Extraordinary



# National Assembly Journal

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(Amendment) Bill, 2025.

[SB. 853] C 777

## **A BILL**

#### **FOR**

AN ACT TO AMEND THE FEDERAL MEDICAL CENTRES ACT, 2022 TO PROVIDE A LEGAL FRAMEWORK FOR THE ESTABLISHMENT OF THE FEDERAL MEDICAL CENTRE KWAYA KUSA AND FOR RELATED MATTERS, 2025

Sponsored by Senator Ndume, Mohammed Ali

Commencement ENACTED by the National Assembly of the Federal Republic of Nigeria-1. The Federal Medical Centres Act, 2022 (in this Bill referred to Amendment of the Federal Medical Centres Act, 2022 as the "Principal Act") is amended as set out in this Bill. 2. The Second Schedule to the Principal Act is amended by Amendment of the Second Schedule inserting a new item 50-"(50) Federal Medical Centre Kwaya Kusa" 3. This Bill may be cited as the Federal Medical Centres Act Citation

#### EXPLANATORY MEMORANDUM

This Bill seeks to amend the Federal Medical Centres Act, 2022 to Establish Federal Medical Centre Kwaya Kusa, Borno State.



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[SB. 866] C 779

## **A BILL**

#### **FOR**

AN ACT TO AMEND THE FEDERAL MEDICAL CENTRES ACT, 2022 TO PROVIDE A LEGAL FRAMEWORK FOR THE ESTABLISHMENT OF THE FEDERAL MEDICAL CENTRE TALASSE AND FOR RELATED MATTERS, 2025

Sponsored by Senator Siyako, Yaro Anthony

[ Commencement ENACTED by the National Assembly of the Federal Republic of Nigeria-1. The Federal Medical Centres Act, 2022 (in this Bill referred to Amendment of the Federal Medical Centres Act, 2022 as the "Principal Act") is amended as set out in this Bill. 2. The Second Schedule to the Principal Act is amended by Amendment of the Second Schedule inserting a new item 49-"(49) Federal Medical Centre Talasse" 3. This Bill may be cited as the Federal Medical Centres Act (Amendment) Bill, 2025.

#### EXPLANATORY MEMORANDUM

This Bill seeks to amend the Federal Medical Centres Act, 2022 to Establish Federal Medical Centre Talasse, Gombe State.



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[SB. 932] C 781

# **A BILL**

#### **FOR**

AN ACT TO AMEND THE FEDERAL MEDICAL CENTRES ACT, 2022 TO PROVIDE A LEGAL FRAMEWORK FOR THE ESTABLISHMENT OF THE FEDERAL MEDICAL CENTRE DEKINA AND FOR RELATED MATTERS, 2025

Sponsored by Senator Jibrin, Isah

Γ Commencement ENACTED by the National Assembly of the Federal Republic of Nigeria-1. The Federal Medical Centres Act, 2022 (in this Bill referred to Amendment of the Federal Medical Centres Act, 2022 as the "Principal Act") is amended as set out in this Bill. 2. The Second Schedule to the Principal Act is amended by Amendment of the Second Schedule inserting a new item 48-"(48) Federal Medical Centre Dekina" 3. This Bill may be cited as the Federal Medical Centres Act (Amendment) Bill, 2025.

#### EXPLANATORY MEMORANDUM

This Bill seeks to amend the Federal Medical Centres Act, 2022 to Establish Federal Medical Centre Dekina, Kogi State.



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[SB. 949] C 783

# **A BILL**

#### **FOR**

AN ACT TO AMEND THE FEDERAL MEDICAL CENTRES ACT, 2022 TO PROVIDE A LEGAL FRAMEWORK FOR THE ESTABLISHMENT OF THE FEDERAL MEDICAL CENTRE RIGASA AND FOR RELATED MATTERS, 2025

Sponsored by Senator Usman, Lawal Adamu

Γ Commencement ENACTED by the National Assembly of the Federal Republic of Nigeria-1. The Federal Medical Centres Act, 2022 (in this Bill referred to Amendment of the Federal Medical Centres Act, 2022 as the "Principal Act") is amended as set out in this Bill. 2. The Second Schedule to the Principal Act is amended by Amendment of the Second Schedule inserting a new item 52-"(52) Federal Medical Centre Rigasa" 3. This Bill may be cited as the Federal Medical Centres Act (Amendment) Bill, 2025.

#### EXPLANATORY MEMORANDUM

This Bill seeks to amend the Federal Medical Centres Act, 2022 to Establish Federal Medical Centre Rigasa, Kaduna State.



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[SB. 960] C 785

## **A BILL**

#### **FOR**

AN ACT TO AMEND THE FEDERAL MEDICAL CENTRES ACT, 2022 TO PROVIDE A LEGAL FRAMEWORK FOR THE ESTABLISHMENT OF THE FEDERAL MEDICAL CENTRE KAZAURE AND FOR RELATED MATTERS, 2025

Sponsored by Senator Hussaini, Babangida Uba

[ Commencement ENACTED by the National Assembly of the Federal Republic of Nigeria-1. The Federal Medical Centres Act, 2022 (in this Bill referred to Amendment of the Federal Medical Centres Act, 2022 as the "Principal Act") is amended as set out in this Bill. 2. The Second Schedule to the Principal Act is amended by Amendment of the Second Schedule inserting a new item 51-"(51) Federal Medical Centre Kazaure" 3. This Bill may be cited as the Federal Medical Centres Act (Amendment) Bill, 2025.

EXPLANATORY MEMORANDUM

This Bill seeks to amend the Federal Medical Centres Act, 2022 to Establish Federal Medical Centre Kazaure, Jigawa State.



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[SB. 909] C 787

## **A BILL**

#### **FOR**

AN ACT TO AMEND THE FEDERAL MEDICAL CENTRES ACT, 2022 TO PROVIDE A LEGAL FRAMEWORK FOR THE ESTABLISHMENT OF THE FEDERAL MEDICAL CENTRE MBEKE ISHIEKE AND FOR RELATED MATTERS, 2025

Sponsored by Senator Nwebonyi, Onyeka Peter

[ Commencement ENACTED by the National Assembly of the Federal Republic of Nigeria-1. The Federal Medical Centres Act, 2022 (in this Bill referred to Amendment of the Federal Medical Centres Act, 2022 as the "Principal Act") is amended as set out in this Bill. 2. The Second Schedule to the Principal Act is amended by Amendment of the Second Schedule inserting a new item 53-"(53) Federal Medical Centre Mbeke Ishieke" 3. This Bill may be cited as the Federal Medical Centres Act (Amendment) Bill, 2025.

#### EXPLANATORY MEMORANDUM

This Bill seeks to amend the Federal Medical Centres Act, 2022 to Establish Federal Medical Centre Mbeke Ishieke, Ebonyi State.



[SB. 965] C 789

# **A BILL**

#### **EXECUTIVE**

#### **FOR**

AN ACT TO REPEAL THE LEGAL PRACTITIONERS ACT, CAP L11, LAWS OF THE FEDERATION OF NIGERIA, 2004 AND ENACT THE LEGAL PRACTITIONERS ACT, TO PROVIDE FOR REFORMS, REGULATE THE LEGAL PROFESSION AND FOR RELATED MATTERS

Commencement ENACTED by the National Assembly of the Federal Republic of Nigeria-1 PART I - OBJECTIVES AND PROFESSIONAL PRINCIPLES 2 Objectives 1. The objectives of this Act are to-3 (a) maintain public confidence in the provision of legal services; 4 (b) promote and protect public interest; 5 (c) promote the rule of law and improve access to justice; 6 (d) recognize and preserve the status of the legal profession; 7 (e) ensure the independence, integrity and honour of members of 8 the legal profession; 9 (f) increase public understanding of citizens' legal rights and duties; 10 (g) encourage an independent, strong, diverse and effective legal 11 profession; 12 13 (h) promote transparency, proportionality and efficiency in the regulation 'of the legal profession. Professional 15 2. A legal practitioner shall-Principles (a) uphold the rule of law to facilitate the administration of justice 16 17 in Nigeria; 18 (b) maintain proper standards of work; 19 (c) act in the best interest of the .client and administration of 20 justice;

(i) the Chief Judge of the Federal High Court;

(j) the President of the National Industrial Court;

(I) the Chief Judges of the States of the Federation;

(k) the Chief Judge of the High Court of the Federal Capital Territory,

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Abuja;

2025	Legal Practitioners Bill, 2025	C 791
1	(m) the Administrator of the National Judicial Institute	
2	(n) the Attorneys General of the States;	
3	(o) the President of the Senate, where he is a lawyer of not less than	
4	15 years post call;	
5	(p) the Speaker 'of the House of Representatives, where he is a	
6	lawyer of not less than 15 years post call;	
7	(q) the Chairman of the Senate Committee responsible for matters	
8	relating to the Judiciary, where he is a lawyer of not less than 15 years post	
9	call;	
10	(r) the Chairman of the House Committee responsible for matters	
11	relating to the Judiciary, where he is a lawyer of not less than 15 years post	
12	call;	
13	(s) 60 legal practitioners with a minimum of 15 years post call	
14	experience nominated by the National Executive Council ("NEC") of the	
15	Association; and	
16	(t) such number of persons, not exceeding 30, who appear to the	
17	Body of Benchers to be eminent members of the Legal Profession in Nigeria	
18	of not less than 15 years post call standing, nominated by the Chairman,	
19	Body of Benchers.	
20	(2) Members of the Body of Benchers referred to in subsection (1)	
21	(o), (p), (q) and (r) of this section shall not hold the post of Chairman of the	
22	Body of Benchers or any of its Committees.	
23	(3) Except as provided under subsection (4) of this section or by	
24	regulations made under subsection (5) of this section, a Bencher shall vacate	
25	his office as a Bencher if he ceases to be the holder of any office by virtue of	
26	which he was appointed a Bencher.	
27	(4) Notwithstanding anything 'in subsection (3) of this section, the	
28	Chief Justice of Nigeria shall hold office as Bencher for life.	
29	(5) The Body of Benchers may make regulations-	
30	(a) providing for an increase in the membership of the Body of as	

Benchers as set out in subsection (1) of this section and the qualifications for

2	and conditions applicable to such membership;
3	(b) providing for the tenure of office of Benchers including the
4	conferment of life membership on any Bencher;
5	(c) providing for the appointment of persons of distinction in any
6	country other than Nigeria as honorary members of the Body of Benchers and
7	the conditions applicable to such appointment;
8	(d) providing for the composition and quorum of the Benchers for the
9	purpose of the exercise of any of the functions conferred on the Benchers under
10	this Act and for the determining in connection thereto of any matter which, ir
11	the opinion of the Benchers, requires to be determined; and
12	(e) providing, either generally or in respect of any particular case, for
13	the discharge of the functions conferred on the Benchers under this Act.
14	(6) Any Bencher may in such manner and subject to such procedure as
15	may be prescribed be removed from office for misconduct or on such other
16	ground as the Body of Benchers may, in their discretion, determine to be
17	sufficient.
18	(7) The Body of Benchers may make rules to provide for the-
19	(a) appointment of a Chairman, any other officer and for succession to
20	any office of the Body of Benchers;
21	(b) removal of a member of the Body of Bencher for misconduct;
22	(c) convening of meetings;
23	(d) discipline of legal practitioners;
24	(e) tenure and quorum of Legal Practitioners' Disciplinary
25	Committee;
26	(f) composition and quorum for any specific assignment.
27	(8) 'The disciplinary powers conferred on the Body of Benchers under
28	section 5(b) of this Act shall be exercised in the manner prescribed by rules
29	made by the Body of Benchers.
30	(9) The supplementary provisions set out in the First Schedule to this

2025	Legal Practitioners Bill, 2025	C 793
1	Act shall have effect with respect to the proceedings of the Body of	_
2	Benchers, and other matters mentioned. in it.	
3	(10) In this section-	
4	"functions" includes powers and duties; and,	
5	"prescribed" means prescribed by regulations made by the Body of	
6	Benchers and the operation of section 1 (2) of the Interpretation Act, which	
7	deals with references in an enactment to acting appointments, is excluded.'	
8	5. The Body of Benchers shall-	Functions of the
9	(a) call eligible candidates to the Bar; and	Body of Benchers
10	(b) exercise disciplinary jurisdiction over members of the legal	
11	profession.	
12	<b>6</b> (1) Present and past Chief Justices of Nigeria are Life Benchers.	Tenure of office
13	(2) A member who serves in the Body consistently, conscientiously	
14	and meritoriously for a period of five consecutive years is eligible to be	
15	appointed a Life Bencher, where there is a vacancy.	
16	7(1) Notwithstanding the provisions of section 6 of this Act, a	Cessation of
17	member of the Body of Benchers shall cease to hold office as a member-	Membership
18	(a) immediately he leaves the office entitling him to be a member	
19	of the Body of Benchers;	
20	(b) is of unsound mind;	
21	(c) is convicted of a felony or any offence involving dishonesty or	
22	corruption; or	
23	(d) is incapable of carrying out the functions of the office arising	
24	from infirmity of mind or body.	
25	(2) A member of the Body of Benchers may be removed from	
26	office for misconduct or on any other ground in a manner or procedure as the	
27	Body of Benchers may determine.	
28	8(1) There is established a Secretariat for the Body of Benchers.	Secretariat of the
29	(2) There shall be a Secretary of the Body of Benchers to be of	Body of Benchers

	1	appointed by the Body of Benchers on the recommendation of its relevant
	2	Committee.
	3	(3) The Secretary shall-
	4	(a) be a legal practitioner with not less than 10 years post call
	5	experience;
	6	(b) be the accounting officer of the Body of Benchers;
	7	(c) be responsible for the day-to-day administration of the Secretariat,
	8	including keeping of the books and records of the Body of Benchers, ensuring
	9	statutory' compliance and submission of financial returns to relevant
	10	authorities; and
	11	(d) perform any' other duty and function as may be required by the
	12	Body of Benchers.
	13	(4) The Secretary shall cease to hold office after attaining the age of
	14	60 years or after completing 35 years of service, whichever occurs first.
	15	(5) Upon retirement, the Secretary shall be entitled to pension and
	16	other retirement benefits as are prescribed under the Pension Reform Act.
	17	(6) The Secretary shall be subject to the disciplinary authority of the
	18	Body of Benchers as provided under section 9 (1) (b) of this Act.
	19	(7) Any person holding the office of Secretary immediately before the
	20	commencement of this Act shall be deemed to have been appointed in
	21	accordance with the provisions of this section as from the date of
Appointment of Staff	22	commencement of this Act.
or starr	23	9(1) The Body of Benchers-
	24	(a) shall have powers to employ such number of persons as it deems
	25	necessary as its staff;
	26	(b) may make staff regulations on the scheme and conditions of
	27	service of the employees of the Body of Benchers and without prejudice to the
	28	generality of the foregoing such regulations may provide for the appointment, promotion and disciplinary control including dismissal of any employee.
	29	(2) Service in the Body of Benchers shall be public service for the
	30	purpose of the Pension Reform Act and accordingly, staff of the Body of

2025	Legal Practitioners Bill, 2025	C 795
1	Benchers shall in respect of their service, be entitled to such pension and	
2	retirement benefit as are prescribed in the Pension Reform Act and any other	
3	law applicable to the Judiciary.	
4	(3) Notwithstanding the provision of subsection (2) of this section,	
5	nothing in this Act shall prevent the appointment of a person to any office on	
6	terms which preclude the grant of pension in respect of that office.	
7	PART III - FINANCIAL PROVISIONS	
8	10(1) There is established a Fund ("the Fund") for the Body of	Fund of the Body
9	Benchers into which shall be paid-	of Benchers
10	(a) budgetary allocation from the Federal Government through the	
11	National Judicial Council;	
12	(b) fees or charges the Body of Benchers may collect and retain	
13	under this Act or its subsidiary legislation, for the purpose of subsection (2)	
14	of this section;	
15	(c) any sum which accrues to the Fund by way of gift, endowment,	
16	bequest or other voluntary contribution by person or organization, where the	
17	terms and conditions attached to such gift, endowment, bequest or	
18	contribution is not contrary to its functions;	
19	(d) any trust created for the benefit of the Body of Benchers; and	
20	(e) any other money or asset that may, from time to time accrue to	
21	the Fund.	
22	(2) The Fund established under subsection (1) of this section shall	
23	be applied towards the-	
24	(a) advancement of the objectives of this Act;	
25	(b) cost of administration of the Body of Benchers;	
26	(c) delivery of the services for which the fees or charges under	
27	subsection 1 (b) of this section were collected;	
28	(d) discharge of the functions of the Body of Benchers; and	
29	(e) development and maintenance of any property vested in or	
30	owned by the Body of Benchers.	

Power to accept gifts	1	11. The Body of Benchers-
giris	2	(a) may accept gifts of land, money, or other property on such terms
	3	and conditions if any, as may be specified by the person or organization which
	4	makes the gift; and
	5	(b) shall not accept any gift if the conditions attached by the person or
	6	organisation which makes the gift are inconsistent with the functions of the
	7	Body of Benchers under this Act.
	8	PART IV - GENERAL PROVISIONS
Eligibility for Call to the Bar	9	12. A candidate shall be eligible to be called to the Bar if the candidate
Can to the Bai	10	satisfies the Body of Benchers that the-
	11	(a) Council of Legal Education has issued a Qualifying Certificate to
	12	the candidate;
	13	(b) candidate is of good character; and
	14	(c) candidate has satisfied all prescribed conditions by the Body of
	15	Benchers.
Certificate of	16	13. The Body of Benchers shall issue to any person called to the Bar a
Call	17	Certificate and keep record of the lawyers called to the Bar in Nigeria:
Enrolment	18	14. The Chief Registrar of the Supreme Court shall enroll any person
	19	who presents a Certificate of Call to the Bar issued to that person by the Body of
	20	Benchers.
Roll of legal practitioners	21	15(1) The Chief registrar of the Supreme Court shall maintain the
praeutioners	22	Roll of legal practitioners kept in the Supreme Court and make a copy of the
	23	roll available to the Body of Benchers, provided that upon updating the Roll a
	24	copy shall be transmitted to the Body of Benchers.
	25	(2) The Roll shall be kept electronically and in hard copy.
	26	(3) The Chief Registrar shall make entries in the Roll available for
	27	inspection during office hours by any person who applies to inspect it.
	28	(4) On production of a certificate of Call to Bar issued by the Body of
	29	Benchers or an order of the Supreme Court for the restoration of the name of a
	30	person whose name has been struck off the Roll, the Chief Registrar shall cause

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shall be carried on only by persons entitled to practice law in Nigeria.

C 797

	1	(5) A person who engages in any of the following conduct on behalf of
	2	another is presumed to practice law or provide legal services-
	3	(a) gives advice or counsel to any person on their legal rights or
	4	responsibilities;
	5	(b) selects, drafts, or completes legal document or agreement that
	6	affect the legal right of a person;
	7	(c) represents a person before an adjudicative body, including to
	8	prepare or file documents or conduct discovery; or
	9	(d) negotiates any legal right or responsibility on behalf of a person.
	10	(6) Notwithstanding the provisions of subsection (1) of this section,
	11	the following are permitted whether they constitute the practice of law or not-
	12	(a) serving as arbitrator, mediator, conciliator or expert determiner;
	13	and
	14	(b) trainee law student who works under the direct supervision of any
	15	person entitled to practice law in Nigeria in strict compliance with the Rules of
	16	Professional Conduct.
	17	PART V - DISCIPLINARY COMMITTEE AND PENALTIES
Establishment of the Disciplinary	18	17(1) There is established a Committee by the Body of Benchers
Committee	19	known as the Legal Practitioners Disciplinary Committee ("the Disciplinary
	20	Committee").
	21	(2) The Disciplinary Committee shall-
	22	(a) consider and determine any case where it is alleged that a person
	23	who is a member of the legal profession has-
	24	(i) engaged or is engaging in misconduct in his capacity as legal
	25	practitioner,
	26	(ii) been convicted of a felony, or any crime deemed by the
	27	Disciplinary Committee to be incompatible with the status of a legal
	28	practitioner, and no appeal is pending; been fraudulently enrolled,
	29	(iii) violated any provision of this Act or any rule of professional
	30	conduct for legal practitioners;

2025	Legal Practitioners Bill, 2025
1	(iv) been professionally negligent;
2	(v) engaged in a conduct that is incompatible with the status of a
3	legal practitioner;
4	(vi) willfully refused or failed to pay costs imposed personally on
5	him by a Court or obey an order of the Disciplinary Committee,
6	(vii) obstructed the Ethics Adherence and Compliance Committee
7	in the carrying out of its functions or fails to comply with a notice under
8	section 21 (9) of this Act,
9	(viii) misappropriated or misused funds of the Association
10	entrusted to the person at any level; and
11	(b) perform any other duty assigned to it by the Body of Benchers.
12	(3) The Disciplinary Committee shall consist of-
13	(a) a Chairman who is not the Chief Justice of Nigeria or a Justice
14	of the Supreme Court; and
15	(b) such additional number of members as the Body of Benchers
16	may appoint for the effective conduct of the business of the Disciplinary
17	Committee.
18	(4) The Disciplinary Committee shall have more than one panel at
19	a time and may empanel its members to sit in divisions across the country as
20	may be required for effective performance of its functions.
21	(5) The quorum of the Disciplinary Committee shall be three
22	members and no decision or proceeding of the Disciplinary Committee shall
23	be rendered invalid on the ground of quorum other than as set out in the
24	Interpretation Act.
25	(6) The powers of the Disciplinary Committee under subsection
26	(2) of this Section shall be exercised in such manner as may be prescribed by
27	Rules made by the Body of Benchers.
28	(7) The rules referred to in subsection (6) of this section, shall make
29	provision to-
30	(a) secure the notice of the proceedings given at such time and in a

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1	manner specified by the rules, to the person against whom the proceedings are
2	brought;
3	(b) determine the person who shall be a party to the proceedings;
4	(c) secure any party to the proceedings if he so requires, be entitled to
5	be heard by the Disciplinary Committee;
6	(d) enable any party to the proceeding be represented by a legal
7	practitioner;
8	(e) the costs of proceedings before the Disciplinary Committee;
9	(f) require, in a case where it is alleged that the person against whom
10	the proceedings are brought is guilty of infamous conduct in any professional
11	respect, that where the Disciplinary Committee adjudges that the allegation has
12	not been proved, it shall record a finding that the person is not guilty of such
13	conduct in respect of the matter to which the allegation relates; and
14	(g) publish in the Federal gazette notice of any direction of the
15	Disciplinary Committee which has taken effect which provides that a person's
16	name shall be struck off the roll or that a person shall be suspended from
17	practice;
18	(8) A person appointed by the Body of Benchers as a member of the
19	Disciplinary Committee shall hold office for such term as' may be specified in
20	his instrument of appointment.
21	(9) The Disciplinary Committee may act not withstanding any
22	vacancy in its membership and no proceedings of the Disciplinary Committee
23	shall be invalidated by-
24	(a) any irregularity in the appointment of a member;
25	(b) reason of the fact that any person who was not entitled to do so
26	took part in the proceedings; or
27	(c) virtue of any variation in the composition of the membership of the
28	panel in the course of proceedings.
29	(10) Any document authorized or required by this Act to be served on

is submitted to the Body of Benchers;

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(b) serve a copy of the direction on the affected legal practitioner
within 48 hours after it is issued to the Registrar in a manner prescribed by
Rules made by the Body of Benchers.

- (4) Where a legal practitioner fails to comply with a direction imposing a sanction under subsection (1) (c), (d) or (e) of this section, the funds, property, materials or documents shall be recoverable under the Sheriffs and Civil Process Act.
- (5) The person to whom a direction under this section relates may, at any time within 28 days from the date of service on him of the directive, appeal against the directive to the Supreme Court; and the Disciplinary Committee may appear as respondent to the appeal and, for the purpose of enabling directions to be given as to the costs of the appeal and of proceedings before the Disciplinary Committee, shall be deemed to be a party thereto whether or not it appears on the hearing of the appeal.
- (6) A direction of the Disciplinary Committee under subsections (1) and (2) of this section shall take immediate effect unless an order of the Supreme Court directs otherwise.
- (7) Where a direction is given under subsection (1) or (2) of this section for the refund of any money paid, the handing over of document or any other thing and the legal practitioner fails to comply with the direction, the Disciplinary Committee may, within 28 days of the date of the direction or where an appeal is brought, on the dismissal of the appeal, consider the case as amounting to misconduct by the legal practitioner in his professional capacity.
- (8) Where a direction given under subsection (1) or (2) of this section is affirmed by the Supreme Court, the direction shall be published by the Body of Benchers in the Federal Government Gazzette and copies shall be issued to the Chief Justice of Nigeria, President of the Court of Appeal, Chief Judge of the Federal High Court, President of the National Industrial Court, Chief Judges of State High Courts, Attorney General of the Federation, Attorneys General of States, Association, Inspector General of Police, Nigerian Law

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Enforcement Committee.

2	(2) The Committee shall consist of twelve members appointed by the
3	National Executive Council NEC of the Association and such appointments
4	shall be guided by the principles of selflessness, integrity, objectivity
5	accountability, openness, honesty and leadership, provided that-
6	(a) The chairman must be an active member of the Association with a
7	least 20 years' post- call experience, who has acquired special knowledge o
8	experience in the regulation of the legal profession in any jurisdiction;
9	(b) the other members must be active members of the Association
10	each with at least 15 years' post-call experience;
11	(c) members must be persons who have experience in or knowledge
12	of some of the following-
13	(i) the provision of legal services;
14	(ii) legal education and legal training;
15	(iii) consumer affairs;
16	(iv) administrative, arbitral, civil or criminal proceedings;
17	(v) the maintenance of the professional standards of persons who
18	provide legal services;
19	(vi) the. maintenance of standards in professions other than the legal
20	profession;
21	(vii) the handling of complaints;
22	(viii) commercial affairs;
23	(ix) non-commercial legal services; and
24	(x) the differing needs of consumers
25	(3) Members of the Committee shall hold office for a single term of 3
26	years.
27	(4) A member of the Committee may be removed from office by the
28	Association's NEC for incapacity, incompetence or misconduct.
29	(5) The Committee may with the approval of NEC-

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1	(a) employ staff and engage lawyers as investigators and	
2	prosecutors; and	
3	(b) pay fees to the investigators and prosecutors.	
4	(6) The objects for establishing the Committee are to-	
5	(a) give consumers and users of legal services an independent,	
6	timely, fair and reasonable means of redress for complaints;	
7	(b) promote, monitor and enforce high standards of conduct in the	
8	provision of legal services and advance integrity in the legal profession;	
9	(c) protect and promote public confidence in the legal system, the	
10	legal profession, the administration of justice and the rule of law;	
11	(d) increase public understanding of the client's rights and duties;	
12	and	
13	(e) promote and maintain adherence to the professional principles.	
14	(7) The functions of the Committee are-	
15	(a) investigating the conduct of legal practitioners;	
16	(b) receiving and investigating complaints against legal	
17	practitioners;	
18	(c) inspecting documents, facilities, files, materials, offices,	
19	premises and records of legal practitioners to ascertain their statutory	
20	compliance status and profile;	
21	(d) reporting, presenting, and prosecuting instances of professional	
22	misconduct to or before the Legal Practitioners Disciplinary Committee;	
23	(e) enforcing decisions, directions and orders of the Legal	
24	Practitioners Disciplinary Committee;	
25	(f) deploying or encouraging ADR for minor complaints against	
26	legal practitioners; and	
27	(g) advising and educating legal practitioners on proper	
28	professional conduct and statutory compliance.	
29	(8) The Committee may, by written notice, require a legal	
30	practitioner whom the Committee is investigating or whose office the	

	1	Committee has inspected to produce or provide-
	2	(a) a full written explanation of the legal practitioner's conduct in
	3	respect of specified matters relevant to the investigation or discovered from the
	4	inspection; and
	5	(b) documents, materials and records; or a category, class or range of
	6	documents, materials and records specified in the notice.
	7	(9) In issuing a notice under subsection (8) of this section, the
	8	Committee must stipulate a timetable for compliance not less than 14 days and
	9	not longer than 28 days, and the legal practitioner must comply accordingly
	10	unless he satisfies the Committee that he has cogent reasons to delay in which
	11	case the Committee may extend the timetable, but no such extension may be
	12	longer than an additional month.
	13	(10) A legal practitioner who obstructs the Committee in the carrying
	14	out of its functions or fails to comply with a notice under subsections (8) and (9)
	15	of this section commits a professional misconduct.
Liability for Negligence	16	22(1) Subject to the provisions of this section, a person shall not be
regrigence	17	immune from liability for damage attributable to his negligence where he acts
	18	as a legal practitioner, and any provision purporting to exclude or limit the
	19	liability in any contract is void.
	20	(2) Nothing in subsection (1) of this section shall-
	21	(a) prevent the exclusion or limitation of liability where a legal
	22	practitioner gives his services without reward by way of fees, disbursements or
	23	otherwise; and
	24	(b) affect the application to a legal practitioner of a law which
	25	exempts barristers from liability where the rule applies to the conduct of
	26	proceedings in the face of any court, tribunal or other body.
	27	PART VI - GENERAL COUNCIL OF THE BAR
The General Council of the	28	23(1) There is established a body known as the General Council of
Bar	29	the Bar ("the Bar Council").
	30	(2) The Bar Council shall consist of-

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1	(a) the Attorney-General of the Federation, who shall be the	
2	President of the Bar Council;	
3	(b) the President of the Association, who shall be the Vice-	
4	President of the Bar Council;	
5	(c) twelve Attorneys-General of the States to be nominated by the	
6	Attorney-General of the Federation, two from each Geo-political zone of the	
7	country on rotational basis; and	
8	(d) fifteen members of the Association of not less than 10 years	
9	post call, appointed by the NEC of the Association and a local branch shall	
10	not have more than one representative.	
11	(3) The Bar Council shall-	
12	(a) be charged with the functions conferred on it by this Act; and	
13	(b) make rules for the regulation of professional conduct and ethics	
14	in the profession.	
15	(4) The members of the Bar Council specified in subsection (2) (c)	
16	and (d) of this section shall serve for a period of three years.	
17	(5) The quorum of the Bar Council shall be fifteen including the	
18	President and at least fourteen other members, six of whom shall be from	
19	each of the membership specified under subsection 2(c) and (d) of this	
20	section.	
21	(6) The Bar Council may-	
22	(a) make standing orders regulating its procedure subject to the	
23	provisions of any order; and	
24	(b) regulate its own proceedings.	
25	(7) The proceedings of the Bar Council shall not be invalidated by	
26	any vacancy in its membership, or by the fact that a person who took part in	
27	the proceedings is not entitled to do so.	
28	<b>24.</b> -(1) A Court shall accord the officers listed in subsection (2) of	Inner Bar and docket priority
29	this section, the privileges mentioned in subsection (3) of this section.	promy
30	(2) The officers referred to in subsection (1) of this section are-	

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1	(b) fair treatment and selection of pupils;	
2	(c) duties, training and responsibilities of pupil supervisors;	
3	(d) support and advise for pupils; and	
4	(e) complaints procedures and remuneration of the pupil.	
5	(4) The Body of Benchers shall have-	
6	(a) a division responsible for pupilage programme; and	
7	(b) qualified legal practitioners as pupil supervisors.	
8	(5) Participation and contribution as pupil's supervisor shall be one	
9	of the criteria for conferment of legal practitioners' privileges under this Act.	
10	(6) This section shall commence on issuance of the appropriate	
11	rules stipulated in subsection (2) of this section.	
12	26(1) There shall mandatory continued professional	Mandatory
13	development programme for legal practitioners by the Association.	continuing professional development
14	(2) the Association shall make rules and regulatons for mandatory	development
15	continuing professional development and the accreditation of professional	
16	programmes of any other organization that offers continuing legal education	
17	programmes.	
18	27. The General Council shall set standards for law offices of legal	Inspection and accreditation
19	practitioners in Nigeria.	
20	28(1) Subject to the regulations made by the Nigeria Bar	Practicing license and practicing
21	Association, a person whose name is on the Roll shall practice as a legal	fees
22	practitioner where, he obtains a practicing licence from the Association	
23	certifying that he is entitled to practice as a legal practitioner in accordance	
24	to the provisions of this section before offering any form of legal service.	
25	(2) The practicing licence shall be issued or renewed at intervals as	
26	prescribed under the regulations made from time to time by the Nigeria Bar	
27	Association.	
28	(3) The practicing licence shall be issued or renewed by the	
29	Association if satisfied that the applicant has-	
30	(a) paid annual practicing fees as may from time to time be	

prescribed by the Bar Council stipulated in this Act for the year the application

	2	is made;
	3	(b) satisfied the Nigeria Bar Association that he is a person of good
	4	character; and
	5	(c) in the case of renewal, obtained the required number of credits
	6	under a Mandatory continuing Professional Development programme
	7	administered or approved by the Association.
	8	(4) A person without a valid licence shall not act or permitted in any
	9	way to-
	10	(a) present himself before a court, Tribunal or Arbitrator as a legal
	11	practitioner; or
	12	(b) act as in-house counselor be so employed or continue to be
	13	employed by any person; or
	14	(c) act as a legal practitioner or hold himself out as such where he is
	15	not, including preparing or signing or filing any contract, memorandum, deed,
	16	will, lease, assignment, power of attorney, mortgage, title deed, notice,
	17	warrant, bond, legal opinion, affidavit or any other document.
	18	(5) The Association shall-
	19	(a) issue to any legal practitioner who pays the practicing fee in
	20	respect of any year, a receipt for the fee in the prescribed form; and
	21	(b) as soon as practicable after the end of April in each year and
	22	thereafter from time to time during the year as it considers appropriate cause to
	23	be printed in the prescribed form and put on a sale a list of the legal practitioners
	24	who paid the practicing fees in respect of the year.
Stamp and seal	25	29(1) The Document referred to in section 28(4)(c) of this Act,
	26	signed by a legal practitioner which purports to affect the rights, interests,
	27	estate or liability of a person shall be evidenced by affixing a stamp and seal
	28	issued to' individual legal practitioners by the Nigeria Bar Association.
	29	(2) The Association shall constitute a standing committee to issue and
	30	renew stamp and seal.

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(d) pretends to be a legal practitioner, or presents himself as qualified

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2	or recognized to act as a legal practitioner;
3	(e) does anything, or makes an omission, with intention to imply that
4	he is a legal practitioner; or
5	(f) prepares any document or instrument relating to movable or
6	immovable property, goods or services, probate or letters of administration, or
7	court proceedings ,in expectation of reward or consideration, commits an
8	offence and is liable on conviction to imprisonment for a term not less than
9	three years or a fine of N5,000,000:00 or both.
10	(2) Nothing in subsection (1) of this section shall prevent a person
11	from being punished for contempt of court, and a proceeding for an offence
12	under this section shall not be brought or continued against a person in respect
13	of any act of which he has been for contempt of Court.
14	(3) Nothing in subsection (1 )(d) of this section shall make it an
15	offence where a person prepares an instrument-
16	(a) in the course of his activities as a pupil of a legal practitioner;
17	(b) which relates to property in which he has or claims an interest
18	including an interest as a personal representative or as a person entitled to any
19	part of the estate of a deceased person;
20	(c) which relates to any proceedings to which he is a party, or to which
21	he may be a party;
22	(d) to record information or expert opinion intended for use in, or with
23	a view to, any proceeding;
24	(e) which is, or is intended to be, a will or any other testamentary
25	instrument; and
26	(f) of a class or description as the Attorney- General may by order
27	determine.
28	(4) Where an offence under this Act committed by a body corporate is
29	proved to have been committed with the consent or connivance of, or to be
30	attributable to any neglect on the part of any legal practitioner, director,

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	1	(g) the President of the National Industrial Court;
	2	(h) six Chief Judges of the High Courts appointed by the Chief Justice
	3	of Nigeria in rotation from among states which constitute each of the six
	4	geographical zones; and
	5	(i) six Senior Advocates of Nigeria, one of whom shall be a professor
	6	of law of not less than six years, appointed by the Chief Justice of Nigeria in
	7	consultation, in writing, with the Attorney - General of the Federation.
	8	(2) The members appointed under subsection (1) (h) and (i) of this
	9	section shall hold office for a term of two years, renewable once and no more.
	10	(3) Quorum for proceedings shall be the Chairman and 12 other
	11	members.
	12	(4) The proceedings of the Privileges Committee shall not be
	13	invalidated by any vacancy in its membership, or by the fact that a person who
	14	took part in the proceedings is not entitled to do so.
Senior Advocate of Nigeria	15	33(1) The Legal Practitioners Privileges Committee may by
n Nigeria	16	instrument confer on a legal practitioner the rank of Senior Advocate of Nigeria
	17	(SAN).
	18	(2) A candidate for a rank of SAN shall be a legal practitioner with at
	19	least 15 years post-call experience, who has achieved distinction in the legal
	20	profession,
	21	(3) A legal practitioner shall not be eligible for conferment of the rank
	22	of SAN unless the legal practitioner-
	23	(a) has under his employment, not less than five junior lawyers; and
	24	(b) has undergone an induction course before the conferment of the
	25	rank.
	26	(4) The Legal Practitioners' Privileges Committee may approve,
	27	direct  or  order  such  other  training  at  intervals  for  Senior  Advocates  of  Nigeria.
	28	(5) The Legal Practitioners' Privileges Committee shall, with the
	29	approval of the Body of Benchers make rules on-
	30	(a) the privileges to be accorded to Senior Advocates of Nigeria,

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1	(b) the functions of a legal practitioner which are not to be	_
2	performed by a Senior Advocate of Nigeria,	
3	(c) the mode of appearance before courts by a Senior Advocate of	
4	Nigeria, and	
5	(d) generally to ensure the dignity of the rank of Senior Advocate of	
6	Nigeria.	
7	(6) The Legal Practitioners Privileges Committee with the	
8	approval of the Body of Benchers shall make, retain or review rules and	
9	criteria for conferment of the rank of SAN, and may stipulate the conditions	
10	for withdrawal of the rank.	
11	PART IX - REMUNERATION	
12	<b>34.</b> -(1) There is established the Legal Practitioners Remuneration	Remuneration of legal practitioners
13	Committee which shall consist of-	or regar praeutioners
14	(a) Attorney-General of the Federation and Minister of Justice as	
15	Chairman;	
16	(b) President of the Association as Alternate Chairman;	
17	(c) six States Attorneys-General, one from each geopolitical zone;	
18	and	
19	(d) six members of the Association nominated by the NEC of the	
20	Association.	
21	(2) Quorum for proceedings is nine members.	
22	(3) The Legal Practitioners Remuneration Committee may make	
23	rules to .regulate the remuneration and charges of legal practitioners.	
24	(4) Notwithstanding the provision of subsection (3) of this section,	
25	the Committee may make any order-	
26	(a) to determine the terms on which a legal practitioner shall accept	
27	work or brief;	
28	(b) to determine and recommend minimum remuneration for	
29	young lawyers;	
30	(c) to determine the charges appropriate for any transaction or	

	1	activity by reference to such consideration as may be specified,
	2	(d) on the taking by practitioners of security for the payment of their
	3	charges and the allowance of interest with respect to the security; .
	4	(e) on the agreement between practitioners and clients, with respect to
	5	charges; and
	6	(f) to advise the Association in respect of pension and insurance
	7	issues.
	8	(5) This section shall not affect the law on remuneration of the legal
	9	practitioners in Nigeria, until the first order made pursuant to this section
	10	comes into force.
Recovery of charges	11	<b>35.</b> -(1) Subject to the provisions of this Act, a Legal Practitioner shall
	12	be entitled to recover his charges by action in any Court of competent
	13	jurisdiction.
	14	(2) Notwithstanding the provision of subsection (1) of this section, a
	15	legal practitioner shall not be entitled to begin an action to recover his charges
	16	unless-
	17	(a) bill for the charges containing particulars of the principal items
	18	included in the bill and signed by him, or in the case of a firm, by one of the
	19	partners or in the name of the firm, has been served on the client personally or
	20	left for him at his last address as known to the Practitioner or sent by post
	21	addressed to the client at that address; and
	22	(b) the period of 30 days beginning with the date of delivery of the bill
	23	has expired.
	24	(3) Where a legal practitioner satisfies the court, through an
	25	application made exparte or the court so directs after giving the prescribed
	26	notice that-
	27	(a) a bill of charges is delivered to the client;
	28	(b) the charges appear to be proper in the circumstances; and
	29	(c) there are circumstances which indicates that the client is about to
	30	engage in an act which may prevent or delay the payment to the practitioner of

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	1	question carries on his practice or resides or in which the client in question
	2	resides or has his principal place of business; or
	3	(ii) in the case of a legal practitioner authorized to practice by warrant,
	4	the High Court of the State in which the proceedings specified in the
	5	application for the warrant commenced; and
	6	(2) For the purposes of remuneration provisions, a bill of charges is
	7	delivered if it is served on, left for or sent to the client as mentioned in section
	8	36(3)(a) of this Act and, in relation to a bill of charges, "deliver and cognate"
	9	expressions shall be construed.
	10	(3) The remuneration provisions shall apply to a firm consisting of
	11	legal practitioners in partnership as it applies to a legal practitioner.
	12	(4) For the purposes of the remuneration provisions, a person is
	13	deemed to be a legal practitioner in relation to any charges if he was a lega/
	14	practitioner when he performed the services to which the charges relate.
	15	PART X - SAFEGUARDS FOR CLIENTS, ETC
Clients' Accounts	16	<b>37.</b> -(1) Subject to subsection (2) of this section, the Bar Council may
	17	from time to time make rules-
	18	(a) on the opening and keeping of account by a legal practitioner at a
	19	bank for clients' money;
	20	(b) on the keeping of records of particulars and information of any
	21	money received, held or paid by the legal practitioner for or on account of the
	22	client;
	23	(c) on the opening and keeping of account for money of any trust at a
	24	bank by a, legal practitioner who is the sole trustee, or who is a co-trustee with
	25	one or more of his partners, clerks or servants;
	26	(d) on keeping of records of particulars and information of any money
	27	received, held or paid by legal practitioner for or on account of any trust by such
	28	a practitioner as is mentioned in subsection (1)(c); and
	29	(e) to empower the Bar Council to take such action as it thinks
	30	necessary to enable it to ascertain whether the rules are complied with.

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1	(2) Rules under this section shall not require the keeping of account	
2	or records-	
3	(a) by a legal practitioner in respect of any money received, held or	
4	paid by him as a member of the Public Service of the Federation or a State; or	
5	(b) in any other circumstances as may be specified by the rules.	
6	(3) For the purposes of this section, "trustee" includes personal	
7	representatives, and in relation to a personal representative, any reference to	
8	a trust shall be construed as a reference to the deceased's estate.	
9	38(1) A bank at which a legal practitioner keeps an account for	Special Provisions
10	clients' money shall not, in respect of any liability of the legal practitioner to	as to client accounts with banks
11	the bank which does not arise in connection with the account, have or obtain	
12	any recourse or right, whether by way of set-off, counter-claim, charge or	
13	otherwise, against any money standing to the credit of the account.	
14	(2) A bank shall not, in connection with any transaction in respect	
15	of an account of a legal practitioner kept for clients' money other than an	
16	account kept by him as a trustee for a specified beneficiary, incur any	
17	liability or be under any obligation to make any inquiry, or be deemed to	
18	have any knowledge of any right of a person to any money paid or credited to	
19	the account, which it may not incur 'or be deemed to have in the case of an	
20	account kept by a person entitled to all the money paid or credited to the	
21	account.	
22	PART XI - MISCELLANEOUS PROVISIONS	
23	39(1) No civil action shall be- commenced against the Body of	Pre-action Notice
24	Benchers or its authorised officers until the expiration of a period of 30 days	
25	after written notice of intention to commence the suit shall	
26	have been served on the Body of Benchers by the intending plaintiff or their	
27	agent, and the notice shall clearly state the-	
28	(a) cause of action;	
29	(b) particulars of the claim;	
30	(c) name and place of abode of the intending plaintiff; and	

C 820

"Direction includes order;

30

2025	Legal Practitioners Bill, 2025	C 821
1	'foreign lawyer" means a person entitled to practice law in a foreign	
2	jurisdiction;	
3	'former Act" means the Legal. Practitioners Act 2004 as amended;	
4	'functions" includes duties and powers;	
5	"him" includes female gender and vice versa;	
6	'instrument" in relation to immovable property, means any document which	
7	confers, transfers, limits and charges or extinguishes any interest in the	
8	property or which purports to do so;	
9	"Laws of the Federal Republic of Nigeria" means the laws of the Federal	
10	Republic of Nigeria in force on the commencement of this Act;	
11	'legal practitioner" means a person whose name is on the Roll of Legal	
12	Practitioners kept at the Supreme Court of Nigeria and the Body of	
13	Benchers;	
14	"notice" means notice in writing;	
15	"Person includes natural and artificial entities;	
16	"prescribed" means prescribed by statute or regulations;	
17	"President of the Association" means the person who is President of the	
18	Association in accordance with its Constitution;	
19	"property" includes rights, liabilities and obligations;	
20	"regulated person" means a legal practitioner, a person who seeks to be a	
21	legal practitioner or a person to whom a legal practitioner may delegate any	
22	duty;	
23	'the Roll" means the Roll of legal practitioners maintained under Section 16	
24	of this Act;	
25	"SAN" means a legal practitioner who has been elevated to the rank of	
26	Senior Advocate of Nigeria; and	
27	'theft" means to steal and includes fraudulent conversion or	
28	misappropriation.	
29	44. This Bill may be cited as the Legal Practitioners Bill, 2025.	Short title

1	FIRST SCHEDULE
2	[Section 4(9)]
3	SUPPLEMENTARY PROVISIONS RELATING TO THE BODY OF BENCHERS, ETC
4	Proceedings of the Body of Benchers
5	1(1) Subject to this Act and section 26 of the Interpretation Act
6	which provides for decisions of statutory body to be taken by a majority of its
7	members and for the person presiding at any meeting, when a vote is ordered, to
8	have a second or casting vote, the Body of Benchers may make standing I
9	orders to regulate its proceedings or that of any of its committees.
10	(2) At any meeting of the Body of Benchers, the Chairman shall
11	preside and in his absence, the Vice Chairman shall preside and in his absence,
12	members present at the meeting shall appoint one of their numbers to preside at
13	the meeting.
14	(3) Except as may be provided by regulations made under section 4
15	(5) of this Act quorum for any meeting of the Body of Benchers shall be 10
16	members, which shall include the presiding Chairman and two private practice
17	representatives.
18	(4) The Body of Benchers shall for the purpose of this Act, meet not
19	less than four times each year at places as may be convenient for them and may,
20	in such manner as they think fit, prescribe the procedure for their meetings.
21	(5) Subject to the provisions of subparagraph (4) of this paragraph, the
22	Body of Benchers shall meet-
23	(a) where it is summoned by the Chairman; and
24	(b) if required to do so by notice given to the chairman by not less than
25	1/3 of members, within fourteen days from the date in which the notice is given.
26	(6) Where the Body of Benchers desires to obtain the advice of any
27	person on any particular matter, the Body of Benchers may co-opt such person
28	for such period as it thinks fit, but a person co-opted pursuant to this paragraph
29	shall not vote at any meeting of the Body of Benchers and shall not count
30	towards a quorum.

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1	(7) The validity of any proceedings of the Benchers shall not be	
2	affected by any-	
3	(a) vacancy or variation in the membership of the Benchers;	
4	(b). defect in the appointment of a member; or.	
5	(c) irregularity in the proceedings of any of their meetings.	
6	Committees	
7	2(1) Subject to its standing orders, the Body of Benchers may	
8	appoint such number of standing or adhoc committees as it thinks fit to	
9	consider and report on any matter with which the Body of Benchers is	
10	concerned.	
11	(2) A committee appointed under this paragraph shall-	
12	(a) consist of such number of persons as may be determined by	
13	Regulations of the Body of Benchers	
14	(b) be presided over by a member of the Body of Benchers.	
15	(3) The quorum of any committee set up shall be determined by the Body of	
16	Benchers.	
17	(4) The decision of any committee set up shall constitute a	
18	recommendation to the Body of Benchers.	
	EXPLANATORY MEMORANDUM	
	This Bill seeks to repeal the Legal Practitioners Act, Cap L11, Laws of the	
	Federation of Nigeria, 2004 and Enact the Legal Practitioners Act, to	
	provide for Reforms, Regulate the Legal Profession.	