reis, XVII N.L.R. 12: Distinguished, Chimezie v Dike, (1957) N.R.N.L.R. 43.

Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.): Followed, Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 84 (F.S.C.); Qualified, Mamman Tungar Maizabo v Sokoto Native Authority, (1957) N.R.N.L.R. 133 (F.S.C.).

Kemayor v Commissioner of Police, 7 W.A.C.A. 198: Distinguished, Umole v Inspector-General of Police (1957) N.R.N.L.R. 8.

Leeson v Leeson, (1932) 2 K.B. 156: Followed, Societe Commerciale de L'Ouest Africain v Obi, (1957) N.R.N.L.R. 85.

Macaulay & Seriki, VI N.L.R. 92: Distinguished, Dabiri & Dabiri, (1957) N.R.N.L.R. 121.

Mark v Toe, 2 W.A.C.A. 170: Distinguished, Chimezie v Dike, (1957) N.R.N.L.R. +3.

Moore v Ullcoats Mining Co., (1908) 1 Ch. 575: Followed, Majiyagbe v Attorney-General, (1957) N.R.N.L.R. 158.

Motayo v Commissioner of Police, 13 W.A.C.A. 114: Applied, Elumelu v Inspector-General of police, (1957) N.R.N.L.R. 17.

Ogbebor v Commissioner of Police, 13 W.A.C.A. 22: Followed, Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.

Okeke v Inspector-General of Police, 12 W.A.C.A. 363: Followed, R. v Usuman Pategi, (1957) N.R.N.L.R. 47.

Otti v Inspector-General of Police, (1956) N.R.N.L.R. 1; Distinguished, Joseph v Inspector-General of Police, (1957) N.R.N.L.R. 170.

Parker τ Guiness, (1910) 27 T.L.R. 129: Applied, Societe Commerciale de L'Ouest Africain τ Obi, (1957) N.R.N.L.R. 85.

Rabo Maroki τ Kano Native Authority, (1956) N.R.N.L.R. 5: Applied, Kawule Dan Tukur Indabo τ Kano Native Authority, (1957) N.R.N.L.R. 33.

Reed v Nutt, (1890), 24 Q.B.D. 669: Applied, Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89.

R v Ashigifuwo, 12 W.A.C.A. 389: Applied, R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207.

R. v Bernard, 26 Cr. App. R. 137: Applied, Yusufu Tudun Wada v Inspector-General of Police, (1957) N.R.N.L.R. 1; and also R. v Usuman Pategi, (1957) N.R.N.L.R. 47.

R. v Davidson, 20 Cr. App. R. 66: Cited, Adamu Muri v Inspector-General of Police, (1957) N.R.N.L.R. 5.

R. v Duke of Leinster, 17 Cr App. 147; Considered, Adamu Muri v Inspector-General of Police, (1957) N.R.N.L.R. 5. R. v Echem. 14 W.A.C.A. 158; Applied, P. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207.

R. v Enwa, 9 W.A.C.A. 194: Distinguished, R. v Usuman Pategi, (1957) N.R.N.L.R. 47.

R. v Ezejiogu, 10 W.A.C.A. 230: Distinguished, Ebute v Inspector-General of Police, (1957) N.R.N.L.R. 194.

R. v Eagleton, 169 E.R. 766: Followed, Orija v Inspector-General of Police, (1957) N.R.N.L.R. 189.

R. v Gordon, 7 Cr. App. R. 182: Cited. Adamu Muri v Inspector-General of Police, (1957) N.R.N.L.R. 5.

R. v Gott, 16 Cr. App. R. 86: Cited, Adamu Muri v Inspector-General of Police, (1957) N.R.N.L.R. 5.

R. v Homeson and Hardy, 25 Cr. App. R. 152: Cited, Adamu Muri v Inspector-General of Police, (1957) N.R.N.L.R. 5.

R. v Ijoma, 12 W.A.C.A. 220: Referred to, Elumelu v Inspector-General of Police, (1957) N.R.N.L.R. 17: and Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89.

R. v Keary, 14 Cox C.C. 385: Referred to, R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207.

R. v Klein, 23 Cr. App. R. 173: Cited, Adamu Muri v Inspector-General of Police, (1957) N.R.N.L.R. 5.

R. v McNally, (1954) 2 A.E.R. 372: Applied, Inspector-General of Police v Ighoroji, (1957) N.R.N.L.R. 182.

R. v MacNaughton, (1843) + St. Tr. (N.S.) 847: Distinguished, R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207.

R. v Marcellus, XX N.L.R. 155: Followed, Onyirokwu v Inspector-General of Police, (1957) N.R.N.L.R. 173.

R. v Omoni, 12 W.A.C.A. 511: Followed, R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 297.

R. v Payne, 34 Cr. App. R. 43: Applied, Umole v Inspector-General of Police, (1957) N.R.N.L.R. 8.

R. τ Robertson, 10 Cox C.C. 9: Applied, Yusufu Tudun Wada τ Inspector-General of Police, (1957) N.R.N.L.R. 1.

R. v Selkirk, 18 Cr. App. R. 172: Cited, Adamu Muri v Inspector-General of Police, (1957) N.R.N.L.R. 5.

R. v Starkie, 2+ Cr. App. R. 1: Considered, Adamu Muri v Inspector-General of Police, (1957) N.R.N.L.R. 5.

R. v Usuman Pategi, (1957) N.R.N.L.R. 47: Distinguished, Inspector-General of Police v Ighoroji, (1957) N.R.N.L.R. 182.

R. v Walton, 9 Cox C.C.: Followed, Yusufu Tudun Wada v Inspector-General of Police, (1957) N.R.N.L.R. 1.

Rabo Maroki v Kano Native Authority, (1956) N.R.N.L.R. 5: Applied, Kawule Dan Tukur Indabo v Kano Native Authority, (1957) N.R.N.L.R. 33.

Serjeant v Nash, Field and Co., (1903) 2 K.B. 304: Followed, Majiyagbe v Attorney-General, (1957) N.R.N.L.R. 158.

Sogbanmu v Inspector-General of Police, 2 W.A.C.A. 336: Applied, Onyirokwu v Inspector-General of Police, (1957) N.R.N.L.R. 173; and Ebute v Inspector-General of Police, (1957) N.R.N.L.R. 194.

Stepney Corporation v Osofsky, (1936) 3 A.E.R. 49+: Followed, Societe Commerciale de L'Ouest Africain v Obi, (1957) N.R.N.L.R. 85.

Tsofo Gubba v Gwandu Native Authority, 12 W.A.C.A. 141: Considered, Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57. Umoru Mafindi v Bauchi Native Authority, (1956) N.R.N.L.R. 41: Followed, R. v Usuman Pategi, (1957) N.R.N.L.R. 47; and Duru v Gumel Native Authority, (1957) N.R.N.L.R. 151.

Warner v Morris, 16 Ch.D. 100: Applied, Dabiri v Dabiri, (1957)

N.R.N.L.R. 121. Winsor v The Queen, (1866) L.J.Q.B. 289, 390; 10 Cox C.C. 327; 36 L.J.M.C 121, 161: Applied, Umole v Inspector-General of Police, (1957) N.R.N.L.R. 8.

Young v Bristol Aeroplane Co. Ltd., (1944) 1 K.B. 718; (1944) 1 A.E.R. 98 H.L.: Applied, Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57.

# LAWS, ORDINANCES AND RULES OF NIGERIA

0.111	JUDICIALLY CONSIDERED
Communication	
s. 16	NAI. CODE No. 15 of 1916 R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
CRIMIN	VAL CODE (AMENDMENT) ORDINANCE No. 43 OF 1945
s. 7 .	R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
Crimi	NAL CODE (CAP. 42) LAWS OF NIGERIA
s. 4	Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57; Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73 (F.S.C.).
s. 28	R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207.
s. 69	Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.
s. 98	R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
s. 99	R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
s. 116	Ebute v Inspector-General of Police, (1957) N.R.N.L.R. 194.
s. 126(2)	Onyirokwu v Inspector-General of Police, (1957) N.R.N.L.R. 173.
s. 356(2)	Onobu v Inspector-General of Police, (1957) N.R.N.L.R. 25; Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.
s. 383	Yusufu Tudun Wada v Inspector-General of Police, (1957) N.R.N.L.R. 1.
s. 404(1)(a)	Elumelu v Inspector-General of Police, (1957) N.R.N.L.R. 17.
s. 406	Yusufu Tudun Wada v Inspector-General of Police, (1957) N.R.N.L.R. 1.
Crimi	NAL PROCEDURE ORDINANCE (CAP. 43) LAWS OF NIGERIA
s. 75	Inspector-General of Police v Marke, (1957) N.R.N.L.R 97. (F.S.C.).
s. 152(1)	Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.
s. 154(5)(a)	Ogenyi v Inspector—General of Police, (1957) N.R.N.L.R. 140.
s. 154(6)	Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.
s. 163	Elumelu v Inspector-General of Police, (1957) N.R.N.L.R. 17.
s. 181	R. v Usuman Pategi, (1957) N.R.N.L.R. 47; Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89; Inspector-General of Police v Marke, (1957) N.R.N.L.R. 97 (F.S.C.).
s. 185	Inspector-General of Police v Marke, (1957) N.R.N.L.R. 89; Inspector-General of Police v Marke, (1957) N.R.N.L.R. 97 (F.S.C.).
s. 217	Inspector-General of Police v Marke, (1957)

N.R.N.L.R. 89.

2							
s.	221	Inspector-General N.R.N.L.R. 182	of	Police	ζ.	Ighoroji,	(1957
	229 286	R. v Yayiye of Kad Inspector-General N.R.N.L.R. 89; I (1957) N.R.N.L.I	of nspec	Police tor-Gene	T'	Marke,	(1957)
s.	299	Inspector-General N.R.N.L.R. 89.	οť	Police	€,	Marke,	(1957)
s.	301	Inspector-General N.R.N.L.R. 89; I (1957) N.R.N.L.I	nspec	tor-Gen	eral o	Marke of Police v	(1957) Marke,
s.	361	Inspector-General N.R.N.L.R. 89.	of	Police	₹`	Marke,	(1957)
s.	363	Inspector-General N.R.N.L.R. 89.	of	Police	7	Marke,	(1957)
	EVIDENCE C	PRDINANCE (CAP. 63)	Law	S OF NIG	ERIA		
s.	96(1)(a)	Iphie v Plateau Au				N.R.N.L.	R. 212.
	97	Iphie v Plateau Au		,			
s.	177(2)	R. v Agbeze Onucgh					
	INCREASE OF REN	T (DEFINITION OF PI CONSOLIDATION			ERAL	Арригсат	TON
s.	3	Lasaki τ Dabian, (1	957) 1	V.R.N.L	.R. 1	2.	
	Increase of Ren	T (RESTRICTION) (M THERN PROVINCES) O	ODIFI RDER-	CATION F IN-COUN	OR N	NATIVE LA 1950	NDS
s.	2	Lasaki v Dabian, (1	957) 1	N.R.N.L	.R. 1	2.	
	Increase of	RENT (RESTRICTION) OF NIGH		NANCE (	Cap.	93) Laws	
s.	7(11)	Lasaki v Dabian, (1	957) 1	N.R.N L	.R. 1	.2.	
	INTERPRET.	ATION ORDINANCE (C	AP. 9	4) Laws	OF 1	Vigeria	
s.	47(2)	Majiyagbe v Attorno					R. 158.
	Judgmen	TS (ENFORCEMENT) I	RULES	LAWS	F NI	IGERIA	
0.	IV. r. 16(2)	Mutual Aid Soc N.R.N.L.R. 118.					(1957)
	LAND AND NATI	VE RIGHTS ORDINAN	CE (C	AP. I05)	Law	s of Nigh	:R1.\
s.		Majiyagbe v Attorno	,	,			
	Magistra	TES' COURTS (NORTH	HERN	REGION)	Law	, 1955	
s.	20(a)	Quartey v Inspe N.R.N.L.R. 38.	ctor-(	General	of	Police,	(1957)
s.	32(2)	Rufai v Igbirra Na 178.	tive A	uthority	, (19	957) N.R.	N.L.R.
8.	99(4)	Adamu Muri v In N.R.N.L.R. 5.	spect	or-Gener	al o	of Police,	(1957)
	Magistrat	es' Courts (North	ERN R	EGION) I	RULF	s, 1955	
	3.3.11					D N T D	212

Iphie v Plateau Auditing Co., (1957) N.R.N.L.R. 212.

o, XXII r. 1,

MAGIST	RATES COURTS OR! INANCE (CAP. 122) LAWS OF NIGERIA
s. 20	Quartey v Inspector-General of Police, (1957) N.R.N.L.R. 38.
s. 21	Emone v Inspector-General of Police, (1957) N.R.N.L.R. 49.
Magis	trates' Courts (Alpeals) Ordinance (Cap. 123) Laws (F Nigeria
s. 2	Egwurube - Inspector-General of Police, (1957) N.R.N.L.R. 102.
s. 36	Egwurube - Inspector-General of Police, (1957) N.R.N.L.P., 102.
Miner	RALS ORDINANCE (CAP. 134) LAWS OF NIGERIA
	Ejukorlem and Cot.apany Limited τ Chief Laspector of Mines, (1957) N.E.N.L.R. 200.
. 13	Ejukorlem and Company Limited v Chief Inspector of Mines, (1957) N.E.N.L.R. 200.
. 66(a)	Ejukorlem and Company Limited v Chief Inspector of Mines, (1957) N.F.N.L.R. 200.
.66(d)	Ejukorlem and Company Limited τ Chief Inspector of Mines, (1957) N.E.N.L.R. 200.
NATIVE	Courts' Law, 1950, of the Northern Region
. 67	Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.E.N.L.R. 57; Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. 73; Mamman Tungar Maizabo v Sokoto Native Authority, (1957) N.R.N.L.R. 133.
NATIVE	COURTS' ORDINANCE (No. 44 of 1933) Laws of Nige 12
. 25(1)(c)	R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
NATIVE C	OURTS' (AMENDMENT) ORDINANCE (No. 16 of 1936) LAW.
	OF NIGERIA
. 5	R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
NATIVE (	Courts' (Amendment) Ordinance (No. 8 of 1938) Laws of Nigfria
. 6	R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
NATIVE CO	URTS' ORDINANCE (CAP. 142) LAWS OF NIGERIA
. 10A	Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57; Jalo Tsamiya v Bauchi Native Authority, (1957) N.R.N.L.R. (F.S.C.); Mamman Tungar Maizabo v Sokoto Native Authority, (1957) N.R.N.L.R. 133 (F.S.C.).
. 20 . 28(1)( <i>b</i> ) . 28(10)	Chimezie v Dike, (1957) N.R.N.L.R. 43. R. v Usuman Pategi, (1957) N.R.N.L.R. 47. R. v Usuman Pategi, (1957) N.R.N.L.R. 47.
. 40A(2)	Ayuba Dan Rufai Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57.
Northern	REGION HIGH COURT LAW, 1956
. 47	Otti v Inspector-General of Police, (1957) N.R.N.L.R. 1.

Magistrates' Courts Ori inance (Cap. 122) Laws of Nigeria

4	
s. 47 prov.	Ogenyi v Inspector-General of Police, (1957) N.R.N.L.R. 140.
s. 58	Okoronkwo v Inspector-General of Police, (1957) N.R.N.L.R. 124 (F.S.C.).
s. 81 Ce	ommissioner of Income Tax v Nigeria Oil Mills, Limited, (1957) N.R.N.L.R. 111.
POLICE ORDI	NANCE (CAP. 172) LAWS OF NIGERIA
s. 38(a)	Joseph v Inspector-General of Police, (1957) N.R.N.L.R. 170.
Recovery of	F Premises (Withdrawal of Application to certain Areas) Order-in-Council, 1946
	Lasaki v Dabian, (1957) N.R.N.L.R. 12.
ROAD TRAFF	ic Ordinance (No. 43 of 1947) Laws of Nigeria
s. 2	Stock v Commissioner of Police, (1957) N.R.N.L.R. 198.
s. 8	Okeke v Inspector-General of Police, (1957) N.R.N.L.R. 23
	ROAD TRAFFIC REGULATIONS, 1947
Reg. 39(3)	Okeke v Inspector-General of Police, (1957) N.R.N.L.R. 23.
Reg. 44(e)	Nwagu v Lawal Wawa, (1957) N.R.N.L.R. 187.
SHERIFFS AND	Enforcement of Judgments and Orders Ordinance
s. 43	(CAP. 205) LAWS OF NIGERIA Mutual Aid Society Limited, v Ogonade, (1957) N.R.N.L.R. 118.
Supreme	COURT (CIVIL PROCEDURE) RULES, LAWS OF NIGERIA
o. XIII r. 2	Dabiri v Dabiri, (1957) N.R.N.L.R. 121.
o. XXVI r. 3	Elliott Saville and Company v Ibrahim Lansari, (1957) N.R.N.L.R. 165.
o. XXVI r. 4(a)	Elliott Saville and Company v Ibrahim Lansari, (1957) N.R.N.L.R. 165.
_	vv. Elliott Saville and Company v Ibrahim Lansari, (1957) N.R.N.L.R. 165.
o. XXVIII r. 12	Commissioner of Income Tax v Nigeria Oil Mills Limited, (1957) N.R.N.L.R. 111.
	and the same of th

o. XXXIII r. 12 Commissioner of Income Tax v Nigeria Oil Mills Limited,

(1957) N.R.N.L.R. 111.

#### INDEX OF SUBJECT MATTER

APPEAL

Appeal—Bail after conviction and pending appeal—Principles upon which bail is granted in those circumstances—Meaning of 'special circumstances'-Section 99(4) Magistrates' Courts (Northern Region) Law, 1955.

Adamu Muri v Inspector-General of Police (1957) N.R.N.L.R. 5 (C.A.)

Grounds of appeal—Additional grounds—Application for extension of time in which to file additional grounds of appeal—Powers of High Court of the Northern Region—Definition of 'Magistrate's Court' contained in section 2 Magistrates' Courts (Appeals) Ordinance—Application of section 36 of that Ordinance to courts established under the Magistrates' Courts (Northern Region) Law, 1955.

Egwurube v Inspector-General of Police (1957) N.R.N.L.R. 102 (C.A.)

Grounds of appeal—Additional grounds—Application for extension of time in which to tile additional grounds of appeal—Powers of High Court of the Northern Region—Section 58 Northern Region High Court Law, 1955—Whether 'enlarge' includes 'extend'.

Okoronkwo v Inspector-General of Police (1957) N.R.N.L.R. 124 (F.S.C.)

Native Court to High Court—Homicide—Conviction for intentional homicide in Moslem court—Sentence of death—Powers of the High Court of the Northern Region where there is evidence upon the record which suggests manslaughter under the Criminal Code—Section 67 Native Courts Law, 1956—Section 67(2)—Section 10A Native Courts Ordinance (Cap. 142).

Fagoji v Kano Native Authority (1957) N.R.N.L.R. 57 (C.A.) Jalo Tsamiya v Bauchi Native Authority (1957) N.R.N.L.R. 73 (F.S.C.)

Fagoji v Kano Native Authority (1957) N.R.N.L.R. 84 (F.S.C.)

Mamman Tungar Maizabo v Sokoto Native Authority (1957) N.R.N L.R. 133 (F.S.C.)

CRIMINAL LAW, PROCEDURE AND EVIDENCE Accomplices—Corroboration—Accused incriminating co-accused—Whether corroboration required—Section 177(2) Evidence Ordinance (Cap. 63).

R. v Onuegbe, (1957) N.R.N.L.R. 126 (F.S.C.)

Attempt—Conviction for attempted stealing—Act which manifests an intention to steal is not sufficient—Necessity for proof of some act which is so connected with the offence of stealing that it shows that the accused has begun to put his intention into execution—Section 4 Criminal Code (Cap. 42).

Orija v Inspector-General of Police (1957) N.R.N.L.R. 189

Autrefois acquit—Accused committed for trial before High Court after acquittal in the native court—Case transferred from native court under 28(1)(b) Native Courts Ordinance (Cap. 142)—Accused pleading 'not guilty' upon arraignment—No plea in bar but counsel raising defence in the course of his final address.

R. v Usuman Pategi, (1957) N.R.N.L.R. 47 (High Court—Smith, J.)

Discharge of accused at close of prosecution case—No case to answer—Whether an acquittal for purposes of subsequent plea in bar—Effect of sections 181, 185, and 301 Criminal Procedure Ordinance (Cap. 43).

Inspector-General of Police v Marke (1957) N.R.N.L.R. 89 (C.A.) (1957) N.R.N.L.R. 97 (F.S.C.)

Plea in bar raised before plea to the general issue—Court treating plea in bar as point of law to be decided after plea to the general issue—Section 181 Criminal Procedure Ordinance (Cap. 43).

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. 140 (C.A.)

Bail—Application for bail after conviction and pending appeal—Not to be granted except in 'special circumstances'—Section 99(4) Magistrates' Courts (Northern Region) Law, 1955.

Adamu Muri v Inspector-General of Police (1957) N.R.N.L.R. 5 (C.A.)

Bribery under section 116 and extortion under section 406 Criminal Code (Cap. 42)—Whether same transaction may constitute both offences.

Ebute v Inspector-General of Police (1957) N.R.N.L.R. 194 (C.A.)

Duplicity—'Assaulting, resisting, or obstructing a police officer'—Charge naming two police officers and other members of the police force'—Effect—Sections 152(1) and 154(5) C-timinal Procedure Ordinance (Cap. 43).

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. 140 (C.A.)

Variation—Altering charge after plea—Substituting new counts for some only of the original counts—Striking out original counts—Section 163 Criminal Procedure Ordinance (Cap. 43).

Elumelu v Inspector—General of Police (1957) 17 N.R.N.L.R. (C.A.)

Compensation order made by native court for payment of compensation in criminal proceedings—Sum awarded paid into court but not taken out—Section 20 Native Courts Ordinance (Cap. 142)—Subsequent action for damages in magistrate's court—Whether action barred.

Chimezie v Dike, (1957) N.R.N.L.R. 43 (C.A.)

Course of justice—Attempt to defeat contrary to section 126(2) Criminal Code (Cap. 42)—Aim of subsection—Begging prosecuting officer for help—Intention—Acquittal in case for which prosecuted—Whether relevant—Meaning of particulars "In order that he might hide the facts in the charges".

Onyirokwu v Inspector-General of Police (1957) N.R.N.L.R. 104 (C.A.)

Accomplices—Accused giving evidence on his own behalf and incrimination co-accused—Whether corroboration required—Section 177(2) Evidence Ordinance (Cap. 63).

R. v Onuegbe, (1957) N.R.N.L.R. 126 (F.S.C.)

Insanity- -Burden of proof- -Section 28 Criminal Code (Cap. 42).

R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207 (High Court—Reed, J.)

Demanding property contrary to section 406 Criminal Code (Cap. 42)—Demanding money in order to refrain from searching house under a warrant—Intent to steal—'Without the consent of the owner'—'These words not appearing in the Criminal Code of Nigeria—Consent—whether Voluntary.

Yusufu Tudun Wada v Inspector-General of Police (1957) N.R.N.L.R. 1 (C.A.)

Treasurer receiving money to pay on false certificate—Whether 'corruptly'.

Ameh v Inspector-General of Police (1957) N.R.N.I., R. 28 (C.A.)

Homicide—Defence of insanity—Burden of proof—Section 28 Criminal Code (Cap. 42)—English law distinguished—Standard of proof required'Most probable'.

R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207 (High Court—Reed, J.)

Insanity—Burden of proof—Section 28 Criminal Code (Cap. 42)—English law distinguished—Standard of proof—'Most probable'.

R. v Yayiye of Kadi Kadi, (1957) N.R.N.L.R. 207 (High Court—Reed, J.)

Burden of proof—Negative averment—Procession in defiance of section 36 Police Ordinance (Cap. 172)—Proof of licence.

Joseph v Inspector-General of Police (1957) N.R.N.L.R. 170 (C.A.)

Extortion distinguished—Whether same transaction may constitute both an offence under section 116 and one under section 496 of the Criminal Code (Cap. 42).

Ebute v Inspector-General of Police (1957) N.R.N.L.R. 194 (C.A.)

Meaning of the words 'with a view to corrupt or improper interference with the administration of justice'—Whether the commission of an actual offence is material.

Ebute v Inspector-General of Police (1957) N.R.N.L.R. 194 (C.A.)

Obstruction of a police officer in the execution of his duty—Section 356(2) Criminal Code (Cap. 42)—Advising arrested person not to make a statement—Whether such conduct amounts to obstruction.

Onobu v Inspector-General of Police (1957) N.R.N.L.R. 25 (C.A.)

Charge—Assaulting, resisting or obstructing a police officer in the execution of his duty—section 356(2), Criminal Code (Cap. 42)—Count naming two police officers and 'other members of the police force'—Whether duplicity.

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. (C.A.)

Plea—Autrefois acquit—Discharge of accused at close of prosecution case—No case to answer—Whether such discharge amounts to an acquittal for the purposes of a subsequent plea in bar.

Inspector-General of Police v Marke (1957) N.R.N.L.R. 89 (C.A.) (1957) N.R.N.L.R. 97 (F.S.C.) Autrefois acquit. Plea in bar raised before plea to the general issue treated by court as a point of law to be determined after plea to the general issue.

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. 140 (C.A.)

Autrefois convict—Time for raising plea in bar--Section 221, Criminal Procedure Ordinance (Cap. 43).

Inspector-General of Police v Ighoroji (1957) N.R.N.I., R. 182 (C.A.)

Withdrawal of plea—Right of accused person to withdraw plea at any stage before judgment - Purpose of withdrawal.

Inspector-General of Police v Ighoroji (1957) N.R.N.L.R. 182 (C.A.)

Police Officer Assaulting, resisting or obstructing a police officer in the execution of his duty—Charge naming two police officers and 'other members of the police force'—Whether duplicity—Sections 152(1) and 154(5), Criminal Procedure Ordinan (1744),

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. 140 (C.A.)

Obstructing a police officer in the execution of his duty—Section 356(2) Criminal Code (Cap. 42)—Accused advising arrested person not to make a statement to the police.

Onobu v Inspector-General of Police (1957) N.R.N.L.R. 25 (C.A.)

Jurisdiction of Magistrate, Grade I - Consecutive sentences—Section 380 Criminal Procedure Ordinance (Cap. 43)—Whether sentences passed by a magistrate of this grade are Finited to an aggregate of imprisonment for two years—Distinction between section 20(a), Magistrates' Courts (Northern Region) Law, 1955 and section 20, Magistrates' Courts (Appeals) Ordinance now repealed.

Quartey v Inspector-General of Police (1957) N.R.N.L.R. 38 (C.A.)

Unlawful or riotous assembly—Section 69, Criminal Code (Cap. 42)-Casual crowd misbehaving—Intent.

Ogenyi v Inspector-General of Police (1957) N.R.N.L.R. 140 (C.A.)

Unlawful procession contrary to section 38(a), Police Ordinance (Cap. 172) – Burden of proving licence to hold procession.

Joseph v Inspector-General of Police (1957) N.R.N.L.R. 170 (C.A.)

DEBT

Debt—Appropriation of payments to specific portions of the debt—Notification of intention—How intention to be gauged in the absence of such notification.

Societe Commerciale de L'Ouest Africain v Obi (1957) N.R.N.L.R. 85 (High Court—Smith, J.)

DEEDS AND OTHER INSTRUMENTS

Irrevocable power of attorney for valuable consideration—Whether equivalent to assignment—Section 8, Conveyancing Act, 1882,

#### Ejukorlem and Co. σ Chief Inspector of Mines (1957) N.R.N.L.R. 200 (C.A.)

Detinue.

Road traffic offence—Power of police to hold and retain article found in possession of person to be prosecuted—Wheel with tyre attached.

Nwaga e Lawal Waya, (1957) N.R.N.L.R. 187 (C.A.)

EVIDENCE

Documentary evidence Secondary evidence of documents--Notice to produce-- Sections 96(1)(a) and 97 Evidence Ordinance (Cap. 63).

Iphie v Plateau Auditing Co. (1957) N.R.N.L.R. 212 (C.A.)

EXECUTION

Motion for issue of execution against immovable property of debtor Section 43, Sheriffs and Enforcement of Judgments and Orders Ordinance (Cap. 205)—Order IV, rule 16(2), Judgments (Enforcement) Rules—Meaning of 'reasonable diligence'.

Mutual Aid Society Ltd. † Ogonade (1957) N.R.N.L.R. 118 (High Court—Hurley, L.)

HIGH COURT OF THE NORTHERN REGION

Application for extension of time in which to file additional grounds of appeal—Application made after prescribed time had expired—Definition of 'Magistrate's Court' in section 2 Magistrates' Courts (Appeals) Ordinance—Application of section 36 of that ordinance to courts established under Magistrates' Courts (Northern Region) Law, 1955—Powers of High Court.

Egwurube v Inspector-General of Police (1957) N.R.N.L.R. 102 (C.A.)

Application for extension of time in which to file additional grounds of appeal—Section 58, Northern Region High Court Law, 1955—Powers of High Court - whether 'enlarge' includes 'extend'.

Okoronkwo v Inspector-General of Police (1957) N.R.N.L.R. 124 (F.S.C.)

LANDLORD AND TENANT

Right of occupancy for a term of years—Nature of such right—Certificate of occupancy containing proviso for re-entry. Proviso similar to that contained in a lease—Revocation of grant under section 12(a), Land and Native Rights Ordinance (Cap. 105)—Determination of lease under proviso—Mode of revocation—Signification—Section 47(2)(a), Interpretation Ordinance (Cap. 94).

Majiyagbe v Attorney-General (1957) N.R.N.L.R. 158 (C.A.)

Sublease—Consent of Resident—Sublease under written agreement—Expiry of agreement—Tenant exercising option to renew for term of three years;—Plaintiff refusing to accept rent—Notice to Quit—Validity of notice—Increase of Rent (Restriction) Ordinance (Cap. 93)—Section 7(ii), Recovery of Premises Ordinance (Cap. 193).

Lasaki v Dabian, (1957) N.R.N.L.R. 13 (High Court - Smith, J.)

MAGISTRATES' COURTS OF THE NORTHERN REGION
Magistrate, Grade I—Powers—Consecutive sentences—Section 380, Criminal
Procedure Ordinance (Cap. 43)—Whether magistrate of this grade limited
to passing an aggregate of imprisonment for two years—Distinction between

section 20(a), Magistrates' Courts (Northern Region) Law, 1955 and section 20, Magistrates' Courts (Appeals) Ordinance now repealed.

Quartey v Inspector-General of Police (1957) N.R.N.L.R. 38 (C.A.)

MINES AND MINERALS

Unlawful possession of controlled minerals—Lessee of mining lease—Possessor holding irrevocable power of attorney given by lessee for valuable consideration—Consent of Governor not obtained—Whether possessor of minerals lessee or agent of lessee—Whether power of attorney amounted to an assignment—Section 8, Conveyancing Act, 1882—Sections 2 and 13 Minerals Ordinance (Cap. 134)—Sections 66(a) and 66(d).

Ejukorlem and Co. Ltd, v Chief Inspector of Mines (1957) N.R.N.L.R. 200 (C.A.)

MOSLEM LAW

Cin mutunci— Definition of offence—Kazafi distinguished.

Tafida dan Iska v Abdu Dabi (1957) N.R.N.L.R. 168 (C.A.)

Evidence—Burden of proof—Presumption of innocence—Duty of accuser to prove his accusation.

Goni Kinnami v Bornu Native Authority (1957) N.R.N.L.R. 40 (C.A.)

Dying declaration giving rise to 'lausu'—Kasama oaths taken—Retrial ordered by appeal court—Failure to take Kasama oaths again—Whether the evidence was sufficient.

Kawule dan Tukur Indabo v Kano Native Authority (1957) N.R.N.L.R. 33 (C.A.)

Requirement of two witnesses to an act. No eye-witnesses forthcoming Mere suspicion. Procedure,

Duru v Gumel Native Authority (1957) N.R.N.L.R. 151 (C.A.) Haddi and siyasa offences --Procedure as to taking of an oath distinguished-Chief Alkali confusing the procedure in the two systems.

Tafida dan Iska v Abdu Dabi (1957) N.R.N.L.R. 168 (C.A.) Intentional homicide (amdu)—Dying declaration giving rise to 'lausu'—Retrial ordered by appeal court—Failure to take requisite Kasama oaths at second trial although taken at first trial—Effect of such omission.

Kawule dan Tukur Indabo v Kano Native Authority (1957) N.R.N.L.R. 33 (C.A.)

Proof--Necessity for proof that death of victim caused by accused--Lapse of time following upon assault.

Ardo Yahaya Mayo Haka v Adamawa Native Authority (1957) N.R.N.L.R. 113 (C.A.)

Kazafi or defamation—Haddi offence—Siyasa offence of cin mutunci distinguished.

Tafida dan Iska v Abdu Dabi, (1957) N.R.N.L.R. 168 (C.A.) Procedure—Case sent up from Junior to Chief Alkali—Observations of appeal court on procedure.

Dan Azumi v Bauchi Native Authority (1957) N.R.N.L.R. 105 (C.A.) Constitution of court altered during hearing. Seven members present on first day of trial and only four on the following day—Whether any substantial difference between Moslem and English law upon the matter.

Mai Rai & Bauchi Native Authority (1957) N.R.N.L.R. 31 (C.A.) Forum—Charge of abusing alkalai generally—Case heard by Chief Alkali Proper forum in such a case.

> Yakubu Bauchi v Bauchi Native Authority (1957) N.R.N.L.R. 156 (C.A.)

Need for complainant—Articles found in possession of prisoner during trial Alkali convicting and passing sentence in respect of possession of those articles.

Duru & Gumel Native Authority (1957) N.R.N.L.R. 121 (C.A.)
Oath put to the defendants after witnesses of complainant found unacceptable—Distinction between *haddi* and *siyasa* oflences.

Kawule dan Tukur Indabo v Kano Native Authority (1957) N.R.N.L.R. 33 (C.A.)

Stealing—Keeping money—No finding of intention to steal.

Sangari & Bauchi Native Authority, (1957) N.R.N.L.R. 108 (C.A.)

No evidence of eye-witnesses to the act—Mere suspicion—Oath proffered to complainant—Whether correct procedure.

Duru v Gumel Native Authority, (1957 N.R.N.L.R. 151 (C.A.) No evidence of ownership of the property which was alleged to be stolen.

> Dan Azumi v Bauchi Native Authority (1957) N.R.N.L.R. 105 (C.A.)

NATIVE COURTS

Powers of High Court on appeal - Homicide case - Conviction of intentional homicide according to Moslem law--Sentence of death - Powers of the High Court where the record discloses evidence of manslaughter under the Criminal Code—Section 10A Native Courts Ordinance (Cap. 142)—Section 67 Native Courts Law, 1956.

Fagoji v Kano Native Authority, (1957) N.R.N.L.R. 57 (C.A.)

Jalo Tsamiya v Bauchi Native Authority (1957) N.R.N.L.R. 73 (F.S.C.)

Fagoji v Kano Native Authority (1957) N.R.N.L.R. 84 (F.S.C.)

Mamman Tungar Maizabo v Sokoto Native Authority (1957) N.R.N.L.R. 133 (C.A.)

Constitution of court altered during trial - Seven members sitting on the first day and only four on the second.

Mai Rai v Bauchi Native Authority, (1957), N.R.N.L.R. 31 (C.A.) Trial of non-Moslem in Moslem court. Order-in-Council made under section 8 Native Courts Ordinance (Cap. 142). Efflong Ekpo τ Kano Native Authority (1957) N.R.N.L.R. 129 (C.A.)

Order lawful by law of native court is not 'contrary to natural justice' merely because it is contrary to the Common Law of England—English Common Law is not to be equated with natural justice.

Rufai & Igbirra Native Authority, (1957), N.R.N.L.R. 178 (C.A.) Record Purported record of proceedings not taken contemporaneously with trial. Attitude of appeal court.

Effiong Ekpo v Kano Native Authority (1957) N.R.N.L.R. 129 (C.A.)

Retrial ordered-- Record of first trial used as basis for record of retrial.

Mai Rai & Bauchi Native Authority (1957) N.R.N.L.R. 115 (C.A.)

PRACTICE AND PROCEDURE

Application for the evidence of a witness to be taken prior to the hearing Order XIII, rule 2. Supreme Court (Civil Procedure) Rules.

Dabiri e Dabiri, (1957) N.R.N.L.R. 121 (High Court--Hurley, J.)

Counterclaim filed in the High Court without notice—Order XXVI, rule 4(a), Supreme Court (Civil Procedure) Rules.

Elliott Saville and Co. v Ibrahim Lansari, (1957) N.R.N.L.R. 165 (High Court Smith, J.)

Defence in Magistrate's Court—Need for detailed defence—Order XXII, rule 1, Magistrates' Courts (Northern Region) Rules, 1955.

Iphie v Plateau Auditing Co., (1957) N.R.N.L.R. 212 (C.A.)

Execution Application for issue of execution against immovable property where no movable property can be found—Order IV, rule 16(2)(c), Judgments (Enforcement) Rules—Meaning of 'reasonable diligence'.

Mutual Aid Society Ltd. v Ogonade, (1957) N.R.N.L.R. 118 (High Court—Hurley, J.)

Pleadings—Counterclaim filed without notice Order XXVI, rule 4(a), Supreme Court (Civil Procedure) Rules.

Elliott Saville and Co. v Ibrahim Lansari, (1957) N.R.N.L.R. 165 (High Court—Smith, L.)

Defence - Need for detailed defence in Magistrate's Court Order XXII, rule 1, Magistrates' Courts (Northern Region) Rules, 1955.

Iphie v Plateau Auditing Co., (1957) N.R.N.L.R. 212 (C.A.) Order for pleadings made by judge in court—Whether any power in judge to set pleadings aside —Aliter if order was made by judge in chambers.

Commissioner of Income Tax v Nigeria Oil Mills Ltd. (1957) N.R.N.L.R. 111 (High Court - Smith, J.)

ROAD TRAFFIC

"Commercial vehicle" Section 2, Road Traffic Ordinance (No. 43 of 1947) Vehicle used exclusively for carrying the personal effects of its owner—Meaning of "personal effects" "Goods" distinguished.

Stock & Commissioner of Police, (1957) N.R.N.L.R. 198 (C.A.) Obstruction of the public highway. Obstruction by means of mud and stones—Whether falling within the purview of regulation 39(3), Road Traffic Regulations, 1947—

#### Okeke v Inspector-General of Police (1957) N.R.N.L.R. 23 (C.A.)

Powers of Police officer to hold and retain articles which might be needed in prosecution of offender - Regulation 44(c). Road Trathe Regulations, 1947. Power to detain wheel upon which defective tyre is mounted.

Nwagu & Lawal Wawa, (1957) N.R.N.L.R. 187 (C.A.)

Suspension of driving licence—Obstruction of the public highway—Whether section 8, Road Traffic Ordinance (No. 43 of 1947) confines suspension to offences connected with the actual driving of a vehicle.

Okeke v Inspector-General of Police, (1957) N.R.N.L.R. 23 (C.A.)

Trespass to Land

Claim for damages for trespass to land. No proof of physical entry by defendants.

Rufai & Igbirra Native Authority, (1957) N.R.N.L.R. 178 (C.A.)

Subject LAM-File No. 119 Unit Department Departs Reference ---Opening Date -Closing Date -MASHTERN 50 ILEGE

THE LAW REPORTING COMMITTEE OF NORTHERN NIGERIA

1965

Hon. The Chief Justice, ex-officio, Chairman The Senior of the State Counsel in Jos, ex-officio The Senior of the State Counsel, Kano, ex-officio The Commissioner for Native Courts, ex-officio The Dean of the Faculty of Law, Ahmadu Bello University, ex-officio

G. C. U. Agbakoba, Esquire, Barrister-at-Law E. Noel Grey, Esquire, Barrister-at-Law

## INDEX OF REPORTED CASES

			17/	V.C.F.
Ado Ahmed Dogarai v. Ali Gwarzo and Another				9
Akile Ghila v. Police				67
Angagu Pastor A. v. A. A. Doma and Another		• • •		26
Azi Nyako zi Sir Abubakar Tafawa Balewa			* * *	1
Rala Keffi Mallam v. Alhaji Zakari Isa and Another	• • •	• • •		17
Dzungwe, Benjamin A. v. E. K. Swem and Another				33
Finkopye L. F. v. Police			• • •	54
Maidugu Ngelizana v. Alhaji Musa Hindi and Another				12
Mazawaje, Joseph v. Ali Umaru and Another	• • •	• • •	• • •	29
Marawaie Toseph v. Ali Umaru and Another (2)			• • •	39
Moody David and Another v. Salami Olokotun and Ar	other	***	• • •	26
Muhammadu Arab v. Bauchi Native Authority				48
Muhammadu Bauchi v. Inna Dantsinke		* * *	•••	57
Musa Eneni v. James Yachim and Another				26 63
Police, Commissioner of v. Jinadu Ilorin and Another			* * *	52
State. The v. Gwoji Jire		***		
Vallect Dio D. III I tataro same	6.6.0	4 64	***	60
	***	• • •	• • •	15