



**LAWS
EASTERN NIGERIA
1961**

containing
SUBSIDIARY LEGISLATION

VOLUME II

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Supplement to the Eastern Nigeria Gazette No. 1, Vol. 10, dated 5th January, 1961—Part D

*E.N.L.N. No. 1 of 1961 becomes E.N.L.G.N. No. 1 of 1961**

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE ABUA COUNTY COUNCIL (DISPENSARY FEES)
BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Abua County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Abua County Council (Dispensary Fees) Bye-laws, 1960.

Citation.

2. In these bye-laws—

Interpretation.

“attendant” means an attendant in charge of a dispensary;

“Council” means the Abua County Council;

“infectious disease” means an infectious disease as defined in the Public Health Ordinance;

“dispensary” means a dispensary owned, maintained or supervised by the Council;

“patient” means a person seeking or receiving treatment at a dispensary.

3. (1) Subject to paragraph (3), a patient shall, while attending a dispensary, be in possession of a valid treatment card.

Fees.

(2) A treatment card is obtainable from the attendant on payment of a fee of sixpence.

(3) Fees shall not be collected from—

(a) a person suffering from an infectious disease; or

(b) a school child who produces a letter of identification from the principal teacher of his school; or

(c) an employee of a local government council within the area of the Council.

4. (1) A treatment card shall consist of two parts, namely, A and B, bearing the name of the Council and identical serial numbers.

Treatment card.

(2) The attendant shall write down on both parts—

(a) the name and address of the patient,

(b) the date of issue, and

(c) the fee paid, or reason for waiver of fee, as the case may be.

(3) Part A shall be detached and handed to the patient and Part B shall be retained as part of the records of the dispensary and shall form a record of the diagnosis and treatment given.

(4) A treatment card shall be valid for one month but may be

D 2*

=B=2=

Transfer. 5. A patient may transfer from one dispensary to another during the currency of his treatment card, on giving notice to the attendant at the dispensary where his record of treatment is kept.

Cash book. 6. An attendant shall operate a cash book in which he shall keep a daily record of—

- (a) the cards issued by him to patients, and
- (b) the amount of money collected during the day.

MADE by resolution of the Abua County Council this 25th day of November, 1960.

The Common Seal of the Abua County Council was affixed in the presence of—

R. U. ISHIKE, *Secretary*
Abua County Council

R. R. A. IGONI, *Chairman*
Abua County Council

APPROVED by the Minister this 21st day of December, 1960.

Pursuant to section 89 (3) of the Eastern Nigeria Local Government Law, 1960 the 1st day of January, 1961, is hereby fixed as the date on which these bye-laws shall be operative.

P. O. NWOGA
Minister of Local Government

*E.N.L.N. No. 2 of 1961 becomes E.N.L.G.N. No. 2 of 1961**

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ABUA COUNTY COUNCIL (VEHICLE LICENCE)
BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Abua County Council has made the following—

BYE-LAWS

- Citation. 1. These bye-laws may be cited as the Abua County Council (Vehicle Licence) Bye-laws, 1960.
- Interpretation. 2. In these bye-laws—
Council” means the Abua County Council;
“vehicle” means any carriage, cart, bicycle, or other vehicle but does not include a motor vehicle.
- Vehicle 3. (1) A person who keeps or owns a vehicle and who uses or permits

- (3) A person who fails to take out a licence as provided in this bye-law is guilty of an offence: Penalty, a fine of one pound or, in default of payment, imprisonment for fourteen days.
- 4. (1) An applicant for a licence shall bring his vehicle to the office of the Council and, on issue of the licence, a metal plate bearing the number of the licence shall be affixed, in a prominent position, to the vehicle.
- (2) The metal plate shall remain the property of the Council during the currency of the licence in respect of which it is issued.
- (3) A person who, without the consent of the Council, removes it from the vehicle to which it is attached is guilty of an offence: Penalty, a fine of one pound or, in default of payment, imprisonment for fourteen days.

Licensing
Procedure.

5. A person who holds a valid vehicle licence issued under the bye-laws of another local government council within the Region shall not, while that licence is in force, be required to take out another licence in respect of the same vehicle under these bye-laws.

Exemptions.

FIRST SCHEDULE

(Bye-law 3)

Form of Licence

THE ABUA COUNTY COUNCIL (VEHICLE LICENCE) BYE-LAWS, 1960

Licence is hereby granted to.....
of.....to keep and use until the
31st December, 19..... the vehicle of which the following are the particulars—

Type.....
Make.....
Number.....

Dated this..... day of....., 19.....
Fee paid: £ s d.

.....
Signature of Issuing Officer

SECOND SCHEDULE

(Bye-law 3)

	£	s	d
Bicycle or tricycle	0	10	0
Hand-cart or barrow	0	12	0
2 wheeled carriage, cart or truck	1	0	0
4 wheeled carriage, cart or trolley	2	0	0
For a new licence and plate to take place of one lost or stolen	0	2	0

The Common Seal of the Abua County Council was affixed in the presence of—

R. U. ISHIKE, *Secretary*
Abua County Council

R. R. A. IGONI, *Chairman*
Abua County Council

APPROVED by the Minister this 21st day of December, 1960.

Pursuant to section 89 (3) of the Eastern Nigeria Local Government Law, 1960, the 1st day of January, 1961, is hereby fixed as the date on which these bye-laws shall be operative.

P. O. NWOGA
Minister of Local Government

*E.N.L.N. No. 3 of 1961 becomes E.N.L.G.N. No. 3 of 1961**

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ABUA COUNTY COUNCIL (MATERNITY FEES)
BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Abua County Council has made the following—

BYE-LAWS

- Citation. 1. These bye-laws may be cited as the Abua County Council (Maternity Fees) Bye-laws, 1960.
- Interpretation. 2. In these bye-laws—
“Council” means the Abua County Council;
“Maternity Home” means any premises used or intended to be used for the reception of pregnant women or of women immediately after child birth, and which is established and maintained by the Council;
“Midwife” means a midwife employed by the Council and attached to a maternity home;
“patient” means a person seeking treatment or under treatment at a maternity home.
- Fee. 3. (1) A patient shall pay a fee of ten shillings to the Council.
(2) The fee entitles the patient to the full course of treatment including—
(a) ante-natal treatment for a period not exceeding six months;
(b) delivery at a Maternity Home, and
(c) post-natal treatment for a period not exceeding three months.
- Place of treatment. 4. Treatment may be obtained at any Maternity Home and during the course of treatment a patient may freely transfer from one Maternity

6. (1) The fees prescribed in these bye-laws shall in the first place be paid to the Midwife who shall issue an official receipt to the patient. Receipt and record of fee.
- (2) The Midwife shall enter in a register kept for that purpose a record showing—
- (a) the name and address of the patient,
 - (b) the fee paid,
 - (c) the date and number of the receipt issued therefor.
7. The Midwife shall keep a record of any treatment given and on receiving a notice of transfer shall give the patient concerned a copy of her record of treatment. Record of treatment.
8. (1) The Midwife may, at her discretion, waive the payment of fees in the case of pauper patients. Pauper patients.
- (2) The Midwife shall in a register kept for that purpose keep a record showing all the cases in which she has exercised her powers of waiver under this bye-law and every entry therein shall be countersigned by the Chief Executive Officer of the Council and approved by the Chairman of the Council.

MADE by resolution of the Abua County Council this 25th day of November, 1960.

The Common Seal of the Abua County Council was affixed in the presence of—

R. U. ISHIKE, *Secretary*
Abua County Council

R. R. A. IGONI, *Chairman*
Abua County Council

APPROVED by the Minister this 21st day of December, 1960.

Pursuant to section 89 (3) of the Eastern Nigeria Local Government Law, 1960, the 1st day of January, 1961, is hereby fixed as the date on which these bye-laws shall be operative.

P. O. NWOGA
Minister of Local Government

*E.N.L.N. No. 4 of 1961 becomes E.N.L.G.N. No. 4 of 1961**

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ELEME COUNTY COUNCIL (PUBLIC EATING
HOUSES, FOOD PREPARING AND PRESERVING
ESTABLISHMENTS) BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law.

Definition.

2. In these bye-laws—

- “food” means an article of food intended for consumption by man, other than a drug or water;
- “Council” means the Eleme County Council;
- “Health Officer” means a medical officer of health or a person duly authorised by him for the purposes of these bye-laws;
- “proprietor” means the owner of a public eating house or the person in charge of the business in connection therewith;
- “public eating house” includes a house or shed where food is sold to the public for consumption on or off the premises and an establishment for the preparation or preservation of food for sale to the public.

Registration.

3. (1) The proprietor of a public eating house shall register it annually with the Council.
- (2) A registration under this bye-law shall not become effective until the premises have been inspected and approved by the Health Officer.
- (3) The following fees shall be paid in respect of a registration—
- For a public eating house in a Residential House 10s for a room;
 - For a public eating house in a Non-Residential House 20s for a room so used; and
 - For residential Hotels 60s.
- (4) (a) An application for registration shall in the first instance be made on a form as set out in Form B of the Schedule, duly completed and an application for a renewal shall be on a form as set out in Form C of the Schedule, duly completed.
- (b) Copies of application forms shall be available at the office of the Council, price three pence a copy.
- (5) A certificate of registration, as in Form A of the Schedule, duly completed, expires on the thirty-first day of December next following the date of issue.

(Form B of
Schedule)
(Form C of
Schedule)

(Form A of
Schedule)

Late Fee.

4. An application for a renewal of registration, which is submitted to the Council later than the fifteenth day of December immediately preceding the year for which registration is sought, shall be accompanied by a late fee of two shillings and sixpence.

Building requirements.

5. (1) A room in a public eating house shall have a floor space of not less than one hundred and twenty square feet and the minimum height of the ceiling thereof shall be ten feet.
- (2) The kitchen accommodation of a public eating house shall be completely detached from a room to which the public are admitted.
- (3) The floors of a public eating house including the kitchen

- 6. A live animal or bird shall not be allowed in a public eating house. Livestock prohibited.
- 7. (1) A public eating house shall be provided with sanitary arrangements and conveniences to the satisfaction of the Health Officer. Public eating house.
 (2) Water used in a public eating house shall be obtained from a source approved by the Health Officer.
 (3) Food and water used in a public eating house shall be kept adequately covered, and tables, counters and cooking utensils shall be maintained and kept to the satisfaction of the Health Officer.
 (4) The interior surfaces of the walls of a public eating house shall be either lime-washed throughout once in every six months, or thoroughly cleansed to the satisfaction of the Health Officer.
- 8. The proprietor shall, to the satisfaction of the Health Officer, take measures to keep down vermin. Vermin.
- 9. The Health Officer may, in the interest of public health, prohibit a person suffering from infectious or contagious disease from entering or remaining in a public eating house, and a person so prohibited shall immediately comply with the prohibition. Infectious or contagious diseases.
- 10. The Council may, by notice in writing, revoke or suspend the registration of premises registered under these bye-laws if, on the recommendation of the Health Officer, it considers that the premises should, in the interests of public health, be temporarily or permanently closed. Suspension and revocation of registration.
- 11. The proprietor shall, to the satisfaction of the Health Officer, ensure the cleanliness of a person employed in a public eating house in regard to himself and his clothing. Employees.
- 12. Without derogation from the powers of the Council conferred on it by bye-law 10, a person who contravenes any of these bye-laws is guilty of an offence: Penalty, a fine of five pounds or, in default of payment, imprisonment for one month. Penalties.
- 13. The Khana District Council (Eating Houses, Food preparing and preserving Premises) Bye-laws, 1957 shall cease to have effect within the area of the Council. Exclusive of E.R.L.N. No. 166 of 1958.

SCHEDULE

(Bye-law 3)
Form A

THE ELEME COUNTY COUNCIL (EATING HOUSES, FOOD PREPARING AND PRESERVING PREMISES) BYE-LAWS, 1960
Registration of Premises
(Bye-law 3)

The premises described hereunder and in the control of.....
.....are registered at.....
from to 31st December 19.....

Form B

THE ELEME COUNTY COUNCIL (EATING HOUSES, FOOD PREPARING AND PRESERVING PREMISES) BYE-LAWS, 1960

(Bye-law 3)

1. Name of applicant (if company or firm) state full title.....
2. Age of applicant.....
3. Address of applicant.....
4. Type of licence required.....
5. Description and situation of the premises in respect of which the licence is required.....
6. Number of rooms to be used as eating house.....
7. Whether the applicant has held any licence previously.....
(State the address of premises, and year in which licence held)

DATED this.....day of....., 19.....
Fee: 3d.

Signature of Applicant

Form C

THE ELEME COUNTY COUNCIL (EATING HOUSES, FOOD PREPARING AND PRESERVING PREMISES) BYE-LAWS, 1960

(Bye-law 3)

Application for the Renewal of Licence

1. Name and address of holder of licence.....
2. Type and No. of licence.....
3. Description and situation of the premises licensed.....
4. Number of rooms used as eating house.....
5. Was licence transferred from one person to another or from one address to another during its currency? If so give particulars.....
6. Whether any conviction had been endorsed on the current licence since it was issued, and if so, the particulars of each endorsement.....

Fee: 3d.

Signature of Applicant

MADE by resolution of the Eleme County Council this 26th day of November, 1960.

The Common Seal of the Eleme County Council was affixed in the presence of—

R. S. J. EKWEDIKE, *Secretary*
Eleme County Council

M. N. NGELALE, *Chairman*
Eleme County Council

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Supplement to the Eastern Nigeria Gazette No. 2, Vol. 10, dated 12th January, 1961—Part D

E.N.L.N. No. 5 of 1961 becomes E.N.L.G.N. No. 5 of 1961*

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

KHANA COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) (No. 2) INSTRUMENT, 1960

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, this Instrument—

(a) may be cited as the Khana County Council (Establishment) (Amendment) (No. 2) Instrument, 1960;

(b) amends clause 5 of the Instrument establishing the Khana County Council by *inserting* the following new paragraph immediately below paragraph (3)—

"Appoint-
ment of
President.

(4) Chief T. A. Ngor, the Gbenemene of Tai Clan, is hereby appointed President of the Council".

(E.R. Law
No. 17 of
1960).

(E.R.L.N.
No. 241 of
1956 as
amended by
E.R.L.N.
No. 117 of
1960).

MADE by the Minister at Enugu this 30th day of December, 1960.

P. O. NWOGA
Minister of Local Government

E.N.L.N. No. 6 of 1961 becomes E.N.L.G.N. No. 6 of 1961*

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

OGBA-EGBEMA COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, this Instrument—

(a) may be cited as the Ogba-Egbema County Council (Establishment) (Amendment) Instrument, 1961; and

(b) amends the Instrument establishing the Ogba-Egbema County Council as follows—

(i) by *renumbering* clause 4 as "4 (1)"; and

(ii) by *inserting* the following additional paragraph immediately

(E.R. Law
No. 17 of
1960).

(E.R.L.N.
No. 29 of
1960 as
amended by
E.R.L.N.

Supplement to the Eastern Nigeria Gazette No. 3, Vol. 10, dated 19th January, 1961—Part D

*E.N.L.G.N. No. 1 of 1961 becomes E.N.L.G.N. No. 7 of 1961**

THE MBANO COUNTY COUNCIL (MARKETS) BYE-LAWS, 1960

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Market hours.
4. Appropriation of sections of Market.
5. Permits, tolls and stallages.
6. Slaughter of animals.
7. Stalls.
8. Cleanliness and fire prevention.
9. Obstruction.
10. Traffic in Market.
11. Market Master.
12. Penalty.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE MBANO COUNTY COUNCIL (MARKETS)
BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Mbanoo County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Mbanoo County Council (Markets) Bye-laws, 1960.

Citation.

2. In these bye-laws—

Interpretation.

“animal” means cattle, swine, goats and sheep;

“Council” means the Mbanoo County Council;

“Market” means a market listed in the First Schedule;

(First Schedule)

“market hours” means the hours appointed by the Council for holding a Market;

“Market Master” means a person appointed under bye-law 11 to take charge of a Market;

“sell” includes to offer or expose for sale;

“stall” includes a shed or pitch.

3. (1) A Market shall be open from 6 a.m. to 7 p.m. on such days as the Council shall appoint.

Market hours.

(2) A person who—

(a) sells or purchases food or merchandise, or

(b) carries on his trade or calling in a Market on a day or at an hour when the Market is not officially open, is guilty of an offence.

4. Where the Council—

Appropriation of sections of Market.

(a) appropriates a part of a Market for the sale of food or merchandise, or a class of food or merchandise, and

(b) displays, in a conspicuous place, a public notice to that effect, a person who sells food or merchandise, otherwise than in accordance with the terms of that appropriation, is guilty of an offence.

5. (1) A person who sells an animal in a Market, without having obtained a permit in a form approved by the Council, is guilty of an offence.

Permits, tolls and stallages.

(2) A permit under paragraph (1) shall be issued on payment of the appropriate toll prescribed in the Second Schedule.

(Second Schedule)
(Third Schedule)

(3) A person occupying a stall without having paid the appropriate stallage rent prescribed in the Third Schedule is guilty of an offence.

(4) A person who occupies a stall without having paid the appropriate stallage rent prescribed in the Third Schedule is guilty of an offence.

- Stalls.
7. (1) A person who erects a stall without the prior approval of the Council is guilty of an offence.
 - (2) A stall shall not exceed the dimensions of eight feet in length and six feet in breadth, and the intervening space between two neighbouring stalls shall not be less than ten feet.
 - (3) A tenant or occupier of a stall who sublets his stall without the written authority of the Council is guilty of an offence.
 - (4) A person who places a board, basket or other things so as to project over the line or frontage of a stall or beyond the limit of the space allotted to a stall-holder is guilty of an offence.
 - (5) A person who—
 - (a) uses a stall or permits a stall to be used as a dwelling place, or
 - (b) is found in a Market without lawful excuse between the hours of 8.0 p.m. and 5.0 a.m.is guilty of an offence.
- Cleanliness and fire prevention.
8. (1) A tenant or occupier of a stall shall—
 - (a) cause the stall to be properly cleansed before and after market hours, and as often as may be necessary during those hours;
 - (b) cause all refuse from the stall, and all refuse arising from loading and unloading of articles required in connection with the stall to be placed in a receptacle provided by the Council for the purpose.
 - (2) A fire or light used in connection with a stall shall be extinguished not later than half an hour after the Market closes.
 - (3) Failure to comply with this bye-law constitutes an offence.
- Obstruction.
9. A person who, during market hours, causes an obstruction in a Market or in any of the roadways, passages or approaches thereof is guilty of an offence.
- Traffic in Market.
10. A person who rides a bicycle or drives a motor vehicle in the Market during market hours is guilty of an offence.
- Market Master.
11. (1) The Council shall appoint a suitable person to be Market Master who shall generally take charge of the Market and be primarily responsible for enforcing these bye-laws.
 - (2) A person who, while in the Market disobeys or fails to obey a reasonable direction given by the Market Master in the course of his duties is guilty of an offence.
- Penalty.
12. A person who is guilty of an offence under these bye-laws is liable to a fine of five pounds or, in default of payment, imprisonment for one month.

FIRST SCHEDULE

SECOND SCHEDULE

(Bye-law 5 (2))

	s	d
For each head of cattle	4	0
For each head of swine	3	0
For each head of goat or sheep	1	0

THIRD SCHEDULE

(Bye-law 5 (3) and (5))

- For a temporary stall (open), 1s per month or 3s per quarter.
- For a permanent stall (open), 2s per month or 6s per quarter.
- For a temporary stall (lock-up), 3s 6d per month or 10s per quarter.
- For a temporary occupation of a pitch (stall), 1d per day.

MADE by resolution of the Mbano County Council this 26th day of November, 1960.

The Common Seal of the Mbano County Council was affixed in the presence of—

M. A. NNADOZIE, *Secretary*
Mbano County Council

N. O. ONWUDIWE, *Chairman*
Mbano County Council

APPROVED by the Minister this 30th day of December, 1960.

Pursuant to section 89 (3) of the Eastern Nigeria Local Government Law, 1960, the 1st day of January, 1961 is hereby fixed as the date on which these bye-laws shall be operative.

P. O. NWOGA
Minister of Local Government

*E.N.L.G.N. No. 2 of 1961 becomes E.N.L.G.N. No. 8 of 1961**
The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

INSTRUMENT ESTABLISHING LOCAL COUNCILS WITHIN
THE AREA OF THE ADMINISTRATIVE DIVISION OF
ORLU AND REVOKING THE PREVIOUS
INSTRUMENT ESTABLISHING LOCAL
COUNCILS WITHIN THE ADMINIS-
TRATIVE DIVISION OF ORLU

CORRIGENDUM

Column five of the Schedule to the above Instrument, in respect of Orlu village mentioned in column three and Ebeasato Council mentioned in column one, is amended by replacing the name of the Ward—

(E.R.L.N.
No. 114 of
1959)

“Ehuma”

Supplement to the Eastern Nigeria Gazette No. 4, Vol. 10, dated 26th January, 1961—Part D

E.N.L.G.N. No. 9 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1961
(E.R. Law No. 17 of 1960)

INSTRUMENT ESTABLISHING LOCAL COUNCILS WITHIN
THE ADMINISTRATIVE DIVISION OF OKIGWI
AND REVOKING THE PREVIOUS INSTRUMENT
ESTABLISHING LOCAL COUNCILS WITHIN
THE ADMINISTRATIVE DIVISION OF OKIGWI

CORRIGENDUM

Columns four, five and six of the Schedule to the above Instrument relating to the villages of Eziama and Ezumoha whose areas make up the area of the Osu Ama Local Council, mentioned respectively in columns one and three of that Schedule, are to be corrected as follows—

(E.R.L.N.
No. 135 of
1959)

- (i) by replacing, in column four, the figure "3" by the new figure "4"; and
(ii) by inserting, in columns five and six respectively immediately below the last entries in those columns, the following additional entries—

(Constituencies each electing one Councillor)	(Serial No. of Constituency)
"Ezumoha-Ama-Ano.	MC/13/4".

MADE by the Minister at Enugu this 13th day of January, 1961.

P. O. NWOGA

Minister of Local Government

E.N.L.G.N. No. 10 of 1961

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

NOTIFICATION OF APPOINTMENT OF TRADITIONAL
MEMBERS OF THE ABA URBAN COUNTY COUNCIL

It is notified for general information that, pursuant to the procedure provided by paragraph (3) of clause 4 of the Instrument establishing the Aba Urban County Council, the following persons have been appointed to the Council as traditional members known as Nwadialas—

(E.R.L.N.
No. 154 of
1959, as
amended by
E.R.L.N.
No. 103 of
1960)

No.	Name	Village
1.	Chief L. O. Uzoigwe	Eziukwu.
2.	Chief William Azu	Eziukwu.
3.	Chief Sampson Agbaranya	Aba-Ukwu.
4.	Chief D. M. Amachi	Akoli-Umuokpoji.
5.	Chief E. O. Asonye	Asa-Okpuaja/Osusu and Umungasi.
6.	Chief B. N. Nwogu	Ndiegoro/Eziama.
7.	Chief M. E. Nwaogu	Obuda.

E.N.L.G.N. No. 11 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

IGBO-ETITI COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) The Minister of Local Government has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, this Instrument—

(E.R. Law No. 17 of 1960)
(E.R.L.N. No. 152 of 1956 as amended by E.R.L.N. Nos. 243 of 1956, 14 of 1958, 137 of 1958, 318 of 1959 and 211 of 1960)

- (a) may be cited as the Igbo-Etiti County Council (Establishment) (Amendment) Instrument, 1961 and
- (b) amends the Instrument establishing Igbo-Etiti County Council, as follows—

“Constitution.

- (i) by replacing clause 3 by the following new clause—
3. The Council shall consist of forty-five members, thirty-three of whom shall be elected and twelve of whom shall be appointed”; and

- (ii) by replacing paragraph (3) of clause 4 by the following new paragraph—

“Appointed Councillors.

- (3) The appointed Councillors shall, subject to the Law, be—

- (a) the respective Heads of Aku, Edem Ani, Ekwegbe, Lejja, Nibo, Nkpologu, Nsukka, Obimo/Ikwuoka, Ohodo, Opi/Ede and Ukehe clans mentioned in the First Schedule to the Selection of Second-class Chiefs Regulations 1959, and

(E.R.L.N. No. 386 of 1959)

- (b) Chief Ako Okwoli II the Eze of Nibo, First-class Chief for Enugu Province.”

MADE by the Minister this 13th day of January, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 6, Vol. 10, dated 2nd February, 1961 — Part D

E.N.L.G.N. No. 12 of 1961

THE UMUAHIA-IBEKU URBAN COUNTY COUNCIL
(SLAUGHTER) BYE-LAWS, 1960

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Examination of animals.
4. Private slaughterhouse.
5. Slaughter other than in a slaughterhouse.
6. Examination of Carcasses.
7. Cleaning of slaughterhouse.
8. Sale of meat.
9. Butchers shops.
10. Handling, selling and delivering meat.
11. Adulteration of meat.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE UMUAHIA-IBEKU URBAN COUNTY COUNCIL
 (SLAUGHTER) BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Umuahia-Ibeku Urban County Council has made the following—

BYE-LAWS.

1. These bye-laws may be cited as the Umuahia-Ibeku Urban County Council (Slaughter) Bye-laws, 1960.

Citation.

2. In these bye-laws—

Inter-pretation.

- “animals” includes sheep, goats, swine and cattle;
- “butcher’s shop” means premises approved under bye-law 9;
- “Council” means the Umuahia-Ibeku Urban County Council;
- “Health Officer” means a medical officer of health or a person duly authorised by him for the purposes of these bye-laws;
- “market” means the Umuahia-Ibeku Township Day and Evening markets.
- “slaughter” means the killing of an animal intended for the food of man and intended to be offered for sale as such.

(1) Subject to bye-law 5, a person who slaughters an animal except—
 (a) in a slaughterhouse, and
 (b) under a permit from the Council,
 is guilty of an offence:

Penalty, a fine of ten pounds or, in default of payment, imprisonment for three months.

(2) A permit shall be issued only on the recommendation of the Health Officer given after a medical examination of the animal concerned.

(3) A permit under this bye-law shall be in form set out in the First Schedule and shall be valid for twenty-four hours,

(First Schedule)

3. (1) The Health Officer shall appoint a suitable time and place for the examination of animals intended for slaughter.

Examination of animals.

(2) Where an animal is passed fit for slaughter the Health Officer shall recommend the issue of a permit under bye-law 2.

(3) Where an animal is to be slaughtered in a slaughterhouse, the following fees are payable for the examination under this bye-law and for the permit under bye-law 2—

	£	s	d	
Cattle	0	5	0	per head
Sheep	0	2	0	per head

(Second Schedule)

Slaughter other than in a slaughterhouse.

Examination of carcasses.

Cleaning of slaughterhouse.

Sale of meat.

Butchers shops. (Third Schedule)

- (2) A licence under this bye-law shall be in the form set out in the Second Schedule and shall be issued only on the recommendation of the Health Officer.
- (3) A fee of ten shillings per month, or part of a month, shall be paid to the Council for the period during which a licence shall have effect.
- (4) The Council may impose and endorse on a licence any conditions which they think fit and may suspend or revoke a licence for breach of any of the conditions or of these bye-laws.

- 5. (1) The Council may issue a special permit authorising a person to slaughter an animal otherwise than in a slaughterhouse.
- (2) A permit under this bye-law shall be issued on payment of the following fees which shall include a charge for examination of the animal, and the supervision of the slaughter by the Health Officer—

	£	s	d	
Cattle	0	7	6	per head
Sheep	0	2	6	per head
Swine	0	4	0	per head
Goats	0	2	0	per head

- 6. (1) After the slaughter of an animal, the carcass shall be examined by the Health Officer before any part of it is offered for sale.
- (2) The whole or any part of a carcass found to be diseased shall be seized by the Health Officer and destroyed at the expense of the owner.
- 7. (1) It shall be the duty of any person who slaughters an animal at a slaughterhouse immediately to clear away all blood, offal and rubbish and to wash and clean the slaughterhouse to the satisfaction of the Health Officer.
- (2) Failure to comply with this bye-law constitutes an offence: Penalty, a fine of five shillings or, in default of payment, imprisonment for seven days.
- 8. Meat shall not be sold or exposed for sale except in a market or in an approved butcher's shop.
- 9. (1) No person shall carry on the business of a butcher except with a permit, in the form of the form in the Third Schedule, issued by the Council in respect of premises approved by the Health Officer.
- (2) A permit issued under this bye-law shall expire on the thirty-first day of December next following the date of issue and a fee at the rate of six pounds per year shall be paid therefor annually or quarterly in advance.
- (3) Premises shall not be approved as a butcher's shop unless the following conditions are complied with—
 - (a) the rooms thereof shall have a minimum floor area of 120 square feet and a minimum ceiling height of 10 feet;

- (c) a pipe-borne water supply shall be installed together with a suitable drainage system and the water appliances shall be so arranged that the entire room and its fittings can easily be swilled with water from a hose-pipe;
- (d) the rooms shall not connect directly with any living quarters;
- (e) all tables and counters shall have tops impevious to water.
- (f) the upper halves at least of the doors used by customers shall be glazed with glass so fitted as to enable the interior of a room in which meat is sold to be clearly visible from the outside at all times.

(4) The Council may endorse any conditions on a permit issued under this bye-law, and the endorsement may among other things relate to the use of scales, the installation of cold storage plant, the painting or limewashing of the premises and the hours of opening.

10. (1) A person who is employed in handling or selling meat or delivering meat from a slaughterhouse to a butcher's shop shall—

Handling, selling and delivering meat.

- (a) take all such steps as may be reasonably necessary to protect the meat from dust, dirt, mud, filth, dirty water, animals, rodents, flies, insects and other sources of contamination including contamination by other persons, and in particular shall cause the meat to be so placed as to prevent risk of contamination from such sources;
- (b) where it is reasonably necessary during delivery to protect the meat from such sources of contamination as are set out in the preceeding paragraph, cover the meat and keep it covered with suitable clean material during transit.

(2) Contravention of this bye-law constitutes an offence: Penalty, a fine of ten pounds or, in default of payment, imprisonment for three months.

11. A person who soaks meat in water for the purpose of increasing its bulk or weight, with a view to its sale, is guilty of an offence;

Adulteration of meat.

Penalty, a fine of ten pounds, or in default of payment, imprisonment for three months.

FIRST SCHEDULE

(Bye-law 2 (3))

PERMIT TO SLAUGHTER

Permission is hereby granted to.....
to slaughter the following animals.....
today, the.....
 day of....., 19.....

SECOND SCHEDULE

(Bye-law 4 (2))

LICENCE FOR PRIVATE SLAUGHTERHOUSE

Licence is hereby granted to.....
of.....to open a private slaughter-
house at.....in accordance with bye-law 4 of
the Umuahia-Ibeku Urban County Council (Slaughter) Bye-laws, 1960,
for the period up to 31st December, 19.....

ISSUED this.....day of.....19.....

Fee Paid: £ s d

.....
Town Clerk
Umuahia-Ibeku Urban County Council

THIRD SCHEDULE

(Bye-law 9 (1))

Permission is hereby granted to.....
of.....to use the premises at No.....
as a private butcher's shop in accordance with bye-law 9 of Umuahia-
Ibeku Urban County Council (Slaughter) Bye-laws, for the period ending
31st December, 19.....

ISSUED this.....day of.....19.....

Fee Paid: £ s d

.....
Town Clerk
Umuahia-Ibeku Urban County Council

MADE by resolution of the Umuahia-Ibeku Urban County Council
this 9th day of December, 1960.

The Common Seal of the Umuahia-Ibeku Urban County Council
was affixed in the presence of—

A. W. AKA, *Town Clerk*
Umuahia-Ibeku Urban County

HEZ. IHEUKUMERE, *Chairman*
Umuahia-Ibeku Urban County
Council

E.N.L.G.N. No. 13 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE EASTERN NIGERIA (LOCAL GOVERNMENT
PRIMARY SCHOOL TEACHERS) (AMENDMENT)
STAFF REGULATIONS, 1961

Pursuant to section 105 of the Eastern Nigeria Local Government Law 1960, the Minister has made the following—

REGULATIONS

1. These Regulations may be cited as the Eastern Nigeria (Local Government Primary School Teachers) (Amendment) Staff Regulations 1961.

2. In these Regulations—

“the principal Regulations” means the Eastern Region (Local Government Primary School Teachers) Staff Regulations, 1956.

3. Paragraphs (2), (3) and (4) of regulation 210 of the principal Regulations are hereby *renumbered* as paragraphs (5), (6) and (7), respectively.

4. Regulation 210 of the Principal Regulations is hereby amended by *replacing* paragraph (1) by the following new paragraphs—

“Probation
and
confirmation.

- (1) A teacher appointed to the establishment of a Council shall be on probation for three years and after that time shall be eligible for confirmation in his appointment by the Council in accordance with the procedure set out in the following paragraphs.
- (2) Not later than two months before the third anniversary of the teacher's appointment, the School Manager, in consultation with the School Headmaster, shall consider all the inspection reports on the teacher's work and conduct and make recommendation to the Provincial Education Officer who, in the light of this and any other previous Inspection Reports on the teacher, shall decide whether or not the teacher merits confirmation in his appointment.
- (3) An uncertificated teacher shall not be eligible for confirmation in his appointment until he has been registered in part 'C' of the Register of Teachers.
- (4) A teacher who fails to secure confirmation of his appointment in the manner described in paragraphs 2 and 3 at the end of his third year of service is liable to have his appointment terminated, unless the Provincial Education Officer considers that an extension of the period is justified and so recommends.”

Citation.

Interpretation.

Amendment
of regulation
210 of the
principal
regulations.
(E.R.L.N.
No. 12 of
1957)

E.N.L.G.N. No. 14 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE EASTERN NIGERIA (LOCAL GOVERNMENT) STAFF
(AMENDMENT) REGULATIONS, 1961

Pursuant to section 105 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

REGULATIONS

Citation.

1. These regulations may be cited as the Eastern Nigeria (Local Government) Staff (Amendment) Regulations, 1961.

Interpretation.
(E.R.L.N. No. 11 of 1957)

2. In these regulations—

“the principal regulations” means the Eastern Nigeria (Local Government) Staff Regulations, 1956.

Amendment of regulation 701 of the principal regulations.

3. Where it occurs in regulation 701 of the principal regulations—

(a) the expression “£570” is *replaced* by the new expression “£676”;

(b) the expression “£326” is *replaced* by the new expression “£380”;

(c) the expression “£164” is *replaced* by the new expression “£193”.

Replacement of Schedule A of the principal regulations. (First Schedule)

4. Schedule “A” of the principal regulations is hereby *replaced* by a new Schedule as contained in the First Schedule hereto.

Amendment of Schedule C of the principal regulations. (Second Schedule)

5. Schedule C of the principal regulations is amended by *replacing* the matter in column one of the Second Schedule hereto appearing in the paragraphs of Schedule C mentioned in column two of the same Second Schedule by the new matter appearing in column three of the same Second Schedule.

Amendment of Schedule D of the principal regulations.

6. Schedule D of the principal regulations is amended by—

(a) *deleting* from the second sentence in paragraph one the following words—

“the specific prior approval by the Minister of your appointment and to”

(b) *inserting* at the end of paragraph one, the following additional words—

“the Minister has given his approval for your appointment.”

(b) by replacing the matter in the first column of the table in paragraph 5 by the following new matter—

“£449 and over.
£311-£448
£248-£310
£152-£247
Under £152.”

(c) by replacing the matter in the first column of the tables in paragraphs 6, 7, 8 and 9 respectively by the following new matters—

“£414 and over.
£248-£413
£152-£247
Under £152.”

FIRST SCHEDULE

(Regulation 4)
Salary Scales

1. £55, £62, £69, £76, £83, £90, £97, £104.
- 2A. £76, £83, £90, £104, £110, £117, £131, £138, £145, £152.
2. £76, £83, £90, £104, £110, £117, £131, £138, £145, £152, £159, £166, £173, £179, £186, £193.
- 3A. £173, £179, £186, £207, £217, £228, £238.
- 3B. £266, £276, £290, £304, £317, £331, £345.
3. £173, £179, £186, £207, £217, £228, £238; bar; £248, £259, £269, £283, £297.
4. £311, £324, £338, £352, £366, £380, £397, £414.
5. £449, £469, £490, £511, £538, £566.
6. £538, £566, £593, £621, £649, £676, £704, £731, £759.
7. £690, £725, £759, £863, £897, £938, £980, £1,021, £1,070, £1,118.
8. £718, £759, £800, £925, £973, £1,021, £1,070, £1,118, £1,166, £1,214, £1,263, £1,311, £1,366, £1,421, £1,477, £1,522, £1,587.

SECOND SCHEDULE

Column One Existing Matters £	Column Two Schedule C paragraphs	Column Three New Matters £
61	1 (c)	62
128	2 (c)	131
169	2 (d) (iv)	173
101	2 (i)	104
128	2 (j)	131
203	3 (b) (ii)	207
233	3 (c)	238
233	3 (g)	238

Supplement to the Eastern Nigeria Gazette No. 7, Vol. 10, dated 9th February, 1961
—Part D

E.N.L.G.N. No. 15 of 1961

THE UMUAHIA-IBEKU URBAN COUNTY COUNCIL
(HAWKERS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Hawkers permit.
4. Stalls.
5. Offences.
6. Illegal hawking by children.
7. Cancellation of permit.
8. Revocation of E.R.P.N. No. 153 of 1953.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE UMUAHIA-IBEKU URBAN COUNTY COUNCIL
(HAWKERS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Umuahia-Ibeku Urban County Council has made the following—

BYE-LAWS

- | | |
|--|-------------------|
| 1. These bye-laws may be cited as the Umuahia-Ibeku Urban County Council (Hawkers) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
"child" means a person under the age of twelve years;
"Council" means the Umuahia-Ibeku Urban County Council; | Interpretation. |
| 3. (1) A person who hawks goods or food in a street, market, or motor park, without being in possession of a valid hawking permit is guilty of an offence.
(2) A permit issued under this bye-law shall be either—
(a) a street hawker's permit, or
(b) a market hawker's permit, or
(c) a motor park hawker's permit. | Hawkers permit. |
| (3) An application for a permit shall be made to the Council on a special application form as set out in the Second Schedule which shall be available at the Offices of the Council on payment of 3d. | (Second Schedule) |
| (4) An application for a permit shall be accompanied by the appropriate fee as prescribed in the First Schedule and by a passport size photograph of the person in respect of whom the application is made. | (First Schedule) |
| (5) A permit shall not be issued in respect of a child. | |
| (6) A permit shall specify the locality in which the holder may hawk. | |
| (7) A person who hawks contrary to the restriction in his permit as to locality is guilty of an offence. | |
| (8) A person who is guilty of an offence under this bye-law is, on conviction, liable to a penalty of a fine of thirty shillings or, in default of payment, imprisonment for one month. | |
| 4. (1) A hawker who sets up a stall for hawking without the prior written approval of the Council is guilty of an offence:
Penalty, a fine of thirty shillings or in default imprisonment for one month. | Stalls. |

Offences.

5. (1) A permit holder who—
 (a) allows his permit to be used or carried by another person, or
 (b) on demand, fails to produce it to—
 (i) an officer of the Council, or
 (ii) a police officer

is guilty of an offence:

Penalty, a fine of two pounds, or in default of payment, imprisonment for one month.

- (2) Sub-sub-paragraph (ii) of sub-paragraph (b) of paragraph (1) shall not come into operation unless the Governor-General gives his consent for the purposes of paragraph (2) of section 93 of the Constitution of the Federation.

(E.N.L.N. No. 303 of 1960, Second Schedule)

Illegal hawking by children.

6. A person who employs or permits a child to hawk contrary to these bye-laws is guilty of an offence;

Penalty, a fine of five pounds or, in default of payment, imprisonment for three months.

Cancellation of permit.

7. Where a permit holder is convicted for an offence in breach of these bye-laws, the Council may, without prejudice to these bye-laws, cancel the permit.

Revocation of E.R.P.N. No. 153 of 1953.

8. The Umuahia-Ibeku Township (Hawkers) Bye-laws, 1953, are revoked.

FIRST SCHEDULE
 (Bye-laws 3 (4) and 4 (2))

Fees

	s	d	
Street Hawker's Permit	7	6	per half year.
Market Hawker's Permit	5	0	per quarter.
Motor Park Hawker's Permit	5	0	per quarter.
Stall holder's Permit	5	0	per half year additional to fee for hawking permit.

SECOND SCHEDULE
 (Bye-law 3 (3))

Form of Application for Hawkers' Permit

TO THE TOWN CLERK, URBAN COUNTY COUNCIL, UMUAHIA-IBEKU

1. Name of applicant.....
2. Address of applicant.....
3. Age of applicant.....
4. *Name and address of person in respect of whom permit is required.....
5. *Age of person in respect of whom permit is required.....
6. Commodity to be hawked.....
7. Locality or area intended to hawk in.....
8. Type and number of licence possessed by applicant under the Council's Food Preparing and Preserving Premises Bye-laws, 19..... if any.....

Date.....

Signature of Applicant

MADE by resolution of the Umuahia-Ibeku Urban County Council this 5th day of January, 1961.

The Common Seal of the Umuahia-Ibeku Urban County Council was affixed in the presence of—

A. W. AKA, *Town Clerk*
Umuahia-Ibeku Urban County
Council

HEZ. IHEUKUMERE, *Chairman*
Umuahia-Ibeku Urban County
Council

APPROVED by the Minister this 31st day of January, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 16 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE UMUAHIA-IBEKU URBAN COUNTY COUNCIL
(BUILDING) (AMENDMENT) (No. 2) BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Umuahia-Ibeku Urban County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Umuahia-Ibeku Urban County Council (Building) (Amendment) (No. 2) Bye-laws, 1960.

2. Bye-law 3 of the Umuahia-Ibeku Urban County Council (Building) Bye-laws, 1955, is amended by the *insertion* of the following additional paragraphs immediately after paragraph (4) thereof—

“(5) Subject to paragraph (6), a registration fee of thirty shillings is payable in respect of a plan submitted in accordance with paragraph (1).

(6) Where a plan in respect of which a registration fee has been paid is returned to the owner for amendment, an additional charge is not payable on re-submission.”

MADE by resolution of the Umuahia-Ibeku Urban County Council this 11th day of November, 1960.

The Common Seal of the Umuahia-Ibeku Urban County Council was affixed in the presence of—

A. W. AKA, *Town Clerk*
Umuahia-Ibeku Urban
County Council

HEZ. IHEUKUMERE, *Chairman*
Umuahia-Ibeku Urban
County Council

Citation.

Amendment
of
E.R.L.N.
No. 65 of
1956.

E.N.L.G.N. No. 17 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

OWERRI URBAN COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, this Instrument—

(E.R. Law No. 17 of 1960)

(E.R.L.N. No. 119 of 1959 as amended by E.R.L.N. Nos. 116 and 176 of 1960)

(a) may be cited as the Owerri Urban County Council (Establishment) (Amendment) Instrument, 1961; and

(b) amends clause 4 of the Instrument establishing the Owerri Urban County Council by *inserting* the following additional paragraph immediately below paragraph (4)—

“(5) Chief John Osuji Njemanze, M.B.E. is hereby appointed President of the Council”.

MADE by the Minister at Enugu this 26th day of January, 1961

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 18 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE ONITSHA SOUTHERN COUNTY COUNCIL
(DISPENSARY CARD FEES) (AMENDMENT)
BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Onitsha Southern County Council has made the following—

BYE-LAWS

Citation.

Amendment to bye-law 3 (i) of E.R.L.N. No. 86 of 1954.

- 1. These bye-laws may be cited as the Onitsha Southern County Council (Dispensary Card Fees) (Amendment) Bye-laws, 1960.
- 2. Paragraph (i) of bye-law 3 of the Onitsha Southern District Council (Dispensary Card Fees) Bye-laws, 1954 is amended, in line three, by *replacing* the word “three” by the new word “six”.

MADE by resolution of the Onitsha Southern County Council this 25th day of November, 1960.

The Common Seal of the Onitsha Southern County Council was affixed in the presence of—

W. A. TOTTY, *Secretary*

D. O. OKONKWO, *Chairman*

E.N.L.G.N. No. 19 of 1961

THE IKWERRE COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1960

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Certain canoes to be licensed.
4. Licensing procedure.
5. Metal plate not to be removed from canoe.
6. Duration of licence.
7. Penalty.
8. Saving.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IKWERRE COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ikwerre County Council has made the following—

BYE-LAWS

- | | |
|--|---|
| <p>1. These bye-laws may be cited as the Ikwerre County Council (Canoe Licensing) Bye-laws, 1960.</p> | Citation. |
| <p>2. In these bye-laws—
“Council” means the Ikwerre County Council;
“Licensing Officer” means a person appointed by the Council to be Licensing Officer for the purposes of these bye-laws.</p> | Interpretation. |
| <p>3. (1) A person, keeping or owning a canoe of at least fifteen feet in length, who uses or permits it to be used within the area of the Council without first obtaining a licence from the Council, is guilty of an offence.</p> | Certain canoes to be licensed. |
| <p>(2) A licence issued under these bye-laws shall be in the form set out in the Schedule and a fee of five shillings is payable for the licence.</p> | (Schedule) |
| <p>4. (1) An applicant for a licence shall take his canoe to such place as the Council shall appoint.</p> <p>(2) Before issuing a licence, the Licensing Officer shall satisfy himself that the canoe is river-worthy.</p> <p>(3) A metal plate bearing a number identical with that on the licence shall be issued to the applicant at the same time as the licence.</p> <p>(4) The metal plate shall remain the property of the Council and shall be fixed by the licence holder to the top of the bow of his canoe.</p> | Licensing procedure. |
| <p>5. A person who removes a metal plate from a canoe to which it is attached during the currency of the licence with respect to which it was issued, is guilty of an offence.</p> | Metal plate not to be removed from canoe. |
| <p>6. A licence shall come into force on the date stated in it and shall expire on the thirty-first day of December next following.</p> | Duration of licence. |
| <p>7. A person guilty of an offence under these bye-laws is liable to a penalty of a fine of five pounds or in default of payment, imprisonment</p> | Penalty. |

SCHEDULE

(Bye-law 3 (2))

THE IKWERRE COUNTY COUNCIL (CANOE LICENSING) BYE-LAWS, 1960

Licence No.....

Licence is hereby granted to.....of.....
to keep and use the canoe of which the following are the particulars:—

Length.....

Any distinctive mark by which it can be identified.....

Dated this.....day of.....19.....

Expiry date.....

Fee Paid: £ s d

.....
Signature of Payer

.....
*Signature of Accounting Officer
Ikwerre County Council*

MADE by resolution of the Ikwerre County Council this 30th day of
November, 1960.

The Common Seal of the Ikwerre County Council was affixed in the
presence of—

J. WHEMEKWA WAMUO, *Secretary*
Ikwerre County Council

E. J. A. ORJI, *Chairman*
Ikwerre County Council

APPROVED by the Minister this 30th day of January, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette Extraordinary No. 8, Vol. 10, dated
11th February, 1961—Part D

E.N.L.G.N. No. 20 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ENUGU URBAN COUNTY COUNCIL
(ESTABLISHMENT AND REVOCATION OF INSTRUMENT
ESTABLISHING MUNICIPALITY OF ENUGU)
INSTRUMENT, 1961

WHEREAS the Minister caused an inquiry to be held under the provisions of subsection (1) of section 13 and subsection (2) of section 9 of the Eastern Region Local Government Law, 1955, into allegations of corruption and maladministration in the Municipality of Enugu:

AND WHEREAS the Minister has considered the report of that inquiry:

AND WHEREAS, upon that consideration, the Minister considers it in the best interest of the area as a whole that the Municipality of Enugu should be dissolved:

NOW THEREFORE (a) pursuant to subsections (3) and (4) of section 9 of the Eastern Nigeria Local Government Law, 1960, and with the approval of the Executive Council, the Municipality of Enugu is hereby dissolved:

AND NOW THEREFORE, pursuant to subsections (3) and (4) of the same section 9, the Instrument establishing the Municipality of Enugu is hereby *revoked*:

(E.R.L.N.
No. 68 of
1958)

AND NOW THEREFORE, pursuant to section 3 and subsection (4) of the same section 9, the Enugu Urban County Council (called "the Council") is hereby established, and

Citation.

(b) this Instrument may be cited as the Enugu Urban County Council (Establishment and Revocation of Instrument Establishing Municipality of Enugu) Instrument, 1961.

2. The Common Seal of the Council is the following device—

Seal.



3. The area of the Council is the area of the Municipality of Enugu as described in the Instrument establishing the Municipality of Enugu which was in force immediately before the commencement of this Instrument.

Area of
authority.
(E.R.L.N.
No. 68 of
1958)

- Constitution. 4. The Council shall consist of five members appointed by the Minister.
- Appointment of Chairman and Vice-Chairman. 5. Subject to clause 4, the Minister shall appoint the Chairman and Vice-Chairman of the Council.
- Quorum. 6. The quorum of the Council shall consist of not less than three members.
- Committees. 7. As soon as practicable, the Council shall establish a Standing Committee for each of the following purposes—
- (a) building,
 - (b) works,
 - (c) markets.
8. In addition to those functions conferred by the Eastern Nigeria Local Government Law, 1960, or of other written law, the Council—
- (a) shall perform all the functions contained in the following paragraphs of section 84 of the Law—(9), (10), (11), (14), (15), (16), (31), (33), (38), (42), (43), (44);
 - (b) shall, in accordance with paragraph (17) of section 84 of the Law, regulate the use of inflammable materials;
 - (c) shall, in accordance with paragraph (20) of section 84 of the Law, regulate the making of burrow pits or other excavations;
 - (d) shall, in accordance with paragraph (30) of section 84 of the Law, maintain markets and prohibit the erection of stalls in places other than markets;
 - (e) shall, in accordance with paragraph (41) of section 84 of the Law, manage, licence and control slaughter-houses;
 - (f) shall, in accordance with paragraph (54) of section 84 of the Law, control the hawking of wares;
 - (g) shall, in accordance with paragraph (60) of section 84 of the Law, maintain roads (other than roads classified as Trunk Roads and maintained by the Ministry of Works of the Federal or Eastern Nigeria Governments), streets, paths, culverts, bridges and street-drains (other than culverts, bridges and drains of roads maintained by the Ministry of Works of the Federal or Eastern Nigeria Governments);
 - (h) may perform all or any of the functions contained in all the remaining paragraphs of section 84 of the Law;
 - (i) may, in accordance with paragraph (17) of section 84 of the Law, prohibit the use of any inflammable material in the construction or repair of any building;
 - (j) may, in accordance with paragraph (20) of section 84 of the Law, prohibit the making of burrow pits or other excavations;
 - (k) may, in accordance with paragraph (30) of section 84 of the Law, build, equip, open or close markets;
 - (l) may, in accordance with paragraph (41) of section 84 of the Law, build slaughter-houses;
 - (m) may, in accordance with paragraph (54) of section 84 of the Law, prohibit or restrict the hawking of wares;

- (n) may, in accordance with paragraph (60) of section 84 of the Law, make roads, streets, paths, culverts, bridges and street-drains (other than culverts, bridges and street drains on roads maintained by the Ministry of Works of the Federal or Eastern Nigeria Governments); and
- (o) may make bye-laws for all or any of the purposes contained in paragraphs (a), (b), (c), (d) and (f) of section 85 of the Law.

MADE by the Minister at Enugu this 9th day of February, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 9, Vol. 10, dated 16th February, 1961 — Part D

E.N.L.G.N. No. 21 of 1961

THE OWUWA ANYANWU COUNTY COUNCIL (LEPROSY)
BYE-LAWS, 1960

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Application.
4. Reporting of leprosy.
5. Isolation of patients.
6. Leprosy Inspector's right of entry.
7. Refusal of examination or obstruction.
8. Penalties.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OWUWA ANYANWU COUNTY COUNCIL
(LEPROSY) BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Region Local Government Law, 1960, the Owuwa Anyanwu County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Owuwa Anyanwu County Council (Leprosy) Bye-laws, 1960.

Citation.

2. In these bye-laws—

Interpretation.

“child” means a person under the age of fourteen years;

“Controlled Area” means an area to which these bye-laws have been made applicable under bye-law 3;

“Council” means the Owuwa Anyanwu County Council;

“Leprosy Clinic” means a clinic under the control of the Medical Superintendent of the Nigeria Leprosy Control Service;

“Leprosy Inspector” means a person trained by the Nigeria Leprosy Service and certified as qualified by that organisation for the work of leprosy control;

“Medical Officer” means a medical officer of the Nigeria Leprosy Service;

“Segregation village” means a place set aside, with the approval of the Medical Superintendent of the Nigeria Leprosy Service, for the residence of persons suffering from leprosy.

3. (1) The Council, with the concurrence of the Superintendent of the Nigeria Leprosy Service, may from time to time apply these bye-laws by notice to places within its own area.

Application.

(2) A place to which these bye-laws are so applied shall be designated a Controlled Area and a person resident in a Controlled Area is subject to these bye-laws.

4. (1) A person who believes, or suspects that he is suffering from leprosy shall immediately report to the Medical Officer or the Leprosy Inspector at the nearest Leprosy Clinic and shall there submit to such treatment as shall be directed.

Reporting of leprosy.

(2) A parent or guardian of a child who believes, or suspects that the child is suffering from leprosy shall immediately cause such child to be taken to the nearest leprosy clinic for examination and treatment.

5. (1) A Medical Officer may order a person suffering from leprosy in a communicable form to reside in a leper settlement or a segregation village until that person is certified as no longer suffering from leprosy in a communicable form.

Isolation of patients.

(2) An order under this bye-law shall be in the form, duly completed, of the form set out in the Schedule and shall be handed, to the person named in it, by the Medical Officer who shall keep a record of all orders issued, or revoked, by him under this bye-law.

(Schedule)

Leprosy Inspector's right of entry.

6. A Leprosy Inspector who is duly authorised in that behalf by the Council may enter a village, compound or institution to carry out a leprosy examination but shall in every case invite the head or occupier of the village, compound or institution, as the case may be, to accompany him in the course of the examination.

Refusal of examination or obstruction.

7. A person shall not refuse to be examined for leprosy and shall not obstruct a Medical Officer or Leprosy Inspector in the course of his duty.

Penalties.

8. A person who—
(a) contravenes these by-laws, or
(b) fails to obey an order given under them,
is guilty of an offence;
Penalty, a fine of five pounds or, in default of payment, imprisonment for three months.

SCHEDULE

(Bye-law 5 (2))

.....also known as.....
of.....compound of the village of.....
in the.....clan is hereby ordered
to reside in the.....Leper Settlement or.....
.....village.

This order must be complied with within 14 days of the date hereof. The person named herein shall not henceforth reside outside the..... settlement or.....segregation village without the written permission of a Medical Officer of the Nigeria Leprosy Service.

Failure to comply with this order within 14 days renders the person named herein liable to a penalty of a fine of five pounds or, in default of payment, imprisonment for three months.

Date.....
.....
Medical Officer

MADE by resolution of the Owuwa Anyanwu County Council this 30th day of December, 1960.

The Common Seal of the Owuwa Anyanwu County Council was affixed in the presence of—

M. C. N. ILOZUMBA, *Secretary*
Owuwa Anyanwu County Council

O. O. OTISI, *Chairman*
Owuwa Anyanwu County Council

APPROVED by the Minister this 3rd day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 22 of 1961

THE ABUA COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1960

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Palm wine seller's licence.
4. Palm wine buyer's licence.
5. Duration of licence.
6. Issue of licence discretionary.
7. Cancellation of licence.
8. Hygiene.
9. Inspectors.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ABUA COUNTY COUNCIL (PALM WINE)
BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Abua County Council has made the following—

BYE-LAWS

- | | |
|---|--|
| 1. These bye-laws may be cited as the Abua County Council (Palm Wine) Bye-laws, 1960. | Citation. |
| 2. In these bye-laws—
“bar” means a room or public place in which palm wine is retailed for profit;
“Council” means the Abua County Council;
“Inspector” means a person appointed in accordance with bye-law Number 9. | Interpretation. |
| 3. (1) Subject to paragraph (2), a person who sells palm wine without first obtaining a licence as in the form, duly completed, of Form 2 of the First Schedule is guilty of an offence;
Penalty, a fine of five pounds or, in default of payment, imprisonment for one month. | Palm wine seller's licence. (First Schedule) |
| (2) A palm wine tapper does not need a licence unless he retails palm wine in a bar. | |
| (3) An application for a licence under this bye-law shall be in the form, duly completed, of Form 1 of the First Schedule and shall be accompanied by the appropriate fee as set out in the Second Schedule. | (First Schedule) (Second Schedule) |
| 4. (1) A person who buys palm wine for resale without first obtaining a licence as in Form 3 of the First Schedule is guilty of an offence;
Penalty, a fine of five pounds or, in default of payment, imprisonment for one month. | Palm wine buyer's licence. (First Schedule) |
| (2) An application for a licence under this bye-law shall be in the form, duly completed, of Form 1 in the First Schedule and shall be accompanied by the appropriate fee as set out in the Second Schedule. | (First Schedule) (Second Schedule) |
| 5. A licence issued under these bye-laws shall come into effect on the date specified therein, and shall expire on the next following thirty-first day of December. | Duration of licence. |
| 6. The issue of a licence under these bye-laws is subject to the absolute discretion of the Council. | Issue of licence discretionary. |
| 7. Upon the conviction of a licensee for an offence under these bye-laws, the Court may, in addition to any other penalty, direct that his licence be cancelled. | Cancellation of licence. |

Hygienic.

- 8. (1) A licensee who—
 - (a) dilutes palm wine otherwise than with clean drinking water; or
 - (b) adds to palm wine any matter other than the normal amount of water necessary to induce fermentation

is guilty of an offence;

Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.

- (2) A licensee who—

- (a) handles or transports palm wine in such a way as to make its consumption dangerous to health; or

- (b) knowing that he is suffering from a communicable disease engages in the handling of palm wine intended for sale to the public

is guilty of an offence;

Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.

Inspectors.

- 9. (1) The Council shall appoint fit and proper persons to be Inspectors for the purposes of these bye-laws.

- (2) An Inspector shall be provided with an authority in writing in the form, duly completed, of the form in the Third Schedule.

- (3) A person who hinders or obstructs an Inspector in the performance of his duties is guilty of an offence;

Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.

(Third Schedule)

FIRST SCHEDULE

FORM 1

(Bye-laws 3 (3) and 4 (2))

THE ABUA COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1960

Application for Palm Wine Seller's Licence or Palm Wine Buyer's Licence

Particulars required—

1. Name of applicant (if company or firm, state full title).....
2. Age of the applicant.....
3. Address of applicant.....
4. Class of licence required (i.e., Palm Wine Seller's Licence or Palm Wine Buyer's Licence).....
5. Description and situation of the premises in respect of which the licence is required.....
6. Whether the applicant has previously held any licence authorising the sale of Liquor (state address, class of licence and year in which licence held).....

DATED this.....day of....., 19.....

Signature of Applicant

FORM 2

(Bye-law 3 (1))

THE ABUA COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1960

Palm Wine Seller's Licence

.....of.....is licensed
for the period of.....to.....to sell palm wine.

DATED....., 19.....

.....
for Abua County Council

FORM 3

(Bye-law 4 (1))

THE ABUA COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1960

Palm Wine Buyer's Licence

.....is hereby licensed for the
period.....to buy palm wine for resale outside the
area of authority of the Council.

.....
for Abua County Council

SECOND SCHEDULE

(Bye-laws 3 (3) and 4 (2))

THE ABUA COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1960

<i>Licence</i>	<i>Period</i>	<i>Fees</i>		
		£	s	d
1. Palm Wine Seller's Licence	(a) Calendar year	0	5	0
	(b) if issued after 30th June in Calendar year	0	3	0
2. Palm Wine Buyer's Licence	(a) Calendar year	1	1	0
	(b) if issued after 30th June in Calendar year	0	10	6

THIRD SCHEDULE

Bye-law 9 (2)

THE ABUA COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1960

Inspector's Authority

.....of.....is hereby
authorised to act in accordance with the provision of bye-law 10 of the
Abua County Council (Palm Wine) Bye-laws, 1960.

.....
for Abua County Council

DATED....., 19.....

MADE by resolution of the Abua County Council this 30th day of
December, 1960.

The Common Seal of the Abua County Council was affixed in the
presence of—

R. U. ISHIKE, *Secretary*
Abua County Council

R. R. A. IGONI, *Chairman*
Abua County Council

APPROVED by the Minister this 8th day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 23 of 1961

THE IBIONO COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1960

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Certain canoes to be licensed.
4. Licensing procedure.
5. Removal of metal plate.
6. Duration of licence.
7. Penalty.
8. Saving.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IBIONO COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ibiono County Council has made the following—

BYE-LAWS

- | | |
|--|--|
| 1. These bye-laws may be cited as the Ibiono County Council (Canoe Licensing) Bye-laws, 1960. | Citation. |
| 2. In these bye-laws—
“Council” means the Ibiono County Council;
“Licensing Officer” means a person appointed by the Council to be licensing officer for the purposes of these bye-laws. | Interpretation. |
| 3. (1) A person who keeps or owns a canoe over twenty-four feet in length and who, without first obtaining a licence from the Council, uses or permits the same to be used within the area of the Council is guilty of an offence;
(2) A licence under these bye-laws shall be in the form, duly completed, set out in the Schedule and shall be issued on payment of five shillings for it. | Certain canoes to be licensed.

(Schedule) |
| 4. (1) An applicant for a licence shall take his canoe to such place as the Council shall appoint.
(2) Before issuing a licence, the Licensing Officer shall satisfy himself that the canoe is river-worthy.
(3) A metal plate bearing a number identical with that on the licence shall be issued to the applicant at the same time as the licence.
(4) The metal plate remains the property of the Council and shall be affixed by the licence holder to the top of the bow of his canoe. | Licensing procedure. |
| 5. A person who removes a metal plate from a canoe, during the currency of the licence with respect to which it was issued, is guilty of an offence. | Removal of metal plate. |
| 6. A licence shall come into force on the date stated in it and shall expire on the thirty-first day of December next following. | Duration of licence. |
| 7. A person who is guilty of an offence under these bye-laws is liable, on conviction, to a penalty of a fine of five pounds or, in default of payment, to imprisonment for one month. | Penalty. |
| 8. A person need not take out a licence under these bye-laws in respect of a canoe which is duly licensed under the bye-laws of another Local Government Council, | Saving. |

SCHEDULE

(Bye-law 3 (2))

THE IBIONO COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1960

Licence No.....

Licence is here granted to..... of.....
to keep and use the canoe of which the following are the particulars—

Length..... Any distinctive mark by which it can be
identified.....

Dated this..... day of..... 1960.

Expiry date.....

Fee paid £ s d

.....
Signature of Payer

.....
Signature of Licensing Officer

MADE by resolution of the Ibiono County Council this 25th day of
November, 1960.

The Common Seal of the Ibiono County Council was affixed in the
presence of—

D. A. UDOM, *Secretary*
Ibiono County Council

E. E. NKEMEDI, *Chairman*
Ibiono County Council

APPROVED by the Minister this 30th day of December, 1960.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. 24 No. of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

OTORO COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, this Instrument—

(E.R. Law
No. 17 of
1960)

(a) may be cited as the Otoro County Council (Establishment) (Amendment) Instrument, 1961; and

(b) amends the Instrument establishing the Otoro County Council as follows by—

(E.R.L.N.
No. 176 of
1959 as
amended by
E.R.L.N.
No. 139 of
1960)

(i) replacing paragraphs (1) and (4) of clause 4 thereof by the following new paragraphs, respectively—

“Consti-
tution.

4. (1) The Council consists of thirty-seven members—
(a) thirty of whom are elected, and
(b) seven of whom are appointed, in accordance with this clause.”

“(4) Of the seven appointed members, the following are hereby appointed—

(a) the Heads of the following clans mentioned in the First Schedule to the Selection of Second-class Chiefs Regulations, 1959—

(E.R.L.N.
No. 386 of
1959)

- (i) Amanyam.
- (ii) Ikot Abia,
- (iii) Ikot Ekpene,
- (iv) Nto Edino,
- (v) Obot Akara, and

(b) Obong Isong of Ikot Ukpong and Obong Isong of Mbiaso.”; and

(ii) inserting, immediately below that paragraph (4), the following additional paragraph—

“(5) Chief Akpan Ennang is hereby appointed President of the Council.”.

MADE by the Minister at Enugu this 31st day of January, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 25 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

ADMINISTRATIVE DIVISION OF OSONI LOCAL
COUNCILS ESTABLISHMENT (AMENDMENT)
INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, this Instrument—

Citation.

(a) may be cited as the Administrative Division of Ogoni Local Council Establishment (Amendment) Instrument, 1961; and

(E.R.L.N.
No. 221 of
1957 as
amended by
E.R.L.N.
No. 245 of
1959)

(b) amends the Instrument establishing Local Councils in the area of the Administrative Division of Ogoni as follows—

(i) by *replacing* clauses 5, 6, 8 and 9 by the following new clauses—

“Method of
election.

5. (1) The councillors to be elected shall be elected in accordance with the provisions of the Local Government (Elections) Regulations, 1955.

(N.R.L.N.
No. 190 of
1955)

(2) The method of election shall be Type C.

Wards.
(Schedule)

6. One councillor shall be elected, to the councils described in column one of the Schedule, from each of the wards—

(Schedule)

(a) mentioned in column five of the Schedule, and
(b) bearing the serial number mentioned in column six thereof and appearing opposite to the ward.

Election of
chairman.

7. (1) The election of a Chairman shall be the first business transacted at the first meeting of a council.

(2) Thereafter, the election of a Chairman shall be the first business transacted at the annual meeting of a council”;

(ii) by *renumbering* clauses 10 and 11 as clauses 8 and 9, respectively;

(iii) in respect of the Bori Local Council mentioned in column one of the Schedule, by—

(a) *replacing*, in column four thereof, the number “21” by the new number “25”; and

- (b) in respect of the area "Bori Station", mentioned in column three, thereof by *inserting*, immediately below the last entries appearing in columns five and six thereof, the following respective additional entries—

(5)	(6)
"Other Communities	
Other Strangers	22
Babbe	23
Eleme	24
Tai	25"; and

- (iv) in respect of the Bo'ue Local Council mentioned in column one of the Schedule, by—

- (a) *replacing*, in column four thereof, the number "17" by the new number "19";
- (b) *renumbering*, in column six thereof, wards numbers "10" to and including "17" as numbers "12" to and including "19", respectively; and
- (c) in respect of the area "Kono Bo'ue" mentioned in column three, by *inserting*, immediately below the last entries appearing in columns five and six thereof, the following respective additional entries—

(5)	(6)
"KwaKwa Nor	10
KwaKwa Ken	11".

MADE at Enugu this 9th day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 26 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

DELEGATION OF FUNCTIONS TO LOCAL GOVERNMENT
COMMISSIONERS (AMENDMENT) 1961

Pursuant to subsection (1) of section 17 of the Eastern Nigeria Local Government Law, 1960, the Schedule to the notice as to the Delegation of Functions to Local Government Commissioners is hereby amended—

by *replacing* paragraphs 2 and 3 thereof by the following new paragraphs—

(1)	(2)
Function	Section or Subsection
2. To approve—	
(a) the employment by councils of persons on daily rates of pay;	95 (1)

(E.R. Law
No. 17 of
1960)
(E.R.L.N.
No. 273 of
1960—
Schedule)

E.N.L.G.N. No. 28 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE EJAGHAM DUSANGA-IYONG-IYONG
COUNTY COUNCIL (COUNCILLORS' MAXIMUM
ALLOWANCES AND OUT-OF-POCKET EXPENSES)
ORDER, 1961

Pursuant to sections 31 and 40 of the Eastern Region Local Government Law, 1960, the Minister has given the following—

ORDER

- | | |
|---|---|
| <p>1. This order may be cited as the Ejagham Dusanga-Iyong-Iyong County Council (Chairman's and Councillors' Maximum allowances and Out-of-Pocket Expenses) Order, 1961.</p> | <p>Citation.</p> |
| <p>2. In this order—</p> <p>“Council” means the Ejagham Dusanga-Iyong-Iyong County Council.</p> <p>“amount” means the amount of allowance or amount of out-of-pocket expenses or both.</p> <p>“Chairman” means the Chairman of the Ejagham Dusanga-Iyong-Iyong County Council.</p> <p>“Member” means a member of the Ejagham Dusanga-Iyong-Iyong County Council.</p> <p>“Schedule” means the Schedule to this order.</p> | <p>Interpretation.</p> |
| <p>3. (1) For attendance at a meeting of the Council or of any committee lawfully established by the Council, a Member may, subject to this order, receive as allowances the appropriate amounts in respect of the places of meeting as mentioned in columns one to five, inclusive, of the Schedule but not exceeding the total amount mentioned in column six thereof.</p> <p>(2) The Council shall not pay any one Member for attendance at more than thirty-six meetings in any one financial year.</p> <p>(3) Each day spent by a Member, other than the Chairman, on Council business (other than to attend Council or Committee meetings) which is authorised by a prior resolution of the Council is deemed to have been spent in attending a meeting of the Council and shall be paid for accordingly.</p> | <p>Allowances payable to councillors.</p> <p>(Schedule)</p> |
| <p>4. (1) Where, by a prior resolution of the Council, a Member attends on Council business outside the area of the Council and has to spend one or more nights away from his house, he shall be paid an allowance of one guinea for each night so spent.</p> <p>(2) The allowance payable under this paragraph is alternative, and not additional to, those payable under section 3.</p> | <p>Subsistence allowance.</p> |

- | (1) | (2) |
|---|------------------------------|
| <i>Function</i> | <i>Section or Subsection</i> |
| (b) the appointment of staff by councils to posts in salary scales 1, 2A and 2; and | |
| (c) the promotion of employees of councils to posts in salary scales 2A and 2. | |
| 3. To approve— | |
| (a) the dismissal of employees of councils on daily rates of pay; and | 96 |
| (b) the termination of the temporary appointments of the employees of councils on salaries not exceeding the maximum of a post in a salary scale 2. | |

MADE by the Minister this 9th day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 27 of 1961

NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

NORTHERN NGWA COUNTY COUNCIL
(ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law No. 17 of 1960)

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, this Instrument—

- (a) may be cited as the Northern Ngwa County Council (Establishment) (Amendment) Instrument, 1961; and
- (b) amends clause 5 of the Instrument establishing the Northern Ngwa County Council by *inserting* the following additional paragraph immediately below paragraph (3)—

(E.R.L.N. No. 80 of 1956 as amended by E.R.L.N. Nos. 14 and 137 of 1958, 193 and 317 of 1959 and 128 of 1960)

“(4) Chief J. N. Wachuku is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 31st day of January, 1961.

P. O. NWOGA
Minister of Local Government

SCHEDULE

A.—MEETINGS HELD AT UYANGA

(1) <i>Members attending Council from</i>	(2) <i>Sitting Allow- ance</i>	(3) <i>Ferry Allow- ance</i>	(4) <i>Trekking Allow- ance</i>	(5) <i>Mileage Allow- ance</i>	(6) <i>Total per member</i>
Oyuk (5)	10s	1s	—	10s	£1 1s
Oban (7)	10s	1s	—	12s	£1 3s
Ikpai (4)	10s	1s	—	14s	£1 5s
Iko (5)	10s	—	£1 14s	—	£2 4s
Uyanga (6)	10s	—	—	—	10s
Netim (8)	10s	—	—	—	10s

B.—MEETINGS HELD AT OBAN

<i>Members attending Council from</i>	<i>Sitting Allow- ance</i>	<i>Ferry Allow- ance</i>	<i>Trekking Allow- ance</i>	<i>Mileage Allow- ance</i>	<i>Total per member</i>
Oyuk (5)	10s	—	—	—	10s
Oban (7)	10s	—	—	—	10s
Ikpai (4)	10s	—	—	8s	18s
Iko (5)... ..	10s	1s	£1 14s	12s	£2 17s
Uyanga (6)	10s	1s	—	12s	£1 3s
Netim (8)	10s	1s	—	8s	19s

C.—MEETINGS HELD AT CALABAR

<i>Members attending Council from</i>	<i>Sitting Allow- ance</i>	<i>Ferry Allow- ance</i>	<i>Trekking Allow- ance</i>	<i>Mileage Allow- ance</i>	<i>Total per member</i>
Oyuk (5)	10s	1s	—	10s	£1 1s
Oban (7)	10s	1s	—	12s	£1 3s
Ikpai (4)	10s	1s	—	14s	£1 5s
Iko (5)	10s	—	£1 14s	12s	£2 16s
Uyanga (6)	10s	—	—	12s	£1 2s
Netim (8)	10s	—	—	8s	18s

GIVEN at Enugu this 4th day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 29 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E. R. Law No. 17 of 1960)*

THE ABA URBAN COUNTY COUNCIL (MOTOR PARK)
(AMENDMENT) BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Aba Urban County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Aba Urban County Council (Motor Park) (Amendment) Bye-laws, 1960.

Citation.

2. The Aba Urban County Council (Motor Park) Bye-laws, 1956 is amended as follows—

Amendment
of E.R.L.N.
No. 82 of
1956.

(a) bye-law 8 is *replaced* by the following new bye-law—

“Unauthorised persons in Motor Park. 8. A person who, without lawful justification or excuse, is found loitering in the Motor Park is guilty of an offence.”; and

(b) Paragraph (2) of bye-law 10 is *revoked*.

MADE by the resolution of the Aba Urban County Council this 21st day of September, 1960.

The Common Seal of the Aba Urban County Council was affixed in the presence of—

ONUORA IKEME, *Town Clerk*
Aba Urban County Council

ONUIGBO, *Chairman*
Aba Urban County Council

Approved by the Minister this 31st day of January, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 10, Vol. 10, dated 23rd February, 1961
Part D

E.N.L.G.N. No. 30 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

MBAISE COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This Instrument may be cited as the Mbaise County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Mbaise County Council, is amended by *inserting* the following new paragraph immediately below paragraph (4)—

Amendment
of clause 4
of E.R.L.N.
No. 118 of
1959 (as
amended by
E.R.L.N.
No. 157 of
1960)

“(5) Chief Cyril A. Unanka is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 16th day of February, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 13, Vol. 10, dated 2nd March, 1961—Part D

E.N.L.G.N. No. 31 of 1961

THE ABUA COUNTY COUNCIL (PUBLIC EATING HOUSES, FOOD
PREPARING AND PRESERVING ESTABLISHMENTS)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Registration.
4. Late fees.
5. Building requirements.
6. Prohibition of livestock.
7. Sanitation and Hygiene.
8. Vermin.
9. Infectious or contagious diseases.
10. Suspension or revocation of registration.
11. Employees.
12. Penalties.

SCHEDULES

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE ABUA COUNTY COUNCIL (PUBLIC EATING HOUSES,
FOOD PREPARING AND PRESERVING ESTABLISH-
MENTS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Abua County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Abua County Council (Public Eating Houses, Food Preparing and Preserving Establishments) Bye-laws, 1961.

Citation.

2. In these bye-laws—

Interpreta-
tion.

“food” means an article sold or intended for sale for use as food, for human consumption other than drugs or water;

“Council” means the Abua County Council;

“Health Officer” means a medical officer of health or a person duly authorised by him for any purpose of these bye-laws;

“proprietor” means the owner of a public eating house or food preparing establishment or the person in charge of the business in connection therewith;

“public eating house” includes a house or shed where food is sold to the public for consumption on or off the premises;

“food preparing establishment” includes premises used in connection with the business of the preservation of food for sale to the public.

3. (1) The proprietor shall register annually with the Council a public eating house or food preparing establishment.

Registration.

(2) A registration under this bye-law does not become effective unless and until the premises have been inspected and passed by the Health Officer under bye-law 7, and shall be as in the form of Form A in the Schedule.

(Schedule)

(3) The following fees shall be paid in respect of registration—
For a public eating house in a residential house 10s a room
For a public eating house in a non-residential house 15s a room
For a food preparing establishment 5s a room

(Schedule)
(Form B)
(Form C)

(4) An application for registration shall, in the first instance, be made in the form, duly completed, of Form B of the Schedule and an application for a renewal shall be made in the form duly completed, of Form C of the Schedule.

(5) Application forms shall be available at the offices of the Council—price threepence a copy.

(6) Subject to bye-law 10, a certificate of registration issued under this bye-law shall expire on the thirty-first day of December next following the date of issue.

Late fees.

4. An application for renewal of registration which is submitted to the Council later than the fifteenth day of December immediately preceding the year for which registration is sought, shall be accompanied by a late fee of five shillings in addition to the appropriate fee prescribed in bye-law 3.

D 70

Building requirements.

5. (1) A room, used as a public eating place or food preparing establishment, shall have a floor space of not less than one hundred and twenty square feet and the minimum height of the ceiling thereof shall be ten feet.
- (2) The kitchen accommodation thereof shall be completely detached from any room to which the public are admitted.
- (3) The floors thereof including the kitchen accommodation shall be paved with concrete or tiled, and the drainage of the premises shall be of a standard approved by the Health Officer.
- (4) A room therein shall not be used for sleeping accommodation and shall not have direct access to a room so used.

Prohibition of livestock.

6. A live animal or bird shall not be allowed in premises used as a public eating house or food preparing establishment.

Sanitation and Hygiene.

7. (1) A public eating house or food preparing establishment shall be provided with sanitary arrangements and conveniences to the satisfaction of the Health Officer.
- (2) Water used therein for culinary or drinking purposes shall be obtained from a source approved by the Health Officer.
- (3) Food and water used therein shall be kept adequately covered; and tables, counters and cooking utensils shall be kept clean to the satisfaction of the Health Officer; and
- (4) The interior surfaces of the walls thereof shall be lime-washed throughout, once in every six months, or thoroughly cleansed to the satisfaction of the Health Officer.

Vermin.

8. The proprietor shall adopt measures satisfactory to the Health Officer for the purpose of keeping down vermin.

Infectious or contagious diseases.

9. The Health Officer may, in the interest of public health, prohibit a person suffering from infectious or contagious disease from entering or remaining on premises used as a public eating house or food preparing establishment; and a person so prohibited shall immediately comply with the prohibition.

Suspension or revocation of registration.

10. The Council may, by notice in writing, revoke or suspend the registration of premises if on the recommendation of the Health Officer, they consider that the premises should in the interest of public health be temporarily or permanently closed.

Employees.

11. The proprietor shall, to the satisfaction of the Health Officer, ensure the cleanliness of all persons employed in a public eating house or food preparing establishment in regard to themselves and their clothing.

Penalties.

12. Without derogation from the powers of the Council under bye-law 10, a person who contravenes a bye-law is guilty of an offence:

Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.

SCHEDULE

Form A

THE ABUA COUNTY COUNCIL (EATING HOUSES, FOOD PREPARING AND PRESERVING PREMISES) BYE-LAWS, 1961

Registration of Premises (Bye-law 3)

The premises described hereunder and in the control of... are registered at... from... to 31st December, 19.....

Fees: £ s d. Date Description

Secretary

Form B

THE ABUA COUNTY COUNCIL (EATING HOUSES, FOOD PREPARING AND PRESERVING PREMISES) BYE-LAWS, 1961

Application for a Registration

- 1. Name of applicant (if company or firm) state full title... 2. Age of applicant... 3. Address of applicant... 4. Type of Licence required... 5. Description and situation of the premises in respect of which the licence is required... 6. Number of rooms to be used as eating houses... 7. Whether the applicant has held any licence previously (state the address of premises, and year in which licence held)...

Dated this ... day of ... 19... Fee: 3d.

Signature of applicant

Form C

THE ABUA COUNTY COUNCIL (EATING HOUSES, FOOD PREPARING AND PRESERVING PREMISES) BYE-LAWS, 1961

Application for the Renewal of Registration

- 1. Name and address of holder of licence... 2. Type and No. of licence... 3. Description and situation of the premises... 4. Number of rooms used as eating house... 5. Was licence transferred from one person to another or from one address to another during currency? If so give particulars... 6. Whether any conviction had been endorsed on the current licence since it was issued, and if so, the particulars of such endorsement...

Fee: 3d.

Signature of applicant

MADE by resolution of the Abua County Council this 28th day of January, 1961.

The Common Seal of the Abua County Council was affixed in the presence of—

C. O. NWANEDO, *Secretary*
Abua County Council

R. R. ALGONI, *Chairman*
Abua County Council

APPROVED by the Minister this 22nd day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 32 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

UGEP URBAN COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Ugep County Council (Establishment) (Amendment) Instrument, 1961.

Amendment
of clause 3
of E.R.L.N.
No. 89 of
1960.

2. Clause 3 of the Ugep County Council (Establishment) Instrument, 1960, is amended, in line two, by *omitting* the word "First".

Replacement
of clause 4
of E.R.L.N.
No. 89 of
1960.

3. Clause 4 of that Instrument is *replaced* by the following new clause—

"Constitution.

- 4. (1) The Council consists of—
 - (a) nineteen members elected, and
 - (b) one member appointed, in accordance with this clause.

(Schedule)

- (2) The electors of a ward described in the Schedule shall elect one member only to represent that ward
- (3) Chief N. U. Ofem is hereby appointed a member."

Amendment
of First
Schedule to
E.R.L.N.
No. 89 of
1960.

4. The First Schedule to that Instrument is hereby amended by *replacing* the caption "FIRST SCHEDULE" by the following new matter—

"SCHEDULE

(Clauses 3 and 4 (2))"

MADE by the Minister at Enugu this 16th day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 33 of 1961

THE OBUBRA COUNTY COUNCIL (DISEASES OF DOMESTIC
ANIMALS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Compulsory immunization.
4. Penalties.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OBUBRA COUNTY COUNCIL (DISEASES OF
DOMESTIC ANIMALS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Obubra County Council has made the following—

BYE-LAW

1. These bye-laws may be cited as the Obubra County Council (Diseases of Domestic Animals) Bye-laws, 1961.

Citation.

2. In these bye-laws—

“Council” means the Obubra County Council;

“domestic animals” includes pigs, dogs, sheep, goats, cattle and fowls;

“Schedule Disease” means a disease mentioned in the Schedule;

“owner” includes a person for the time being having control of an animal.

Interpretation.

3. The Council, or a person authorised in writing in that behalf by the Council, may by order require an owner to bring within a stated time and to a place specified in the order all his domestic animals or those that are specified in that order, and there to submit them to immunization against a specified Scheduled Disease.

Compulsory immunization.

4. (1) A person who fails to comply with an order given under the last preceding bye-law is guilty of an offence:

Penalty, a fine of five pounds or in default of payment, imprisonment for one month.

Penalties.

(2) Without prejudice to paragraph (1), the court may direct that the animals affected by the order shall be impounded and immunized at the expense of the owner.

SCHEDULE

(Bye-law 2)

(1) <i>Animals</i>	(2) <i>Diseases</i>
Cats and Dogs ...	Rabies.
Cattle ...	Rinderpest, Haemorrhagic Septicaemia, Black quarter, Anthrax.
Goats and Sheep ...	Anthrax.
Poultry ...	Cholera, Typhoid, Fowl Pox, New-Castle disease.

MADE by resolution of the Obubra County Council held at Obubra this 14th day of September, 1960.

The Common Seal of the Obubra County Council was affixed in the presence of—

T. U. USORO, *Secretary*
Obubra County Council

E. A. EGBARA, *Chairman*
Obubra County Council

APPROVED by the Minister of Local Government this 20th day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 34 of 1961

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

INSTRUMENT ESTABLISHING LOCAL COUNCILS
WITHIN THE ADMINISTRATIVE DIVISION
OF ORLU AND REVOKING THE PREVIOUS
INSTRUMENT ESTABLISHING LOCAL
COUNCILS WITHIN THE ADMINIS-
TRATIVE DIVISION OF ORLU

CORRIGENDUM

(E.N.L.G.N.
No. 8 of
1961)

The Corrigendum to the Schedule to the above Instrument is hereby *cancelled* as it was issued in error.

P. O. NWOGA
Minister of Local Government

Enugu.
22nd February, 1961.

E.N.L.G.N. No. 35 of 1961

NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

EKPEYE-ENGENNI COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law
No. 17
of 1960)

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Ekpeye-Engenni County Council (Establishment) (Amendment) Instrument, 1961.

Amendment
of clause 4 of
E.R.L.N.
No. 318 of
1958 (as
amended by
E.R.L.N.
No. 136 of
1960)

2. Clause 4 of the Instrument establishing the Ekpeye-Engenni County Council is amended by *inserting*, immediately below paragraph (4) thereof the following additional paragraph—

“(5) Chief E. Ashirim Unosi is hereby appointed President of the Council.”.

MADE by the Minister at Enugu this 20th day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 36 of 1961

THE OGUTA URBAN COUNTY COUNCIL (CONTROL OF
DOMESTIC ANIMALS) BYE-LAWS, 1960

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Prohibition of strays.
4. Cruelty to animals.
5. Impounding of strays.
6. Poundmaster.
7. Claim and conditional release.
8. Sale of unclaimed animals.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OGUTA URBAN COUNTY COUNCIL (CONTROL
OF DOMESTIC ANIMALS) BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Oguta Urban County Council has made the following—

BYE-LAWS

- | | |
|--|---|
| 1. These bye-laws may be cited as the Oguta Urban County Council (Control of Domestic Animals) Bye-laws, 1960. | Citation. |
| 2. In these bye-laws—
“the area” means the area of the Council;
“animal” includes cattle, horse, sheep, swine, goat, dogs and the young of those animals;
“Council” means the Oguta Urban County Council;
“impound”, with its grammatical variations, means take and confine in an area or place appointed by the Council to be a pound.
“Poundmaster” means a person appointed by the Council to have charge of a pound. | Interpretation. |
| 3. (1) The owner of an animal shall ensure that, while within the area, the animal is—
(a) confined within a pen; or
(b) tied up; or
(c) under proper control.
(2) A person who permits an animal to stray in the area is guilty of an offence:
Penalty, a fine of ten shillings or, in default of payment, imprisonment for seven days. | Prohibition of strays. |
| 4. A person who confines, or causes an animal to be confined within a pen in which it has not adequate space, shade and water, is guilty of an offence:
Penalty, a fine of five pounds or, in default of payment, imprisonment for fourteen days. | Cruelty to animals. |
| 5. An animal found straying within the area may be impounded by an authorised servant or agent of the Council. | Impounding of strays. |
| 6. The Council may appoint, in writing, a Poundmaster. | Poundmaster. |
| 7. The owner of an impounded animal may claim that animal and it shall be released to him on payment, to the Poundmaster, of the penalties and expenses prescribed in the Schedule. | Claim and conditional release. (Schedule) |
| 8. (1) Subject to bye-law 7, an impounded animal, which is unclaimed seven days after the date of impounding, may be sold by auction by the Poundmaster and the proceeds thereof placed on deposit with the Council.
(2) An amount so deposited in respect of the sale of an animal may be claimed by and paid over to the owner of the animal after deduction therefrom of the penalties and expenses payable under bye-law 7. | Sale of unclaimed animals. |

SCHEDULE

(Bye-law 7)

<i>Penalties</i>			s	d
For every head of cattle impounded	15	0
For every other animal impounded...	7	6

Expenses of keep

For every head of cattle 3s per day or part thereof.

For every other animal 2s per day or part thereof.

MADE by resolution of the Oguta Urban County Council this 30th day of December, 1960.

The Common Seal of the Oguta Urban County Council was affixed in the presence of—

E. O. EMEHAROLE, *Secretary*
Oguta Urban County Council

H. P. O. UDOM, *Chairman*
Oguta Urban County Council

APPROVED by the Minister this 22nd day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 37 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

EASTERN ANNANG COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Eastern Annang County Council (Establishment) (Amendment) Instrument, 1961.

Amendment
of clause 4 of
E.R.L.N.
No. 270 of
1959 (as
amended by
E.R.L.N.
No. 162 of
1960)

2. Clause 4 of the Instrument establishing the Eastern Annang County Council, is amended by *inserting*, immediately below paragraph (4) thereof the following additional paragraph—

“(5) Chief E. U. A. Arthur is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 16th day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 38 of 1961

NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

ELU ELU COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Elu Elu County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Elu Elu County Council is amended by *inserting* immediately below paragraph (4) thereof, the following additional paragraph—

Amendment
of E.R.L.N.
No. 146 of
1959 (as
amended by
E.R.L.N.
No. 152 of
1960)

“(5) Chief George A. Agwu, the Okpi of Item, is hereby appointed President of the Council.”.

MADE by the Minister at Enugu this 16th day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 39 of 1961

NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

IZI COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17
of 1960)

INSTRUMENT

1. This instrument may be cited as the Izi County Council (Establishment) (Amendment) Instrument, 1961.

Citation

Amendment of clause 4 of E.R.L.N. No. 223 of 1956 (as amended by E.R.L.N. Nos. 81 and 285 of 1959 and 248 of 1960)

2. Clause 4 of the Instrument establishing the Izi County Council, is amended by—

- (a) *renumbering* clause 4 as 4 (1); and
- (b) *inserting*, immediately below paragraph (1) thereof, the following additional paragraph—

“(2) Chief Nwankwagu Idenyi is hereby appointed President of the Council.”.

MADE by the Minister at Enugu this 17th day of February, 1961

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 40 of 1961

NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

ONITSHA SOUTHERN COUNTY COUNCIL
(ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law No. 17 of 1960)

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Onitsha Southern County Council (Establishment) (Amendment) Instrument, 1961.

Amendment of clause 4 of E.R.L.N. No. 86 of 1959 (as amended by E.R.L.N. Nos. 257 of 1959 and 119 of 1960)

2. Clause 4 of the Instrument establishing the Onitsha Southern County Council is amended by *inserting* immediately below paragraph (4) thereof the following additional paragraph—

“(5) Chief S. Anoroefo, Head of Mbanesi Clan, is hereby appointed President of the Onitsha Southern County Council.”.

MADE by the Minister at Enugu this 16th day of February, 1961

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 14, Vol. 10, dated 9th March, 1961 — Part D
E.N.L.G.N. No. 41 of 1961

THE IKWERRE COUNTY COUNCIL (MOTOR TRAFFIC REGULATION)
BYE-LAWS, 1960

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Definitions.
3. Restriction of use by heavy vehicles.
4. Permit.

SCHEDULE

PUBLIC NOTICE

The Eastern Region Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IKWERRE COUNTY COUNCIL (MOTOR TRAFFIC
REGULATION) BYE-LAWS, 1960.

Pursuant to section 88 of the Eastern Region Local Government Law, 1960, the Ikwerre County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as, the Ikwerre County Council (Motor Traffic Regulation) Bye-laws, 1960.

2. In these bye-laws—

“Council” means the Ikwerre County Council;
“road” means the roads listed in the Schedule.

3. A person shall not, during the months of May to October, inclusive, cause or permit a motor vehicle, with a load capacity of thirty hundred weight or over, to travel upon a section of a road without a permit issued under these bye-laws.

4. (1) The Secretary of the Council may, at his discretion, issue permits free of charge;

(2) A permit shall specify—

- (a) the registered number of the vehicle in respect of which the permit is issued;
- (b) the name of the person to whom the permit is issued;
- (c) the date or dates on which the permit is valid;
- (d) the nature of the load to be carried in the vehicle, and
- (e) the road for which the permit is valid.

Any contravention of these bye-laws constitutes an offence:

Penalty, a fine of five pounds or, in default of payment, imprisonment for six months.

SCHEDULE

(Bye-law 2)

Isoba-Umuchita.
Isoba-Agwa.
Isiokpo-Rumuji Bridge.
Allua-Igrita.
Ozuaha-Ubima.
Elele-Rumuji-Emohua-Ogbakiri Water Side.
Alimini-Elele-Umuekpe.
Omanelu-Apani.
Rumuji Bridge-Ndele.
Elele-Egbeda-Awara.
Omudioga-Omanelu.
Agwa-Ozuaha-Umuadie boundary.
Ubima-Omanelu.

Made by resolution of the Ikwerre County Council this 30th day of November, 1960,

Citation.

Definitions.

(Schedule)

Restriction of use by heavy vehicles.

Permit.

The Common Seal of the Ikwerre County Council was affixed in the presence of—

J. WHEMEKWA WAMUO, *Secretary*
Ikwerre County Council

E. J. A. ORIJI, *Chairman*
Ikwerre County Council

APPROVED by the Minister this 3rd day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 42 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960

APPOINTMENT OF MEMBERS OF THE ONITSHA
URBAN COUNTY COUNCIL

(E.R.L.N.
No. 89
of 1959)

Pursuant to paragraphs (3) and (4) of clause 9 of the Instrument establishing the Onitsha Urban County Council, I hereby appoint, for the period shown opposite to the names, respectively the following persons to be members of the Onitsha Urban County Council—

(a) NDICHIE OKWA

- | | | | | |
|-----------------------|-----|----------------|-----|-------------------|
| 1. Chief J. O. Abadom | ... | Omodi Daike | ... | 1-3-61 to 31-8-61 |
| 2. Chief F. A. Ozobia | ... | Odua Ngu | ... | 1-3-61 to 31-8-61 |
| 3. Chief Okwusogu | ... | Ogbuoba- | | |
| | | Anghalagbom | ... | 1-3-61 to 31-8-61 |
| 4. Chief N. N. Araka | ... | Ojudor Enema | ... | 1-9-61 to 28-2-62 |
| 5. Chief Onwuta | ... | Osuma Affar | ... | 1-9-61 to 28-2-62 |
| 6. Chief Chude | ... | Adazie Ugulani | ... | 1-9-61 to 28-2-62 |

(b) NDICHIE OKWAREZE

- | | | | | |
|-------------------------|-----|------------------|-----|-------------------|
| 1. Chief Ibeziako... | ... | Onoli Ogwuda | ... | 1-3-61 to 31-8-61 |
| 2. Chief Onuora | ... | Eseagba Agbanudo | ... | 1-3-61 to 31-8-61 |
| 3. Chief Chugbo | ... | Akwue Isama | ... | 1-3-61 to 31-8-61 |
| 4. Chief J. E. Agbakoba | ... | Asagwali Omaikpo | ... | 1-9-61 to 28-2-62 |
| 5. Chief Ibeziako... | ... | Onoli Ogwuda | ... | 1-9-61 to 28-2-62 |
| 6. Chief Onuora | ... | Eseagba Agbanudo | ... | 1-9-61 to 28-2-62 |

(E.R.L.N.
No. 62
of 1960)

2. E.R.L.N. No. 62 of 1960 is hereby *revoked*.

MADE by the Minister at Enugu this 28th day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 43 of 1961

THE ISI-UZO COUNTY COUNCIL (CONTROL OF DOMESTIC
ANIMALS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Prohibition of strays.
4. Cruelty to animals.
5. Straying.
6. Poundmaster.
7. Impounded animals.
8. Proceeds.
9. Penalties.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ISI-UZO COUNTY COUNCIL (CONTROL OF
DOMESTIC ANIMALS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Isi-Uzo County Council has made the following—

BYE-LAWS

- | | |
|--|----------------------------------|
| <p>1. These bye-laws may be cited as the Isi-Uzo County Council (Control of Domestic Animals) Bye-laws, 1961—</p> | Citation. |
| <p>2. In these bye-laws—
 “the area” means the area of the Council;
 “animals” include cattle, horses, sheep, swine, goats, dogs and the young of these animals;
 “Council” means the Isi-Uzo County Council;
 “impound”, with its grammatical variations, means to take and confine in an area or place appointed by the Council to be a pound;
 “Poundmaster” means a person appointed by the Council to have charge of a pound.</p> | Interpretation. |
| <p>3. (1) The owner of an animal shall ensure that, while within the area, the animal is—
 (a) confined within a pen; or
 (b) tied up; or
 (c) under proper control.
 (2) A person who permits an animal to stray in the area, is guilty of an offence:
 Penalty, a fine of ten shillings or, in default of payment, imprisonment for seven days.</p> | Prohibition of strays. |
| <p>4. A person who confines, or causes to be confined, an animal within a pen in which it has not adequate space, shade and water, is guilty of an offence:
 Penalty, a fine of five pounds or, in default of payment, imprisonment for fourteen days.</p> | Cruelty to animals. |
| <p>5. An animal found straying within the area may be impounded by an authorised servant or agent of the Council.</p> | Straying. |
| <p>6. The Council may appoint a suitable person to be Poundmaster.</p> | Poundmaster. |
| <p>7. The owner of an impounded animal may claim that animal and it shall be released to him on payment to the Poundmaster of the penalties and expenses prescribed in the Schedule.</p> | Impounded animals.
(Schedule) |
| <p>8. (1) Subject to bye-law 7, an impounded animal, which is unclaimed seven days after the date of impounding, may be sold by auction by the Poundmaster and the proceeds thereof placed on deposit with the Council.</p> | Proceeds. |

Penalties.

- (2) An amount deposited in accordance with paragraph (1) may be claimed by and paid over to the owner of the animal after deduction therefrom of the penalties and expenses payable under bye-law 7.

SCHEDULE

<i>Penalties—</i>	<i>(Bye-law 7)</i>	£	s	d	
for every head of cattle impounded	0	10	0	
for every other animal impounded	0	5	0	
<i>Expenses of keep—</i>					
for every head of cattle	0	2	6	a day or part thereof.
for every other animal	0	1	6	a day or part thereof.

MADE by resolution of the Isi-Uzo County Council this 26th day of January, 1961.

The Common Seal of the Isi-Uzo County Council was affixed in the presence of—

J. U. IKPE, *Secretary*
Isi-Uzo County Council

S. A. NWARO, *Chairman*
Isi-Uzo County Council

APPROVED by the Minister this 25th day of February, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 44 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

APPOINTMENT OF TRADITIONAL MEMBERS OF
THE AFIKPO COUNTY COUNCIL

(E.R.L.N. No. 144 of 1959 as amended by E.R.L.N. No. 206 of 1960)

Pursuant to paragraph (1) of clause 4 of the Instrument establishing the Afikpo County Council, I hereby appoint, with effect from and including the 1st day of April, 1961, the following heads of clans to be members of the Afikpo County Council—

1. Clan Head of Akaeze.
2. Clan Head of Osiri.
3. Clan Head of Uburu.
4. Clan Head of Afikpo.
5. Clan Head of Erei.
6. Clan Head of Ukawu.
7. Clan Head of Unwana.

Revocation of E.R.L.N. No. 224 of 1960.

2. The previous appointment of Traditional Members of the Afikpo County Council is hereby *revoked*.

MADE by the Minister at Enugu this 3rd day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 45 of 1961

THE URUAN COUNTY COUNCIL (WATER TRANSPORT)
BYE-LAWS, 1960

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fees (Schedule).
4. Penalty.

SCHEDULE

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE URUAN COUNTY COUNCIL (WATER TRANSPORT)
BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Uruan County Council has made the following—

BYE-LAWS

- | | |
|--|---------------------|
| 1. These bye-laws may be cited as the Uruan County Council (Water Transport) Bye-laws, 1960. | Citation. |
| 2. In these bye-laws—
“Council” means the Uruan County Council;
“water transport” includes all canoe and river-craft transport established and operated by the Council. | Interpretation. |
| 3. A person making use of water transport shall pay the appropriate fees as prescribed in the Schedule. | Fees.
(Schedule) |
| 4. A person who makes use of water transport without paying the appropriate fees is guilty of an offence:

Penalty, a fine of five pounds or, in default of payment, imprisonment for one month. | Penalty. |

SCHEDULE

(Bye-law 3)

FEEs

Passengers—Rates of Fare

	s d
Nwaniba to Calabar	2 6

Baggage Rates

20 lbs weight and under	Free.
Over 25 lbs weight but less than 90 lbs	1 0
Over 90 lbs but less than 120 lbs	2 0
Over 120 lbs but less than 150 lbs	4 0
Over 150 lbs	6 0
Domestic Animals other than Cattle and Chickens	1 0
Cattle	20 0
Crate of Chickens	2 0
Bicycle, Machine, Radio	8 0
Auto or Motor Cycle	20 0

Children's Fares

Children under 5 years	Free.
Children from 5-14 years	Half Fare.

MADE by resolution of the Uruan County Council this 4th day of November, 1960.

The Common Seal of the Uruan County Council was affixed in the presence of—

J. P. INYANG, *Secretary*
Uruan County Council

B. O. ITA, *Chairman*
Uruan County Council

APPROVED by the Minister this 3rd day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 46 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

MBANO COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

(E.R. Law
No. 17
of 1960)

Citation.

1. This Instrument may be cited as the Mbano County Council (Establishment) (Amendment) Instrument, 1961.

Amendment
of clause
4 of E.R.
L.N. No. 84
of 1959
(as amended
by E.R.L.N.
No. 155
of 1960)

2. Clause 4 of the Mbano County Council (Establishment) Instrument, 1959, is amended by *inserting* the following new paragraph immediately below paragraph (4)—

“(5) Chief John A. Nwaukwa, Head of Osu-Owerre Clan, is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 3rd day of March, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 18, Vol. 10, dated 16th March, 1961—Part D

E.N.L.G.N. No. 47 of 1961

THE ACHI COUNTY COUNCIL (HAWKERS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Hawking permits.
4. Permit not transferable.
5. Illegal hawking by young persons.
6. Cancellation of permit.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ACHI COUNTY COUNCIL (HAWKERS)
BYE-LAWS 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Achi County Council has made the following—

BYE-LAWS

- | | |
|---|-----------------------------------|
| <p>1. These bye-laws may be cited as the Achi County Council (Hawkers) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “child” means a person under the age of fourteen years;
 “Council” means the Achi County Council;
 “young female” means a female between the ages of fourteen years and seventeen years.</p> | Interpretation. |
| <p>3. (1) A person who hawks goods or food in a street without first obtaining a permit, in a form approved by the Council, is guilty of an offence.
 (2) A permit issued under this bye-law shall be known as a street hawker's permit and shall be issued to an applicant on payment of a half yearly fee of fifteen shillings.
 (3) A permit shall not be issued to a child or young female and shall, in every case, bear a photograph of the holder to be supplied by the latter person.
 (4) A permit shall specify the locality in which the holder may hawk, and a person who hawks contrary to the restriction, on his permit, as to locality is guilty of an offence.
 (5) A person guilty of an offence under either paragraphs (1) or (4) shall be given a warning and in the case of a continuing offence is liable to a penalty of a fine of ten shillings for each day after which the Council has served on the offender written notice of the offence.</p> | Hawking permit. |
| <p>4. A permit holder who allows his permit to be used or carried by another person or who fails to produce it on demand, to an officer of the Council or a police officer is guilty of an offence:
 Penalty, a fine of two pounds.</p> | Permit not transferable. |
| <p>5. A person who employs, or permits, a child to hawk contrary to these bye-laws is guilty of an offence:
 Penalty, a fine of five pounds or, in default of payment, imprisonment for three months.</p> | Illegal hawking by young persons. |
| <p>6. Where a permit-holder is convicted for an offence in breach of these bye-laws, the Council may cancel the permit.</p> | Cancellation of permit. |
- MADE by resolution of the Achi County Council this 11th day of February, 1961.

The Common Seal of the Achi County Council was affixed in the presence of—

D. C. AGWATU, *Secretary* CHIEF HON. D. E. ONUAGULUCHI, *Chairman*
Achi County Council *Achi County Council*

APPROVED by the Minister this 3rd day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 48 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

APPOINTMENT OF TRADITIONAL MEMBERS OF
THE OGOJA COUNTY COUNCIL

(E.R.L.N.
No. 128 of
1956 as
amended by
E.R.L.N.
Nos. 310
of 1959 and
191 of 1960)

Pursuant to clause 4 of the Instrument establishing the Ogoja County Council, I hereby appoint the following six heads of clan to be members of the Ogoja County Council with effect from and including the 1st day of April, 1961—

1. Clan Head of Eastern Yalla.
2. Clan Head of Western Yalla.
3. Clan Head of Bekworra.
4. Clan Head of Southern Ukelle.
5. Clan Head of Osokom.
6. Clan Head of Nkum.

(E.R.L.N.
No. 190
of 1960)

2. The previous appointment of seven members is hereby *revoked*.

MADE by the Minister at Enugu this 6th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 49 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

APPOINTMENT OF TRADITIONAL MEMBERS
OF THE IZI COUNTY COUNCIL

(E.R.L.N.
No. 223 of
1956 as
amended by
E.R.L.N.
Nos. 81 and
285 of
1959 and
248 of
1960)

Pursuant to clause 4 of the Instrument establishing the Izi County Council, I hereby appoint, with effect from and including the 1st day of April, 1961, the following six clan heads to be members of the Izi County Council—

1. Clan Head of Amachi.
2. Clan Head of Amagu.
3. Clan Head of Ezza Inyimagu.
4. Clan Head of Igbeagu.
5. Clan Head of Ishieke.
6. Clan Head of Mgbalukwu Inyimagu.

(E.R.L.N.
No. 234 of
1960)

2. The previous appointment of traditional members of the Izi County Council is hereby *revoked*.

MADE by the Minister at Enugu this 3rd day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 50 of 1961

THE IGBO-ETITI COUNTY COUNCIL (PUBLIC HEALTH)

BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Sanitation of premises.
4. Excavations and borrow pits.
5. Buildings.
6. Overcrowding.
7. Slaughter.
8. Inspection of meat.
9. Sale of wholesome meat.
10. Cleansing of slaughterhouse.
11. General.
12. Inspection.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IGBO-ETITI COUNTY COUNCIL (PUBLIC HEALTH)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Igbo-Etiti County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Igbo-Etiti County Council (Public Health) Bye-laws, 1961.

Citation.

2. In these bye-laws—

Interpretation.

- “Council” means the Igbo-Etiti County Council;
 “Health Officer” means a medical officer of health or a person duly authorised by him for any purpose of these bye-laws;
 “infectious disease” has the meaning assigned to it by the Public Health Ordinance;
 “premises” includes land, buildings and structures of any kind;
 “slaughter” means the slaughter of an animal intended for the food of man and intended to be offered for sale as such;
 “slaughter-house” includes an authorised public or private slaughter-house or slaughter-slab;
 “street” includes roads, bridges, carriage-ways and foot-ways.

3. (1) An occupier of premises shall—

Sanitation of premises.

- (a) prevent refuse or stagnant water from lying on his premises or on a portion of a street on which his premises abut;
 (b) prevent the flow of noxious matter from his premises into a street;
 (c) dispose of all refuse, filth and sweepings from his premises in such manner and at such place as the Council shall direct;
 (d) take all reasonable steps to prevent mosquitoes from breeding on his premises;
 (e) construct a salga or other approved type of latrine on his premises if the Council so directs;
 (f) construct a cover or other protection to prevent surface water from draining into a well on his premises if the Council so directs.

(2) Failure to comply with this bye-law constitutes an offence.

4. A person who—

Excavations and borrow pits.

- (a) makes an excavation or hole in or within six feet of a street; or
 (b) digs a borrow pit or well without the prior permission of the Council,

is guilty of an offence.

D 102

Buildings.

5. (1) A person shall not build or rebuild a house except on a site and in accordance with a plan approved by the Council.
- (2) A room which is intended for human habitation shall have—
 - (a) a minimum floor space of 120 square feet;
 - (b) a minimum ceiling height of 10 feet; and
 - (c) a minimum window area equal to one eighth of the floor area.
- (3) Failure to comply with this bye-law constitutes an offence.

Over-crowding.

6. (1) Subject to paragraph (2), the Health Officer may prescribe the maximum number of persons who may occupy a room or other premises.
- (2) A room which is intended for human occupation is deemed to be overcrowded where the floor space available for each person therein is less than fifty square feet or the volume of free air available to each person is less than four hundred cubic feet.
- (3) For the purposes of this bye-law, two children under the age of ten years count as one person.

Slaughter.

7. (1) A person shall not slaughter an animal otherwise than in a slaughter-house.
- (2) A person shall not slaughter an animal which has not been examined by the Health Officer and passed by him as fit for slaughter.
- (3) Failure to comply with this bye-law constitutes an offence.

Inspection of meat.

8. (1) The Health Officer may inspect any meat intended for the food of man and shall condemn the whole or part of the meat which in his opinion is diseased.
- (2) Meat condemned under paragraph (1) shall be destroyed or disposed of, as the Health Officer may direct, at the expense of the owner.

Sale of wholesome meat.

9. A person who sells or exposes for sale meat which has not been examined by the Health Officer and passed by him as fit for human consumption is guilty of an offence.

Cleansing of slaughter-house.

10. (1) A person who slaughters an animal in a slaughterhouse shall clear away all blood, offal and rubbish and to wash and clean the slaughterhouse to the satisfaction of the Health Officer.
- (2) Failure to comply with this bye-law constitutes an offence.

General.

11. A person who—
 - (a) pollutes any water, well, stream or pond used for supplying drinking water to man or beast; or
 - (b) permits the growth of high crops on land under his control to within twenty yards of a residential building; or
 - (c) defecates in a public place is guilty of an offence.

Inspection.

12. The Health Officer may enter any premises for the purposes of inspection and shall, whilst on the premises be accompanied by the occupier or other responsible male person deputising for the occupier.

13. A person who is guilty of an offence under these bye-laws is, on conviction, liable to a penalty of a fine of five pounds or, in default of payment, imprisonment for one month.

MADE by resolution of the Igbo-Etiti County Council this 18th day of February, 1961.

The Common Seal of the Igbo-Etiti County Council was affixed in the presence of—

F. N. UGWUOJU, *Secretary*
Igbo-Etiti County Council

G. U. NGWU, *Chairman*
Igbo-Etiti County Council

APPROVED by the Minister this 3rd day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 51 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

ORLU COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following— (E.R. Law No. 17 of 1960)

INSTRUMENT

1. This instrument may be cited as the Orlu County Council (Establishment) (Amendment) Instrument, 1961. Citation.

2. Clause 4 of the Instrument establishing the Orlu County Council is amended by replacing paragraph (1) thereof by the following new paragraph— (E.R.L.N. No. 113 of 1959 as amended by E.R.L.N. Nos. 382 and 383 of 1959 and Nos. 96 and 202 of 1960)

4. (1) The Council consists of fifty-five members—

- (a) forty-four of whom shall be elected in accordance with this clause; and
- (b) eleven of whom shall be appointed by the Minister.”

MAD~~E~~ by the Minister at Enugu this 6th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 52 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

APPOINTMENT OF MEMBERS OF THE ORLU COUNTY
COUNCIL

(E.R.L.N. No. 113 of 1959 as amended by Nos. 383 of 1959, 96 and 202 of 1960)

Pursuant to paragraph (1) of clause 4 of the Instrument establishing the Orlu County Council, I hereby appoint, with effect from and including the 1st day of April, 1961, the following eleven heads of clans to be members of the Orlu County Council—

Name	Clan
1. Chief Patrick Ibeakannwa Acholonu, M.B.E.	Ebetolu (Isu).
2. Chief James Uzoho Nwosu	Nwangele (Isu).
3. Chief Raymond Ojinnaka	Mbanano (Isu).
4. Chief Anthony E. Ukachuku	Owuwa Anyanwu.
5. Chief Francis Nwaizu Ezerioha	Orsu Alamiri.
6. Chief Julius E. Okinkemelu	Orsu Mbanato.
7. Chief Gregory Agbasiere	Odida Anyanwu.
8. Chief Nnadi Duru	Ebeise.
9. Chief Chukunye Osuala	Central Isu.
10. Chief Sylvanus Okoli II	Mbanasa North.
11. Chief Edwin Imo II	Ndizuogu.

2. The previous appointment of members of the Council is hereby *revoked*.

Revocation of E.R.L.N. No. 203 of 1960.

MADE by the Minister at Enugu this 6th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 53 of 1961

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

APPOINTMENT OF TRADITIONAL MEMBERS OF
THE NORTHERN IJAW COUNTY COUNCIL

(E.R.L.N. No. 256 of 1956 as amended by E.R.L.N. Nos. 14 and 137 of 1958 No. 296 of 1959 and No. 223 of 1960)

Pursuant to paragraph (1) of clause 4 of the Instrument Establishing the Northern Ijaw County Council, I hereby appoint, with effect from and including the 1st day of April, 1961, the following four heads of clan to be members of the Northern Ijaw County Council—

1. Clan Head of Buseni.
2. Clan Head of Ekpetiama.
3. Clan Head of Opokuma.
4. Clan Head of Okordia.

2. The previous appointment of traditional members is hereby *revoked*.

(E.R.L.N. No. 234 of 1960)

MADE by the Minister at Enugu this 6th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 54 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

APPOINTMENT OF TRADITIONAL MEMBERS
OF THE IKOM COUNTY COUNCIL

Pursuant to paragraph (1) of clause 4 of the Ikom County Council (Establishment) Instrument, 1959, I hereby appoint, with effect from and including the 1st day of April, 1961, the following five clan heads to be members of the Ikom County Council—

1. The Clan Head of Abayum.
2. The Clan Head of Olulumo.
3. The Clan Head of Northern Etung.
4. The Clan Head of Southern Etung.
5. The Clan Head of Nde.

2. The previous appointment of clan heads to be members of the Ikom County Council is hereby *revoked*.

MADE by the Minister at Enugu this 3rd day of March, 1961.

P. O. NWOGA
Minister of Local Government

(E.R.L.N.
No. 147 of
1959 as
amended
by E.R.L.N.
Nos. 141
and 225 of
1960)

Revocation
of E.R.L.N.
No. 204 of
1960.

E.N.L.G.N. No. 55 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

APPOINTMENT OF TRADITIONAL MEMBERS
OF THE ELEME COUNTY COUNCIL

Pursuant to sub-paragraph (b) of paragraph (4) of clause 4 of the Eleme County Council (Establishment) Instrument 1960, I hereby appoint, with effect from and including the 1st day of April, 1961, the following five One-ch-Etas to be members of the Eleme County Council—

1. One-ch-Eta of Alodi.
2. One-ch-Eta of Akpajo.
3. One-ch-Eta of Aletu.
4. One-ch-Eta of Ekporo.
5. One-ch-Eta of Eteo.

2. The previous appointment of traditional members of the Eleme County Council is hereby *revoked*.

MADE by the Minister at Enugu this 3rd day of March, 1961.

P. O. NWOGA
Minister of Local Government

(E.R.L.N.
No. 260
of 1959 as
amended by
E.R.L.N.
No. 503 of
1960)

Revocation
of E.R.L.N.
No. 501 of
1960.

E.N.L.G.N. No. 56 of 1961

NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

ENUGU URBAN COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

CORRIGENDUM

(E.N.L.G.N.
No. 20 of
1961)

The Enugu Urban County Council (Establishment) Instrument 1961,
is hereby amended by *replacing* clause 2 by the following correct clause—

"Seal. 2. The Seal of the Council is the following device—



MADE by the Minister at Enugu this 8th day of March, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 20, Vol. 10, dated 23rd March, 1961—Part D

E.N.L.G.N. No. 57 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

ETCHE COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Etche County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. The Etche County Council (Establishment) Instrument, 1959, is amended by *replacing* clause 4 thereof by the following new clause—

Amendment
of clause 4 of
E.R.L.N.
No. 201 of
1959 (as
amended by
E.R.L.N.
No. 135 of
1960)

"Constitution. 4. (1) The council consists of—

- (a) twenty-one members elected, and
- (b) eight members appointed, in accordance with this clause.

(Schedule)

- (2) The electors of a ward, described in the Schedule, shall elect one member only to represent that ward.
- (3) Of the eight appointed members, the following are hereby appointed—

(E.R.L.N.
No. 386 of
1959)

- (a) the head of the Etche Clan mentioned in the Schedule to the Selection of Second Class Chiefs Regulations, 1959; and
- (b) the group heads of the following sub-clans of that Clan—

- (i) Ozuzu,
- (ii) Igbo,
- (iii) Umuogha,
- (iv) Obite,
- (v) Akwa,
- (vi) Obibi,
- (vii) Omuma, and
- (viii) Okomoko."

MADE by the Minister at Enugu this 13th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 58 of 1961

NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

APPOINTMENT OF TRADITIONAL MEMBERS OF THE
AWGU COUNTY COUNCIL

(E.R.L.N.
No. 164 of
1959 as
amended by
No. 204 of
1960)

Pursuant to paragraph (1) of clause 4 of the Instrument establishing the Awgu County Council, I hereby appoint, with effect from and including the 1st day of April, 1961, the following seven Clan Heads to be members of the Awgu County Council—

1. Clan Head of Ugbo
2. Clan Head of Owelli
3. Clan Head of Ogbaku
4. Clan Head of Okpanku
5. Clan Head of Enwen-Mgbidi
6. Clan Head of Obeagu
7. Clan Head of Isu-Agbudu.

Revocation
of E.R.L.N.
No. 205 of
1960.

2. The previous appointment of traditional members which was published as E.R.L.N. No. 205 of 1960, is hereby *revoked*.

MADE by the Minister at Enugu this 9th day of March, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 23, Vol. 10, dated 30th March, 1961—Part D

E.N.L.G.N. No. 59 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE APPOINTMENT OF TRADITIONAL MEMBERS OF
THE OBUBRA COUNTY COUNCIL

Pursuant to paragraph (1) of clause 4 of the Instrument establishing the Obubra County Council, I hereby appoint with effect from and including the 1st day of April, 1961, the following six Heads of Clans to be members of the Obubra County Council—

1. The Clan Head of Igbo.
2. The Clan Head of Agoi.
3. The Clan Head of Osopong.
4. The Clan Head of Okum.
5. The Clan Head of Offunbongha.
6. The Clan Head of Nselle.

2. The previous appointment of traditional members is hereby *revoked*.

MADE by the Minister at Enugu this 25th day of March, 1961.

P. O. NWOGA
Minister of Local Government

(E.R.L.N.
No. 150 of
1959 as
amended by
E.R.L.N.
Nos. 276 of
1959 and 169
of 1960)

(E.R.L.N.
No. 207 of
1960)

E.N.L.G.N. No. 60 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

ANNANG COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

1. This instrument may be cited as the Annang County Council Establishment (Amendment) Instrument, 1961.

2. Clause 4 of the Instrument establishing the Annang County Council is amended by *inserting* the following additional paragraph immediately below paragraph (4) thereof—

- “(5) Chief S. Ayara Akpabio, Head of Abak-Midim Clan, is hereby appointed the President of the Council.”

MADE by the Minister at Enugu this 25th day of March, 1961.

P. O. NWOGA
Minister of Local Government

(E.R. Law
No. 17 of
1960)

Citation.

(E.R.L.N.
No. 182 of
1959 as
amended by
E.R.L.N.
No. 200 of
1960)

E.N.L.G.N. No. 61 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

IKOM URBAN COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law
No. 17
of 1960)

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Ikom Urban County Council (Establishment) (Amendment) Instrument, 1961.

(E.R.L.N.
No. 87 of
1960 as
amended by
E.R.L.N.
No. 292 of
1960)

2. Clause 4 of the Ikom Urban County Council (Establishment) Instrument, 1960 is amended by *inserting* the following new paragraph immediately below paragraph (6)—

“(7) Chief E. N. Abang, the Head of Ikom Clan, is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 14th day of March, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 24, Vol. 10, dated 6th April, 1961—Part D

E.N.L.G.N. No. 62 of 1961

THE ACHI COUNTY COUNCIL (MARKETS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Market Hours.
4. Appropriation of sections of Market.
5. Permits and stallage.
6. Slaughter of animals.
7. Stalls.
8. Cleanliness and fire prevention.
9. Obstruction.
10. Traffic in Market.
11. Articles to be displayed away from road.
12. Market Master.
13. Penalties.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ACHI COUNTY COUNCIL (MARKETS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Achi County Council has made the following—

BYE-LAWS

- | | |
|--|--|
| 1. These bye-laws may be cited as the Achi County Council (Markets) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
"Council" means the Achi County Council;
"Market" means a market listed in the Fourth Schedule;
"Market Master" means a person appointed by the Council to take charge of a market; | Interpretation.
(Fourth Schedule) |
| 3. (1) A Market shall be open, from 6.00 a.m. to 7.00 p.m. on such days as the Council shall appoint.
(2) A person who—
(a) sells or purchases food or merchandise; or
(b) carries on his trade or calling in a Market on a day or at an hour when the Market is not officially open, is guilty of an offence. | Market hours. |
| 4. Where the Council—
(a) appropriate a part of the Market for the sale of food or merchandise or a class of food or merchandise, and
(b) displays, in a conspicuous place, a public notice to that effect,—
a person who sells food or merchandise except in accordance with the terms of that appropriation is guilty of an offence. | Appropriation of sections of Market. |
| 5. (1) A person who sells a domestic animal in a Market without first obtaining a permit from the Council, in a form approved by the Council, is guilty of an offence.
(2) A permit under the last preceding paragraph is issued on payment of the appropriate toll as prescribed in the First Schedule.
(3) A person occupying a stall without having paid the appropriate stallage as prescribed in the Second Schedule is guilty of an offence.
(4) On payment of the appropriate fees the stall-holder shall be issued with a licence as in the form, duly completed, of the form in the Third Schedule.
(5) A person other than the Market Master, or a person authorised to act for him, shall not collect the tolls and stallages prescribed in these bye-laws. | Permits and stallage.
(First Schedule)
(Second Schedule)
(Third Schedule) |
| 6. Animals shall not be slaughtered in a Market except on a slaughter-slab provided by the Council. | Slaughter of animals. |

- Stalls.
7. (1) A person who erects a stall in a Market, without the prior approval of the Council is guilty of an offence.
- (2) A stall shall not exceed the dimensions of eight feet in length and six feet in breadth and the intervening space between two neighbouring stalls shall not be less than ten feet.
- (3) A tenant or occupant of a stall who sublets the stall without the written authority of the Council, is guilty of an offence.
- (4) A person who places a board, basket or other things so as to project beyond—
- (a) the line or frontage of a stall, or
- (b) the limit of the space allotted to a stall-holder,
- is guilty of an offence.
- (5) A person who—
- (a) uses or permits to be used as a dwelling place a stall, or
- (b) is found in a Market without lawful excuse between the hours of 8.00 p.m. and 5.00 a.m.,
- is guilty of an offence.
- Cleanliness and fire prevention.
8. (1) A tenant or occupant of a stall shall—
- (a) cause the stall to be properly cleansed before and after market hours and as often as may be necessary during those hours;
- (b) cause all refuse from the stall, and all refuse arising from the loading and unloading of articles required in connection with the stall to be placed in a receptacle provided for that purpose by the Council.
- (2) A fire or light used in connection with a stall in a Market shall be extinguished not later than half an hour after the Market closes.
- (3) Failure to comply with this bye-law constitutes an offence.
- Obstruction.
9. A person who, during Market hours, causes an obstruction in a Market or in any of the roadways, passages and approaches thereof, is guilty of an offence.
- Traffic in Market.
10. A person who rides a bicycle or drives a motor vehicle in a Market, during market hours, is guilty of an offence.
- Articles to be displayed away from road.
11. A person who exposes any food or merchandise for sale within a distance of 15 feet from the centre of a road abutting on a Market is guilty of an offence.
- Market Master.
12. (1) The Council shall appoint a suitable person to be Market Master and may authorise a person to act for him.
- (2) A person who, while in a Market, disobeys or fails to obey a reasonable direction given by the Market Master in the course of his duties, or a person authorised to act for him, is guilty of an offence.
- Penalties.
13. A person who is guilty of an offence under these bye-laws, is on conviction, liable to a fine of one pound or, in default of payment, imprisonment for one month.

FIRST SCHEDULE

(Bye-law 6 (2))

	£	s	d
for each head of cattle... ..	0	7	6
for each head of swine	0	5	6
for each head of goat or sheep	0	4	6

SECOND SCHEDULE

(Bye-law 6 (3))

	£	s	d
for a temporary stall (open)	0	3	6 per month or
	0	10	6 per quarter.
for a permanent stall (open)	0	7	6 per month or
	1	2	6 per quarter.
for permanent stall (lock-up)	0	7	6 per month or
	1	2	6 per quarter.
for a casual occupation of a pitch (stall)	0	0	2 per day.

THIRD SCHEDULE

(Bye-law 5 (4))

THE ACHI COUNTY COUNCIL (MARKET) BYE-LAWS, 1961

Licence is hereby granted to.....
of.....for the use of stall No.....
from the.....day of....., 19.....
to the.....day of....., 19.....

Subject to the provisions of the above-mentioned bye-laws.

Fee paid £ s d

Date.....

.....
Signature of Receiver.....
Secretary, Achi County Council

FOURTH SCHEDULE

(Bye-law 2)

1. Oji-River Market.
2. Eke-Egbo Market.
3. Orié-Agu Market.
4. Eke Awlaw Market.

MADE by resolution of the Achi County Council this 11th day of February, 1961.

The Common Seal of the Achi County Council was affixed in the presence of—

D. C. AGWATU, *Secretary* CHIEF HON. D. E. ONUAGULUCHI, *Chairman*
Achi County Council Achi County Council

APPROVED by the Minister this 3rd day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 63 of 1961

NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

OKOBO-ORON COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law No. 17 of 1960)

INSTRUMENT

Citation.

1. This instrument may be cited as the Okobo-Oron County Council (Establishment) (Amendment) Instrument, 1961.

(E.R.L.N. No. 189 of 1959 as amended by E.R.L.N. No. 262 of 1959 and E.R.L.N. No. 235 of 1960)

2. Clause 4 of the Okobo-Oron County Council (Establishment) Instrument, 1959, is amended by *inserting* the following additional paragraph immediately below paragraph (4) thereof—

“(5) Chief O. N. OKUNG, Head of Uquong Clan, is hereby appointed President of the Council.”.

MADE by the Minister at Enugu this 25th day of March, 1961.

P. O. Nwoga
Minister of Local Government

E.N.L.G.N. No. 64 of 1961

*Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

NOTICE

APPOINTMENT OF APPRAISERS

(E.R. Law No. 17 of 1960)

Pursuant to section 146 of the Eastern Nigeria Local Government Law, 1960, the Minister has, for the purposes of the Law, appointed the following persons to be appraisers for the area of the Abakaliki Urban County Council—

- The Provincial Engineer, Abakaliki.
- The Treasurer, Abakaliki Urban County Council.
- The Valuation Officer, Ministry of Local Government.

DATED at Enugu this 25th day of March, 1961.

P. O. Nwoga
Minister of Local Government

E.N.L.G.N. No. 65 of 1961

THE OGOJA COUNTY COUNCIL (HAWKERS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Street Hawker's permit.
4. Permit not transferable.
5. Illegal hawking by young persons.
6. Cancellation of permit.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
 (E.R. Law No. 17 of 1960)

THE OGOJA COUNTY COUNCIL (HAWKERS)
 BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ogoja County Council has made the following—

BYE-LAWS

- | | |
|---|--|
| <p>1. These bye-laws may be cited as the Ogoja County Council (Hawkers) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 "child" means a person under the age of sixteen years;
 "Council" means the Ogoja County Council;
 "Scheduled areas" means the areas listed in the Schedule.</p> | <p>Interpretation.

(Schedule)</p> |
| <p>3. (1) A person, who hawks goods or food in a street within the scheduled areas without first obtaining a permit issued under this bye-law, is guilty of an offence.
 (2) A permit issued under this bye-law shall be known as a street hawker's permit and shall be issued by the Council to an applicant, in a form approved by the Council, on payment of an annual fee of twenty shillings.
 (3) A street hawker's permit shall not be issued to a child.
 (4) A permit shall specify the locality in which the holder may hawk, and a person, who hawks contrary to the restrictions contained in his permit as to locality, is guilty of an offence.
 (5) A person guilty of an offence under paragraphs (1) or (4) shall, for a first offence be given a warning and, for a continuing offence, shall be liable to a penalty of fine of twenty shillings for each day after which the Council has served on the offender written notice of the offence.</p> | <p>Street hawker's permit.</p> |
| <p>4. A permit-holder who—
 (a) allows his permit to be used or carried by another person; or
 (b) fails to produce it, on demand, to an officer of the Council is guilty of an offence;
 Penalty, a fine of two pounds.</p> | <p>Permit not transferable.</p> |
| <p>5. A person who employs or permits a child to hawk contrary to these bye-laws is guilty of an offence;
 Penalty, a fine of five pounds or, in default of payment, imprisonment for three months.</p> | <p>Illegal hawking by young persons.</p> |
| <p>6. Where a permit-holder is convicted for an offence in breach of these bye-laws, the Council may cancel the permit.</p> | <p>Cancellation of permit.</p> |

SCHEDULE

(Bye-law 2)

Ogoja Town.
 Yahe Junction.
 Okuku Junction.
 Bansara Town.

Made by resolution of the Ogoja County Council this 28th day of January, 1961.

The Common Seal of the Ogoja County Council was affixed in the presence of—

T. U. USORO, *Secretary*
Ogoja County Council

CHIEF THOMAS O. ODEY, *Chairman*
Ogoja County Council

APPROVED by the Minister this 25th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 66 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

NEMBE COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Nembe County Council (Establishment) (Amendment) Instrument, 1961.

(E.R.L.N.
No. 257 of
1956 as
amended by
E.R.L.N.
No. 286 of
1959)

2. The Instrument establishing Nembe County Council is amended by replacing clause 4 thereof by the following new clause—

“Constitu- 4. (1) The Council consists of twenty-eight members—
tion. (a) twenty-three of whom shall be elected, and
(b) five of whom are appointed,
in accordance with this clause.

(2) of the five appointed members, the persons for the time being recognized by law as holding the following titles are hereby appointed—

- (a) Amanyanabo of Ogbolomabiri,
- (b) Amanyanabo of Bassambiri,
- (c) Amanyanabo of Okpoma,
- (d) Amanyanabo of Egwema, and
- (e) Amanyanabo of Okoroba.

(3) Chief F. O. Allagoa, the Amanyanabo of Nembe and Ogbolomabiri, is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 25th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 67 of 1961

*Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

NOTICE

APPOINTMENT OF MEMBERS OF
ASSESSMENT COMMITTEE

Pursuant to section 144 of the Eastern Nigeria Local Government Law, 1960, the Minister has appointed the following persons to be members of the Assessment Committee for the area of the Abakaliki Urban County Council—

(E.R. Law
No. 17 of
1960)

Chairman: The Divisional Officer i/c Abakaliki Division or his authorised representative.

Members: The Health Superintendent, Abakaliki.
The Senior Inspector of Lands, Abakaliki.
Mr M. N. Nnorom.
Mr A. O. Okpala.

DATED at Enugu this 25th day of March, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 25, Vol. 10, dated 13th April, 1961—Part D

E.N.L.G.N. No. 68 of 1961

THE ACHI COUNTY COUNCIL (SLAUGHTER) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Restriction in the slaughter of animals.
4. Examination of carcasses.
5. Sale of meat.
6. Public slaughter-house.
7. Permit.
8. Penalties.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ACHI COUNTY COUNCIL
(SLAUGHTER) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Achi County Council has made the following—

BYE-LAWS

- | | |
|---|---|
| <p>1. These bye-laws may be cited as the Achi County Council (Slaughter) Bye-laws, 1961</p> | Citation. |
| <p>2. In these bye-laws—</p> <p>“animals” include sheep, goats, swine and cattle;</p> <p>“Council” means the Achi County Council;</p> <p>“Health Officer” means a medical officer of health or a person duly authorised by him for any purpose of these bye-laws;</p> <p>“Market” means any of the markets listed in the First Schedule;</p> <p>“scil” includes expose for sale;</p> <p>“slaughter” means the killing of an animal intended for the food of man and intended to be offered for sale as such;</p> <p>“slaughter-house” includes a public or authorised private slaughter-house and a slaughter-slab.</p> | <p>Interpretation.</p> <p>(First Schedule)</p> |
| <p>3. (1) A person who slaughters an animal otherwise than—</p> <p style="padding-left: 2em;">(a) in a slaughter-house, and</p> <p style="padding-left: 2em;">(b) under a permit from the Council,</p> <p>is guilty of an offence:</p> <p>Penalty, a fine of twenty shillings or in default of payment, imprisonment for fourteen days.</p> | <p>Restriction in the slaughter of animals.</p> |
| <p>(2) A permit shall be issued only on the recommendation of the Health Officer given after a medical examination of the animal in respect of which a permit is required.</p> <p>(3) An application for a permit shall be accompanied by the appropriate fee as prescribed in the Second Schedule.</p> | <p>Permit.</p> <p>(Second Schedule)</p> |
| <p>4. (1) After the slaughter of an animal, the carcass shall be examined by the Health Officer before any part thereof is offered for sale.</p> <p>(2) The whole or any part of a carcass found to be diseased shall be seized by the Health Officer and destroyed at the expense of the owner.</p> <p>(3) A person who removes, from a slaughter-house, a carcass or part thereof which has not been passed fit for human consumption under this bye-law is guilty of an offence.</p> <p>Penalty, a fine of twenty shillings or, in default of payment, imprisonment for fourteen days.</p> | <p>Examination of carcasses.</p> |
| <p>5. (1) A person who, in a Market, sells meat which has not been passed by the Health Officer as fit for human consumption is guilty of an offence.</p> | <p>Sale of meat.</p> |

Penalty, a fine of twenty shillings or, in default of payment, imprisonment for fourteen days.

(2) For the purposes of this bye-law, meat does not include smoked meat.

Public slaughter-house.

6. (1) A public slaughter-house shall be open during the hours of 6.00 a.m. to 12.00 noon on such days as the Council shall appoint.

(2) A person who slaughters an animal at a public slaughter-house shall immediately clear away all blood, offal and rubbish and to wash and cleanse the slaughter-house to the satisfaction of the Health Officer.

Penalties.

(3) Failure to comply with the last preceding paragraph constitutes an offence.

Penalty, a fine of twenty shillings or, in default of payment, imprisonment for fourteen days.

FIRST SCHEDULE

MARKETS

(Bye-law 2)

1. Oji-River Market.
2. Eke-Egbo Market.
3. Orie-Agu Market.
4. Eke Awlaw Market.

SECOND SCHEDULE

(Bye-law 3 (2))

<i>A head</i>	<i>Amount</i>
	s d
Cattle	7 6
Sheep or ram	3 6
Swine	3 0
Goat	3 0

MADE by resolution of the Achi County Council this 11th day of February, 1961.

The Common Seal of the Achi County Council was affixed in the presence of—

D. C. AGWATU, *Secretary* CHIEF HON. D. E. ONUAGULUCHI, *Chairman*
Achi County Council *Achi County Council*

APPROVED by the Minister this 28th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 69 of 1961

THE OHAJI COUNTY COUNCIL (MATERNITY FEES) BYE-LAWS, 1960

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fees.
4. Place of treatment.
5. Domiciliary treatment.
6. Receipt of fees.
7. Record of treatment.
8. Pauper patients.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OHAJI COUNTY COUNCIL
(MATERNITY FEES) BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria, Local Government Law, 1960, the Ohaji County Council has made the following—

BYE-LAWS

- | | |
|--|------------------------|
| <p>1. These bye-laws may be cited as the Ohaji County Council (Maternity Fees) Bye-laws, 1960.</p> | Citation. |
| <p>2. In these bye-laws—
 “Council” means the Ohaji County Council;
 “maternity home” means any premises established or maintained by the Council and used or intended to be used for the reception of pregnant women or of women immediately after childbirth;
 “midwife” means a midwife employed by the Council and attached to a maternity home;
 “patient” means a person seeking treatment or receiving treatment at a maternity home.</p> | Interpretation. |
| <p>3. (1) A patient shall pay a fee of seven shillings and sixpence to the Council.
 (2) The fee shall entitle the patient to a full course of treatment including—
 (a) ante-natal treatment for a period not exceeding six months;
 (b) delivery at a maternity home; and
 (c) post-natal treatment for a period not exceeding three months.</p> | Fees. |
| <p>4. Treatment may be obtained at a maternity home, and, during the course of treatment, a patient may freely transfer from one maternity home to another on giving notice to the particular maternity home where she is at the time, receiving treatment.</p> | Place of treatment. |
| <p>5. Where a patient desires to have her confinement at home or at any place other than a maternity home, and requires the attendance of the midwife there, an additional fee of seven shillings and sixpence shall be paid to the Council for the services of the midwife.</p> | Domiciliary treatment. |
| <p>6. (1) The fees prescribed in these bye-laws shall in the first instance be paid to the midwife who shall issue an official receipt to the patient.
 (2) The midwife shall enter in a register kept for the purpose, a record showing—
 (a) the name and address of the patient;
 (b) the fee paid; and
 (c) the date and number of the receipt issued therefor.</p> | Receipt of fees. |
| <p>7. The midwife shall keep a record of all treatment given to a patient and, on receiving a notice of transfer, shall give, to the patient concerned, a copy of her record of treatment.</p> | Record of treatment. |

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Pauper
patients.

8. (1) The midwife may, at her discretion, waive the payment of fees in the case of a pauper patient.
- (2) The midwife shall keep, in a register kept for that purpose, a record showing all the cases in which she has exercised her powers of waiver under this bye-law and every entry therein shall be counter-signed by the Secretary of the Council and approved by the Chairman of the Council.

MADE by resolution of the Ohaji County Council this 25th day of November, 1960.

The Common Seal of the Ohaji County Council was affixed in the presence of—

I. K. UKA, *Secretary*
Ohaji County Council

B. G. OSIAGUGO, *Chairman*
Ohaji County Council

APPROVED by the Minister this 29th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 70 of 1961.

THE ONITSHA SOUTHERN COUNTY COUNCIL (VACCINATION)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Compulsory vaccination.
4. Obstructions, etc
5. Penalty.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ONITSHA SOUTHERN COUNTY COUNCIL
(VACCINATION) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Onitsha Southern County Council has made the following—

BYE-LAWS

- | | |
|--|-------------------------|
| <p>1. These bye-laws may be cited as the Onitsha Southern County Council (Vaccination) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “adult” means a person who, in the opinion of a Public Vaccinator, appears to be of the age of fourteen years or over;
 “child” means a person who, in the opinion of a Public Vaccinator, appears to be under the age of fourteen years;
 “Council” means the Onitsha Southern County Council;
 “parent” includes a person having the care and custody of a child;
 “Public Vaccinator” includes a Sanitary Inspector, Sanitary Overseer or Dispensary Attendant in the employment of the Government or the Council;
 “Vaccination” means vaccination against smallpox and its grammatical variations have a corresponding meaning.</p> | Interpretation. |
| <p>3. (1) Subject to paragraph (4), an adult who, on being requested by a Public Vaccinator, refuses to be vaccinated is guilty of an offence.
 (2) A parent who, on being requested by a Public Vaccinator, refuses to present his child for vaccination is guilty of an offence.
 (3) A parent who fails to present an infant child for vaccination, within six months of its birth, is guilty of an offence.
 (4) This bye-law does not apply to a person who has, at any time, suffered from smallpox or who has had a successful vaccination within the preceding two years.</p> | Compulsory vaccination. |
| <p>4. A person who, by false statements or otherwise, deceives or obstructs a Public Vaccinator in the discharge of his duties under these bye-laws is guilty of an offence.</p> | Obstructions, etc. |
| <p>5. A person who is guilty of an offence under these bye-laws is for the first offence liable upon conviction to a fine of one pound or, in default of payment, to imprisonment for fourteen days; and, for a subsequent offence, to a fine of two pounds or, in default of payment, to imprisonment for one month.</p> | Penalty. |

MADE by resolution of the Onitsha Southern County Council this 27th day of January, 1961.

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The Common Seal of the Onitsha Southern County Council was affixed in the presence of—

W. A. TOTTY, *Secretary*
Onitsha Southern County Council

D. O. OKONKWO, *Chairman*
Onitsha Southern County Council

APPROVED by the Minister this 30th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 71 of 1961

THE UMUAHIA-IBEKU URBAN COUNTY COUNCIL
(MARKET) (AMENDMENT) BYE-LAWS, 1960

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Amendment of E.R.L.N. No. 201 of 1956.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE UMUAHIA-IBEKU URBAN COUNTY COUNCIL
(MARKET) (AMENDMENT) BYE-LAWS, 1960

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Umuahia-Ibeku Urban County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Umuahia-Ibeku Urban County Council (Market) (Amendment) Bye-laws, 1960. Citation.

2. The Schedule to the principal bye-laws is hereby replaced by the following new Schedule— Amendment of E.R.L.N. No. 201 of 1956.

SCHEDULE

(Bye-law 2)

(1) Rents	Yearly		
	£	s	d
For a permanent lock-up shop erected by the Council	15	0	0
For a temporary lock-up built of wood by the stall-holder and with thatch roof	3	0	0
For permanent open stalls built by the Council converted by stall-holders to temporary lock-up shops	6	0	0
For a permanent hotel erected by the Council ...	15	0	0

(2) Fees

Application fee for the conversion by the stall-holder of a temporary stall, with thatch or zinc roof into a temporary lock-up shop ... 0 5 0

Application forms for Market Stall ... 0 0 3 a form

MADE by resolution of the Umuahia-Ibeku Urban County Council this 13th day of July, 1960.

The Common Seal of the Umuahia-Ibeku Urban County Council was affixed in the presence of—

A. W. AKA, *Town Clerk*
Umuahia-Ibeku Urban County
Council

HEZ IHEUKUMERE, *Chairman*
Umuahia-Ibeku Urban County
Council

APPROVED by the Minister this 30th day of March, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to the Eastern Nigeria Gazette Extraordinary No. 26, Vol. 10, dated
18th April, 1961—Part D

E.N.L.G.N. No. 72 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE BONNY COUNTY COUNCIL (ESTABLISHMENT AND
REVOCATION OF INSTRUMENT ESTABLISHING THE
BONNY COUNTY COUNCIL) INSTRUMENT, 1961

WHEREAS the Minister, acting in accordance with subsection (2) of section 9 of the Law, caused an inquiry to be held under section 13 of the Law;

AND WHEREAS, having considered the report of that inquiry, the Minister considers it in the best interests of the area as a whole that the Bonny County Council should be dissolved;

AND WHEREAS the Executive Council has given its approval;

NOW, THEREFORE, pursuant to subsections (3) and (4) of section 9 of the Law, the Minister has made the following—

INSTRUMENT

1. This Instrument may be cited as the Bonny County Council (Establishment and Revocation of Instrument Establishing the Bonny County Council) Instrument, 1961, and shall commence on the 18th day of April, 1961.

Citation and commencement.

2. The previous Instrument establishing the Bonny County Council is hereby *revoked*.

Revocation of E.R.L.N. No. 4 of 1957.

3. The Bonny County Council is hereby established.

Establishment of Bonny County Council.

4. The common seal of the Council is the following device—

Seal.



5. The area of the Bonny County Council is the area described in the Schedule to the Instrument Establishing the Bonny County Council which was in force immediately before the commencement of this Instrument.

Area of authority. (E.R.L.N. No. 4 of 1957)

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- Constitution. 6. (1) The Council consists of forty members to be appointed by the Minister.
- (2) The Minister shall appoint the Chairman of the Council.
- President. 7. The person for the time being holding the office of Amanyanabo of Bonny is hereby appointed President of the Council.
- Functions. 8. In addition to the functions conferred upon County Councils under the Law or any other written law, the Council—
- (i) may perform all the functions contained in the following paragraphs of section 84 of the Law—
(9), (10), (11), (14), (15), (16), (31), (33), (38), (42), (44);
 - (ii) may regulate the use of inflammable materials in accordance with paragraph (17) of section 84 of the Law;
 - (iii) may regulate the making of burrow pits or other excavations in accordance with paragraph (20) of section 84 of the Law;
 - (iv) may maintain markets and prohibit the erection of stalls in places other than markets in accordance with paragraph (30) of section 84 of the Law;
 - (v) may manage, license and control slaughter-houses in accordance with paragraph (41) of section 84 of the Law;
 - (vi) may control the hawking of wares in accordance with paragraph (54) of section 84 of the Law;
 - (vii) may maintain roads, streets, paths, culverts, bridges and street drains, excluding roads classified as Trunk Roads and maintained by the Ministry of Works of the Federal or Eastern Nigeria Governments, in accordance with paragraph (60) of section 84 of the Law;
 - (viii) may prohibit the use of any inflammable material in the construction or repair of any building in accordance with paragraph (17) of section 84 of the Law;
 - (ix) may prohibit the making of burrow pits or other excavations in accordance with paragraph (20) of section 84 of the Law;
 - (x) may build, equip, open or close markets in accordance with paragraph (30) of section 84 of the Law;
 - (xi) may build slaughter-houses in accordance with paragraph (41) of section 84 of the Law;
 - (xii) may prohibit or restrict the hawking of wares in accordance with paragraph (54) of section 84 of the Law;
 - (xiii) may make, alter and divert roads, streets, paths, culverts, bridges and street drains excluding roads classified as Trunk Roads and maintained by the Ministry of Works of the Federal or Eastern Nigeria Governments, in accordance with paragraph (60) of section 84 of the Law;
 - (xiv) may perform all or any of the functions contained in all the remaining paragraphs of section 84 of the Law;
 - (xv) may make bye-laws for all or any of the purposes contained in paragraphs (a), (b), (c), (d) and (f) of section 85 of the Law;
 - (xvi) shall perform all the duties and discharge the functions contained in sections 222 and 223 of the Law.

MADE by the Minister at Enugu this 17th day of April, 1961.

E. EMOLE
Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 27, Vol. 10, dated 20th April, 1961—Part D

E.N.L.G.N. No. 73 of 1961

THE URUAN COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1961

Arrangement of Bye-laws.

Bye-laws—

1. Citation.
2. Interpretation.
3. Licensing of Canoes.
4. Licensing Procedure.
5. Prohibition against removal of metal plate.
6. Duration of Licence.
7. Penalty.
8. Saving.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE URUAN COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Uruan County Council has made the following—

BYE-LAWS

- | | |
|--|---|
| 1. These bye-laws may be cited as the Uruan County Council (Canoe Licensing) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“Council” means the Uruan County Council;
“Licensing Officer” means a person appointed by the Council to issue licences for the purposes of these bye-laws. | Interpretation. |
| 3. (1) A person who keeps or owns a canoe and uses it, or permits it to be used, within the area of the Council without first obtaining from the Council, a licence issued under these bye-laws, is guilty of an offence.
(2) A licence so issued shall be in the form, duly completed, of the form set out in the Schedule.
(3) A fee of five shillings is payable for the licence. | Licensing of canoes.

(Schedule) |
| 4. (1) An applicant for a licence shall take his canoe to such place as the Council shall appoint.
(2) Before issuing a licence, the Licensing Officer shall satisfy himself that the canoe is river-worthy.
(3) A metal plate bearing a number identical with that on the licence shall be issued, to the applicant, at the same time as the licence.
(4) The metal plate remains the property of the Council and shall be fixed by the licence-holder to the top of the bow of his canoe. | Licensing procedure. |
| 5. A person who removes, from a canoe to which it is attached, a metal plate, during the currency of the licence with respect to which it was issued, is guilty of an offence. | Prohibition against removal of metal plate. |
| 6. A licence comes into force on the date stated in it and expires on the thirty-first day of December next following. | Duration of licence. |
| 7. A person guilty of an offence under these bye-laws is liable to a penalty of a fine of five pounds or, in default of payment, to imprisonment for one month. | Penalty. |
| 8. A person is not, under these bye-laws, required to take out a licence in respect of a canoe duly licensed under the bye-laws of another local government council. | Saving. |

SCHEDULE

THE URUAN COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1961
(Bye-law 3 (2))

Licence to.....
Licence is hereby granted to.....
of.....to keep and use the canoe of which
the following are the particulars—

Length.....
Any distinctive mark by which it can be identified.....

DATED this.....day of.....9.....

Expiry date.....
Fee paid: 5s.

Signature of Licence-holder

Signature of Licensing Officer

MADE by resolution of the Uruan County Council this 24th day of February, 1961.

The Common Seal of the Uruan County Council was affixed in the presence of—

C. OKUNG, Secretary
Uruan County Council

B. O. ITA, Chairman
Uruan County Council

APPROVED by the Minister this 6th day of April, 1961.

E. EMOLE
Acting Minister of Local Government

E.N.L.G.N. No. 74 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

DIRECTION AS TO ADMINISTRATION OF OATH OF COUNCILLOR

(E.R. Law
No. 17 of
1960)

Pursuant to paragraph (b) of subsection (2) of section 39 of the Eastern Nigeria Local Government Law, 1960, I hereby direct that an administrative officer in the public service of Eastern Nigeria may administer the oath of a member of a council in the division in which the administrative officer serves.

GIVEN at Enugu this 10th day of April, 1961.

E. Emole
Acting Minister of Local Government

E.N.L.G.N. No. 75 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

INSTRUMENT ESTABLISHING LOCAL COUNCILS WITHIN
THE AREA OF THE ADMINISTRATIVE DIVISION OF
ABAKALIKI

CORRIGENDUM

Columns three, four, five and six of the Schedule to the above Instrument relating to the area of the Mgbalukwu Inyimagu Local Council, mentioned in column one of that Schedule, are to be corrected as follows—

(E.R.L.N.
No. 224 of
1956 as
amended by
E.R.L.N.
No. 334 of
1959)

- (i) by replacing in column four thereof, the number "32" by the figure "34"; and
- (ii) by inserting, in columns three, five and six, respectively, immediately below the last entries in those columns, the following additional entries—

(3)	(5)	(6)
<i>(Villages whose area make up the area of the authority of the Council)</i>	<i>(Wards each electing one Councillor)</i>	<i>(Serial No. of Wards)</i>
"Abiriba"	Abiriba	33
Abarigwe"	Abarigwe	34"

MADE by the Minister at Enugu this 30th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 76 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

OHAJI COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Ohaji County Council (Establishment) (Amendment) Instrument, 1961. Citation.

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(E.R.L.N.
No. 109 of
1959 as
amended by
E.R.L.N.
No. 183 of
1960)

2. Clause 4 of the Instrument establishing the Ohaji County Council is amended by *inserting* the following additional paragraph immediately below paragraph (4)—

“(5) Chief D. Uchebula is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 5th day of April, 1961.

E. EMOLE
Acting Minister of Local Government

Supplement to the Eastern Nigeria Gazette No. 28, Vol. 10, dated 27th April, 1961—Part D

E.N.L.G.N. No. 77 of 1961

THE ACHI COUNTY COUNCIL (BAKEHOUSE) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Registration.
4. Building Requirements.
5. Livestock prohibited.
6. Bakehouse.
7. Vermin.
8. Infectious or contagious diseases.
9. Suspension and revocation.
10. Employees.
11. Penalties.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ACHI COUNTY COUNCIL (BAKEHOUSE)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Achi County Council has made the following—

BYE-LAWS

- | | |
|--|---|
| <p>1. These bye-laws may be cited as the Achi County Council (Bakehouse) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “bakehouse” means premises used for baking bread, biscuit or other flour food intended to be sold to the public;
 “Council” means the Achi County Council;
 “Health Officer” means a medical officer of health or a person duly authorised by him for the purposes of these bye-laws;
 “proprietor” means the owner of a bakehouse or the person in charge of the business in connection therewith.</p> | Interpretation. |
| <p>3. (1) The proprietor of a bakehouse shall register it annually with the Council.
 (2) A registration under this bye-law does not become effective until the premises have been inspected and approved by the Health Officer.
 (3) A fee of 10s shall be paid to the Council in respect of a registration.
 (4) A certificate of registration as set out in the Schedule, duly completed, expires on the 31st day of December next following the date of issue.</p> | Registration.

(Schedule) |
| <p>4. (1) A bakehouse shall have a floor space of not less than 200 square feet and the height of the ceiling and the width of the floor shall be not less than 10 feet, respectively.
 (2) A bakehouse shall be completely detached from a dwelling house.
 (3) A bakehouse shall be provided with separate rat-proof stores for
 (a) flour, and
 (b) baked bread
 and shall, in addition, be provided with a separate kneading room.
 (4) A room in a bakehouse shall neither be used for sleeping accommodation nor have direct access to a room so used.
 (5) A kneading room shall be provided with shelves for airing newly baked bread and for stacking baking pans.
 (6) A kneading table shall be of hard wood with a smooth top and shall be so constructed as to facilitate moving and cleansing.</p> | Building requirements. |
| <p>5. A live animal or bird shall not be allowed in a bakehouse.</p> | Livestock prohibited. |

Bakehouse.

- 6. (1) A bakehouse shall be provided with sanitary arrangements and conveniences to the satisfaction of the Health Officer.
- (2) Water used in a bakehouse shall be obtained from a source approved by the Health Officer.
- (3) Flour and water used in a bakehouse shall be kept adequately covered, and tables, pans, moulds and other utensils shall be maintained and kept clean to the satisfaction of the Health Officer.
- (4) The proprietor shall provide every worker with two white overalls and ensure that they are always worn when on duty.

Vermín.

7. The proprietor shall, to the satisfaction of the Health Officer, take measures to keep down vermin.

Infectious or contagious diseases.

8. The Health Officer may, in the interests of public health, prohibit a person suffering from infectious or contagious disease from entering or remaining in a bakehouse, and a person so prohibited shall immediately comply with the prohibition.

Suspension and revocation.

9. The Council may, by notice in writing, revoke or suspend the registration of a bakehouse registered under these bye-laws, if, on the recommendation of the Health Officer, it considers that the premises should, in the interests of public health, be temporarily or permanently closed.

Employees.

10. The proprietor shall, to the satisfaction of the Health Officer, ensure the cleanliness of a person employed in a bakehouse in regard to that person and his clothing.

Penalties.

11. Without derogation from the powers of the Council conferred on it by bye-law 9, a person who contravenes any of these bye-laws is guilty of an offence:

Penalty a fine of five pounds or, in default of payment, imprisonment for one month.

SCHEDULE

(Bye-law 3)

THE ACHI COUNTY COUNCIL (BAKEHOUSE) BYE-LAWS, 1961

Registration of Bakehouse

The Premises described hereunder and in the control of..... are registered at..... from..... to the 31st December, 19.....

Fee: 10s

Date.....

Description.....

Secretary

MADE by resolution of the Achi County Council this 15th day of March, 1961.

The Common Seal of the Achi County Council was affixed in the presence of--

D. C. AGWATU, Secretary

D. E. ONUAGULUCHI, Chairman

APPROVED by the Minister this 15th day of April, 1961.

E. EMOLE

Acting Minister of Local Government

E.N.L.G.N. No. 78 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

FOUR GROUPS COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17
of 1960)

INSTRUMENT

1. This Instrument may be cited as the Four Groups County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Four Groups County Council is amended by *replacing* paragraphs (1) and (4) thereof by the following new respective paragraphs—

(E.R.L.N.
No. 183 of
1959 as
amended by
E.R.L.N.
No. 184 of
1960)

“Constitution. 4. (1) The Council consists of forty-seven members—
(a) thirty-nine of whom shall be elected, and
(b) eight of whom shall be appointed,
in accordance with this clause.”; and

“(4) Of the eight appointed members, the following are hereby appointed—

(a) the Heads of the following clans—

- (i) Ibiaku,
- (ii) Ikpa Ibom,
- (iii) Ikpa Ikono, and
- (iv) Ukpum Minya; and

(b) the following group Heads—

- (i) Udiana Obong Ikpa Isong of Ikpa Ibom Clan,
- (ii) Udiana Obong Ikpa Isong of Ukpum Minya Clan,
- (iii) Udiana Obong Ikpa Isong of Ibiaku Clan, and
- (iv) Udiana Obong Ikpa Isong of Ikpa Ikono Clan.”.

MADE by the Minister at Enugu this 15th day of April, 1961.

E. EMOLF
Acting Minister of Local Government

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E.N.L.G.N. No. 79 of 1961

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

APPOINTMENT OF TRADITIONAL MEMBERS
OF THE IKOM COUNTY COUNCIL

CORRIGENDUM

*E.N.L.G.N.
No. 54 of
1961.*

Replace paragraph 2 of the Notice appointing traditional members to the Ikom County Council by the following correct paragraph 2—

*"Revocation
of E.R.L.N.
No. 249 of
1960.*

2. The previous appointment of clan heads to be members of the Ikom County Council is hereby *revoked*."

MADE by the Minister at Enugu this 15th day of April, 1961.

E. EMOLE
Acting Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 31, Vol. 10, dated 4th May, 1961—Part D

E.N.L.G.N. No. 80 of 1961

THE NGOR-OKPALA COUNTY COUNCIL
(DISPENSARY FEES) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fees.
4. Treatment card.
5. Transfer.
6. Cash book.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE NGOR-OKPALA COUNTY COUNCIL
(DISPENSARY FEES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ngor-Okpala County Council has made the following—

BYE-LAWS

- | | |
|---|--|
| <p>1. These bye-laws may be cited as the Ngor-Okpala County Council (Dispensary Fees) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “attendant” means an attendant in-charge of a dispensary;
 “Council” means the Ngor-Okpala County Council;
 “dispensary” means a dispensary owned, maintained or supervised by the Council;
 “infectious disease” means an infectious disease as defined in the Public Health Ordinance;
 “patient” means a person seeking or receiving treatment at a dispensary.</p> | <p>Interpretation.</p> <p>(Cap. 183)</p> |
| <p>3. (1) A patient shall, while attending a dispensary, be in possession of a valid treatment card.
 (2) Subject to paragraph (3), a treatment card is obtainable from the attendant on payment of a fee of sixpence.
 (3) Fees shall not be collected from—
 (a) a person suffering from an infectious disease; or
 (b) a school child who produces a letter of identification from the principal teacher of his school; or
 (c) an employee of a local government council within the area of the Council.</p> | Fees. |
| <p>4. (1) A treatment card shall consist of two parts, namely, A and B, on which are printed the name of the Council and identical serial numbers.
 (2) The attendant shall write down on both parts—
 (a) the name and address of the patient;
 (b) the date of issue;
 (c) the fee paid or, as the case may be, the reason for the waiver of the fee.
 (3) Part A shall be detached and handed to the patient and Part B shall be retained as part of the records of the dispensary and shall be used for recording the diagnosis and treatment.
 (4) A treatment card shall be valid for one month but may be renewed at the end of this period on payment of the fee prescribed in bye-law 3 where it is payable.
 (5) Where a patient loses his treatment card, the attendant may, on being satisfied as to his identity, issue him with an identification paper valid for the same period as the original treatment card.</p> | Treatment card. |
| <p>5. (1) A patient may transfer, from one dispensary to another during the currency of his treatment card, on giving notice to the attendant at the dispensary where his record of treatment is kept.</p> | Transfer. |

(2) An attendant, on receiving a notice under this bye-law, shall forthwith transmit part B of the treatment card to the dispensary named by the patient on the transfer notice.

Cash book.

6. An attendant shall operate a cash book in which he shall keep a daily record of the—

- (a) cards issued by him to patients; and
- (b) amount of money collected.

MADE by resolution of the Ngor-Okpala County Council this 30th day of January, 1961.

The Common Seal of the Ngor-Okpala County Council was affixed in the presence of—

Secretary
Ngor-Okpala County Council

Chairman
Ngor-Okpala County Council

APPROVED by the Minister this 15th day of April, 1961.

E. EMOLE
Acting Minister of Local Government

E.N.L.G.N. No. 81 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

INSTRUMENT ESTABLISHING LOCAL COUNCILS WITHIN THE AREA OF THE ADMINISTRATIVE DIVISION OF ABA AND REVOKING THE PREVIOUS INSTRUMENT ESTABLISHING LOCAL COUNCILS WITHIN THE ADMINISTRATIVE DIVISION OF ABA.

CORRIGENDUM

(E.R.L.N. No. 254 of 1956 as amended by E.R.L.N. No. 194 of 1959)

Columns five and six of the Schedule to the above Instrument are amended by replacing the following names of the wards and serial numbers of the wards appearing, respectively, in those columns—

“Umuezigbe:

Umuagba	41
Umuafukwu-Umuwogu	42
Umuafukwu-Umueze	43”

and appearing opposite to the name of Ohanze Local Council mentioned in column one of that Schedule, by the following correct names and serial numbers—

“Umuezigbe:

Umuagba	41
Umukegbu	42
Umunwogu, Umueze and Umudele	43”

MADE by the Minister at Enugu this 19th day of April, 1961.

E. EMOLE
Acting Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 32, Vol. 10, dated 11th May, 1961—Part D

E.N.L.G.N. No. 82 of 1961

THE IMAN COUNTY COUNCIL (CONTROL OF ANIMALS)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Strays.
4. Release of impounded animals.
5. Impounded animals.
6. Confinement of animals.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IMAN COUNTY COUNCIL (CONTROL OF ANIMALS)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Iman County Council has made the following—

BYE-LAWS

- | | |
|--|--|
| <p>1. These bye-laws may be cited as the Iman County Council (Control of Animals) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “animal” includes cattle, sheep, goats, swine and dogs;
 “area” means the area of jurisdiction of the Council;
 “Council” means the Iman County Council;
 “poundmaster” means a person appointed in writing by the Iman County Council to have charge of a pound.</p> | Interpretation. |
| <p>3. (1) An animal found straying within the area may be impounded by the poundmaster or any other person duly authorised by the Council;
 (2) A person who permits an animal to stray in the area is guilty of an offence:
 Penalty, a fine of ten shillings or in default of payment imprisonment for seven days.</p> | Strays. |
| <p>4. (1) The poundmaster shall release an animal impounded under these bye-laws to the owner upon payment of the fines and expenses set out in the Schedule.
 (2) The fines and expenses shall be paid into the Treasury of the Council.</p> | Release of impounded animal.
(Schedule) |
| <p>5. (1) An animal impounded under these bye-laws, which is not claimed within seven days of impounding, shall be sold in accordance with instructions issued by the Council to the poundmaster.
 (2) Subject to paragraph (3) the proceeds of the sale shall be deposited in the Council Treasury.
 (3) The proceeds of the sale so deposited shall become part of the Council's revenue if the owner of the animal fails within three months to claim them.</p> | Impounded animals. |
| <p>6. A person who confines or causes to be confined an animal within a pen in which it has not adequate space, shade or water, is guilty of an offence:
 Penalty, a fine of one pound or in default of payment imprisonment for fourteen days.</p> | Confinement of animals. |

SCHEDULE

<i>Fines</i>	£	s	d	
1. For every cow impounded	0	10	0	
2. For every other animal impounded	0	5	0	
<i>Expenses</i>				
1. For every cow impounded	0	2	6	a day or part thereof.
2. For every other animal impounded	0	1	6	a day or part thereof.

MADE by resolution of the Iman County Council this 30th day of March, 1961.

The Common Seal of the Iman County Council was affixed in the presence of—

J. P. ANTE, *Secretary*
Iman County Council

R. U. U. ETUK, *Chairman*
Iman County Council

APPROVED by the Minister this 25th day of April, 1961.

E. EMOLE
Acting Minister of Local Government

E.N.L.G.N. No. 83 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

IKWUANO COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

Citation.

1. This instrument may be cited as the Ikwuano County Council (Establishment) (Amendment) Instrument, 1961.

2. Clause 4 of the Ikwuano County Council (Establishment) (Amendment) Instrument, 1960, is amended by *inserting* the following additional paragraph immediately below paragraph (4) thereof—

“(5) Chief Johnson E. Ikeogu, Head of the Ibere Clan, is hereby appointed President of the Council.”

(E.R.L.N.
No. 155 of
1959 as
amended by
E.R.L.N.
No. 351 of
1959 and
No. 114 of
1960)

MADE by the Minister at Enugu this 26th day of April, 1961.

E. EMOLE
Acting Minister of Local Government

E.N.L.G.N. No. 84 of 1961

THE SOUTHERN ANNANG COUNTY COUNCIL (CONTROL OF
DOGS AND PREVENTION OF RABIES) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Vaccination.
4. Veterinary Officer's tag.
5. Dog licences.
6. Register.
7. Outbreak of rabies.
8. Council's decision final.
9. Offences.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE SOUTHERN ANNANG COUNTY COUNCIL
(CONTROL OF DOGS AND PREVENTION OF RABIES)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Southern Annang County Council has made the following—

BYE-LAWS

- | | |
|--|---------------------------------|
| <p>1. These bye-laws may be cited as the Southern Annang County Council (Control of Dogs and Prevention of Rabies) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “Council” means the Southern Annang County Council;
 “Health Officer” means a Medical Officer of health or a person duly authorised by him for any purpose of these bye-laws;
 “Veterinary Officer” includes an officer or other person acting under the authority whether general or special of the Eastern Nigeria Principal Veterinary Officer.</p> | Interpre-
tation. |
| <p>3. (1) A person who keeps a dog that has not been vaccinated shall take the dog to such place and at such time as the Council may direct for the purpose of its being vaccinated by the Veterinary Officer.</p> | Vaccination. |
| <p>(2) The Council shall issue a certificate in form as set out in the Schedule duly completed, in respect of every dog that has been vaccinated under these bye-laws.</p> | (Schedule) |
| <p>(3) A fee of two shillings and sixpence shall be paid in respect of every vaccination under these bye-laws.</p> | |
| <p>4. (1) The Veterinary Officer shall issue a suitable tag bearing letters or numbers or other distinguishing marks to be secured to the collar of a dog that has been vaccinated.</p> | Veterinary
Officer's
tag. |
| <p>(2) It shall be the duty of a person who keeps a dog to return the tag issued under this bye-law to the Council—
 (a) when the vaccination certificate expires; or
 (b) if the dog in respect of which it is issued dies during the currency of its vaccination certificate.</p> | |
| <p>5. A dog licence shall not be issued for a dog in respect of which there is not a valid vaccination certificate.</p> | Dog
licences |
| <p>6. (1) The Council shall keep a register in which the following particulars shall be entered—
 (a) the name, address and occupation of a person who keeps a dog in respect of which a vaccination certificate has been issued; and
 (b) the letters or numbers or other distinguishing mark on the tag issued in connection thereof.</p> | Register. |
| <p>(2) Where a person acquires a dog in respect of which an entry has been made in the register he shall forthwith notify the Council giving all the particulars necessary for a rectification of the register.</p> | |

Outbreak of rabies.

7. Where the Council by notice declares that there is an outbreak of rabies, the following provisions shall have effect —

- (a) All dogs shall be kept under control by means of a leash.
- (b) A stray dog may be seized and detained, and if suspected of rabies shall be destroyed immediately.
- (c) Where a dog so seized has been detained for seven clear days it shall be destroyed unless claimed by the owner within that period.
- (d) A person shall not take a dog into a market, shop or club;
- (e) An unlicensed dog shall be destroyed whether or not it is found on a leash.

Council's decision final.

8. The decision of the Council acting through the Veterinary Officer or the Health Officer shall be final as to—

- (a) whether or not a dog is suspected of rabies; and
- (b) whether or not a certificate of vaccination is valid.

Offences.

9. A person who contravenes or fails to comply with any of these bye-laws is guilty of an offence:

Penalty, a fine of five pounds or in default of payment, imprisonment for one month.

SCHEDULE

(Bye-law 3 (2))

FORM OF CERTIFICATE

Serial No.....

This is to certify that I have this.....day of....., 19.....
vaccinated a.....dog for.....
.....(Name of Owner)

Address.....

Date....., 19.....

I have issued in respect of the vaccination a tag bearing No.....
Marking of dog.....
Weight.....

This certificate expires on the.....day of....., 19.....

Veterinary Officer

MADE by resolution of the Southern Annang County Council this 29th day of March, 1961.

The Common Seal of the Southern Annang County Council was affixed in the presence of—

J. E. OKPO, *Secretary*
Southern Annang County Council

N. A. UDOM, *Chairman*
Southern Annang County Council

APPROVED by the Minister this 2nd day of May, 1961.

E. EMOLE
Acting Minister of Local Government

E.N.L.G.N. No. 85 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

EZEAGU COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This Instrument may be cited as the Ezeagu County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Ezeagu County Council is amended by *inserting* the following additional paragraph immediately below paragraph (4) thereof—

(E.R.L.N.
No. 158 of
1959 as
amended by
E.R.L.N.
Nos. 391 of
1959 and
147 of 1960)

“(5) Chief M. O. Okongwu, Head of the Ugwunaba Clan,
is hereby appointed President of the Council.”.

MADE by the Minister at Enugu this 28th day of April, 1961.

E. EMOLE
Acting Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 33, Vol. 10, dated 18th May, 1961 — Part D

E.N.L.G.N. No. 86 of 1961

THE ISI-UZO COUNTY COUNCIL (PUBLIC HEALTH)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Sanitation of premises.
4. Excavations and borrow pits.
5. Buildings.
6. Over-crowding.
7. Slaughter.
8. Inspection of meat.
9. Sale of unwholesome meat.
10. Cleansing of Slaughterhouse.
11. General.
12. Inspection.
13. Penalty.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ISI-UZO COUNTY COUNCIL
(PUBLIC HEALTH) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Isi-Uzo County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Isi-Uzo County Council (Public Health) Bye-laws, 1961.

Citation.

2. In these bye-laws—

Interpretation.

“Council” means the Isi-Uzo County Council;

“Health Officer” means a medical officer of health or a person duly authorised by him for any purpose of these bye-laws;

“infectious disease” has the meaning assigned to it in the Public Health Ordinance;

“premises” includes lands, buildings and structures of any kind;

“slaughterhouse” includes an authorised public or private slaughterhouse or slaughter-slab.

3. (1) An occupier of premises shall—

Sanitation of premises.

(a) prevent refuse or stagnant water from lying on his premises or on that portion of a street if any on which his premises abut;

(b) prevent the flow of noxious matter from his premises into a street;

(c) dispose of all refuse, filth and sweepings from his premises in such a manner and at such place as the Council shall direct;

(d) take all reasonable steps to prevent mosquitoes from breeding on his premises;

(e) construct a salga or other approved type of latrine on his premises if the Council so directs;

(f) construct a cover or other protection to prevent surface water from draining into a well on his premises if the Council so directs.

(2) Failure to comply with this bye-law constitutes an offence.

4. A person who—

Excavations and borrow pits.

(a) makes an excavation or hole in or within six feet of a street; or

(b) digs a borrow pit or well without the prior permission of the Council,

is guilty of an offence.

5. (1) A person shall not build or rebuild a house except on a site and in accordance with a plan approved by the Council.

Buildings.

(2) A room which is intended for human habitation shall have—

(a) a minimum floor space of 120 square feet;

(b) a minimum ceiling height of 10 feet; and

(c) a minimum window area equal to one eighth of the floor area.

- Over-crowding. (3) Failure to comply with this bye-law constitutes an offence.
6. (1) Subject to paragraph (2) the Health Officer may prescribe the maximum number of persons who may occupy a room or other premises.
- (2) A room which is intended for human occupation shall be deemed to be over-crowded where the floor space available for each occupant is less than 50 square feet or the volume of free air available for each occupant is less than 400 cubic feet.
- (3) For the purposes of this bye-law two children under the age of ten years count as one person.
- Slaughter. 7. (1) A person shall not slaughter an animal otherwise than in a slaughterhouse.
- (2) A person shall not slaughter an animal which has not been examined by the Health Officer and passed by him as fit for slaughter.
- (3) Failure to comply with this bye-law constitutes an offence.
- Inspection of meat. 8. (1) The Health Officer may inspect any meat intended for the food of man and shall condemn the whole or part thereof which in his opinion is diseased.
- (2) Meat condemned under paragraph (1) shall be destroyed or disposed of, as the Health Officer may direct at the expense of the owner.
- Sale of unwholesome meat. 9. A person who sells or offers for sale meat which has not been examined by the Health Officer and passed by him as fit for human consumption is guilty of an offence.
- Cleansing of slaughterhouse. 10. (1) A person who slaughters an animal in a slaughterhouse shall clean away all blood, offal and rubbish, and wash and cleanse the slaughterhouse to the satisfaction of the Health Officer.
- (2) Failure to comply with this bye-law constitutes an offence.
- General. 11. A person who—
- (a) pollutes any water, well, stream or pond used for supplying drinking water to man or beast; or
- (b) permits the growth of high crops on land under his control to within 20 yards of a residential building; or
- (c) defecates in a public place;
- is guilty of an offence.
- Inspection. 12. The Health Officer may enter any premises for the purposes of inspection and shall, while on the premises be accompanied by the occupier or other responsible male person deputising for the occupier.
- Penalty. 13. A person who is guilty of an offence under these bye-laws shall on conviction be liable to a fine of five pounds or in default of payment to imprisonment for one month.

MADE by resolution of the Isi-Uzo County Council this 29th day of March, 1961.

The Common Seal of the Isi-Uzo County Council was affixed in the presence of—

J. U. IKPE, *Secretary*
Isi-Uzo County Council

S. A. NWARO, *Chairman*
Isi-Uzo County Council

APPROVED by the Minister this 10th day of May, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 87 of 1961

THE OGBARU COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Canoe licence.
4. Licensing procedure.
5. Exemptions.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OGBARU COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ogbaru County Council has made the following—

BYE-LAWS

- | | |
|--|---|
| <p>1. These bye-laws may be cited as the Ogbaru County Council (Canoe Licensing) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
“canoe” means a canoe of the type listed in the First Schedule;
“Council” means the Ogbaru County Council;
“licensing officer” means a person appointed by the Council to supervise the licensing of canoes.</p> | Interpretation.
(First Schedule) |
| <p>3. (1) A person who keeps or owns a canoe and who uses or permits it to be used within the area of the Council shall take out a licence in the form set out in the Second Schedule, duly completed, and shall pay in respect of the licence the appropriate fee specified in the First Schedule.
(2) A licence continues in force from the date of its issue until the 31st day of December next following.
(3) A person who fails to take out a licence as provided in this bye-law is guilty of an offence:
Penalty, a fine of five pounds or in default of payment imprisonment for one month.
(4) The licensing officer may refuse to issue a licence in respect of a canoe which in his opinion is not river-worthy.</p> | Canoe licence.
(Second Schedule)
(First Schedule) |
| <p>4. (1) An applicant for a licence shall bring his canoe to such place as the Council shall appoint and on issue of the licence, a metal plate bearing the number of the licence shall be affixed on the top of the bow of the canoe.
(2) The metal plate shall remain the property of the Council during the currency of the licence in respect of which it is issued.
(3) A person who, without the consent of the Council removes it from the canoe to which it is attached, is guilty of an offence:
Penalty, a fine of five pounds or in default of payment, imprisonment for fourteen days.</p> | Licensing procedure. |
| <p>5. A person who holds a valid canoe licence issued under the bye-laws of another Local Government Council within the Region shall not, while that licence is in force be required to take out another licence in respect of the same canoe under these bye-laws.</p> | Exemptions. |

FIRST SCHEDULE

TYPES OF CANOES AND FEES PAYABLE

(Bye-laws 2 and 3)

- | | | | | | |
|-------|--|-----|-----|-----|----------------|
| (i) | Ugbo Ojo | ... | ... | ... | 1s per annum. |
| (ii) | Two-man fishing Canoe | ... | ... | ... | 5s per annum. |
| (iii) | Canoe other than Ugbo Ojo or fishing
Canoe and excluding a canoe fitted
with outboard engine | ... | ... | ... | 10s per annum. |
| (iv) | Canoe fitted with outboard engine | ... | ... | ... | 15s per annum. |

SECOND SCHEDULE

Form of Licence (Bye-law 3)

THE OGBARU COUNTY COUNCIL (CANOE LICENSING)

BYE-LAWS, 1961

Licence is hereby granted to.....
of.....to keep and use until
31st December, 19..... the vehicle of which the following are the parti-
culars:—

Type

Number.....

DATED this..... day of....., 19.....

Fee paid: £ s d.

.....
Signature of Licensing Officer

MADE by resolution of the Ogbaru County Council this 25th day of
March, 1961.

The Common Seal of the Ogbaru County Council was affixed in the
presence of—

S. O. AKUBEZE, *Secretary*
Ogbaru County Council

C. U. OKWUOSA, *Chairman*
Ogbaru County Council

APPROVED by the Minister this 9th day of May, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 88 of 1961

THE ORON URBAN COUNTY COUNCIL (VEHICLE LICENCE)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Vehicle. First Schedule, Second Schedule.
4. Licensing.
5. Exemptions.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ORON URBAN COUNTY COUNCIL (VEHICLE
LICENCE) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Oron Urban County Council has made the following—

BYE-LAWS

- | | |
|--|---|
| <p>1. These bye-laws may be cited as the Oron Urban County Council (Vehicle Licence) Bye-Laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
“Council” means the Oron Urban County Council;
“vehicle” means any carriage, cart, bicycle, or other vehicle but does not include a motor vehicle.</p> | Interpretation. |
| <p>3. (1) A person who keeps or owns a vehicle and who uses or permits it to be used within the area of the Council, shall take out a licence in the form set out in the First Schedule, duly completed, and shall pay in respect of the licence the appropriate fee specified in the Second Schedule.</p> <p>(2) A licence continues in force from the date of its issue until the 31st day of December next following.</p> <p>(3) A person who fails to take out a licence as provided in this bye-law is guilty of an offence:
Penalty, a fine of one pound or in default of payment, imprisonment for fourteen days.</p> | Vehicle.

(First Schedule)
(Second Schedule) |
| <p>4. (1) An applicant for a licence shall bring his vehicle to the office of the Council and, on issue of the licence, a metal plate bearing the number of the licence shall be affixed in a prominent position, to the vehicle.</p> <p>(2) The metal plate shall remain the property of the Council, during the currency of the licence in respect of which it is issued.</p> <p>(3) A person who, without the consent of the Council, removes it from the vehicle to which it is attached is guilty of an offence:
Penalty, a fine of one pound or in default of payment, imprisonment for fourteen days.</p> | Licensing. |
| <p>5. A person who holds a valid vehicle licence issued under the bye-laws of another Local Government Council within the Region shall not, while that licence is in force, be required to take out another licence in respect of the same vehicle under these bye-laws.</p> | Exemptions. |

FIRST SCHEDULE

(Bye-law 3)

Form of Licence

THE ORON URBAN COUNTY COUNCIL (VEHICLE LICENCE) BYE-LAWS,
1961

Licence is hereby granted to.....
of.....to keep and use until the 31st
December, 19....., the vehicle of which the following are the particulars:—

Type.....

Make.....

Number.....

DATED this.....day of.....1961.

Fee paid £ : : .

.....
Signature of Issuing Officer

SECOND SCHEDULE

(Bye-law 3)

	£	s	d
Bicycle or tricycle	0	10	0
Hand-cart or barrow	0	12	6
Two-wheeled carriage, cart or truck	1	0	0
Four-wheeled carriage, cart or trolley	2	0	0
For a new licence and plate to take the place of one lost or stolen	0	2	6

For licences taken out after the 30th June, one-half of any of the above rates will be charged, but no half-yearly licences will be issued in respect of the first-half of the year.

MADE by resolution of the Oron Urban County Council this 25th day of February, 1961.

The Common Seal of the Oron Urban County Council was affixed in the presence of—

H. A. OHAKA, *Town Clerk*
Oron Urban County Council

S. K. OKPO, *Chairman*
Oron Urban County Council

APPROVED by the Minister this 30th day of March, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 89 of 1961

THE SOUTHERN ANNANG COUNTY COUNCIL
(PUBLIC EATING HOUSE, FOOD PREPARING AND PRESERVING
PREMISES) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Registration.
 - (4) Forms B and C.
 - (5) Form A.
4. Late Fee.
5. Building regulations.
6. Prohibition of livestock.
7. Sanitation and Hygiene.
8. Vermin.
9. Infectious or contagious diseases.
10. Suspension and revocation of registration.
11. Employees.
12. Penalties.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE SOUTHERN ANNANG COUNTY COUNCIL
(PUBLIC EATING HOUSES, FOOD PREPARING
AND PRESERVING PREMISES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Southern Annang County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Southern Annang County Council (Public Eating Houses, Food Preparing and Preserving Premises) Bye-laws, 1961. Citation.
2. In these bye-laws—
 - “food” means an article of food intended for consumption by man other than a drug or water;
 - “Council” means the Southern Annang County Council;
 - “Health Officer” means a medical officer of health or a person duly authorised by him for any purpose of these bye-laws;
 - “proprietor” means the owner of a public eating house or food preparing premises or the person in-charge of the business in connection therewith;
 - “public eating house” includes a house or shed where food is sold to the public for consumption on or off the premises;
 - “food preparing premises” includes premises on which are carried on processes for the preservation of food intended for sale to the public.Interpreta-
tion.
3. (1) A public eating house or food preparing premises shall be registered annually with the Council by the proprietor. Registration.
 - (2) A registration under this bye-law shall not become effective until the premises have been inspected and passed by the Health Officer.
 - (3) The following fees shall be paid in respect of registration—
 - For a public eating house in residential premises 5s per room.
 - For a public eating house in non-residential premises 10s per room.
 - For food preparing premises 10s.
 - (4) An application for registration shall in the first instance be made on a form as set out in Form B of the Schedule, and an application for renewal shall be as in Form C. Copies of these forms are available at the offices of the Council, price 3d. (Forms B and C)
 - (5) A certificate of registration issued under this bye-law shall be in form as set out in Form A of the Schedule and shall expire on the thirty-first day of December next following the date of issue. (Form A)

Late fee.

4. An application for renewal of registration which is submitted to the Council later than the fifteenth day of December immediately preceding the year for which registration is sought shall be accompanied by a late fee of five shillings in addition to the appropriate fee for registration.

Building regulations.

5. (1) A room in a public eating house shall have a floor space of not less than 120 square feet and a minimum ceiling height of 10 feet.
- (2) The kitchen accommodation of a public eating house shall be completely detached from any room to which the public are admitted.
- (3) The floor of a public eating house including the kitchen accommodation thereof shall be paved with concrete or tiled and the drainage of the premises shall be of a standard approved by the Health Officer.
- (4) A room in a public eating house shall not be used for sleeping accommodation and shall not have direct access to any room so used.

Prohibition of livestock.

6. A live animal or bird shall not be brought into a public eating house.

Sanitation and Hygiene.

7. (1) A public eating house shall be provided with sanitary arrangements and conveniences to the satisfaction of the Health Officer.
- (2) Water used in a public eating house for culinary or drinking purposes shall be obtained from a source approved by the Health Officer.
- (3) Food and water used in a public eating house shall be kept adequately covered and tables, counters and cooking utensils shall be kept clean to the satisfaction of the Health Officer.
- (4) The interior surfaces of the walls of a public eating house shall be lime washed throughout, once in every six months, or thoroughly cleansed to the satisfaction of the Health Officer.

Vermin.

8. The proprietor shall adopt measures satisfactory to the Health Officer for the purpose of keeping down vermin.

Infectious or contagious diseases.

9. The Health Officer may in the interest of public health, prohibit a person suffering from infectious or contagious disease from entering or remaining in a public eating house, and a person so prohibited shall immediately comply with the prohibition.

Suspension and revocation of registration.

10. The Council may by notice in writing revoke or suspend the registration of premises if on the recommendation of the Health Officer, it considers that the premises should in the interest of public health be temporarily or permanently closed.

Employees.

11. The proprietor shall ensure the cleanliness of all persons employed in a public eating house in regard to themselves and their clothing to the satisfaction of the Health Officer.

Penalties.

12. Without derogation from the powers of the Council under Bye-law number 10, a person who contravenes any of these bye-laws is guilty of an offence.

Penalty, a fine of five pounds or in default of payment, imprisonment for one month.

SCHEDULE

Form (A)

THE SOUTHERN ANNANG COUNTY COUNCIL (EATING HOUSES, FOOD PREPARING AND PRESERVING PREMISES) BYE-LAWS, 1961

Registration of Premises

The Premises described hereunder and in the control of..... are registered at..... from..... to 31st December, 19.....

Fees: £ : :

Date....., 19.....

Description.....

Secretary

Form B

THE SOUTHERN ANNANG COUNTY COUNCIL (EATING HOUSES, FOOD PREPARING AND PRESERVING PREMISES) BYE-LAWS, 1961

Application for a Registration

- 1. Name of applicant (if company or firm) state full title.....
2. Age of applicant.....
3. Address of applicant.....
4. Type of Licence required.....
5. Description and situation of the premises in respect of which the licence is required.....
6. Number of rooms to be used as eating houses.....
7. Whether the applicant has held any licence previously..... (State the address of premises, and year in which licence held).....

DATED this..... day of....., 19.....

Fee: 3d.

Signature of Applicant

Form C

THE SOUTHERN ANNANG COUNTY COUNCIL (EATING HOUSES, FOOD PREPARING AND PRESERVING PREMISES) BYE-LAWS, 1961

Application for the Renewal of Registration

- 1. Name and address of holder of licence.....
2. Type and No. of licence.....
3. Description and situation of the premises.....

- 4. Number of rooms used as eating house.....
- 5. Was licence transferred from one person to another or from one address to another during currency? If so give particulars.....
- 6. Whether any conviction had been endorsed on the current licence since it was issued, and if so, the particulars of such endorsement.....

Fee: 3d.

.....
Signature of Applicant

MADE by resolution of the Southern Annang County Council this 29th day of March, 1961.

The Common Seal of the Southern Annang County Council was affixed in the presence of—

J. E. OKPO, *Secretary*
Southern Annang County Council

N. A. UDOM, *Chairman*
Southern Annang County Council

APPROVED by the Minister this 5th day of May, 1961.

P. O. NWOGA
Minister of Local Government

Penalties.

Bye-
guilty of an offence

Penalty, a fine of five pounds
for one month.

E.N.L.G.N. No. 90 of 1961

THE UGEP URBAN COUNTY COUNCIL (DISPENSARY FEES)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fees.
4. Treatment Card.
5. Transfer.
6. Cash Book.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE UGEP URBAN COUNTY COUNCIL (DISPENSARY
FEES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ugep Urban County Council has made the following—

BYE-LAWS

- | | |
|--|-----------------|
| <p>1. These bye-laws may be cited as the Ugep Urban County Council (Dispensary Fees) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “attendant” means an attendant in charge of a dispensary;
 “Council” means the Ugep Urban County Council;
 “dispensary” means a dispensary owned, maintained or supervised by the Council;
 “infectious disease” means an infectious disease as defined in the Public Health Ordinance;
 “patient” means a person seeking or receiving treatment at a dispensary.</p> | Interpretation. |
| <p>3. (1) A patient shall, while attending a dispensary, be in possession of a valid treatment card.
 (2) Subject to paragraph (3), a treatment card is obtainable from the attendant on payment of a fee of sixpence.
 (3) Fees shall not be collected from—
 (a) a person suffering from an infectious disease; or
 (b) a school child who produces a letter of identification from the principal teacher of his school; or
 (c) an employee of a local council within the area of the Council.</p> | Fees. |
| <p>4. (1) A treatment card shall consist of two parts, namely, A and B, bearing the name of the Council and identical serial numbers;
 (2) The attendant shall write down on both parts—
 (a) the name and address of the patient,
 (b) the date of issue, and
 (c) the fee paid, or reason for waiver of fee, as the case may be;
 (3) Part A shall be detached and handed to the patient and Part B shall be retained as part of the records of the dispensary and shall form a record of the diagnosis and treatment given;
 (4) A treatment card shall be valid for one month but may be renewed at the end of this period on payment of the fee prescribed in bye-law 3, where it is payable;
 (5) Where a patient loses his treatment card, the attendant may on being satisfied as to his identity issue him with an identification paper valid for the same period as the original treatment card.</p> | Treatment card. |

D 188

Transfer.

5. A patient may transfer from one dispensary to another during the currency of his treatment card, on giving notice to the attendant at the dispensary where his record of treatment is kept.

Cash Book.

6. An attendant shall operate a cash book in which he shall keep a daily record of—

- (a) the cards issued by him to patients; and
- (b) the amount of money collected during the day.

MADE by resolution of the Ugep Urban County Council this 27th day of March, 1961.

The Common Seal of the Ugep Urban County Council was affixed in the presence of—

E. S. INA, *Secretary*
Ugep Urban County Council

T. O. USANG, *Chairman*
Ugep Urban County Council

APPROVED by the Minister this 10th day of May, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 91 of 1961

THE EZZIKWO COUNTY COUNCIL (MATERNITY FEES)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fees.
4. Place of treatment.
5. Domiciliary treatment.
6. Receipt of fees.
7. Record of treatment.
8. Pauper patients.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE EZZIKWO COUNTY COUNCIL
(MATERNITY FEES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the following bye-laws have been made by the Ezzikwo County Council—

BYE-LAWS

- | | |
|--|------------------------|
| <p>1. These bye-laws may be cited as the Ezzikwo County Council (Maternity Fees) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “Council” means the Ezzikwo County Council;
 “maternity home” means any premises established or maintained by the Council and used or intended to be used for the reception of pregnant women or of women immediately after childbirth;
 “midwife” means a midwife employed by the Council and attached to a maternity home;
 “patient” means a person seeking treatment or under treatment at a maternity home.</p> | Interpretation. |
| <p>3. (1) A patient shall pay a fee of ten shillings to the Council.
 (2) The fee shall entitle the patient to a full course of treatment including—
 (a) ante-natal treatment for a period not exceeding six months;
 (b) delivery at a maternity home; and
 (c) post-natal treatment for a period not exceeding three months.</p> | Fees. |
| <p>4. Treatment may be obtained at any maternity home and during the course of treatment, a patient may freely transfer from one maternity home to another on giving notice to the particular maternity home where she is receiving treatment.</p> | Place of treatment. |
| <p>5. Where a patient desires to have her confinement at home or at any place other than a maternity home, and requires the attendance of the midwife there, an additional fee of five shillings shall be paid to the Council for the services of the midwife.</p> | Domiciliary treatment. |
| <p>6. (1) The fees prescribed in these bye-laws shall in the first place be paid to the midwife who shall issue an official receipt to the patient.
 (2) The midwife shall enter in a register kept for that purpose, a record showing—
 (a) the name and address of the patient;
 (b) the fee paid; and
 (c) the date and number of the receipt issued therefor.</p> | Receipt of fees. |

Record of treatment.

7. The midwife shall keep a record of all treatment given to a patient and on receiving a notice of transfer shall give to the patient concerned, a copy of her record of treatment.

Pauper patients.

8. (1) The midwife may at her discretion waive the payment in the case of a pauper patient.

(2) The midwife shall in a register kept for that purpose, keep a record showing all the cases in which she has exercised her powers of waiver under this bye-law and every entry shall be countersigned by the Chief Executive Officer of the Council and approved by the Chairman.

MADE by resolution of the Ezzikwo County Council this 27th day of January, 1961.

The Common Seal of the Ezzikwo County Council was affixed in the presence of—

T. O. AGBO, *Secretary*
Ezzikwo County Council

D. N. ELOM, *Chairman*
Ezzikwo County Council

APPROVED by the Minister this 8th day of May, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 92 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

ORON URBAN COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law No. 17 of 1960)

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Oron Urban County Council (Establishment) (Amendment) Instrument, 1961.

Replacement of clause 4 of E.R.L.N. No. 88 of 1960 as amended by E.R.L.N. No. 236 of 1960.

2. Clause 4 of the Oron Urban County Council (Establishment) Instrument, 1960, is *replaced* by the following new clause—

“Consti-
tution.

- 4. (1) The Council consists of—
 - (a) twenty members elected, and
 - (b) twelve members appointed, in accordance with this clause”.

(Schedule)

- (2) The electors of a ward, described in the Schedule shall elect one member only to represent that ward.

(E.R.L.N.
No. 386 of
1959)

(3) Of the twelve appointed members the following persons are hereby appointed—

(a) the respective Heads of Idua and Okpo clans mentioned in the First Schedule to the selection of Second-class Chiefs Regulations, 1959; and

(b) ten traditional members from the area appointed by the Minister.

3. The First Schedule to that instrument is hereby amended by replacing the caption "FIRST SCHEDULE" by the following new matter—

Amendment
of First
Schedule
to E.R.L.N.
No. 88 of
1960.

"SCHEDULE"

4. The Second Schedule to that instrument is hereby *deleted*.

Deletion
of Second
Schedule to
E.R.L.N.
No. 88 of
1960.

MADE by the Minister at Enugu this 5th day of May, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 34, Vol. 10, dated 25th May, 1961—Part D

E.N.L.G.N. No. 93 of 1961

THE IGBO-ETITI COUNTY COUNCIL (NSUKKA MARKET)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. When Market to be open.
4. Allocation of stalls already in existence on the 31st December, 1960.
5. Allocation of stalls erected by the Council.
6. Market Master and Attendants.
7. Stallages.
8. Occupation of pitches.
9. Fees on sale on domestic animals.
10. Slaughter of animals.
11. Sale of meat.
12. Sale of merchandise and produce other than meat.
13. Nuisances and obstructions.
14. Obstruction of passageways by baskets, etc.
15. Projections, etc.
16. Cleanliness of stalls.
17. Selling or parting with possession of stalls.
 Buying and acquiring possession of stalls.
18. Prohibition against bicycles and motor vehicles.
19. Restriction on exposing articles for sale.
20. Obedience to directions of Market Master, etc.
21. Penalty for contravention of certain bye-laws.
22. Offences.
23. Revocation of certain bye-laws. (E.R.L.N. No. 105 of 1959).

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IGBO-ETITI COUNTY COUNCIL
(NSUKKA MARKET) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Igbo-Etiti County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Igbo-Etiti County Council (Nsukka Market) Bye-laws, 1961.

Citation.

2. In these bye-laws—

Interpretation.

“Council” means the Igbo-Etiti County Council;

“Health Officer” means a medical officer authorised by the Council for the purpose of these bye-laws;

“market” means the Nsukka Town New Market;

“Market Attendant” means a person appointed under paragraph (b) of bye-law 6;

“stall” means a stall in the Market.

3. On such days as the Council shall appoint, the Market shall be open between the hours of 6 a.m. and 6 p.m.

When Market to be open.

4. Subject to bye-law 12, the Council shall allocate, to a person nominated by the Nsukka Local Council, a stall already in existence on the thirty-first day of December, 1960.

Allocation of stalls already in existence on the 31st December, 1960.

5. (1) The Council shall allocate a stall erected by the Council.

(2) A stall shall not be erected, except—

Allocation of stalls erected by the Council.

(a) by the Council, or

(b) with the written consent of the Council, subject to such conditions as the Council may impose as to the

(i) size,

(ii) manner of construction, and

(iii) site

of the stall and to the condition that it shall be kept in good repair.

(3) Where a stall—

(a) is erected in contravention of paragraph (2), including a condition imposed by or under that paragraph, and

(b) is of a non-permanent structure, the Council may, on six months' written notice to the person concerned of its intention to erect another stall—

(c) at the expense of the Council, and

(d) on the site of the stall so erected, demolish the stall so erected,

- (4) A person who contravenes subsection (2), including a condition imposed by or under that subsection, is guilty of an offence, Penalty:—
- (a) a fine of five pounds or, in default of payment, imprisonment for thirty days and, in addition,
 - (b) a fine of ten shillings a day for every day during which the stall remains standing after seven days notice to remove it has been given that person by—
 - (i) the Market Master, or
 - (ii) other person duly authorised by the Council.
- (5) A person who, in accordance with sub-paragraph (b) of paragraph (2), erects a stall with the consent of the Council, shall—
- (a) use the stall—
 - (i) himself, or
 - (ii) by his agent, and
 - (b) sell, from the stall, only such classes of merchandise, meat or other produce, as the Council shall, under these bye-laws, direct.
6. The Council—
- (a) shall appoint a Market Master, and
 - (b) may appoint such number of Market Attendants as it thinks fit to perform such duties in the Market as the Council shall direct.
7. (1) Subject to paragraph (2), a stall-holder shall pay, quarterly in advance, to the—
- (a) Market Master, or
 - (b) other person authorised for the purpose by the Council stallage at the rate appropriate to the stall as set out in the First Schedule.
- (2) After consultation with the Nsukka Local Council, the Council, acting in its discretion may, for such period as it directs, vary or remit a stallage payable in respect of a stall allocated under bye-law 4.
8. (1) Subject to paragraph (2), the Council, or the Market Master authorised for the purpose, may permit such persons as it thinks fit to—
- (a) occupy pitches in the Market being pitches—
 - (i) on which no stalls are erected, and
 - (ii) which it or the Market Master so authorised shall allocate on a daily payment of a penny; and
 - (b) sell on those pitches, such classes of merchandise or produce as the Council shall direct.
- (2) The occupation by a person of a pitch on one day does not—
- (a) oblige the Council to permit that person to occupy the pitch on another day, or
 - (b) prevent the Council from—
 - (i) erecting, or
 - (ii) giving written consent to the erection, on another day of a stall on that pitch.

Market
Master and
Attendants.

Stallages.

(First
Schedule)

Occupation
of pitches.

9. (1) The Council may reserve, for the sale of domestic animals, part of the Market. Fees on sale on domestic animals.
- (2) A person using, for that purpose, that part, shall pay to the—
- (a) Market Master, or
- (b) other person authorised for the purpose by the Council, the appropriate fee mentioned in the Second Schedule. (Second Schedule)
10. Animals shall not be slaughtered in the Market otherwise than— Slaughter of animals.
- (a) on the slaughter-slab of the Council, and
- (b) according to the direction of the Health Officer.
11. Subject to bye-law 12, meat shall be sold only— Sale of meat.
- (a) in such stalls, and in such parts of the market, as the Council shall direct, and
- (b) in such manner as the Health Officer shall in the interests of public hygiene, direct.
12. (1) Subject to this bye-law, a particular class of merchandise or produce, other than meat, shall be sold only in such stalls as the Council may in its discretion, direct. Sale of merchandise and produce other than meat.
- (2) Where the class of merchandise or produce to be sold in a stall so directed was not, immediately before the date of allocation, sold by a person to whom that stall was allocated under bye-law 4, the Council shall require that person to vacate that stall and occupy another stall—
- (a) of equivalent construction, and,
- (b) subject to a direction under paragraph (1), in respect of a class of merchandise or produce sold by that person immediately before the date of allocation.
- (3) The Council may, in its discretion, re-allocate the stall so vacated to another person who shall comply with the direction under this bye-law.
- (4) Where the Council—
- (a) has given a direction under paragraph (1), and
- (b) a particular stall has already been the subject of a direction under—
- (i) bye-law 11, or
- (ii) this bye-law as to the sale of a different class of merchandise or produce,
- then the Council shall not require that stall-holder to vacate that stall solely on the ground of the direction given under paragraph (a) unless the Council first allocates to him a different stall the subject of a direction mentioned in paragraph (b).
13. In the Market, or its approaches— Nuisances and obstruction.
- (a) nuisance shall not be committed, or
- (b) obstructions caused.
14. Baskets, boxes, cases or other things of whatever nature shall not be placed in the road-ways or passage-ways of the Market. Obstruction of passage-ways by baskets, etc.

Projections,
etc.

15. A board, basket or other thing shall not—
(a) be so placed as to project over the frontage of a stall, or
(b) be placed beyond the limits of the pitch allocated, as the case may be, to the stall-holder or pitch-holder.

Cleanliness
of stalls.

16. (1) Stalls shall, to the satisfaction of the Health Officer, be kept in a clean condition.
(2) Refuse shall be deposited only at such place as the Council shall set aside for the deposit.

Selling or
parting with
possession
of stalls.
Buying and
acquiring
possession
of stalls.

17. (1) A person who—
(a) sells, or
(b) otherwise parts with possession, to a person other than the Council or other than with its consent, a stall allocated to him, is guilty of an offence:
Penalty, a fine of five pounds or, in default of payment, imprisonment for thirty days.
(2) On conviction of a person for an offence under paragraph (1), the Council may, in its descretion, have that person ejected from the stall in question.

Prohibition
against
bicycles and
motor
vehicles.

18. In the Market, during the hours when it is open, bicycles shall not be ridden or motor vehicles driven.

Restriction
on exposing
articles for
sale.

19. An article shall not be exposed for sale within 50 feet of a motor road adjacent to the Market.

Obedience to
directions
of Market
Master, etc.

20. A person in the Market shall obey the directions of—
(a) the Market Master,
(b) a Market Attendant,
(c) the Health Officer, or
(d) a person authorised by the Council,
bona fide given to enforce these bye-laws and preserve order in the Market.

Penalty for
contraven-
tion of
certain
bye-laws.

21. A person who contravenes bye-laws 7, 9, 10, 11, 12, 13, 14, 15, 16, 18, 19, or 20 is guilty of an offence:
Penalty, a fine of one pound or, in default of payment, imprisonment for seven days.

Offences.

22. A person who, in the Market—
(a) when the Market is not open in accordance with bye-law 3—
(i) purchases or sells food or merchandise,
(ii) uses a stall for selling food or merchandise, or
(iii) carries on his calling or trade;
(b) uses, or permits to be used, a stall as a dwelling-place;
(c) otherwise than with the written consent of the Council, makes a structural addition or alteration to a stall; or
(d) not being the Market Master, a Market Attendant or an employee of the Council working under the direction of the Market Master, is found between the hours of 6 p.m. and 6 a.m.
is guilty of an offence;

Penalty, a fine of one pound or, in default of payment, imprisonment for seven days.

23. The Igbo-Etiti Rural District Council (Market) Bye-laws, 1958, are revoked.

Revocation
of certain
bye-laws.
(E.R.L.N.
No. 105 of
1959)

FIRST SCHEDULE

(Bye-law 7 (1))

	£	s	d	
1. For a temporary stall	0	2	6	a month.
2. For a semi-permanent stall	0	10	0	a quarter of a year.
3. For a permanent stall (open)	0	18	0	a quarter of a year.
4. For a permanent stall (lock-up)	1	8	0	a quarter of a year.

SECOND SCHEDULE

(Bye-law 9 (2))

	£	s	d
1. For each head of cattle, other than under paragraphs 2 and 3... ..	0	5	0
2. For each head of swine	0	2	0
3. Other animals	0	1	0

MADE by resolution of the Igbo-Etiti County Council this 30th day of March, 1961.

The Common Seal of the Igbo-Etiti County Council was affixed in the presence of—

F. N. UGWUOJU, *Secretary*
Igbo-Etiti County Council

G. U. NGWU, *Chairman*
Igbo-Etiti County Council

APPROVED by the Minister of Local Government this 16th day of May, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 94 of 1961

THE ONITSHA URBAN COUNTY COUNCIL (MOTOR PARK)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Control of Onitsha Motor Park.
4. Traffic on Motor Park.
5. Maintenance fees.
6. Eating Houses.
7. Vehicle guards.
8. Touts.
9. Private park.
10. Penalty.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ONITSHA URBAN COUNTY COUNCIL
(MOTOR PARK) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Onitsha Urban County Council has made the following—

BYE-LAWS

- | | |
|--|------------------------------------|
| 1. These bye-laws may be cited as the Onitsha Urban County Council (Motor Park) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws— | Interpretation. |
| "Council" means the Onitsha Urban County Council; | |
| "lorry" includes all motor vehicles of which the gross weight exceeds two tons ten hundred weight; | |
| "motor park" means the two parcels of land more particularly described in the First Schedule and which are marked out for the parking of motor vehicles and such other place or places as the Council may from time to time by resolution declare; | |
| "motor vehicle" means a mechanically propelled vehicle intended or adapted for use on roads for the conveyance of goods or persons, but does not include a motor bicycle or scooter; | |
| "private park" means a piece of land licensed as a motor park in accordance with bye-law 9; | |
| "superintendent" means a person appointed by the Council to be superintendent of the motor park. | |
| 3. (1) A motor park shall be under the management and control of a superintendent who shall be responsible for the parking of all motor vehicles using it. | Control of Onitsha Motor Park. |
| (2) A person who disobeys or fails to obey a reasonable order of the superintendent given in the cause of his duty is guilty of an offence. | |
| 4. (1) A motor vehicle using a motor park shall enter by the gate marked "IN" and leave by the gate marked "OUT". | Traffic on Motor Park. |
| (2) A person shall not ride a bicycle in a motor park. | |
| (3) A person who contravenes this bye-law is guilty of an offence. | |
| 5. (1) The maintenance fees set out in the Third Schedule shall be paid to the Council in respect of any motor vehicle other than a private motor car using a motor park. | Maintenance fees. (Third Schedule) |
| (2) A person in charge of a vehicle who fails on demand to pay the appropriate fees in respect of that vehicle is guilty of an offence. | |
| 6. (1) The Council may provide eating houses which may be either permanent or temporary in a motor park and it shall be lawful for persons to sell food or drink therein if they are in possession of a licence so to do. | Eating houses. |

(Fourth
Schedule)
(Third
Schedule)

(2) A licence issued under this bye-law shall be in form as set out in the Fourth Schedule. The appropriate fees as prescribed in the Third Schedule shall be paid by an applicant for a licence half yearly or annually in advance. Such licence may be revoked by the Council any time.

(3) A person to whom a licence is issued under this bye-law shall during the period of validity of the licence, be responsible for repairing any damage to the eating house, not arising from fair wear and tear. The Council shall decide in each case whether or not the damage can be attributed to fair wear and tear.

(4) The agents of the Council may at any time enter an eating house and carry out inspection or repairs.

Vehicle
guards.

7. (1) A lorry using the motor park shall be provided with three guards in addition to the driver.

(2) (i) A lorry owner shall see that each guard is provided with a written identification specifying the registration number of the motor vehicle to which he is attached.

(ii) An identification card shall be issued by the Council on application to the lorry owner on payment of the fee stipulated in the Third Schedule.

(Third
Schedule)
Touts.

8. A person who operates as a tout inside or in the immediate vicinity of a motor park is guilty of an offence.

Private
park.

9. (1) Subject to paragraph (3) the Council may license any parcel of land as a private park for motor vehicles.

(2) The licence shall be in the form as set out in the Second Schedule.

(3) The Council shall not issue a licence under this bye-law in respect of a parcel of land unless—

(a) the surface thereof be metalled with tar or paved with stone;

(b) the area thereof be not less than 3,000 square yards;

(c) the distance thereof from the centre of the road be at least 50 feet; and

(d) the entrance and exit thereof be at least twenty feet wide respectively.

(4) A person who permits or causes an unlicensed piece of land to be habitually used for the loading or unloading of lorries is guilty of an offence.

Penalty.

10. A person who is guilty of an offence under these bye-laws is liable on conviction to a fine of twenty pounds or in default, imprisonment for two months.

FIRST SCHEDULE

1. All that piece of land situated at Onitsha in the Province of Onitsha containing 12,100 square yards or thereabouts and bounded as follows:—

On the North by the Otu Okwodu Relief Market.

On the South by the Old Market Road.

On the East by the Otu Okwodu Relief Market.

On the West by the Marina Road.

2. All that piece of land situated at Onitsha in the Province of Onitsha containing 77,750 square yards or thereabouts and bounded as follows:—

- On the North by Iweka Road.
- On the South by the Iweka Road Extension Market.
- On the East by the land of the Umuasele Family.
- On the West by the Onitsha Town Extension Market.

SECOND SCHEDULE

THE ONITSHA URBAN COUNTY COUNCIL (MOTOR PARK)

BYE-LAWS, 1961

(Bye-law 9)

Licence to operate a private Motor Park

Licence is hereby granted.....
of.....to use the area known
as.....a Private Motor Park
under the above-named bye-laws which should not accommodate more
than.....lorries at a time.

THIRD SCHEDULE

(Bye-laws 5, 6, and 7)

		£ s d			
<i>(a) Maintenance Fees:</i>					
(i)	Taxicabs	0 0 6	per day.
(ii)	Lorries	0 1 0	per day.
(iii)	Private motor cars	Free	
(iv)	Fee for identification card	0 12 0	per year.
<i>(b) Licence Fees:</i>					
(i)	Private Park	10 0 0	per annum for every 2,000 square yards; or part thereof.
		<i>Per unit per annum</i>		<i>Per unit half-yearly</i>	
		£ s d		£ s d	
(ii)	Temporary Eating House	6 0 0	4 0 0 in respect of Otu Okwo- du Motor Park.
		3 0 0	2 0 0 in respect of Iweka Road Motor Park.
(iii)	Permanent Eating House Licence	24 0 0	15 0 0

FOURTH SCHEDULE

THE ONITSHA URBAN COUNTY COUNCIL (MOTOR PARK)

BYE-LAWS, 1961

(Bye-law 6)

Licence

Licence is hereby granted to.....
of.....for the use of Eating
House No.....in the Motor Park from the.....
day of....., 19.....to the.....day
of....., 19.....subject to the provisions of the
Onitsha Urban County Council (Motor Park) Bye-laws, 1961. The
Council reserves the right to revoke this licence at any time.

.....
Town Clerk

Onitsha Urban County Council

MADE by resolution of the Onitsha Urban County Council this 17th
day of January, 1961.

The Common Seal of the Onitsha Urban County Council was affixed
in the presence of—

C. O. OKOLI, *Town Clerk*
Onitsha Urban County Council

B. C. I. OBANYE, *Chairman*
Onitsha Urban County Council

APPROVED by the Minister this 17th day of May, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 37, Vol. 10, dated 8th June, 1961—Part D

E.N.L.G.N. No. 95 of 1961

THE OGBA/EGBEMA COUNTY COUNCIL
(MATERNITY FEES) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fee.
4. Place of treatment.
5. Domiciliary treatment.
6. Receipt and treatment.
7. Record of treatment.
8. Pauper patients.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OGBA/EGBEMA COUNTY COUNCIL
(MATERNITY FEES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ogba/Egbema County Council has made the following—

BYE-LAWS

- | | |
|--|------------------------|
| <p>1. These bye-laws may be cited as the Ogba/Egbema County Council (Maternity Fees) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “Council” means the Ogba/Egbema County Council;
 “Maternity Home” means any premises used or intended to be used for the reception of pregnant women or of women immediately after child birth, and which is established and maintained by the Council;
 “Midwife” means a midwife employed by the Council and attached to a Maternity Home;
 “patient” means a person seeking treatment or under treatment at a Maternity Home.</p> | Interpretation. |
| <p>3. (1) A patient shall pay a fee of ten shillings to the Council.
 (2) The fee entitles the patient to the full course of treatment including—
 (a) ante-natal treatment for a period not exceeding six months;
 (b) delivery at a Maternity Home, and
 (c) post-natal treatment for a period not exceeding three months.</p> | Fee. |
| <p>4. Treatment may be obtained at any Maternity Home and during the course of treatment a patient may freely transfer from one Maternity Home to another on giving notice to the particular Maternity Home where she is under treatment.</p> | Place of treatment. |
| <p>5. Where a patient desires to have her confinement at home or at any place other than a Maternity Home, and requires the attendance of the Midwife thereat, an additional fee of six shillings shall be paid to the Council for the services of the Midwife.</p> | Domiciliary treatment. |
| <p>6. (1) The fees prescribed in these bye-laws shall in the first instance be paid to the Midwife who shall issue an official receipt to the patient.
 (2) The Midwife shall enter in a register kept for that purpose a record showing—
 (a) the name and address of the patient,
 (b) the fee paid,
 (c) the date and number of the receipt issued therefor.</p> | Receipt and treatment. |
| <p>7. The Midwife shall keep a record of any treatment given and on receiving a notice of transfer shall give to the patient concerned a copy of her record of treatment.</p> | Record of treatment. |

Pauper patients.

- 8. (1) The Midwife may, at her discretion, waive the payment of fees in the case of pauper patients.
- (2) The Midwife shall in a register kept for that purpose keep a record showing all the cases in which she has exercised her powers of waiver under this bye-law and every entry therein shall be countersigned by the Chief Executive Officer of the Council and approved by the Chairman of the Council.

MADE by resolution of the Ogba/Egbema County Council this 30th day of March, 1961.

The Common Seal of the Ogba/Egbema County Council was affixed in the presence of—

F. W. OKWU, *Secretary*
Ogba/Egbema County Council

F. E. ORLU, *Chairman*
Ogba/Egbema County Council

APPROVED by the Minister this 31st day of May, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 96 of 1961

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE LOCAL GOVERNMENT TENDERS BOARD
(AMENDMENT) REGULATIONS, 1961

Pursuant to section 78 (5) of the Eastern Nigeria Local Government Law, 1960, the Minister of Local Government has made the following—
REGULATIONS

Citation.

1. These regulations may be cited as the Local Government Tenders Board (Amendment) Regulations, 1961.

Interpretation.
(E.R.L.N. No. 245 of 1960)

2. In these regulations—

“principal regulations” means the Local Government Tenders Board Regulations, 1960.”

Amendment of regulation 2 of E.R.L.N. No. 245 of 1960.

3. Regulation 2 of the principal regulations is amended by *replacing* the definition of “Division” by the following new matter—

“Division” means an administrative division and the area of the Enugu Urban District Council is deemed to be an administrative division.”

Replacement of regulation 9 (1) of E.R.L.N. No. 245 of 1960.

4. Paragraph (1) of regulation 9 of the principal regulations is *replaced* by the following new paragraph—

“Contracts for more than £50. 9. (1) Where a Council intends to enter into a contract involving the Council in the expenditure of over fifty pounds, notice of the intention to enter into the contract shall be published and tenders shall be invited before the approval of the Minister is sought.”

MADE by the Minister at Enugu this 31st day of May, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 97 of 1961

THE PORT HARCOURT MUNICIPALITY (MOTOR PARK)
(AMENDMENT) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Amendment to E.R.L.N. No. 126 of 1957.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE PORT HARCOURT MUNICIPALITY
(MOTOR PARK) (AMENDMENT) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Port Harcourt Municipality has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Port Harcourt Municipality (Motor Park) (Amendment) Bye-laws, 1961.

Citation.

2. Bye-law 2 of the Port Harcourt Municipality (Motor Park) Bye-laws, 1956, is amended—

Amendment to E.R.L.N. No. 126 of 1957.

By *replacing* the definition of "Motor Park" by the following new definition—

"Motor Park" includes—

- (i) all that parcel of land at Port Harcourt enclosed by walls and bounded on the North by Bernard Carr Street, on the South by Hospital Road, on the West by Station Road, and on the East by Club Road;
- (ii) all that parcel of land at Port Harcourt close to Creek Road Extension Market, known as Number Two Motor Park and bounded on the North by Enugu Street, on the South by Niger Street, on the West by Moorehouse Street and on the East by Churchill Road;
- (iii) any other parcel of land from time to time declared to be a Motor Park by resolution of the Council.

MADE by resolution of the Port Harcourt Municipal Council this 30th day of March, 1961.

The Common Seal of the Port Harcourt Municipality was affixed in the presence of—

R. AJOMIWE NWOSU, *Town Clerk*
Port Harcourt Municipal Council

F. U. IHEKWOABA, *Deputy Mayor*
Port Harcourt Municipal Council

APPROVED by the Minister at Enugu this 31st day of May, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 98 of 1961

THE OGUTA URBAN COUNTY COUNCIL
(MOTOR PARK) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Control of Motor Park.
4. Traffic in Motor Park.
5. Eating Houses.
6. Hawking.
7. Vehicle guards.
8. Maintenance fees.
9. Illegal Motor Park.
10. Penalty.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

THE OGUTA URBAN COUNTY COUNCIL
(MOTOR PARK) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Oguta Urban County Council has made the following—

BYE-LAWS

- | | |
|--|---|
| 1. These bye-laws may be cited as the Oguta Urban County Council (Motor Park) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“Council” means the Oguta Urban County Council;
“lorry” includes all motor vehicles of which the gross weight exceeds two tons ten hundred weight;
“motor vehicle” means a mechanically propelled vehicle intended or adapted for use on roads for the conveyance of goods or persons, but does not include a motor bicycle or scooter;
“Motor Park” means the piece of land at Umunkwocha village more particularly described in the First Schedule, which is marked out for the parking of motor vehicles;
“Superintendent” means a person appointed by the Council to take charge of the Motor Park. | Interpretation.

(First Schedule) |
| 3. (1) The Motor Park shall be under the management and control of the Superintendent who shall be responsible for the due observance of these bye-laws.
(2) A person who disobeys or fails to obey a reasonable direction given by the Superintendent in the course of his duty is guilty of an offence. | Control of Motor Park. |
| 4. (1) A motor vehicle using the Motor Park shall enter by the gate marked “IN” and leave by the gate marked “OUT”.
(2) A person shall not ride a bicycle in the Motor Park.
(3) A person who contravenes this bye-law is guilty of an offence. | Traffic in Motor Park. |
| 5. (1) A person who builds an eating house or any other structure in the Motor Park without the written permission of the Council is guilty of an offence.
(2) An occupier of an eating house who fails to keep the eating house in a sanitary and clean condition is guilty of an offence. | Eating house. |
| 6. A person shall not hawk his wares or offer any food or merchandise for sale in the Motor Park without first obtaining a licence in a form approved by the Council. | Hawking. |
| 7. A lorry owner shall in respect of a lorry using the Motor Park—
(a) appoint two guards in addition to the driver, and
(b) provide each guard with a written identification specifying the registration number of the lorry in respect of which the guard is appointed, | Vehicle guards. |

D 220

Maintenance fees.
(Second Schedule)

- 8. (1) The maintenance fees set out in the Second Schedule shall be paid to the Council in respect of a motor vehicle other than a private motor car using the Motor Park.
- (2) A person in charge of a motor vehicle who fails on demand to pay the appropriate fee is guilty of an offence.

Illegal Motor Park.

9. A person who permits or causes a piece of land other than the Motor Park to be habitually used for the loading or unloading of lorries is guilty of an offence.

Penalty.

10. A person who is guilty of an offence under these bye-laws is liable on conviction to a fine of ten pounds or in default of payment, imprisonment for one month.

FIRST SCHEDULE

(Bye-law 2)

All that triangular piece of land at Umunkwocha village in Oguta Town measuring 220' by 160' by 203' which is bounded as follows—

- On the North by Mbidi-Oguta Trunk "B" Road.
- On the East by Mr Onwuasoanya's land at Umunkwocha village.
- On the West by U.A.C. Town beach.
- On the South by a Trunk Road flanked with buildings.

SECOND SCHEDULE

(Bye-law 8)

<i>Vehicles</i>	<i>Per trip</i>		
	<i>£</i>	<i>s</i>	<i>d</i>
Kit Cars	0	1	0
Lorries and Buses...	0	2	0
Taxi Cars	0	0	6

MADE by resolution of the Oguta Urban County Council this 7th day of April, 1961.

The Common Seal of the Oguta Urban County Council was affixed in the presence of—

A. W. AKA, *Town Clerk*
Oguta Urban County Council

H. P. O. UDOM, *Chairman*
Oguta Urban County Council

APPROVED by the Minister this 31st day of May, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 99 of 1961

THE EKPEYE/ENGENNI COUNTY COUNCIL
(MATERNITY FEES) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fees.
4. Place of treatment.
5. Domiciliary treatment.
6. Receipt and record of fee.
7. Record of treatment.
8. Pauper patients.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE EKPEYE/ENGENNI COUNTY COUNCIL
(MATERNITY FEES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ekpeye/Engenni County Council has made the following—

BYE-LAWS

- | | |
|---|----------------------------|
| <p>1. These bye-laws may be cited as the Ekpeye/Engenni County Council (Maternity Fees) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “Council” means the Ekpeye/Engenni County Council;
 “Maternity Home” means any premises used or intended to be used for the reception of pregnant women or of women immediately after childbirth, and which are established and maintained by the Council;
 “Midwife” means a midwife employed by the Council and attached to a Maternity Home;
 “patient” means a person seeking treatment or under treatment at a maternity home.</p> | Interpretation. |
| <p>3. (1) A patient shall pay a fee of six shillings to the Council.
 (2) The fee entitles the patient to the full course of treatment including—
 (a) ante-natal treatment for a period not exceeding six months,
 (b) delivery at a Maternity Home, and
 (c) post-natal treatment for a period not exceeding three months.</p> | Fees. |
| <p>4. Treatment may be obtained at any Maternity Home and during the course of treatment a patient may freely transfer from one Maternity Home to another on giving notice to the particular Maternity Home where she is under treatment.</p> | Place of treatment. |
| <p>5. Where a patient desires to have her confinement at home or at a place other than a Maternity Home, and requires the attendance of the Midwife thereat, an additional fee of six shillings shall be paid to the Council for the services of the Midwife.</p> | Domiciliary treatment. |
| <p>6. (1) The fees prescribed in these bye-laws shall in the first instance be paid to the Midwife who shall issue an official receipt to the patient.
 (2) The Midwife shall enter in a register kept for that purpose a record showing—
 (a) the name and address of the patient,
 (b) the fee paid,
 (c) the date and number of the receipt issued therefor.</p> | Receipt and record of fee. |
| <p>7. The Midwife shall keep a record of any treatment given and on receiving a notice of transfer shall give the patient concerned a copy of her record of treatment.</p> | Record of treatment. |

Supplement to Eastern Nigeria Gazette No. 40, Vol. 10, dated 15th June, 1961—Part D

E.N.L.G.N. No. 100 of 1961

THE EKPEYE-ENGENNI COUNTY COUNCIL (PALM WINE)

BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Licence.
4. Late fee.
5. Cancellation of Licence.
6. Adulteration of Palm Wine.
7. Hygiene.
8. Inspectors.
9. Penalty.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE EKPEYE-ENGENNI COUNTY COUNCIL
(PALM-WINE) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ekpeye-Engenni County Council has made the following—

BYE-LAWS

- | | |
|---|----------------------------|
| 1. These bye-laws may be cited as the Ekpeye-Engenni County Council (Palm Wine) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“bar” means a room or public place where palm wine is retailed for profit;
“Council” means the Ekpeye-Engenni County Council;
“palm wine buyer’s licence” means a licence issued in accordance with bye-law 3;
“palm wine seller’s licence” means a licence issued in accordance with bye-law 3. | Interpretation. |
| 3. (1) Subject to paragraph (2) a person who sells palm wine without first obtaining a licence from the Council is guilty of an offence.
(2) A palm wine tapper shall not require a licence if he does not retail palm wine in a bar.
(3) A person who buys palm wine for resale outside the area of the Council without first obtaining a licence from the Council is guilty of an offence.
(4) Application for licences under paragraphs (1) and (3) shall be as in form 1 of the First Schedule duly completed and shall be accompanied by the appropriate fee as specified in the Second Schedule.
(5) A palm wine seller’s licence shall be as in Form 2 of the First Schedule duly completed and a palm wine buyer’s licence shall be as in Form 3 of that Schedule duly completed. | Licences. |
| (6) Subject to bye-law 5 a licence shall expire on the 31st day of December next following the date of its issue. | |
| 4. An application for the renewal of a licence which is submitted to the Council later than the 10th day of December immediately preceding the year for which registration is sought, shall be accompanied by an additional late fee of five shillings. | Late fee renewal. |
| 5. On conviction of a person for an offence under these bye-laws, his licence shall cease to have any validity and shall be surrendered to the Council for cancellation. | Cancellation of licence. |
| 6. A palm wine seller who—
(a) dilutes or causes his palm wine to be diluted otherwise than with clean water; or | Adulteration of palm wine. |

- (b) adds to his palm wine any matter other than the normal amount of water necessary to induce fermentation; or
 - (c) in a manner likely to make its consumption dangerous to health, produces, treats, handles or stores palm wine intended for sale to the public,
- is guilty of an offence.

Hygiene.

7. A person who while—
- (a) wearing unclean or dirty clothing; or
 - (b) suffering from a communicable disease engages in the handling of palm wine intended for sale to the public,
- is guilty of an offence.

Inspectors.
(Third
Schedule)

8. (1) The Council may by writing in form as in the Third Schedule duly completed, authorise a fit and proper person (to be known as the Inspector) to—
- (a) enquire into the conditions under which palm wine is tapped, potted, stored or transported; and
 - (b) generally to ensure compliance with these bye-laws.
- (2) A person who disobeys or fails to obey a reasonable direction of the Inspector given in the course of his duties is guilty of an offence.

Penalty.

9. A person who is guilty of an offence under these bye-laws is liable to a fine of five pounds or in default of payment imprisonment for one month.

FIRST SCHEDULE

(Bye-law 3)

Form 1

THE EKPEYE-ENGENNI COUNTY COUNCIL (PALM WINE)

BYE-LAWS, 1961

Application for Palm Wine Seller's Licence or Palm Wine Buyer's Licence
Particulars required—

1. Name of applicant (if company or firm, state full title).....
 2. Age of the applicant.....
 3. Address of applicant.....
 4. Class of licence required (i.e., Palm Wine Seller's Licence or Palm Wine Buyer's Licence).....
 5. Description and situation of the premises in respect of which the licence is required.....
 6. Whether the applicant has previously held any licence authorising the sale of liquor (state address, class of licence and year in which licence held).....
- DATED this..... day of....., 19.....

Signature of Applicant

Form 2

THE EKPEYE-ENGENNI COUNTY COUNCIL (PALM WINE)
BYE-LAWS, 1961*Palm Wine Seller's Licence*

.....of.....is licensed for
the period of.....to.....to sell palm wine.

.....
for Ekpeye-Engenni County Council

DATE....., 19.....

Form 3

THE EKPEYE-ENGENNI COUNTY COUNCIL (PALM WINE)
BYE-LAWS, 1961*Palm Wine Buyer's Licence*

.....is hereby licensed for the period
.....to buy palm wine for resale outside
the area of authority of the Council.

.....
for Ekpeye-Engenni County Council

SECOND SCHEDULE

(Bye-law 3)

THE EKPEYE-ENGENNI COUNTY COUNCIL (PALM WINE)
BYE-LAWS, 1961

<i>Licence</i>	<i>Licence fees</i>	<i>Period</i>	<i>Fee</i>		
			£	s	d
(1) Palm Wine Seller's Licence.	(a) Calendar year ...		0	5	0
	(b) if issued after 30th June in Calendar year		0	3	0
(2) Palm Wine Buyer's Licence.	(a) Calendar year ...		1	1	0
	(b) if issued after 30th June in Calendar year		0	10	6

THIRD SCHEDULE

(Bye-law 8)

Inspector's Authority

.....of.....is hereby
authorised to act in accordance with provision of paragraph (1) of bye-
law 8 of the Ekpeye-Engenni County Council (Palm Wine) Bye-laws, 1961.

.....
for Ekpeye-Engenni County Council

Date.....

D 230

MADE by resolution of the Council this 28th day of February, 1961.

The Common Seal of the Ekpeye-Engenni County Council was affixed in the presence of—

U. U. AFFAH, *Secretary*
Ekpeye-Engenni County Council

E. N. OKOROBA, *Chairman*
Ekpeye-Engenni County Council

APPROVED by the Minister this 2nd day of June, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 101 of 1961

THE OGBARU COUNTY COUNCIL (DISPENSARY FEES)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fees.
4. Treatment card.
5. Transfer.
6. Cash book.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OGBARU COUNTY COUNCIL (DISPENSARY
FEES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ogbaru County Council has made the following—

BYE-LAWS

- | | |
|--|----------------------|
| <p>1. These bye-laws may be cited as the Ogbaru County Council (Dispensary Fees) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “attendant” means an attendant in charge of a dispensary;
 “Council” means the Ogbaru County Council;
 “dispensary” means a dispensary owned, maintained or supervised by the Council;
 “patient” means a person seeking or receiving treatment at a dispensary.</p> | Interpre-
tation. |
| <p>3. (1) A patient shall while attending a dispensary be in possession of a valid treatment card;
 (2) Subject to paragraph (3) a treatment card is obtainable from the attendant on payment of a fee of sixpence;
 (3) Fees shall not be collected from a school child who produces a hospital attendance register in which his name has been duly entered by the principal teacher of his school.</p> | Fees. |
| <p>4. (1) A treatment card shall consist of two detachable parts, namely, the record card and the tracing card bearing the name of the Council and identical serial numbers.
 (2) The attendant shall write down on both parts—
 (a) the name and address of the patient.
 (b) the date of issue, and
 (c) the fee paid.
 (3) The tracing card shall be handed to the patient and the record card shall be retained at the dispensary and shall form a record of the diagnosis and treatment given.
 (4) A treatment card shall be valid for one month but may be renewed at the end of this period on payment of the fee prescribed in bye-law 3 where it is payable.</p> | Treatment
card. |
| <p>5. A patient may transfer from one dispensary to another during the currency of his treatment card on giving notice to the attendant at the dispensary where his record card is held.</p> | Transfer. |
| <p>6. An attendant shall operate a Cash book in which he shall keep a daily record of—
 (a) the cards issued by him to patients, and
 (b) the amount of money collected during the day.</p> | Cash book. |

MADE by resolution of the Ogbaru County Council this 29th day of April, 1961.

The Common Seal of the Ogbaru County Council was affixed in the presence of—

SAM. O. AKUBEZE, *Secretary*
Ogbaru County Council

J. N. OKONYIA, *Chairman*
Ogbaru County Council

APPROVED by the Minister this 7th day of June, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 102 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

ADMINISTRATIVE DIVISION OF OWERRI LOCAL
COUNCILS ESTABLISHMENT (AMENDMENT)
INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has considered the report of the enquiry into the request of the four villages in the area concerned:
- (2) the Minister is satisfied that the changes recommended in the report are desirable:
- (3) the Executive Council has given its approval:

NOW, THEREFORE, pursuant to section 8 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT


Citation and
commence-
ment.

1. This instrument may be cited as the Administrative Division of Owerri Local Councils Establishment (Amendment) Instrument, 1961, and shall come into operation on the 1st day of August, 1961.

Amendment
of Schedule
to E.R.L.N.
No. 350 of
1959.


2. The Schedule to the Instrument Establishing Local Councils within the area of the Administrative Division of Owerri which is published as E.R.L.N. No. 350 of 1959, is amended by *replacing* the matter relating to Okpala Local Council by the following new matter—

SCHEDULE

1 Name of Local Council	2 Common Seal	3 Villages whose areas make up the area of the Authority of the Council	4 No. of Councillors	5 Wards each electing one councillor	6 Serial No. of Wards
Okpala North ..	 <p>The seal is circular with 'OKPALA NORTH' at the top and 'LOCAL COUNCIL' at the bottom. The center features a stylized tree with a path leading to a traditional building.</p>	Eziama	28	<p>Okpala 1</p> <p>Umuchie/Umugwu/Nkirinki 2</p> <p>Umumahi 3</p> <p>Umoodaa 4</p> <p>Ugwananna and Umudu 5</p> <p>Umugo 6</p> <p>Umubachi 7</p> <p>Umugakwo 8</p> <p>Umuchie/Umulu/Umuegirige 9</p> <p><i>Umuogbom:</i></p> <p>Umuogba 10</p> <p>Umuagwu 11</p> <p>Umuebi 12</p> <p><i>Umuokoro:</i></p> <p>Umuosoo/Umuolili 13</p> <p>Umoolike/Umuekeokpo 14</p> <p>Umuchuku 15</p> <p>Egbelubi 16</p> <p><i>Umuoshie:</i></p> <p>Umuevo/Umunwokaji 17</p> <p>Umuama/Umuchie 18</p> <p>Umukabi 19</p> <p><i>Umunechi:</i></p> <p>Umuogbor 20</p> <p>Uvuru 21</p> <p>Umucham 22</p> <p>Umuihitte 23</p> <p>Umucham Okpala 24</p> <p><i>Umuodagu:</i></p> <p>Umuakuna/Umuokoloche 25</p> <p>Umuogba 26</p> <p>Umueke 27</p> <p>Alawom 28</p>	
		Ntu			

SCHEDULE—continued

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1 Name of Local Council	2 Common Seal	3 Villages whose areas make up the area of the Authority of the Council	4 No. of Councillors	5 Wards each electing one councillor	6 Serial No. of Wards
Okpala South ..		Amala Alulu Oboro Obokwe	19	Alatia: Umuekpu/Urnubachi Amapu Ubachiukwu/Umuohi Nnebuodudu Emekeze: Umuewo Umuekpo/Umuisu/Umuonyeri Umuokwa Ikem: Umujeze/Ezeuba Okudu/Obiachara Umuakam Umunwadi Umuike Umuagwu Umuokoreha Umuakana/Umuise Ukwu: Umuakaa Umuelenii Nkporo: Umunebo Umuimo	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19

MADE by the Minister at Enugu this 1st day of June, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 42, Vol. 10, dated 22nd June, 1961—Part D

E.N.L.G.N. No. 103 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

DELEGATION OF FUNCTIONS TO LOCAL GOVERNMENT
COMMISSIONERS (AMENDMENT No. 2) 1961

Pursuant to subsection (1) of section 17 of the Eastern Nigeria Local Government Law, 1960, the Schedule to the notice as to the Delegation of Functions to Local Government Commissioners is hereby further amended—

by *inserting* immediately after paragraph 3 the following additional paragraph—

“4. To approve advances in accordance with Financial Memorandum 10 for the purchase of a motor vehicle or motor-cycle, and allowances in respect thereof.”

MADE by the Minister this 15th day of June, 1961.

P. O. NWOGA
Minister of Local Government

(E.R. Law
No. 17 of
1960)
(E.R.L.N.
No. 273 of
1960)

Supplement to Eastern Nigeria Gazette No. 43, Vol. 10, dated 29th June, 1961—Part D

E.N.L.G.N. No. 104 of 1961

THE ANNANG COUNTY COUNCIL
(MARKETS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Market hours.
4. Appropriation of sections of Market.
5. Permits, tolls and stallages.
6. Slaughter of animals.
7. Stalls.
8. Cleanliness and fire prevention.
9. Obstruction.
10. Traffic in Market.
11. Market Master.
12. Penalty.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ANNANG COUNTY COUNCIL
(MARKETS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Annang County Council has made the following—

BYE-LAWS

- | | |
|---|---|
| 1. These bye-laws may be cited as the Annang County Council (Markets) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“animal” means cattle, swine, goats, sheep and fowls;
“Council” means the Annang County Council;
“market” means a market listed in the First Schedule;
“market hours” means the hours appointed by the Council for holding a market;
“Market Master” means a person appointed under bye-law 11 to take charge of a market;
“sell” includes to offer or pitch. | Interpretation.

(First Schedule) |
| 3. (1) A market shall be open from 6 a.m. to 7 p.m. on such days as the Council shall appoint.
(2) A person who—
(a) sells or purchases food or merchandise, or
(b) carries on his trade or calling in a market on a day or at an hour when the market is not officially open, is guilty of an offence. | Market hours. |
| 4. Where the Council—
(a) appropriates a part of a market for the sale of food or merchandise, or a class of food or merchandise, and
(b) displays, in a conspicuous place, a public notice to that effect, a person who sells food or merchandise, otherwise than in accordance with the terms of that appropriation, is guilty of an offence. | Appropriation of sections of market. |
| 5. (1) A person who sells an animal in a market, without having obtained a permit in a form approved by the Council, is guilty of an offence.
(2) A permit under paragraph (1) shall be issued on payment of the appropriate toll prescribed in the Second Schedule.
(3) A person occupying a stall without having paid the appropriate stallage rent prescribed in the Third Schedule is guilty of an offence.
(4) A person other than the Market Master, or a person duly authorised to act for him, may not collect the tolls and stallage rent prescribed in these bye-laws.
(5) Stallage rents in the Third Schedule shall be paid quarterly in advance. | Permit, tolls and stallages.

(Second Schedule)
(Third Schedule)

(Third Schedule) |

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Slaughter
of animals.

6. Animals shall not be slaughtered in a market except on a slaughter-slab provided by the Council.

Stalls.

7. (1) A person who erects a stall without the prior approval of the Council is guilty of an offence.

(2) A stall shall not exceed the dimensions of eight feet in length and six feet in breadth, and the intervening space between two neighbouring stalls shall not be less than ten feet.

(3) A tenant or occupier of a stall who sublets his stall without the written authority of the Council is guilty of an offence.

(4) A person who places a board, basket or other thing so as to project over the line or frontage of a stall or beyond the limit of the space allotted to a stall-holder is guilty of an offence.

(5) A person who—

(a) uses a stall or permits a stall to be used as a dwelling place, or

(b) is found in a market without lawful excuse between the hours of 8.00 p.m. and 5.00 a.m.,

is guilty of an offence.

Cleanliness
and fire
prevention.

8. (1) A tenant or occupier of a stall shall—

(a) cause the stall to be properly cleansed before and after market hours, and as often as may be necessary during those hours;

(b) cause all refuse from the stall, and all refuse arising from loading and unloading of articles required in connection with the stall to be placed in a receptacle provided by the Council for the purpose.

(2) A fire or light used in connection with a stall shall be extinguished not later than half an hour after the market closes.

(3) Failure to comply with this bye-law constitutes an offence.

Obstruction.

9. A person who, during market hours, causes an obstruction in a market or in any of the roadways, passages or approaches thereof is guilty of an offence.

Traffic in
market.

10. A person who rides a bicycle or drives a motor vehicle in the market during market hours is guilty of an offence.

Market
Master.

11. (1) The Council shall appoint a suitable person to be Market Master who shall generally take charge of the market and be primarily responsible for enforcing these bye-laws.

(2) A person who, while in the market disobeys or fails to obey a reasonable direction given by the Market Master in the course of his duties is guilty of an offence.

Penalty.

12. A person who is guilty of an offence under these bye-laws is liable to a fine of five pounds or, in default of payment, imprisonment for one month.

FIRST SCHEDULE

(Bye-law 2)

1. Offiong Essiet Market.

2. Awak Market.

SECOND SCHEDULE

(Bye-law 5 (2))

				s	d
For each head of cattle	4	0
For each head of swine	3	0
For each head of goat or sheep	1	0
For each head of fowl or bird	0	3

THIRD SCHEDULE

(Bye-law 5 (3) and (5))

- For a temporary stall (open), 1s per month or 3s per quarter.
 For a permanent stall (open), 2s per month or 6s per quarter.
 For a temporary stall (lock-up), 3s 6d per month or 10s per quarter.
 For a temporary occupation of a pitch (stall), 1d per day.

MADE by resolution of the Annang County Council this 22nd day of May, 1961.

The Common Seal of the Annang County Council was affixed in the presence of—

E. U. AKPAN, *Secretary*
Annang County Council

J. U. INEME, *Chairman*
Annang County Council

APPROVED by the Minister this 20th day of June, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 105 of 1961

THE CENTRAL ANNANG COUNTY COUNCIL
(PUBLIC HEALTH) (AMENDMENT) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Amendment of E.R.L.N. No. 184 of 1957.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE CENTRAL ANNANG COUNTY COUNCIL
(PUBLIC HEALTH) (AMENDMENT) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Central Annang County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Central Annang County Council (Public Health) (Amendment) Bye-laws, 1961.

Citation.

2. The Central Annang County Council (Public Health) Bye-laws, 1956, are hereby amended as follows—

Amendment of E.R.L.N. No. 184 of 1957.

(a) Bye-law 7 is *replaced* by the following new bye-law—

"Slaughter. 7. A person shall not slaughter an animal intended for the food of man in a market place within the jurisdiction of the Council, unless—

(a) the animal has been inspected and passed as fit by the Health Officer, and

(b) the appropriate fee prescribed in the Schedule has been paid".

(b) Bye-law 10 is *replaced* by the following new bye-law—

"Penalty. 10. A person contravening bye-law 7 is guilty of an offence:

Penalty, a fine of five pounds or in default of payment imprisonment for one month".

(c) The following Schedule is *inserted* immediately following Bye-law 13—

SCHEDULE

(i) Fee for a head of cattle slaughtered	3s
(ii) Fee for a head of swine slaughtered	2s
(iii) Fee for a head of goat or sheep slaughtered	1s

MADE by resolution of the Central Annang County Council this 30th day of March, 1961.

The Common Seal of the Central Annang County Council was affixed in the presence of—

D. O. ILOZOR, *Secretary*
Central Annang County Council

D. U. OROK, *Chairman*
Central Annang County Council

APPROVED by the Minister this 20th day of June, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 106 of 1961

THE ABA URBAN COUNTY COUNCIL
(CONTROL OF PIGS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Strays.
4. Impounding of stray pigs.
5. Release from pound.
6. Unclaimed pigs.
7. Keeping of pigs.
8. Offences.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ABA URBAN COUNTY COUNCIL
(CONTROL OF PIGS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Aba Urban County Council has made the following—

BYE-LAWS

- | | |
|--|---------------------------|
| 1. These bye-laws may be cited as the Aba Urban County Council (Control of Pigs) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“Council” means the Aba Urban County Council;
“impound” means take and confine within a pound or place appointed by the Council to be a pound;
“poundmaster” means a person appointed in writing by the Council to have charge of a pound; | Interpretation. |
| 3. A person who permits a pig to stray is guilty of an offence. | Strays. |
| 4. A pig found straying may be impounded by a poundmaster or an authorised agent of the Council. | Impounding of stray pigs. |
| 5. (a) The owner of an impounded pig shall, on claiming it, pay to the poundmaster a sum to cover the general expenses of the Council calculated at the rate of 25s per pig per day.
(b) Nothing in these bye-laws affects a claim or right of action by a person against the owner of a pig for damage done by it. | Release from pound. |
| 6. An impounded pig which is not claimed within seven days may be sold by the poundmaster at a public auction held at the offices of the Council and the proceeds of the sale shall be paid into the Treasury of the Council. | Unclaimed pigs. |
| 7. A person who keeps a pig otherwise than in a pigsty or in an enclosed space approved by the Council is guilty of an offence. | Keeping pigs. |
| 8. A person who obstructs a poundmaster or servant of the Council in the course of his duties under these bye-laws or who contravenes bye-law number 3 or bye-law number 7 is guilty of an offence; | Offences. |
- Penalty, a fine of ten pounds or in default of payment, imprisonment for two weeks.

MADE by resolution of the Aba Urban County Council this 15th day of May, 1961.

The Common Seal of the Aba Urban County Council was affixed in the presence of—

N. M. AGADA, *Town Clerk*
Aba Urban County Council

E. C. I. ONUIGBO, *Chairman*
Aba Urban County Council

APPROVED by the Minister this 14th day of June, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 107 of 1961

THE OGBA/EGBEMA COUNTY COUNCIL (VEHICLE LICENCE)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Vehicle licence.
4. Licensing procedure.
5. Exemptions.
6. Revocation of E.R.L.N. No. 234 of 1957.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OGBA/EGBEMA COUNTY COUNCIL
(VEHICLE LICENCE) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ogba/Egbema County Council has made the following—

BYE-LAWS

- | | |
|--|---|
| <p>1. These bye-laws may be cited as the Ogba/Egbema County Council (Vehicle Licence) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
"Council" means the Ogba/Egbema County Council;
"vehicle" means a carriage, cart, bicycle or other vehicle but does not include a motor vehicle.</p> | Interpretation. |
| <p>3. (1) A person who keeps or owns a vehicle and who uses or permits it to be used within the area of the Council, shall take out a licence in the form set out in the First Schedule, duly completed, and shall pay in respect therefor the appropriate fee specified in the Second Schedule.
(2) A licence continues in force from the date of its issue until the 31st day of December next following.
(3) A person who fails to take out a licence as provided in this bye-law is guilty of an offence:
Penalty, a fine of one pound or in default of payment, imprisonment for fourteen days.</p> | Vehicle licence.
(First Schedule)
(Second Schedule) |
| <p>4. (1) An applicant for a licence shall take his vehicle to the office of the Council and, on issue of the licence, a metal plate bearing the number of the licence shall be affixed, in a prominent position on the vehicle.
(2) The metal plate shall remain the property of the Council during the currency of the licence in respect of which it is issued.
(3) A person who, without the consent of the Council removes the metal plate from the vehicle to which it is attached is guilty of an offence:

Penalty, a fine of one pound, or in default of payment, imprisonment for fourteen days.</p> | Licensing procedure. |
| <p>5. A person who holds a valid licence issued under the bye-laws of another Local Government Council within the Region shall not, while that licence is in force, be required to take out another licence in respect of the same vehicle under these bye-laws.</p> | Exemptions |
| <p>6. The Western Ahoada Rural District Council (Vehicle Licence) Bye-laws, 1957 is <i>revoked</i>.</p> | Revocation of E.R.L.N. No. 234 of 1957. |

FIRST SCHEDULE

(Bye-law 3)

FORM OF LICENCE

THE OGBA/EGBEMA COUNTY COUNCIL (VEHICLE LICENCE) BYE-LAWS, 1961

Licence is hereby granted to.....
of..... to keep and use until the 31st
December, 19....., the vehicle of which the following are the particulars—

Type.....
Make.....
Number.....

DATED this..... day of....., 19.....

Fees paid: £ : s : d

Signature of Issuing Officer

SECOND SCHEDULE

(Bye-law 3)

	£	s	d
Bicycle or tricycle	0	10	0
Hand-cart or Barrow	0	12	6
Two-wheeled Carriage, Cart or Truck...	1	0	0
Four-wheeled Carriage, Cart or Trolley	2	0	0
For a new licence and plate to take the place of one lost or stolen	0	2	0

For a licence taken out after the 30th of June, one-half of the above rates will be charged, but no half-yearly licences will be issued in respect of the first half of the year.

MADE by the resolution of the Ogba/Egbema County Council, this 28th day of April, 1961.

The Common Seal of the Ogba/Egbema County Council was affixed in the presence of—

H. O. OKONKWO, *Secretary*
Ogba/Egbema County Council

F. E. ORLU, *Chairman*
Ogba/Egbema County Council

APPROVED by the Minister this 20th day of June, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 108 of 1961

THE OGUTA URBAN COUNTY COUNCIL
(PUBLIC HEALTH) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Sanitation of premises.
4. Excavations and borrow pits.
5. Buildings.
6. Overcrowding.
7. Slaughter.
8. Inspection of meat.
9. Sale of unwholesome meat.
10. Cleansing of slaughter-house.
11. Inspection.
12. General.
13. Penalty.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OGUTA URBAN COUNTY COUNCIL
(PUBLIC HEALTH) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Oguta Urban County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Oguta Urban County Council (Public Health) Bye-laws, 1961. Citation.
2. In these bye-laws—
 - “Council” means the Oguta Urban County Council;
 - “Health Officer” means a medical officer of health or a person duly authorised by him for any purpose of these bye-laws;
 - “premises” includes land, buildings and structures of any kind;
 - “slaughter” means the slaughter of an animal intended for the food of man and intended to be offered for sale as such;
 - “slaughter-house” includes an authorised public or private slaughter-house or slaughter-slab; and
 - “street” includes roads, bridges, carriage-ways and foot-ways.Interpreta-
tion.
3. An occupier of premises shall—
 - (a) prevent refuse or stagnant water from lying on his premises or on a portion of a street on which his premises abut;
 - (b) prevent the flow of noxious matter from his premises into a street;
 - (c) dispose of all refuse, filth and sweepings from his premises in such a manner and at such place as the Council may direct;
 - (d) take all reasonable steps to prevent mosquitoes from breeding on his premises;
 - (e) construct a salga or other approved type of latrine on his premises if the Council so directs;
 - (f) construct a cover or other protection to prevent surface water from draining into a well on his premises if the Council so directs.Sanitation
of premises.
- (2) Failure to comply with this bye-law constitutes an offence.
4. A person who—
 - (a) makes an excavation or hole in a street or within six feet thereof, or
 - (b) digs a borrow pit or well without the prior permission of the Council,
 is guilty of an offence. Excavations
and borrow
pits.
5. (1) A person shall not build or rebuild a house except in accordance with a plan approved by the Council. Buildings.
 - (2) A room which is intended for human habitation shall have—
 - (a) a minimum floor space of 120 square feet;
 - (b) a minimum ceiling height of 10 feet; and
 - (c) a minimum window area equal to one-eighth of the floor area.

- Over-crowding. (3) Failure to comply with this bye-law constitutes an offence.
6. (1) Subject to paragraph (2), the Health Officer may prescribe the maximum number of persons who may occupy a room or other premises.
 (2) A room which is intended for human occupation is deemed to be overcrowded where the floor space available for each person therein is less than 50 square feet or the volume of free air available to each person is less than 400 cubic feet.
 (3) For the purposes of this bye-law, two children under the age of ten years count as one person.
- Slaughter. 7. (1) A person shall not slaughter an animal otherwise than in a slaughter-house.
 (2) A person shall not slaughter an animal unless and until it has been examined by the Health Officer and passed by him as fit for slaughter.
 (3) Failure to comply with this bye-law constitutes an offence.
- Inspection of meat. 8. (1) All meat intended for sale as food shall be submitted to the Health Officer for examination and he shall condemn the whole or part thereof which is in his opinion diseased.
 (2) Meat condemned under this bye-law shall be destroyed or disposed of as the Health Officer may direct, at the expense of the owner.
- Sale of unwholesome meat. 9. A person who sells or offers for sale meat which has not been examined by the Health Officer and passed by him as fit for human consumption is guilty of an offence.
- Cleansing of slaughter-house. 10. (1) A person who slaughters an animal in a slaughter-house shall clear away all blood, offal and rubbish and wash and cleanse the slaughter-house to the satisfaction of the Health Officer.
 (2) Failure to comply with this bye-law constitutes an offence.
- Inspection. 11. The Health Officer may enter any premises for the purposes of inspection and shall whilst on the premises be accompanied by the occupier or other responsible male person deputising for the occupier.
- General. 12. A person who—
 (a) pollutes any water, well, stream or pond used for supplying drinking water to man or beast; or
 (b) permits the growth of high crops on land under his control within 20 yards of a residential building; or
 (c) defecates in a public place,
 is guilty of an offence.
- Penalty. 13. A person who is guilty of an offence under these bye-laws is on conviction liable to a penalty of a fine of five pounds or, in default of payment, imprisonment for one month.

MADE by resolution of the Oguta Urban County Council this 2nd day of June, 1961.

The Common Seal of the Oguta Urban County Council was affixed in the presence of—

A. W. AKA, *Town Clerk*
 Oguta Urban County Council

H. P. O. UDOM, *Chairman*
 Oguta Urban County Council

APPROVED by the Minister this 20th day of June, 1961.

P. O. NWOGA
 Minister of Local Government

E.N.L.G.N. No. 109 of 1961

THE ONITSHA URBAN COUNTY COUNCIL (STREET NAMES,
HOUSE NUMBERS AND STREET WORKS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Street names, etc.
4. Indication of street names, etc.
5. Street Works.
6. Obstruction.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ONITSHA URBAN COUNTY COUNCIL
(STREET NAMES, HOUSE NUMBERS AND
STREET WORKS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Onitsha Urban County Council has made the following—

BYE-LAWS

- | | |
|---|----------------------------------|
| 1. These bye-laws may be cited as the Onitsha Urban County Council (Street Names, House Numbers and Street Works) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“Council” means the Onitsha Urban County Council;
“town” means the area of the Onitsha Township. | Interpretation. |
| 3. (1) The Council by order may alter the name of a street or part of a street or may assign a name to a street or part of a street to which a name has not been given.
(2) Not less than one month before making an order under this bye-law the Council shall cause notice of the intended order to be posted at each end of the street or part of the street or in some conspicuous position in the street affected. | Street names, etc. |
| 4. (1) The Council shall cause the name of a street to be painted or otherwise marked in a conspicuous position on a house or building or erection in or near the street and shall from time to time alter or renew the inscription of the name of a street if and when the name of the street is altered or the inscription becomes illegible.
(2) (a) A person who destroys, pulls down or defaces an inscription of the name of a street which has lawfully been set up, or
(b) sets up in a street a name different from the name lawfully given to the street,
is guilty of an offence; | Indication of street names, etc. |
| Penalty, a fine of ten pounds or imprisonment for one month. | |
| 5. (1) The Council may level, metal, open, pave, widen channel or make good any street in the town and may for these purposes by order close the street or part of the street to traffic.
(2) A person who causes or permits a motor vehicle to be taken to a part of a street which under this bye-law is declared to be closed is guilty of an offence; | Street works. |
| Penalty, a fine of ten pounds or imprisonment for one month. | |
| 6. A person who molests, hinders or obstructs a servant or agent of the Council employed in carrying out the purposes of these bye-laws is guilty of an offence; | Obstruction. |

D 264

Penalty, a fine of ten pounds or imprisonment for one month.

MADE by resolution of the Onitsha Urban County Council this 6th day of May, 1961.

The Common Seal of the Onitsha Urban County Council was affixed in the presence of—

C. O. OKOLI, *Town Clerk*
Onitsha Urban County Council

B. C. I. OBANYE, *Chairman*
Onitsha Urban County Council

APPROVED by the Minister this 14th day of June, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 110 of 1961

THE ONITSHA URBAN COUNTY COUNCIL
(CONTROL OF TRADITIONAL SOCIETIES
AND NATIVE PLAYS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Prohibition of traditional societies and native plays.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

THE ONITSHA URBAN COUNTY COUNCIL (CONTROL
OF TRADITIONAL SOCIETIES AND NATIVE
PLAYS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960 the Onitsha Urban County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Onitsha Urban County Council (Control of Traditional Societies and Native Plays) Bye-laws, 1961.

Citation.

2. In these bye-laws—

“traditional societies and native plays” means the societies and plays known in the Onitsha area as Ulaga and Otuiche.

Interpretation.

3. A person who—

(a) engages in the activities of traditional societies and native plays, or

(b) takes part in a ceremony or procession performed or made in connection thereof is guilty of an offence:

Prohibition of traditional societies and native plays.

Penalty a fine of twenty-five pounds or in default of payment imprisonment for three months.

MADE by resolution of the Onitsha Urban County Council this 6th day of May, 1961.

The Common Seal of the Onitsha Urban County Council was affixed in the presence of—

C. O. OKOLI, *Town Clerk*
Onitsha Urban County Council

B. C. I. OBANYE, *Chairman*
Onitsha Urban County Council

APPROVED by the Minister this 14th day of June, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 111 of 1961

CORRIGENDUM

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

THE LOCAL GOVERNMENT TENDERS BOARD (AMENDMENT)
REGULATIONS, 1961

E.N.L.G.N. No. 96 of 1961, at page D 212 of the Supplement to the Eastern Nigeria Gazette, No. 37, Vol. 10, dated 8th June, 1961, for “Enugu Urban District Council” appearing in line 4 of paragraph 3, substitute “Enugu Urban County Council”.

E.N.L.G.N. No. 112 of 1961

THE ISI-UZO COUNTY COUNCIL (PUBLIC EATING HOUSES,
FOOD PREPARING AND PRESERVING ESTABLISHMENTS)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Registration.
4. Late fees.
5. Building requirements.
6. Prohibition of livestock.
7. Sanitation and hygiene.
8. Vermin.
9. Infectious or contagious diseases.
10. Suspension or revocation of registration.
11. Employees.
12. Penalties.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ISI-UZO COUNTY COUNCIL (PUBLIC EATING
HOUSES, FOOD PREPARING AND PRESERVING
ESTABLISHMENTS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Isi-Uzo County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Isi-Uzo County Council (Public Eating Houses, Food Preparing and Preserving Establishments) Bye-laws, 1961. Citation.
2. In these bye-laws— Interpreta-
tion.
 - “food” means an article sold or intended for sale for use as food for human consumption other than drugs or water;
 - “Council” means the Isi-Uzo County Council;
 - “Health Officer” means a medical officer of health or a person duly authorised by him for any purpose of these bye-laws;
 - “proprietor” means the owner of a public eating house or food preparing establishment or the person in charge of the business in connection therewith;
 - “public eating house” includes a house or shed where food is sold to the public for consumption on or off the premises;
 - “food preparing establishment” includes premises used in connection with the business of the preservation of food for sale to the public.
3. (1) The proprietor shall register annually with the Council a public eating house or food preparing establishment. Registration.
 - (2) A registration under this bye-law does not become effective unless and until the premises have been inspected and passed by the Health Officer under bye-law 7 and a certificate of registration shall be as in the form of Form A in the Schedule. (Schedule)
(Form A)
 - (3) The following fees shall be paid in respect of registration—
 - For a public eating house in a residential house 10s a room.
 - For a public eating house in a non-residential house 15s a room.
 - For a food preparing establishment 5s a room.
 - (4) An application for registration shall, in the first instance be made in the form, duly completed, of Form B of the Schedule and an application for a renewal shall be made in the form duly completed of Form C of the Schedule. (Schedule)
(Form B)
(Form C)
 - (5) Application forms shall be available at the offices of the Council—price threepence a copy.
 - (6) Subject to bye-law 10, a certificate of registration issued under this bye-law shall expire on the thirty-first day of December next following the date of issue.

Late fees.

4. An application for renewal of registration which is submitted to the Council later than the fifteenth day of December immediately preceding the year for which registration is sought, shall be accompanied by a late fee of five shillings in addition to the appropriate fee prescribed in bye-law 3.

Building requirements.

5. (1) A room, used as a public eating place or food preparing establishment, shall have a floor space of not less than one hundred and twenty square feet and the minimum height of the ceiling thereof shall be ten feet.
- (2) The kitchen accommodation thereof shall be completely detached from any room to which the public are admitted.
- (3) The floors thereof including the kitchen accommodation shall be paved with concrete or tiled, and the drainage of the premises shall be of a standard approved by the Health Officer.
- (4) A room therein shall not be used for sleeping accommodation and shall not have direct access to a room so used.

Prohibition of live-stock.

6. A live animal or bird shall not be allowed in premises used as a public eating house or food preparing establishment.

Sanitation and hygiene.

7. (1) A public eating house or food preparing establishment shall be provided with sanitary arrangements and conveniences to the satisfaction of the Health Officer.
- (2) Water used therein for culinary or drinking purposes shall be obtained from a source approved by the Health Officer.
- (3) Food and water used therein shall be kept adequately covered, and tables, counters and cooking utensils shall be kept clean to the satisfaction of the Health Officer; and
- (4) The interior surfaces of the walls thereof shall be lime-washed throughout at least once in every six months, or thoroughly cleansed to the satisfaction of the Health Officer.

Vermin.

8. The proprietor shall adopt measures satisfactory to the Health Officer for the purpose of keeping down vermin.

Infectious or contagious diseases.

9. The Health Officer may, in the interest of public health, prohibit a person suffering from infectious or contagious disease from entering or remaining on premises used as a public eating house or food preparing establishment; and a person so prohibited shall immediately comply with the prohibition.

Suspension or revocation of registration.

10. The Council may, by notice in writing, revoke or suspend the registration of premises if on the recommendation of the Health Officer it considers that the premises should in the interest of public health be temporarily or permanently closed.

Employees.

11. The proprietor shall, to the satisfaction of the Health Officer, ensure the cleanliness of all persons employed in a public eating house or food preparing establishment in regard to themselves and their clothing.

Penalties.

12. Without derogation from the powers of the Council under bye-law 10 a person who contravenes any of these bye-laws is guilty of an offence.

Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.

SCHEDULE

Form A

THE ISI-UZO COUNTY COUNCIL (PUBLIC EATING HOUSES, FOOD PREPARING AND PRESERVING ESTABLISHMENTS) BYE-LAWS, 1961

Registration of Premises (Bye-law 3 (2))

The premises described hereunder and in the control of are registered at from to 31st December, 19.....

Fees: £ : : Date....., 19.....

Description.....

Secretary

Form B

THE ISI-UZO COUNTY COUNCIL (PUBLIC EATING HOUSES, FOOD PREPARING AND PRESERVING ESTABLISHMENTS) BYE-LAWS, 1961

Application for a Registration (Bye-law 3 (4))

- 1. Name of applicant (if company or firm) state full title.....
2. Age of applicant.....
3. Address of applicant.....
4. Type of licence required.....
5. Description and situation of the premises in respect of which the licence is required.....
6. Number of rooms to be used as eating-houses.....
7. Whether the applicant has held any licence previously..... (State the address of premises, and year in which licence held).....

DATED this..... day of....., 19.....

Fee: 3d.

Signature of Applicant

Form C

THE ISI-UZO COUNTY COUNCIL (PUBLIC EATING HOUSES, FOOD
PREPARING AND PRESERVING ESTABLISHMENTS) BYE-LAWS, 1961

Application for the Renewal of Registration
(Bye-law 3 (4))

1. Name and address of holder of licence.....
2. Type and No. of licence.....
3. Description and situation of the premises.....
4. Number of rooms used as eating house.....
5. Was licence transferred from one person to another or from one address to another during currency? If so give particulars.....
6. Whether any conviction had been endorsed on the current licence since it was issued, and if so, the particulars of such endorsement.....

Fee: 3d.

Signature of Applicant

MADE by resolution of the Isi-Uzo County Council this 29th day of April, 1961.

The Common Seal of the Isi-Uzo County Council was affixed in the presence of—

J. U. IKPE, Secretary
Isi-Uzo County Council

S. A. NWAROH, Chairman
Isi-Uzo County Council

APPROVED by the Minister this 20th day of June, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 113 of 1961

THE UGWUOBA LOCAL COUNCIL (MARKET) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Hours of opening.
4. Market to be directed into sections.
5. Stalls.
6. Obstructions.
7. Traffic in market.
8. Market master.
9. Slaughtering on Council's Slab.
10. Licence to trade.
11. Penalties.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE UGWUOBA LOCAL COUNCIL (MARKET)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the following bye-laws have been made by the Ugwuoba Local Council.

BYE-LAWS

- | | |
|---|-------------------------------------|
| <p>1. These bye-laws may be cited as the Ugwuoba Local Council (Market) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “Council” means the Ugwuoba Local Council;
 “market” means the Ugwuoba Market;
 “market master” means a person appointed by the Council to be in charge of the market;
 “sell” includes “expose for sale”</p> | Interpretation. |
| <p>3. (1) The market shall be open from 6.00 a.m. to 7.00 p.m. on such days as the Council shall appoint.
 (2) A person who sells or purchases food or merchandise or who carries on his trade or calling in the market on a day or at an hour when the market is not officially open is guilty of an offence.</p> | Hours of opening. |
| <p>4. (1) The Council shall divide the market into sections and each section shall be used for the buying and selling of such articles as the Council shall specify.
 (2) A person who sells an article in a section other than the one specified for the sale of that article is guilty of an offence.</p> | Market to be divided into sections. |
| <p>5. (1) A person who erects a stall without the prior approval of the Council is guilty of an offence.
 (2) A stall shall not exceed the dimensions of eight feet in length and six feet in breadth, and the intervening space between two neighbouring stalls shall not be less than ten feet.
 (3) An occupier of a stall, who sublets his stall without the authority of the Council in writing is guilty of an offence.
 (4) A person who places a board, basket or other thing so as to project over the line or frontage of a stall or beyond the limit of the space allotted to a stall-holder is guilty of an offence.
 (5) A stall-holder or a person occupying a portion of the market, who fails at the end of a market day to remove all rubbish and filth therefrom and deposit same in a place or receptacle provided by the Council is guilty of an offence.</p> | Stalls. |
| <p>6. A person who during market hours causes an obstruction in the market or in any of the road-ways, passages or approaches thereof is guilty of an offence.</p> | Obstructions. |
| <p>7. A person who rides a bicycle or drives a motor vehicle in the market during market hours is guilty of an offence.</p> | Traffic in market. |

Market master.

- 8. (1) The Council shall appoint a suitable person to be market master.
- (2) A person who, while in the market, disobeys or fails to obey a reasonable direction given by the market master in the course of his duty is guilty of an offence.

Slaughtering on Council's slab.

- 9. (1) A person who slaughters an animal in the market otherwise than on the slaughter slab provided by the Council is guilty of an offence.
- (2) The appropriate slaughter fee as set out in the Second Schedule shall be paid in respect of every animal slaughtered.

(Second Schedule)

Licence to trade.

- 10. (1) Subject to paragraph (3) a person who carries on his trade or calling in the market without first obtaining a licence from the market master is guilty of an offence.
- (2) A licence in the form shown in the First Schedule shall be issued by the market master to a person on payment of a stallage fee as prescribed in the First Schedule.
- (3) Casual vendors of country foodstuffs may at the discretion of the Council be permitted to sell their foodstuffs in a place appropriated therefor without a licence.

(First Schedule)

Penalties.

11. A person who commits an offence under these bye-laws is on conviction liable to a fine of two pounds, or in default of payment, imprisonment for fourteen days.

FIRST SCHEDULE

Stallage:

For a temporary stall 6d per month.

For a permanent stall 1s per month or 10s per year.

LICENCE FOR USE OF MARKET STALL

Licence is hereby granted to..... of.....
 for the use of stall No..... in Ugwuoba Market.....
 from the..... day of..... 19.....
 to the..... day of..... 19.....
 subject to the Ugwuoba Local Council (Market) Bye-laws, 1960.
 Fee paid £ s d
 Date....., 19.....

.....
Market Master

SECOND SCHEDULE

For each head of cow	3s
For each head of goat	1s
For each head of sheep	1s
For each head of pig	1s

MADE by resolution of the Ugwuoba Local Council this 27th day of September, 1960.

The Common Seal of the Ugwuoba Local Council was affixed in the presence of—

B. MADU, *Secretary*
 Ugwuoba Local Council

ANAEKE NWANGWU, *Chairman*
 Ugwuoba Local Council

APPROVED by the Minister this 15th day of June, 1961.

P. O. NWOGA
 Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 45, Vol. 10, dated 6th July, 1961—Part D

E.N.L.G.N. No. 114 of 1961

THE ELEME COUNTY COUNCIL (NATIVE LIQUOR SALES)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Sale of Native Liquor.
4. Types of licence.
5. Issue of licences discretionary.
6. Duration of licence.
7. Permitted hours.
8. Application for licence. (Forms D, E and F)
9. Transfer of licence.
10. Suspension or revocation of licence.
11. Posting up of fact of licence.
12. Production of licence.
13. Power of entry.
14. Confiscation and forfeiture of illegal stock.
15. Offences.
16. Penalty.
17. Offences by servants or agents.
18. Power of Court to order licence to be cancelled.
19. Conviction to be endorsed on licence.
20. Forgery of documents.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ELEME COUNTY COUNCIL (NATIVE LIQUOR
SALES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Eleme County Council has made the following—

BYE-LAWS

- | | |
|--|---|
| <p>1. These bye-laws may be cited as the Eleme County Council (Native Liquor Sales) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “Council” means the Eleme County Council;
 “licensed premises” means premises in respect of which a licence issued under these bye-laws is in force;
 “native liquor” means palm wine or any kind of fermented liquor usually made by citizens of Nigeria or of the adjoining territories but does not include distilled or spirituous liquor.</p> | Interpretation. |
| <p>3. A person who—
 (a) sells native liquor on premises in respect of which a licence issued under these bye-laws is not in force, or
 (b) contravenes the terms or conditions of a licence granted to him under these bye-laws, is guilty of an offence.</p> | Sale of native liquor. |
| <p>4. (1) Subject to these bye-laws, the Council may issue the following types of licences for the sale of native liquor—
 (a) Native Liquor On Licence—
 authorizing the sale of native liquor for consumption on or off the licensed premises, as set out in Form A in the First Schedule.
 (b) Native Liquor Off Licence—
 authorizing the sale of native liquor for consumption off the licensed premises as set out in Form B in the First Schedule.
 (c) Occasional Native Liquor Licence—
 as set out in Form C in the First Schedule authorizing the sale and consumption of native liquor on premises not otherwise licensed on such days and during such hours as are stated in the licence.</p> | Types of licences.

(Form A First Schedule)

(Form B First Schedule)

(Form C First Schedule) |
| <p>(2) An Occasional Native Liquor Licence shall only be granted to a holder of a licence to sell native liquor and shall not be granted for a period exceeding three days.</p> | |
| <p>(3) The fees set out in the Second Schedule are payable for the issue of licences.</p> | (Second Schedule) |
| <p>(4) The Council shall immediately notify the Senior Police Officer in the area of the issue of an Occasional Native Liquor Licence and of the particulars thereof.</p> | |

Issue of licences discretionary.

Duration of licence.

Permitted hours.

Application for licence. (Forms D and E First Schedule) (Form F First Schedule)

(Second Schedule)

Transfer of licence.

Suspension or revocation of licence.

Posting up of fact of licence.

5. The issue of a licence under these bye-laws shall be subject to the absolute discretion of the Council.

6. A licence other than an Occasional Native Liquor Licence shall come into force on the date specified therein, and shall expire on the next following thirty-first day of December.

7. (1) Except in the case of an Occasional Native Liquor Licence, a licence issued under these bye-laws shall permit the sale of native liquor as follows—

(a) on Christmas Day, Good Friday or Sunday between the hours of 12.30 hours and 14.00 hours and between 17.00 hours and 20.00 hours;

(b) on any other day between 6.00 hours and 22.30 hours.

(2) When an application is made to the Council in that behalf it may, after hearing the applicant and the Senior Police Officer, extend the hours during which native liquor may be sold on licensed premises on a special occasion.

8. (1) An application for a licence shall be made to the Council on forms as set out in Form D or E in the First Schedule as the case may be, duly completed.

(2) An application for a renewal of a licence shall be made to the Council on form as set out in Form F in the First Schedule, duly completed.

(3) An application for renewal of a licence which is submitted to the Council later than the fifteenth day of July, shall incur as a penalty, the late fee specified in the Second Schedule.

(4) An application for a renewal shall in every case be accompanied by the licence sought to be renewed.

9. A licence may by endorsement of the clerk of the Council and on payment of the fee prescribed in the Second Schedule be transferred to different premises.

10. A licence may at any time be suspended or revoked by the Council upon the ground that, by reason of his conduct or physical ability, the licensee is not a fit person to hold such a licence or that the premises are unsuitable to be licensed.

11. (1) There shall be affixed and kept affixed in some conspicuous place, and so as to be easily legible on or immediately over and on the outer side of the main entrance of licensed premises, a board the dimensions of which shall be not less than two feet in length and eight inches in height and on which are displayed in English characters, the name of the licensee and the class of licence of which he is the holder.

(2) A person who displays a board or notice—

(a) on unlicensed premises suggesting that those premises are licensed; or

(b) on licensed premises suggesting that the premises are licensed in a way other than that in which they are licensed—

is guilty of an offence.

12. (1) A licence issued under these bye-laws shall be kept on the premises to which it relates and shall at the request of a police officer or any person authorized by the Council in that behalf in writing, be produced for inspection at all reasonable hours.
- (2) If a licence is not so produced, the holder is guilty of an offence.

Production of licence.

13. A police officer or a person duly authorized by the Council in writing, may enter licensed premises for the purpose of detecting or preventing a breach of these bye-laws.

Power of entry.

14. (1) Where a police officer or a person duly authorized in writing by the Council has reasonable grounds for believing that native liquor is being sold on unlicensed premises he may enter those premises for the purposes of inspection and may confiscate any native liquor found therein.
- (2) A confiscation under this bye-law shall forthwith be reported to a court of competent jurisdiction.
- (3) Without prejudice to bye-law 3 the court may order the forfeiture of native liquor confiscated under this bye-law.

Confiscation and forfeiture of illegal stock.

15. A person who—

- (a) permits drunkenness or riotous or quarrelsome conduct on licensed premises; or
- (b) sells native liquor to a person already in a state of intoxication; or
- (c) sells native liquor to a child under the age of fourteen years; or
- (d) knowingly sells or supplies native liquor to a soldier or police officer in uniform; or
- (e) permits a soldier or police officer in uniform to remain on licensed premises except in the case of a police officer keeping or restoring order or in the execution of his duty; or
- (f) permits the licensed premises to be used as a brothel or as a habitual resort or place of meeting for prostitutes; or
- (g) permits gaming or the playing of an unlawful game on the licensed premises; or
- (h) adulterates native liquor by the addition of spirituous liquors; is guilty of an offence.

Offences.

16. A person who is guilty of an offence under these bye-laws, is on conviction, liable to a fine of twenty pounds or imprisonment for six months.

Penalty.

17. (1) An act which, if done by a licensee personally would be an offence against these bye-laws, shall also be an offence if done by a servant or agent of the licensee, and the servant or agent may be punished accordingly.
- (2) Where an offence against these bye-laws is committed on licensed premises by a servant or agent of the licensee, then the licensee shall also be deemed to be guilty of the offence unless he proves both that he neither abetted nor consented to the commission of the offence and that he had taken all reasonable steps to prevent the commission thereof.

Offences by servants or agents.

Power of court to order licence to be cancelled.

Conviction to be endorsed on licence.

Forgery of documents.

18. Upon conviction of a licensee for an offence under these bye-laws the court may in addition to any other penalty direct that his licence be cancelled.

- 19. (1) If a licensee is convicted of an offence under these bye-laws the court before which he is convicted, shall cause to be endorsed on his licence the record of the conviction.
- (2) The endorsement made under this bye-law on a licence shall be evidence of the fact stated therein.

20. A person who with intent to deceive—

- (a) forges or uses or lends to or allows to be used by any other person, a licence under these bye-laws; or
- (b) makes or has in his possession a document so closely resembling a licence under these bye-laws as to be calculated to deceive,

is guilty of an offence.

FIRST SCHEDULE

Form A (Bye-law 4)

THE ELEME COUNTY COUNCIL (NATIVE LIQUOR SALES)

BYE-LAWS, 1961

Native Liquor "ON" Licence

.....of.....is hereby licensed to sell native liquor on the premises known as.....to be consumed on the said premises.

The licence is issued subject to the provisions of the above bye-laws and to the following special conditions:—

- 1.
- 2.
- 3.

DATED this.....day of.....19.....

Fee paid: £2.

Secretary

Form B (Bye-law 4)

THE ELEME COUNTY COUNCIL (NATIVE LIQUOR SALES)

BYE-LAWS, 1961

Native Liquor "OFF" Licence

.....of.....is hereby licensed to sell native liquor on the premises known as.....to be consumed elsewhere than on the said premises.

The licence is issued subject to the provisions of the above bye-laws and to the following conditions:—

- 1.
- 2.
- 3.

DATED this.....day of.....19.....

Fee paid: £1.

Secretary

Form C (Bye-law 4)

THE ELEME COUNTY COUNCIL (NATIVE LIQUOR SALES)
BYE-LAWS, 1961

.....of.....being the
holder of a licence to sell native
liquor is hereby licensed, subject to the provisions of the above bye-laws,
to sell native liquor at between the
hours of and on the
following dates only.....subject to the
special restrictions and conditions endorsed on the back thereof.

DATED this.....day of.....19.....

Fee paid: 2s 6d.

.....
Secretary

Form D (Bye-law No. 8)

THE ELEME COUNTY COUNCIL (NATIVE LIQUOR SALES)
BYE-LAWS, 1961

Application for a licence (other than an Occasional Licence)

1. Name of applicant (if company or firm, state full title).....
2. Age of applicant.....
3. Address of applicant.....
4. Class of licence required.....
5. Description and situation of the premises in respect of which
licence is required.....
6. Whether the applicant has previously held any licence authorizing
the sale of liquor (state address of premises, class of licence and
year in which licence held).....

DATED this.....day of.....19.....

.....
Signature of Applicant

Form E (Bye-law No. 8)

THE ELEME COUNTY COUNCIL (NATIVE LIQUOR SALES)
BYE-LAWS, 1961

Application for an Occasional Native Liquor Licence

1. Name of applicant (if company or firm state full title).....
2. Address of applicant.....
3. Class of licence held by applicant.....
4. Address of licensed premises.....
5. Details of Occasional Licence required—
 - (a) Place and date.....
 - (b) Hours.....
 - (c) Occasion.....

DATED this.....day of.....19.....

.....
Signature of Applicant

Form F (Bye-law No. 8)

THE ELEME COUNTY COUNCIL (NATIVE LIQUOR SALES)
BYE-LAWS, 1961

Application for the Renewal of Licence

1. Name and address of holder of licence.....
2. Class and number of licence held.....
3. Description and situation of the premises licensed.....
4. Was licence transferred from one person to another or from one address to another during its currency?.....
5. Whether any conviction had been endorsed on the current licence since it was issued, and if so, the particulars of each endorsement.....

DATED this..... day of..... 19.....

.....
Signature of Applicant

Note.—All applications for renewals must be submitted to the Council on or before the 15th December, in any year, late fee 2s 6d.

SECOND SCHEDULE

(Bye-law 4)

Fees payable in respect of licences

	£	s	d	
1. Liquor "ON" Licence	2	0	0	per annum.
2. Liquor "OFF" Licence... ..	1	0	0	per annum.
3. Occasional Liquor Licence	0	2	6	per diem or part thereof.
4. For the transfer of a licence from one person to another or one address to another	0	5	0	
5. Late fee in respect of applications for renewal	0	2	6	

MADE by resolution of the Eleme County Council this 10th day of May, 1961.

The Common Seal of the Eleme County Council was affixed in the presence of—

R. S. J. EKWEDIKE, *Secretary*
Eleme County Council

M. N. NGELALE, *Chairman*
Eleme County Council

APPROVED by the Minister this 22nd day of June, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 46, Vol. 10, dated 13th July, 1961—Part D

E.N.L.G.N. No. 115 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

INSTRUMENT ESTABLISHING LOCAL COUNCILS
WITHIN THE AREA OF THE ADMINISTRATIVE
DIVISION OF BENDE AND REVOKING THE
PREVIOUS INSTRUMENT ESTABLISHING LOCAL
COUNCILS WITHIN THE ADMINISTRATIVE
DIVISION OF BENDE

CORRIGENDUM

The Schedule to the above Instrument is to be corrected by making the following alterations in the matter relating to Ibeku Local Council—

E.R.L.N.
No. 293 of
1959.

- (a) *Alter* the serial numbers in column (6) from "30" to and including "48" to read "29" to and including "47" respectively.
- (b) *Insert* in columns (5) and (6) immediately after "Umuafai-na-Umuroko . . . 47." the following omitted matter—
"Ofeke . . . 48."

MADE at Enugu this 4th day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 116 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1961
(E.R. Law No. 17 of 1960)

ASA COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Asa County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Asa County Council is amended by *inserting* the following additional paragraph immediately below paragraph (4) thereof—

Amendment
of E.R.L.N.
No. 138 of
1959.

"(5) Chief W. W. Obinya, the Okenze of Ozor Ukwu and Head of Ozor Eastern Clan, is hereby appointed the President of the Council."

MADE by the Minister at Enugu this 30th day of June, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 117 of 1961

PUBLIC NOTICE

*The Eastern Region Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

IKWERRE COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Ikwerre County Council (Establishment) (Amendment) Instrument, 1961.

Amendment
of E.R.L.N.
No. 192 of
1959.

2. The instrument establishing the Ikwerre County Council is amended by replacing clause 4 thereof by the following new clause—

- “Constitution. 4. (1) The Council consists of thirty-two members—
- (a) twenty-three of whom shall be elected, and
 - (b) nine of whom shall be appointed, in accordance with this clause.
- (2) The electors of a ward mentioned in the Schedule shall elect one member only to represent that ward.
- (3) Of the nine appointed members the following Group Heads of Sub-clans are hereby appointed:
- (i) Chief Onya—Group Head of Akpo-Mgbu Tolu,
 - (ii) Mr Wali Wulu—Group Head of Allua,
 - (iii) Mr Micah Nwonyike—Group Head of Elele,
 - (iv) Mr Agala Obu—Group Head of Emohua,
 - (v) Mr Abraham Nwankwo—Group Head of Igrita,
 - (vi) Chief Mpi—Group Head of Isiokpo,
 - (vii) Mr Gabriel Adiele—Group Head of Obia,
 - (viii) Chief Benaiah Nkenta—Group Head of Ogbakiri,
 - (ix) Mr Moke Womodu—Group Head of Rumuji.
- (4) Chief J. Mpi, Head of Ikwerre Clan and Group Head of Isiokpo Sub-clan shall be the President of the Council.”

MADE by the Minister at Enugu this 5th day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 118 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

OKIGWI NORTHERN COUNTY COUNCIL
(ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R.L.N.
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Okigwi Northern County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Okigwi Northern County Council is amended by *inserting* the following additional paragraph immediately below paragraph (4) thereof—

Amendment
of E.R.L.N.
No. 83 of
1959.

“(5) Chief Gordian Eke Nwantirikpo, Head of Uturu Clan, is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 4th day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 119 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

THE ONIONG NUNG-NDEM AWA COUNTY COUNCIL
(REVOCATION) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has received an application in that behalf from the persons concerned;
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 12 of the Eastern Nigeria Local Government Law, 1960, this Instrument—

(E.R. Law
No. 17 of
1960)

- (a) may be cited as the Oniong Nung-Ndem Awa County Council (Revocation) Instrument, 1961; and
- (b) revokes the Instrument Establishing the Oniong Nung-Ndem Awa County Council.

(E.R.L.N.
No. 205 of
1959)

MADE by the Minister at Enugu this 12th day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 120 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ONIONG NUNG-NDEM AWA COUNTY COUNCIL
(ESTABLISHMENT) INSTRUMENT, 1961

WHEREAS—

E.R.L.N.
No. 205 of
1959.

- (1) the Minister of Local Government has by Instrument published as E.N.L.G.N. No. 119 of 1961, revoked the Instrument establishing the former Oniong Nung-Ndem Awa County Council;
- (2) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (3) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 3 of the Law, the Minister has made the following—

INSTRUMENT

Citation and
commencement.

- 1. This instrument—
 - (a) may be cited as the Oniong Nung-Ndem Awa County Council (Establishment) Instrument, 1961; and
 - (b) shall come into operation on the 13th day of July, 1961.

Establishment of
Oniong
Nung-Ndem
Awa County
Council.

- 2. The Oniong Nung-Ndem Awa County Council (hereinafter called the Council) is hereby established.

Seal.

- 3. The Seal of the Council is the following device:



Area of
authority of
Oniong
Nung-Ndem
Awa County
Council.

- 4. The area of authority of the Council is the area comprised of the following Local Councils—

- Afaha.
- Asuna.
- Nung Oku.
- Ikot Eдор.
- Mkpok.
- Ikot Akpatek.

5. The Council consists of the following 5 members—

- Chairman:* I Okon Udo Ekpo.
Members: II William Ninedays.
 III A. S. Ekpo.
 IV Chief Imoediufen.
 V D. Ekpo.

Constitution
and Appoint-
ment of
Chairman.

6. The Council shall not sit unless at least three members are present thereat.

Quorum.

7. So soon as may be, the Council shall establish—

Committee.

- (a) Staff and General Purposes Committee; and
 (b) Health and Works Committee.

8. The Council may make and levy an annual rate in accordance with the provisions of sections 126 and 127 of the Law.

Council's
power to
make and
levy rates.

9. In addition to those functions conferred upon County Councils by the Eastern Nigeria Local Government Law, 1960, or by any other written Law, the Council—

Functions.

- (a) may perform all or any of the functions contained in all paragraphs of section 84 of the Law;
 (b) shall perform the duties and discharge the functions contained in sections 222 and 223 of the Law.

MADE by the Minister at Enugu this 12th day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 121 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
 (E.R. Law No. 17 of 1960)*

ODUKPANI ROAD COUNTY COUNCIL (ESTABLISHMENT)
 (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned;
 (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Odukpani Road County Council (Establishment) (Amendment) Instrument, 1961.

Amendment of clause 4 of E.R.P.N. No. 87 of 1953.

2. The Odukpani Road County Council (Establishment) Instrument 1953, is amended by *replacing* clause 4 thereof by the following new clause—

“Constitution.

4. (1) The Council consists of—
- (a) nineteen members elected in accordance with clauses 5 and 6; and
 - (b) seven members appointed in accordance with this clause.
- (2) Of the seven appointed members the following are hereby appointed—
- (i) Ntoe of Akim Akim,
 - (ii) Ntoe of Etankpini,
 - (iii) Ntoe of Idundu,
 - (iv) Ntoe of Ikot Ansa,
 - (v) Ntoe of Ikot Omin,
 - (vi) Ntoe of Kasuk,
 - (vii) Ntoe of Odukpani.”

MADE by the Minister at Enugu this 4th day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 122 of 1961

THE IBIONO COUNTY COUNCIL (CONTROL OF
DOMESTIC ANIMALS) (AMENDMENT) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Amendment of E.R.L.N. No. 68 of 1960.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IBIONO COUNTY COUNCIL (CONTROL OF
DOMESTIC ANIMALS) (AMENDMENT) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ibiono County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Ibiono County Council (Control of Domestic Animals) (Amendment) Bye-laws, 1961.

Citation.

2. The Ibiono District Council (Control of Domestic Animals) Bye-laws, 1959, is amended as follows—

Amendment
of E.R.L.N.
No. 68 of
1960.

the definition of "the area" in bye-law 2 is *replaced* by the following new definition—

" 'the area' means the area of the Council".

MADE by the resolution of the Ibiono County Council this 27th day of May, 1961.

The Common Seal of the Ibiono County Council was affixed in the presence of—

D. A. UDOM, *Secretary*
Ibiono County Council

E. E. NKEMEDI, *Chairman*
Ibiono County Council

APPROVED by the Minister this 3rd day of July, 1961.

P. O. NWOGA

Minister of Local Government

E.N.L.G.N. No. 123 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

ABAJA AND NGWO COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Abaja and Ngwo County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Abaja and Ngwo County Council is amended by *inserting* the following additional paragraph immediately below paragraph (4) thereof—

Amendment
of E.R.L.N.
No. 173 of
1959.

"(5) Mr J. Oke Nwankwo, M.B.E., is hereby appointed President of the Council."

MADE by the Minister at Enugu this 4th day of July, 1961.

P. O. NWOGA

Minister of Local Government

E.N.L.G.N. No. 124 of 1961

THE ORON URBAN COUNTY COUNCIL
(CANOE LICENSING) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Canoes to be licensed.
4. Licensing procedure.
5. Metal plate not to be removed from canoe.
6. Duration of licence.
7. Penalty.
8. Saving.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ORON URBAN COUNTY COUNCIL
CANOE (LICENSING) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Oron Urban County Council has made the following—

BYE-LAWS

- | | |
|---|---|
| 1. These bye-laws may be cited as the Oron Urban County Council (Canoe Licensing) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“Council” means the Oron Urban County Council;
“Licensing Officer” means a person appointed by the Council to be Licensing Officer for the purposes of these bye-laws. | Interpreta-
tion. |
| 3. (1) A person, keeping or owning a canoe, who uses or permits it to be used within the area of the Council without first obtaining a licence from the Council is guilty of an offence;
(2) A licence issued under these bye-laws shall be in the form set out in the First Schedule duly completed and the appropriate fee as set out in the Second Schedule is payable therefor. | Canoes to be
licensed.

First
Schedule)
(Second
Schedule) |
| 4. (1) An applicant for a licence shall take his canoe to such place as the Council shall appoint;
(2) Before issuing a licence, the Licensing Officer shall satisfy himself that the canoe is river-worthy;
(3) A metal plate bearing a number identical with that on the licence shall be issued to the applicant at the same time as the licence;
(4) The metal plate shall remain the property of the Council and shall be fixed by the licence holder to the top of the bow of his canoe. | Licensing
procedure, |
| 5. A person who removes a metal plate from a canoe to which it is attached during the currency of the licence with respect to which it was issued is guilty of an offence. | Metal plate
not to be
removed
from the
canoe. |
| 6. A licence shall come into force on the date stated in it and shall expire on the thirty-first day of December next following. | Duration of
licence. |
| 7. A person guilty of an offence under these bye-laws is liable to a penalty of a fine of five pounds or in default of payment to imprisonment for one month. | Penalty. |
| 8. A person is not, under these bye-laws, required to take out a licence in respect of a canoe duly licensed under the bye-laws of another Local Government Council within the Region. | Saving. |

FIRST SCHEDULE

THE ORON URBAN COUNTY COUNCIL
(CANOE LICENSING) BYE-LAWS, 1961

(Bye-law 3 (2))

Licence to.....

Licence is hereby granted to.....
of.....to keep and use the
canoe of which the following are the particulars—

Length.....

Any distinctive mark by which it can be identified.....

DATED this.....day of.....19.....

Expiring date.....

Fee paid: £ : s d.

.....
Signature of Licence holder

.....
Signature of Licensing Officer

SECOND SCHEDULE

(Bye-law 3)

	<i>Per annum</i>
	£ s d
(1) Two puncheon capacity and less	0 5 0
(2) Over two puncheon but not exceeding six puncheon capacity	0 10 0
(3) Exceeding six puncheon capacity	0 15 0
(4) For replacing a lost licence, one-fifth of the above fees in each case.	
(5) For licences taken out after 30th June, one-half of the above rates will be charged, but no half-yearly licence will be issued in respect of the first half of the year.	

MADE by resolution of the Oron Urban County Council this 29th day of April, 1961.

The Common Seal of the Oron Urban County Council was affixed in the presence of—

H. A. OHAKA, *Town Clerk*
Oron Urban County Council

I. E. NYONG, *Chairman*
Oron Urban County Council

APPROVED by the Minister this 3rd day of July, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 47, Vol. 10, dated 20th July, 1961—Part D

E.N.L.G.N. No. 125 of 1961

THE IGBO-ETITI COUNTY COUNCIL (AKU MOTOR PARK)

BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Control of Motor Park.
4. Traffic in Motor Park.
5. Maintenance fees (Second Schedule).
6. Eating Houses. (Third Schedule) (Second Schedule).
7. Petty stalls and hawkers permits. (Second Schedule).
8. Vehicle guards.
9. Illegal motor parks.
10. Penalty.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IGBO-ETITI COUNTY COUNCIL (AKU
MOTOR PARK) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Igbo-Etiti County Council has made the following—

BYE-LAWS

- | | |
|---|---|
| 1. These bye-laws may be cited as the Igbo-Etiti County Council (Aku Motor Park) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“Council” means the Igbo-Etiti County Council;
“lorry” includes a motor vehicle other than an omnibus the gross weight of which exceeds two tons ten hundredweights;
“motor park” means the piece of land known as Aku Motor Park which is more clearly delineated in the First Schedule;
“motor vehicle” means a mechanically propelled vehicle intended and adopted for the conveyance of goods or persons on roads, but does not include a motor cycle or a scooter.
“superintendent” means a person appointed by the Council to be superintendent of the motor park. | Interpretation. |
| 3. (1) The Council shall appoint a suitable person to be superintendent who shall manage and control the motor park and be responsible for the parking of motor vehicles using the motor park.
(2) A person who disobeys or fails to obey a reasonable direction of the superintendent given in the course of his duty is guilty of an offence. | Control of motor park. |
| 4. (1) A motor vehicle using the motor park shall enter by the gate marked “IN” and leave by the gate marked “OUT”.
(2) A person shall not ride a bicycle in the motor park.
(3) A person who contravenes this bye-law is guilty of an offence. | Traffic in motor park. |
| 5. (1) The maintenance fees set out in the Second Schedule shall be paid to the Council in respect of any motor vehicle other than a private motor car using the motor park.
(2) A person in charge of a vehicle who fails on demand to pay the appropriate fees in respect of that vehicle is guilty of an offence. | Maintenance fees.
(Second Schedule) |
| 6. (1) The Council may provide eating houses which may be either permanent or temporary in the motor park and it shall be lawful for persons to sell food and drink therein if they are in possession of a licence so to do.
(2) A licence issued under this bye-law shall be in form as set out in the Third Schedule duly completed and the appropriate fees as prescribed in the Second Schedule shall be paid by an applicant for a licence quarterly or annually in advance.
(3) A person to whom a licence is issued under this bye-law shall during the currency of the licence be responsible for repairing any damage to the eating house not arising from fair wear and tear. | Eating houses.

(Third Schedule)
(Second Schedule) |

Petty stalls and hawkers permits.

(Second Schedule)

Vehicle guards.

Illegal motor parks.

Penalty.

7. (1) A person who occupies a petty stall in the motor park without first obtaining a permit from the Council is guilty of an offence.

(2) A person who hawks his wares in the motor park without first obtaining a permit from the Council is guilty of an offence.

(3) Permits under this bye-law are issued on payment of the appropriate fees as prescribed in the Second Schedule.

8. (1) A lorry using the motor park shall be provided with two guards in addition to the driver.

(2) A lorry owner shall provide each guard with a written identification specifying the registration number of the motor vehicle in respect of which the guard is appointed.

(3) A lorry owner who contravenes this bye-law is guilty of an offence.

9. A person who permits or causes a piece of land other than the motor park to be habitually used for the loading and unloading of lorries is guilty of an offence.

10. A person who is guilty of an offence under these bye-laws is liable on conviction to a fine of ten pounds or, in default of payment, imprisonment for one month.

FIRST SCHEDULE

(Bye-law 2)

Igbo-Etiti County Council: (Aku Motor Park) Description of:

All that piece of land lying to the south-east of Eke Aku Market and Nkpologu-Aku-Ukehe motor road and bounded as follows:—

From	Bearing	Length	To
Beacon Igbet. 67 ...	241° - 00'	212'	Beacon Igbet. 68.
Beacon Igbet. 68 ...	245° - 00'	207'	Beacon Igbet. 69.
Beacon Igbet. 69 ...	346° - 00'	290'	Beacon Igbet. 70.
Beacon Igbet. 70 ...	62° - 00'	260'	Beacon Igbet. 71.
Beacon Igbet. 71 ...	135° - 00'	300'	Beacon Igbet. 67.

All beacons are concrete pillars and all bearings are Magnetic North.

All distances and bearings are approximate only and all distances being those measured along the ground and have not been reduced to the horizontal.

SECOND SCHEDULE

(Bye-laws 5, 6 and 7)

	£ s d		
(a) Maintenance Fees:			
(i) For each lorry van or omnibus ...	0	2	0 per day.
(ii) For each motor car hackney carriage or taxi ...	0	0	6
	<i>Per unit</i>	<i>Per unit</i>	
(b) Licence Fees:	<i>per annum</i>	<i>per quarter</i>	
	£ s d	£ s d	
(i) Temporary eating house licence ...	2	0	0 0 12 0
(ii) Permanent eating house licence ...	6	0	0 1 15 0
(iii) Petty stall licence ...	1	0	0 0 6 2
(iv) Hawker's Licence ...	0	10	0 0 3 0
(v) Petrol filling station	6	0	0 1 15 0

THIRD SCHEDULE

(Bye-law 6)

THE IGBO-ETITI COUNTY COUNCIL (AKU MOTOR PARK)

BYE-LAWS, 1961

Licence

Licence is hereby granted to.....
of..... for the use of Eating House/Petrol
Filling Plot No..... in the..... Motor
Park from the..... day of....., 19..... to
the..... day of....., 19..... subject to the pro-
visions of the Igbo-Etiti County Council (Aku Motor Park) Bye-laws, 1961.

Fee paid: £ s d.

.....
*Treasurer**Igbo-Etiti County Council*

MADE by resolution of the Igbo-Etiti County Council this 6th day
of May, 1961.

The Common Seal of the Igbo-Etiti County Council was affixed
in the presence of—

F. N. UGWUOJU, *Secretary*
Igbo-Etiti County Council

G. U. NGWU, *Chairman*
Igbo-Etiti County Council

APPROVED by the Minister this 3rd day of July, 1961.

P. O. NWOGA

*Minister of Local Government**E.N.L.G.N. No. 126 of 1961*

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE APPOINTMENT OF TRADITIONAL MEMBERS
OF NKANU COUNTY COUNCIL

Pursuant to paragraph (1) of Clause 4 of the Instrument establishing
the Nkanu County Council, I hereby appoint with effect from the and
including the 11th day of July, 1961, the following four Clan Heads to be
members of the Nkanu County Council:—

(E.R.L.N.
No. 149 of
1959)

- (1) Nwihedinigwe of Nike.
- (2) Ozurumba of Mburubu.
- (3) Okanwoke of Akpugo Obuno.
- (4) Ezcokpube of Akpugo Ogonogoeji.

MADE by the Minister at Enugu this 10th day of July, 1961.

P. O. NWOGA

Minister of Local Government

D 306

E.N.L.G.N. No. 127 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

NKANU COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval:

(E.R. Law
No. 17 of
1960)

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This Instrument may be cited as the Nkanu County Council (Establishment) (Amendment) Instrument, 1961.

Amendment
of E.R.L.N.
No. 149 of
1959.

2. Clause 4 of the Instrument establishing the Nkanu County Council is hereby amended by *inserting* the following additional paragraph immediately below paragraph (4) thereof—

“(5) Chief F. N. Chukuani, the Clan Head of Awkunanaw, is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 10th day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 128 of 1961.

THE IGBO-ETITI COUNTY COUNCIL (PUBLIC EATING, HOUSES,
FOOD PREPARING AND PRESERVING ESTABLISHMENTS)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Registration.
4. Late fee.
5. Building requirements.
6. Livestock prohibited.
7. Hygiene and Sanitation.
8. Vermin.
9. Infectious or contagious diseases.
10. Suspension and revocation of registration.
11. Employees.
12. Penalties.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IGBO-ETITI COUNTY COUNCIL (PUBLIC EATING
HOUSES, FOOD PREPARING AND PRESERVING
ESTABLISHMENTS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960 the Igbo-Etiti County Council has made the following—

BYE-LAWS

- | | |
|--|--|
| <p>1. These bye-laws may be cited as the Igbo-Etiti County Council (Public Eating Houses, Food Preparing and Preserving Establishments) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “Council” means the Igbo-Etiti County Council;
 “food” means an article of food intended for consumption by man, other than a drug or water;
 “Health Officer” means a medical officer of health or a person duly authorised by him for the purposes of these bye-laws;
 “proprietor” means the owner of a public eating house or the person in charge of the business in connection therewith;
 “public eating house” includes a house or shed where food is sold to the public for consumption on or off the premises and an establishment for the preparation or preservation of food for sale to the public.</p> | Interpretation. |
| <p>3. (1) The proprietor of a public eating house shall register it annually with the Council.
 (2) A registration under this bye-law shall not become effective unless and until the premises have been inspected and approved by the Health Officer.
 (3) The following fees shall be paid in respect of a registration—
 (i) For a public eating house in a residential house 10s for a room.
 (ii) For a public eating house in a non-residential house 20s for a room so used; and
 (iii) For residential hotels 60s.</p> | Registration. |
| <p>(4) (a) An applicant for registration shall in the first instance be made on a form as set out in Form A of the Schedule, duly completed, and an application for a renewal shall be on a form as set out in Form B of the Schedule, duly completed.
 (b) Copies of application forms shall be available at the office of the Council, price 3d per copy.</p> | (Form A of Schedule)
(Form B of Schedule) |
| <p>(5) A certificate of registration as in Form C of the Schedule, duly completed, expires on the 31st day of December next following the date of issue.</p> | (Form C of Schedule) |
| <p>4. An application for renewal of registration which is submitted to the Council later than the 15th day of December immediately preceding the year for which registration is sought, shall be accompanied by a late fee of 2s 6d.</p> | Late fee. |

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Building requirements.

5. (1) A room in a public eating house shall have a floor space of not less than 120 square feet and the minimum height of the ceiling thereof shall be ten feet.
- (2) The kitchen accommodation of a public eating house shall be completely detached from a room to which the public are admitted.
- (3) The floors of a public eating house including the kitchen accommodation shall be paved with concrete or tiled and the drainage of the premises shall be of a standard approved by the Health Officer.
- (4) A room in a public eating house shall neither be used for sleeping accommodation nor have direct access to a room so used.

Live stock prohibited.

6. A live animal or bird shall not be allowed in a public eating house.

Hygiene and sanitation.

7. (1) A public eating house shall be provided with sanitary arrangements and conveniences to the satisfaction of the Health Officer.
- (2) Water used in a public eating house shall be obtained from a source approved by the Health Officer.
- (3) Food and water used in a public eating house shall be kept adequately covered and tables, counters and cooking utensils shall be maintained and kept to the satisfaction of the Health Officer.
- (4) The interior surfaces of the walls of a public eating house shall be either lime-washed throughout once in every six months or thoroughly cleansed to the satisfaction of the Health Officer.

Vermin.

8. The proprietor shall, to the satisfaction of the Health Officer, take measures to keep down vermin.

Infectious or contagious diseases.

9. The Health Officer may, in the interest of public health, prohibit a person suffering from infectious or contagious disease from entering or remaining in a public eating house, and a person so prohibited shall immediately comply with the prohibition.

Suspension and revocation of registration.

10. The Council may, by notice in writing, revoke or suspend the registration of premises registered under these bye-laws, if, on the recommendation of the Health Officer it considers that the premises should, in the interest of public health, be temporarily or permanently closed.

Employees.

11. The proprietor shall, to the satisfaction of the Health Officer, ensure the cleanliness of a person employed in a public eating house in regard to himself and his clothing.

Penalties.

12. Without derogation from the powers of the Council conferred on it by bye-law 10, a person who contravenes any of these bye-laws is guilty of an offence:

Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.

SCHEDULE

Form A

(Bye-law 3 (4))

THE IGBO-ETITI COUNTY COUNCIL (PUBLIC EATING HOUSES
FOOD PREPARING AND PRESERVING ESTABLISHMENTS)

BYE-LAWS, 1961

Application for Licence

1. Name of applicant (if company or firm state full title).....
2. Age of applicant.....
3. Address of applicant.....
4. Type of licence required.....
5. Description and situation of the premises in respect of which the licence is required.....
6. Number of rooms to be used as eating house.....
7. Whether or not the applicant has held any licence previously (state the address of the premises and year in which licence held).....

Date this..... day of....., 19.....

.....
Signature of Applicant

Form B

(Bye-law 3 (4))

THE IGBO-ETITI COUNTY COUNCIL (PUBLIC EATING HOUSES
FOOD PREPARING AND PRESERVING ESTABLISHMENTS)

BYE-LAWS, 1961

Application for Renewal of Licence

1. Name and address of licence holder.....
2. Type and No. of licence.....
3. Description and situation of premises licenced.....
4. Number of rooms used as eating house.....
5. Was licence transferred from one person to another or from one address to another during its currency? If so give particulars.....
6. Whether any conviction has been endorsed on the licence since it was issued, and if so, the particulars of each endorsement.....

.....
Signature of Applicant

Form C
(Bye-law 5 (5))

THE IGBO-ETITI COUNTY COUNCIL (PUBLIC EATING HOUSES
FOOD PREPARING AND PRESERVING ESTABLISHMENTS)
BYE-LAWS, 1961

Registration of Premises

The premises described hereunder and in the control of
..... are registered at
from to 31st December, 19.....

Fees: £ : : .

Date.....

Description.....

.....
Secretary

MADE by resolution of the Igbo-Etiti County Council this 6th day of
May, 1961.

The Common Seal of the Igbo-Etiti County Council was affixed
in the presence of—

F. N. UGWUOJU, *Secretary*
Igbo-Etiti County Council

G. U. NGWU, *Chairman*
Igbo-Etiti County Council

APPROVED by the Minister this 3rd day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 129 of 1961

THE OWERRI URBAN COUNTY COUNCIL (STREET
NAMES AND HOUSE NUMBERS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Naming and numbering of streets and houses.
4. Street names.
5. House numbers.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OWERRI URBAN COUNTY COUNCIL (STREET
NAMES AND HOUSE NUMBERS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Owerri Urban County Council has made the following—

BYE-LAWS

- | | |
|---|---|
| <p>1. These bye-laws may be cited as the Owerri Urban County Council (Street Names and House Numbers) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
"Council" means the Owerri Urban County Council.</p> | Interpretation. |
| <p>3. (1) The Council may by order—
(a) alter the name of a street or part of a street;
(b) assign a name to a street or part of a street to which a name has not been given;
(c) alter the number of a building; or
(d) assign a number to a building to which a number has not been given.</p> <p>(2) Not less than one month before making an order under this bye-law the Council shall cause a notice of the intended order to be posted at each end of the street or part of the street or in some conspicuous position in the street affected.</p> | Naming and numbering of streets and houses. |
| <p>4. (1) The Council shall cause the name of a street to be printed or otherwise marked in a conspicuous position on a house or building or erection in or near the street, and shall from time to time alter or renew the inscription if and when the name of the street is altered or the inscription becomes illegible.</p> <p>(2) A person who destroys, pulls down or defaces an inscription of the name of a street which has lawfully been set up, or sets up in a street a name different from the name lawfully given to the street is guilty of an offence:
Penalty, a fine of five pounds or in default of payment, imprisonment for one month.</p> | Street names. |
| <p>5. (1) Where a number has been allocated by the Council to a house or premises it is the duty of the owner or occupier—
(a) to cause the number so allocated to be painted or otherwise marked conspicuously on the exterior of the main entrance or any other external part at the front of the house;
(b) to keep the number painted or marked under this bye-law plainly and distinctly visible and legible.</p> <p>(2) Failure to comply with this bye-law constitutes an offence:
Penalty, a fine of five pounds or in default of payment, imprisonment for one month.</p> | House numbers. |

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MADE by resolution of the Owerri Urban County Council this 9th day of May, 1961.

The Common Seal of the Owerri Urban County Council was affixed in the presence of—

S. NWACHUKU, *Town Clerk*
Owerri Urban County Council

D. E. NJIRIBEAKO, *Chairman*
Owerri Urban County Council

APPROVED by the Minister this 3rd day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 130 of 1961

THE ISI-UZO COUNTY COUNCIL (CONSERVANCY) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation and application.
2. Interpretation.
3. Registration of contractors.
4. Permitted hours.
5. Carrying of lights.
6. Disposal of night-soil.
7. Latrine accommodation in private houses.
8. Public latrines.
9. Offences and penalties.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ISI-UZO COUNTY COUNCIL (CONSERVANCY)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Isi-Uzo County Council has made the following—

BYE-LAWS

- | | |
|--|--|
| 1. These bye-laws may be cited as the Isi-Uzo County Council (Conservancy) Bye-laws, 1961, and shall apply to the Eha-Amufu Strangers Camp in the area of authority of the Council. | Citation and application. |
| 2. In these bye-laws—
“Council” means the Isi-Uzo County Council;
“Health Officer” means a medical officer of health or a person duly authorised by him for any purpose of these bye-laws;
“owner” include the occupier of premises and a local agent for the collection of rents. | Interpretation. |
| 3. (1) A person shall not contract to carry on conservancy service unless and until he is registered for that purpose with the Council.
(2) A registration under this bye-law is in the absolute discretion of the Council, and the Council may revoke a registration at any time at its discretion. | Registration of Contractors. |
| 4. Save with the permission of the Health Officer, night-soil shall not be removed from a building or carried along a public highway otherwise than between the hours of 9 p.m. and 6 a.m. | Permitted hours. |
| 5. A person engaged in the transportation of a pail or other receptacle containing night-soil shall during the hours of darkness carry a lighted hurricane lantern. | Carrying of lights. |
| 6. (1) A person shall not carry a pail or other receptacle containing excrement or filth of any description along a public street unless the same be provided with a close-fitting cover.
(2) A pail or other receptacle containing night-soil shall not be emptied into a drain or sewer or public latrine or elsewhere save in accordance with the directions of the Health Officer. | Disposal of night-soil. |
| 7. (1) An owner shall to the satisfaction of the Health Officer provide and maintain adequate latrine accommodation for the use of persons residing on his premises.
(2) Before a pail containing night-soil is removed from any premises the owner shall ensure that it contains a sufficient quantity of dry earth, sawdust, ashes or other suitable substance which acts as an absorbent or deodorant. | Latrine accommodation in private houses. |
| 8. A person shall not void excrement or urine upon the floor or wall of a public latrine. | Public latrines. |
| 9. A person who contravenes or fails to comply with any of these bye-laws is guilty of an offence: | Offences and penalties. |
| Penalty a fine of ten pounds or in default of payment imprisonment for one month. | |

E.N.L.G.N. No. 131 of 1961

THE NDOKI COUNTY COUNCIL (CONTROL OF DOMESTIC
ANIMALS) BYE-LAWS, 1961

Arrangement of Sections

Bye-laws—

1. Citation.
2. Interpretation.
3. Prohibition of strays.
4. Cruelty to animals.
5. Straying.
6. Poundmaster.
7. Impounded animals.
8. Proceeds.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE NDOKI COUNTY COUNCIL (CONTROL OF
DOMESTIC ANIMALS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government
Law, 1960, the Ndoki County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Ndoki County Council
(Control of Domestic Animals) Bye-laws, 1961.

Citation.

2. In these bye-laws—

Interpreta-
tion.

“the area” means the area of the Council;

“animal” includes cattle, horse, sheep, swine, goat, dogs, and the
young of these animals;

“Council” means the Ndoki County Council;

“impound” with its grammatical variations means take and confine
in an area or place appointed by the Council to be a pound.

“Poundmaster” means a person appointed by the Council to
have charge of a pound.

3. (1) The owner of an animal shall ensure that while within the area,
the animal is—

Prohibition
of strays.

(a) confined within a pen; or

(b) tied up; or

(c) under proper control.

(2) A person who permits an animal to stray in the area is guilty
of an offence:

Penalty, a fine of ten shillings or in default of payment, imprisonment
for seven days.

4. A person who confines or causes an animal to be confined within a
pen in which it has not adequate space, shade and water is guilty of an
offence:

Cruelty to
animals.

Penalty, a fine of five pounds or imprisonment for fourteen days.

5. An animal found straying within the area may be impounded by
an authorized servant or agent of the Council.

Straying.

6. The Council may appoint a Poundmaster in writing.

Pound-
master.

7. The owner of an impounded animal may claim that animal and it
shall be released to him on payment to the Poundmaster, of the penalties
and expenses prescribed in the Schedule.

Impounded
animals.
(Schedule)

8. (1) Subject to bye-law 7, an impounded animal which is unclaimed
seven days after the date of impounding, may be sold by
auction by the Poundmaster and the proceeds thereof placed
on deposit with the Council.

Proceeds.

(2) An amount so deposited in accordance with paragraph (1) may be claimed by and paid over to the owner of the animal after deduction therefrom of the penalties and expenses payable under bye-law 7.

SCHEDULE

(Bye-law 7)

Penalties

	s	d
For every head of cattle impounded	10	0
For every other animal impounded	5	0

Expenses of keep

For every head of cattle 2s 6d a day or part thereof.
 For every other animal 1s 6d a day or part thereof.

MADE by resolution of the Ndoki County Council this 25th day of April, 1961.

The Common Seal of the Ndoki County Council was affixed in the presence of—

F. THOS. JAJA, *Secretary*
Ndoki County Council

I. O. NWANCHE, *Chairman*
Ndoki County Council

APPROVED by the Minister this 3rd day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 132 of 1961

THE UYO FEDERATED COUNTY COUNCIL (STREET
NAMES AND HOUSE NUMBERS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Naming and numbering of streets and houses.
4. Street names.
5. House numbers.
6. Obstruction.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE UYO FEDERATED COUNTY COUNCIL (STREET
NAMES AND HOUSE NUMBERS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Uyo Federated County Council has made the following—

BYE-LAWS

- | | |
|--|---|
| <p>1. These bye-laws may be cited as the Uyo Federated County Council (Street Names and House Numbers) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
“Council” means the Uyo Federated County Council;</p> | Interpretation. |
| <p>3. (1) The Council may by order—
(a) alter the name of a street or part of a street;
(b) assign a name to a street or part of a street to which a name has not been given;
(c) alter the number of a building;
(d) assign a number to a building to which a number has not been given.</p> <p>(2) Not less than one month before making an order under this bye-law the Council shall cause a notice of the intended order to be posted at each end of the street or part of the street or in some conspicuous position in the street affected.</p> | Naming and numbering of streets and houses. |
| <p>4. (1) The Council shall cause the name of a street to be printed or otherwise marked in a conspicuous position on a house or building or erection in or near the street, and shall from time to time alter or renew the inscription if and when the name of the street is altered or the inscription becomes illegible.</p> <p>(2) A person who destroys, pulls down or defaces an inscription of the name of a street which has lawfully been set up, or sets up in a street a name different from the name lawfully given to the street is guilty of an offence:</p> <p style="padding-left: 40px;">Penalty, a fine of five pounds or in default of payment, imprisonment for one month.</p> | Street names. |
| <p>5. (1) Where a number has been allocated by the Council to a house or premises it is the duty of the owner or occupier—
(a) to cause the number so allocated to be painted or otherwise marked conspicuously on the exterior of the main entrance or any other external part at the front of the house;
(b) to keep the number painted or marked under this bye-law plainly and distinctly visible and legible.</p> <p>(2) Failure to comply with this bye-law constitutes an offence:</p> <p style="padding-left: 40px;">Penalty, a fine of five pounds or in default of payment, imprisonment for one month.</p> | House numbers. |

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Obstruction.

6. A person who obstructs, disturbs, interrupts or molests an agent or employee of the Council engaged in the proper execution of his duties under these bye-laws is guilty of an offence:

Penalty, a fine of five pounds or in default of payment, imprisonment for one month.

MADE by resolution of the Uyo Federated County Council this 28th day of April, 1961.

The Common Seal of the Uyo Federated County Council was affixed in the presence of—

E. DAVID, *Town Clerk*
Uyo Federated County Council

S. S. IBANGA, *Chairman*
Uyo Federated County Council

APPROVED by the Minister this 4th day of July, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 48, Vol. 10, dated 27th July, 1961—Part D

E.N.L.G.N. No. 133 of 1961

THE OBUBRA COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Certain canoes to be licensed.
4. Licensing procedure.
5. Metal plate not to be removed from canoe.
6. Duration of licence.
7. Penalty.
8. Saving.

SCHEDULE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OBUBRA COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Obubra County Council has made the following—

BYE-LAWS

- | | |
|---|--|
| <p>1. These bye-laws may be cited as the Obubra County Council (Canoe Licensing) Bye-laws, 1961.</p> | <p>Citation.</p> |
| <p>2. In these bye-laws—
“Council” means the Obubra County Council;
“Licensing Officer” means a person appointed by the Council to be Licensing Officer for the purposes of these bye-laws.</p> | <p>Interpretation.</p> |
| <p>3. (1) A person, keeping or owning a canoe of at least fifteen feet in length, who uses or permits it to be used within the area of the Council without first obtaining a licence from the Council, is guilty of an offence.
(2) A licence issued under these bye-laws shall be in the form set out in the Schedule duly completed and a fee of five shillings is payable therefor.</p> | <p>Certain canoes to be licensed.</p> |
| <p>4. (1) An applicant for a licence shall take his canoe to such place as the Council shall appoint.
(2) Before issuing a licence, the Licensing Officer shall satisfy himself that the canoe is river-worthy.
(3) A metal plate bearing a number identical with that on the licence shall be issued to the applicant at the same time as the licence.
(4) The metal plate shall remain the property of the Council and shall be fixed by the licence holder to the top of the bow of his canoe.</p> | <p>Licensing procedure.</p> |
| <p>5. A person who removes a metal plate from a canoe to which it is attached during the currency of the licence with respect to which it was issued, is guilty of an offence.</p> | <p>Metal plate not to be removed from canoe.</p> |
| <p>6. A licence shall come into force on the date stated in it and shall expire on the thirty-first day of December next following.</p> | <p>Duration of licence.</p> |
| <p>7. A person guilty of an offence under these bye-laws is liable to a penalty of a fine of five pounds or in default of payment, imprisonment for one month.</p> | <p>Penalty.</p> |
| <p>8. A person is not, under these bye-laws, required to take out a licence in respect of a canoe duly licensed under the bye-laws of another local government council within the Region.</p> | <p>Saving.</p> |

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SCHEDULE
(Bye-law 3 (2))

THE OBUBRA COUNTY COUNCIL (CANOE LICENSING)
BYE-LAWS, 1961

Licence No.....

Licence is hereby granted to.....of.....
to keep and use the canoe of which the following are the particulars:—

Length.....

Any distinctive mark by which it can be identified.....

DATED this.....day of....., 19.....

Expiry date.....

Fee paid: £ s d.

.....
Signature of Payer

.....
*Signature of Accounting Officer
Obubra County Council*

MADE by resolution of the Obubra County Council this 30th day of
June, 1961.

The Common Seal of the Obubra County Council was affixed in the
presence of—

A. B. O. ODEY, *Secretary*
Obubra County Council

CHIEF E. A. EGBARA, *Chairman*
Obubra County Council

APPROVED by the Minister this 12th day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 134 of 1961

THE OGBARU COUNTY COUNCIL
(MATERNITY FEES) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fees.
4. Place of treatment.
5. Domiciliary treatment.
6. Receipt and record of fee.
7. Record of treatment.
8. Pauper patients.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OGBARU COUNTY COUNCIL
(MATERNITY FEES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ogbaru County Council has made the following—

BYE-LAWS

- | | |
|---|----------------------------|
| 1. These bye-laws may be cited as the Ogbaru County Council (Maternity Fees) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“Council” means the Ogbaru County Council;
“Maternity Home” means any premises used or intended to be used for the reception of pregnant women or of women immediately after childbirth, and established or maintained by the Council;
“Midwife” means a midwife employed by the Council and attached to a Maternity Home;
“patient” means a person seeking treatment or under treatment at a Maternity Home. | Interpretation. |
| 3. (1) A patient shall pay a fee of ten shillings to the Council.
(2) The fee entitles the patient to the full course of treatment including—
(a) ante-natal treatment for a period not exceeding six months;
(b) delivery at a Maternity Home; and
(c) post-natal treatment for a period not exceeding three months. | Fee. |
| 4. Treatment may be obtained at any Maternity Home and during the course of treatment a patient may freely transfer from one Maternity to another on giving notice to the particular Maternity Home where she is under treatment. | Place of treatment. |
| 5. Where a patient desires to have her confinement at home or at a place other than a Maternity Home, and requires the attendance of the Midwife thereat, an additional fee of five shillings shall be paid to the Council for the services of the Midwife. | Domiciliary treatment. |
| 6. (1) The fees prescribed in these bye-laws shall in the first instance be paid to the Midwife who shall issue an official receipt to the patient.
(2) The Midwife shall enter in a register kept for that purpose a record showing—
(a) the name and address of the patient;
(b) the fee paid;
(c) the date and number of the receipt issued therefor. | Receipt and record of fee. |
| 7. The Midwife shall keep a record of any treatment given and on receiving a notice of transfer shall give the patient concerned a copy of her record of treatment. | Record of treatment. |

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Pauper
patients.

8. (1) The Midwife may, at her discretion, waive the payment of fees in the case of pauper patients.
- (2) The Midwife shall in a register kept for that purpose keep a record showing all the cases in which she has exercised her powers of waiver under this bye-law and every entry therein shall be countersigned by the Secretary of the Council and approved by the Chairman.

MADE by resolution of the Ogbaru County Council this 25th day of March, 1961.

The Common Seal of the Ogbaru County Council was affixed in the presence of—

SAM. O. AKUBEZE, *Secretary*
Ogbaru County Council

J. N. OKONYIA, *Chairman*
Ogbaru County Council

APPROVED by the Minister this 12th day of July, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 49, Vol. 10, dated 3rd August, 1961—Part D

E.N.L.G.N. No. 135 of 1961

THE UGEP URBAN COUNTY COUNCIL (SLAUGHTER) BYE-LAWS, 1961

Arrangement of Bye-laws.

Bye-laws—

1. Citation.
2. Interpretation.
3. Slaughter of animals.
4. Ceremonial Slaughtering.
5. Cleaning of Public Slaughter-house.
6. Business hours.
7. Examination of Carcasses.
8. Adulteration of meat.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE UGEP URBAN COUNTY COUNCIL (SLAUGHTER)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ugep Urban County Council has made the following—

BYE-LAWS

- | | |
|---|-------------------------------------|
| 1. These bye-laws may be cited as the Ugep Urban County Council (Slaughter) bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“animal” includes cattle, sheep, swine and goats;
“Council” means the Ugep Urban County Council;
“Health Officer” means a medical officer of health or a person duly authorised by him for the purposes of these bye-laws;
“slaughter-house” means a slaughter-house established by or with the consent of the Council;
“slaughter” means the killing of an animal intended for the food of man and intended to be offered for sale as such. | Interpretation. |
| 3. (1) Subject to bye-law 4, a person who slaughters an animal except—
(a) in a slaughter-house; and
(b) under a permit from the Council, is guilty of an offence: Penalty, a fine of five pounds or in default of payment imprisonment for one month. | Slaughter of animals. |
| (2) A permit shall be issued only on the recommendation of the Health Officer given after a medical examination of the animal concerned. | |
| (3) A permit shall be in a form approved by the Council. | |
| (4) The fees prescribed in the Schedule are payable for an examination under this bye-law. | (Schedule) |
| 4. The slaughter of animals for ceremonial purposes is not subject to these bye-laws. | Ceremonial slaughtering. |
| 5. (1) It shall be the duty of a person who slaughters an animal at a public slaughter-house immediately to clear away all blood, offal and rubbish therefrom and to wash and cleanse the slaughter-house to the satisfaction of the Health Officer. | Cleaning of public Slaughter-house. |
| (2) Failure to comply with this bye-law constitutes an offence: Penalty, a fine of twenty shillings or in default of payment imprisonment for fourteen days. | |
| 6. A public slaughter-house shall be open during the hours of 6 a.m. to 12 noon on such days as the Council may by public notice displayed at the public slaughter-house prescribed. | Business hours. |

Examination
of Carcasses.

7. (1) The carcass of an animal slaughtered at a slaughter-house shall be examined by the Health Officer before any part thereof is offered for sale.
- (2) The whole or any part of a carcass found to be diseased shall be seized by the Health Officer and destroyed at the expense of the owner.
- (3) Failure to comply with paragraph (1) constitutes an offence:

Penalty, a fine of five pounds or in default of payment imprisonment for one month.

Adulteration
of meat.

8. A person who soaks in water meat intended for sale, for the purpose of increasing its bulk or weight is guilty of an offence:

Penalty, a fine of twenty shillings or in default of payment imprisonment for fourteen days.

SCHEDULE

Fees for Examination (Bye-law 3 (4))

	£	s	d
Cattle	0	3	6 a head
Sheep	0	2	6 a head
Swine	0	3	0 a head
Goats	0	1	6 a head.

MADE by resolution of the Ugep Urban County Council this 4th day of July, 1961.

The Common Seal of the Ugep Urban County Council was affixed in the presence of—

E. S. INA, *Secretary*
Ugep Urban County Council

T. O. USANG, *Chairman*
Ugep Urban County Council

APPROVED by the Minister this 21st day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 136 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

WHEREAS—

- (1) The Minister acting pursuant to section 13 of the Eastern Nigeria Local Government Law caused an enquiry to be held into the administration of the affairs of the Ezeagu County Council;
- (2) The Minister has considered the report of that enquiry;
- (3) The Executive Council has given its approval;

NOW, THEREFORE, pursuant to subsection 3 of section 9 of the Law the seat of F. N. Onyia on the Ezeagu County Council is hereby declared vacant; and pursuant to section 21 of the Law he is disqualified from being elected or appointed or co-opted to a Council for a period of five years from the date of this declaration.

MADE at Enugu this 21st day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 137 of 1961

THE UYO FEDERATED COUNTY COUNCIL (SOIL EROSION)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Prohibited area.
4. Checking of soil erosion.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE UYO FEDERATED COUNTY COUNCIL (SOIL
EROSION) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Uyo Federated County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Uyo Federated County Council (Soil Erosion) Bye-laws, 1961. Citation.

2. In these bye-laws—
“Council” means the Uyo Federated County Council;
“landowner” includes the occupier of land. Interpretation.

3. Where the Council—
(a) decides that a portion of land is dangerously affected by soil erosion; and
(b) displays in a conspicuous place on the land, a notice declaring the land a prohibited area—
a person who farms on the land without first obtaining the written permission of the Council is guilty of an offence. Prohibited area.

Penalty, a fine of £25, or in default of payment, imprisonment for six months.

4. (1) The Council may take reasonable steps or may direct the landowner to take reasonable steps to check soil erosion in a prohibited area. Checking of soil erosion.

(2) A landowner who fails to obey a reasonable direction given by the Council under this bye-law, is guilty of an offence:

Penalty, a fine of £25, or in default of payment, imprisonment for six months.

MADE by resolution of the Uyo Federated County Council this 27th day of May, 1961.

The Common Seal of the Uyo Federated County Council was affixed in the presence of—

E. DAVID, *Secretary*
Uyo Federated County Council

S. S. IBANGA, *Chairman*
Uyo Federated County Council

APPROVED by the Minister this 4th day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 138 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

ISI-UZO COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Isi-Uzo County Council (Establishment) (Amendment) Instrument, 1961.

Amendment
of E.R.L.N.
No. 140 of
1959.

2. Clause 4 of the Instrument establishing the Isi-Uzo County Council is hereby amended by *inserting* the following additional paragraph immediately after paragraph (4) thereof—

“(5) Chief Emmanuel Eze, the Clan Head of Obollo-Eke is hereby appointed President of the Council.”

MADE by the Minister at Enugu, this 21st day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 139 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

NGOR-OKPALA COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Ngor-Okpala County Council (Establishment) (Amendment) Instrument, 1961.

Amendment
of E.R.L.N.
No. 117 of
1959.

2. Clause 4 of the Instrument establishing the Ngor-Okpala County Council is hereby amended by *inserting* the following paragraph immediately after paragraph (4) thereof—

“(5) Chief Linus N. Nkwocha, the Head of Okwe Clan is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 24th day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 140 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

APPOINTMENT OF TRADITIONAL MEMBERS OF THE
CALABAR URBAN COUNTY COUNCIL

Pursuant to paragraphs (b), (c) and (d) of clause 7 of the Instrument establishing the Calabar Urban County Council, I hereby appoint the following persons to be members of the Calabar Urban County Council—

The Obong of Calabar.
The Muri of Efut.
The Ntoe of Big Qua.
Edem E. Adam
Efa J. Eyamba
Nyong Ezzo Archibong
Ntoe Ekong Ita Agbo
O. A. Nsisuk

{ From the Efik Community.
— From the Qua Community.
— From the Efut Community.

E.R.L.N.
No. 86 of
1960 (as
amended by
No. 94 of
1960)

2. The previous appointment of traditional members which was published as E.R.L.N. No. 314 of 1959, is hereby revoked.

(Revocation
of E.R.L.N.
No. 314 of
1959)

MADE at Enugu this 21st day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 141 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

ORATTA COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Oratta County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Oratta County Council is hereby amended by *inserting* the following additional paragraph immediately after paragraph (4) thereof—

Amendment
of E.R.L.N.
No. 111 of
1959.

“(5) Chief Stephen Agumanu II is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 21st day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 142 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

ADMINISTRATIVE DIVISION OF ONITSHA LOCAL
COUNCILS (ESTABLISHMENT) (AMENDMENT)
INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Administrative Division of Onitsha Local Councils (Establishment) (Amendment) Instrument, 1961.

Amendment
of E.R.L.N.
No. 254 of
1959.

2. The Instrument establishing Local Councils within the area of the Administrative Division of Onitsha is amended as follows—

(a) by *inserting* in the Second Schedule thereof the following additional matter—

“Awka Etiti ... the Obi of Awka Etiti.
Awka Etiti ... the Okpala of Nkolofia.
Awka Etiti ... the Ezissi of Umunocha”.

(b) by *inserting* in the Third Schedule thereof the following additional matter—

“Oraukwu ... the Igwe of Oraukwu”.

MADE by the Minister at Enugu this 21st day of July, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 51, Vol. 10, dated 17th August, 1961—Part D

E.N.L.G.N. No. 143 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE NGOR-OKPALA COUNTY COUNCIL (ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has considered the report of the Inquiry into the request of the four villages in the area concerned;
- (2) the Minister is satisfied that the changes recommended in the report are desirable;
- (3) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 8 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law No. 17 of 1960)

INSTRUMENT

1. This instrument may be cited as the Ngor-Okpala County Council (Establishment) (Amendment) Instrument, 1961, and shall come into operation on the 1st day of August, 1961.

Citation and commencement.

2. The Schedule to the instrument Establishing the Ngor-Okpala County Council, is hereby amended by replacing the matter relating to Okpala Local Council by the following new matter—

(Amendment of Schedule to E.R.L.N. No. 117 of 1959)

Local Council Area	Villages comprising Ward	Serial No. of Wards
"Okpala North ...	<i>Eziama:</i>	
	Okpala, Umuokie/Umuagwu/Nkirinki, Umumahi, Umuodaa	22
	Ugwunanna and Umudu, Umugo, Umubachi, Umugokwo	23
	Umuchie/Umulu/Umuegirige, Umuogbom, Umuebi	24
	Umuokoro	25
	Umuchukwu, Egbelubi	26
	Umuhie, Umukabi	27
	<i>Ntu:</i>	
	Umunechi	28
	Umuodagu	29
Okpala South ...	<i>Amala:</i>	
	Alatia	30
	Emekeze, Ikem	31
	<i>Ntu:</i>	
	Alulu	32
Oburu	33	
Obokwe... ..	34"	

MADE by the Minister at Enugu this 1st day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 144 of 1961.

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

ADMINISTRATIVE DIVISION OF ABA LOCAL COUNCILS
(ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has considered the report of the Inquiry into the request of the people of Mbutu-Umuojima in the area concerned;
- (2) the Minister is satisfied that the changes recommended in the report are desirable;
- (3) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

Now, THEREFORE, pursuant to section 8 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT


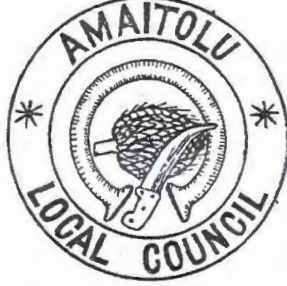
Citation and
commence-
ment.

1. This instrument may be cited as the Administrative Division of Aba Local Councils (Establishment) (Amendment) Instrument, 1961, and shall come into operation on the 26th day of July, 1961.

Amendment
of Schedule
to E.R.L.N.
No. 254 of
1956.

2. The Schedule to the Instrument Establishing Local Councils within the area of the Administrative Division of Aba is hereby amended by *replacing* the matter relating to Mbutu-Umuojima Local Council by the following new matter—

SCHEDULE

Name of Local Council	Common Seal	Villages whose areas make up the area of the Authority of Council	No. of Councillors	Wards each electing one Councillor	Serial No. of Wards
Mbutu Umuojima		Umuojima Ogbu ..	13	<i>Umuojima Ogbu:</i>	
				Umuwogu	1
				Umuwakwu	2
				Umuegbe	3
				Umulo, Umuekea, Umuakwuwa ..	4
				Umuekeimo, Umuamajuronwu ..	5
				Isiahea	6
				Umugo	7
				Umuejije	8
				<i>Umuojima Okereke:</i>	
				Umuokereke	9
				Egbelu	10
				Umuoka	11
	Amaugba	12			
	Umuocheala	13			
Amaitolu		Abayi Ogbuligba ..	24	Umuoriaku	1
				Umuokegbu	2
				<i>Ariaria:</i>	
				Okpokoroala, Amauzu	3
				Umuikpo	4
				Ayala, Umuechem	5
				<i>Asia Umungbede:</i>	
				Umuaja	6
				Umuonyanwu	7
				Umuekem	8
				Umuogba	9
				<i>Umudi:</i>	
				Owo	10
				Umuocho	11
				Umulo	12
	<i>Oberete:</i>				
	Amaukwu	13			
	Umuokwo	14			
	Umuala	15			
	<i>Asa Amaoka:</i>				
	Umuegouka	16			
	Umunkwocha, Umunkaru	17			

SCHEDULE — continued

D 350

Name of Local Council	Common Seal	Villages whose areas make up the area of the Authority of Council	No. of Councillors	Wards each electing one Councillor	Serial No. of Wards
		Umuozuo		Umuozuo:	
				Umuokocha	18
				Umuato	19
				Umugueli	20
		Alaukwu		Alaukwu:	
				Umuoke	21
				Umuoriaku:	
				Umuwogu	22
		Umuadigha		Umuadigha:	
				Umunkocha	23
				Umuoriaku	24"

MADE by the Minister at Enugu this 25th day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 145 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE APPOINTMENT OF TRADITIONAL MEMBERS
OF NKANU COUNTY COUNCIL

Pursuant to paragraph 1 of clause 4 of the Instrument establishing the Nkanu County Council, I hereby appoint with effect from and including the 2nd day of August, 1961, the following persons to be members of the Nkanu County Council—

(E.R.L.N.
No. 149 of
1959)

- (1) Nwikedinigwe of Nike.
- (2) Ozurumba of Mburubu.
- (3) Okanwoke of Akpugo Obuno.
- (4) Ezeokpube of Akpugo Ogonogoeji.

2. The E.N.L.G.N. No. 126 of 1961, shall cease to have effect.

Revocation
of previous
Notice.

MADE by the Minister at Enugu this 1st day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 146 of 1961

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

Pursuant to section 226 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

REGULATIONS

1. These regulations may be cited as the Local Government (Conduct of Council Business) Regulations, 1961.

Citation.

2. (1) The Seal of a Local Government Council shall not be affixed to any instrument or contract except—

Sealing of
contracts.

- (a) by the authority of a resolution of the Council; and
- (b) at a meeting of the Council.

(2) Where a document is sealed as provided in paragraph (1)—

- (a) the Chairman and Secretary shall immediately sign the document, and
- (b) the reference number of the minute in the minutes Book of the Council itemizing the documents sealed at the meeting shall be endorsed on every document sealed thereat and initialled by the Secretary and Chairman respectively.

MADE at Enugu this 31st day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 147 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960).

NKANU COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) The Minister has consulted the wishes of the inhabitants of the area concerned;
- (2) The Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Nkanu County Council (Establishment) (Amendment No. 2) Instrument, 1961.

Amendment
of E.R.L.N.
No. 149 of
1959.

2. Clause 4 of the Instrument establishing the Nkanu County Council is hereby *replaced* by the following new clause—

“Constitu-
tion.

4. (1) The Council consists of fifty-four members—
 - (a) forty-three of whom shall be elected, and
 - (b) eleven of whom shall be appointed, in accordance with this clause.

- (2) The electors of a ward mentioned in the Schedule shall elect one member only to represent that ward.

- (3) Of the eleven appointed members the following seven clan Heads are hereby appointed—

The Heads of Akpugo, Amagunze, Awkunanaw, Idodo, Mburubu, Nike, and Ugbawka clans as mentioned in the First Schedule to the Selection of Second-class Chiefs Regulations, 1959.

(E.R.L.N.
386 of 1959)

- (4) Chief F. N. Chukuani, the Clan Head of Awkunanaw is hereby appointed President of the Council.

Revocation
of previous
Notices.

3. The following public notices shall cease to have effect—

- (i) E.R.L.N. No. 148 of 1960, and
- (ii) E.N.L.G.N. No. 127 of 1961.

MADE by the Minister at Enugu this 1st day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 148 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE SOUTHERN NGWA COUNTY COUNCIL
(ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has considered the report of the Inquiry into the request of the people of Mbutu-Umuojima in the area concerned;
- (2) the Minister is satisfied that the change recommended in the report are desirable;
- (3) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 8 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Southern Ngwa County Council (Establishment) (Amendment) Instrument, 1961, and shall come into operation on the 26th day of July, 1961.

Citation and
commence-
ment.

2. The Schedule to the Instrument Establishing the Southern Ngwa County Council is hereby amended by *replacing* the matter relating to the Mbutu-Umuojima Local Council Area by the following new matter—

Amendment
of Schedule
to E.R.L.N.
No. 79 of
1956.

<i>Local Council Area</i>	<i>Villages comprising Ward</i>	<i>Serial No. of Ward</i>
"Mbutu Umuojima	Umuojima Ogbu, Mbutu, Umuejije, Umuojima Okereke, Umuocheala.	25
Amaitolu	Abayi Ogbuligba, Ariaria, Asia Umungbede, Umudi Oberete, Asa Amaoka, Umuozuo, Alaukwu, Umuadigha.	26"

MADE by the Minister at Enugu this 25th day of July, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 52, Vol. 10, dated 24th August, 1961—Part D

E.N.L.G.N. No. 149 of 1961

PUBLIC NOTICE

Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

APPOINTMENT OF MEDICAL OFFICERS OF HEALTH

Pursuant to section 81 of the Eastern Nigeria Local Government Law, 1960, the Minister of Local Government after consultation with the Minister of Health has appointed the persons holding the offices listed in the Schedule hereto to carry out the duties of Medical Officers of Health in the respective areas where they are serving.

SCHEDULE

- (a) Senior Medical Officers.
- (b) Medical Officers.
- (c) Rural Medical Officers.
- (d) Medical Officers of Health.

DATED at Enugu this 11th day of August, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 53, Vol. 10, dated 31st August, 1961—Part D

E.N.L.G.N. No. 150 of 1961

The Local Government (Elections) Regulations, 1955

APPOINTMENT OF ELECTORAL OFFICERS

Notwithstanding any previous appointment the Minister, pursuant to paragraph (1) of Regulation 3 of the Local Government (Elections) Regulations, 1955 hereby appoints the Divisional Officers mentioned in the first column of the Schedule to conduct the Local Government elections during 1961 in respect of the Councils mentioned in the second column thereof—

SCHEDULE

<i>Divisional Officer</i> (1)	<i>Council</i> (2)
1. Divisional Officer i/c Enyong Division.	Ikpe, Nkalu and Itu Mbuzor Local Councils.
2. Divisional Officer i/c Ikot Ekpene Division.	(a) Ini County Council. (b) Ikot Ekpene Urban County Council (with respect to the election of councillors from Ndiya Local Council).

MADE at Enugu this 22nd day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 151 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

ADMINISTRATIVE DIVISION OF OPOBO LOCAL
COUNCILS (ESTABLISHMENT) (AMENDMENT)
INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has considered the report of an Inquiry into the request of Okon Villages in the area concerned;
- (2) the Minister is satisfied that the changes recommended in the report are desirable;
- (3) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 8 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Administrative Division of Opopo Local Councils (Establishment) (Amendment) Instrument, 1961, and shall come into operation on 1st day of October, 1961.



Citation and
commence-
ment.

2. The Schedule to the Instrument Establishing Local Councils within the area of the Administrative Division of Opopo, is hereby amended by *replacing* the matter relating to Ete-Okon Local Council with the following new matter—

Amendment
of Schedule
to E.R.L.N.
No. 303 of
1959.

SCHEDULE

D 358

Name of Local Council	Common Seal	Villages whose areas make up the area of Authority of the Council	No. of Councillors	Wards each electing one Councillor	Serial No. of Wards
Okon		Ikot Umiang	10	Ikot Umiang	1
		Okon (I)		Ekpuk Udo Mbon No. I	2
		Okon (I) and Uruabom		Ekpuk Udo Mbon No. II	3
		Okon (II)		Ekpuk Udo Mbon No. III comprising Ekpuk Udo Mbon No. III and Uruabom	4
		Okon (III)		Ekpuk Obom I comprising Otung Obom, Otung Udo Inam, Otung Ntianta and Otung Udo Inyang	5
		Iman		Ekpuk Obom II comprising Otung Ikpe, Otung Udo Aka, Owok Eso, and Otung Ufot	6
		Iman		Ikot Ukpong and Ekwere	7
		Iman		Iman I comprising Owok Essiet, Otung Umoden, and Otung Udo Esara	8
		Iman		Iman II comprising Otung Umana, Inyang Itak, and Otung Ama-Ebot	9
		Ikot Ata Udo		Ikot Ata Udo	10
Ete		Ete	21	Ete I comprising Ikot Udo Abasute, Ediene Abasute, and Iso Utibe Abasute	1
		Ete		Ete II comprising Udo Okpo Abasute, Iyat Abasute and Udo Eka Awak Abasute	2
		Ete		Ete III comprising Etefia Obio Akama, Osom Obio Akama, and Atan Obio Akama	3
		Ete		Ete IV comprising Akpan Eyiene Obio Akama, Akpa Ete Obio Akama, and Etok Obio Akama	4
		Ete		Ete V comprising Abiaran	5
		Ete		Ete VI comprising Okpoto Ete	6
		Ete		Ete VII comprising Essiene Etuk	7
		Ete		Ete VIII comprising Ekpuk Inang	8
		Ikwa		Ikwa I comprising Ayan and Ukana	9
		Ikwa		Ikwa II comprising Umo and Ube	10
		Ikwa		Ikwa	11
		Nda Uko		Nda Uko	12

SCHEDULE — continued

Name of Local Council	Common Seal	Villages whose areas make up the area of Authority of the Council	No. of Councillors	Wards each electing one Councillor	Serial No. of Wards
Ete — continued		Ikot Ikwot Ikot Okwo Ikot Etenghe Ete Ikot Akan Ikot Ataha Itak Abasi Uku Okpo and Akpaya Ejekuru, Obonna, Oyobong and Peterside .. Apiafi, Cockeye Brown, Cookey and Okopedi		Ikot Ikwot Ikot Okwo Ikot Etenghe Ete Ikot Akan Ikot Ataha Itak Abasi Uku Okpo and Akpaya Ejekuru, Obonna, Oyobong and Peterside Apiafi, Cockeye Brown, Cookey and Okopedi	13 14 15 16 17 18 19 20 21"

MADE by the Minister at Enugu this 31st day of July, 1961.

P. O. NWOGA
 Minister of Local Government

D 359

E.N.L.G.N. No. 152 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IBIBIO COUNTY COUNCIL
(ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has considered the report of an Inquiry into the request of Okon Villages in the area concerned;
- (2) the Minister is satisfied that the changes recommended in the report are desirable;
- (3) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

Now, THEREFORE, pursuant to section 8 of the Eastern Nigeria Local Government Law, 1961, the Minister has made the following—

INSTRUMENT

Citation.

1. This Instrument may be cited as the Ibibio County Council (Establishment) (Amendment) Instrument, 1961, and shall come into operation on 1st day of October, 1961.

Amendment
of Schedule
to E.R.L.N.
No. 181 of
1959.

2. The Schedule to the Instrument Establishing the Ibibio County Council is hereby amended by *replacing* the matter relating to Ete-Okon Local Council with the following new matter—

SCHEDULE

Local Council Area	Villages comprising Ward	Serial No. of Wards
"Ete... .."	Ete I consisting of: Obio Akama, Osom Obio Akama, Atan Obio Akama, Akpan Enyiene Obio Akama, Etok Obio Akama, Etefia Obio Akama.	25
	Ete II consisting of: Iso Utibe Abasute, Odiono Abasute, Iya Abasute, Udo Eka Awak Abasute, Udo Okpoto Ete.	26
	Ete III consisting of: Abiaran, Essien Etok, Ekpuk Inang, Akpaya ...	27
	... Udo Inang, Okon (Ekpuk Obom only) ...	28
	... Ekpuk Udo Mbon),	29
	... Udo	30
	... Ikot Akan	31
	... Abasi, Nda Uku, Ikot Akpan Udo, ...	32
	... Ikot Etenge Ete, Okoro Inyong, ...	33".
	... ana, Peterside, Bethlehem, Apiafi, ...	
	... wn, Cookey, Iwofe, Ama Uka, Ama ...	
	... Mgba Uji, Okoro Bilom, Oyobong, ...	
	... Uku Okpo, Obianga, Iko Nta,	

this 31st day of July, 1961.

P. O. NWOGA
Minister of Local Government

Made by the
Name of Local Council
"Okon"

E.N.L.G.N. No. 153 of 1961

CORRIGENDUM

**INSTRUMENT ESTABLISHING LOCAL COUNCILS WITHIN
THE AREA OF THE ADMINISTRATIVE DIVISION OF
NSUKKA AND REVOKING THE PREVIOUS
INSTRUMENT ESTABLISHING LOCAL COUNCILS
WITHIN THE ADMINISTRATIVE DIVISION OF NSUKKA**

The above Instrument is to be amended as follows—

(a) by *replacing* the word "October" wherever it occurs in clause 1 thereof by the following correct word—

"April".

(b) by *replacing* the matter in line 2 of clause 6 by the following correct matter—

"1st February and the 31st March, 1958."

(E.R.L.N.
No. 326 of
1959)

E.N.L.G.N. No. 154 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

**IKOT EKPENE URBAN COUNTY COUNCIL
(ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961**

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This Instrument may be cited as the Ikot Ekpene Urban County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Ikot Ekpene Urban County Council is hereby amended—

Amendment
of E.R.L.N.
No. 353 of
1959.

- (a) by *replacing* the name "W. E. Enin" by the following new name "Joe James of Ikot Obong Edong";
- (b) by *renumbering* the existing matter in clause 4 as paragraph (1) thereof; and
- (c) by *inserting* immediately after paragraph (1) thereof, the following additional paragraph—

"(2) Chief Udo Udo Ibanga, the Clan Head of Ikot Ekpene Urban County Council is hereby appointed President of the Council."

MADE by the Minister at Enugu this 16th day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 155 of 1961

THE IKWUANO COUNTY COUNCIL (MARKETS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Market hours.
4. Appropriation of sections of Market.
5. Permits, tolls and stallages.
6. Slaughter of animals.
7. Stalls.
8. Cleanliness and fire prevention.
9. Obstruction.
10. Traffic in Market.
11. Market Master.
12. Penalty.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IKWUANO COUNTY COUNCIL
(MARKETS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ikwuano County Council has made the following —

BYE-LAWS

- | | |
|---|--------------------------------------|
| 1. These bye-laws may be cited as the Ikwuano County Council (Markets) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws — | Interpretation. |
| “animal” means cattle, swine, goats and sheep; | |
| “Council” means the Ikwuano County Council; | |
| “Market” means a market listed in the First Schedule; | (First Schedule) |
| “market hours” means the hours appointed by the Council for holding a market; | |
| “Market Master” means a person appointed under bye-law 11 to take charge of a market; | |
| “sell” includes to offer or expose for sale; | |
| “stall” includes a shed or pitch. | |
| 3. (1) A Market shall be open from 6 a.m. to 7 p.m. on such days as the Council shall appoint. | Market hours. |
| (2) A person who— | |
| (a) sells or purchases food or merchandise, or | |
| (b) carries on his trade or calling in a Market on a day or at an hour when the Market is not officially open, is guilty of an offence. | |
| 4. Where the Council— | Appropriation of sections of Market. |
| (a) appropriates a part of a Market for the sale of food or merchandise, or a class of food or merchandise, and | |
| (b) displays in a conspicuous place, a public notice to that effect, a person who sells food or merchandise, otherwise than in accordance with the terms of that appropriation is guilty of an offence. | |
| 5. (1) A person who sells an animal in a Market without having obtained a permit in a form approved by the Council is guilty of an offence. | Permits, tolls and stallages. |
| (2) A permit under paragraph (1) shall be issued on payment of the appropriate toll prescribed in the Second Schedule. | (Second Schedule) |
| (3) A person occupying a stall without having paid the appropriate stallage rent prescribed in the Third Schedule is guilty of an offence. | (Third Schedule) |
| (4) A person other than the Market Master or a person duly authorised to act for him may not collect the tolls and stallages prescribed in these bye-laws. | |
| (5) Stallage rents in the Third Schedule shall be paid quarterly in advance. | (Third Schedule) |

Slaughter of animals.

6. Animals shall not be slaughtered in a Market except on a slab provided by the Council.

Stalls.

7. (1) A person who erects a stall without the prior approval of the Council is guilty of an offence.

(2) A stall shall not exceed the dimensions of 8 feet in length and 6 feet in breadth, and the intervening space between two neighbouring stalls shall not be less than 10 feet.

(3) A tenant or occupier of a stall who sublets his stall without the written authority of the Council is guilty of an offence.

(4) A person who places a board, basket or other thing so as to project over the line or frontage of a stall or beyond the limit of the space allotted to a stall-holder is guilty of an offence.

(5) A person who—

(a) uses a stall or permits a stall to be used as a dwelling place, or

(b) is found in a Market without lawful excuse between the hours of 8 p.m. and 5 a.m., is guilty of an offence.

Cleanliness and fire prevention.

8. (1) A tenant or occupier of a stall shall—

(a) cause the stall to be properly cleansed before and after market hours and as often as may be necessary during those hours;

(b) cause all refuse from the stall and all refuse arising from loading and unloading of articles required in connection with the stall to be placed in a receptacle provided by the Council for that purpose.

(2) A fire or light used in connection with a stall shall be extinguished not later than half an hour after the Market closes.

(3) Failure to comply with this bye-law constitutes an offence.

Obstruction.

9. A person who during market hours, causes an obstruction in a Market or in any of the roadways, passages or approaches thereof is guilty of an offence.

Traffic in Market.

10. A person who rides a bicycle or drives a motor vehicle in the Market during market hours is guilty of an offence.

Market Master.

11. (1) The Council shall appoint a suitable person to be Market Master who shall generally take charge of the Market and be primarily responsible for enforcing these bye-laws.

(2) A person who, while in the Market, disobeys or fails to obey a reasonable direction given by the Market Master in the course of his duties, is guilty of an offence.

Penalty.

12. A person who is guilty of an offence under these bye-laws is liable to a fine of five pounds or in default of payment, imprisonment for one month.

FIRST SCHEDULE

(Bye-law 2)

1. Ngoro Market.
2. Ariam Market.
3. Ahiaorie Ibere Market.
4. Amizi Market.

SECOND SCHEDULE

(Bye-law 5 (2))

	s	d
For each head of cattle	5	0
For each head of swine	4	6
For each head of goat or sheep	3	0

THIRD SCHEDULE

(Bye-law 5 (3) and (5))

	s	d
For a temporary stall (open)	2	6 per month; or 7 5 per quarter.
For a permanent stall (open)	5	0 per month; or 15 0 per quarter.
For a permanent stall (lock-up)	7	6 per month; or 22 6 per quarter.

MADE by the Ikwuano County Council this 24th day of February, 1961.

The Common Seal of the Ikwuano County Council was affixed in the presence of:—

C. E. OLEWE, *Secretary*

I. O. ISINGUZO, *Chairman*

APPROVED by the Minister this 31st day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 156 of 1961

THE OTORO COUNTY COUNCIL (ISUSU CLUB) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Registration of Isusu Club.
4. Offence not to register.
5. Application for registration.
6. Approval of registration.
7. Permit to conduct a Club.
8. Proceedings of a Club and cancellation of registration.
9. Secretary to a Club.
10. Treasurer to a Club.
11. Club to keep records.
12. Membership Card.
13. Association of Clubs.
14. Registration of an Association.
15. Records of an Association.
16. Functions of an Association.
17. Payment by a Club of affiliation fee.
18. Determination of a Club.
19. Clubs may wind up its affairs.
20. Club Head may start another Club.
21. Offences and penalties.
22. Revocation of bye-laws (E.R.L.N. No. 26 of 1953).

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OTORO COUNTY COUNCIL (ISUSU CLUB)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Otoro County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Otoro County Council (Isusu Club) Bye-laws, 1961.

Citation.

2. In these bye-laws—

Interpretation.

“Association” means an association formed by mutual agreement of two or more Clubs in an area for the organisation of matters of collective interest;

“Club Head” means a person who conducts a Club;

“commission” means the deduction, approved by the Club but not exceeding two and half *per centum* of a hand, payable to the Club Head, other officers or members of a Club for their responsibilities in the collection and distribution of money;

“contribution” means a fixed sum of money collected from a member at a meeting of an Isusu Club, and its grammatical variations have a corresponding meaning;

“the Council” means the Otoro County Council;

“hand” means the net total of contributions;

“Isusu Club”, or “Club” means an association of persons formed for the purpose of collecting and distributing money, each member of which at meetings held at regular intervals, contributes a fixed sum and receives in his turn the amount collected less certain approved deductions;

“registration” means registration in accordance with these bye-laws.

3. (1) An Isusu Club in the area of the Council established before and functioning on the date of commencement of these bye-laws shall apply for registration.

Registration of Isusu Club.

(2) A Club in the area of the Council established on or after the date of commencement of these bye-laws shall, within thirty days, apply for registration.

4. A person establishing or conducting an Isusu Club not registered under these bye-laws is guilty of an offence:

Offence not to register.

Penalty, a fine of five pounds or in default of payment, imprisonment for one month.

5. (1) Application for registration of a Club with the Council shall be—

Application for registration. (First Schedule)

(a) completed in accordance with the form contained in the First Schedule;

(b) accompanied both by—

(i) a fee of five shillings, and

(ii) the appropriate registration fee mentioned in the Fourth Schedule; and

(c) signed by the proposed Club Head.

(Fourth Schedule)

(Fifth Schedule)

Approval of registration.

(Third Schedule)

Permit to conduct a Club.

Proceedings of a Club.

(Third Schedule)

Cancellation of registration.

Secretary to a Club.

Treasurer to a Club.

(Third Schedule)

(2) Unless in accordance with these bye-laws the Club has determined or has had its affairs wound up, a registration shall be renewed annually on payment of the appropriate renewal fee mentioned in the Fifth Schedule.

6. The Council shall register a Club only if it is satisfied that—

- (a) the records of the Club, in respect of which there has been an application for registration, are in order;
- (b) the rules of the Club do not, substantially differ from those contained in the Third Schedule.
- (c) the applicant, by reason of his character and financial standing, is a fit and proper person to conduct a Club; and
- (d) generally, the Club is likely to be conducted in accordance with these bye-laws.

7. Upon registration or renewal of registration of a Club, the Secretary of the Council shall issue the applicant with a permit, completed in the form contained in the Second Schedule and under the hand of that Secretary to conduct the Club.

8. (1) An Isusu Club registered under these bye-laws shall be conducted substantially in accordance with the rules contained in the Third Schedule.

(2) If not satisfied that an Isusu Club is conducted in accordance with these bye-laws, the Council may cancel its registration and thereupon the permit issued under bye-law 7 shall determine.

9. (1) A Secretary of a Club shall be appointed who shall keep accurately all such records, other than those referred to in bye-law 10, as are necessary for the proper conduct of the Club.

(2) A Secretary of a Club who—

- (a) neglects or refuses to make all necessary entries in the records of the Club; or
- (b) makes a false or unauthorised entry in the records of the Club, is guilty of an offence:
Penalty, a fine of three pounds or, in default of payment, imprisonment for one month.

10. (1) A Treasurer of an Isusu Club shall be appointed and shall—

- (a) keep accurately the accounts of the Club and all records relating to those accounts;
- (b) keep money belonging to the Club or of a member handed to him by the Club in accordance with subparagraph (2) of paragraph 6 of the Third Schedule;
- (c) with the approval of the majority of the members present at the general meeting of the Club, pay to its owner that money.

(2) A Treasurer of a Club who—

- (a) neglects or refuses to make all necessary entries in the records or accounts of the Club; or
- (b) makes a false or unauthorised entry in the records of accounts of the Club; or

(c) in any way makes an unauthorised use of money entrusted to his care,
is guilty of an offence:

Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.

(3) Nothing in this bye-law shall be construed so as to preclude the Club from taking proceedings to recover from the Treasurer, the amount so used without authority.

11. The records of a Club shall be—

- (a) maintained at the headquarters of the Club, and
(b) open to inspection at all reasonable hours of the day, except Sunday by a member of the Club or by an officer of the Council authorised so to do.

Club to keep records.

12. (1) A member may not be transferred from one Club to another, and a Club shall not admit a member of another Club without first obtaining his or her membership card duly completed by the former Club.

Membership Card.

(2) If, after necessary inquiry, the Club is satisfied that—

- (a) the former Club has ceased to exist, or
(b) in so far as he is concerned, the applicant has satisfied the rules contained in the Third Schedule, the Club shall admit him to membership.

(Third Schedule)

(3) A Club Head, Secretary, or member who contravenes this bye-law is guilty of an offence:

Penalty, a fine of two pounds or, in default of payment, two weeks imprisonment.

13. (1) Subject to registration and compliance with these bye-laws, two or more Clubs may together form an Association concerned with matters relating to Clubs.

Association of Clubs.

(2) An Association shall first be registered with the Council, the application for which shall be—

- (a) completed in accordance with the Form contained in the Sixth Schedule, and
(b) signed by the proposed Secretary of the Association.

(Sixth Schedule)

14. (1) The Council may, in its discretion, refuse registration of a proposed Association where it considers that it will not be conducted in accordance with these bye-laws.

Registration of an Association

(2) Where the Council does not refuse registration, it shall register the Association once only and give written notice of that fact to the Secretary of the Association.

15. An Association shall keep the following records which shall be available for inspection by a member or officer of the Council—

Records of an Association.

- (a) a register of affiliated Clubs,
(b) a cash account book, and
(c) minutes of proceedings of meetings of the Association.

16. (1) The Council shall use an Association as a medium of communication with Clubs affiliated to the Association and a representation of general or special interest from those Clubs shall be made to the Council through the Association.

Functions of an Association.

- (2) Notwithstanding these bye-laws, an Association shall ensure that a Club affiliated to the Association is registered or the registration of the Club is renewed annually, as the case may be.
- (3) An Association shall report to the Council a Club—
 - (a) affiliated to the Association, and
 - (b) not registered, or in respect of which the registration has not been renewed, as the case may be.
- (4) An Association established before and functioning on the date of commencement of these bye-laws shall apply for registration within thirty days of that date.
- (5) Where an Association contravenes these bye-laws, the officers are guilty of an offence:
Penalty a fine of five pounds.
- (6) For the purpose of this bye-law, the Chairman, Vice-Chairman or Secretary or a member, or the members of an Association are responsible to the Council in a matter of the Association.

Payment by a Club of affiliation fee.

- 17. (1) A Club affiliated to an Association shall pay an affiliation fee of fifteen shillings but the Association may obtain from the Council prior permission in writing, in the discretion of the Council, for the payment of a greater fee.

Determination of a Club.

- 18. (1) Subject to this section, and except for such action as may be necessary to wind up its affairs, a Club shall determine within a period of three years of the date of its first registration.
- (2) This bye-law does not apply to a Club established before and functioning on the date of commencement of these bye-laws.

Clubs may wind up its affairs.

- 19. At any time after a decision, to that effect, of the majority of its members at a general meeting of the Club (the quorum of which shall not be less than three-quarters of the total number of members), a Club may wind up its affairs and, thereupon, the Club shall determine.

Club Head may start another Club.

- 20. The Head of a Club which has wound up its affairs may apply to act as the Head of another Club composed of the same or different members.

Offences and penalties.

- 21. (1) A Club Head, or other officer or member of a Club acting in the capacity of Head, who—
 - (a) demands or accepts an entrance fee, to the Club, of more than one shilling; or
 - (b) demands or accepts commission in excess, money or any form of gift;
 - (c) refuses, without cause, to pay a hand to a member whose turn it is to receive the hand;
 - (d) disbands the Club or leaves, except as provided in paragraph 7 of the Third Schedule, before every contributor has received his hand,
 is guilty of an offence:
 Penalty, a fine of ten pounds or, in default of payment, imprisonment for one month.

- (2) A member of a Club or other person who contravenes any of these bye-laws for which no specific penalty is provided is guilty of an offence:
Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.
- (3) The Club Head may take action in an appropriate court of law for the recovery of a sum of money owing by a member to the Club.

22. The Otoro County Council (Isusu Club) Bye-laws, 1952, are hereby revoked:

Revocation of bye-laws (E.R.L.N. No. 26 of 1953)

FIRST SCHEDULE

THE OTORO COUNTY COUNCIL (ISUSU CLUB) BYE-LAWS, 1961

(Bye-law 5 (1) (e))

Application Form for registration of an Isusu Club

- 1. Name of the Club.....
- 2. Headquarters of the Club.....
- 3. Regular meeting place of the Club.....
- 4. Number of members.....
- 5. Total number of shares.....
- 6. Value of one share.....
- 7. Value of one hand.....
- 8. Total value of all hands.....
- 9. Name of the Club Head.....
- 10. Name of the Club Secretary.....
- 11. Name of the Club Treasurer.....

Signature of proposed Club Head

SECOND SCHEDULE

(Bye-law 7)

Permit to operate an Isusu Club

Permission is hereby granted to.....
of..... to conduct the.....
Isusu Club at.....
from the..... day of..... 19.....
Subject to the provisions of the Otoro County Council (Isusu Club) Bye-Laws, 1961.

Secretary Otoro County Council

THIRD SCHEDULE

THE OTORO COUNTY COUNCIL (ISUSU CLUB) BYE-LAWS, 1961

(Bye-laws 6 (b) and 8 (1))

- 1. An Isusu Club shall not hold a meeting during the hours of darkness.

2. (1) Subject to paragraph (2), at the first general meeting of the Club, the majority of the members present shall prepare a roster containing—
 - (a) the names of contributors, and
 - (b) the order of preference for the receiving of the hand.(2) As an emergency measure, a general meeting may, by resolution, alter the order of preference.
3. Notwithstanding rule 2, with the consent of the majority of the members present at a general meeting, a member may—
 - (a) withdraw his contribution, or
 - (b) if he has made more than one contribution may withdraw one contribution.
4. At a meeting of the Club, a hand shall be paid by the Club Head to the member whose turn it is to receive the hand according to the order of preference.
 5. (1) Before a member receives a hand, he shall produce before the Club two sureties, of good financial standing, approved by the majority of the members present at that meeting of the Club.
 - (2) The sureties shall ensure that the member pays his contribution regularly until the determination of the Club.
 6. (1) Where a member, whose turn it is to receive a hand is unable or fails to produce two sureties, an amount equal to the sum he has contributed may be—
 - (a) deducted from the hand, and
 - (b) with the approval of the majority of the members present at the meeting, given to the member.
 - (2) Thereupon, the balance of the hand shall be handed to the Treasurer who shall keep that balance until such time as the member produces approved sureties whereupon the balance shall be handed to him.
 - (3) If, before he produces sureties, the Club determines, the Treasurer shall on the date of determination hand to him that balance.
7. (1) On producing a substitute approved by a majority of the members, a member may leave a Club.
 - (2) The substitute is—
 - (a) in all respects, a member, and
 - (b) in respect of the payment of a sum to, or the receipt of a benefit from, the Club be in the same position as the member whose place he has taken.
8. Where a member dies without having received a hand, the Secretary of the Club shall inform in writing his next-of-kin that the next-of-kin may either—
 - (a) act as a substitute of the member deceased, or
 - (b) with the approval of the majority of the members, produce another person as a substitute.
9. On determination of a Club, an amount contributed by a member deceased shall be paid to the next-of-kin of that member.

FOURTH SCHEDULE

(Bye-law 5 (1) (b) (ii))

Fee for registration of an Isusu Club

	£	s	d
1. Where total value of a hand is £2 but does not exceed £10	0	5	0
2. Where total value of a hand exceeds £10 but does not exceed £20	0	7	6
3. Where total value of a hand exceeds £20 but does not exceed £30	0	10	0
4. Where total value of a hand exceeds £30 but does not exceed £40	0	15	0
5. Where total value of a hand exceeds £40 but does not exceed £50	1	0	0
6. Where total value of a hand exceeds £50	1	10	0
7. Where total value of a hand exceeds £75 but does not exceed £100	2	15	0
8. Where total value of a hand exceeds £100	2	15	0

for the first
£100 and
2s 6d for
every additional
£10 or
part thereof.

FIFTH SCHEDULE

(Bye-law 5 (2))

Fee for renewal of registration of Isusu Club

	£	s	d
1. Where total value of a hand is £2 but does not exceed £10	0	2	6
2. Where total value of a hand exceeds £10 but does not exceed £20	0	5	6
3. Where total value of a hand exceeds £20 but does not exceed £30	0	7	6
4. Where total value of a hand exceeds £30 but does not exceed £40	0	10	0
5. Where total value of a hand exceeds £40 but does not exceed £50	0	15	0
6. Where total value of a hand exceeds £50 but does not exceed £75	1	0	0
7. Where total value of a hand exceeds £75 but does not exceed £100	1	5	0
8. Where total value of a hand exceeds £100... ..	1	5	0

for the first
£100 and 1s
for every additional
£10 or
part thereof.

SIXTH SCHEDULE

(Bye-law 13 (2) (a))

Application Form for registration of an Association of Isusu Clubs

1. Name of the Association.....
2. Name of affiliated Clubs and their addresses.....
.....
3. Place of meeting of the Association.....
4. Names of officers of the Association.....
.....

.....
*Signature of proposed Secretary
of the Association*

MADE by resolution of the Otoro County Council this 30th day of March, 1961.

The Common Seal of the Otoro County Council was affixed in the presence of—

B. J. ASANA-USUNG, *Secretary*
Otoro County Council

M. C. IKOROK, *Chairman*
Otoro County Council

APPROVED by the Minister this 11th day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 157 of 1961

THE ORON URBAN COUNTY COUNCIL (SLAUGHTER)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Restriction in the slaughter of animals.
4. Examination of carcasses.
5. Sale of meat.
6. Public slaughter-house.
7. Penalties.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ORON URBAN COUNTY COUNCIL (SLAUGHTER)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Oron Urban County Council has made the following:—

BYE-LAWS

- | | |
|--|--|
| <p>1. These bye-laws may be cited as the Oron Urban County Council (Slaughter) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “animals” include sheep, goats, swine and cattle;
 “Council” means the Oron Urban County Council;
 “Health Officer” means a medical officer of health or a person duly authorized by him for any purpose of these bye-laws;
 “sell” includes offer for sale;
 “slaughter” means the killing of an animal intended for the food of man and intended to be offered for sale as such;
 “slaughter-house” includes a public slaughter-house, an authorized private slaughter-house and a slaughter-slab.</p> | Interpretation. |
| <p>3. (1) A person who slaughters an animal otherwise than—
 (a) in a slaughter-house, and
 (b) under a permit from the Council,
 is guilty of an offence.</p> <p>(2) A permit shall be issued only on the recommendation of the Health Officer given after a medical examination of the animal in respect of which a permit is required.</p> <p>(3) An application for a permit shall be accompanied by the appropriate fee as prescribed in the Schedule.</p> | Restriction in the slaughter of animals. |
| <p>4. (1) After the slaughter of an animal the carcass shall be submitted to the Health Officer for examination before any part thereof is sold.</p> <p>(2) The whole or any part of a carcass found to be diseased shall be seized by the Health Officer and destroyed at the expense of the owner.</p> <p>(3) A person who removes from a slaughter-house, a carcass or part thereof which has not been passed fit for human consumption under this bye-law is guilty of an offence.</p> | (Schedule)
Examination of carcasses. |
| <p>5. (1) A person who sells meat which has not been passed by the Health Officer as fit for human consumption is guilty of an offence.</p> <p>(2) For the purpose of this bye-law, meat does not include smoked meat.</p> | Sale of meat. |
| <p>6. (1) A public slaughter-house shall be open during the hours of 6.00 a.m. and 2.00 p.m. on such days as the Council shall by a notice displayed thereat appoint.</p> | Public slaughter-house. |

(2) A person who slaughters an animal at a public slaughter-house shall immediately clear away all blood, offal and rubbish and wash and clean the slaughter-house to the satisfaction of the Health Officer.

Penalties.

7. A person who is guilty of an offence under these bye-laws is liable to a penalty of fine of twenty shillings or in default of payment imprisonment for fourteen days.

SCHEDULE

Bye-law 3 (2)

	£	s	d
Cattle	0	7	6 a head.
Swine	0	3	0 a head.
Sheep	0	2	6 a head.
Goats	0	1	6 a head.

MADE by resolution of the Oron Urban County Council this 5th day of July, 1961.

The Common Seal of the Oron Urban County Council was affixed in the presence of—

H. A. OHAKA, *Secretary*
Oron Urban County Council

I. E. NYONG, *Chairman*
Oron Urban County Council

APPROVED by the Minister this 8th day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 158 of 1961

THE ORON URBAN COUNTY COUNCIL (CONTROL OF
DOMESTIC ANIMALS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws

1. Citation.
2. Interpretation.
3. Prohibition of strays.
4. Cruelty to animals.
5. Straying.
6. Poundmaster.
7. Impounded animals.
8. Sale of impounded animals.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ORON URBAN COUNTY COUNCIL (CONTROL OF
DOMESTIC ANIMALS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Oron Urban County Council has made the following—

BYE-LAWS

- | | |
|---|----------------------------------|
| <p>1. These bye-laws may be cited as the Oron Urban County Council (Control of Domestic Animals) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “the area” means the area of the Council;
 “animals” include cattle, horses, sheep, swine, goats, dogs and the young of these animals;
 “Council” means the Oron Urban County Council;
 “impound”, with its grammatical variations, means to take and confine in an area or place appointed by the Council to be a pound;
 “Poundmaster” means a person appointed by the Council to have charge of a pound.</p> | Interpretation. |
| <p>3. (1) The owner of an animal shall ensure that, while within the area, the animal is—
 (a) confined within a pen; or
 (b) tied up; or
 (c) under proper control.</p> <p>(2) A person who permits an animal to stray in the area, is guilty of an offence;</p> <p>Penalty, a fine of ten shillings or, in default of payment, imprisonment for seven days.</p> | Prohibition of strays. |
| <p>4. A person who confines, or causes to be confined, an animal within a pen in which it has not adequate space, shed and water, is guilty of an offence:</p> <p>Penalty, a fine of five pounds or, in default of payment, imprisonment for fourteen days.</p> | Cruelty to animals. |
| <p>5. An animal found straying within the area may be impounded by an authorised servant or agent of the Council.</p> | Straying. |
| <p>6. The Council may appoint a suitable person to be Poundmaster.</p> | Poundmaster. |
| <p>7. The owner of an impounded animal may claim that animal and it shall be released to him on payment to the Poundmaster of the penalties and expenses prescribed in the Schedule.</p> | Impounded animals.
(Schedule) |
| <p>8. (1) Subject to bye-law 7, an impounded animal, which is unclaimed seven days after the date of impounding, may be sold by auction by the Poundmaster and the proceeds thereof placed on deposit with the Council.</p> | Sale of impounded animals. |

(2) An amount deposited in accordance with paragraph (1) may be claimed by and paid over to the owner of the animal after deduction therefrom of the penalties and expenses payable under bye-law 7.

SCHEDULE

(Bye-law 7)

Penalties

			s	d	
For every head of cattle impounded	...	0	10	0	
For every other animal impounded	...	0	5	0	
<i>Expenses of keep</i>					
For every head of cattle	0	2	6	a day or part thereof.
For every other animal	0	1	6	a day or part thereof.

MADE by resolution of the Oron Urban County Council this 5th day of July, 1961.

The Common Seal of the Oron Urban County Council was affixed in the presence of—

H. A. OHAKA, *Secretary*
Oron Urban County Council

I. E. NYONG, *Chairman*
Oron Urban County Council

APPROVED by the Minister this 8th day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 159 of 1961

THE WESTERN NSIT COUNTY COUNCIL
(DISPENSARY FEES) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fees.
4. Treatment Card.
5. Transfer.
6. Cash Book.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE WESTERN NSIT COUNTY COUNCIL
(DISPENSARY FEES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Western Nsit County Council has made the following—

BYE-LAWS

- | | |
|--|---|
| <p>1. These bye-laws may be cited as the Western Nsit County Council (Dispensary Fees) Bye-laws, 1961.</p> <p>2. In these bye-laws—
 “attendant” means an attendant in charge of a dispensary;
 “Council” means the Western Nsit County Council;
 “infectious disease” means an infectious disease as defined in the Public Health Ordinance;
 “dispensary” means a dispensary owned, maintained or supervised by the Council;
 “patient” means a person seeking or receiving treatment at a dispensary.</p> <p>3. (1) Subject to paragraph (3), a patient shall while attending a dispensary be in possession of a valid treatment Card.
 (2) A treatment card is obtainable from the attendant on payment of a fee of sixpence.
 (3) Fees shall not be collected from—
 (a) a person suffering from an infectious disease; or
 (b) a school child who produces a letter of identification from the principal teacher of his school; or
 (c) an employee of a local government council within the area of the Council.</p> <p>4. (1) A treatment card shall consist of two parts, A and B, bearing the name of the Council and identical serial numbers.
 (2) The attendant shall write down on both parts—
 (a) the name and address of the patient;
 (b) the date of issue; and
 (c) the fee paid or reason for waiver of fee as the case may be.
 (3) Part A shall be detached and handed to the patient and Part B shall be retained as part of the records of the dispensary and shall form a record of the diagnosis and treatment given.
 (4) A treatment card shall be valid for one month but may be renewed at the end of this period on payment of the fee prescribed in bye-law 3, where it is payable.
 (5) Where a patient loses his treatment card, the attendant may on being satisfied as to his identity issue him with an identification paper valid for the same period as the original treatment card.</p> | <p>Citation.</p> <p>Interpretation.</p> <p>Fees.</p> <p>Treatment Card.</p> |
|--|---|

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Transfer. 5. A patient may transfer from one dispensary to another during the currency of his treatment card, on giving notice to the attendant at the dispensary where his record of treatment is kept.

Cash Book. 6. An attendant shall operate a cash book in which he shall keep a daily record of—

- (a) the cards issued by him to patients, and
- (b) the amount of money collected during the day.

MADE by resolution of the Western Nsit County Council this 29th day of June, 1961.

The Common Seal of the Western Nsit County Council was affixed in the presence of—

J. A. INYANG, *Secretary*
Western Nsit County Council

A. U. BASSEY, *Chairman*
Western Nsit County Council

APPROVED by the Minister this 7th day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 160 of 1961

THE OGBA/EGBEMA COUNTY COUNCIL (PALM WINE)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Palm wine sellers' licence.
4. Palm wine buyers' licence.
5. Duration of licence.
6. Issue of licence discretionary.
7. Cancellation of licence.
8. Hygiene.
9. Inspectors.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960

(E.R. Law No. 17 of 1960)

THE OGBA/EGBEMA COUNTY COUNCIL
(PALM WINE) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ogba/Egbema County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Ogba/Egbema County Council (Palm Wine) Bye-laws, 1961. Citation.
2. In these bye-laws—
 “bar” means a room or public place in which palm wine is retailed for profit; Interpretation.
 “Council” means the Ogba/Egbema County Council;
 “Inspector” means a person appointed in accordance with bye-law 9.
3. (1) Subject to paragraph (2) a person who sells palm wine without first obtaining a licence as in the form, duly completed of Form 2 of the First Schedule is guilty of an offence; Palm wine sellers licence (First Schedule)
 Penalty, a fine of five pounds or in default of payment, imprisonment for one month.
 (2) A palm wine tapper does not need a licence unless he retails palm wine in a bar.
 (3) An application for a licence under this bye-law shall be in the form, duly completed, of Form 1 of the First Schedule and shall be accompanied by the appropriate fee as set out in the Second Schedule. (First Schedule)
(Second Schedule)
4. (1) A person who buys palm wine for resale without first obtaining a licence as in Form 3 of the First Schedule is guilty of an offence; Palm wine buyers licence (First Schedule)
 Penalty, a fine of five pounds or in default of payment, imprisonment for one month.
 (2) An application for a licence under this bye-law shall be in the form, duly completed, of Form 1 in the First Schedule and shall be accompanied by the appropriate fee as set out in the Second Schedule. (First Schedule)
(Second Schedule)
5. Subject to bye-law 7, a licence issued under these bye-laws shall come into effect on the date specified therein, and shall expire on the next following thirty-first day of December. Duration of licence
6. The issue of a licence under these bye-laws is subject to the absolute discretion of the Council. Issue of licence discretionary
7. Upon the conviction of a licensee for an offence under these bye-laws, the Court may, in addition to any other penalty, direct that his licence be cancelled. Cancellation of licence.

Hygiene.

- 8. (1) A licence who—
 - (a) dilutes palm wine otherwise than with clean drinking water, or
 - (b) adds to palm wine any matter other than the normal amount of water necessary to induce fermentation,
 is guilty of an offence:
 Penalty, a fine of five pounds or in default of payment imprisonment for one month.

- (2) A person who—
 - (a) handles or transports palm wine in such a way as to make its consumption dangerous to health; or
 - (b) knowing that he is suffering from a communicable disease engages in the handling of palm wine intended for sale to the public
 is guilty of an offence:
 Penalty, a fine of five pounds or in default of payment, imprisonment for one month.

Inspectors.

- 9. (1) The Council shall appoint fit and proper persons to be Inspectors for the purposes of these bye-laws.
- (2) An Inspector shall be provided with an authority in writing in the form duly completed of the Third Schedule.
- (3) A person who hinders or obstructs an Inspector in the performance of his duties is guilty of an offence.

(Third Schedule)

Penalty, a fine of five pounds or in default of payment imprisonment for one month.

FIRST SCHEDULE

Form I

(Bye-laws 3 (3) and 4 (2))

THE OGBA/EGBEMA COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1961

Application for Palm Wine Seller's Licence or

Palm Wine Buyer's Licence

PARTICULARS REQUIRED

- 1. Name of applicant (if company or firm, state full title).....
- 2. Age of the applicant.....
- 3. Address of applicant.....
- 4. Class of licence required (i.e., Palm Wine Seller's Licence or Palm Wine Buyer's Licence).....
- 5. Description and situation of the premises in respect of which the licence is required.....
- 6. Whether the applicant has previously held any licence authorizing the sale of Liquor (state address, class of licence and year in which licence held)

Dated this day of, 19.....

Signature of applicant

Form 2

(Bye-law 3 (1))

THE OGBA/EGBEMA COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1961

Palm Wine Seller's Licence

..... of is licensed for
the period of to to sell
palm wine.

Dated 19.....

.....
for Ogba/Egbema County Council

Form 3

(Bye-law 4 (1))

THE OGBA/EGBEMA COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1961

Palm Wine Buyer's Licence

..... is hereby licensed for the period
..... to to buy palm wine for
resale outside the area of authority of the Council.

.....
for Ogba/Egbema County Council

SECOND SCHEDULE

(Bye-laws 3 (3) and 4 (2))

THE OGBA/EGBEMA COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1961

Licence	Period	Fees		
		£	s	d
1. Palm Wine Seller's Licence	(a) Calendar year	0	5	0
	(b) If issued after 30th June in calendar year	0	3	0
2. Palm Wine Buyer's Licence.	(a) Calendar year	1	1	0
	(b) If issued after 30th June in calendar year	0	10	6

THIRD SCHEDULE

(Bye-law 9 (2))

THE OGBA/EGBEMA COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1961

Inspector's Authority

..... of is hereby appointed an
Inspector in accordance with the Bye-law 9 of the Ogba/Egbema County
Council (Palm Wine) Bye-laws, 1961.

Date 19.....

.....
for Ogba/Egbema County Council

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MADE by resolution of the Ogba/Egbema County Council this 30th day of June, 1961.

The Common Seal of the Ogba/Egbema County Council was affixed in the presence of—

H. O. OKONKWO, *Secretary*
Ogba/Egbema County Council

F. E. ORLU, *Chairman*
Ogba/Egbema County Council

APPROVED by the Minister this 31st day of July, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 161 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

SOUTHERN ANNANG COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following— (E.R. Law No. 17 of 1960)

INSTRUMENT

1. This instrument may be cited as the Southern Annang County Council (Establishment) (Amendment) Instrument, 1961. Citation.

2. Clause 4 of the Instrument establishing the Southern Annang County Council is hereby amended by *inserting* the following additional paragraph immediately after paragraph (4) thereof— Amendment of E.R.L.N. No. 271 of 1959.

- “(5) Chief Iwok Etok, Head of Ekparakwa Clan, is hereby appointed President of the Council”.

MADE by the Minister at Enugu this 21st day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 162 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IKOT EKPENE URBAN COUNTY COUNCIL
(REVOCATION) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has received an application in that behalf from the persons concerned;
- (2) the Minister considers that it is in the interests of the persons living within the area concerned;
- (3) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 12 of the Eastern Nigeria Local Government Law, 1960, this Instrument— (E.R. Law No. 17 of 1960)

- (a) may be cited as the Ikot Ekpene Urban County Council (Revocation) Instrument, 1961; and
- (b) revokes the Instrument establishing the Ikot Ekpene Urban County Council with effect from the 1st day of October, 1961. (E.R.L.N. No. 353 of 1959)

MADE by the Minister at Enugu this 31st day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 163 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IKOT EKPENE URBAN COUNTY COUNCIL
(ESTABLISHMENT) INSTRUMENT, 1961

WHEREAS—

(E.R.L.N. No. 353 of 1959)

- (1) the Minister of Local Government has by Instrument published as E.N.L.G.N. No. 162 of 1961, revoked the Instrument establishing the former Ikot Ekpene Urban County Council;
- (2) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (3) the Executive Council has given its approval;

(E.R. Law No. 17 of 1960)

NOW, THEREFORE, pursuant to section 3 of the Law, the Minister has made the following—

INSTRUMENT

Citation and commencement.

1. This Instrument—

- (a) may be cited as the Ikot Ekpene Urban County Council (Establishment) Instrument, 1961; and
- (b) shall come into operation on the 1st day of October, 1961.

(Establishment of Ikot Ekpene Urban County Council)

2. The Ikot Ekpene Urban County Council (hereinafter called the Council) is hereby established.

Seal.

3. The Seal of the Council is the following device:



Area of Authority of Ikot Ekpene Urban County Council. (Schedule)

4. The area of authority of the Council is the area described in the first column of the Schedule.

Constitution.

5. (1) The Council consists of fifty-two members, forty-four of whom shall be elected and eight of whom shall be appointed.

- (2) The forty-four elected councillors shall be elected by electors from the forty-four wards mentioned in the Schedule.
- (3) Not more than one councillor shall be elected by electors from each ward.
- (4) The appointed councillors shall be the following persons—
 Clan Head of the Ikot Ekpene Urban County Council area mentioned in the First Schedule to the Selection of Second-class Chiefs Regulations, 1959. (E.R.L.N. No. 386 of 1959)
 The Obong Isong of Ifuho.
 The Obong Isong of Ikot Ekpene.
 The Obong Isong of Obong Edong.
 The Obong Isong of Nkap; and
 The Obong Isong of Udok Uso, and two other persons appointed by the Minister.
- (5) The Minister may appoint a person to be the President of the Council.
6. The first election of the Council shall be held on the 27th day of September, 1961. First election.
7. The method of election of councillors shall be in accordance with the Local Government (Elections) Regulations, 1955, and the election shall be Type A. Method and type of election.
8. The election of a Chairman shall be the first business transacted at the first meeting of the Council, and thereafter the election of a Chairman shall be the first business transacted at the annual meeting of the Council. Chairman.
9. The Council may make and levy an annual rate in accordance with sections 126, 127 and 128 of the Law. Annual rate.
10. In addition to those functions conferred upon Urban County Councils by the Eastern Nigeria Local Government Law, 1960, or by any other written Law, the Council— Functions.
- (i) shall perform all of the functions contained in the following paragraphs of section 84 of the Law—
 (9), (10), (11), (14), (15), (16), (31), (33), (38), (42), (44);
- (ii) shall, in accordance with paragraph (17) of section 84 of the Law, regulate the use of inflammable materials;
- (iii) shall, in accordance with paragraph (20) of section 84 of the Law, regulate the making of burrow pits or other excavations;
- (iv) shall, in accordance with paragraph 30 of section 84 of the Law, maintain markets and prohibit the erection of stalls in places other than markets;
- (v) shall, in accordance with paragraph (41) of section 84 of the Law, manage, license and control slaughter-houses;
- (vi) shall, in accordance with paragraph (54) of section 84 of the Law, control the hawking of wares;
- (vii) shall, in accordance with paragraph (60) of section 84 of the Law, maintain roads (excluding roads classified as Trunk Roads "A" and maintained by the Public Works Department

of Eastern Nigeria and Federal Government of Nigeria) streets, paths, culverts, bridges and street-drains (other than culverts, bridges and drains of roads maintained by the Public Works Department of the Eastern Nigeria and Federal Government of Nigeria);

- (viii) may, in accordance with paragraph (17) of section 84 of the Law, prohibit the use of any inflammable material in the construction or repair of any building;
- (ix) may, in accordance with paragraph (20) of section 84 of the Law, prohibit the making of burrow pits or other excavations;
- (x) may, in accordance with paragraph (30) of section 84 of the Law, build, equip, open or close markets;
- (xi) may, in accordance with paragraph (41) of section 84 of the Law, build slaughter-houses;
- (xii) may, in accordance with paragraph (54) of section 84 of the Law, prohibit or restrict the hawking of wares;
- (xiii) may, in accordance with paragraph (60) of section 84 of the Law, make, alter or divert roads (other than road maintained by the Public Works Department of Eastern Nigeria and Federal Government of Nigeria), streets, paths, culverts, bridges and street-drains maintained by the Public Works Department of the Eastern Nigeria and Federal Government of Nigeria);
- (xiv) may, perform all or any of the functions contained in all the remaining paragraphs of section 84 of the Law;
- (xv) may, make bye-laws for all or any of the purposes contained in section 85 of the Law; and
- (xvi) shall perform the duties and discharge the functions contained in sections 222 and 223 of the Law.

IKOT EKPENE URBAN COUNTY COUNCIL WARDS

SCHEDULE

<i>Ward</i>	<i>Composition of Ward</i>	<i>Serial No. of Wards</i>
Abiakpo Ikot Essien	The area bounded by a line running from the junction of Ikot Akpan Omon Road with Okop Eto Road, thence along the middle line of Okop Eto Road to its junction with Market Road, thence along the middle line of Market Road to its junction with Ikot Akpan Omon Road, thence along the middle line of Ikot Akpan Omon Road to its junction with Okop Eto Road.	1
	The area bounded by a line running from the junction of Alderton Road with Chubb Road, thence along the middle line of Chubb Road to its junction with Essien Road, thence along the middle line of Essien Road to its junction with Aggrey Road, thence along the middle line of Aggrey Road to its junction with Ikot Ebeyem Road to its junction with Market Road, thence along the middle line of Market Road to its junction with Alderton Road, thence along the middle line of Alderton Road to its junction with Chubb Road.	2

SCHEDULE—*continued*

<i>Ward</i>	<i>Composition of Ward</i>	<i>Serial No. of Wards</i>
Abiakpo Ikot Essien — <i>continued</i>	<p>The area bounded by a line running from the junction of Ikot Akpan Omo Road with Abiakpo Road, thence along the middle line of Abiakpo Road to its junction with Urban County Council former boundary, thence along the Urban County Council former boundary to its junction with Okop Eto Road, thence along Okop Eto Road to its junction with Ikot Akpan Omon Road, thence along Ikot Akpan Omon Road to its junction with Abiakpo Road.</p>	3
	<p>The area bounded by a line running from the junction of the former Urban County Council boundary with Abiakpo Road, thence along the middle line of Abiakpo Road to its junction with Abiakpo-Itak boundary line, thence along Abiakpo-Itak boundary line to its junction with Abiakpo-Ndiya Etuk Ukpum boundary line, thence along the Abiakpo-Ndiya Etuk Ukpum boundary line to its junction with Abiakpo-Ikot Otu boundary line, thence along the Abiakpo-Ikot Otu boundary line to its junction with Abiakpo-Ikot Idem boundary line, thence along the Abiakpo-Ikot Idem boundary line to its junction with Abiakpo-Ikot Otu boundary line, thence along the Abiakpo-Ikot Otu boundary line to its junction with Abiakpo-Ikot Idem boundary line, thence along the Abiakpo-Ikot Idem boundary line to its junction with Abiakpo-Ikot Obong Edong boundary line, thence along the Abiakpo-Ikot Obong Edong boundary line to its junction with Nung Ukim Road, thence along Nung Ukim Road to its junction with the former Urban County Council boundary line, thence along the middle line of former Urban County Council boundary line to its junction with Abiakpo Road.</p>	4
	<p>The area bounded by a line running from the junction of Abiakpo Road with Ikot Ukpong path, thence along the middle line of Ikot Ukpong path to its junction with the former Urban County boundary, thence along the former Urban County boundary to its junction with Abiakpo Road, thence along the middle line of Abiakpo Road to its junction with Ikot Ebieyem Road.</p>	5
	<p>The area bounded by a line running from the junction of Abiakpo Road with Itak Road, thence along the middle line of Itak Road to its junction with Ikot Akpa Ayara Road, thence along the middle line of Itak Road to its junction with Ikot Akpa Ayara Road, thence along the middle line of Ikot Akpa Ayara Road to its junction with Convent Road, thence along the middle line of Convent Road to its junction with the</p>	6

SCHEDULE — *continued*

Ward	Composition of Ward	Serial No. of Wards
Abiakpo Ikot Essien — <i>continued</i>	former Urban County boundary, thence along the former Urban County boundary to its junction with Abiakpo Road, thence along the middle line of Abiakpo Road to its junction with Itak Road.	
Ibong Ikot Akan	That part of Ibong Ikot Akan Village lying within the area of the authority of the Ikot Ekpene Urban County Council.	7
Ifuho ...	The area bounded by a line running from the junction of Ikot Ekpene—Aba Road with Ikot Ebom Road, thence along the middle line of Ikot Ebom Road to its junction with the Ifuho-Nkap boundary line, thence along the Ifuho-Nkap boundary line to its junction with Brooks Road, thence along the middle line of Brooks Road to its junction with the Ifuho-Ikot Obong Edong boundary line, thence along the Ifuho-Ikot Obong Edong boundary line to its junction with Ikot Ekpene—Aba Road thence along the middle line of Ikot Ekpene—Aba Road to its junction with Ikot Ebom Road.	8
	The area bounded by a line running from the junction of Ikot Ekpene—Aba Road with Ibong Road, thence along the middle line of Ibong Road to its junction with the Ifuho—Ibong Boundary line, thence along the Ifuho—Ibong boundary line, thence along the Ifuho-Ikot Obong Edong boundary line to its junction with Ikot Ekpene—Aba Road thence along the middle line of Ikot Ekpene—Aba Road to its junction with Ibong Road.	9
	The area bounded by a line running from the junction of Ikot Ebom Road with Ikot Ekpene—Aba Road, thence along the middle line of Ikot Ekpene—Aba Road to its junction with the Ifuho-Ikot Osurua boundary line, thence along the Ifuho-Ikot Osurua boundary line to its junction with the Ifuho-Ikot Inyang boundary line, thence along the Ifuho-Ikot Inyang boundary line to its junction with Ikot Ebom Road (excluding Ikot Abia Akpan village), thence along the middle line of Ikot Ebom Road to its junction with Ikot Ekpene—Aba Road.	10
	The area bounded by a line running from the junction of Ikot Ekpene—Aba Road with Ibong Road, thence along the middle line of Ibong Road to its junction with the Ifuho-Ikot Ofong boundary line, thence along the Ifuho-Ikot Ofong boundary line to its junction with the Ifuho-Ikot Oto boundary line, thence along the Ifuho-Ikot Oto boundary line to its junction with Ibong Road.	11

SCHEDULE — *continued*

Ward	Composition of Ward	Serial No. of Wards
Ikot Ekpene	The area bounded by a line running from the junction of Spring Road with Abak Road, thence along the middle line of Abak Road to its junction with the Ikot Ekpene-Utu boundary line, thence along the Ikot Ekpene-Utu boundary line to the Ikot Ekpene spring, thence along the middle line of Ikot Ekpene spring to its junction with Spring Road, thence along the middle line of Spring Road to its junction with Abak Road.	12
	The area bounded by a line running from the junction of Abak Road with Ikot Udo Offiong Road, thence along the middle line of Ikot Udo Offiong Road to its junction with Ikot Ekpene-Uyo Road, thence along the middle line of Ikot Ekpene-Uyo Road to its junction with Hospital Road, thence along the middle line of Hospital Road to its junction with Patrick Road, thence along the middle line of Patrick Road to its junction with Abak Road, thence along the middle line of Abak Road to its junction with Ikot Udo Offiong Road.	13
	The area bounded by a line running from the junction of Ebuh Road with Sanni Ogun Road, thence along the middle line of Sanni Ogun Road to its junction with Ikot Ekpene-Uyo Road, thence along the middle line of Ikot Ekpene-Uyo Road to its junction with Itu Road, thence along the middle line of Itu Road to its junction with a path connecting Itu Road and Efa Road, thence along the middle line of the path of its junction with Nto Ntuk Idem path, thence along the middle line of Nto Ntuk Idem path to its junction with Atan Road, thence along the middle line of Atan Road to its junction with Ebuh Road, thence along the middle line of Ebuh Road to its junction with Sanni Ogun Road.	4
	The area bounded by a line running from the junction of Nto Abia Road with Abak Road, thence along the middle line of Abak Road to its junction with Ikot Udo Offiong Road, thence along the middle line of Ikot Udo Offiong Road to its junction with Itu Road, thence along the middle line of Itu Road to its junction with Nto Osung Road, thence along the middle line of Nto Osung Road to its junction with Ikot Ekpene-Uyo Road, thence along the middle line of Ikot Ekpene-Uyo Road, to its junction with Udo Akai Road, thence along the middle line of Udo Akai Road to its junction with Nto Abia Road, thence along the middle line of Nto Abia Road to its junction with Abak Road.	15

SCHEDULE—continued

Ward	Composition of Ward	Serial No. of Wards
Ikot Ekpene —continued	<p>The area bounded by a line running from the junction of Abak Road with Nto Abia Road, thence along the middle line of Nto Abia Road, thence along the middle line of Nto Abia Road to its junction with Udo Akai Road, thence along the middle line of Udo Akai Road to its junction with Ikot Ekpene-Uyo Road to its junction with the Ikot Ekpene-Ibiakpan boundary line, thence along the Ikot Ekpene-Ibiakpan boundary line to its junction with the Ikot Ekpene-Utu boundary line, thence along the Ikot Ekpene-Utu boundary line to its junction with Abak Road, thence along the middle line of Abak Road to its junction with Nto Abia Road.</p>	16
	<p>The area bounded by a line running from the junction of Ikot Ekpene-Uyo Road with Nto Osung Road, thence along the middle line of Nto Osung Road to its junction with Itu Road, thence along the middle line of Itu Road to its junction with the Ikot Ekpene Uruk Uso boundary line, thence along the Ikot Ekpene-Uruk Uso boundary line to its junction with the Ikot Ekpene-Ibiakpan boundary line, thence along the Ikot Ekpene-Ibiakpan boundary line to its junction with Ikot Ekpene-Uyo Road, thence along the middle line of Ikot Ekpene-Uyo Road to its junction with Nto Osung Road.</p>	17
Ikot Obong Edong	<p>The area bounded by a line running from the junction of Chubb Road with Alderton Road, thence along the middle line of Alderton Road to its junction with Ikot Ekpene-Aba Road, thence along the middle line of Ikot Ekpene-Aba Road to its junction with Nto Ntia Lane, thence along the middle line of Nto Ntia Lane to its junction with Etok Akpan Road, thence along the middle line of Etok Akpan Road to its junction with Chubb Road, thence along the middle line of Chubb Road to its junction with Alderton Road.</p>	18
	<p>The area bounded by a line running from the junction of Alderton Road with Market Road, thence along the middle line of Market Road to its junction with Umuahia Road, thence along the middle line of Umuahia Road to its junction with Ikot Ekpene-Aba Road, thence along the middle line of Ikot Ekpene-Aba Road to its junction with Alderton Road, thence along the middle line of Alderton Road to its junction with Market Road.</p>	19
	<p>The area bounded by a line running from the junction of Umuahia Road with Market Road, thence along the middle line of Market Road to its junction with Ukam Road, thence along the middle line of Ukam Road to its junction with Okop Eto Road, thence along the middle line of Okop Eto Road to its</p>	20

SCHEDULE — *continued*

Ward	Composition of Ward	Serial No. of Wards
Ikot Obong Edong — <i>continued</i>	<p>junction with Umo Obot Road, thence along the middle line of Umo Obot Road to its junction with Nung Ukim Road, thence along the middle line of Nung Ukim Road to its junction with Umuahia Road, thence along the middle line of Umuahia Road to its junction with Market Road.</p>	
	<p>The area bounded by a line running from the junction of Umo Obot Road with Okop Eto Road, thence along the middle line of Okop Eto Road to its junction with the former Urban County boundary, thence along the former Urban County boundary to its junction with Nung Ukim Road, thence along the middle line of Nung Ukim Road to its junction with Umo Obot Road to its junction with Okop Eto Road.</p>	21
	<p>The area bounded by a line running from the junction of Nung Ukim Road with Ibong Road, thence along the middle line of Ibong Road to its junction with the former Urban County boundary, thence along the former Urban County boundary to its junction with Nung Ukim Road, thence along the middle line of Nung Ukim Road to its junction with Ibong Road.</p>	22
	<p>The area bounded by a line running from the junction of Brooks Road with Hospital Road, thence along the middle line of Hospital Road to its junction with Ikot Ekpene—Aba Road, thence along the middle line of Ikot Ekpene—Aba Road to its junction with Umuahia Road, thence along the middle line of Umuahia Road to its junction with Ito Road, thence along the middle line of Ito Road to its junction with Cameron Lane, thence along the middle line of Cameron Lane to its junction with Progress Road, thence along the middle line of Progress Road to its junction with Ikot Ekpene—Aba Road, thence along the middle line of Ikot Ekpene—Aba Road to the Ifuho—Ikot Obong Edong boundary line, thence along the Ifuho—Ikot Obong Edong boundary line to its junction with Brooks Road, thence along the middle line of Brooks Road to its junction with Hospital Road.</p>	23
	<p>The area bounded by a line running from the junction of Ito Road with Umuahia Road, thence along the middle line of Umuahia Road to its junction with Dibue Road, thence along the middle line of Dibue Road to its junction with Ikot Ekpene—Aba Road, thence along the middle line of Ikot Ekpene—Aba Road to its junction with Progress Road, thence along the middle line of Progress Road to its junction with Cameron Lane, thence along the middle line of Cameron Lane to its junction with Ito Road, thence along the middle line of Ito Road to its junction with Umuahia Road.</p>	24

SCHEDULE — *continued*

<i>Ward</i>	<i>Composition of Ward</i>	<i>Serial No. of Wards</i>
Ikot Obong Edong <i>—continued</i>	The area bounded by a line running from the junction of Ikot Ekpene—Aba Road with Dibue Road, thence along the middle line of Dibue Road to its junction with Ibong Road, thence along the middle line of Ibong Road to its junction with the Ibong-Ikot Obong Edong boundary line, thence along the Ibong-Ikot Obong Edong boundary line to its junction with the Ifuho-Ikot Obong Edong boundary line, thence along the Ifuho-Ikot Obong Edong boundary line to its junction with Ikot Ekpene—Aba Road, thence along the Ikot Ekpene—Aba Road to its junction with Dibue Road.	25
Nkap ...	The area known as Ikot Ebok.	26
Uruk Uso	The area known as Ata Nkap.	27
	The area bounded by a line running from the junction of Etok Akpan Road with Nto Akpan Road, thence along the middle line of Nto Akpan Road to its junction with Sanni Ogun Road, thence along the middle line of Sanni Ogun Road to its junction with Ikot Ekpene—Aba Road, thence along the middle line of Ikot Ekpene—Aba Road to its junction with Nto Ntia Lane, thence along the middle line of Nto Ntia Lane to its junction with Etok Akpan Road, thence along the middle line of Etok Akpan Road to its junction with Nto Akpan Road.	28
	The area bounded by a line running from the junction of Nto Akpan Road with Sanni Ogun Road, thence along the middle line of Sanni Ogun Road to its junction with Chubb Road, thence along the middle line of Chubb Road to its junction with Etok Akpan Road, thence along the middle line of Etok Akpan Road to its junction with Nto Akpan Road, thence along the middle line of Nto Akpan Road to its junction with Sanni Ogun Road.	29
	The area bounded by a line running from the junction of Sanni Ogun Road with Ebuh Road, thence along the middle line of Ebuh Road to its junction with Atan Road, thence along the middle of Atan Road to its junction with Essien Road, thence along the middle line of Essien Road to its junction with Sanni Ogun Road, thence along the middle line of Sanni Ogun Road to its junction with Ebuh Road.	30
	The area bounded by a line running from the junction of Church Road with Atan Road, thence along the middle line of Atan Road to its junction with Essien Road, thence along the middle line of Essien Road to its junction with Aggrey Road, thence along the middle line of Aggrey Road to its junction with Ikot Ukpong path, thence along the middle line of Ikot Ukpong path to its junction proposed Church Road Extension, thence along the middle line of proposed Church Road Extension to its junction with Atan Road.	31

SCHEDULE — *continued*

Ward	Composition of Ward	Serial No. of Wards
Uruk Uso — <i>continued</i>	The area bounded by a line running from the junction of Atan Road with Church Road, thence along the middle line of Church Road to its junction with Efa Road, thence along the middle line of Efa Road to its junction with Nto Ntuk Idem path, thence along the middle line of Nto Ntuk Idem path to its junction with Atan Road, thence along Atan Road to its junction with Church Road.	32
	The area bounded by a line running from the junction of Itu Road with Essien Road, thence along the middle line of Essien Road to its junction with Church Road, thence along the middle line of Church Road to its junction with Efa Road, thence along the middle line of Efa Road to its junction with the path connecting Efa Road and Itu Road, thence along the path to its junction with Itu Road, thence along the middle line of Itu Road to its junction with Essien Road together with the area known as Ikot Ikpong.	33
	The area known as Ikot Aya	34
Ibok Ndiya ...	The village of Ibok Ndiya	35
Ikot Akpa Ayara	The Ndiya village of Ikot Akpa Ayara	36
Ikot Akpa Edet ...	The Ndiya village of Ikot Akpa Edet	37
Ikot Akpa Edok...	The Ndiya village of Ikot Akpa Edok	38
Ikot Akpa Ekpuk	The Ndiya village of Ikot Akpa Ekpuk	39
Ikot Akpan/Ikot Ayan	The Ndiya villages of Ikot Akpan and Ikot Ayan	40
Ikot Akpan Idem/	The Ndiya villages of Ikot Akpan Idem and Ikot	41
Ikot Offiong	Offiong.	
Ikot Etefia ...	The Ndiya village of Ikot Etefia	42
Ikot Udu ...	The Ndiya village of Ikot Udu	43
Ikot Nti/Mbiakpa	The Ndiya villages of Ikot Nti and Mbiakpa ...	44

MADE by the Minister at Enugu this 31st day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 164 of 1961

CORRIGENDUM

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

INSTRUMENT ESTABLISHING THE EASTERN IBIBIO
IKONO COUNTY COUNCIL AND REVOKING
THE PREVIOUS INSTRUMENT ESTABLISHING
THE EASTERN IBIBIO IKONO COUNTY COUNCIL

(E.R.L.N.
No. 156 of
1959)

Replace "P. N. No. E.R. 16 of 1951" in clause 1 and in the relevant marginal note by the following correct matter—

"P. N. No. E.R. 17 of 1951".

E.N.L.G.N. No. 165 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE OGBA-EGBEMA COUNTY COUNCIL (REVOCATION)
INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has received an application in that behalf from the persons concerned;
- (2) the Minister considers it in the interest of the persons living within the area concerned;
- (3) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

Citation.

Now, THEREFORE, pursuant to section 12 of the Eastern Nigeria Local Government Law, 1960, this Instrument—

(E.R.L.N.
No. 29 of
1960)

- (a) may be cited as the Ogba-Egbema County Council (Revocation) Instrument, 1961; and
- (b) revokes the Instrument establishing the Ogba-Egbema County Council with effect from 1st October, 1961.

MADE by the Minister at Enugu this 23rd day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 166 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE OGBA-EGBEMA COUNTY COUNCIL
(ESTABLISHMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has by Instrument published as E.N.L.G.N. 165 of 1961, revoked the Instrument establishing the former Ogba-Egbema County Council;
- (2) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (3) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

Now, THEREFORE, pursuant to section 3 of the Law, the Minister has made the following—

INSTRUMENT

Citation and
commence-
ment.

- 1. This Instrument—
 - (a) may be cited as the Ogba-Egbema County Council (Establishment) Instrument, 1961; and
 - (b) shall come into operation on the 1st day of October, 1961.

2. The Ogba-Egbema County Council (hereinafter called the Council) is hereby established.

Establishment of Ogba-Egbema County Council.
Seal.

3. The Seal of the Council is the following device:



4. The area of authority of the Council is the area described in the first column of the Schedule.

Area of authority of Ogba-Egbema County Council. (Schedule)

5. (1) The Council consists of twenty-four members twenty-two of whom shall be elected and two of whom shall be appointed.
(2) The twenty-two elected councillors shall be elected by electors from the twenty-two wards mentioned in the Schedule.
(3) Not more than one councillor shall be elected by electors from each ward.
(4) The appointed councillors shall be the respective Clan Heads of Egbema and Ogba Clans, mentioned in the First Schedule to the Selection of Second-class Chiefs Regulations, 1959.
(5) Chief Wokoma Obi, Head of Ogba Clan is hereby appointed President of the Council.

Constitution.

(E.R.L.N. No. 386 of 1959)

6. The first election of the Council shall be held between the 1st and 30th September, 1961.

First Election.

7. The method of election of councillors shall be in accordance with the Local Government (Elections) Regulations, 1955 and the election shall be Type C.

Type of Election.

8. The election of a Chairman shall be the first business transacted at the first meeting of the Council, and thereafter the election of a Chairman shall be the first business transacted at the annual meeting of the Council.

Election of Chairman.

9. The Council may make and levy an annual rate in accordance with sections 126, 127 and 128 of the Law.

10. In addition to those functions conferred upon County Councils by the Eastern Nigeria Local Government Law, and by any other written Law, the Council—

Functions.

- (i) may equip, maintain and control those markets which are already maintained by the Council in accordance with paragraph (30) of section 84 of the Law, and with respect to such markets may perform all or any of the functions contained in paragraphs (31) and (32) of section 84 of the Law;

- (ii) shall perform all the functions contained in paragraph (33) of section 84 of the Law;
- (iii) shall maintain roads (other than roads classified as Trunk Roads and maintained by the Public Works Department of the Federal or Regional Government), streets, culverts, bridges and street drains (other than culverts, bridges and drains of roads maintained by the Public Works Department of the Federal or Regional Government) in accordance with paragraph (60) of section 84 of the Law;
- (iv) may make roads, streets, culverts, bridges and street drains in accordance with paragraph (60) of section 84 of the Law;
- (v) may perform all or any of the functions contained in all the remaining paragraphs of section 84 of the Law;
- (vi) may make bye-laws for all or any of the purposes contained in section 85 of the Law;
- (vii) shall perform the duties and discharge the functions contained in section 222 and 223 of the Law; and
- (viii) may grant sums of money to parents of twins or provide for the maintenance of twins in accordance with paragraph (91) of section 84 of the Law.

SCHEDULE

OGBA-EGBEMA COUNTY COUNCIL WARDS

<i>Local Council Area</i>	<i>Villages comprising Ward</i>	<i>Serial No. of Wards</i>
Usomini	Alinso, Idu-Osobele, Idu-Obosiuku, Ohalimiri	1
	Obrikom	2
	Obie, Okpurukali, Ebegoro, Obor, Kreigani	3
Omoku	Ihiuku, Umukaru, Umuezeali and Umuchi	4
	Umuorodo, Umuiimęgi, Umuenyiko and Umuegbida	5
	Umuebe-Obieti, Umuriem, Umueke/Umuokorochoa	6
	Usomini, Umualinwa-Obakata	
	Umuokirie, Umuyasare, Umuhali, Obotobo, Umuoyoro, Umuokedi-Edihuru, Umuchikere	7
	Umuezeali, Umuogidi, Umuebe, Umuekeagbota, Umuakocha, Umueke-Obakata, Umuoba, Umuonga, Umuobosi, Umuhali and Umuodogu	8
	Strangers	9
Igburu	Okposi, Ogbidi, Obigwe and Elehia	10
	Agbadu, Uju, Okansu, Osiakpu	11
	Ohiga, Ikiri, Elieta, Ama	12
Egi	Erema	13
	Oboburu, Obigbo	14
	Obagi, Ogbogu, Ohalielu	15
	Akabuka, Ibewa	16
	Obite, Obiebe, Ede	17
	Egita, Akabuta, Itu, Obiosimini, Obukegi	18
Egbema	Eziaga, Umudialiaga	19
	Umuanya, Umuobiosu, Umuaba	20
	Mgbede	21
	Okwuzi	22

MADE by the Minister at Enugu this 23rd day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 167 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

**CENTRAL ANNANG COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961**

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Central Annang County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Central Annang County Council is hereby amended by *inserting* the following additional paragraph immediately after paragraph (4) thereof—

Amendment
of E.R.L.N.
No. 169 of
1959.

“(5) Chief Akpan A. I. Akpan, the Head of Odoro Ikot Clan, is hereby appointed President of the Council”.

MADE by the Minister at Enugu this 21st day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 168 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960).ADMINISTRATIVE DIVISION OF AWGU LOCAL
COUNCILS (ESTABLISHMENT) (AMENDMENT)
INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Administrative Division of Awgu Local Councils (Establishment) (Amendment) Instrument, 1961, and shall come into operation on the 30th day of August, 1961.


Citation and
commence-
ment.

2. The Schedule to the Instrument Establishing Local Councils within the area of the Administrative Division of Awgu is hereby amended by *replacing* the matter pertaining to the Local Council by the following new matter—

Amendment
of Schedule
to E.R.L.N.
No. 266 of
1959.

SCHEDULE

D 414

Name of Local Council	Common Seal	Villages whose areas make up the area of the Authority of the Council	No. of Councillors	Wards each electing one councillor	Serial No. of Wards
"Ihe"		Enugu Oke Enugu Eti	15	Umuogba Okunano Uhueze Umusike Umuanebe Umuoji Amagu-Ugwu Amagu-Agbo Umuonwe Umukwa Umuogodo Umuonyia Umunukpu Umuona Ogbafor	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15"

MADE by the Minister at Enugu this 29th day of August, 1961.

P. O. NWOGA
 Minister of Local Government

E.N.L.G.N. No. 169 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960.
(E.R. Law No. 17 of 1960)

EASTERN IBIBIO IKONO COUNTY COUNCIL
(ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has considered the report of the Inquiry into the request of the people of Itu Mbauzo, Nkalu, Ikpe and Ndiya in the area concerned;
- (2) the Minister is satisfied that the changes recommended in the report are desirable;
- (3) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 8 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This Instrument—

- (a) may be cited as the Eastern Ibibio Ikono County Council (Establishment) (Amendment) Instrument, 1961; and
- (b) shall come into operation on the 1st day of October, 1961.

Citation and
commence-
ment.

2. The Instrument establishing the Eastern Ibibio Ikono County Council is amended as follows—

Amendment
of E.R.L.N.
No. 156 of
1959.

- (a) by replacing clause 4 thereof by the following new clause—

- “Constitution. 4. (1) The Council consists of 33 members, 30 of whom shall be elected and 3 of whom shall be appointed.
- (2) The thirty elected members shall be elected by electors from the 30 wards mentioned in the Schedule.
- (3) Not more than one Councillor shall be elected by electors from each ward.
- (4) The appointed Councillors shall be the respective Heads of Ediene, Ikono and Itak clans mentioned in the First Schedule to the Selection of Second-class Chiefs Regulations, 1959”.

(E.R.L.N.
No. 386 of
1959)

- (b) by deleting from the Schedule thereof all matters relating to Ikpe, Itu Mbauzo, Ndiya and Nkalu Wards and renumbering the remaining wards from 14 to 30 respectively.

MADE by the Minister at Enugu this 8th day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 170 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

ADMINISTRATIVE DIVISION OF IKOT EKPENE LOCAL
COUNCILS (ESTABLISHMENT) (AMENDMENT)
INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has considered the report of the Inquiry into the request of the people of Itu Mbaizo, Nkalu, Ike and Ndiya in the area concerned;
- (2) the Minister is satisfied that the changes recommended in the report are desirable;
- (3) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

Now, THEREFORE, pursuant to section 8 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation and
commence-
ment.


1. This Instrument—

- (a) may be cited as the Administrative Division of Ikot Ekpene Local Councils (Establishment) (Amendment) Instrument, 1961; and
- (b) shall come into operation on the 1st day of October, 1961.

Amendment
of Schedule
to E.R.L.N.
No. 333 of
1959.


2. The Schedule to the Instrument establishing Local Councils within the area of the Administrative Division of Ikot Ekpene is hereby amended by *inserting* the following additional matter—

SCHEDULE


1 Name of Local Council	2 Common Seal	3 Villages whose areas make up the area of the Authority of the Council	4 No. of Councillors	5 Wards each electing one councillor	6 Serial No. of Wards
"Ikpe		Akpayak Ikpe .. Ekoi Atan Ubom .. Ekoi Eben Obom .. Ekoi Ikot Abia .. Ekoi Ikot Nyoho .. Ekoi Ikot Ofon .. Ekoi Ikot Udo Efe .. Ibam Edet Ibam Obot Enen .. Ibam Ukot Ibion Ewuro Ikpe Ikot Nkon .. Itie Ikpe Mbiabet Ikot Efa .. Mbiabet Ikot Esieye .. Mbiabet Ikot Eyehedia .. Mbiabet Ikot Otok ..	49	Nto-Nya Nung Otong Nung Akpan, Nung Ekpeme .. Nung Ebin, Nung Udo Akpa Eden .. Nung Ifia, Nung Idoko Ekoi Ayai, Nung Ebin, Nung Ukpong .. Nung Ekpe, Ekoi Ayai Nung Esikot, Nung Ukpong, Nung Ekpe Nung Afia Eden, Nung Udo Enang, Nto Udo Nto Ikot Abia Atan Nung Edik Nung Etefia Nung Etuk Nung Onwon, Ikot Osom Nung Aka Nkang Nung Una Nung Esire Nung Ewuro Nung Akpasua Nung Ndon 1 Nung Ndon 2 Nung Otong 1 Nung Otong 2 Nto Nya 1 Strangers (Nto Nya 2) Nung Ituem, Nung Udo Mba Nung Isua, Nung Ono Oso Nung Inyang Efa Nung Ndot, Nung Eyere Nung Udo Ekpo, Nung Utigha, Nung Nyere Nung Ubo, Nung Akpa Ukobo Nung Udofia, Nung Esien, Ibuot, Nung Okoro	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33

SCHEDULE—continued

D 418

1 Name of Local Council	2 Common Seal	3 Villages whose areas make up the area of the Authority of the Council	4 No. of Councillors	5 Wards each electing one councillor	6 Serial No. of Wards
Ikpe—continued		Mbiabet Ikot Udo .. Mbiabet Ikot Udo Uba Mbiabet Otung Na Enin Ndot Ikpe Nkana Nsit Ikpe Oodoro Ikpe Oniong Ono Usung Ita		Nung Ekerewak, Nung Ewat .. Nung Ekanem, Nung Ekong .. Nung Ebio, Nung Udo Ukpo, Nung Akpan Ukpong .. Nung Ubo, Nung Esien Ide, Nung Otung .. Nto Nya, Nto Otung .. Nung Obio Iwok .. Nto Nya .. Nung Obio Isio .. Nung Ntak, Nung Obio Nkwok, Nung Esuk .. Nung Unen .. Nung Ayara Enang, Nung Ikat .. Nung Adiaha Ukam .. Nung Anwa, Ikot Ime .. Nung Udo Esen .. Nung Akpan, Strangers .. Nung Obio Isio, Nung Ofon, Nung Etim ..	34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49
Nkalu		Anwa Afia Ibono Okporo Ibono Usuk Ikot Akpan	40	Ibahesi Nsidu Ndito Esien, Ndito Eshiri Ikot Etim, Ndito Isong Ikot Udo Ikot Akpa Ikot Etim Ndito Essien Afa Idung Ikot Essien Ikot Obong Ikot Akpan Ikot Offrong Ndito Ebio Ikot Esien Atai Obojko	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17

SCHEDULE—continued

1 Name of Local Council	2 Common Seal	3 Villages whose areas make up the area of the Authority of the Council	4 No. of Councillors	5 Wards each electing one councillor	6 Serial No. of Wards
Nkalu —continued		Ikot Uko Mbente Oborong Offufa Ubie Nkene		Nkpa Eyop Ikot Uko Ikot Okpoho Ikot Udo Uko Ikot Offiong, Ikot Edon Nsara Ikot Udo Ukpong Ikot Uko Ikot Ebiong Ikot Eka Udo Nsit Oborong Ikot Nya Ikot Eben Ukpabi Idang Ikot Obio Nkpa Oton Ndito Usa Ikot Enang Ikot Nkpi Ndito Okuku Ikot Isong Ndito Anwan Afia Ikot Okpo	18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40
Itu Mbauzo ..		Ananamong Ebo Ikot Esien	35	Anwanka Ikot Akikan Obot Anwa Ikot Utasi Ikot Ekei Usuk Anwa Ubue Aya Ubue Uche Ikot Esefe Obikot Ikot Ama Ntanda, Ubue Ntem, Ubue Mbang Ubue Nkum, Ikot Esien Ubue Okoro, Orok Isong	1 2 3 4 5 6 7 8 9 10 11 12 13 14

SCHEDULE—continued

1 Name of Local Council	2 Common Seal	3 Villages whose areas make up the area of the Authority of the Council	4 No. of Councillors	5 Wards, each electing one councillor	6 Serial No. of Wards
Itu Mbaizo —continued		Ikot Nta		Ubue Edu, Ubue Ebong, Ubue Afanga	15
		Ikporom		Ohafia, Ekpen	16
		Mkpu		Uduang, Edem Idim	17
			Ubue Udo Ndiaha, Ubue Nwang, Ubue Imo, Ibe	18
		Nchana Ebu		Ubue Awa, Ubue Akpan Esien	19
			Usaku, Mfioho, Na Udom	20
		Obot Ndom		Ubue Ntem, Ubue Etok Udo	21
			Ikot Obon Urua	22
		Ogu		Oyukpo	23
			Ikot Okpomo	24
			Ibom, Obot Ikrom	25
			Ibom, Ikot Okum	26
			Ikot Akpan Ntem	27
			Ibe	28
			Mbak Owo	29
.. ..	<i>Idiabong:</i>				
.. ..	Obot Inen	30			
.. ..	Ufot Inen	31			
.. ..	Usuk Inen	32			
.. ..	Ikot Nton Eyen	33			
.. ..	Akpayak	34			
.. ..	Odoro Makiri	35			

MADE by the Minister at Enugu this 8th day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 171 of 1961

NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

NORTHERN ANNANG COUNTY COUNCIL
(ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Northern Annang County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Northern Annang County Council is hereby *replaced* by the following new clause—

Amendment
of E.R.L.N.
No. 216 of
1959.

"Constitution. 4. (1) The Council consists of forty-seven members—

- (a) thirty-nine of whom shall be elected, and
 - (b) eight of whom shall be appointed in accordance with this clause.
- (2) The thirty-nine elected Councillors shall be elected by electors from the thirty-nine wards mentioned in the Schedule.
 - (3) Not more than one Councillor shall be elected by the electors from each ward.
 - (4) Of the eight appointed Councillors the following are hereby appointed—
 - (a) The respective Heads of Achan Ika, Ika-na-Annang, Ikono, Ito Ika, Obong, Uruk and Utu clans mentioned in the First Schedule to the Selection of Second-class Chiefs Regulations, 1959, and
 - (b) Chief S. A. Essien of Abat Town, Abak, First-class Chief for Annang Province.
 - (5) Chief Offiong Ekpe, Head of Utu clan, shall be the President of the Council."

(E.R.L.N.
No. 386 of
1959)

MADE by the Minister at Enugu this 5th day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 172 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

OBOLO COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law No. 17 of 1960)

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Obolo County Council (Establishment) (Amendment) Instrument, 1961.

Amendment of E.R.L.N. No. 157 of 1959.

2. Clause 4 of the Instrument establishing the Obolo County Council is hereby amended by *inserting* the following additional paragraph immediately after paragraph (4)—

“(5) Chief Abraham Ujono, Head of Ngo clan, is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 5th day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 173 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

INI COUNTY COUNCIL (ESTABLISHMENT)
INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has considered the report of the Inquiry into the request of the people of Itu-Mbauzo, Nkalu, Ikpe and Ndiya in the area concerned;
- (2) the Minister is satisfied that the changes recommended in the report are desirable;
- (3) the Executive Council has given its approval;

(E.R. Law No. 17 of 1960)

Now, THEREFORE, pursuant to section 8 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation and commencement.

1. This Instrument—

- (a) may be cited as the Ini County Council (Establishment) Instrument, 1961; and
- (b) shall come into operation on the 1st day of October, 1961.

2. The Ini County Council (hereinafter called the Council) is hereby established.

(Establishment of Ini County Council)
Seal.

3. The Seal of the Council is the following device:



4. The area of authority of the Council is the area described in the first column of the Schedule.

Area of authority of Ini County Council (Schedule)

5. (1) The Council consists of seventeen Councillors fourteen of whom shall be elected and three of whom shall be appointed.

Constitution

(2) The fourteen elected members shall be elected by electors for the fourteen wards mentioned in the Schedule.

(3) Not more than one Councillor shall be elected by electors from each ward.

(4) The appointed Councillors shall be the respective Clan Heads of Ikpe, Nkalu and Itu-Mbauzo clans mentioned in the First Schedule to the Selection of Second-class Chiefs Regulations, 1959.

(E.R.L.N. No. 386 of 1959)

6. The first election of the Council shall be held between the 1st and 30th days of September, 1961.

First Election.

7. The method of election of Councillors shall be in accordance with the Local Government (Elections) Regulations, 1955, and the elections shall be Type C.

Type of election.

8. The election of a chairman shall be the first business transacted at the first meeting of the Council, and thereafter the election of a Chairman shall be the first business transacted at the annual meeting of the Council.

Election of Chairman.

9. The Council may make and levy an annual rate in accordance with sections 126, 127 and 128 of the Law.

Annual rate.

10. In addition to those functions conferred upon County Councils by the Eastern Nigeria Local Government Law, and by any other written Law, the Council—

Functions.

- (i) may equip, maintain and control those markets which are already maintained by the Council in accordance with the paragraph (30) of section 84 of the Law, and with respect to those markets may perform all or any of the functions contained in paragraphs (31) and (32) of section 84 of the Law;

- (ii) shall perform all the functions contained in paragraph (33) of section 84 of the Law;
- (iii) shall maintain roads (other than roads classified as Trunk Roads and maintained by the Public Works Department of the Federation or the Region) streets, culverts, bridges and street drains (other than culverts, bridges and drains of roads maintained by the Public Works Department of the Federation or the Region) in accordance with paragraph (60) of section 84 of the Law;
- (iv) may make roads, streets, culverts, bridges and street drains in accordance with paragraph (60) of section 84 of the Law;
- (v) may perform all or any of the functions contained in all the remaining paragraphs of section 84 of the Law;
- (vi) may make bye-laws for all or any of the purposes contained in section 85 of the Law;
- (vii) shall perform the duties and discharge the functions contained in sections 222 and 223 of the Law, and
- (viii) may grant sums of money to parents of twins or provide for the maintenance of twins in accordance with paragraph (91) of section 84 of the Law.

SCHEDULE

THE INI COUNTY COUNCIL WARDS

<i>Local Council Area</i>	<i>Villages comprising Ward</i>	<i>Serial No. of Wards</i>
Ikpe...	Ikpe Ikot Nkon, Ibam Ukot	1
	Ekoi Eben Obom, Ekoi Ikot Abia, Ekoi Ikot Ofon, Ekoi Ikot Udo Efe, Ekot Atan Ubom, Ekoi Ikot Nyoho, Oniong Ono	2
	Odo Ikpe, Usung Ita, Nsit Ikpe, Nna Enen	3
	Itie Ikpe, Ibiono Ewuro, Nkana, Ikot Ukpong	4
	Ibam Obot Enem, Ibam Edet	5
	Ndot Ikpe, Akpayak Ikpe	6
	Mbiabet Ikot Efa, Mbiabet Ikot Eyehedia, Mbiabet Ikot Esieye, Mbiabet Ikot Otok, Mbiabet Ikot Udo Uba, Mbiabet Ikot Udo, Mbiabet Otung	7
Itu Mbauso	Ogu, Ikot Nta..	8
	Annamong, Obot Ndom	9
	Ebo, Nchana Ebua, Mkpu	10
Nkalu	Ikpot Essien, Ikporom	11
	Ibono Okporo, Ibono Usuk, Mbente	12
	Ikot Akpan, Ikot Ofrong, Oborong, Ubie Nkere	13
	Ikot Uko, Offufa, Anwa Afia...	14

MADE by the Minister at Enugu this 8th day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 174 of 1961

THE FOUR GROUPS COUNTY COUNCIL (MATERNITY FEES)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fee.
4. Place of treatment.
5. Domiciliary treatment.
6. Receipt and record of fee.
7. Record of treatment.
8. Pauper patients.

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960,
(E.R. Law No. 17 of 1960)*

THE FOUR GROUPS COUNTY COUNCIL (MATERNITY FEES)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Four Groups County Council has made the following—

BYE-LAWS

- | | |
|---|----------------------------|
| 1. These bye-laws may be cited as the Four Groups County Council (Maternity Fees) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
"Council means the Four Groups County Council;
"Maternity Home" means any premises used or intended to be used for the reception of pregnant women or of women immediately after child birth, and which is established or maintained by the Council;
"Midwife" means a midwife employed by the Council and attached to a Maternity Home;
"patient" means a person seeking treatment or under treatment at a Maternity Home; | Interpretation. |
| 3. (1) A patient shall pay a fee of ten shillings to the Council.
(2) The fee entitles the patient to the full course of treatment including—
(a) ante-natal treatment for a period not exceeding six months;
(b) delivery at a Maternity Home, and
(c) post-natal treatment for a period not exceeding three months. | Fee. |
| 4. Treatment may be obtained at any Maternity Home and during the course of treatment a patient may freely transfer from one Maternity Home to another on giving notice to the particular Maternity Home where she is under treatment. | Place of treatment. |
| 5. Where a patient desires to have her confinement at home or at any place other than a Maternity Home, and requires the attendance of the Midwife thereat, an additional fee of six shillings shall be paid to the Council for the services of the Midwife. | Domiciliary treatment. |
| 6. (1) The fees prescribed in these bye-laws shall in the first instance be paid to the Midwife who shall issue an official receipt to the patient.
(2) The Midwife shall enter in a register kept for that purpose a record showing—
(a) the name and address of the patient,
(b) the fee paid, and
(c) the date and number of the receipt issued therefor. | Receipt and record of fee. |
| 7. The Midwife shall keep a record of any treatment given and on receiving a notice of transfer shall give the patient concerned a copy of her record of treatment. | Record of treatment. |
| 8. (1) The Midwife may, at her discretion, waive the payment of fees in the case of pauper patients. | Pauper patients. |

- (2) The Midwife shall in a register kept for that purpose keep a record showing all the cases in which she has exercised her powers of waiver under this bye-law and every entry therein shall be countersigned by the Chief Executive Officer of the Council and approved by the Chairman of the Council.

MADE by resolution of the Four Groups County Council this 29th day of July, 1961.

The Common Seal of the Four Groups County Council was affixed in the presence of—

O. E. ESANG, *Secretary*
Four Groups County Council

C. A. NKANTA, *Chairman*
Four Groups County Council

APPROVED by the Minister this 31st day of August, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 175 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

ADMINISTRATIVE DIVISION OF ENYONG LOCAL
COUNCILS (ESTABLISHMENT) (AMENDMENT)
INSTRUMENT (No. 2) 1961

WHEREAS—

- (1) the Minister has considered the report of the Inquiry into the request of the people of Itu Mbauzo, Nkalu, Ikpe and Ndiya in the area concerned;
- (2) the Minister is satisfied that the changes recommended in the report are desirable;
- (3) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 8 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

1. This Instrument—

- (a) may be cited as the Administrative Division of Enyong Local Councils (Establishment) (Amendment) Instrument (No. 2) 1961; and
- (b) shall come into operation on the 1st day of October, 1961.

2. The Schedule to the Instrument establishing Local Councils within the area of the Administrative Division of Enyong is hereby amended by *deleting* all matters relating to the following Local Councils—

- Ikpe Local Council.
- Itu Mbauzo Local Council.
- Ndiya Local Council.
- Nkalu Local Council.

MADE by the Minister at Enugu this 8th day of September, 1961.

P. O. NWOGA
Minister of Local Government

(E.R. Law
No. 17 of
1960)

Citation and
commence-
ment.

Amendment
of Schedule
to E.R.L.N.
No. 20 of
1960.

Supplement to Eastern Nigeria Gazette No. 56, Vol. 10, dated 21st September, 1961
—Part D

E.N.L.G.N. No. 176 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE OPOBO TOWN URBAN COUNTY COUNCIL
(REVOCATION) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has received an application in that behalf from the persons concerned ;
- (2) the Minister considers that it is in the interests of the persons living within the area concerned ;
- (3) the Executive Council has given its approval ;

Now, THEREFORE, pursuant to section 12 of the Eastern Nigeria Local Government Law, 1960, this Instrument—

- (a) may be cited as the Opobo Town Urban County Council (Revocation) Instrument, 1961; and
- (b) revokes the Instrument establishing the Opobo Town Urban District Council with effect from 1st October, 1961.

(E.R. Law
No. 17 of
1960)

Citation.

(E.R.L.N.
No. 180 of
1959)

MADE by the Minister at Enugu this 18th day of September, 1961.

P. O. NWOGA

Minister of Local Government

E.N.L.G.N. No. 177 of 1961.

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE OPOBO URBAN COUNTY COUNCIL
(ESTABLISHMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has by Instrument published as E.N.L.G.N. No. 176 of 1961, revoked the Instrument establishing the former Opobo Town Urban County Council;
- (2) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (3) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 3 of the Law, the Minister has made the following—

INSTRUMENT

1. This instrument—

- (a) may be cited as the Opobo Urban County Council (Establishment) Instrument, 1961; and

(E.R. Law
No. 17 of
1960)

Citation and
commence-
ment.

(b) shall come into operation on the 1st day of October, 1961.

Establishment of Opobo Urban County Council.

2. The Opobo Urban County Council (hereinafter called the Council) is hereby established.

Seal.

3. The Seal of the Council is the following device:



(Area of authority of Opobo Urban County Council)

4. The area of authority of the Council is the area described in the first column of the Schedule.

Constitution.

5. The Council consists of nine members appointed by the Minister.

Quorum.

6. The Council shall not sit unless at least five members are present thereat.

Rating.

7. The Council may make and levy an annual rate in accordance with sections 126, 127 and 128 of the Law.

Functions.

8. In addition to those functions conferred upon Urban County Councils by the Eastern Nigeria Local Government Law, or any other written Law, the Council—

- (i) shall perform all the functions contained in paragraph (30) of section 84 of the Law;
- (ii) shall maintain roads, streets, culverts, bridges and street drains in accordance with paragraph (60) of section 84 of the Law;
- (iii) may make roads, streets, culverts, bridges and street-drains in accordance with paragraph (60) of section 84 of the Law;
- (iv) may perform all or any of the functions contained in all the remaining paragraphs of section 84 of the Law;
- (v) may make bye-laws for all or any of the purposes contained in section 85 of the Law;
- (vi) shall perform the duties and discharge the functions contained in sections 222 and 223 of the Law;
- (vii) may grant sums of money to parents of twins or provide for the maintenance of twins in accordance with paragraph (91) of section 84 of the Law.

SCHEDULE
OPOBO URBAN COUNTY COUNCIL WARDS

<i>Ward</i>	<i>Composition of Ward</i>	<i>Serial No. of Wards</i>
Jaja I	King Jaja	1
Jaja II	Abazibie (including Abazibie Onyeawusi Jaja)	2
Jaja III	Oko Jaja, Patesi Oko Jaja, Jim Jaja	3
Jaja IV	Thomas Jaja, Saturday Jaja, Omubo Pepple	4
Jaja V	MacPepple, Accra Jaja, Bruce Jaja	5
Jaja VI	Sam Annie Pepple, Accra Sam Annie Pepple	6
Jaja VII	Sunday Jaja, Aaron Jaja	7
Adibie	Okpukpo, Oko Minimah	8
Epelle	Sam Oko Epelle, George Oko Epelle, Mirini Oko Epelle	9
Biriye	Shoo Peterside, Dood Peterside	10
Owujie	John Africa, Ibinwangi Africa	11
Iroanya I	Captain Uranta, Waribo Uranta	12
Iroanya II	Itchie Captain Uranta, Small Itchie Uranta	13
Ukaonu	Wariso, Cookey Gam, George Cookey Gam, Apiafi, Nzekwe	14
Kalamuso	John Brown, Yellow John Brown, Jacob John Brown, Cockeye Brown, Peter Cockeye Brown	15
Fubarakworo	How Strongface, Yellow Strongface	16
Tolofari	Legg Jack, Diri Tolofari, Warri Diri	17
Diepiri I	Ogolo	18
Diepiri II	Ubani, Damingo Ubani, Joseph Ogolo, Atabara Ogolo, Daminabo Ogolo	19
Dappayemakiri I	Black Fubara, Duke Norfolk, Gogo, Obonna Black Fubara, Ogolo Black Fubara	20
Dappayemakiri II	Finebone, Jungo Manilla	21
Dappa	Doctor Dappa, Brown Agent, Opusunju Dappa, Tilibo Dappa, Kalasunju Dappa, Addah Tom Pepple, Wogu Dappa	22
Kiepirima	Annie Stewart, Toby, Sam Toby, William Toby	23

MADE by the Minister at Enugu this 18th day of September, 1961.

P. O. NWOGA
Minister of Local Government

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

(E.N.L.G.N.
No. 177 of
1961)

Pursuant to clause 5 of the Instrument establishing the Opopo Urban County Council, I hereby appoint with effect from and including the 1st day of October, 1961, the following persons to be members of the Opopo Urban County Council—

Chairman: Mr S. G. Pepple.
Members: Chief Jacob W. S. Peterside.
Mr Jeki Saturday Jaja.
Chief R. K. Captain-Uranta.
Mr R. B. Dappa.
Mr Dick E. Y. Strongface.
Mr J. A. Epelle.
Mr Harry S. Peterside.
Mr E. M. T. Epelle.

MADE by the Minister at Enugu this 18th day of September, 1961

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 179 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IBESIKPO-ASUTAN COUNTY COUNCIL
(ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law
No. 17 of
1960)

Now, THEREFORE pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Ibesikpo-Asutan County Council (Establishment) (Amendment) Instrument, 1961.

Replacement
of clause 4
of E.R.L.N.
No. 168 of
1959.

2. Clause 4 of the Instrument establishing the Ibesikpo-Asutan County Council is hereby replaced by the following new clause—

"Constitution.

4. (1) The Council consists of thirty-two members, twenty-four of whom shall be elected and eight of whom shall be appointed.
- (2) The twenty-four elected Councillors shall be elected by the electors from the twenty-four wards mentioned in the Schedule.
- (3) Not more than one Councillor shall be elected by electors from each ward.

E.N.L.G.N. No. 178 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

(E.N.L.G.N. No. 177 of 1961)

Pursuant to clause 5 of the Instrument establishing the Opobo Urban County Council, I hereby appoint with effect from and including the 1st day of October, 1961, the following persons to be members of the Opobo Urban County Council—

- Chairman: Mr S. G. Pepple.
- Members: Chief Jacob W. S. Peterside.
- Mr Jeki Saturday Jaja.
- Chief R. K. Captain-Uranta.
- Mr R. B. Dappa.
- Mr Dick E. Y. Strongface.
- Mr J. A. Epelle.
- Mr Harry S. Peterside.
- Mr E. M. T. Epelle.

MADE by the Minister at Enugu this 18th day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 179 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE IBESIKPO-ASUTAN COUNTY COUNCIL
(ESTABLISHMENT) (AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

(E.R. Law No. 17 of 1960)

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

INSTRUMENT

Citation.

1. This instrument may be cited as the Ibesikpo-Asutan County Council (Establishment) (Amendment) Instrument, 1961.

Replacement of clause 4 of E.R.L.N. No. 168 of 1959.

2. Clause 4 of the Instrument establishing the Ibesikpo-Asutan County Council is hereby replaced by the following new clause—

"Constitution.

- 4. (1) The Council consists of thirty-two members, twenty-four of whom shall be elected and eight of whom shall be appointed.
- (2) The twenty-four elected Councillors shall be elected by the electors from the twenty-four wards mentioned in the Schedule.
- (3) Not more than one Councillor shall be elected by electors from each ward.

- (4) Of the eight appointed Councillors, the following persons subject to the Law are hereby appointed—
The Heads of Ibesikpo, Iwawa and Ndikpo clans as mentioned in the First Schedule to the Selection of Second-class Chiefs Regulations, 1959”

(E.R.L.N.
No. 386 of
1959).

MADE by the Minister at Enugu this 18th day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 180 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

ETITI COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned;
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Etiti County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Etiti County Council is hereby replaced by the following new clause—

Amendment
of E.R.L.N.
No. 82 of
1959.

- “Constitution. 4. (1) The Council consists of forty-four members—
(a) thirty-six of whom shall be elected; and
(b) eight of whom shall be appointed, in accordance with this clause.
- (2) The electors of a ward mentioned in the Schedule shall elect one member only to represent that ward.
 - (3) Of the eight appointed members the following five clan Heads are hereby appointed. The Heads of Central Obowo, Eastern Obowo, Ihitte, Ugboma and Western Obowo clans mentioned in the First Schedule to the Selection of Second-class Chiefs Regulations, 1959.”
 - (4) Chief James Onwunali, the Clan Head of Western Obowo clan, is hereby appointed President of the Council.

(E.R.L.N.
No. 386 of
1959).

MADE by the Minister at Enugu this 5th day of September, 1961.

P. O. NWOGA
Minister of Local Government

D 434

E.N.L.G.N. No. 181 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE APPOINTMENT OF TRADITIONAL MEMBERS
OF IBESIKPO-ASUTAN COUNTY COUNCIL

(E.R.L.N.
No. 168 of
1959)

Pursuant to paragraph (1) of clause 4 of the Instrument establishing the Ibesikpo-Asutan County Council, I hereby appoint with effect from and including the 1st day of October, 1961, the following persons to be members of the Ibesikpo-Asutan County Council—

- (1) Chief F. M. Udo.
- (2) Chief J. B. Gordon.
- (3) Chief Peter Etuk Udo.
- (4) Chief Sampson Akpan.
- (5) Chief P. E. Mbang.

MADE by the Minister at Enugu this 18th day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 182 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE APPOINTMENT OF TRADITIONAL MEMBERS
OF ETITI COUNTY COUNCIL

(E.R.L.N.
No. 82 of
1959)

Pursuant to paragraph (1) of clause 4 of the Instrument establishing the Etiti County Council, I hereby appoint with effect from and including the 6th day of September, 1961, the following persons to be members of the Etiti County Council—

- (1) Mr Jonathan Nduneche of Obowo,
- (2) Mr Godwin Ekere of Uboma, and
- (3) Mr Tobias Chukwunyerere of Nkumeato.

MADE by the Minister at Enugu this 5th day of September, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 57, Vol. 10, dated 28th September, 1961
— Part D

E.N.L.G.N. No. 183 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ORLU COUNTY COUNCIL (REVOCATION)
INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has received an application in that behalf from the persons concerned;
- (2) the Minister considers that it is in the interest of the persons living within the area concerned that the Instrument establishing the Orlu County Council should be revoked; and
- (3) the Executive Council has given its approval:

Now, THEREFORE, pursuant to section 12 of the Eastern Nigeria Local Government Law, 1960, this Instrument—

- | | |
|---|--|
| <p>(a) may be cited as the Orlu County Council (Revocation) Instrument, 1961; and</p> <p>(b) revokes the instrument establishing the Orlu County Council with effect from 30th September, 1961.</p> | <p>(E.R. Law No. 17 of 1960)
Citation.</p> <p>(E.R.L.N. No. 113 of 1959)</p> |
|---|--|

MADE by the Minister at Enugu this 22nd day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 184 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

ORLU COUNTY COUNCIL (ESTABLISHMENT)
INSTRUMENT, 1961

WHEREAS—

- (1) the Minister of Local Government has by Instrument published as E.N.L.G.N. No. 183 of 1961, revoked the Instrument establishing the former Orlu County Council;
- (2) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (3) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 3 of the Law, the Minister has made the following—

INSTRUMENT

1. This Instrument—

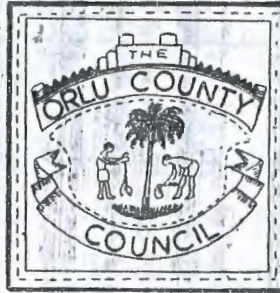
- | | |
|--|--|
| <p>(a) may be cited as the Orlu County Council (Establishment) Instrument, 1961; and</p> <p>(b) shall come into operation on the 1st day of October, 1960.</p> | <p>(E.R. Law No. 17 of 1960)</p> <p>Citation and commencement.</p> |
|--|--|

D 436

Establishment of Orlu County Council.
Seal.

2. The Orlu County Council (hereinafter called the Council) is hereby established.

3. The Seal of the Council is the following device:



Area of Authority of Orlu County Council.

4. The area of authority of the Council is the area comprised of the following Local Councils—

Amiri	Mbanator
Awomama and Afara	Ndizuorgu
Central Isu	Nnenasa
Central Oru	Nwabosi
Ebeasator	Nwangele
Ezumba	Orsu Alamiri
Mbano	Southern Oru
Mbanasa	Uli
	Western Oru.

5. The Council consists of seven members appointed by the Minister.

Quorum.

6. The Council shall not sit unless at least four members are present thereat.

Committees.

7. So soon as may be the Council shall establish a—
(a) Staff and General Purposes Committee; and
(b) Health and Works Committee.

Rates.

8. The Council may make and levy an annual rate in accordance with sections 126, 127 and 128 of the Law.

Functions.

9. In addition to those functions conferred upon County Councils by the Eastern Nigeria Local Government Law, 1960, or by any other written law, the Council—

- (a) may equip, maintain and control markets maintained by the Council in accordance with clause (30) of section 84 of the Law and with respect to those markets may perform all or any of the functions contained in clauses (31) and (32) of section 84 of the Law;
- (b) may perform all or any of the functions contained in all the remaining clauses of section 84 of the Law;
- (c) may make bye-laws for all or any of the purposes contained in subsection (1) of section 88 of the Law; and
- (d) shall perform the duties and discharge the functions contained in sections 222 and 223 of the Law.

MADE by the Minister at Enugu this 22nd day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 185 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 1 of 1960*)

APPOINTMENT OF MEMBERS OF ORLU
COUNTY COUNCIL

Pursuant to Clause 5 of the Instrument establishing the Orlu County Council, I hereby appoint with effect from and including the 1st day of October, 1961, the following persons to be members of the Orlu County Council— (E.N.L.G.N. No. 185 of 1961)

Chairman ... Dr the Honourable Ben Uzoukwu Nzeribe, M.P.
Members ... Honourable J. O. Ihekwoaba, M.H.A.
Mr J. N. F. Obioha.
Chief Michael Nwadike.
Mr Ernest Njaka.
Chief Justin Ohia Asomugha.
Mr L. N. Obioha.

MADE by the Minister at Enugu this 22nd day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 186 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

THE AGUATA COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following— (E.R. Law No. 17 of 1960)

INSTRUMENT

1. This instrument may be cited as the Aguata County Council (Establishment) (Amendment) Instrument, 1961. Citation.

2. Clause 4 of the Instrument establishing the Aguata County Council is here replaced by the following new clause— Replacement of clause 4 of E.R.L.N. No. 315 of 1959

- "Constitution. 4. (1) The Council consists of twenty-nine members, twenty-four of whom shall be elected and five of whom shall be appointed.
(2) The twenty-four elected councillors shall be elected by the electors from the twenty-four wards mentioned in the Schedule.
(3) Not more than one councillor shall be elected by electors from each ward.

E.N.L.G.N. No. 187 of 1961

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE ONITSHA URBAN COUNTY COUNCIL (MOTOR PARK)
BYE-LAWS, 1961
CORRIGENDUM

The above bye-laws should be corrected by *replacing* the figure "3000" in subparagraph (b) of paragraph (3) of bye-law 9 by the following correct figure—
"2000".

E.N.L.G.N.
No. 94 of
1961.

E.N.L.G.N. No. 188 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE NJIKOKA COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Njikoka County Council (Establishment) (Amendment) Instrument, 1961.
2. Clause 4 of the Instrument establishing the Njikoka County Council is hereby *replaced* by the following new clause—

Citation.

Replacement
of clause 4
of E.R.L.N.
No. 203 of
1959.

- "Constitution. 4. (1) The Council consists of fifty-five members, forty-four of whom shall be elected and eleven of whom shall be appointed.
- (2) The forty-four elected councillors shall be elected by electors from the forty-four wards mentioned in the Schedule.
 - (3) Not more than one councillor shall be elected by electors from each ward.
 - (4) The appointed councillors shall subject to the Law, be the respective Heads of Abagana/Abba, Achalla, Aguiyi, Ebeteghete, Mbanase, Mbanasataw, Nimo, Nkwo-Agu, Ofemili, Umudunukofia and Umunri clans mentioned in the First Schedule to the Selection of Second-class Chiefs Regulation, 1959."

(E.R.L.N.
No. 386 of
1959).

3. The Schedule to the Instrument establishing the Njikoka County Council, is hereby *replaced* by the following new Schedule—

Replacement
of Schedule
to E.R.L.N.
No. 203 of
1959.

(4) The appointed councillors shall, subject to the Law be the respective Heads of Agueke, Mbaliolie, Mbanasa and Ugwugwu-Agu clans mentioned in the First Schedule to the Selection of Second-class Chiefs Regulations, 1959, and the Obi of Ezinihite.

(E.R.L.N.
No. 386 of
1959).

(5) Chief N. N. Anyika, Obi of Ezinihite, shall be the President of the Council”.

Replacement
of Schedule
to E.R.L.N.
No. 315 of
1959.

3. The Schedule to the Instrument establishing the Aguata County Council, is hereby *replaced* by the following new Schedule—

SCHEDULE

“THE AGUATA COUNTY COUNCIL WARDS

<i>Local Council Area</i>	<i>Villages comprising Ward</i>	<i>Serial No. of Wards</i>
Achina	Achina... ..	1
Agulu-Ezechukwu...	Agulu-Ezechukwu	2
Akpo	Akpo	3
Amaesi	Amaesi	4
Ekwulobia	Ekwulobia	5
Ezinifite	Ezinifite	6
Isuofia	Isuofia	7
Umuomaku	Umuomaku	8
Ogboji	Ogboji	9
Oko	Oko	10
Uga	Umueze-na-Awalasi	11
	Oke-na-Umuolu	12
Umuchu	Amanasa	13
	Ifite	14
Oneh	Oneh	15
Enugu-Umuonyiba	Enugu-Umuonyiba	16
Nkpologwu...	Nkpologwu	17
Ikenga	Ikenga	18
Igboukwu	Ngo-na-Obuno	19
	Ifite	20
Nanka	Nanka	21
Oreri	Oreri	22
Umuona	Umuona	23
Awgbu	Awgbu... ..	24”

MADE by the Minister at Enugu this 15th day of September, 1961.

P. O. NWOGA
Minister of Local Government

"THE NJIKOKA COUNTY COUNCIL WARDS

<i>Local Council Area</i>	<i>Villages comprising Ward</i>	<i>Serial No. of Wards</i>
Abba	Abba	1
Abagana	Enu-Abagana	2
	Adagbe-Abagana	3
Enugu-Agidi	Enugu-Agidi	4
Enugu-Ukwu	Ifite	5
	Aka-Ezi	6
Nawfia	Nawfia... ..	7
Ifite-Ukpo	Ifite-Ukpo	8
Nimo	Etiti Nimo na Egbengwu	9
	Ifitenu na Ifiteani	10
Nri	Nri	11
Ukpo-Akpu	Ukpo-Akpu	12
Ukwulu	Ukwulu	13
Achalla	Achalla	14
Urum	Urum	15
Amanuke	Amanuke	16
Isu (Achalla)/ Okpuno	Isu (Achalla)	17
Okpuno	Okpuno	18
Ugbenu	Ugbenu	19
Awba	Awba	20
Ugbenc	Ugbene	21
Mgbakwu	Mgbakwu	22
Adazi-Ani	Adazi-Ani	23
Adazi-Enu	Adazi-Enu	24
Adazi-Nnukwu	Adazi-Nnukwu	25
Agulu	Agulu-Ugwu	26
	Agulu-Ndida	27
Agulu-Uzoigbo	Agulu-Uzoigbo	28
Akwaeze	Akwaeze	29
Neni	Neni	30
Obeledu	Obeledu	31
Ichida	Ichida	32
Amansee	Amansee	33
Ugwuoba	Ugwuoba	34
Amawbia	Amawbia	35
Awka	Ezi-Awka	36
	Ifite-Awka	37
Ebenebe	Ebenebe	38
Isiagu	Isiagu	39
Umuawulu	Umuawulu	40
Mbaukwu	Mbaukwu	41
Nibo	Nibo	42
Nise... ..	Nise	43
Nawgu	Nawgu	44"

MADE by the Minister at Enugu this 15th day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 189 of 1961

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

INSTRUMENT ESTABLISHING THE ABAJA AND NGWO
COUNTY COUNCIL AND REVOKING THE PREVIOUS
INSTRUMENT ESTABLISHING THE ABAJA AND
NGWO COUNTY COUNCIL

CORRIGENDUM

The Schedule to the above Instrument should be corrected by making the following alterations in the matter pertaining to the Affa Local Council Area.

E.R.L.N.
No. 173 of
1959.

Insert the additional word "Ogo" in Ward No. 23 and *delete* same from Ward No. 24.

E.N.L.G.N. No. 190 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

ITU-ITAM COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

Now, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following—

(E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Itu-Itam County Council (Establishment) (Amendment) Instrument, 1961.

Citation.

2. Clause 4 of the Instrument establishing the Itu-Itam County Council is hereby amended by *inserting* the following additional paragraph immediately after paragraph (4) thereof—

Amendment
of E.R.L.N.
No. 188 of
1959.

"(5) Chief E. O. Atakpa, Clan Head of Itam, is hereby appointed President of the Council".

MADE by the Minister at Enugu this 21st day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N No. 191 of 1961

THE OKIGWI NORTHERN COUNTY COUNCIL (MARKETS)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Market hours.
4. Appropriation of sections of Market.
5. Permits and stallage.
6. Slaughter of animals.
7. Stalls.
8. Cleanliness and fire prevention.
9. Obstruction.
10. Traffic in Market.
11. Articles to be displayed away from road.
12. Market Master.
13. Penalties.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OKIGWI NORTHERN COUNTY COUNCIL
(MARKETS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Okigwi Northern County Council has made the following—
BYE-LAWS

- | | |
|---|--|
| 1. These bye-laws may be cited as the Okigwi Northern County Council (Markets) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“Council” means the Okigwi Northern County Council;
“Market” means a market listed in the Fourth Schedule;
“Market Master” means a person appointed by the Council to take charge of a Market; | Interpretation. |
| 3. (1) A Market shall be open, from 6.00 a.m. to 7.00 p.m. on such days as the Council shall appoint.
(2) A person who—
(a) sells or purchases food or merchandise; or
(b) carries on his trade or calling in a Market on a day or at an hour when the Market is not officially open, is guilty of an offence. | Market hours. |
| 4. Where the Council—
(a) appropriates a part of a Market for the sale of food or merchandise or a class of food or merchandise, and
(b) displays, in a conspicuous place, a public notice to that effect, a person who sells food or merchandise except in accordance with the terms of that appropriation is guilty of an offence. | Appropriation of sections of Market. |
| 5. (1) A person who sells a domestic animal in a Market without first obtaining a permit from the Council, in a form approved by the Council, is guilty of an offence.
(2) A permit under paragraph (1) is issued on payment of the appropriate toll as prescribed in the First Schedule.
(3) A person occupying a stall without having paid the appropriate stallage as prescribed in the Second Schedule is guilty of an offence.
(4) On payment of the appropriate fees the stall-holder shall be issued with a licence as in the form, duly completed, of the Third Schedule.
(5) A person other than the Market Master, or a person authorised to act for him, shall not collect the tolls and stallages prescribed in these bye-laws. | Permits and stallage.

(First Schedule)
(Second Schedule)

(Third Schedule) |
| 6. Animals shall not be slaughtered in a Market except on a slaughter-slab provided by the Council. | Slaughter of animals. |
| 7. (1) A person who erects a stall in a Market, without the prior approval of the Council is guilty of an offence.
(2) A stall shall not exceed the dimensions of eight feet in length and six feet in breadth and the intervening space between two neighbouring stalls shall not be less than ten feet.
(3) A tenant or occupier of a stall who sublets the stall without the written authority of the Council, is guilty of an offence. | Stalls. |

(4) A person who places a board, basket or other thing so as to project beyond—

- (a) the line or frontage of a stall, or
 - (b) the limit of the space allotted to a stall-holder,
- is guilty of an offence.

(5) A person who—

- (a) uses or permits to be used as a dwelling place a stall, or
 - (b) is found in a Market without lawful excuse between the hours of 8.00 p.m. and 5.00 a.m.,
- is guilty of an offence.

Cleanliness and fire prevention.

8. (1) A tenant or occupier of a stall shall—

- (a) cause the stall to be properly cleansed before and after market hours and as often as may be necessary during those hours;
- (b) cause all refuse from the stall, and all refuse arising from the loading and unloading of articles required in connection with the stall to be placed in a receptacle provided for that purpose by the Council.

(2) A fire or light used in connection with a stall in a Market shall be extinguished not later than half an hour after the Market closes.

(3) Failure to comply with this bye-law constitutes an offence.

Obstruction.

9. A person who, during Market hours, causes an obstruction in a Market or in any of the roadways, passages and approaches thereof, is guilty of an offence.

Traffic in Market.

10. A person who rides a bicycle or drives a motor vehicle in a Market, during market hours, is guilty of an offence.

Articles to be displayed away from road.

11. A person who exposes any food or merchandise for sale within a distance of 15 feet from the centre of a road abutting on a Market is guilty of an offence.

Market Master.

12. (1) The Council shall appoint a suitable person to be Market Master and may authorise a person to act for him.

(2) A person who, while in a Market, disobeys or fails to obey a reasonable direction given by the Market Master in the course of his duties, is guilty of an offence.

Penalties.

13. A person who is guilty of an offence under these bye-laws, is on conviction, liable to a fine of one pound or, in default of payment, imprisonment for one month.

FIRST SCHEDULE

(Bye-law 5 (2))

				£	s	d
For each head of cattle	0	7	6
For each head of swine	0	5	6
For each head of goat or sheep	0	4	6

SECOND SCHEDULE

(Bye-law 5 (3))

	£	s	d	
For a temporary stall (open)	0	3	6	a month or
	0	10	6	a quarter.
For a permanent stall (open)	0	7	6	a month or
	1	2	6	a quarter.
For permanent stall (lock-up)	0	7	6	a month or
	1	2	6	a quarter.
For a casual occupation of a pitch (stall) ...	0	0	2	a day.

THIRD SCHEDULE

(Bye-law 5 (4))

THE OKIGWI NORTHERN COUNTY COUNCIL (MARKETS)
BYE-LAWS, 1961

Licence is hereby granted to.....
of.....for the use of stall No.....
from the.....day of....., 19.....
to the.....day of....., 19.....
subject to the provisions of the above-mentioned bye-laws.
Fee paid £ s d
Date.....

.....
Signature of Receiver

.....
*Secretary, Okigwi Northern
County Council*

FOURTH SCHEDULE

(Bye-law 2)

1. Okigwi Township Market.
2. Eke Agbara Market.

MADE by resolution of the Okigwi Northern County Council this
29th day of July, 1961.

The Common Seal of the Okigwi Northern County Council was
affixed in the presence of—

U. O. KANU, *Secretary*
Okigwi Northern County Council

J. I. MADUKA, *Chairman*
Okigwi Northern County Council

APPROVED by the Minister this 9th day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 192 of 1961

THE OGOJA COUNTY COUNCIL (MARKETS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Market hours.
4. Appropriation of sections of market.
5. Permits tolls and stallages.
6. Slaughter of animals.
7. Stalls.
8. Cleanliness and fire prevention.
9. Obstruction.
10. Traffic in market.
11. Market Master.
12. Penalties.
13. Powers of Council.
14. Revocation of E.R.L.N. No. 59 of 1959.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OGOJA COUNTY COUNCIL (MARKETS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Ogoja County Council has made the following—

BYE-LAWS

- | | |
|---|---|
| 1. These bye-laws may be cited as the Ogoja County Council (Markets) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“animals” means cattle, swine, goats and sheep;
“Council” means the Ogoja County Council;
“market” includes the markets listed in the First Schedule;
“market hours” means the hours appointed by the Council for holding a market;
“Market Master” means a person appointed under bye-law 11 to take charge of a market;
“sell” includes expose for sale;
“stall” includes a shed or pitch intended to be used as a stall. | Interpretation. |
| 3. (1) A market shall be open from 6.00 a.m. to 7.00 p.m. on such days as the Council shall appoint;
(2) A person who sells or purchases food or merchandise or who carries on his trade or calling in a market on a day or at an hour when the market is not officially open is guilty of an offence. | Market hours. |
| 4. Where the Council—
(a) appropriates any part of a market for the sale of food or merchandise, or any class of food or merchandise, and
(b) displays in a conspicuous place a public notice to that effect;
a person who sells food or merchandise other than in accordance with the terms of that appropriation is guilty of an offence. | Appropriation of sections of market. |
| 5. (1) A person who sells an animal in a market without first obtaining a permit from the Council is guilty of an offence.
(2) A permit under paragraph (1) is issued on payment of the appropriate toll prescribed in the Third Schedule;
(3) A person occupying a stall without having paid the appropriate stallage rents prescribed in the Second Schedule is guilty of an offence;
(4) Stallage rents in Part A of the Second Schedule shall be paid quarterly in advance.
(5) No person other than the Market Master or a person duly authorised to act for him may collect the tolls and stallages prescribed in these bye-laws. | Permits tolls and stallages.

(Third Schedule)
(Second Schedule) |
| 6. Animals shall not be slaughtered in a market except in a slaughter house provided by the Council and on payment of the appropriate fee prescribed in the Fourth Schedule. | Slaughter of animals.
(Fourth Schedule) |

Stalls.

7. (1) A person who erects a stall without the prior approval of the Council is guilty of an offence.
- (2) A stall shall not exceed the dimensions of eight feet in length and six feet in breadth, and the intervening space between two neighbouring stalls shall not be less than ten feet.
- (3) A tenant or occupier of a stall who sublets his stall without the authority of the Council is guilty of an offence.
- (4) A person who places a board, basket or other thing so as to project over the line or frontage of a stall or beyond the limits of the space allotted to a stall-holder is guilty of an offence.
- (5) A person who uses a stall or permits a stall to be used as a dwelling place or who is found in a market without lawful excuse between the hours of 8.00 p.m. and 5.00 a.m. is guilty of an offence.

Cleanliness and fire prevention.

8. (1) A tenant or occupier of a stall shall—
 - (a) cause the stall to be properly cleansed before and after market hours, and as often as may be necessary during those hours; and
 - (b) cause all refuse from the stall, and all refuse arising from loading and unloading of articles required in connection with the stall to be placed in a receptacle provided by the Council for that purpose.
- (2) A fire or light used in connection with a stall shall be extinguished not later than half an hour after the market closes.
- (3) Failure to comply with this bye-law constitutes an offence.

Obstruction.

9. A person who during market hours causes an obstruction in a market or in any of the roadways, passages or approaches thereof is guilty of an offence.

Traffic in market.

10. A person who rides a bicycle or drives a motor vehicle in the market during market hours is guilty of an offence.

Market Master.

11. (1) The Council shall appoint a suitable person to be Market Master who shall generally take charge of the market and be primarily responsible for enforcing these bye-laws.
- (2) A person who, while in a market disobeys or fails to obey a reasonable direction given by the Market Master in the course of his duties is guilty of an offence.

Penalties.

12. A person who is guilty of an offence under these bye-laws is liable on conviction to a fine of one pound or in default of payment, imprisonment for one month.

Powers of Council.

13. (1) The Council may by a notice posted in a conspicuous place at or near a market close that market.
- (2) A person who—
 - (a) sells food or merchandise; or
 - (b) carries a trade or calling in a market which has been closed under this bye-law is guilty of an offence:

Penalty, a fine of five pounds or in default of payment, imprisonment for one month.

14. The Ogoja District Council (Igoli Market) Bye-laws, 1957, shall cease to have effect.

Revocation
of E.R.L.N.
No. 59 of
1959.

FIRST SCHEDULE

(Bye-law No. 2)

Igoli Market.

Ida-Iyalla Market.

SECOND SCHEDULE

(Bye-law 5)

For temporary Stall (open) 2s 6d per month or 7s 6d per quarter.
For Permanent Stall (open) 5s per month or 15s per quarter.
For Permanent Stall (Lock-up) 7s 6d per month or 22s per quarter.
For temporary occupation of a pitch (stall) 1d per day.

THIRD SCHEDULE

(Bye-law 5)

	£	s	d
For each head of horse or cow	0	3	0
For each head of swine	0	1	0
For each head of goat or sheep	0	0	6

FOURTH SCHEDULE

(Bye-law 6)

	£	s	d
For each head of cattle	0	5	0
For each head of swine	0	4	6
For each head of goat or sheep	0	3	0

MADE by resolution of the Ogoja County Council this 25th day of March, 1961.

The Common Seal of the Ogoja County Council was affixed in the presence of—

T. U. USORO, *Secretary*
Ogoja County Council

P. S. ODEY, *Chairman*
Ogoja County Council

APPROVED by the Minister this 14th day of September, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 193 of 1961

THE IMAN COUNTY COUNCIL (ISUSU CLUB)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Registration of Isusu Clubs.
4. Offence not to register.
5. Application for registration.
6. Approval of registration.
7. Permit to conduct a Club.
8. Proceedings of a Club and cancellation of registration.
9. Secretary to a Club.
10. Treasurer to a Club.
11. Club to keep records.
12. Membership Card.
13. Association of Clubs.
14. Registration of an Association.
15. Records of an Association.
16. Functions of an Association.
17. Payment by a Club of Affiliation Fee.
18. Determination of a Club.
19. Club may wind up its affairs.
20. Club Head may start another Club.
21. Offences and Penalties.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE IMAN COUNTY COUNCIL (ISUSU CLUB)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Iman County Council has made the following—

- | | |
|--|--|
| <p>1. These bye-laws may be cited as the Iman County Council (Isusu Club) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these Bye-laws—</p> <p>“Association” means an association formed by mutual agreement of two or more Clubs in an area for the organisation of matters of collective interest;</p> <p>“Club Head” means a person who conducts a Club;</p> <p>“commission” means the deduction, approved by the Club but not exceeding two and half <i>per centum</i> of the hand, payable to Club Head, other officers or members of a Club for their responsibilities in the collection and distribution of money;</p> <p>“contribution” means a fixed sum of money collected from a member at a meeting of an Isusu Club, and its grammatical variations have a corresponding meaning;</p> <p>“the Council” means the Iman County Council;</p> <p>“hand” means the gross total of contributions;</p> <p>“Isusu Club”, or “Club” means an association of persons formed for the purpose of collecting and distributing money, each member of which at meetings held at regular intervals contributes a fixed sum and receives in his turn the amount collected less certain approved deductions;</p> <p>“registration” means registration in accordance with these bye-laws.</p> | Interpre-
tation. |
| <p>3. (1) An Isusu Club in the area of the Council established before and functioning on the date of commencement of these bye-laws shall apply for registration.</p> <p>(2) A Club in the area of the Council established on or after the date of commencement of these bye-laws shall within thirty days, apply for registration.</p> | Registration. |
| <p>4. A person establishing or conducting an Isusu Club not registered under these bye-laws is guilty of an offence:
Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.</p> | Offence
not to
register. |
| <p>5. (1) Application for registration of a Club with the Council shall be—</p> <p>(a) completed in accordance with the form contained in the First Schedule;</p> <p>(b) accompanied both by—</p> <p style="padding-left: 2em;">(i) a fee of five shillings; and</p> <p style="padding-left: 2em;">(ii) the appropriate registration fee mentioned in the Fourth Schedule; and</p> <p>(c) signed by the proposed Club Head.</p> | Application
for regis-
tration.
(First
Schedule) <p style="text-align: right;">(Fourth
Schedule)</p> |

- (Fifth Schedule)
- Approval of registration.
- (Third Schedule)
- Permit to conduct a Club.
- Proceedings of a Club and cancellation of registration. (Third Schedule)
- Secretary to a Club.
- Treasurer to a Club.
- (Third Schedule)
- (2) Unless in accordance with these bye-laws the Club has determined or has had its affairs wound up a registration shall be renewed annually on payment of the appropriate renewal fee mentioned in the Fifth Schedule.
6. The Council shall register a Club only if it is satisfied that—
- (a) the records of the Club, in respect of which there has been an application for registration are in order;
 - (b) the rules of the Club do not, substantially, differ from those contained in the Third Schedule;
 - (c) the applicant, by reason of his character and financial standing, is a fit and proper person to conduct a Club; and,
 - (d) generally, the Club is likely to be conducted in accordance with these bye-laws.
7. Upon registration or renewal of registration of a Club, the Secretary of the Council shall issue the applicant with a permit, completed in the form contained in the Second Schedule and under the hand of that Secretary, to conduct the Club.
8. (1) An Isusu Club registered under these bye-laws shall be conducted substantially in accordance with the rules contained in the Third Schedule.
- (2) If not satisfied that an Isusu Club is conducted in accordance with these bye-laws, the Council may cancel its registration and thereupon the permit issued under bye-law 7 shall determine.
9. (1) A Secretary of a Club shall be appointed who shall keep accurately all such records, other than those referred to in bye-law 10, as are necessary for the proper conduct of the Club.
- (2) A Secretary of a Club who—
- (a) neglects or refuses to make all necessary entries in the records of the Club; or
 - (b) makes a false or unauthorised entry in the records of the Club,
- is guilty of an Offence:
- Penalty, a fine of three pounds or, in default of payment imprisonment for one month.
10. (1) A Treasurer of a Club shall be appointed and shall—
- (a) keep accurately the accounts of the Club and all records relating to those accounts;
 - (b) keep money belonging to the Club or of a member handed to him by the Club in accordance with subparagraph (2) of paragraph 6 of the Third Schedule;
 - (c) with the approval of the majority of the members present at the general meeting of the Club, pay to its owner that money.
- (2) A Treasurer of a Club who—
- (a) neglects or refuses to make all necessary entries in the records or accounts of the Club; or
 - (b) makes a false or unauthorised entry in the records or accounts of the Club; or

- (c) steals, or in any way makes an unauthorised use of, money entrusted to his care,
is guilty of an offence:
Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.
- (3) Nothing in these bye-laws shall be construed so as to preclude the Club from taking proceedings to recover from the Treasurer the amount so stolen or used without authority.
11. The records of a Club shall be—
(a) maintained at the headquarters of the Club; and
(b) open to inspection at all reasonable hours of the day, except Sunday, by a member of the Club or by an officer of the Council authorised so to do.
12. (1) A member may not be transferred from one Club to another, and a Club shall not admit a member of another Club without first obtaining his or her membership card duly completed by the former Club.
(2) If, after necessary inquiry, the Club is satisfied that—
(a) the former Club has ceased to exist, or
(b) in so far as he is concerned, the applicant has satisfied the rules contained in the Third Schedule, the Club shall admit him to membership.
(3) A Club Head, Secretary or member who contravenes this bye-law,
is guilty of an offence:
Penalty, a fine of two pounds or, in default of payment, two weeks imprisonment.
13. (1) Subject to registration and compliance with these bye-laws, two or more Clubs may together form an Association concerned with matters relating to Clubs.
(2) An Association shall first be registered with the Council, the application therefor shall be—
(a) completed in accordance with the form contained in the Sixth Schedule, and
(b) signed by the proposed Secretary of the Association.
14. (1) The Council may, in its discretion, refuse registration of a proposed Association where it considers that it will not be conducted in accordance with these bye-laws.
(2) Where the Council does not refuse registration, it shall register the Association once only and give written notice of that fact to the Secretary of the Association.
15. An Association shall keep the following records which shall be available for inspection by a member or by an officer of the Council—
(a) a register of affiliated Clubs,
(b) a Cash Account Book, and
(c) minute of proceedings of meetings of the Association.
16. (1) The Council shall use an Association as a medium of communication with Clubs affiliated to the Association and a representation of general or special interest from those Clubs shall be made to the Council through the Association.

Club to
keep
records.

Membership
Card.

(Third
Schedule)

Association
of Clubs.

(Sixth
Schedule)

Registration
of an
Association.

Records
of an
Association.

Functions of
an Associa-
tion.

- (2) Notwithstanding these bye-laws, an Association shall ensure that a Club affiliated to the Association is registered or the registration of the Club is renewed annually, as the case may be.
- (3) An Association shall report to the Council a Club—
 (a) affiliated to the Association, and
 (b) not registered, or in respect of which the registration has not been renewed, as the case may be.
- (4) An Association established before and functioning on the Date of commencement of these bye-laws shall apply for registration within thirty days of that date.
- (5) Where an Association contravenes these bye-laws, the officers are guilty of an offence:
 Penalty, a fine of five pounds.
- Payment by a Club of affiliation fee. 17. A Club affiliated to an Association shall pay an affiliation fee of fifteen shillings but the Association may obtain from the Council prior permission in writing, in the discretion of the Council, for the payment of a greater fee.
- Determination of a Club. 18. (1) Subject to this section, and except for such action as may be necessary to wind up its affairs, a Club shall determine within a period of three years of the date of its first registration.
 (2) This bye-law does not apply to a Club established before and functioning on the date of commencement of these bye-laws.
- Club may wind up its affairs. 19. At any time after a decision, to that effect of the majority of its members at a general meeting of the Club (the quorum of which shall not be less than three-quarters of the total number of members), a Club may wind up its affairs and, thereupon, the Club shall determine.
- Club Head may start another Club. 20. The Head of a Club which has wound up its affairs may apply to act as the Head of another Club composed of the same or different members.
- Offences and penalties. 21. (1) A Club Head, or other officer or member of a Club, acting in the capacity of Head, who—
 (a) demands or accepts an entrance fee, to the Club, of more than one shilling; or
 (b) demands or accepts commission in excess, money or any form of gift; or
 (c) refuses, without cause, to pay a hand to a member whose turn it is to receive the hand; or
 (d) disbands the Club or leaves, except as provided in paragraph 7 of the Third Schedule, before every contributor has received his hand,
 is guilty of an offence:
 Penalty, a fine of ten pounds or, in default of payment, imprisonment for one month.
 (2) A member of a Club or other person who contravenes any of these bye-laws for which no specific penalty is provided is guilty of an offence:
 Penalty, a fine of five pounds, or in default of payment, imprisonment for one month.
 (3) The Club Head may take action in an appropriate court of law for the recovery of a sum of money owing by a member to the Club.

FIRST SCHEDULE

THE IMAN COUNTY COUNCIL (ISUSU CLUB) BYE-LAWS, 1961

(Bye-law 5 (1) (a))

Application Form for Registration of an Isusu Club

1. Name of the Club.....
2. Headquarters of the Club.....
3. Regular meeting place of the Club.....
4. Number of members.....
5. Total number of shares.....
6. Value of one share.....
7. Value of one hand.....
8. Total value of all hands.....
9. Name of the Club Head.....
10. Name of the Club Secretary.....
11. Name of the Club Treasurer.....

.....
Signature of proposed Club Head

SECOND SCHEDULE

THE IMAN COUNTY COUNCIL (ISUSU CLUB) BYE-LAWS, 1961

(Bye-law 7)

Permit to operate an Isusu Club

Permission is hereby granted to.....
of.....to conduct the.....
Isusu Club at.....from the.....
day of....., 19..... subject to the
provisions of the Iman County Council (Isusu Club) Bye-laws, 1961.

.....
Secretary/Treasurer
Iman County Council

THIRD SCHEDULE

(Bye-laws 6 (b) and 8 (1))

1. An Isusu Club shall not hold meeting during the hours of darkness.
2. (1) Subject to paragraph (2), at the first general meeting of the Club, the majority of the members present shall prepare a roster containing—
 - (a) the names of contributors, and
 - (b) the order of preference for the receiving of the hand.
- (2) As an emergency measure, a general meeting may, by resolution alter the order of preference.

3. Notwithstanding rule 2, with the consent of the majority of the members present at a general meeting, a member may—

- (a) withdraw his contribution, or
- (b) if he has made more than one contribution, may withdraw one contribution.

4. At a meeting of the Club, a hand shall be paid by the Club Head to the member whose turn it is to receive the hand according to the order of preference.

5. (1) Before a member receives a hand, he shall produce before the Club two sureties, of good financial standing, approved by the majority of the members present at that meeting of the Club.

(2) The sureties shall ensure that the member pays his contribution regularly until the determination of the Club.

6. (1) Where a member, whose turn it is to receive a hand is unable or fails to produce two sureties, an amount equal to the sum he has contributed may be—

- (a) deducted from the hand, and
- (b) with the approval of the majority of the members present at the meeting, given to the member.

(2) Thereupon, the balance of the hand shall be handed to the Treasurer who shall keep that balance until such time as the member produces approved sureties whereupon the balance shall be handed to him.

(3) If, before he produces sureties, the Club determines the Treasurer shall on the date of determination hand to him that balance.

7. (1) On producing a substitute approved by a majority of the members, a member may leave a Club.

- (2) The substitute is—
- (a) in all respects, a member, and
 - (b) in respect of the payment of a sum to, or the receipt of a benefit as the member whose place he has taken.

8. Where a member dies without having received a hand, the Secretary of the Club shall inform in writing his next-of-kin that the next-of-kin may either—

- (a) act as a substitute of the member deceased, or
- (b) with the approval of the majority of the members produce another person as a substitute.

9. On determination of a Club, an amount contributed by a member deceased shall be paid to the next-of-kin of that member.

FOURTH SCHEDULE

*(Bye-laws 5 (1) (b) (ii))**Fee for Registration of an Isusu Club*

	£	s	d
1. Where total value of a hand is £2 but does not exceed £10	0	5	0
2. Where total value of a hand exceeds £10 but does not exceed £20	0	7	6
3. Where total value of a hand exceeds £20 but does not exceed £30	0	10	0
4. Where total value of a hand exceeds £30 but does not exceed £40	0	15	0
5. Where total value of a hand exceeds £40 but does not exceed £50	1	0	0
6. Where total value of hand exceeds £50	1	10	0
7. Where total value of a hand exceeds £75 but does not exceed £100	2	15	0
8. Where total value of a hand exceeds £100 (for the first £100 and 2s 6d for every additional £10 or part thereof)	2	15	0

FIFTH SCHEDULE

*(Bye-law 5 (2))**Fee for Renewal of Registration of Isusu Club*

1. Where total value of a hand is £2 but does not exceed £10	0	2	6
2. Where total value of a hand exceeds £10 but does not exceed £20	0	5	6
3. Where total value of a hand exceeds £20 but does not exceed £30	0	7	6
4. Where total value of a hand exceeds £30 but does not exceed £40	0	10	0
5. Where total value of a hand exceeds £40 but does not exceed £50	0	15	0
6. Where total value of a hand exceeds £50 but does not exceed £75	1	0	0
7. Where total value of a hand exceeds £75 but does not exceed £100	1	5	0
8. Where total value of a hand exceeds £100 (for the first £100 and 1s for every additional £10 or part thereof)	1	5	0

SIXTH SCHEDULE

(Bye-law 13 (2) (a))

Application Form for Registration of an Association of Isusu Clubs

1. Name of the Association.....
2. Name of affiliated Clubs and their addresses.....
3. Place of meeting of the Association.....
4. Names of Officers of the Association.....

.....
*Signature of proposed Secretary
of the Association*

MADE by resolution of the Iman County Council this 26th day of August, 1961.

The Common Seal of the Iman County Council affixed in the presence of—

J. P. ANTE, *Secretary*
Iman County Council

B. H. IME, *Chairman*
Iman County Council

APPROVED by the Minister this 19th day of September, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 58, Vol. 10, dated 5th October, 1961
—Part D

E.N.L.G.N. No. 194 of 1961

THE OWUWA ANYANWU COUNTY COUNCIL (MATERNITY FEES)
(AMENDMENT) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Amendment to Bye-laws 3 and 4 of E.R.L.N. No. 312 of 1958.

- (2) A member of a Club or other person who contravenes these bye-laws for which no specific penalty is provided is guilty of an offence:

Penalty, a fine of five pounds, or, in default of payment imprisonment for one month.

- (3) The Club Head may take action in an appropriate court of law for the recovery of a sum of money owing by a member to the Club.

FIRST SCHEDULE

THE UMUAHIA-IBEKU URBAN COUNTY COUNCIL (ISUSU CLUB)
BYE-LAWS, 1961

(Bye-law 5 (1) (a))

Application Form for registration of an Isusu Club

- 1. Name of the Club.....
- 2. Headquarters of the Club.....
- 3. Regular meeting place of the Club.....
- 4. Number of members.....
- 5. Total number of shares.....
- 6. Value of one share.....
- 7. Value of one hand.....
- 8. Total value of all hands.....
- 9. Name of the Club Head.....
- 10. Name of the Club Secretary.....
- 11. Name of the Club Treasurer.....

.....
Signature of proposed Club Head

SECOND SCHEDULE

THE UMUAHIA-IBEKU URBAN COUNTY COUNCIL (ISUSU CLUB)
BYE-LAWS, 1961

(Bye-law 7)

Permit to operate an Isusu Club

Permission is hereby granted to.....
of..... to conduct the.....
Isusu Club at..... from the..... day
of....., 19..... subject to the provisions of the
Umuahia-Ibeku Urban County Council (Isusu Club) Bye-laws, 1961.

.....
*Town Clerk, Umuahia-Ibeku
Urban County Council*

THIRD SCHEDULE

(Bye-laws 6 (b) and 8 (1))

- 1. An Isusu Club shall not hold a meeting during the hours of darkness.

2. (1) Subject to paragraph (2), at the first general meeting of the Club, the majority of the members present shall prepare a roster containing—
 - (a) the names of contributors, and
 - (b) the order of preference for the receiving of the hand.(2) As an emergency measure, a general meeting may, by resolution, alter the order or preference.
3. Notwithstanding rule 2, with the consent of the majority of the members present at a general meeting, a member may—
 - (a) withdraw his contribution, or
 - (b) if he has made more than one contribution, may withdraw one contribution.
4. At a meeting of the Club, a hand shall be paid by the Club Head to the member whose turn it is to receive the hand according to the order of preference.
5. (1) Before a member receives a hand, he shall produce before the Club two sureties, of good financial standing, approved by the majority of the members present at that meeting of the Club.
 - (2) The sureties shall ensure that the members pays his contribution regularly until derermination of the Club.
6. (1) Where a member, whose turn it is to receive a hand is unable or fails to produce two sureties, an amount equal to the sum he has contributed may be—
 - (a) deducted from the hand, and
 - (b) with the approval of the mojority of the members present at the meeting, given to the member.(2) Thereupon, the balance of the hand shall be handed to the Treasurer who shall keep that balance until such time as the member produces approved sureties whereupon the balance shall be handed to him.
 - (3) If, before he produces sureties, the Club determines the Treasurer shall on the date of derermination hand to him that balance.
7. (1) On producing a substitute approved by a majority of the members, a member may leave a Club.
 - (2) The substitute is—
 - (a) in all respects, a member, and
 - (b) in respect of the payment of a sum to, or the receipt of a benefit from, the Club in the same position as the member whose place he has taken.
8. Where a member dies without having received a hand, the Secretary of the Club shall inform in writing his next-of-kin, that the next-of-kin may either—
 - (a) act as a substitute of the member deceased, or

(b) with the approval of the majority of the members produce another person as a substitute.

9. On determination of a Club, an amount contributed by a member deceased shall be paid to the next-of-kin of that member.

FOURTH SCHEDULE

(Bye-law 5 (1) (b) (ii))

Fee for registration of an Isusu Club

	£	s	d
1. Where total value of a hand is £2 but does not exceed £10	0	5	0
2. Where total value of a hand exceeds £10 but does not exceed £20	0	7	0
3. Where total value of a hand exceeds £20 but does not exceed £30	0	10	0
4. Where total value of a hand exceeds £30 but does not exceed £40	0	15	0
5. Where total value of a hand exceeds £40 but does not exceed £50	1	0	0
6. Where total value of a hand exceeds £50 but does not exceed £75	1	10	0
7. Where total value of a hand exceeds £75 but does not exceed £100	2	15	0
8. Where total value of a hand exceeds £100...	2	15	0

for the first
£100 and
2s 6d for
every addi-
tional £10 or
part thereof.

FIFTH SCHEDULE

(Bye-law 5 (2))

Fee for renewal of registration of Isusu Club

	£	s	d
1. Where total value of a hand is £2 but does not exceed £10	0	2	6
2. Where total value of a hand exceeds £10 but does not exceed £20	0	5	6
3. Where total value of a hand exceeds £20 but does not exceed £30	0	7	6
4. Where total value of a hand exceeds £30 but does not exceed £40	0	10	0
5. Where total value of a hand exceeds £40 but does not exceed £50	0	15	0
6. Where total value of a hand exceeds £50 but does not exceed £75	1	0	0
7. Where total value of a hand exceeds £75 but does not exceed £100	1	5	0
8. Where total value of a hand excess £100	1	5	0

for the first
£100 and 1s
for every
additional
£10 or part
thereof.

SIXTH SCHEDULE

(Bye-law 13 (2) (a))

Application Form for registration of an Association of Isusu Club

1. Name of the Association.....
2. Name of affiliated Clubs and their addresses.....
3. Place of meeting of the Association.....
4. Names of officers of the Association.....

Signature of proposed Secretary to the Association

MADE by resolution of the Umuahia-Ibeku Urban County Council this 7th day of September, 1961.

The Common Seal of the Umuahia-Ibeku Urban County Council was affixed in the presence of—

AZIKIWE CHUKUMERIJE, Town Clerk
Umuahia-Ibeku Urban
County Council

S. OKWULEHIE, Chairman
Umuahia-Ibeku Urban
County Council

APPROVED by the Minister this 15th day of November, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 208 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

APPOINTMENT OF MEMBERS OF ORLU COUNTY COUNCIL

E.N.L.G.N.
No. 184 of
1961.

Pursuant to clause 5 of the Instrument establishing the Orlu County Council, I hereby appoint the following persons to be members of the Orlu County Council—

- Chairman: Dr the Honourable Ben Uzoukwu Nzeribe, M.P.
- Members: Honourable J. O. Ihekwoaba, M.H.A.
- Mr J. N. F. Obioha.
- Chief Michael Nwadike.
- Chief Justin Ohia Asomugha.
- Mr L. N. Obioha.
- Mr Gabriel Mbonu.

Revocation
of
E.N.L.G.N.
No. 185 of
1961.

2. E.N.L.G.N. No. 185 of 1961 is hereby revoked.

MADE by the Minister this 23rd day of November, 1961.

J. U. NWODO
Minister of Local Government

E.N.L.G.N. No. 209 of 1961.

THE UMUAHIA-IBEKU URBAN COUNTY COUNCIL
(PUBLIC HEALTH) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Sanitation of premises.
4. Excavations and borrow pits.
5. Buildings.
6. Overcrowding.
7. Slaughter.
8. Inspection of meat.
9. Sale of unwholesome meat.
10. Cleansing of Slaughter-house.
11. General.
12. Inspection.
13. Penalty.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE UMUAHIA-IBEKU URBAN COUNTY COUNCIL
(PUBLIC HEALTH) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Umuahia-Ibeku Urban County Council has made the following—

BYE-LAWS

- | | |
|--|------------------------------|
| <p>1. These bye-laws may be cited as the Umuahia-Ibeku Urban County Council (Public Health) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “Council” means the Umuahia-Ibeku Urban County Council;
 “infectious disease” has the meaning assigned to it in the Public Health Ordinance;
 “Health Officer” means a Medical Officer of Health or a person duly authorized by him for any purpose of these bye-laws;
 “premises” includes lands, buildings and structures of any kind;
 “slaughter-house” includes an authorized public or private slaughter-house or slaughter-slab.</p> | Interpretation. |
| <p>3. (1) An occupier of premises shall—
 (a) prevent refuse or stagnant water from lying on his premises or on a portion of a street on which his premises abut;
 (b) prevent the flow of noxious matter from his premises into a street;
 (c) dispose of all refuse, filth and sweepings from his premises in such a manner and at such place as the Council shall direct;
 (d) take all reasonable steps to prevent mosquitoes from breeding on his premises;
 (e) construct a salga or other approved type of latrine on his premises if the Council so directs;
 (f) construct a cover or other protection to prevent surface water from draining into a well on his premises if the Council so directs.</p> <p>(2) Failure to comply with this bye-law constitutes an offence.</p> | Sanitation of premises. |
| <p>4. A person who—
 (a) makes an excavation or hole in or within six feet of a street; or
 (b) digs a borrow pit or well without the prior permission of the Council,
 is guilty of an offence.</p> | Excavations and borrow pits. |
| <p>5. (1) A person shall not build or rebuild a house except on a site and in accordance with a plan approved by the Council.</p> <p>(2) A room which is intended for human habitation shall have—
 (a) a minimum floor space of 120 square feet;
 (b) a minimum ceiling height of 10 feet; and
 (c) a minimum window area equal to one eighth of the floor area.</p> | Buildings. |

- (3) Failure to comply with this bye-law constitutes an offence.
- Overcrowding. 6. (1) Subject to paragraph (2) the Health Officer may prescribe the maximum number of persons who may occupy a room or other premises.
- (2) A room which is intended for human occupation shall be deemed to be overcrowded where the floor space available for each occupant is less than 50 square feet or the volume of free air available for each occupant is less than 400 feet.
- (3) For the purposes of this bye-law two children under the age of ten years count as one person.
- Slaughter. 7. (1) A person shall not slaughter an animal otherwise than in a slaughter-house.
- (2) A person shall not slaughter an animal which has not been examined by the Health Officer and passed by him as fit for slaughter.
- (3) Failure to comply with this bye-law constitutes an offence.
- Inspection of meat. 8. (1) The Health Officer may inspect any meat intended for the food of man and shall condemn the whole or part thereof which in his opinion is diseased.
- Meat condemned under paragraph (1) shall be destroyed or disposed of, as the Health Officer may direct, at the expense of the owner.
- Sale of unwholesome meat. 9. A person who sells or offers for sale meat which has not been examined by the Health Officer and passed by him as fit for human consumption is guilty of an offence.
- Cleansing of slaughter-house. 10. (1) A person who slaughters an animal in a slaughter-house shall clean away all blood, offal and rubbish, and wash and cleanse the slaughter-house to the satisfaction of the Health Officer.
- (2) Failure to comply with this bye-law constitutes an offence.
- General. 11. A person who—
- (a) pollutes any water, well, stream or pond used for supplying drinking water to man or beast; or
- (b) permits the growth of high crops on land under his control to within 20 yards of a residential building; or
- (c) defecates in a public place; is guilty of an offence.
- Inspection. 12. The Health Officer may enter any premises for the purposes of inspection and shall, while on the premises be accompanied by the occupier or other responsible male person acting for the occupier.
- Penalty. 13. A person who is guilty of an offence under these bye-laws is on conviction liable to a fine of five pounds or in default of payment, imprisonment for one month.

MADE by resolution of the Umuahia-Ibeku Urban County Council this 7th day of September, 1961.

The Common Seal of the Umuahia-Ibeku Urban County Council was affixed in the presence of—

AZIKIWE CIUKUMERIJE, *Secretary*
Umuahia-Ibeku Urban County
Council

S. OKWULEHIE, *Chairman*
Umuahia-Ibeku Urban
County Council

APPROVED by the Minister this 15th day of November, 1961.

P. O. NWOGA
Minister of Local Government

E.N.L.G.N. No. 210 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

OBUBRA COUNTY COUNCIL (ESTABLISHMENT)
(AMENDMENT) INSTRUMENT, 1961

WHEREAS—

- (1) the Minister has consulted the wishes of the inhabitants of the area concerned; and
- (2) the Executive Council has given its approval;

NOW, THEREFORE, pursuant to section 7 of the Eastern Nigeria Local Government Law, 1960, the Minister has made the following— (E.R. Law
No. 17 of
1960)

INSTRUMENT

1. This instrument may be cited as the Obubra County Council (Establishment) (Amendment) Instrument, 1961. Citation.

2. Clause 4 of the Instrument establishing the Obubra County Council is hereby amended by *inserting* the following additional paragraph immediately after paragraph (4)— Amendment
of E.R.L.N.
No. 150 of
1959.

“(5) Chief R. U. Onun, the Clan Head of Ayiga, is hereby appointed President of the Council.”

MADE by the Minister at Enugu this 3rd day of October, 1961.

P. O. NWOGA
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 73, Vol. 10, dated 14th December, 1961—Part D

E.N.L.G.N. No. 211 of 1961

EKPEYE-ENGENNI COUNTY COUNCIL (PUBLIC EATING
HOUSES, FOOD PREPARING AND PRESERVING
ESTABLISHMENTS) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Registration.
4. Late fees.
5. Building requirements.
6. Prohibition of livestock.
7. Sanitation and hygiene.
8. Vermin.
9. Infectious or contagious diseases.
10. Suspension or revocation of registration.
11. Employees.
12. Penalties.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

EKPEYE-ENGENNI COUNTY COUNCIL (PUBLIC EATING
HOUSES, FOOD PREPARING AND PRESERVING
ESTABLISHMENTS) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960 the Ekpeye-Engenni County Council has made the following—

BYE-LAWS

- | | | | | | | | | | | | | | | | | | | | | | | |
|---|--|--------|--------|--------|--------|----------------|----------------|--|--------|--------|--------|--------|--------|----------------|------------------------------------|--------|--------|--------|--------|--------|----------------|---|
| <p>1. These bye-laws may be cited as the Ekpeye-Engenni County Council (Public Eating Houses, Food Preparing and Preserving Establishments) Bye-laws, 1961.</p> | Citation. | | | | | | | | | | | | | | | | | | | | | |
| <p>2. In these bye-laws—</p> <p>“food” means an article sold or intended for sale for use as food for human consumption other than drugs or water;</p> <p>“Council” means the Ekpeye-Engenni County Council;</p> <p>“Health Officer” means a Medical Officer of Health or a person duly authorized by him for any purpose of these bye-laws;</p> <p>“proprietor” means the owner of a public eating house or food preparing establishment or the person in charge of the business in connection therewith;</p> <p>“public eating house” includes a house or shed where food is sold to the public for consumption on or off the premises;</p> <p>“food preparing establishment” includes premises used in connection with the business of the preservation of food for sale to the public.</p> | Interpretation. | | | | | | | | | | | | | | | | | | | | | |
| <p>3. (1) The proprietor shall register annually with the Council a public eating house or food preparing establishment.</p> <p>(2) A registration under this bye-law does not become effective unless and until the premises have been inspected and passed by the Health Officer under bye-law 7 and a certificate of registration shall be as in the form of Form A in the Schedule.</p> <p>(3) The following fees shall be paid in respect of registration—</p> <table border="0" style="margin-left: 2em;"> <tr> <td>For a public eating house in a residential house</td> <td>... ..</td> <td>... ..</td> <td>... ..</td> <td>... ..</td> <td>... ..</td> <td>...10s a room.</td> </tr> <tr> <td>For a public eating house in a non-residential house</td> <td>... ..</td> <td>... ..</td> <td>... ..</td> <td>... ..</td> <td>... ..</td> <td>...15s a room.</td> </tr> <tr> <td>For a food preparing establishment</td> <td>... ..</td> <td>... ..</td> <td>... ..</td> <td>... ..</td> <td>... ..</td> <td>... 5s a room.</td> </tr> </table> <p>(4) An application for registration shall, in the first instance be made in the form, duly completed, of Form B of the Schedule and an application for a renewal shall be made in the form duly completed of Form C of the Schedule.</p> <p>(5) Application forms shall be available at the offices of the Council—price threepence a copy.</p> <p>(6) Subject to bye-law 10 a certificate of registration issued under this bye-law shall expire on the thirty-first day of December next following the date of issue.</p> | For a public eating house in a residential house | | | | | | ...10s a room. | For a public eating house in a non-residential house | | | | | | ...15s a room. | For a food preparing establishment | | | | | | ... 5s a room. | <p>Registration.</p> <p>(Schedule)
(Form A)</p> <p>(Schedule)
(Form B)
(Form C)</p> |
| For a public eating house in a residential house | | | | | | ...10s a room. | | | | | | | | | | | | | | | | |
| For a public eating house in a non-residential house | | | | | | ...15s a room. | | | | | | | | | | | | | | | | |
| For a food preparing establishment | | | | | | ... 5s a room. | | | | | | | | | | | | | | | | |

- Late fees. 4. An application for renewal of registration which is submitted to the Council later than the fifteenth day of December immediately preceding the year for which registration is sought, shall be accompanied by a late fee of five shillings in addition to the appropriate fee prescribed in bye-law 3.
- Building requirements. 5. (1) A room, used as a public eating place or food preparing establishment, shall have a floor space of not less than one hundred and twenty square feet and the minimum height of the ceiling thereof shall be ten feet.
(2) The kitchen accommodation thereof shall be completely detached from any room to which the public are admitted.
(3) The floors thereof including the kitchen accommodation shall be paved with concrete or tiled, and the drainage of the premises shall be of a standard approved by the Health Officer.
(4) A room therein shall not be used for sleeping accommodation and shall not have direct access to a room so used.
- Prohibition of livestock. 6. A live animal or bird shall not be allowed in premises used as a public eating house or food preparing establishment.
- Sanitation and hygiene. 7. (1) A public eating house or food preparing establishment shall be provided with sanitary arrangements and conveniences to the satisfaction of the Health Officer.
(2) Water used therein for culinary or drinking purposes shall be obtained from a source approved by the Health Officer.
(3) Food and water used therein shall be kept adequately covered, and tables, counters and cooking utensils shall be kept clean to the satisfaction of the Health Officer.
(4) The interior surfaces of the walls thereof shall be lime-washed throughout at least once in every six months, or thoroughly cleansed to the satisfaction of the Health Officer.
- Vermin. 8. The proprietor shall adopt measures satisfactory to the Health Officer for the purpose of keeping down vermin.
- Infectious or contagious diseases. 9. The Health Officer may, in the interest of public health, prohibit a person suffering from infectious or contagious disease from entering or remaining on premises used as a public eating house or food preparing establishment; and a person so prohibited shall immediately comply with the prohibition.
- Suspension or revocation of registration. 10. The Council may, by notice in writing, revoke or suspend the registration of premises if on the recommendation of the Health Officer it considers that the premises should in the interest of public health be temporarily or permanently closed.
- Employees. 11. The proprietor shall, to the satisfaction of the Health Officer, ensure the cleanliness of all persons employed in a public eating house or food preparing establishment in regard to themselves and their clothing.
- Penalties. 12. Without derogation from the powers of the Council under bye-law 10 a person who contravenes a bye-law is guilty of an offence:
Penalty a fine of five pounds or, in default of payment, imprisonment for one month.

SCHEDULE

Form A

THE EKPEYE-ENGENNI COUNTY COUNCIL (PUBLIC EATING
HOUSES, FOOD PREPARING AND PRESERVING ESTABLISHMENTS)

BYE-LAWS, 1961

Registration of Premises
(Bye-law 3) (2))

The Premises described hereunder and in the control of.....
.....are registered at.....
from.....to 31st December, 19.....

Fees: £ s d

Date.....

Description.....

.....
Secretary

Form B

THE EKPEYE-ENGENNI COUNTY COUNCIL (PUBLIC EATING
HOUSES, FOOD PREPARING AND PRESERVING

ESTABLISHMENTS) BYE-LAWS, 1961

Application for a Registration
Bye-law 3 (4)

1. Name of applicant (if company or firm) state full title.....
2. Age of applicant.....
3. Address of applicant.....
4. Type of Licence required.....
5. Description and situation of the premises in respect of which the licence is required.....
6. Number of rooms to be used as eating houses.....
7. Whether the applicant has held any licence previously.....
(State the address of premises, and year in which licence held).....

DATED this day of , 19
Fee: 3d.

.....
Signature of Applicant

Form C

THE EKPEYE-ENGENNI COUNTY COUNCIL (PUBLIC EATING
HOUSES, FOOD PREPARING AND PRESERVING
ESTABLISHMENTS) BYE-LAWS, 1961

*Application for the Renewal of Registration
Bye-law 3 (A)*

1. Name and address of holder of licence.....
2. Type and No. of Licence.....
3. Description and situation of the premises.....
4. Number of rooms used as eating house.....
5. Was licence transferred from one person to another or from one address to another during currency? If so give particulars.....
6. Whether any conviction had been endorsed on the current licence since it was issued, and if so, the particulars of such endorsement.....

Fee: 3d.

.....
Signature of Applicant

MADE by resolution of the Ekpeye-Engenni County Council this 26th day of July, 1961.

The Common Seal of the Ekpeye-Engenni County Council was affixed in the presence of—

U. U. AFFAH, *Secretary*
Ekpeye-Engenni County Council

E. N. OKOROBA, *Chairman*
Ekpeye-Engenni County Council

APPROVED by the Minister this 29th day of November, 1961.

Chief J. U. NWODO
Igwe Okwuluora II of Ukehe
Minister of Local Government

E.N.L.G.N. No. 212 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE ENUGU URBAN COUNTY COUNCIL (BORROW PITS,
EARTH, SAND, GRAVEL AND STONE DIGGING
AND COLLECTION) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Enugu Urban County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Enugu Urban County Council (Borrow Pits, Earth, Sand, Gravel and Stone digging and collection)

Citation and application.

Bye-laws, 1961 and shall apply within the area of authority of the Enugu Urban County Council with the exception of those parts which are Crown Land.

2. In these bye-laws—

“Council” means the Council of the Enugu Urban County Council;
 “Health Officer”, “Town Clerk” and “Town Engineer” mean respectively the Health Officer, the Town Clerk and the Town Engineer of the Enugu Urban County Council;
 “site” includes the beds of rivers and streams.

Interpretation.

3. (1) A person shall not make a borrow pit or dig or collect earth, sand, gravel or stone for building or other purposes without having first obtained a permit from the Council.

Permit to dig.

(2) Applications for a permit shall in the first instance be made to the Town Clerk and shall be accompanied by the appropriate fees as set out in the Schedule.

(3) The Council shall grant a permit only on the recommendation of the Health Officer and the Town Engineer.

(4) The Town Engineer shall fix a suitable place for a proposed borrow pit or excavation and the Health Officer shall on making his recommendation give instructions for filling in or efficiently draining the borrow pit or excavation.

4. A permit shall not be issued for digging—

Restrictions.

(a) on Crown Land; or

(b) within sixty feet from the centre of a road; or

(c) within the area of jurisdiction of the Enugu Town Planning Authority if that Authority has advised the Council that no digging should be permitted within that area; or

(d) within an area covered by an approved planning scheme prepared under the Nigeria Town and Country Planning Ordinance save with the consent in writing of the Chairman of the Enugu Town Planning Authority; or

(e) on a site except to the owner or to a person who has obtained the written consent of the owner thereof.

5. The fees listed in the Schedule are not applicable to the Crown and the Government or its employees are entitled to a free permit for digging in connection with the construction of trunk roads or the erection of Government buildings.

Exemption for the Crown.

6. The fees set out in the Schedule may be varied by the Council from time to time by giving at least one month's notice.

Power to vary fees.

7. A person who, makes a borrow pit or digs or collects earth, sand, gravel or stone in contravention of bye-law number 3 is guilty of an offence:

Offences.

Penalty, a fine of five pounds or in default of payment imprisonment for four months.

SCHEDULE

				s	d	
Digging earth for brick-making	30	0	a year or 7s 6d a quarter.
Digging gravel or stone	20	0	or 5s a quarter.
Digging sand	10	0	a year or 2s 6d a quarter.
Digging earth	5	0	a year or 2s 6d a quarter.

MADE by resolution of the Council of the Enugu Urban County Council this 1st day of November, 1961.

The Common Seal of the Enugu Urban County Council was affixed in the presence of—

J. O. C. UZOWULU, *Town Clerk*
Enugu Urban County Council

E. N. OBA, *Chairman*
Enugu Urban County Council

APPROVED by the Minister this 29th day of November, 1961.

CHIEF J. U. NWODO
Igwe Okwuluora II of Ukehe
Minister of Local Government

E.N.L.G.R. No. 213 of 1961

THE MBAISE COUNTY COUNCIL (SLAUGHTER)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws --

1. Citation.
2. Interpretation.
3. Restriction in the slaughter of animals.
4. Examination of carcasses.
5. Sale of meat.
6. Public slaughter-house.
7. Permit.
8. Penalties.

SCHEDULE

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.K. Law No. 17 of 1960)

THE MBAISE COUNTY COUNCIL (SLAUGHTER)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Mbaise County Council has made the following—

BYE-LAWS

- | | |
|--|--|
| <p>1. These bye-laws may be cited as the Mbaise County Council (Slaughter) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “animal” includes sheep, goats, swine and cattle;
 “Council” means the Mbaise County Council;
 “Health Officer” means a Medical Officer of Health or a person duly authorized by him for any purpose of these bye-laws;
 “sell” includes expose for sale;
 “slaughter” means the killing of an animal intended for the food of man and intended to be offered for sale as such;
 “slaughter-house” includes a public slaughter-house, an authorized private slaughter-house and a slaughter-slab.</p> | Interpretation. |
| <p>3. (1) A person who slaughters an animal otherwise than—
 (a) in a slaughter-house, and
 (b) under a permit from the Council,
 is guilty of an offence:
 Penalty, a fine of twenty shillings or, in default of payment, imprisonment for fourteen days.</p> <p>(2) A permit shall be issued only on the recommendation of the Health Officer given after a medical examination of the animal in respect of which a permit is required.</p> <p>(3) A application for a permit shall be accompanied by the appropriate fee as prescribed in the Schedule.</p> <p>(1) After the slaughter of animal, the carcass shall be examined by the Health Officer before any part thereof is offered for sale.</p> <p>(2) The whole or any part of a carcass found to be diseased shall be seized by the Health Officer and destroyed at the expense of the owner.</p> <p>(3) A person who removes, from a slaughter-house, a carcass or part thereof which has not been passed fit for human consumption under this bye-law is guilty of an offence:
 Penalty, a fine of twenty shillings or, in default of payment, imprisonment for fourteen days.</p> | <p>Restriction in the slaughter of animals.</p> <p>(Schedule)</p> <p>Examination of carcasses.</p> |
| <p>5. (1) A person who, in a market, sells meat which has not been passed by the Health Officer as fit for human consumption is guilty of an offence:
 Penalty, a fine of twenty shillings or, in default of payment, imprisonment for fourteen days.</p> <p>(2) For the purpose of this bye-law, meat does not include smoked meat.</p> | <p>Sale of meat.</p> |

Public slaughter-house.

6. (1) A public slaughter-house shall be open during the hours of 6.00 a.m. to 12.00 noon on such days as the Council shall appoint.
- (2) A person who slaughters an animal at a public slaughter-house shall immediately clear away all blood, offal and rubbish and wash and cleanse the slaughter-house to the satisfaction of the Health Officer.
- (3) Failure to comply with the last preceding paragraph constitutes an offence:

Penalty, a fine of twenty shillings or, in default of payment, imprisonment for fourteen days.

SCHEDULE

(Slaughter fees Bye-law 3 (3))

	£	s	d	
Cattle	0	7	6	a head
Sheep or Ram	0	3	6	a head
Swine	0	3	0	a head
Goat	0	1	6	a head

MADE by resolution of the Mbaise County Council this 26th day of August, 1961.

The Common Seal of the Mbaise County Council was affixed in the presence of—

R. N. ONWUZULIKE, *Secretary*
Mbaise County Council

D. N. ABII, *Chairman*
Mbaise County Council

APPROVED by the Minister this 29th day of November, 1961.

CHIEF J. U. NWODO
Igwe Okwuluora II of Ukehe
Minister of Local Government

E.N.L.G.N. No. 214 of 1961

THE ABA URBAN COUNTY COUNCIL (MOTOR PARK)
(AMENDMENT) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Replacement of Second Schedule.

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

THE ABA URBAN COUNTY COUNCIL (MOTOR PARK)
(AMENDMENT) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Aba Urban County Council has made the following—

BYE-LAWS

1. These bye-laws may be cited as the Aba Urban County Council (Motor Park) (Amendment) Bye-laws, 1961. Citation.

2. The Second Schedule to the Aba Urban County Council (Motor Park) Bye-laws, 1956 is replaced by the following new matter— Replacement of Second Schedule to E.R.L.N. No. 82 of 1956.

“SECOND SCHEDULE

(Bye-law 4)

PARKING FEES

	£	s	d	
Motor vehicles loaded or unloaded other than taxicabs	0	2	0	a day or £2 a month.
Taxicabs	0	1	0	a day or £1 a month.”

MADE by resolution of the Aba Urban County Council this 31st day of August, 1961.

The Common Seal of the Aba Urban County Council was affixed in the presence of—

N. M. AGADA, *Town Clerk*
Aba Urban County Council

E. C. I. ONUIGBO, *Chairman*
Aba Urban County Council

APPROVED by the Minister this 29th day of November, 1961.

CHIEF J. U. NWODO
Igwe Okwuluora II of Ukehe
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 75, Vol. 10, dated 21st December, 1961
—Part D

E.N.L.G.N. No. 215 of 1961

THE EKET COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Palm Wine seller's licence.
4. Palm Wine buyer's licence.
5. Duration of licence.
6. Issue of licence discretionary.
7. Cancellation of licence.
8. Hygiene.
9. Inspectors.

SCHEDULES

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE EKET COUNTY COUNCIL (PALM WINE)
BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Eket County Council has made the following—

BYE-LAWS

- | | |
|--|--|
| 1. These bye-laws may be cited as the Eket County Council (Palm Wine) Bye-laws, 1961. | Citation. |
| 2. In these bye-laws—
“bar” means a room or public place in which palm wine is retailed for profit;
“Council” means the Eket County Council;
“Inspector” means a person appointed in accordance with Bye-law Number 9. | Interpretation. |
| 3. (1) Subject to paragraph (2), a person who sells palm wine without first obtaining a licence in the form, duly completed, of Form A of the First Schedule is guilty of an offence:
Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.
(2) A palm wine tapper does not need a licence unless he retails palm wine in a bar.
(3) An application for a licence under this bye-law shall be in the form, duly completed, of Form B of the First Schedule and shall be accompanied by the appropriate fee as set out in the Second Schedule. | Palm wine seller's licence.
(First Schedule)

(First Schedule)
(Second Schedule) |
| 4. (1) A person who buys palm wine for resale without first obtaining a licence in the form of Form C of the First Schedule duly completed is guilty of an offence:
Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.
(2) An application for a licence under this bye-law shall be in the form, duly completed, of Form B in the First Schedule and shall be accompanied by the appropriate fee as set out in the Second Schedule. | Palm wine buyer's licence.
(First Schedule)

(Second Schedule) |
| 5. A licence issued under these bye-laws shall come into effect on the date specified therein, and shall expire on the next following thirty-first day of December. | Duration of licence. |
| 6. The issue of a licence under these bye-laws is subject to the absolute discretion of the Council. | Issue of licence discretionary. |
| 7. Upon the conviction of a licensee for an offence under these bye-laws, the Court may, in addition to any other penalty, direct that his licence be cancelled. | Cancellation of licence. |

Hygiene.

8. (1) A licensee who—
 (a) dilutes palm wine otherwise than with clean drinking water; or
 (b) adds to palm wine any matter other than the normal amount of water necessary to induce fermentation,

is guilty of an offence:

Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.

- (2) A licensee who—

- (a) handles or transports palm wine in such a way as to make its consumption dangerous to health; or
 (b) knowing that he is suffering from a communicable disease engages in the handling of palm wine intended for sale to the public

is guilty of an offence:

Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.

Inspectors.

9. (1) The Council shall appoint fit and proper persons to be Inspectors for the purposes of these bye-laws.

- (2) An Inspector shall be provided with an authority in writing in the form, duly completed, of the form in the Third Schedule.

- (3) A person who hinders or obstructs an Inspector in the performance of his duties is guilty of an offence:

Penalty, a fine of five pounds or, in default of payment, imprisonment for one month.

(Third Schedule)

FIRST SCHEDULE

Form A

(Bye-law 3 (1))

THE EKET COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1961

Palm Wine Seller's Licence

..... of is licensed
 for the period of to to sell palm wine.

DATED, 1961.

.....
for Eket County Council

Form B

(Bye-laws 3 (3) and 4 (2))

THE EKET COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1961

Application for Palm Wine Seller's Licence or Palm Wine Buyer's Licence
 Particulars required—

1. Name of applicant (if company or firm, state full title).....
2. Age of the applicant.....
3. Address of applicant.....
4. Class of licence required (i.e. Palm Wine Seller's Licence or Palm Wine Buyer's Licence).....
5. Description and situation of the premises in respect of which the licence is required.....
6. Whether the applicant has previously held any licence authorising.....

the sale of Liquor (state address, class of licence and year in which licence held).....

DATED this..... day of....., 1961.

.....
Signature of Applicant

THE EKET COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1961

Palm Wine Buyer's Licence

..... is hereby licensed for the period..... to buy palm wine for resale outside area of authority of the Council.

.....
for Eket County Council

SECOND SCHEDULE

(Bye-laws 3 (3) and 4 (2))

THE EKET COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1961

<i>Licence</i>	<i>Period</i>	<i>Fees</i>		
		<i>£</i>	<i>s</i>	<i>d</i>
1. Palm Wine Seller's Licence	(a) Calendar year ...	0	5	0
	(b) if issued after 30th June in Calendar year ...	0	3	0
2. Palm Wine Buyer's Licence	(a) Calendar year ...	1	1	0
	(b) if issued after 30th June in Calendar year ...	0	10	6

THIRD SCHEDULE

(Bye-law 9 (2))

THE EKET COUNTY COUNCIL (PALM WINE) BYE-LAWS, 1961

Inspector's Authority

..... is hereby authorised to act in accordance with the provision of Bye-law 9 of the Eket County Council (Palm Wine) Bye-laws, 1961.

.....
for Eket County Council

DATE....., 1961.

MADE by resolution of the Eket County Council this 28th day of October, 1961.

The Common Seal of the Eket County Council was affixed in the presence of—

A. U. A. INYANG, *Secretary*
Eket County Council

U. N. ESSIEN, *Chairman*
Eket County Council

APPROVED by the Minister this 29th day of November, 1961.

CHIEF J. U. NWODO
Igwe Okwulura II of Ukehe
Minister of Local Government

E.N.L.G.N. No. 216 of 1961

THE OPOBO URBAN COUNTY COUNCIL (MATERNITY FEES)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fees.
4. Place of treatment.
5. Domiciliary treatment.
6. Receipt and record of fee.
7. Record of treatment.
8. Pauper patients.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OPOBO URBAN COUNTY COUNCIL.
(MATERNITY FEES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Opoobo Urban County Council has made the following—

BYE-LAWS

- | | |
|--|----------------------------|
| <p>1. These bye-laws may be cited as the Opoobo Urban County Council (Maternity Fees) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “Council” means the Opoobo Urban County Council;
 “Maternity Home” means any premises used or intended to be used for the reception of pregnant women or of women immediately after child birth, and which are established and maintained by the Council;
 “Midwife” means a midwife employed by the Council and attached to a Maternity Home;
 “patient” means a person seeking treatment or under treatment at a Maternity Home.</p> | Interpretation. |
| <p>3. (1) A patient shall pay a fee of seven shillings and sixpence to the Council.
 (2) The fee entitles the patient to the full course of treatment including—
 (a) ante-natal treatment for a period not exceeding six months;
 (b) delivery at a Maternity Home, and
 (c) post-natal treatment for a period not exceeding three months.</p> | Fees. |
| <p>4. Treatment may be obtained at any Maternity Home and during the course of treatment a patient may freely transfer from one Maternity Home to another on giving notice to the particular Maternity Home where she is under treatment.</p> | Place of treatment. |
| <p>5. Where a patient desires to have her confinement at home or at any place other than a Maternity Home, and requires the attendance of the Midwife thereat, an additional fee of six shillings shall be paid to the Council for the services of the Midwife.</p> | Domiciliary treatment. |
| <p>6. (1) The fees prescribed in these bye-laws shall in the first instance be paid to the Midwife who shall issue an official receipt to the patient.
 (2) The Midwife shall enter in a register kept for that purpose a record showing—
 (a) the name and address of the patient,
 (b) the fee paid,
 (c) the date and number of the receipt issued therefor.</p> | Receipt and record of fee. |

Record of
treatment.

7. The Midwife shall keep a record of any treatment given and on receiving a notice of transfer shall give the patient concerned a copy of her record of treatment.

Pauper
patients.

8. (1) The Midwife may, at her discretion, waive the payment of fees in the case of pauper patients.

(2) The Midwife shall in a register kept for that purpose keep a record showing all the cases in which she has exercised her powers of waiver under this bye-law and every entry therein shall be countersigned by the Chief Executive Officer of the Council and approved by the Chairman of the Council.

MADE by resolution of the Opobo Urban County Council this 25th day of August, 1961.

The Common Seal of the Opobo Urban County Council was affixed in the presence of—

R. U. ISHIKE, *Secretary*
Opobo Urban County Council

S. G. PEPPLER, *Chairman*
Opobo Urban County Council

APPROVED by the Minister this 29th day of November, 1961.

CHIEF J. U. NWODO
Igwe Okwuora II of Ukehe
Minister of Local Government

E.N.L.G.N. No. 217 of 1961

THE OPOBO URBAN COUNTY COUNCIL (DISPENSARY FEES)
BYE-LAWS, 1961

Arrangement of Bye-laws

Bye-laws—

1. Citation.
2. Interpretation.
3. Fees.
4. Treatment card.
5. Transfer.
6. Cash book.

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)

THE OPOBO URBAN COUNTY COUNCIL
(DISPENSARY FEES) BYE-LAWS, 1961

Pursuant to section 88 of the Eastern Nigeria Local Government Law, 1960, the Opoobo Urban County Council has made the following—

BYE-LAWS

- | | |
|---|-----------------|
| <p>1. These bye-laws may be cited as the Opoobo Urban County Council (Dispensary Fees) Bye-laws, 1961.</p> | Citation. |
| <p>2. In these bye-laws—
 “attendant” means an attendant in charge of a dispensary;
 “Council” means the Opoobo Urban County Council;
 “dispensary” means a dispensary owned, maintained or supervised by the Council;
 “patient” means a person seeking or receiving treatment at a dispensary.</p> | Interpretation. |
| <p>3. (1) A patient shall while attending a dispensary be in possession of a valid treatment card;
 (2) Subject to paragraph (3) a treatment card is obtainable from the attendant on payment of a fee of sixpence;
 (3) Fees shall not be collected from a school child who produces a hospital attendance register in which his name has been duly entered by the Principal teacher of his school.</p> | Fees. |
| <p>4. (1) A treatment card shall consist of two detachable parts, namely, the record card and the tracing card each bearing the name of the Council and identical serial numbers.
 (2) The attendant shall write down on both parts—
 (a) the name and address of the patient.
 (b) the date of issue, and
 (c) the fee paid.
 (3) The tracing card shall be handed to the patient and the record card shall be retained at the dispensary and used for recording the diagnosis and treatment given.
 (4) A treatment card shall be valid for one month but may be renewed at the end of this period on payment of the fee prescribed in Bye-law 3 where it is payable.</p> | Treatment Card. |
| <p>5. A patient may transfer from one dispensary to another during the currency of his treatment card on giving notice to the attendant at the dispensary where his record card is held.</p> | Transfer. |
| <p>6. An attendant shall operate a cash book in which he shall keep a daily record of—
 (a) the cards issued by him to patients, and
 (b) the amount of money collected during the day.</p> | Cash book. |

MADE by resolution of the Opobo Urban County Council this 18th day of October, 1961.

The Common Seal of the Opobo Urban County Council was affixed in the presence of—

R. U. ISHIKE, *Secretary*
Opobo Urban County Council

S. G. PEPPLE, *Chairman*
Opobo Urban County Council

APPROVED by the Minister this 29th day of November, 1961.

CHIEF J. U. NWODO
Igwe Okwuluora II of Ukehe
Minister of Local Government

Supplement to Eastern Nigeria Gazette No. 78, Vol. 10, dated 28th December, 1961—
—Part D

E.N.L.G.N. No. 218 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

The Local Government (Elections) Regulations, 1955

APPOINTMENT OF PERIODS FOR TYPE C ELECTIONS

WHEREAS—

- (1) It is provided by paragraph (1) of Regulation 38 of the Local Government (Elections) Regulations, 1955, that unless otherwise provided in the Instrument establishing a Council, the Minister shall appoint the period within which an election of Type C shall be held;
- (2) It is not otherwise so provided in the Instrument establishing the Councils mentioned in column one of the Schedule;

Now, THEREFORE, the Minister hereby appoints the periods mentioned in column two of the Schedule and appearing opposite to those Councils, as the respective periods during which elections to those Councils, shall be held—

SCHEDULE

<i>Column One</i> <i>Name of Council</i>	<i>Column Two</i> <i>Date of Election</i>
1. Iman County Council	1st day of January, 1962 to 27th day of January, 1962, inclusive.
2. All Local Councils in Eket Division ...	1st day of January, 1962 to 31st day of January, 1962, inclusive.

MADE at Enugu this 15th day of December, 1961.

Chief J. U. NWODO
Igwe Okwuluora II of Ukehe
Minister of Local Government

E.N.L.G.N. No. 219 of 1961

PUBLIC NOTICE

The Eastern Nigeria Local Government Law, 1960
(*E.R. Law No. 17 of 1960*)

The Local Government (Elections) Regulations, 1955

APPOINTMENT OF ELECTORAL OFFICERS

Pursuant to paragraph (1) of Regulation 3 of the Local Government (Elections) Regulations, 1955, the Minister hereby appoints all Divisional Officers to be Electoral Officers for all elections which may be held, under those regulations, in their respective Divisions, during the year 1962.

MADE at Enugu this 15th day of December, 1961.

Chief J. U. NWODO
Igwe Okwuluora II of Ukehe
Minister of Local Government

E.N.L.G.N. No. 220 of 1961

PUBLIC NOTICE

*The Eastern Nigeria Local Government Law, 1960
(E.R. Law No. 17 of 1960)*

APPOINTMENT OF TRADITIONAL MEMBERS
THE IKOM COUNTY COUNCIL

(E.R.L.N.
No. 147 of
1959)

Pursuant to paragraph (1) of clause 4 of the Instrument establishing the Ikom County Council, I hereby appoint with effect from and to the 16th day of December, 1961, the following persons to be members of the Ikom County Council.

- (1) The Clan Head of Olulumo.
- (2) The Clan Head of Nde.
- (3) The Clan Head of Akparabong.
- (4) The Clan Head of Ofutop.

Revocation
of
E.N.L.G.N.
No. 54 of
1961.

2. The previous appointment of certain clan heads as members of the Ikom County Council is hereby *revoked*.

MADE by the Minister at Enugu this 15th day of December, 1961.

CHIEF J. U. NW
Igwe Okwuluora II c
Minister of Local Government

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