



# OYO STATE HOUSE OF ASSEMBLY, IBADAN

FEDERAL REPUBLIC OF NIGERIA

8TH ASSEMBLY

3RD SESSION

NO. 44

## VOTES AND PROCEEDINGS

THURSDAY, 19TH APRIL, 2018



1.0 The House met at 11. 40 a.m. Mr. Speaker took his seat and read the prayer.

### 2.0 ROLL-CALL OF MEMBERS:

#### 2.1 Present:

- (i) Rt. Hon. A. M. Adeyemo - Speaker (Ibarapa East), APC
- (ii) Hon. A. Musah - Deputy Speaker (Saki West), APC
- (iii) Hon. K.H Subair - Majority Leader (Ibadan South West I), APC
- (iv) Hon. J. O. Ojo - Minority Leader (Oriire) L.P
- (v) Hon. S. O. Ajanaku - Chairman Parliamentary Council (Ibadan South West II), APC
- (vi) Hon. O. A. Oyatokun - Deputy Majority Leader (Afijio), APC
- (vii) Hon. A.A. Oladipo - Party Whip (Ibadan North West), APC
- (viii) Hon. A. K. Oloya - Party Whip (Ibadan North East I), ACCORD
- (ix) Hon. O. O. Olaleye - Ibadan North II, APC
- (x) Hon. L. O. Balogun - Oorelope, LP
- (xi) Hon. O.S. Akande - Ogbomoso South, L.P
- (xii) Hon. J. Oyebamiji - Akinyele I, APC
- (xiii) Hon. B. S. Badmos - Akinyele II, APC
- (xiv) Hon. (Mrs.) B. O. Oladeji - Ogbomoso North, LP
- (xv) Hon. P. O. Oyetunji - Ogo Oluwa/Surulere, LP
- (xvi) Hon. B. A. Azeez - Ona Ara, ACCORD
- (xvii) Hon. A.W. Adeoye - Ibadan North East II, ACCORD
- (xviii) Hon. A. A. Adeleke - Iseyin/Itesiwaju, APC
- (xix) Hon. S. A. Okunlola - Iwajowa, APC
- (xx) Hon. M. A. Wahab - Oluyole, APC
- (xxi) Hon. A. A. Ige - Ibadan South-East II, ACCORD
- (xxii) Hon. M. A. Sangodipe - Saki East/Atisbo, APC

## 2.1 **Absent:**

- (i) Hon. W.O. Akinmoyede - Chief Whip (Lagelu), APC
- (ii) Hon. J. A. Olaleru - Deputy Chief Whip, (Kajola), APC
- (iii) Hon. G. J. Oyekola - Party Whip (Atiba), L.P
- (iv) Hon A. F. Adesina - Ibadan South-East I, ACCORD
- (v) Hon. A. Oseni - Irepo/Olorunsogo, APC
- (vi) Hon. (Mrs.) B. O. Agbaje - Ibadan North I, APC
- (vii) Hon. S. O. Oguntade - Egbeda, ACCORD
- (viii) Hon. S.A. Olalere - Ido, A.P.C
- (ix) Hon. R.A. Jimoh - Ibarapa North/Central, APC
- (x) Hon. M. O. Olagunju - Oyo East/Oyo West, LP

## 3.0 **APPROVAL OF VOTES AND PROCEEDINGS:**

Mr. Speaker announced that he had examined the Votes and Proceedings of Tuesday, 17<sup>th</sup> April, 2018 and called for comments.

Motion made, "That the Votes and Proceedings of Tuesday, 17<sup>th</sup> April, 2018 be adopted" – Hon. K.H Subair (Ibadan SouthWestI), Majority Leader.

Motion seconded by Hon. J. O. Ojo (Oriire), Minority Leader.

Question put and agreed to.

**Resolved** accordingly in the affirmative.

## 4.0 **ANNOUNCEMENT:**

Mr. Speaker read content of a letter from Hon. B.A. Azeez (Ona-Ara) to appreciate the House for support and participation at the launching of his newly published book titled "War Against Failure in Mathematics" at Trenchard Hall, University of Ibadan, Ibadan on Tuesday, 17<sup>th</sup> April, 2018.

He wished and prayed for successful tenure of members.

## 5.0 **FIRST READING OF OYO STATE LAW ENFORCEMENT AND MONITORING AGENCY BILL, 2018**

The Clerk of the House read the Oyo State Law Enforcement and Monitoring Agency Bill, 2018 for the **FIRST TIME**

## 6.0 **SECOND READING OF OYO STATE GAMING BILL, 2018**

Motion made and question proposed that "A Bill For A Law To Repeal The Gaming, Betting And Lottery Laws Of Oyo State To Make Provision For Oyo State Gaming Law And For Other Matters Connected Therewith be read a **SECOND TIME**" - Hon. K. H. Subair (Ibadan South-West I) Majority Leader.

Motion seconded by Hon. J. O. Ojo (Oriire) Minority Leader.

Debate Arising:

Question put and agreed to

Bill accordingly read the **Second Time** and referred to the Joint Committee on Security and Strategy and Judiciary and Justice for further scrutiny and report to the House.

#### 7.0 **SECOND READING OF OYO STATE TRAFFIC MANAGEMENT AUTHORITY (AMENDMENT) BILL, 2018**

Motion made and question proposed that “A Bill For A Law To Amend The Oyo State Road Traffic Management Authority Law, 2009 be read a **SECOND TIME**” - Hon. K. H. Subair (Ibadan South-West I) Majority Leader.

Motion seconded by Hon. J. O. Ojo (Oriire) Minority Leader.

Debate Arising:

Question put and agreed to

Bill accordingly read the **Second Time** and referred to the Joint Committee on Works and Transport and Health for further scrutiny and report to the House.

#### 8.0 **THIRD READING OF CUSTOMARY COURT BILL, 2017**

- (i) The Report of the Committee on Judiciary and Justice that considered the Customary Court Bill, 2017 was presented by Hon. O.S. Akande (Ogbomoso South ), Chairman.

Motion made “that the House do receive the Report of the Committee on Judiciary and Justice that considered the Customary Court Bill, 2017 as presented by the Chairman” - Hon K. H. Subair (Ibadan South-West I) Majority Leader.

Motion seconded by Hon. A. K. Oloya (Ibadan North-East I) Party Whip, ACCORD.

Question put and agreed to.

**Resolved:** accordingly in the affirmative.

- (ii) Motion made, “that this House do constitute itself into Committee of the Whole House to consider the Report of the Committee on Judiciary and Justice on Customary Court Bill, 2017 – Hon. K. H. Subair (Ibadan South-West I), Majority Leader.

Motion seconded by Hon. A. K. Oloya (Ibadan North-East I) Party Whip, ACCORD.

Question put and agreed to.

**Resolved:** accordingly in the affirmative.

**IN THE COMMITTEE OF THE WHOLE:**

**Long Title:** Question that Long Title stand part of the Bill put and agreed to.

**Enactment:** Amendment Proposed, Insert “of Nigeria” after “State”

Question that Enactment as amended stand part of the Bill put and

agreed to.

**Clause 1:** Amendment Proposed, delete “2017” and insert “2018”  
Question that Clause 1 as amended stand part of the Bill put and agreed to.

**Clause 2:** Amendment proposed to interpretations thus:

- (i) Insert marginal note as “interpretation”;
- (ii) In “Customary Law”, delete “ includes Islamic personal Law” and insert “means” and delete “of Section 74 of the Local Government Law or the provision of” before “part”; and
- (iii) In “Local Government” insert “and includes the Local Council Development Areas”. After “law”

Question that Clause 2 as amended stand part of the Bill put and agreed to.

**Clause 3:** Amendment proposed thus:

- (i) in line I, delete “shall be” and insert “is” ands “Bill” before “two”; and
- (ii) in Sub-Clause 2, line 1 , delete “any” and insert “the customary” and the word “established under this law” be deleted.

Question that Clause 3 as amended stand part of the Bill put and agreed to.

**Clause 4:** Amendment proposed thus:

- (i) In Sub- Clauses 1,2 and 3, insert “Customary” before “court” wherever it appears;
- (ii) In Sub-Clause 1, Line I, insert “shall be” before “presided”;
- (iii) In Sub-Clause 2, line 2, delete “ the” before “quorum” and insert “a”;
- (iv) In Sub-Clause 3, line 1, insert “a Justice of Peace” after “Mogajis” ; and
- (v) In Sub-Clause 4, delete “Islamic personal Law” and insert ‘Customary Law of the land”;

Question that Clause 4 as amended stand part of the Bill put and agreed to.

**Clause 5:** Amendment proposed thus: Insert “customary” before “court” and wherever “court” appears in Sub-Clauses 1-4.

Question that Clause 5 as amended stand part of the Bill put and agreed to.

**Clause 6:** Amendment proposed thus:

- (i) In Sub-Clause I, line 3, delete “shall have” and insert “has” before “taken”, and “to” after “subscribe”.

Question that Clause 6 as amended stand part of the Bill put and agreed to.

**Clause 7:** Amendment proposed thus:

(i) A new Clause 7 be inserted thus: “No person shall be qualified to be appointed as the President of a Grade C Customary Court unless he is

(a) Literate in English and has good education

(b) A person of good character and integrity; and

(c) Intelligent.

(ii) Insert marginal note as “Qualifications of President”

Question that a new Clause 7 be inserted and stand part of the Bill put and agreed to.

**Clause 8:** Amendment proposed that Former Clause 7 be renumbered as Clause 8 and stand part of the Bill.

Question that Clause 8 as amended stand part of the Bill put and agreed to.

**Clause 9:** Amendment proposed thus;

(i) renumber former Clause 8 as Clause 9, and delete “indemnity” at marginal note and insert “immunity”; and

(ii) in line 1, delete “person” and insert “member”, and delete “in any court”.

Question that Clause 9 as amended stand part of the Bill put and agreed to.

**Clause 10:** Amendment proposed thus:

(i) re-number former Clause 9 as Clause 10;and

(ii) delete “it shall be the duty of” before “the Commission” And delete “to” before “appoint” and insert “shall”.

Question that Clause 10 as amended stand part of the Bill put and agreed to.

**Clause 11:** Amendment proposed thus:

(i) renumber former Clause 10 as Clause 11 and insert marginal note as “immunity of Officers of the court” and stand part of the Bill.

Question that Clause 11 as amended stand part of the Bill put and agreed to.

**Clause 12:** Amendment proposed thus:

(i) renumber former Clause 11 as Clause 12 and insert marginal note as “Discipline of Members and staff of court” and stand part of the Bill.

Question that Clause 12 as amended stand part of the Bill, put and agreed to.

**Clause 13:** Amendment proposed that former Clause 12 be renumbered as Clause 13 stand part of the Bill.

Question that Clause 13 as amended stand part of the Bill, put and agreed to.

- Clause 14:** Amendment proposed that former Clause 13 be renumbered as Clause 14; and delete Sub-Clause 3.  
Question that Clause 14 as amended stand part of the Bill, put and agreed to.
- Clause 15:** Amendment proposed that former Clause 14 be renumbered as Clause 15 and stand part of the Bill.  
Question that Clause 15 as amended stand part of the Bill, put and agreed to.
- Clause 16:** Amendment proposed thus:
- (i) renumber former Clause 15 as Clause 16;
  - (ii) In Sub-Clause 2, line 3, delete "or Islamic" after "Customary";
  - (iii) In Sub-Clause 4 (ii) insert " subject matter of " before transaction", and delete "the subject of " after "transaction" and insert "or"; and
  - (iv) Insert "customary" before "court" in Sub-Clauses (a) i, ii, iii and c
- Question that Clause 16 as amended stand part of the Bill, put and agreed to.
- Clause 17:** Amendment proposed that former Clause 16 be renumbered as Clause 17 and stand part of the Bill.  
Question that Clause 17 as amended stand part of the Bill, put and agreed to.
- Clause 18:** Amendment proposed that former Clause 17 be renumbered as Clause 18 and stand part of the Bill.  
Question that Clause 18 as amended stand part of the Bill, put and agreed to.
- Clause 19:** Amendment proposed that former Clause 18 be renumbered as Clause 19 and stand part of the Bill.  
Question that Clause 19 as amended stand part of the Bill, put and agreed to.
- Clause 20:** Amendment proposed that former Clause 19 be renumbered as Clause 20 and stand part of the Bill.  
Question that Clause 20 as amended stand part of the Bill, put and agreed to.
- Clause 21:** Amendment proposed that former Clause 20 be renumbered as Clause 21 and stand part of the Bill.  
Question that Clause 21 as amended stand part of the Bill, put and agreed to.
- Clause 22:** Amendment proposed that former Clause 21 be renumbered as Clause 22 and stand part of the Bill.

Question that Clause 22 as amended stand part of the Bill, put and agreed to.

**Clause 23:** Amendment proposed thus:

- (i) renumber former Clause 22 as Clause 23;and
- (ii) In Sub-Clause (1) delete “or a customary court required to be presided over by a legal practitioner”.

Question that Clause 23 as amended stand part of the Bill, put and agreed to.

**Clause 24:** Amendment proposed thus:

- (i) renumber former Clause 23 as Clause 24;and
- (ii) In Sub-Clause 1, line 3 ,delete “court” after “public” and insert “place”; and
- (iii) In Sub-Clause 1, delete “while they shall be of good behavior and”.

Question that Clause 24 as amended stand part of the Bill, put and agreed to.

**Clause 25:** Amendment proposed thus:

- (i) renumber former Clause 24 as Clause 25; and
- (ii) in Sub-Clause 2, line 4 delete “customary court” before “Grade A” and insert ‘ customary court” after “Grade A”.

Question that Clause 25 as amended stand part of the Bill, put and agreed to.

**Clause 26:** Amendment proposed that former Clause 25 be renumbered as Clause 26 and stand part of the Bill.

Question that Clause 26 as amended stand part of the Bill, put and agreed to.

**Clause 27:** Amendment proposed thus:

- (i) renumber former Clause 26 as Clause 27; and
- (ii) In line 6, delete “same” and insert “cause or matter”.

Question that Clause 27 as amended stand part of the Bill, put and agreed to.

**Clause28:** Amendment proposed that former Clause 27 be renumbered as Clause 28 and stand part of the Bill.

Question that Clause 28 as amended stand part of the Bill, put and agreed to.

**Clause 29:** Amendment proposed that former Clause 28 be renumbered as Clause 29 and stand part of the Bill.

Question that Clause 29 as amended stand part of the Bill, put and agreed to.

**Clause 30:** Amendment proposed thus:

- (i) renumber former Clause 29 as Clause30;
- (ii) In Sub-Clause 2 line 1, insert “been” before “Committed”; and

(iii) Insert marginal note as “Scale of Imprisonment in default of payment of fine. (Third Schedule, part II)

Question that Clause 30 as amended stand part of the Bill, put and agreed to.

**Clause 31:** Amendment proposed thus:

- (i) renumber former Clause 30 as Clause 31; and
- (ii) Insert marginal note as “Restoration of property unlawfully obtained”.

Question that Clause 31 as amended stand part of the Bill, put and agreed to.

**Clause 32:** Amendment proposed that former Clause 31 be renumbered as Clause 32 and stand part of the Bill.

Question that Clause 32 as amended stand part of the Bill, put and agreed to.

**Clause 33:** Amendment proposed that former Clause 32 be renumbered as Clause 33 and stand part of the Bill.

Question that Clause 33 as amended stand part of the Bill, put and agreed to.

**Clause 34:** Amendment proposed that former Clause 33 be renumbered as Clause 34 and stand part of the Bill.

Question that Clause 34 as amended stand part of the Bill, put and agreed to.

**Clause 35:** Amendment proposed that former Clause 34 be renumbered as Clause 35 and stand part of the Bill.

Question that Clause 35 as amended stand part of the Bill, put and agreed to.

**Clause 36:** Amendment proposed that former Clause 35 be renumbered as Clause 36 and stand part of the Bill.

Question that Clause 36 as amended stand part of the Bill, put and agreed to.

**Clause 37:** Amendment proposed thus:

- (i) renumber former Clause 36 as Clause 37;
- (ii) In line 1, delete “pending” before “final”; and
- (iii) In line 2, delete “thereof” after “determination” and inset “is pending”.

Question that Clause 37 as amended stand part of the Bill, put and agreed to.

**Clause 38:** Amendment proposed thus:

- (i) renumber former Clause 37 as Clause 38;
- (ii) Delete “and” in the marginal note and insert “or”;
- (iii) In Sub-Clause 1, line 4 and 5 delete “to” before “take” and “deal” respectively; and



(iv) In Sub-Clause 2, line 1 delete “and” and insert “or” before “manager”.

Question that Clause 38 as amended stand part of the Bill, put and agreed to.

**Clause 39:** Amendment proposed thus:

- (i) renumber former Clause 38 as Clause 39; and
- (ii) Insert marginal note as “Search warrant and effect thereof”.

Question that Clause 39 as amended stand part of the Bill, put and agreed to.

**Clause 40:** Amendment proposed thus:

- (i) renumber former Clause 39 as Clause 40; and
- (ii) In Sub-Clauses (a) and (b) lines 1, insert “Customary” before “Court”.

Question that Clause 40 as amended stand part of the Bill, put and agreed to.

**Clause 41:** Amendment proposed thus:

- (i) renumber former Clause 40 as Clause 41;
- (ii) In Sub-clause 1, line 4 insert “Customary” before “court”; and
- (iii) In Sub-Clause 3, line 2, delete “presided over by a Legal Practitioner”.

Question that Clause 41 as amended stand part of the Bill, put and agreed to.

**Clause 42:** Amendment proposed that former Clause 41 be renumbered as Clause 42 and stand part of the Bill.

Question that Clause 42 as amended stand part of the Bill, put and agreed to.

**Clause 43:** Amendment proposed that former Clause 42 be renumbered as Clause 43 and stand part of the Bill.

Question that Clause 43 as amended stand part of the Bill, put and agreed to.

**Clause 44:** Amendment proposed that former Clause 43 be renumbered as Clause 44 and stand part of the Bill.

Question that Clause 44 as amended stand part of the Bill, put and agreed to.

**Clause 45:** Amendment proposed that former Clause 44 be renumbered as Clause 45 and stand part of the Bill.

Question that Clause 45 as amended stand part of the Bill, put and agreed to.

**Clause 46:** Amendment proposed thus;

- (i) Renumber former Clause 45 as Clause 46;
- (ii) In Sub-Clause (b), line 1, inset “Customary” before “Court”, delete “shall be” and insert “is” before “liable”; and

- (iii) In Sub-Clause (b) lines 3-4, delete “twelve months or to a fine of twenty thousand naira or to both such Imprisonment and fine” and insert “12 months or a fine of N20, 000 or both”.

Question that Clause 46 as amended stand part of the Bill, put and agreed to.

**Clause 47:** Amendment proposed thus:

- (i) proposed renumber former Clause 46 as Clause 47;
- (ii) Insert marginal note as “Interference with persons carrying out duties”; and
- (iii) In Sub-Clause b, lines 4-6, delete “shall be liable on conviction to a fine of twenty thousand naira or to imprisonment for one year or to both such fine and imprisonment” and insert “is liable on conviction to imprisonment for 1 year or a fine of ~~N~~20, 000 or both”.

Question that Clause 47 as amended stand part of the Bill, put and agreed to.

**Clause 48:** Amendment proposed thus:

- (i) renumber former Clause 47 as Clause 48; and
- (ii) In Sub-Clause 2 lines 2-5, delete “the provisions of sub-section (1) of this section commits an offence and shall be liable on conviction to a fine of twenty thousand naira or to imprisonment for six months or to both such fine and imprisonment” and insert “sub-section (1) of this section commits an offence and is liable on conviction to imprisonment for 6 months or a fine of N20,000 or both”.

Question that Clause 48 as amended stand part of the Bill, put and agreed to.

**Clause 49:** Amendment proposed thus:

- (i) renumber former Clause 48 as Clause 49; and
- (ii) In Sub-Clause 3, delete after “section” “shall be liable to a fine of forty thousand naira or to imprisonment for one year or both such fine and imprisonment” and insert “is liable on conviction to imprisonment for 1 year or a fine of N40, 000 or both”.

Question that Clause 49 as amended stand part of the Bill, put and agreed to.

**Clause 50:** Amendment proposed thus:

- (i) renumber former Clause 49 as Clause 50; and
- (ii) In Sub-Clause d, delete “shall be liable on conviction to a fine of five thousand naira or to imprisonment for three months” insert “is liable on conviction to imprisonment for 3 months or fine N5,000 or both”.

Question that Clause 50 as amended stand part of the Bill, put and agreed to.

**Clause 51:** Amendment proposed thus:

- (i) Renumber former Clause 50 as Clause 51;
- (ii) In line 1, delete "shall fail" and insert "fails" after "excuse";
- (iii) In line 2, delete "the provision of"; and
- (iv) In lines 5-6, delete "shall be liable to a fine of two thousand naira or to imprisonment for fourteen days" and insert "is liable on conviction to imprisonment for fourteen days or a fine of N2, 000 or both."

Question that Clause 51 as amended stand part of the Bill, put and agreed to.

**Clause 52:** Amendment proposed thus:

- (i) Renumber former Clause 51 as Clause 52;and
- (ii) In lines 3-5, delete "the provisions of section 34 shall be liable to a fine of two thousand naira or default of payment of such fine to imprisonment for a term not exceeding fourteen days" and insert "is liable on conviction to a fine of N2, 000 or in default of payment of such fine to imprisonment for a term not exceeding 14 days".

Question that Clause 52 as amended stand part of the Bill, put and agreed to.

**Clause 53:** Amendment proposed thus:

- (i) Renumber former Clause 52 as Clause 53;
- (ii) In lines 2-4, delete "on" after "oath" and insert "or" and delete "or does not believe to be true";and
- (iii) In lines 4-6, delete "shall be liable on conviction before the High Court to a fine of forty thousand naira or to imprisonment for a period of one year or to both such fine and imprisonment" and insert "is liable on conviction before the High Court to imprisonment for 1 year or a fine of N40,000 or both" .

Question that Clause 53 as amended stand part of the Bill, put and agreed to.

**Clause 54:** Amendment proposed thus:

- (i) Renumber former Clause 53 as Clause 54;
- (ii) In Sub-Clause b line 2, delete "shall be" and insert "is"; and
- (iii) In Sub-Clause b, line 2-4, delete " a fine of ten thousand naira or to imprisonment for six months or to both such fine and imprisonment" and insert "imprisonment for 6 months or a fine of N10, 000 or both."

Question that Clause 54 as amended stand part of the Bill, put and agreed to.

**Clause 55:** Amendment proposed thus:

- (i) renumber former Clause 54 as Clause 55;
- (ii) In line 1, delete "shall";
- (iii) In line 3, delete "shall be" and insert "is" ; and
- (iv) In lines 4-6, delete, "a fine of twenty thousand naira or to imprisonment for six months or both such fine and imprisonment" and insert "imprisonment for 6 months or a fine of N20, 000 or both."

Question that Clause 55 as amended stand part of the Bill, put and agreed to.

**Clause 56:** Amendment proposed thus:

- (i) renumber former clause 55 as Clause 56; and
- (ii) In lines 5-6, delete "a fine of twenty thousand naira or to", such fine and imprisonment" and insert "or a fine of ₦20, 000" after months".

Question that Clause 56 as amended stand part of the Bill, put and agreed to.

**Clause 57:** Amendment proposed that former Clause 56 be renumbered as Clause 57 and stand part of the Bill.

Question that Clause 57 as amended stand part of the Bill, put and agreed to.

**Clause 58:** Amendment proposed, thus:

- (i) renumber former Clause 57 and Clause 58; and
- (ii) In Sub-Clause J, delete "many" and insert "all".

Question that Clause 58 as amended stand part of the Bill, put and agreed to.

**Clause 59:** Amendment proposed that former Clause 58 be renumbered as Clause 59 and stand part of the Bill.

Question that Clause 59 as amended stand part of the Bill, put and agreed to.

**Clause 60:** Amendment proposed thus:

- (i) renumber former Clause 59 as Clause 60;
- (ii) In Sub-Clause 3, line 4, insert "be" before "obtain", and delete "public" before "service" and insert "Civil".

Question that Clause 60 as amended stand part of the Bill, put and agreed to.

**Clause 61:** Amendment proposed that former Clause 60 be renumbered as Clause 61 and stand part of the Bill.

Question that Clause 61 as amended stand part of the Bill, put and agreed to.

**Clause 62:** Amendment proposed thus:

- (i) renumber former Clause 61 as Clause 62; and
- (ii) in lines 4-6 delete “or of a Rent Court established in accordance with the provisions of the residential Accommodation (Rent Control) Law”.

Question that Clause 62 as amended stand part of the Bill, put and agreed to.

**Clause 63:** Amendment proposed that former Clause 62 be renumbered as Clause 63 and stand part of the Bill.

Question that Clause 63 as amended stand part of the Bill, put and agreed to.

### **SCHEDULE**

**First Schedule:** Amendment proposed to first schedule thus:

Delete “7” after “section” and insert “8”

Question that First Schedule as amended stand part of the Bill, put and agreed to.

**Second Schedule:** Amendment proposed to second schedule thus:

Delete “or Islamic” wherever it appears in the schedule

Question that Second Schedule as amended stand part of the Bill, put and agreed to.

**Third Schedule:** Question that Third Schedule stand part of the Bill put and agreed to.

Mr. Speaker resumed his seat, Bill reported accordingly, read the **THIRD TIME** and passed.

### 9.0 **ADJOURNMENT:**

“That this Honourable House do now adjourn till Tuesday, 24<sup>th</sup> April, 2018 at 10.00 a.m. - Hon. K.H. Subair (Ibadan South-West I), Majority Leader.

### **COMMENT UNDER ADJOURNMENT:**

Hon. O.S. Akande (Ogbomoso South), drew the attention of the House to the ugly incident that occurred on the floor of the Senate, National Assembly, Abuja on Wednesday, 18<sup>th</sup> April, 2018 during the Plenary Sitting where the Mace was taken by some hoodlums.

He described the incident as pathetic, disheartening, sacrilegious and injurious to our democracy. He also condemned the act and implored the authorities of the National Assembly and other Houses of Assembly by extension to be more security conscious and beef up security of their Complexes so as to prevent such occurrence in the future.

Adjourned accordingly at 12.47 p.m.

**Rt. Hon. A.M. Adeyemo**  
**Speaker**