CHAPTER 55
FOREST LAW

Arrangement of Sections

PART I. - PRELIMINARY

Section
1. Short title.
2. Interpretation.

PART II. - GENERAL PROVISIONS
3. Power to exempt certain persons, tribes or area.
4. Delegation of powers by Minister.
5. Appointment of officers.
6. Improvement of forest generally.

PART III. = CONSTITUTION OF FOREST RESERVES AND DECLARATION OF PROTECTED FORESTS
7. Minister may constitute forest reserves and declare protected forests.
8. Preliminary notification of intention to create a reserve and appointment of reserve settlement officer.
10. Duty of reserve settlement officer at enquiry.
11. Reserve settlement officer to have judicial powers.
12. Reserve settlement officer may join or sever claims.
13. Submission of reserve settlement officer's finding on completion of inquiry.
14. Rights may be extinguished or modified by Minister.
15. Notification of lands to be reserved and right admitted.
16. Appeals from notice specifying lands to be reserved and rights admitted.
17. Order to Minister constituting a forest reserve.
18. Revision or modification of orders constituting a forest reserve.
Section

19. Extinguishment and revival of rights.

20. No new rights to be acquired without approval in lands to be constituted a forest reserve.

21. Rights in forest reserves may not be alienated without approval.

22. Non-exercise of rights.

23. Rights of way and water courses may be closed.

24. Lands and rights may be granted absolutely to Government.

25. Marking of boundaries.

26. Power to de-reserve.

PART IV - ADMINISTRATION OF FOREST RESERVES AND PROTECTED FOREST

27. Control of forest reserves and protected forests.

28. Working plans.

29. Forest produce required for public purposes may be taken.

PART V - LOCAL GOVERNMENT PLANTATIONS AND FOREST RESERVES.

30. Control of local government forest plantations and forest reserves.

PART VI - LICENCES

31. Grant of licences by Minister.

PART VII - DISPOSAL OF FEES AND ROYALTIES

32. Disposal of fees and royalties.

PART VIII - REGULATIONS

33. Power of Minister to make regulations and prescribe penalties for contravention thereof.

34. Power to exclude area from regulations.

PART IX - OFFENCES ARE LEGAL PROCEDURE

35. Prevention of offences.

36. Inspection of forest produce.
Section

37. Seizure of forest produce.
38. Arrest of suspected persons.
39. Onus of proof.
40. Admission in evidence of maps of forest officer.
41. Offences in respect of property and boundary marks.
42. Offences in forest reserve.
43. Saving in respect of section 41.
44. Offences in protected forest.
45. Additional penalties.
46. Forest officer may compound offences.
47. Presumption as to ownership of forest produce.
48. Defence in proceedings.
49. Legal proceedings.

PART X. - REPEAL AND SAVINGS

51. Effect of certain things done under Forestry Ordinance.

CHAPTER 55

A Law for the Preservation and Control of Forests in Eastern Nigeria

1st April, 1956

PART I. - PRELIMINARY

1. This Law may be cited as the Forest Law. Short title.

2. In the Law-
"Assistant Conservator" means an Assistant Conservator of Forests in the Forest Division;
"cattle" includes sheep, goats, swine, horses, mules, donkeys and camels;
"Chief Conservator" means the Chief Conservator of Forests in the Forest Division;
"communal lands" means lands in Eastern Nigeria at the disposal of a community or of any chief on behalf of the community;

"community" means any group of persons occupying any lands in accordance with, and subject to, local law and custom;

"council" means a local government council established under, and in accordance with, the provisions of the Local Government Law; (Cap. 79)

"enclave" means an area completely surrounded by a forest reserve and not forming part of the forest reserve;

"forest" includes forest reserves, protected forests or, where placed, in accordance with section 30, under the protection, control and management of the Minister, forest plantations, or forest reserves established under the Local Government Law; (Cap. 79)

"forest growth" includes anything growing in a forest or any tree protected under this Law;

"forest officer" means any officer of the Forest Division or any officer appointed, under section 5, for the purpose of giving effect to the provisions of this Law;

"Forest Division" means the Forest Division of the Ministry of Agriculture;

"forest produce" includes-
(a) whether found in or brought from a forest or not, timber, firwood, charcoal, rubber, gutta percha, latex, wood oil, gum, resin, natural varnish, tanning extracts, tanning barks, fruits, fibres, bark and lac, and.

(b) when found in or brought from a forest,
(i) trees and all other parts or produce of trees not otherwise herein mentioned;

(ii) plants, including climbers and grasses, creepers and all parts or produce of plants;

(iii) wood ashes;

(iv) peat, surface soil and minerals other than minerals within the meaning of any Act of Law, regulating the working of minerals;

(v) gravel, limestone, rock and laterite;

(vi) honey, beeswax, guano, silk-cocoons, humus, and all produce from animals;
"forest property" includes any stock, stores or materials owned by the Government or a council and used or intended to be used in any forest operations or any forestry work, and also boundary marks and pillars, boundary or survey beacons or signs, name plates, machinery, scientific instruments, implements, tools, buildings, tents, fences, vehicles, roads, bridges and cattle;

"forest reserve" means an area constituted or deemed to have been forest reserve under this Law which shall not have ceased to be forest reserve under any enactment;

"Gazette" means the Eastern Nigeria Gazette;

"girth" means the circumference of a tree measured either at a height of four feet six inches from the ground, or (if the tree is buttressed above that height) measured at one foot above where the highest buttress merges with the bole.

"Government" means the Government of Eastern Nigeria; "Lands at the disposal of the Government" includes any lands which the State has acquired or may acquire by agreement or otherwise and also lands leased to the Government;

"Minister" means the Minister for the time being charged with responsibility for Agriculture;

"minor forest produce" means any forest produce other than timber;

"protected forest" means any area declared by notice in the Gazette in accordance with the provisions of section 7 or 8, to be a protected forest;

"protected tree" or "protected minor forest produce" means any tree or any minor forest produce declared to be such in accordance with regulations made under this Law;

"timber" includes all trees, whether standing, fallen or felled, stumps of trees and all wood, whether or not cut up or fashioned or hollowed out for any purpose;

"to take minor forest produce" includes to cut, collect, gather or remove that produce;

"to take timber" includes to fell, lop or girdle trees, or to carry away any timber from the lands upon which the trees have fallen or been felled, whether the trees have been felled by cutting or by removing the soil from the roots or by any other method or combination of methods;

"Treasury" means, unless the context otherwise requires, the Government Treasury or a Sub-Treasury thereof in the Region;

"tree" includes palm;

"working plan" means, in relation to any forest, any plan of operations or work so decided upon and described as such and approved by the Minister.
PART II. - GENERAL PROVISIONS

3. The Minister may, by notice in the Gazette, and either for the period mentioned in the notice, or without any period assigned, withdraw from the operation of all or any of the provisions of this Law any class of persons, tribe or part of a tribe or any area specified therein.

Delegation of powers by Minister.

4. (1) The Minister may, by notice in the Gazette and subject to such conditions, exceptions and qualifications as he may specify, depute any person, by name or office, to exercise or perform on his behalf, such of the powers, and duties conferred upon him by this Law as he may specify and thereupon, or from the date specified in the notice, the person so deputed shall have and exercise such powers and perform such duties subject as aforesaid.

(2) The Minister may, in the like manner, revoke any such notice, and may exercise any powers or perform any duties conferred upon him by this Law, notwithstanding the delegation by him of such powers or duties.

Appointment of officers.

5. The Public Service Commission may appoint such officers as may be necessary for giving effect to the provisions of this Law.

Improvement of forest generally.

6. Any forest officer, not below the rank of Assistant Conservator of Forests, may enter upon any land and, with any necessary workmen, may cut out and destroy any diseased, dead or dying tree or any tree likely to cause damage to any forest property or to life or property.

PART III. - CONSTITUTION OF FOREST RESERVES AND DECLARATION OF PROTECTED FORESTS

Minister may constitute forest reserves and declare protected forests.

7. (1) The Minister may constitute, as forest reserves, any of the following lands-

(a) lands at the disposal of the Government.

(b) any lands in respect of which it appears to the Minister that the forest growth on such lands should be protected or reserved or forest growth on such lands should be protected or reserved or forest growth be established.

(2) The Minister may, by notice in the Gazette, declare any such lands to be a protected forest.

Preliminary notification of intention to create a reserve and appointment of reserve settlement officer.

8. (1) Before constituting any lands as a forest reserve, the Minister shall publish in the Gazette a notice—

(a) specifying, as nearly as may be, the situation and the limits of the lands;

(b) declaring that the lands now form a protected forests;

(c) declaring whether the lands are at the disposal of the Government or are lands coming within paragraph (b) of subsection (1) of section 7;

(d) declaring that it is intended to constitute the lands a forest reserve, either for the general purposes of the Government or for the particular use and benefit wholly or in part of any class or persons or for the benefit of any community,
(e) appointing an officer, hereinafter referred to as a "reserve settlement officer," to inquire into and determine the existence, nature and extent of any rights, claimed by or alleged to exist in favour of any persons or communities or brought to the knowledge of the said officer, affecting the lands or any other rights in or over the lands which it is proposed to constitute a forest reserve.

(2) (a) If, for any reason, the reserve settlement officer appointed under this section is unable to perform his duties, the Minister may, by notice in the Gazette, appoint any person to act on his behalf or as his successor.

(b) The notice so appointing may have retrospective effect for a period not exceeding one month.

(3) The Minister may, by notice in the Gazette, revoke any notice under section 7 or 8.

9. Upon publication of the notice aforesaid, the reserve settlement officer shall.

(a) immediately cause the particulars contained therein to be made known in the areas under the jurisdiction of the councils in which the lands are situated by causing the same to be read and interpreted in the local language in every customary court in the said areas under the jurisdiction of the councils, and also as far as he considers essential, by informing in writing the chiefs of the communities dwelling on, and the councils having jurisdiction over, the lands aforesaid; and

(b) fix, and in the manner aforesaid, make known a period within which, and a place to or at which, any person or community claiming any rights in or over or affecting the lands which it is proposed to constitute a forest reserve shall either send in a written statement of claims to him or appear before him and state orally the nature and extent of his or its alleged rights.

10. (1) As soon as possible after the expiration of the period fixed by the reserve settlement officer, he shall:

(a) inquire into and determine the limits of the lands specified in the notice aforesaid; and

(b) determine the nature and extent of any claims or alleged rights affecting the lands, which have been preferred or brought to his notice.

(2) The reserve settlement officer shall keep a record in writing of:

(a) all such claims and alleged rights;

(b) all objections which may be made to such claims or alleged rights; and

(c) any evidence in support of or in opposition to any claim or alleged right.

11. For the purposes of the inquiry, the reserve settlement officer shall have all the power conferred by law upon a magistrate.

12. The reserve settlement officer may, at any time during the inquiry, join any number of claims or sever any claims joined and, in his findings, may join any number of claims or sever any claims which were formerly joined.

13. Upon the completion of the inquiry, the reserve settlement officer shall submit to the Chief Conservator for the consideration of the Minister his findings, describing the limits of the lands specified in the notice under section 8 and setting forth, with all such particulars as may be necessary to define their nature, duration, incidence and extent, all claims and alleged rights preferred or brought to his knowledge in respect of the lands and admitting or rejecting the same wholly or in part.
Rights may be extinguished or notified by Minister.

14. Where the reserve settlement officer has admitted wholly or in part any right or claim and, in the opinion of the Chief Conservator, the exercise or such right or claim or any part thereof-

(1) would nullify the objects of the proposed forest reserve;

(2) would seriously hinder the efficient working of the proposed forest reserve; or

(3) would do serious damage to the proposed forest reserve;

the Minister-

(a) may extinguish any such rights or claims and shall either give monetary compensation or grant in exchange similar rights on other similarly situated land either within or without the final boundaries of the forest reserve;

(b) may confine or restrict any such rights or claims to certain areas either within or without the final boundaries of the forest reserve or the exercise of such rights to certain times of the year.

(c) may make an enclave or so amend the boundaries of the proposed forest reserve so as to exclude, from the forest reserve, any areas over which such rights or claims have been admitted.

(d) may add such additional rights as he shall consider it just and equitable to allo, notwithstanding that the reserve settlement officer has not admitted such rights or

(e) may adopt wholly, or in part, any one or any combination of the above methods of dealing with the matter:

Provided that, in altering the external boundaries of the proposed forest reserve, the Minister shall not include any area which lies outside the original limits set out in the notice published in accordance with the provisions of section 8.

15. (1) The Minister shall, thereupon, publish a notice in the Gazette specifying:

(a) the lands which it is finally intended to constitute a forest reserve;

(b) the rights which may be exercised within the proposed forest reserve; and

(c) any other special conditions affecting the proposed forest reserve.

(2) The notice shall be made known in the manner as the notice published under section 8 and to every person who, and the representative of any community which, preferred any claim or in respect of which any claim was brought to the knowledge of the reserve settlement officer.
Appeals from notice specifying lands to be reserved and rights admitted.

16. (1) Any person who has made a claim on his own behalf or, where a claim has been made on the behalf of a community the representative of that community, may, within three months of the date of publication of the notice under section 15 appeal to the High Court in whose area of jurisdiction the proposed forest reserve is situated against that portion of the notice which affects his claim or the claim made on the behalf of the community which he represents.

(2) The Chief Justice of the High Court may make rules in respect of appeals and may in the rules prescribe fees to be paid in respect of appeals.

(3) The decision on appeal of the High Court shall be final.

Order of Minister Constituting a forest reserve.

17. (1) After the time limited under section 16 for appealing to the High Court has elapsed or, if there has been an appeal, after the determination of the appeal, the Minister may, after taking into consideration the decision on appeal of the High Court, make an order constituting as a forest reserve the lands in respect of which an inquiry has been held.

(2) The order shall set forth-

(a) the limits of the lands which constitute the forest reserve; and

(b) all rights affecting the same, as set forth in the notice published under section 13, or established by the court upon appeal against such notice.

(3) The order shall be published in the Gazette and made known in the same manner as the notice published under section 8.

(4) From the date of the publication of the order in the Gazette such lands shall be a forest reserve.

Revision or modification of orders constituting a forest reserve.

18. (1) Any order made under section 17 may be revised or modified by the Minister and such revision or modification may be given retrospective effect.

(2) In any revision or modification made under this section the Minister may, after further inquiry if such be deemed necessary-

(a) exercise the powers conferred on him by section 14;

(b) add such additional rights as he shall consider it just and equitable to allow notwithstanding that such rights had not been admitted in the notice published under section 15;

(c) provide for any or more contiguous forest reserves being joined to form one forest reserve.

*No rules have been made under this subsection.
19. Every right in or over land in respect of which no claim shall have been made to the reserve settlement officer or of which no knowledge shall have been acquired by that officer shall be extinguished:

Provided that if any person shall, within one year of the date of the publication in the Gazette of the notice under section 8 claim, and satisfy the Minister that he was possessed of, a right in respect of which he might have made a claim and that, through ignorance of the fact that an inquiry was being held or for other sufficient reason, he failed to make such claim, the Minister may direct -

(1) that such right shall be revived;
(2) that such right shall be modified; or
(3) extinguished in accordance with the provisions of section 14.

20. During the period between the dates of the publication under section 8 of the notice of the intention to create a forest reserve and of the order under section 17 constituting the forest reserve -

(1) no right shall be acquired in or over the lands comprised within such notice otherwise than by succession or under a grant or contract in writing entered into with the approval of the Minister; and

(2) no act or thing shall be done in contravention of section 43 except that any right admitted in the notice published under section 15 may be exercised, to the extent and in the manner described therein, by the communities or persons to whom it was admitted, without prejudice to any subsequent revision or modification as provided for in this Law.

21. (1) Without the consent of the Minister first obtained, it shall be unlawful for any person or community to alienate, by sale, mortgage or transfer, any right admitted in an order made under section 17.

(2) Any sale, mortgage or transfer affected without consent shall be null and void.

22. Any right in a forest reserve admitted in an order made under section 17 and not exercised for a period of ten years shall be deemed to be extinguished.

23. Provided that another right of way or water-course is available, the Minister may, by notice in the Gazette, close any right of way or watercourse in a forest reserve.

24. Notwithstanding any customary law to the contrary, any person, and the chief or head of any community on behalf of the community, shall be entitled to enter into any agreement to grant and convey absolutely to the Government any lands, and any rights in and over any lands, owned by him or it, which it is proposed to constitute a forest reserve under the provisions of this Law.
25. The Minister may require any person, with any necessary workmen, to enter upon any lands for the purpose of erecting any beacons or demarcating or cutting any boundary lines within and around any lands which it is proposed to constitute a forest reserve or a protected forest and around any portions of lands included as enclaves.

26. The Minister may, by notice in the Gazette, direct that, from a date named therein, any lands or any part thereof constituted a forest reserve under section 17, shall cease to be a forest reserve or part of that reserve and, thereupon from that date such lands shall cease to be a forest reserve or part of such reserve:

Provided that the rights, if any, which may have been extinguished therein, shall not revive in consequence of the cessation.

PART IV. - ADMINISTRATION OF FOREST RESERVES AND PROTECTED FORESTS

27. The protection, control and management of forest reserves and protected forest shall be exercised and directed by the Minister.

28. Where there is a working plan the Minister shall publish a notice in the Gazette setting out-

(a) the name and nature of the working plan;

(b) a general description of the area covered by the working plan; and

(c) the place or places at which a copy of the plan may be inspected by any interested person.

29. The Minister may cause to be taken, from any forest reserve or protected forest, any forest produce, which may be required for public purposes upon payment of a fair and reasonable price therefore, which price shall not exceed the amount of such fees and royalties as may be specified in regulations made under this Law and are generally applicable in respect of the reserve or protected forest whence the forest produce was taken.

PART V. - LOCAL GOVERNMENT PLANTATIONS AND FOREST RESERVES

30. At the request of a council, a forest plantation or forest reserve constituted under and in accordance with the provisions of the Local Government Law may, on notification to the effect being published by the Minister in the Gazette, be placed, temporarily, under the protection, control and management of the Minister.

PART VI. - LICENCES

31. (1) The Minister may grant licences, in such form and terms as he may decide, for the taking of forest produce in forest reserves.

(2) Except with the approval of the Minister, no licence shall be transferred.
PART VII. - DISPOSAL OF FEES AND ROYALTIES

32. (1) All fees received under this Law shall be paid by the officer receiving them into the Treasury.

(2) Royalties received under this Law in respect of forest produce shall, when individual ownership of the lands from which the forest produce has been taken can be proved, be paid to the individual owner.

(3) In all other cases such royalties shall be deposited in the Treasury of a district council in the name of the local council or councils having jurisdiction in the area in trust for and on behalf of such village, community or group of persons as is specified by the Minister.

(4) A local council shall not withdraw any sum so deposited or pay any such sum to any village, community or group of persons other than in accordance with a direction from the Minister charged with responsibility for Local Government.

(5) Before giving a direction under sub-section (4) the Minister shall consult with the inhabitants of the village, the community or the group of persons concerned.

PART VIII. - REGULATIONS

33. (1) The Minister may make regulations for all or any of the purposes following and may specify the area or areas to which all or any of the regulations shall apply:

(a) providing for the management, protection and utilization of forest reserves;

(b) providing for the protection of forest produce in forest reserves by-

(i) proscribing the time at which and the manner in which the rights set forth in the order constituting the reserve may be exercised;

(ii) prohibiting the taking or destruction of any specified kind of timber or minor forest produce in the exercise of such rights as aforesaid; and

(iii) prohibiting the exercise of all or any of such rights as aforesaid in any specified part of a forest reserve;

(c) regulating or prohibiting the destruction of, or any act which may tend to the destruction of or cause injury to, any forest produce or forest growth or forest property in any forest reserve or on lands at the disposal of government;

(d) providing for the control of protected forests and the protection of forest produce in a protected forest mutatis mutandis as if such protected forest were a forest reserve;

(e) regulating the kindling of fires for any purpose within a protected forest or a forest reserve, and prescribing the persons who may declare the period during which fires may or may not be allowed for any purpose;
(f) prohibiting or regulating the taking of forest produce or of any specified kind of forest produce on lands at the disposal of the Government;

(g) prohibiting the possession, sale or purchase of forest produce, or of any specified kind of forest produce, by any person other than the holders of licences and permits granted under this Law or by any other persons or by any classes of persons to be specified in the regulations;

(h) regulating the grant, issue of and prescribing the form that any licence or permits may take in any particular case-

(i) to take forest produce in forest reserves or on lands at the disposal of the Government;

(ii) to sell or purchase forest produce; or

(iii) to erect or operate sawmills or other manufacturing plant using wood as a raw material;

(i) prescribing the procedure of fixing, and making known to the public, the fees to be paid on the application for, and the grant of, any licence or permit and the royalties and fees to be paid by the holders thereof;

(j) prescribing the persons who may declare any specified kind of tree to be a protected tree and any specified kind of minor forest produce to be protected minor forest produce under this Law, and the procedure thereof;

(k) providing for, and imposing conditions in respect of the collection, payment and disposal of fees, royalties, tolls and cost of survey and demarcation;

(l) providing for the cancellation, forfeiture, termination or revocation of licences and permits;

(m) providing for the remission or reduction by a forest officer of any royalty, fee or toll charged or payable under the provisions of this Law;

(n) requiring the holders of licences and permits to render returns and accounts and to submit their books for inspection;

(o) authorizing the payment of grants and bonuses out of the public revenue for the encouragement of forestry;

(p) regulating the collection, preparation and taking of forest produce;

(q) regulating the marking of timber, the registration of marks and the manufacture, possession or use of marking instruments;

(r) regulating the transit by land and water of forest produce and by different means and classes of transport;

(s) providing for the examination, marking, reporting or stappage of timber or other forest produce in transit;
(t) providing for the establishments, management or control of checking stations to which timber or other forest produce shall be taken for examination by those in charge of it; and the conditions under which such timber or other forest produce shall be brought to, stored at or removed from the checking stations;

(u) regulating the salvaging and disposal of drift timber;

(v) prohibiting any act which may cause the obstruction of any waterway or cause danger to navigation;

(w) providing for the survey, and demarcation, of any lands for giving effect to the purposes of this Law;

(x) providing for the establishment and maintenance of nurseries and for the afforestation of lands the preservation and production of forest produce and the introduction of new species of trees or other forest produce;

(y) generally for giving effect to the purposes of this Law;

(2) The regulations may provide that any contravention thereof shall be punishable by a fine not exceeding one hundred pounds or imprisonment not exceeding twelve months or by both such fine and imprisonment.

34. The Minister may, by notice in the Gazette, exclude any area from the operation of any regulations made under this Law.

PART IX - OFFENCES AND LEGAL PROCEDURE

35. Any forest officer, administrative officer or police officer may prevent the commission of any offence under this Law.

36. A forest officer, administrative officer or police officer may stop any vehicle, vessel or raft engaged in transporting or moving any forest produce on any road or inland waterway for the purpose of inspecting the produce.

37. (1) Any administrative officer, forest officer, or police officer not below the rank of assistant superintendent of police, may himself, or by any person acting under his directions, seize any forest produce reasonably suspected of having been unlawfully obtained or being unlawfully removed and any instrument or thing reasonably suspected of having been used in the commission of any offence under this Law.

(2) No suit shall lie against the officer, or person acting under his direction, in respect of any deterioration in quality or value of any forest produce, instrument or thing seized in accordance with the provisions of subsection (1).

(3) Where the person suspected of having committed the offence in respect of which the forest produce has been seized has not been charged and the office has not been compounded as provided in section 46, the officer, after obtaining an order of a magistrate, may -

(a) sell such forest produce and pay to the Treasury the proceeds thereof, after deducting the expenses of the sale; or
(b) allocate such forest produce to the use of the Government; or

(c) destroy such forest produce.

38. Any forest officer, administrative officer or police officer may arrest, without a warrant, any person who may be reasonably suspected of having committed any offence under this Law, if such person refuses to give his name and address or gives a name or address which is believed to be false, or if there is reason to believe that he will abscond;

Provided that any person so arrested shall be taken before a court or to the nearest police station without unnecessary delay.

Onus of proof. 39. The onus of proof that any forest produce has not been taken in contravention of this Law shall lie upon the person in whose possession the forest produce is found.

Admission in evidence of maps of forest officer (Cap. 124) 40. Notwithstanding anything contained in the Survey Law, all maps, plans or diagrams made by a forest officer and approved by the Chief Conservator shall be admissible in evidence in any proceedings under this Law in a court or before a reserve settlement officer.

41. Any person who-

(a) forgos or fraudulently uses, or aids or abets any person to forge or fraudulently use, any registered hammer or hammered mark or any mark used for denoting the ownership of any forest produce, or any other mark used by the Forest Division in connexion with the administration of the provisions of this Law or any mark similarly used by a council; or

(b) alters, removes, destroys or defaces any such mark placed on forest produce or any boundary mark of a forest or of any lands proposed to be included in a forest.

shall be liable to a fine of one hundred pounds or imprisonment for two years or to both such fine and imprisonment.

Offence in forest reserve. 42. Whoever, in a forest reserve, except with the authority in writing of a forest officer not below the rank of Assistant Conservator-

(a) takes any forest produce;

(b) uproots, burns strips off the bark or leaves from, or otherwise damages any tree;

(c) sets fire to any grass or herbage, or kindles a fire without taking due precaution to prevent its spreading;

(d) smokes or lights a fire in any part of a forest reserve within which, or at a time when, smoking or the lighting of fires is prohibited.;

(e) pastures cattle or permits cattle to trespass;

(f) digs, cuts, turns or cultivates the soil or makes a farm or plantation;

(g) trespasses in any part of the forest reserve;
(h) constructs any dam or weir across any river or stream or otherwise obstructs the channel of any river or stream;

(i) resides or erects any building;

(j) hunts or fishes;

(k) damages, in any way, or destroys any forest property, shall be liable on summary conviction to a fine of one hundred pounds or to imprisonment for twelve months or to both such fine and imprisonment and, in addition thereto, may be required by the court to pay a sum equivalent to the fees and royalties payable on any forest produce removed or damaged on any forest produce, removed or damaged and also such amount, if any, as the court may consider just as compensation for any damage done.

43. Nothing in the preceding section shall prohibit the exercise by any person or community of any right in a forest reserve if such right has been recognized in the order constituting such forest reserve except such right be restricted in accordance with other provisions of this Law.

44. Whoever in a protected forest, except as provided in section 20 (2) or except with the authority in writing of a forest officer not below the rank of Assistant Conservator, does any act or thing prohibited in a forest reserve by section 42, shall be liable on summary conviction to a fine of fifty pounds or to imprisonment for six months or to both such fine and imprisonment and in addition thereto may be required by the court to pay a sum equivalent to the fees and royalties payable on any forest produce removed or damaged and also such amount, if any, as the court may consider just as compensation for any damage done.

45. In addition to any penalty imposed for an offence against the provisions of this Law or regulations made hereunder, the court may order -

(a) the forfeiture and disposal, as the court may direct, of any forest produce in respect of which the offence was committed, or any instrument or thing with which the offence was committed;

(b) the destruction of any farm or plantation made in contravention of section 42 in a forest reserve, or, on the application of the Minister that the produce of the farm or plantation be confiscated and thereafter disposed of in the discretion of the Minister;

(c) the cancellation of any licence or permit held under this Law;

(d) that, where no licence or permit has been taken out and the offender should have taken out a licence or permit, a sum equal to the amount of the fees and royalties that should have been paid in respect of the licence or permit be paid to the authority of person who would otherwise have been entitled to such fee or royalty; or

(e) that a portion, not exceeding one half, of any fine that may be recovered from a person convicted by the court be paid to any person or persons on whose information the offence was detected and proved.
46. (1) Where a person is reasonably suspected of having committed an offence against this Law, other than an offence under section 41, a forest officer, not below the rank of Assistant Conservator may, instead of taking proceedings against that person in court, compound the offence and receive from that person a sum of money by way of compensation for the offence that he is suspected of having committed.

(2) On such payment being made-

(a) the suspected person, if in custody, shall be released and no further proceedings shall be taken against that person in respect of that offence; and

(b) any produce seized as being liable to forfeiture shall be restored and any proceedings pending in court in respect of the same person on the same facts shall be withdrawn.

(3) The officer compounding the offence may then give one of the following directions-

(a) that the full amount of such compensation shall be paid into the Treasury;

(b) that a portion, not exceeding half the full amount of such compensation, be paid as a reward to the informer, and the balance paid into the Treasury.

47. When in any proceedings taken under this Law, or in consequence of anything done under this Law, a question arises as to the ownership of any forest produce, such forest produce shall be presumed to be the property of the Government unless the contrary is proved.

48. It shall be a sufficient defence to any proceedings, civil or criminal, against any forest officer, or other person acting under the directions of the Minister to show that the officer, or that other person, was in good faith, purporting to carry out the provisions of this Law.

49. In any proceedings for an offence against any provision of this Law, the State may be represented by any forest officer not below the rank of Assistant Conservator or by any other forest officer authorized generally or specifically in relation to any particular proceedings or class of proceedings by writing under the hand of a forest officer not below the rank of Assistant Conservator.
PART X. - REPEAL AND SAVING

50. (1) Subject to the provisions of the part, the Forestry Ordinance and all regulations made thereunder, is hereby repealed in Eastern Nigeria.

Repeal of Forestry Ordinance and saving as to existing forest reserves.

(2) All forest reserves existing at the time of the coming into force of this Law shall be deemed to have been constituted under and in accordance with the provisions of this Law.

(L. of N. 1948 Cap. 75)

51. (a) Any appointment, notice or notification, made or published; or

(b) Any inquiry or the decision or judgment of any person holding such inquiry, held or given whether at the inquiry or on appeal,

Effect of certain things done under the provisions of the Forestry Ordinance shall be deemed to have been made or published, given or held under the provisions of this Law.

(L. of N. 1948 Cap. 75)