



**HOUSE OF REPRESENTATIVES
FEDERAL REPUBLIC OF NIGERIA
VOTES AND PROCEEDINGS**

Wednesday, 22 September, 2021

1. The House met at 11.33 a.m. Mr Speaker read the Prayers.
2. The House recited the National Pledge.
3. **Votes and Proceedings**
Mr Speaker announced that he had examined and approved the *Votes and Proceedings* of Tuesday, 21 September, 2021.

The Votes and Proceedings was adopted by unanimous consent.

4. **Matters of Urgent Public Importance (Standing Order Eight, Rule 4)**
 - (i) ***Alleged Exclusion of Rivers State from the List of Beneficiaries of Projects to be Financed by Fresh World Bank Loan:***
Hon. Solomon Bob (*Ahoada East/Abua/Odual Federal Constituency*) introduced the matter and prayed the House to:
 - (a) consider and approve the matter as one of urgent public importance; and
 - (b) suspend Order Eight, Rule 4 (3) to allow debate on the matter forthwith.

Question that the matter be considered as one of urgent public importance — Agreed to.

Question that the House do suspend Order Eight, Rule 4 (3) to enable it debate the matter forthwith — Agreed to.

Alleged Exclusion of Rivers State from the List of Beneficiaries of Projects to be Financed by A Fresh World Bank Loan:

The House:

Notes that Nigeria is a federation that professes equity, fairness and social justice and to this end, there are several constitutional provisions prohibiting all or any forms of discrimination on the basis of partisan leaning, religion, place of origin or tribe, amongst others;

12. Need to Investigate the Non- Take off of the Proposed 30% Coal to Power Electricity Generation by 2030

Order read; deferred by leave of the House.

13. Call for Investigation of the Dilapidated State of Airports in Nigeria

Order read; deferred by leave of the House.

14. Call to Restore Electricity to Maiduguri and its Environs

Motion made and Question proposed:

The House:

Notes that Maiduguri and its environs have been without electricity for over nine months as a result of the destruction of the Power Transmission Towers by Boko Haram terrorists, a development that is adversely affecting the social, economic activities of Maiduguri residents;

Worried that despite the commendable measures by the Borno State Government and the appreciable efforts of the Power Holding Company of Nigeria (PHCN); Transmission Company of Nigeria (TCN) and the Yola Electricity Distribution Company (YEDC) at rebuilding the Transmission Towers, Boko Haram insurgents are unrelenting at destroying more Towers;

Resolves to:

- (i) urge the Federal Ministry of Power; the Power Holding Company of Nigeria (PHCN); the Transmission Company of Nigeria and the Yola Electricity Distribution Company (YEDC) to device a means of restoring Maiduguri to the National Grid;
- (ii) also urge the Military authorities to intensify their final push in the fight against the unrepentant elements of the Boko Haram Terrorists;
- (iii) mandate the Committee on Power to ensure compliance (*Hon. Abdulkadir Rahis — Maiduguri Metropolitan Federal Constituency*).

Agreed to.

(HR. 69/09/2021).

Motion referred to the Committee on Power, pursuant to Order Eight, Rule 9 (5).

15. Need to Address the Delay Tactics by Public Universities Which Affect the Timely Completion of Post Graduate Programmes

Order read; deferred by leave of the House.

16. Privilege (Order Six, Rule 2)

Hon. Ndudi Elumelu (*Aniocha/Oshimili Federal Constituency*), drew the attention of the House to prevalent leakages in the roof of the Chamber of the House of Representatives. He noted that the development was not only embarrassing but inhibiting the effective performance of legislative activities. He viewed that as a breach of privilege of the House, hence the need for the National Assembly Management to urgently draw the attention of the Federal Capital Territory Administration on the need for maintenance of the building.

Mr Speaker noted the matter of privilege.

17. Consideration of Reports

(i) **A Bill for an Act to Amend the Asset Management Corporation of Nigeria Act, No. 2, 2019 to Extend the Tenor of the Resolution Cost Fund Grant Access to the Special Tribunal Established by the BOFIA, 2020 and Confer on it the Powers to take Possession, Manage, Foreclose or Sell, Transfer, Assign or Otherwise of Asset or Proffer used as Security for Eligible Bank Assets; and for Related Matters (HB.1320) (Committee of the Whole):**

Motion made and Question proposed, "That the House do consider the Report on a Bill for an Act to Amend the Asset Management Corporation of Nigeria Act, No. 2, 2019 to Extend the Tenor of the Resolution Cost Fund Grant Access to the Special Tribunal Established by the BOFIA, 2020 and Confer on it the Powers to take Possession, Manage, Foreclose or Sell, Transfer, Assign or Otherwise of Asset or Proffer used as Security for Eligible Bank Assets; and for Related Matters (HB.1320)" (*Hon. Abubakar Hassan Fulata — Birninwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Question that the House do resolve into the Committee of the Whole to consider the Report — Agreed to.

(HOUSE IN COMMITTEE)

(Mr Deputy Speaker in the Chair)

A BILL FOR AN ACT TO AMEND THE ASSET MANAGEMENT CORPORATION OF NIGERIA ACT, NO. 2, 2019 TO EXTEND THE TENOR OF THE RESOLUTION COST FUND; GRANT ACCESS TO THE SPECIAL TRIBUNAL ESTABLISHED BY THE BOFIA, 2020 AND TO CONFER ON IT THE POWERS TO TAKE POSSESSION, MANAGE, FORECLOSE OR SELL, TRANSFER, ASSIGN OR OTHERWISE OF ASSET OR PROPERTY USED AS SECURITY FOR ELIGIBLE BANK ASSETS AND FOR OTHER MATTERS (HB. 1320)

Clause 1: Amendment of the Principal Act.

The Asset Management Corporation of Nigeria Act, No. 2, 2019 (in this Act referred to as the "Principal Act") is amended as set out in this Bill (*Hon. Alhassan Ado Garba — Leader*).

Question that Clause 1 stands part of the Bill — Agreed to.

Clause 2: Amendment of Section 34.

Section 34 of the Principal Act is amended by substituting for the existing sub section (1) (a) and (b), new provisions as follows:

"34. Certificate of Sale/Transfer.

- (1) (a) Subject to paragraphs (c), (i) and (d), become vested with and acquire legal title to the eligible bank assets and all assets or property tangible or intangible belonging to, traced to and in which the debtor has interest in, whether or not such assets or property is used as security for the eligible bank asset, and the Corporation shall be vested with power, to the exclusion of all other creditors, to take possession of, manage, foreclose or sell, transfer, assign or otherwise dispose of the eligible bank asset and any tangible or intangible asset or property is used as security for the eligible bank asset, in full or partial satisfaction of the debt owed to the Corporation by reason of the acquisition of the

eligible bank asset notwithstanding that the interest of the debtor in such asset or property is equitable only.

- (b) Any certification of sale or certificate of transfer of title executed by the Corporation in exercise of its powers under subsection (1) (a) above shall constitute a valid registrable instrument under all applicable land registration laws applicable in the Federation and in all Land and Corporate Registries in the Federation” (*Hon. Alhassan Ado Garba — Leader*).

Question that Clause 2 stands part of the Bill — Agreed to.

Clause 3: Amendment of Section 54.

Section 54 (1) and (2) of the principal Act is amended by inserting new sub sections (1) and (2) and renumber appropriately:

“54. Commencement of Action at Special Tribunal.

- (1) The Corporation in exercise of its discretion may decide to commence debt recovery actions at the Special Tribunal For Enforcement and Recovery of Eligible Loans set up under the provisions of Section 102 of the Banks and Other Financial Institutions Act (Amendment 2020) and the Rules and Practice Direction of the Tribunal shall apply in such proceedings commenced by the Corporation.
- (2) Where the Corporation commences an action pursuant to subsection (1) above, the Corporation may apply to the Tribunal for special orders availed eligible financial institutions under the BOFIA and its Special Practice Directions. Without prejudice to the provisions of BOFIA and the Special Practice Directions of the Tribunal, AMCON may bring applications before the Tribunal pursuant to the provisions of the AMCON Act and the Tribunal shall be bound to hear such applications” (*Hon. Alhassan Ado Garba — Leader*).

Question that Clause 3 stands part of the Bill — Agreed to.

Clause 4: Amendment of Section 45.

Section 45 of the principal Act is amended by substituting for the existing sub section (2), a new sub section (2) as follows:

“45. Corporation not required as owner of Security.

- (2) A certificate of Judgement obtained in a proceeding or any document presented by the Corporation as evidencing title whether legal, equitable or traced in a property constitutes an instrument of title of the interest of the Corporation in all land registries in the Federation (*Hon. Alhassan Ado Garba — Leader*).

Question that Clause 4 stands part of the Bill — Agreed to.

Clause 5: Amendment of Section 61: Interpretation.

- (a) Substituting the definition of the word "tenor" with a new definition —

"tenor" when used in Part IX of this Bill means a period of 5 years from the expiration of the current tenor but may be extended by a resolution of the National Assembly for such further period as the Corporation may determine with the approval of the Central Bank of Nigeria (*Hon. Alhassan Ado Garba — Leader*).

Question that the meaning of the word "tenor" be as defined in the interpretation to this Bill — Agreed to.

- (b) Inserting in alphabetical order a new definition —

"dissolution date" means a date to be determined by the Board of Directors of the Corporation with the approval of the Central Bank of Nigeria (*Hon. Alhassan Ado Garba — Leader*).

Question that the meaning of the words "dissolution date" be as defined in the interpretation to this Bill — Agreed to.

- (c) Substituting for the existing definition of "Court" a new definition that is —

"court" means the Federal High Court, the Special Tribunal for Enforcement and Recovery of Eligible Loans and other superior courts exercising appellate jurisdictions over the Federal High Court and the Special Tribunal for Enforcement and Recovery of Eligible Loans" (*Hon. Alhassan Ado Garba — Leader*).

Question that the meaning of the word "court" be as defined in the interpretation to this Bill — Agreed to.

Question that Clause 5 stands part of the Bill — Agreed to.

Clause 6: Citation.

This Bill may be cited as the Asset Management Corporation of Nigeria Act (Amendment No. 3) Bill, 2021 (*Hon. Alhassan Ado Garba — Leader*).

Question that Clause 6 stands part of the Bill — Agreed to.

Explanatory Memorandum:

This Bill seeks to amend the Asset Management Corporation of Nigeria Act No. 2 2019 to extend the tenor of the Resolution Cost Fund; grant access to the Special Tribunal established by the BOFIA, 2020 and to confer on it the powers to take possession, manage, foreclose or sell, transfer, assign or otherwise of asset or property used as security for eligible bank assets and for other matters (*Hon. Alhassan Ado Garba — Leader*).

Agreed to.

Long Title:

A Bill for an Act to Amend the Asset Management Corporation of Nigeria Act, No. 2 , 2019 to Extend the Tenor of the Resolution Cost Fund; Grant Access to the Special Tribunal Established by the BOFIA, 2020 and to Confer on it the Powers to Take Possession, Manage, Foreclose or Sell, Transfer, Assign or Otherwise of Asset or Property Used As Security for Eligible Bank Assets and for Other Matters (HB. 1320) (*Hon. Alhassan Ado Garba — Leader*).

Agreed to.

Chairman to report Bill.

(HOUSE IN PLENARY)

Mr Deputy Speaker-in the Chair, reported that the House in Committee of the Whole considered the Report on a Bill for an Act to Amend the Asset Management Corporation of Nigeria Act, No. 2, 2019 to Extend the Tenor of the Resolution Cost Fund Grant Access to the Special Tribunal Established by the BOFIA, 2020 and Confer on it the Powers to take Possession, Manage, Foreclose or Sell, Transfer, Assign or Otherwise of Asset or Proffer used as Security for Eligible Bank Assets; and for Related Matters (HB.1320) and approved Clauses 1 - 6, the Explanatory Memorandum, and the Long Title of the Bill.

Question that the House do adopt the Report of the Committee of the Whole — Agreed to.

- (ii) **Committee on Agricultural Colleges and Institutions:**
A Bill for an Act to Establish Federal University of Agriculture and Entrepreneurship, Saki, Oyo State; and for Related Matters (HB. 548)

Order read; deferred by leave of the House.

- (iii) **Ad-hoc Committee on the increasing Incidents of Sim Swap Fraud:**
Motion made and Question proposed, "That the House do consider the Report of the Ad-hoc Committee on the increasing Incidents of Sim Swap Fraud and approve the recommendations therein" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency).

Agreed to.

Question that the House do resolve into the Committee of the Whole to consider the Report — Agreed to.

(HOUSE IN COMMITTEE)

(Mr Deputy Speaker in the Chair)

Recommendation (i):

"That the Nigerian Communications Commission (NCC) be urged to as a matter of urgency sanction all Mobile Network Operators whose agents are involved in aiding and abetting SIM Swap Fraud in Nigeria to compel them to adhere strictly to guidelines and to serve as a deterrent to future offenders" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency).

Agreed to.

Recommendation (ii):

"That the Nigerian Communications Commission be urged to grant Mobile Network Operators (MNOs) at least a (view-only) access to the SIM Registration Data and Biometrics during SIM Replacement/swap exercise" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency).

Agreed to.

Recommendation (iii):

"That there is a need for the amendment of the relevant laws particularly the NCC Act 2003 to allow for Biometric SIM Swap and allow MNOs to collect, store and use (view only) customer information during the SIM Swap process" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency).

Agreed to.

Recommendation (iv):

"That NCC should carry out regular audit exercises on SIM registration and ensure that SIMs not properly registered are promptly deactivated" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (v):

"That there is a need for mandatory use of the National Identification Number (NIN) as required by section 27 of the NIMC Act No. 23 of 2007, to be adopted as a requirement by MNOs for SIM registration - by linking National ID to a SIM card number, and validation/verification of a customer's identification credentials against the central government identity database" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (vi):

"That NCC, CBN; Banks and MNOs should come up with a way to validate the veracity of transactions by sending a follow-up notification to users via other registered numbers and security questions" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (vii):

"That NCC, CBN, MNOs, Banks and National Orientation Agency (NOA) should be urged to collaborate and engage in a public awareness campaign that would sensitize Nigerians on the menace of SIM Swap fraud and dangers of sharing or giving out their identification documents such as passport, PIN, Debit/Credit cards, BVN, and any other documents containing their personal information with people they do not trust to avoid identity theft" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (viii):

"That effort should be concentrated on the prevention of unauthorized SIM Swap" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (ix):

"That SIM Swap should only be done by MNOs and not their Agents to enable them to carry out necessary checks through the registered data and biometrics" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (x):

"That there is a need for NCC, CBN and all the Stakeholders to come up with a system whereby for anyone to replace his/her SIM, he/she must start with the MNO and go back to the Bank to complete the process" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (xi):

"That Banks should be urged to implement a mandatory second level authentication for mobile transactions to create an extra hurdle for potential criminals who seek to gain access to customers' bank accounts" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (xii):

"That there is a need for complicated passwords instead of the current four digits easy to formulate passwords" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (xiii):

"That the Central Bank of Nigeria (CBN) should prohibit default activation of the USSD as there are other options such as voice, eyes and fingerprints" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (xiv):

"That registration of telephone lines by proxies should be discontinued henceforth" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (xv):

"That Victims of SIM Swap fraud should be encouraged to pursue any action particularly legal action against MNOs as stipulated in the Nigeria Communication Act 2003. It would make MNOs sit up and promote compliance with the guidelines" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (xvi):

"That Customer service and fraud operation teams in Banks and MNOs need tighter processes and guidelines on how to detect potentially fraudulent activity" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (xvii):

"That NCC should put measures in place to curb improper SIM registration including the sale of already registered SIM and punish all Culprits to serve as a deterrent to others" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (xviii):

"That Banks should be urged to stop using SMS as a primary method of communication, they should rather use encrypted messaging apps that are not as prone to snooping as SMS" (*Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency*).

Agreed to.

Recommendation (xix):

"That NCC and CBN be urged to ensure that all monies lost as a result of card/ATM and web-based fraud are refunded to the affected subscribers/customers" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency).

Agreed to.

Recommendation (xx):

"That Banks should be urged to strengthen protection frameworks around customers account to minimize financial losses arising from e-fraud" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency).

Agreed to.

Recommendation (xxi):

"That the House Committee on Telecommunications be mandated to ensure that GloMobile is sanctioned by NCC for total disregard to the call of the House of Representatives; having deliberately refused to receive an invitation letter from the House; deliberately refused to submit and also refused to attend the investigative hearing on a subject matter in which Glomobile is one of the major Stakeholders" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency).

Agreed to.

Recommendation (xxii):

"That Committees on Telecommunications and Banking and Currency be urged to step up their oversight functions on NCC, CBN and other stakeholders, particularly on the subject matter" (Hon. Abubakar Hassan Fulata — Birniwa/Guri/Kiri-Kasamma Federal Constituency).

Agreed to.

Chairman to report proceedings.

(HOUSE IN PLENARY)

Mr Deputy Speaker in the Chair, reported that the House in Committee of the Whole considered the Report of the *Ad-hoc* Committee on the increasing Incidents of Sim Swap Fraud and approved Recommendations (i) - (xxii) of the Report.

Question that the House do adopt the Report of the Committee of the Whole — Agreed to.

(iv) Committee on Public Petitions:**Report on the Petition by Koko Ama Community, Port Harcourt, Rivers State:**

Motion made and Question proposed, "That the House do consider the Report of the Committee on Public Petitions on the petition by Koko Ama Community, Port Harcourt, Rivers State against the Nigeria Liquefied Natural Gas Company (NLNG) on the criminal neglect and pauperization of Koko Ama Ancient Kingdom and approve recommendations therein" (Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency).

Agreed to.

Question that the House do resolve into the Committee of the Whole to consider the Report — Agreed to.

(HOUSE IN COMMITTEE)

(Mr Deputy Speaker in the Chair)

Consideration deferred to enable the Committee reconsider the petition in line with the Petroleum Industry Act.

Chairman to report Progress:

(HOUSE IN PLENARY)

Mr Deputy Speaker in the Chair, reported that the House in Committee of the Whole deferred consideration of the Report of the Committee on Public Petitions on the petition by Koko Ama Community, Port Harcourt, Rivers State against the Nigeria Liquefied Natural Gas Company (NLNG) on the criminal neglect and pauperization of Koko Ama Ancient Kingdom.

Question that the House do adopt the Report of the Committee of the Whole — Agreed to.

(v) Committee on Public Petitions:

Petitions by Messrs Aghebe and Two Others:

Motion made and Question proposed, "That the House do receive the Report of the Committee on Public Petitions on the petition by Messrs Aghebe and two others on the Non-Compliance or Implementation of the House Resolution of 15 September 2004 by the Federal Housing Authority (now Federal Ministry of Housing and Urban Development and approve recommendations therein" (Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency).

Agreed to.

Question that the House do resolve into the Committee of the Whole to consider the Report — Agreed to.

(HOUSE IN COMMITTEE)

(Mr Deputy Speaker in the Chair)

Recommendation (i):

"Urge the House to uphold the subsisting Resolution of the 5th Assembly which the 6th, 7th, and 8th Assembly upheld respectively" (Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency).

Agreed to.

Recommendation (ii):

"The Resolution of the 5th Assembly therefore stated thus:

- (a) that the 5th Assembly directed the Respondent to reinstate the Petitioner;*
- (b) that the 5th Assembly also urge the Respondent to pay the Petitioners all their entitlements from the time of the purported illegal disengagement;*
- (c) that the 5th Assembly finally directed the Respondent to, after reinstatement, effect promotion of the Petitioners to their commensurable positions" (Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency).*

Agreed to.

Recommendation (iii):

"That the 9th Assembly hereby aligned with the Resolutions of the 5th, 6th, 7th and 8th Assemblies as upheld above in Resolutions (i) (ii) and (iii)" (Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency).

Agreed to.

Recommendation (iv):

"Urge the Respondent to implement the House Resolution without treating it with the same levity it treated the previous Resolution of the Assemblies" (Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency).

Agreed to.

Chairman to report proceedings.

(HOUSE IN PLENARY)

Mr Deputy Speaker in the Chair, reported that the House in Committee of the Whole considered the Report of the Committee on Public Petitions on the petition by Messrs Aghebe and two others on the Non-Compliance or Implementation of the House Resolution of 15 September, 2004 by the Federal Housing Authority (now Federal Ministry of Housing and Urban Development and approved Recommendations (i) - (iv) of the Report.

Question that the House do adopt the Report of the Committee of the Whole — Agreed to.

(vi) Committee on Public Petitions:**Report on the Petition by Mr Peace Obiallor:**

Motion made and Question proposed, "That the House do consider the Report of the Committee on Public Petitions on the petition by Mr Peace Obiallor against the University of Nigeria, Nsukka on over ₦3,831,100 salary indebtedness to him and approve recommendation therein" (Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency).

Agreed to.

Question that the House do resolve into the Committee of the Whole to consider the Report — Agreed to.

(HOUSE IN COMMITTEE)

(Mr Deputy Speaker in the Chair)

Recommendation:

"Urge the Vice-Chancellor, University of Nigeria, Nsukka to pay Mr Peace Obiallor, the sum of Three Million, One Hundred and Three Thousand, One Hundred Naira (₦3,103,100.00), only being the amount approved by the University's Contract Verification Committee" (Hon. Jerry Alagbaoso — Orlu/Orsu/Oru East Federal Constituency).

Agreed to.

Chairman to report proceedings.

(HOUSE IN PLENARY)

Mr Deputy Speaker in the Chair, reported that the House in Committee of the Whole considered the Report of the Committee on Public Petitions on the petition by Mr Peace Obiallor against the University of Nigeria, Nsukka on over ₦3,831,100 salary indebtedness to him and approved the only Recommendation of the Report.

Question that the House do adopt the Report of the Committee of the Whole — Agreed to.

18. Adjournment

That the House do adjourn till Thursday, 23 September, 2021 at 11.00 a.m. (Hon. Peter Akpatason — Deputy House Leader).

The House adjourned accordingly at 1.47 p.m.

Femi Hakeem Gbajabiamila
Speaker

CORRIGENDUM

In the *Votes and Proceedings* of Wednesday, 9 June, 2021, item 9, page 2270, in the referral, *leave out* the words “*Committee on Tertiary Education*” and *insert* the words “*Committees on Tertiary Education, and Navy*”.

Femi Hakeem Gbajabiamila
Speaker