MEDICAL REPORT

MEDICAL REPORT – TENDERED BY ANOTHER DOCTOR IN ABSENCE OF MAKER – S.42(1) <u>EVIDENCE ACT</u> – The certificate being a post mortem report made by a govt medical officer is admissible under S.42(1) when the maker is not available – EHOT V STATE 1993 12 LRCN 522; 1993 4 NWLR Pt. 290 644 at 657; STATE V AJIE 2000 80 LRCN 2513.

MEDICAL ETHICS – INFAMOUS CONDUCT – DETERMINANT – MDPDT V OKONKWO 2001 85 LRCN 908.

MEDICAL EVIDENCE OF CAUSE OF DEATH – WHEN CAN BE DISPENSED WITH – A.G FED V OGUNRO 2001 2 NWLR Pt. 720 P. 175; OGBA V STATE 1992 8 LRCN 362; 1992 2 NWLR Pt. 222 164; AMUSA V STATE 2003 104 LRCN 20 at 24.

MEDICAL OFFICER – WHETHER A PATHOLOGIST FOR POST – MORTEM UNDER S. 41(1) EVIDENCE ACT – EHOT V STATE 1993 12 LRCN 522; 1993 4 NWLR Pt. 290, 644 at 657; AMUSA V STATE 2003 104 LRCN 20 at 24 – 25.