



# HOUSE OF REPRESENTATIVES FEDERAL REPUBLIC OF NIGERIA ORDER PAPER

**Wednesday 23 March 2022**

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1. Prayers
  2. National Pledge
  3. Approval of the Votes and Proceedings
  4. Oaths
  5. Messages from the President of the Federal Republic of Nigeria (if any)
  6. Messages by the Senate of the Federal Republic of Nigeria (if any)
  7. Messages from Other Parliament(s) (if any)
  8. Other Announcements (if any)
  9. Petitions (if any)
  10. Matters of Urgent Public Importance
  11. Personal Explanation
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## PRESENTATION OF BILLS

1. Federal College of Medical Laboratory Science and Technology, Eka-Midim, Akwa-Ibom State (Establishment) Bill, 2022 (HB. 1916) (*Hon. Aniekan Umana*) – *First Reading*.
2. Federal College of Education (Technical) Ile-Ife, Osun State (Establishment) Bill, 2022 (HB. 1917) (*Hon. Ajilesoro Abimbola Taofeek*) – *First Reading*.
3. National Drug Law Enforcement Agency Act (Amendment) Bill, 2022 (HB. 1918) (*Hon. Olumide Babatunde Osoba*) – *First Reading*.
4. Corrupt Practices and Other Related Offences Act (Amendment) Bill, 2022 (HB. 1919) (*Hon. Olumide Babatunde Osoba*) – *First Reading*.
5. Federal College of Creative Arts and Innovative Enterprise, Yenagoa (Establishment) Bill, 2022 (HB. 1920) (*Hon. Steve Azaiki*) – *First Reading*.
6. Electric Pensioner Verification Bill, 2022 (HB. 1921) (*Hon. Chinedu Emeka Martins*) – *First Reading*.
7. National Youth Service Corps Act (Amendment) Bill, 2022 (HB. 1922) (*Hon. Kayode Moshood Akinolu*) – *First Reading*.
8. National Institute for Temperate Crop Research and Development, Obanliku (Establishment) Bill, 2022 (HB. 1923) (*Hon. Ochiglegor Idagbo*) – *First Reading*.

9. Nationwide Industrialization, Manufacturing, Processing and Related Industries Bill, 2022 (HB. 1924) (*Hon. Ochiglegor Idagbo*) – *First Reading*.
  10. Federal University of Environmental Technology Saakpenwa, Ogoni (Establishment) Bill, 2022 (HB. 1925) (*Senate*) – *First Reading*.
  11. Federal Capital Territory University, Abaji (Establishment) Bill, 2022 (HB. 1926) (*Senate*) – *First Reading*.
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## ORDERS OF THE DAY

### BILLS

1. A Bill for an Act to Provide for Establishment of Federal University of Education, Numan, Adamawa State; and for Related Matters (HB. 1799) (*Senate*)(*Leader*) – *Second Reading*
  2. A Bill for an Act to Establish Federal University, Wukari and to make Comprehensive Provisions for Its Due Management and Administration; and for Related Matters (HBs. 1719 &1845) (*Leader and Hon. Mohamed Tahir Monguno*) – *Second Reading*.
  3. A Bill for an Act to Establish National Industrial Centre for the Manufacture, Exhibition and Sale of Furniture and other Timber Products, Ifetedo, Ife South, Osun State; and for Related Matters (HB.1684) (*Hon. Ajiesoro Taofeek Abimbola*) – *Second Reading*.
  4. A Bill for an Act to Establish Port-Area Development Commission charged with the responsibility to manage the Ecological and Environmental Menace from the Operations of Ports; and for Related Matters (HB. 1664) (*Hon. Mufutau Adewale Egberongbe*) – *Second Reading*.
  5. A Bill for an Act to Establish Niger Delta Institute of Technology and Skills Acquisition Beeri, Rivers State and make Comprehensive Provisions for Management, Administration and Detailed Identification of Areas in Technology, Skills Acquisition; and for Related Matters (HB.1807) (*Hon. Deko Dumnamene*) – *Second Reading*.
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### MOTIONS

6. **Need to Construct 33/11KVA Injection Sub-station at Igbo-Ora in Ibarapa Central Local government Area and 33/11KVA Injection Sub-station at Igangan in Ibarapa North Local Government Area of Oyo State: Hon. Muraina. S. Ajibola:**

#### **The House:**

*Notes* that Ibarapa Local Government Area of Oyo State is a semi-urban area which serves as the food basket of Oyo state;

*Also notes* that in 2005, the Federal Government adopted the rural electrification policy with the aim of increasing electricity to 90% for rural areas in Nigeria by 2030;

*Further notes* that the Ibadan Electricity Distribution Company is responsible for the supply and distribution of electricity to Ibarapa in Oyo State;

*Aware* that access to electricity facilitates sustainable economy and social growth in rural or semi-urban areas;

*Concerned* that the electricity supply in the entire Ibarapa land has been epileptic due to poor electrical installations, prompting the people to migrate to the city as a result of the consequent decline socioeconomic activities and access to basic facilities;

*Cognizant* of the need to construct a 33/11 KVA injection Sub-station each at Igbo-Ora and Igangan in Ibarapa North Local Government Area of Oyo State to facilitate electricity supply and enhance socio-economic activities in the area;

*Resolves to:*

- (i) Urge the Federal Government and the relevant agencies to construct 33/11 KVA injection Sub-station at Igbo-Ora in Ibarapa Central Local Government and 33/11 KVA injection Sub-station at Igangan all in Ibarapa axis of Oyo state;
- (ii) mandate the Committees on Appropriations, Finance and Power to include the construction of 33/11kva injection Sub-Station at Igbo-Ora, in Ibarapa Central Local Government and 33/11 KV A injection Sub-station at Igangan in Ibarapa North Local Government of Oyo State in the 2023 Budget estimates; and
- (iii) also mandate the Committees on Appropriations, Finance, Power and Legislative Compliance to liaise with the Budget Office of the Federation, Ministry of Finance and Ministry of Power to ensure compliance.

**7. Call to Investigate the Imposition of Multiple Processing and/or Administration Fees by the Joint Admissions and Matriculation Board (JAMB) and its Accredited Agents on JAMB Examination Candidates:**

**Hon. Sergius Ose Ogun:**

**The House:**

*Notes* that Section 88(1) and (2) of the Constitution of the Federal Republic of Nigeria, 1999 (as amended) empowers the National Assembly to conduct investigations into the activities of any authority executing or administering laws made by the National Assembly;

*Also notes* that pursuant to Section 5(1)(a) of the Joint Admissions and Matriculations Board Act, the Board was established to, among other things, control the conduct of matriculation examinations for candidates seeking admission into Universities, Polytechnics and Colleges of Education in Nigeria;

*Aware* that in recent times, in addition to the registration fees for the examination, all sorts of processing and/or administrative fees are imposed on JAMB examination candidates;

*Informed* that for every other service, apart from the JAMB Registration provided in relation to the examination, an administrative fee is imposed by JAMB, which does not include the CBT Centre Service Charge collected by JAMB accredited CBT Centers and some of the charges are as follows:

S/N	Services	Fees ₦
1.	Application for Transfer	7,000
2.	Change of Admission Letter with Registration Number	5,000
3.	Application for correction of data (like date of birth, etc)	2,500
4.	Printing of JAMB Result Slip	1,000
5.	Printing of JAMB Admission Letter	1,000
6.	Change of Institution/Course	2,500
7.	Retrieving of JAMB Registration Number	1,000

*Cognizant* that by the provisions of the Act, JAMB is an examination conducting body and not primarily a revenue-generating organ of the Federal Government;

*Worried* that JAMB Candidates who are not privileged to afford the charges/fees suffer undue hardships and ultimately lose out from taking the examination;

*Also worried* that a majority of the candidates dwell in villages, often without CBT accredited Centres and as such, would have to travel long distances and incur additional transportation costs in order to register for the examination or carry out a JAMB related service offered only in a CBT Centre;

*Resolves to:*

Mandate the Committee on Tertiary Education and Services to investigate the multiple processing and/or administrative fees imposed by JAMB and its accredited agents on JAMB candidates and report back within four (4) weeks for further legislative action.

**8. Urgent Need to Repair the 15 kilometers Ajagba/Salawa/Akotogba Road, Irele Local Government Area of Ondo State:**

**Hon. Gboluga Dele Ikengboju:**

**The House:**

*Notes* that the only route that connects Ajagba, Salawa and Akotogbo community in Irele Local Government area of Ondo State to Ovia-River Bridge Edo State is in a deplorable state of disrepair;

*Concerned* that the bridge on the road was constructed in the 1950s but due to the recent flooding and the peculiar terrain of the area, the Salawa/Akotogbo axis of the road has developed a sinkhole, and a portion of the road has been totally cutoff, making the entire communities inaccessible;

*Worried* that students and people in Ajagba, Salaw, Akotogbo and other adjoining communities with about 250,000 population have been denied access to schools, commerce, healthcare services and other social amenities as a result of the deplorable condition of the road, which is the only road that links the entire communities;

*Cognizant* that if steps are not taken to reconnect the inter-state road linking Ovia river bridge of Edo State and the adjoining communities in Irele Local Government Area of Ondo State, socioeconomic activities and access to basic necessities will become impossible in the affected areas;

*Resolves to:*

- (i) Urge the Federal Ministry of Works and Housing to commence immediate repairs and reconstruction of the road to reconnect the people of Ajagba-Salawa-Akotogbo in Irele Local Government to the larger community;
- (ii) mandate the Committees on Works and Federal Road Maintenance Agency (FERMA) to ensure compliance.

**9. Urgent Need to Address the Violation of Human Rights and Unfair Treatment of Nigerians In Indonesia: Hon. Lynda Chuba-Ikpeazu:**

**The House:**

*Notes* that Indonesia is a signatory to the United Nation's Universal Declaration on Human Rights of 1948, which advocates for the protection of the fundamental rights and freedom of every human being;

*Concerned* that despite various reports of the heavy-handedness of Indonesian security and law enforcement officers towards Nigerians that have led to allegations of illegal arrests, detention, tortures, extortions, and other unreported fundamental human rights breaches, nothing has been done to reverse this unfortunate and unsavory trend;

*Aggrieved* about the recently reported death of Late Arinze Igweike on March 14, 2022, a bright and promising native of Onitsha, who was allegedly arrested in Jakarta by Indonesian Immigration Police for unidentified offences and eventually died in Police custody without any proceedings being brought against him;

*Also notes* that in July 2020 another Nigerian, identified as Chukwueze died after he was allegedly arrested, extorted and tortured by Indonesian Immigration Officials, thereafter resulting in massive protests at the Nigeria Embassy in Jakarta against discrimination and targeted raids by Indonesian Officers;

*Further notes* that in August 2021, the Federal Ministry of Foreign Affairs confirmed the assault of a Nigerian diplomat by Immigration Officials in Jakarta, Indonesia, where the diplomat was manhandled and arrested in front of his official quarters, a disgraceful action that is clearly against International Law and the Vienna Conventions governing Diplomatic and Consular Relations between States;

*Cognizant* of the urgent need to address the heavy-handedness and inhuman treatment meted on Nigerians by the Indonesian Authorities, before more Nigerians lose their lives, as this will undoubtedly strain the relationship between the Nigerian and Indonesian Government if not addressed;

*Resolves to:*

Mandate the Committees on Diaspora and Foreign Affairs to investigate the allegations of heavy-handedness and inhuman treatment of Late Arinze Igweike, and other Nigerians by Indonesian Officers, and report back within four (4) weeks.

## CONSIDERATION OF REPORTS

**10.** A Bill for an Act to Repeal the Maritime Academy of Nigeria Act, Cap. M3, Laws of the Federation of Nigeria, 2004 and Establish University of Maritime Studies, Oron; and for Related Matters (HB. 1595) (*Senate*) – (*Committee of the Whole: 9/3/2022*).

**11. Committee on Petroleum Resources (Downstream)**

**Hon. Abdullahi Mahmud Gaya:**

“That the House do consider the Report of the Committee on Petroleum Resources (Downstream) on the Need to Investigate the Importation and Distribution of Adulterated Premium Motor Spirit (PMS) into Nigeria and approve the recommendations therein” (HR.47/02/2022) (*Laid: 16/3/2022*).

- (i) that the Honourable Minister of State, Petroleum Resources shall initiate the adoption of 2017 PMS Standard (NIS 116:2017) as approved by the Standards Organization of Nigeria (SON) for future importation of the product into the country;
- (ii) that the Minister of Petroleum Resources should expedite action for completion of the rehabilitation work of the three (3) major refineries at Warri, Port Harcourt and Kaduna to boost local refining and reduce over-dependence on imported PMS into Nigeria;
- (iii) that the Nigerian National Petroleum Cooperation (NNPC) and the Nigerian Midstream and Downstream Petroleum Regulatory Authority (NMDPRA) shall procure tracking devices to monitor the movement of trucks from all depots to their destinations across the country. This will mitigate smuggling and will make the product available for domestic use;
- (iv) that the Federal Government shall position the Standard Organization of Nigeria (SON) to implement its mandate to the latter by subjecting all imported white Petroleum and other products to the Offshore conformity assessment and also resume routine quality control of them and other products imported into the country at our various Seaports, Airports and Borders throughout Nigeria as enshrined in the Standards Organization of Nigeria enabling Act of 2015. This will finally address the reoccurrence of the importation of off-specification PMS and other substandard goods into Nigeria;
- (v) that the Federal Government is to note that the Standards Organization of Nigeria (SON) mandate is also specifically enshrined under item 62 (d) Part I of the Second Schedule (Exclusive List) to the 1999 Constitution;
- (vi) that the Nigerian National Petroleum Cooperation (NNPC) and Nigerian Midstream and Downstream Petroleum Regulatory Authority (NMDPRA) shall double PMS National Reserve to at least 90 days and build depots across the Six (6) geopolitical zones to make products available for domestic use and avoid future PMS shortage/scarcity across the country;
- (vii) that the Nigerian National Petroleum Cooperation (NNPC) Ltd shall maintain local supply and distribution of 90 Million liters daily across the country until normalcy is restored.

## COMMITTEE MEETINGS

S/N	Committee(s)	Date	Time	Venue
1.	Rules and Business	Wednesday 23 March 2022	3.00 p.m.	Committee Room 06 (White House) Assembly Complex

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|----|--|---|-------------------------|-----------|--|
| 2. | Public Petitions<br><i>Hearing)</i>                                | <i>(Investigative</i>                     | Wednesday 23 March 2022 | 3.00 p.m. | Committee Room 429<br>(New Building)<br>Assembly Complex |
| 3. | Federal Character<br><i>Customs Service</i><br><i>Polytechnic)</i> | <i>(with Nigeria</i><br><i>and Kaduna</i> | Wednesday 23 March 2022 | 3.00 p.m. | Committee Room 247<br>(New Building)<br>Assembly Complex |