

P.N.D.C.L. 38
OSU STOOL PROPERTY (SEIZURE) ACT, 1982

ARRANGEMENT OF SECTIONS

1. Seizure of Osu Stool Property.
2. Preparation of inventory.
3. Restoration of property.
4. Offence.

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OSU STOOL PROPERTY (SEIZURE) ACT, 1982(1)

AN ACT to provide for the seizure of the Osu Stool Property and for related matters.

1. Seizure of Osu Stool Property

Despite the Chieftaincy Act, 1971 (Act 370) or any other enactment to the contrary, the City Manager, Accra, is hereby ordered to take possession of the Osu Stool Property forthwith from Nii Nortei Owuo III or the person for the time being in possession of that property.2(2)

2. Preparation of inventory

The City Manager shall as soon as practicable prepare an inventory of the stool property and transmit a copy of the inventory to the Minister responsible for Chieftaincy Affairs together with a signed certificate of its correctness.

3. Restoration of property

The Minister responsible for Chieftaincy Affairs may at a time that the Minister thinks fit order the City Manager, Accra, to restore the Osu Stool Property to the person whom the Minister may in writing specify.

4. Offence

A person who obstructs or otherwise prevents the City Manager from performing functions under this Act commits an offence and is liable on summary conviction to a term of imprisonment not exceeding two years or to a fine not exceeding five hundred penalty units or to both the imprisonment and the fine.

Endnotes

1 (Popup - Footnote)

1. This Act was issued as the Osu Stool Property (Seizure) Law, 1982 ([P.N.D.C.L. 38](#)) made on the 3rd day of December, 1982 and notified in the *Gazette* on 10th December, 1982. The Preamble to the Decree, is as follows:

“WHEREAS the Eastern Regional House of Chiefs has decided that the nomination, election and installation of NII NORTEI OWUO III (alias JONATHAN, as Osu Manste was void:

AND WHEREAS it is expedient that the Osu Stool Property should be preserved pending the nomination, election and installation of a new Osu Mantse.”

2 (Popup - Footnote)

2. This provision is now inconsistent with Chapter Twenty-two of [the Constitution](#).