## ABILL

## FOR

AN ACT TO INCORPORATE AND ENFORCE CERTAIN PROVISIONS
OF THE UNITED NATIONS CONVENTION ON THE ELIMINATION
OF ALL FORMS OF DISCRIMINATION AGAINST WOMEN, THE
PROTOCOL TO THE AFRICAN CHARTER ON HUMAN AND
PEOPLE'S RIGHTS ON THE RIGHTS OF WOMEN IN AFRICA, AND
OTHER MATTERS CONNECTED THEREWITH

	Sponsored by Senator Biodun Christine Olujinmi	
		Commencemen
	BE IT ENACTED By the National Assembly of the Federal	
	Republic of Nigeria as follows:	
	1. The purpose of this Bill is to give effect to:	Purpose of this
<u>}</u>	(a) Chapters II and IV of the 1999 Constitution of the Federal	Bill
3	Republic of Nigeria;	
Ļ	(b) The International Covenants on Human Rights which affirm	
5	the principle of non-discrimination and proclaims that all humans are born	
<b>5</b>	free and equal in dignity and rights, and that everyone is entitled to all the	
7	rights set out without distinction of any kind including distinction based on	
3	sex;	
)	(c) The domestication of certain provisions of the Convention on	
0	the Elimination of all Forms of Discrimination against Women, and the	
1	protocol to the African Charter on the Rights of Women in Africa.	
12	2(a) No person, organ or agency of government, public or private	Prohibition of Discrimination
13	institution, commercial or corporate body, community, or other entity, or	151501111111111111111111111111111111111
14	any representative of such organ or agency of government, public or private	
15	institution, commercial or corporate body, community, or other entity shall	
16	either through words spoken, acts, inactions, omissions, laws, regulations,	
17	administrative procedures, policy, guideline, rules, customs or practices	

Promotion of

Equality, Full

all persons

Development and

Advancement of

discriminate against any person on the ground of gender, age or disability; (b) Any law, regulation, custom and practice, which constitute discrimination, shall be null and void and of no effect and shall not be enforceable against any person; (c) No rule or directive of a public, corporate, social or communal entity which is a violation of the provisions of this bill shall be enforced against 6 any person. 3.-(a) Every person, body, institution, community, authority or 8 private enterprise whether public organ or body, public institution, individuals, 9 communities or authority and private enterprise in Nigeria shall take all 10 appropriate measures, including regulatory policy, fiscal and administrative measures, to ensure the full development and advancement of all persons, especially young women and girl children, for the purpose of guaranteeing to 13 them the exercise and enjoyment of human rights and fundamental freedoms 14 on a basis of non-discrimination and equality of all persons; (b) Accordingly, every person, organ or agency of government, public 16 or private institution, commercial or corporate body, community, or other entity, or any representative of such organ or agency of government, public or 18 private institution, commercial or corporate body, community, or other entity, shall accord to women, children, and other persons equality before the law, and 20 accordingly, shall on the basis of equality: (i) give women equal rights to conclude contracts and to administer 23 property; (ii) treat women equally with men in all stages of procedure in courts 24 and tribunals; 25 (iii) ensure that no rule, regulation, agreement, protocol, contract or 26 any other public or private instruments of any kind with a legal effect shall restrict, limit or in any way discriminate against any person in terms of legal capacity; 29

(iv) no practices of law enforcement agency or body shall restrict or

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Adoption of

measures to

discrimination

eliminate

temporary special

1	limit the legal capacity of women to undertake surety or recognisance on
2	behalf of any person;
3	(v) Desist from denying or limiting any privilege, respect,
4	advantage or benefit due or accruable to women only on the basis that she is
5	a woman.
6	4(a) Every organ or agency of government, public or private
7	institution, commercial or corporate body, community, or other entity, shall
8	adopt temporary special measures as set out in this Bill aimed at accelerating
9	de facto equality of opportunity and treatment between men and women,
10	and such measures shall not be considered discrimination as defined in the
11	present Bill or in any other law in force, and shall in no way entail as a
12	consequence the maintenance of unequal or separate standards or
13	regulations between men and women in such organ or agency of
14	government, public or private institution, commercial or corporate body,
15	community, or other entity;
16	Provided that:
17	(i) where a position exists under the special provisions under this
18	section, ample opportunity must be given, and information disseminated to
19	women widely;
20	(ii) these measures undertaken pursuant to the provisions of this
21	section shall be gradually discontinued when the objectives of equality of
22	opportunity and treatment have been achieved, provided further that no
23	special measure shall be in place and be enforced for a period of less than 10
24	years or more than 25 years.
25	(b) For the purpose of the special measures provided in sub section
26	1 of this section, it shall be mandatory for all organs or agencies of
27	government, public or private institution, commercial or corporate body,
28	community, or other entity to ensure:
29	(i) in the case of political and public sphere, that a minimum of 35

per cent of all offices, positions, or appointments is reserved for women;

	1	(ii) in the case of employment, credit or other economic sphere in the
	2	public or private, a minimum of 35 percent of all offices, facilities, positions or
•	3	appointments is reserved for women;
	4	(iii) in the case of educational placement and school enrollment,
	5	including award of scholarships, bursaries, or such allocations, that parity is
	6	ensured for boys and girls, men and women;
	7	(iv) In the case of primary school enrolment, mechanisms should be
	8	put in place to ensure parity in enrolment and retention of boys and girls;
	9	(v)In all other cases, a minimum of 35 percent is reserved for women.
•	10	(c) Without prejudice to the provisions of subsections (a) and (b) of
	11	this section, all organs or agency of government, public or private institution,
	12	commercial or corporate body, community, or other entity, shall take
	13	appropriate measures to protect the maternity status and reproductive health of
	14	women, including allocation of special facilities, time, and resources aimed at
-	15	protecting maternity, and such special measures shall not be considered
	16	discriminatory.
Modification of Socio-Cultural	17	5. Every organ or agency of government, public or private institution,
Practices	18	commercial or corporate body, community, or other social entity, including
	19	educational institutions shall have the responsibility to modify the social and
	20	cultural patterns of conduct of men and women, with a view to achieving the
	21	elimination of gender stereotyping, prejudices, and customary and all other
	22	practices which are based on the idea of the inferiority or the superiority of
	23	either of the sexes, or the roles for men and women, and to this end:
	24	(i) every public or private educational institution shall ensure the
	25	adoption of appropriate teaching methods and curriculum including provision
	26	of facilities that emphasise the promotion of equality of all sexes in all
	27	circumstances and for all purposes, including choice of career, equal
	28	participation and inclusion of all persons in all activities of the school or
	29	institution;
	30	(ii) the family as a unit of society shall ensure that values, practices or

Elimination of

Political and

Public Life

discrimination in

1	other forms of rearing of children, ward and young people in the family and
2	community, or other forms of socialization, is not discriminatory, and
3	promotes a proper understanding of maternity as a social function and the
4	recognition of the common responsibility of men and women in the
5	upbringing and development of their children;
6	(iii) Widows shall not be subjected to inhuman, humiliating or
7	degrading treatment;
8	(iv) A widow shall automatically become the guardian and
9	custodian of her children, after the death of her husband, unless this is
10	contrary to the interests and the welfare of the children;
11	(v) A widow shall have the right to remarry, and in that event, to
12	marry the person of her choice;
13	(vi) A widow shall have the right to an equitable share in the
14	inheritance of the property of her husband and shall have the right to
15	continue to live in the matrimonial house. In case of remarriage, she shall
16	retain this right if the house belongs to her or she has inherited it;
17	(vii) Women and men shall have the right to inherit, in equitable
18	shares, their parents' properties;
19	6. Every organ or agency of government, public or private
20	institution, commercial or corporate body, community, or other entity, shall
21	take all appropriate measures to eliminate discrimination against women in
22	the political and public life of the country and, in particular, shall ensure to
23	women, on equal terms with men, the right to:
24	(a) participate fully in all political activities, including the right to
25	vote and be voted for in all elections and public referenda, and to be eligible
26	for election to all publicly elected offices and bodies without any restriction,
27	limitation or barriers whatsoever;
28	(b) participate in the formulation of government policy and the
29	implementation thereof and to hold public office and perform all public
30	functions at all levels of government;

Elimination of

discrimination

in education

(c) be given, on equal terms with men and without any discrimination,
and without prejudice to the provisions of section 6 of this bill, the opportunity
to represent such organ or agency of government, public or private institution,
commercial or corporate body, community, or other entity, in any official
capacity, or to represent the Federal Republic of Nigeria or any part of the
federation at the national, regional or international level, and to participate in
the work of international organizations without any restriction whatsoever.
7. Every organ or agency of government, public or private institution,
commercial or corporate body, community, or other entity shall take all
appropriate measures to eliminate discrimination against women in the field of
education to ensure on the basis of equality of men and women, and without
prejudice to the provisions of section 6 of this bill:
(a) The same conditions for career and vocational guidance, for
access to studies and for the achievement of certification in educational
establishments of all categories in rural as well as in urban areas; this equality
shall be ensured in pre-school, general technical, professional and higher
technical education, as well as in all types of vocational training;
(b) The elimination of any stereotyped concept of the roles of men and
women at all levels and in all forms of education by encouraging coeducation
and other types of education which will help to achieve this aim;
(c) The same and equal opportunities to benefit from scholarships,
bursaries, and other study grants;
(d) The same opportunities for access to programmes of continuing
education, including adult and functional literacy programmes, particularly
those aimed at reducing, at the earliest possible time, any gap in education
existing between men and women;
The same Opportunities to participate actively in vocational, extra curriculum,
and other non-academic activities of such school private or public educational
institution including in sports and physical education.

8. Every organ or agency of government, public or private institution, commercial or corporate body, community, or other entity shall take all appropriate measures to eliminate discrimination against women in 3 the field of employment, occupation or profession, in order to ensure, on a 4 basis of equality of men and women, and without prejudice to the provisions of section 6 of this bill: 6 (a) The right to work commensurate with skill, competence, expertise and knowledge, as an inalienable right of all human beings; 8 (b) The right to equal employment opportunities, including the 9 application of the same criteria for selection, promotion and assignment of 10 responsibilities in employment: 11 (c) The right to free choice of profession and employment, and 12 equal treatment and consideration in the areas of promotion, job security and 13 all benefits and conditions of service including training and retraining 1 -1 opportable. 15 The right to causi remuneration of persons of equal skill. anstrockenen. Ermenischen knowiedge, manschieg nereilist and bei agte areminum is associal mark of equal value, as well is equality of new part. . in the evaluation of the quanty of work; 10 (e) The right to social security, particularly in cases of 20 -, . ! unempicyment, sickness, physical challenges, old ago and or transpersion 22 to work, as well as the right to paid leave: 23 (f) The right of a woman in employment to maternity leave or any 24 such leave or concession relating to her maternity needs, shall not limit or 25 restrict her right to equal treatment as provided under this section; (g) The right of everyone to the protection of the person's health 26 27 including maternal health, and to the person's safety in work place, 28 including the safeguarding of the function of, and choices in, reproduction and maternal or paternal responsibilities. Accordingly, no rule, regulation or 29

policy of any organ or agency of government, public or private institution,

Elimination of discrimination in employment

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Elimination of

discrimination

in Health

Elimination of discrimination on grounds of marital status

commercial or corporate body, or other entity shall limit or restrict or otherwise strictly regulate the period or conditions, an employee undertaking maternity leave or other advantages in the workplace relating thereto.

- 9.-(a) Every organ or agency of government, public or private institution, commercial or corporate body, community, or other entity shall prevent discrimination against women on the grounds of marriage, marital status, or maternity; accordingly, shall:
- (i) not dismiss, restrict or otherwise impose any disadvantage on any person in respect of employment, contract, or other occupational engagement, whether in the public or private sphere, on the grounds solely of the person's marital status, circumstances of birth, condition of pregnancy, maternity leave, or such other reasons relating to the person's maternal or paternal status;
- (ii) ensure enforcement of maternity leave with pay or with comparable social benefits without loss of former employment, promotion, advantage, or other allowances which otherwise are due to the person;
- (iii) provide necessary supporting social services to enable parents in employment to combine family obligations with work responsibilities and participation in public life, in particular through the establishment and development of child-care facilities in the work premises;
- (iv) Provide special protection to women during pregnancy in types of work and practices harmful to them.
- (b) Protective regulations, policies and practices relating to matters covered in subsection (a) of this Section and the other sections of this bill, shall be reviewed as often as necessary in the light of scientific and technological knowledge and shall be revised, repealed or extended as necessary.

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10.-(a) Every agency, organ, body, authority, public institution or private enterprise shall take all appropriate measures to eliminate discrimination against any person on any ground whatsoever, in the field of health care. Accordingly, every organ or agency of government, public institution, commercial or corporate body, or other entity responsible for

	providing public health care services shall ensure that all women who are	
2	pregnant and within 2 years of delivery, and all children under the age of 12,	
3	are given free and quality health care services, including provision of all	
ļ	necessary medical, surgical, diagnostic, and pharmacological supplies;	
5	(b) Notwithstanding the provisions of subsection (a) of this	
5	section, all organs or agencies of government, public or private institution,	
7	commercial or corporate body, community, or other entity shall ensure	
}	provision and access to appropriate services and information in connection	
)	with Health status of the spouses, the pre natal, confinement and the post-	
0	natal period, granting free services where necessary, as well as adequate	
1	nutrition during pregnancy and lactation;	
2	(c) Every man and woman is entitled to receive the necessary	
3	material, medical, psychological, socio and legal assistance through	
4	governmental agencies and / or non-governmental agencies providing such	
5	assistance; as well as being informed and availed access to legal, health and	
6	social services and other relevant assistance.	
7	11. Every organ or agency of government, public or private	Elimination of
8	institution, commercial or corporate body, community, or other entity shall	Discrimination on Socio- Economic
9	eliminate discrimination against women in all areas of economic and social	Grounds
20	life in order to ensure, on the basis of equality between men and women, the	
21	same rights, in particular:	
22	(a) the right to family benefits;	
23	(b) the right to equal access between men and women to capital,	
24	credit, including informal sector, small and medium scale loans, mortgages	
25	and other forms of financial credit;	
26	(c) the right to participate in recreational activities, sports and all	
27	aspects of cultural life.	
28	12(a) Every organ or agency of government, public or private	Right to choose Indigenship and
29	institution, commercial or corporate body, community, or other entity shall	Identity

grant to women and men equal rights to acquire, confer, change or retain

	1	their indigeneship, and in particular, shall ensure that neither marriage, divorce
	2	nor widowhood shall deny a woman the right to choose or retain her citizenship
	3	and identity and she shall have the choice, without hindrances, limitations,
	4	disadvantages or conditions, to retain her maiden name;
	5	(b) Every person shall have the right to define and assert his or her
	6	identity, and accordingly, no rule, regulation or guideline shall impose on any
	7	persons. place of abode, domicile, state of origin, or name.
Right to Confer Citizenship	8	13. Women shall have equal rights with men to confer their
om sensinp	9	citizenship on their children.
The Rights of	10	14. Every organ or agency of government, public or private
ersons in Rural Communities	11	institution, commercial or corporate body, community, or other entity shall:
	12	(a) Take into account the particular problems faced by rural women
	13	and the significant roles which they play in the economic survival of their
	14	families, including their work in the informal ron-monetized sectors of the
	15	economy, and shad ensure the application of the provisions of this Bill to
	16	women in rural areas:
	17	(b) Take all appropriate measures to eliminate discrimination against
	18	women in rural areas in order to ensure, on the basis of equality between men
	19	and women, that they participate in and benefit from rural development and,
	20	accordingly, shall ensure to such women the right to:
	21	(i) participate in the identification, design and implementation of
	22	development projects mail levels;
	23	(ii) benefit directly from social security programmes;
	24	(iii) obtain diappes of training and education, formal and non-formal,
	25	including that relating to functional literacy, as well as, inter alia, the benefit of
	26	all community and extension services, in order to increase their technical
	27	proficiency;
	28	(iv) organize self-help groups and co-operatives in order to obtain
	29	access to economic opportunities through employment or self-employment.
	30	(v) have access to agricultural credit and loans, marketing facilities,

i	appropriate technology and equal treatment in land and agrarian reform as	
2	weil as in land resettlement schemes.	
3	15. Every organ or agency of government, public or private	Rights in matters relating to
4	institution, commercial or corporate body, community, or other entity shall	marriage and family life
5	take all appropriate measures to eliminate discrimination against women in	
6	all matters relating to marriage and family relations and shall ensure, to	
7	women and men.	
8	(a) The right to enter into marriage;	
9	(b) Right to freely choose a spouse;	
10	(c) Rights and responsibilities during marriage and at its	
11	dissolution including choosing whether to retain maiden name or adopting a	
12	family name;	
13	(d) Rights and responsibilities as parents, irrespective of their	
14	marital status, in matters relating to their children including decisions	
15	relating to welfare and upbringing of their children. In all cases the best	
16	interests of the child concerned shall be paramount;	
	(e) Rights to decide freely and responsibly on the number and	
18	spacing of their children and to have access to the information, education	
19	and means to enable them to exercise these rights;	
20	(f) Complimentary and corresponding rights and responsibilities	
21	with regard to custody, guardianship, ward ship, trusteeship and adoption of	
22	children.	
23	16(a) All forms of violence against women are prohibited,	Prohibition of Violence Against
24	whether the violence takes place in private, family or public sphere,	Women
25	including unwanted or forced sex, or traditional, religious or cultural	
26	practices harmful to the health, well-being and integrity of the woman;	
27	(b) All forms of violence against elderly women including sexual	
28	abuse, and discrimination based on age are prohibited;	
29	(c) All forms of violence against women with disability including	
30	sexual abuse, and discrimination based on disability are prohibited;	

	1	(d) Every educational, school or training authority in the state shall
	2	promote peace education through curricula and social communication in order
	3	to eradicate elements in traditional and cultural beliefs, practices and
	4	stereotypes which legitimize and exacerbate the discrimination against
₹.	·5	women, persistence and tolerance of violence against women;
	6	(e) All forms of trafficking in women' and children, abuse and
• •	7	exploitation of women and children in any manner or way, and medical
	8	experiments on women without their informed consent, or on children without
	9	the informed consent of their parents or legal guardian, are prohibited;
	10	(f) Any person who violates the provisions of sub-section (a) - (e) of
•	11	this section shall, without prejudice to section 20 of this Bill, be guilty of an
	12	offence and liable to:
	13	(I) imprisonment not less than one year or to a fine of not less than
	14	Five Hundred Thousand Naira only, or to both imprisonment and fine.
Provisions relating	15	17. Subject to the subsisting provisions of the Marriage Act, Child
to marriage and matrimonial causes	16	Rights Act, and the Matrimonial Causes Act:
т	17	(a) No marriage shall take place without the free and full consent of
	18	both parties;
	19	(b) the minimum age of marriage for women shall be 18 years;
	20	(c) every marriage shall be recorded in writing and registered in
	21	accordance with national laws, in order to be legally recognized;
	22	(d) a woman and a man shall jointly contribute to safeguarding the
	23	interests of the family, protecting and educating their children;
	24	(e) during her marriage, a woman shall have the right to acquire her
	25	own property and to administer and manage it freely.
Provisions relating to offences and	26	18(a) Any person, organ or agency of government, public or private
sentencing including costs,	27	institution, commercial or corporate body, community, or other entity, or any
damages and compensations	28	representative of such organ or agency of government, public or private
	29	institution, commercial or corporate body, community or other entity, who fails
•	30	or neglects any of the duties imposed under this bill shall be liable to an offence,

- and on conviction, to such term of imprisonment not less than one year, or such fine not less than five Hundred Thousand Naira or both imprisonment or fine as the court may impose considering the entire circumstances of the case;
- (b) Any person who suffers violation of his or her rights, or becomes victim of any action, omission, or inaction of any organ or agency of government, public or private institution, commercial or corporate body, community, or other entity, or any representative of such organ or agency of government, public or private institution, commercial or corporate body, community or other entity shall be entitled to fair and adequate compensation as may be determined by the court, taking into consideration the special damages suffered, as well as social, psychological, emotional and health related burden suffered by such person by reason of such action, omission or inaction aforesaid;
- (c) Any person, or official of anybody or entity, be it in a public or private institution or community who condones, aids, facilitates and abets any other person, body or entity to fail or neglect or omit in any of the duties imposed under this bill shall be liable and the provisions of sub section (a) and (b) of this section shall apply to such a person or body;
- (d) Where a corporate body, agency, institution or community is liable under sub section (a) and (b) of this section, the chief executive, leader, or head of such corporate body, agency, institution or community shall have the primary responsibility of the punishment imposed by the court in accordance with the said section, and where there is continued failure or omission or neglect to comply with the duty imposed after the punishment prescribed in this section, such chief executive, leader, or head of corporate body, agency, institution or community shall be personally liable for such punishment as may be imposed by the court, taking into consideration the provisions of sub sections (a) and (b) of this section;
  - (e) The court may in addition order such exemplary damages,

	1	public apology, or such redress or restitution as may be deemed appropriate in
	2	the circumstances by the court.
	3	PART B
The Commission	4	19. The Federal Character Commission herein after called the
	5	"Commission" is hereby vested with the powers to enforce and implement the
	6	provision of the Police
Functions of the	7	20. The Commission shall, in addition to the powers confers on it in
Commission	8	the Constitution, carry out the following functions:
	ò	(a) Monitoring and supervision of the implementation of the Bill:
	10	(b) Promote gender equity and the entrenchment of social justice in all
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		(3) Organie mostiege conferences cymposia and elign
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	24	(h) Undertake such other activities as are expedient for giving full
	25	effect to the provisions of this Bill.
Legal obligation to give information	26	21. Any Officer of the Commission investigating the commission of
to the Commission	27	an offence under this Bill may cause any person:
	28	(a) To attend; and
	29	(b) To produce any relevant materials or evidence before such officer
	30	for the purpose of being examined in relation to any matter, which may assist in

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1	the investigation of the matter.	
2	22. A person, representative of an organ, body, institution	
3	summoned, is obliged to appear and produce all relevant information	
4	required under the notice within his/her knowledge or which is available to	
5	such person.	
6	23. 1. (a) Willfully refuses to appear in response to a written notice	
7	to attend; or	
8	(b)Willfully refuses to produce such materials or evidence as	
9	requested by the Commission with regards to which the officer of the	
10	Commission has reasonable grounds for suspecting or believing that an	
11	offence under this Bill or under Chapter IV of the 1999 Constitution has	
12	been or is being committed;	
13	(c) Makes or procures another person to make any statement in the	
14	information which such person knows or believes to be false or misleading	
15	in a material particular; or	
16	(d) Intentionally obstructs another person in the exercise of the	
17	power conferred by this Bill; commits an offence.	
18	(2) An individual who commits an offence under subsection (1)	
19	above, is liable on summary conviction to imprisonment for a term not	
20	exceeding one month or a fine not exceeding fifty thousand Naira and	
21	Corporate Five Hundred Thousand or to both such fine and imprisonment.	
22	(3) Any Corporate Organization that commits an offence under	
23	Sub-Section (1) above, is liable on conviction to a fine of not less than Five	
24	Hundred Thousand Naira only.	
25	ET, White Committee and applied to the companie and the	Fa wi
26	due investigation gives a direction under this Bill and an individual	rev dis
27	community, institution, public or private enterprise fails to take any step to	
28	reverse any act of discrimination, the Commission may proceed to initiate	

proceedings against such person, organ, body, institution, public or private

enterprise in the appropriate court.

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<b>Jurisdiction</b>	1	25. The High Court of the Federal Capital Territory shall have original
	2	jurisdiction to look into applications arising from any breach of the provisions
	3	of this Bill.
Procedure	4	26. Procedure shall be in accordance with the procedure under the
	5	Fundamental Rights (Enforcement Procedure) Rules 2009, or any other rules
	6	of procedure for the time being applicable to the court.
Miscellaneous	7	27. If an offence under this Act is proved to have been committed with
	8	the consent or connivance or is attributed to any neglect on the part of any
	9	director, manager, secretary or other similar officer of a body corporate, or any
	10	person who was purporting to act in any such capacity, such officer as well as
	11	the body corporate, commit an offence and are liable on conviction to
	12	imprisonment for not less than One Year, or to a fine of Five Hundred Thousand
	13	Naira or to both imprisonment and fine.
nterpretation	14	28. Unless the context otherwise states or as contained in the
	15	Interpretation Act (Cap 123 LPN 2004), the following words are intended to
	16	mean:
	17	"Abuse" includes physical, psychological, sexual, verbal, economic, social,
	18	cultural or similar mistreatment or mishandling which interferes with the
	19	integrity of a female or male human being;
	20	"The Convention" means the United Nations Convention on the Elimination of
	21	All Forms of Discrimination against Women;
	22	The "Covenant" means either the International Covenant on Social and
	23	Political Rights or International Covenant on Economic, Social and Cultural
	24	Rights;
	25	"The Commission" means the Federal Character Commission as established
	26	under the Constitution of the Federal Republic of Nigeria (As amended);
	27	"The Chairman" means the Chairman of the Commission;
	28	Introduced Newly:
	29	"Constitution" means the Constitution of the Federal Republic of Nigeria,
	30	1999 (as amended);

1	"Court" means any court with jurisdiction over issues of marriage in the	
2	Federal Capital Territory;	
3	"Discrimination against any person" shall mean any distinction, exclusion	
4	or restriction made on the basis of his or her sex or gender or other condition	
5	or status", which has the effect or purpose of impairing or nullifying the	
6	recognition, enjoyment or exercise by any person, irrespective of their	
7	marital status, on a basis of equality of men and women, of human rights and	
8	fundamental freedoms in the political, economic, social, cultural, civil or	
9	any other field;	
10	'Women" include the girl child;	
11	"Men" include the boy child;	
12	"Members" mean the Members of the Commission;	
13	"The Protocol" means the Protocol to the African Charter on Human and	
14	People's Rights on the Rights of Women in Africa;	
15	"Staff means the staff of the Commission;	
16	"Violence" includes physical, psychological, sexual, verbal or emotional	
17	maltreatments or assault;	
18	"Violence against women" means all acts perpetrated against women which	
19	cause or could cause them physical, sexual, psychological, and economic	
20	harm, including the threat to take such acts; or to undertake the imposition of	
21	arbitrary restrictions on or deprivation of fundamental freedoms in private	
22	or public life in peace time and during situations of armed conflicts or of	
23	war;	
24	29. This Bill may be cited as Gender and Equal Opportunities Bill, Cit	atior
25	2016.	

## EXPLANATORY MEMORANDUM

This Bill seeks to Incorporate and Enforce certain Provisions of the United Nations Convention on the elimination of all forms of discrimination against women, the protocol to the African Charter on Human and People's Rights on the rights of women in Africa.