#### CRIMES AGAINST HUMANITY, WAR CRIMES, GENOCIDE AND RELATED

#### OFFENCES BILL, 2020

ARRANGEMENT OF SECTIONS

#### Section

#### PART 1- GENERAL PROVISIONS

- 1. Objectives
- 2. Application
- Attorney General to discharge obligations imposed by Rome Statute or Rules
   PART II - INTERNATIONAL CRIMES AND OFFENCES
- 4. Genocide
- 5. Crimes against humanity
- 6. War crimes
- 7. Application of Article
- 9. of the Rome Statute
- 8. Conspiracy
- 9. Aiding and abetting
- 10. Giving false or fabricated evidence
- 11. Bribery and corruption of a Judge
- 12. Bribery and corruption of official of the Criminal Court
- 13. Conspiracy to pervert the course of justice in the Criminal Court
- 14. Interference with witnesses or officials
- 15. Offences to be tried on Information
- 16. Attorney General's consent required for prosecutions

#### PART III - DEFENCES

- 17. Defences to offences under this Act
- Obedience to superior orders not a defence to offences under Part II
- 19. Responsibility of commanders and other superiors
- 20. The defence of State or diplomatic immunity

## PART IV - JURISDICTION

21. Temporal jurisdiction for offences under Part II of this Act

- 22. Jurisdiction to try offences committed outside Nigeria
- 23. Trial of offences committed outside Nigeria
  - PART V REQUEST FOR ASSISTANCE
- 24. Request for assistance
- 25. Making of a request
- 26. Confidentiality of requests
- 27. Response to a request
- 28. Assistance in locating or identifying persons or things
- 29. Assistance in taking evidence
- 30. Assistance in the production of documents and articles
- 31. Applicable law
- 32. Assistance in questioning persons
- 33. Assistance in arranging for service of documents
- 34. Assistance in facilitating the voluntary appearance of a witness
- 35. Consent required
- 36. Attorney General may facilitate appearance
- 37. Assistance in facilitating temporary transfer of prisoner
- 38. Consent to be transferred may be sought
- 39. Attorney General may arrange for transfer
- 40. Effect of transfer on prisoner's sentence'
- 41. Assistance in examining places or sites
- 42. Assistance involving search and seizure
- 43. Assistance involving the use of other domestic investigative procedures
- 44. Assistance in protecting victims and witnesses and preserving evidence
- 45. Request for assistance in the restraining and seizure of property associated with crime
- 46. Refusal of request 47 Postponement of the execution of request for assistance
- 48. Verification and authentication of material
- 49. Transmission of material to the Criminal Court

- 50. Certificates issued by Attorney-General
- 51. Request for assistance from the Criminal Court

PART VI - ARREST AND SURRENDER OF PERSONS TO THE

CRIMINAL COURT

- 52. Request for arrest and surrender
- 53. Refusal of request for arrest and surrender
- 54. Postponement of the execution of request for arrest and surrender
- 55. Competing requests
- 56. Provisional arrest in urgent cases
- 57. Rights of an arrested person
- 58. Person arrested on a provisional warrant
- 59. Application for bail
- 60. Surrender hearing
- 61. Surrender by consent
- 62. Effect of delivery order
- 63. Procedure where Judge refuses order
- 64. Discharge of a person not delivered up
- 65. Discharge of person no longer required to be surrendered
- 66. Request for temporary surrender 67 Request for the transit of a person to the Criminal Court
- 68. Waiver of requirements of Article 101 of the Rome Statute

#### PART VII - ENFORCEMENT OF SENTENCES AND ORDERS OF THE

## CRIMINAL COURT IN NIGERIA

- 69. Nigeria may act as State of enforcement
- 70. Request for sentence to be served in Nigeria
- 71. Prisoner to be held in custody
- 72. Transfer of prisoner to the Criminal Court for review of sentence
- 73. Transfer of prisoner to another State to complete sentence
- 74. Procedure on completion of sentence
- 75. Removal order
- 76. Delay in removal
- 77. Special rules in certain cases

78.	Immigration permit not required
79.	Application to citizens of Nigeria
80.	Enforcement of fines
81.	Enforcement of forfeiture order
82.	Transfer of funds realized to the Criminal Court
83.	Order for forfeiture of Property on conviction by the Criminal Court
84.	Enforcement of orders for victim reparation
85.	Assistance in enforcement of restraining order
	PART VIII - NATIONAL SECURITY
86.	National security
	PART IX - SITTINGS OF THE CRIMINAL COURT IN NIGERIA
87.	Prosecutor may conduct investigations in Nigeria
88.	The Criminal Court sittings in Nigeria
89.	The Criminal Court powers while sitting in Nigeria
90.	The Criminal Court may administer oaths in Nigeria
91.	Power to detain the Criminal Court prisoners in prison in Nigeria
92.	Removal of the Criminal Court prisoner
	PART X - MISCELLANEOUS
93.	Establishment of Special Victims Trust Fund
94.	Witness protection
95.	Declaration of Assets Form
96.	Legal personality, privileges and immunities
97.	Extension of mutual assistance in criminal matters and transfer of
	convicted offenders
98.	Regulations and policy guidelines
99.	Interpretation
100.	Short title
	Schedule
	Declaration of Assets Form

# **A BILL**

## FOR

AN ACT TO PROVIDE FOR THE ENFORCEMENT AND PUNISHMENT OF CRIMES AGAINST HUMANITY, WAR CRIMES, GENOCIDE AND RELATED OFFENCES AND TO GIVE EFFECT TO CERTAIN PROVISIONS OF THE ROME STATUTE OF THE INTERNATIONAL CRIMINAL COURT IN NIGERIA AND FOR RELATED MATTERS

Sponsored by Hon. Ossai Nicholas Ossai

] Commencement

[

ENACTED by the National Assembly of the Federal Republic of Nigeria as follows:

1	Part 1- General Provisions	
2	1. The objectives of this Act are to:	Objectives
3	(a) provide for measures under Nigerian law for the punishment	
4	and enforcement of international crimes of genocide, crimes against	
5	humanity and war crimes;	
6	(b) give effect to certain provisions of the Rome Statute of the	
7	International Criminal Court done at Rome on July 17, 1998 (in this Act	
8	referred to as "the Rome Statute");	
9	© enable Nigeria cooperate with the International Criminal Court	
10	(in this Act referred to as lithe Criminal Court" in the performance of the its	
11	functions under the Rome Statute.	
12	<b>2.</b> -(1) The provisions of the Rome Statute specified in subsection	Application
13	(2) of this section have the force of law in Nigeria in relation to the following	
14	matters-	
15	(a) making of requests by the Criminal Court to Nigeria for	
16	assistance and the method of dealing with those requests;	
17	(b) conduct of an investigation by the Prosecutor of the Criminal	
18	Court;	

	1	(c) bringing and determination of proceedings before the Criminal
	2	Court;
	3	(d) enforcement in Nigeria of sentences of imprisonment or other
	4	measures imposed by the Criminal Court and related matters; and
	5	(e) making of requests by Nigeria to the Criminal Court for assistance
	6	and the method of dealing with those requests.
	7	(2) The relevant provisions of the Rome Statute are:
	8	(a) Part 2 - jurisdiction, admissibility and applicable law;
	9	(b) Part 3 - general principles of criminal law;
	10	(c) Articles 51 and 52 - the Rules of procedure, evidence and
	11	Regulations of the Criminal Court, respectively;
	12	(d) Part 5 - the investigation and prosecution of crimes within the
	13	jurisdiction of the Criminal Court;
	14	(e) Part 6 - the conduct of trials;
	15	(f) Part 7 - penalties;
	16	(g) Part 8 - appeals and revision of acquittals, convictions, or
	17	sentences;
	18	(h) Part 9 - international co-operation and judicial assistance; and
	19	(i) Part 10 - the enforcement of sentences and other measures imposed
	20	by the Criminal Court.
1	21	3. Where a provision of the Rome Statute, Rules of Procedure and
e	22	Evidence adopted by Assembly of State Parties First Session held in New York,
	23	3 - 10 September, 2002 or the Agreement on the Privileges and Immunities of
	24	the International Criminal Court, confers or imposes a power or duty on or
	25	assigns a function to a State Party, including a power, duty or function relating
	26	to the execution of a request for assistance from the Criminal Court; that power,
	27	duty, or function may, unless there is provision to the contrary in this Act, be
	28	exercised by the Attorney - General on behalf of the Government of the Federal
	29	Republic of Nigeria.

Attorney General to discharge obligations imposed by Rome Statute or Rules

1	PART II - INTERNATIONAL CRIMES AND OFFENCES	
2	<b>4.</b> -(1) A person who, in Nigeria or elsewhere:	Genocide
3	(a) commits genocide; or	
4	(b) conspires or agrees with any person to commit genocide,	
5	whether that genocide is to be committed in Nigeria or elsewhere, commits	
6	an offence and is liable on conviction, to the penalty specified in subsection	
7	(2) of this section.	
8	(2) The penalty for an offence referred to in subsection (1) of this	
9	section is:	
10	(a) where the offence involves the willful killing of a person, the	
11	same as the penalty for murder under the Penal Code or Criminal Code, and	
12	(Cap P16 LFN and Cap C38 LFN, 2004);	
13	(b) in any other case, imprisonment for a term not exceeding 30	
14	years or a term of life imprisonment when justified by the extreme gravity of	
15	the offence and the individual circumstances of the convicted person.	
16	(3) In this section, "genocide" means any of the following acts	
17	committed with intent to destroy in whole or in part, a national, ethnic, racial	
18	or religious group:	
19	(a) killing members of a group;	
20	(b) causing serious bodily or mental harm to members of a group;	
21	(c) deliberately inflicting on a group conditions of life calculated to	
22	bring about its physical destruction in whole or in part;	
23	(d) imposing measures intended to prevent births within a group;	
24	(e) forcibly transferring children of a group to another group.	
25	5(1) A person in Nigeria or elsewhere commits a crime against	Crimes aga
26	humanity, commits an offence and is liable on conviction to the penalty	humanity
27	specified in subsection (2) of this section.	
28	(2) The penalty for an offence referred to in subsection (1) is:	
29	(a) where the offence involves the willful killing of a person, the	
30	same as the penalty for murder under the Penal Code or Criminal Code; and	

1	(b) in any other case, imprisonment for a term not exceeding 30 years
2	or a term of life imprisonment when justified by the extreme gravity of the
3	crime and the individual circumstances of the convicted person.
4	(3) In this section:
5	"attack directed against any civilian population" means a course of conduct
6	involving the multiple commission of acts referred to in this subsection against
7	any civilian population, pursuant to or in furtherance of a state or
8	organizational policy to commit such attack;
9	"crime against humanity" means any of the following acts, when committed as
10	part of a widespread or systematic attack directed against any civilian
11	population with knowledge of the attack:
12	(a) murder;
13	(b) extermination;
14	(c) deportation or forcible transfer of population;
15	(d) enslavement;
16	(e) imprisonment or other severe deprivation of physical liberty in
17	violation of fundamental rules of international law;
18	(f) torture;
19	(g) rape, sexual slavery, enforced prostitution, forced pregnancy,
20	enforced sterilization or any other form of sexual violence of comparable
21	gravity;
22	(h) persecution against identifiable group or collectivity on political,
23	racial, national, ethnic, cultural, religious, gender or on other grounds that are
24	universally recognized as impermissible under international law, in connection
25	with any act referred to in this paragraph or any crime within the jurisdiction of
26	the Criminal Court;
27	(i) enforced disappearance of persons;
28	(j) the crime of apartheid; or
29	(k) other inhumane act of a similar character intentionally causing
30	great suffering or serious injury to body, mental or physical health.

1	"crime of apartheid" means inhumane acts of a character similar to those
2	referred to in subsection (1) of this section, committed in the context of an
3	institutionalized regime of systematic oppression and domination by one
4	racial group over any other racial group or groups and committed with the
5	intention of maintaining that regime;
6	"deportation or forcible transfer of population" means forced displacement
7	of persons concerned by expulsion or other coercive acts from the area in
8	which they are lawfully present, without grounds permitted under
9	international law;
10	"enforced disappearance of persons" means the arrest, detention or
10	abduction of persons by or with the authorization, support or acquiescence
11	of any government official or a political organization, followed by a refusal
12	to acknowledge that deprivation of freedom or to give information on the
13	fate or whereabouts of those persons, with the intention of removing them
15	from the protection of the law for a prolonged period of time;
16	"Enslavement" means the exercise of any or all of the powers attaching to
17	the right of ownership over a person and includes the exercise of such power
18	in the course of trafficking in persons, in particular women and children;
19	"Extermination" includes the intentional infliction of conditions of life and
20	the deprivation of access to food and medicine, calculated to bring about the
21	destruction of a part of a population;
22	"forced pregnancy" means the unlawful confinement of a woman forcibly
23	made pregnant, with the intent of affecting the ethnic composition of any
24	population or carrying out other grave violations of international law and
25	this definition shall not in any way be interpreted as affecting Nigerian laws
26	relating to pregnancy;
27	"gender" means to the two sexes, male and female, within the context of
28	society;
29	"persecution" means the intentional and severe deprivation of fundamental
30	rights contrary to international law by reason of the identity of the group or

	1	collectivity; and
	2	"Torture" means the intentional infliction of severe pain or suffering, whether
	3	physical or mental, upon a person in the custody or under the control of the
	4	accused but not including pain or suffering arising only from lawful sanctions.
War crimes	5	<b>6.</b> -(1) A person in Nigeria or elsewhere, who commits a war crime,
	6	commits an offence and is liable on conviction, to the penalty specified in
	7	subsection (2) of this section.
	8	(2) The penalty for an offence referred to in subsection (1) of this
	9	section is:
	10	(a) where the offence involves the willful killing of a person, the same
	11	as the penalty for murder prescribed under the Penal Code or Criminal Code;
	12	and
	13	(b) in any other case, be imprisonment for a term not exceeding 30
	14	years or a term of life imprisonment when justified by the extreme gravity of
	15	the crime and the individual circumstances of the convicted person.
	16	(3) In this section, "war crime" means:
	17	(a) grave breach of the Geneva Conventions of 12 August 1949,
	18	namely, any of the following acts against persons or property protected under
	19	the provisions of the relevant Geneva Convention:
	20	(i) willful killing,
	21	(ii) torture or inhuman treatment, including biological experiments,
	22	(iii) willfully causing great suffering, or serious injury to body or
	23	health,
	24	(iv) extensive destruction and appropriation of property, not justified
	25	by military necessity and carried out unlawfully and wantonly,
	26	(v) compelling a prisoner of war or other protected person to serve in
	27	the forces of a hostile Power,
	28	(vi) willfully depriving a prisoner of war or other protected person of
	29	the rights of fair and regular trial,
	30	(vii) unlawful deportation or transfer or unlawful confinement; or

1	(viii) taking of hostages;
2	(b) other serious violations of the laws and customs applicable in
3	international armed conflict, within the established framework of
4	international law namely, any of the following acts:
5	(i) intentionally directing attacks against the civilian population as
6	such or against individual civilians not taking direct part in hostilities,
7	(ii) intentionally directing attacks against civilian objects or
8	objects which are not military objects,
9	(iii) intentionally directing attacks against personnel, installations,
10	materials, units or vehicles involved in a humanitarian assistance or
11	peacekeeping mission in accordance with the Charter of the United Nations,
12	if they are entitled to the protection given to civilians or civilian objects
13	under the international law of armed conflict,
14	(iv) intentionally launching an attack in the knowledge that the
15	attack will cause incidental loss of life or injury to civilians or damage to
16	civilian objects or widespread long-term and severe damage to the natural
17	environment which would be clearly excessive in relation to the concrete
18	and direct overall military advantage anticipated,
19	(v) attacking or bombarding by whatever means, towns, villages,
20	dwellings, buildings or other places 'which are undefended and which are
21	not military objectives,
22	(vi) killing or wounding a combatant who laid down his arms or no
23	longer have a means of defence and has surrendered at his discretion,
24	(vii) making improper use of a flag of truce or military insignia and
25	uniform of the enemy, the United Nations or distinctive emblems of the
26	Geneva Conventions, resulting in death or serious personal injury,
27	(viii) the transfer, directly or indirectly, by the Occupying Power of
28	part of its own civilian population into the territory it occupies, or the
29	deportation or transfer of all or part of the population of the occupied
30	territory within or outside that territory,

1	(ix) intentionally directing attacks against buildings dedicated to
2	religion, education, art, science or charitable purposes, historic monuments or
3	against hospitals or places where the sick and wounded are kept; provided they
4	are not military objects;
5	(x) subjecting a person who is in the power of an adverse party to
6	physical mutilation or to medical or scientific experiment of any kind which is
7	neither justified by the medical, dental or hospital treatment of the person
8	concerned or carried out in his interest and which causes death to, or seriously
9	endanger the health of the person,
10	(xi) killing or wounding treacherously individuals belonging to the
11	hostile nation or army,
12	(xii) declaring that no Quarters will be given;
13	(xiii) destroying or seizing the enemy's property unless the
14	destruction or seizure is imperatively demanded by the necessities of war,
15	(xiv) declaring abolished, suspended or inadmissible in a court of law,
16	the rights and actions of the nationals of the hostile party,
17	(xv) compelling the nationals of the hostile party to take part in the
18	operations of war directed against their own country, even if they were in the
19	belligerent's service before the commencement of the war,
20	(xvi) pillaging a town, village, dwelling or other places, even when
21	taken by assault,
22	(xvii) employing poison or poisoned weapons,
23	(xviii) employing asphyxiating, poisonous or other gases and
24	analogous liquids, materials or devices,
25	(xix) employing bullets which expand or flatten easily in the human
26	body, such as bullets with a hard envelope which do not entirely cover the core
27	or is pierced with incisions,
28	(xx) employing weapons, projectiles, material and other methods of
29	warfare which are of a nature likely to cause superfluous injury or unnecessary
30	suffering or which are inherently indiscriminate in violation of the

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 2020	C 2575
1	international law of armed conflict as may be specified in an Annex to the	
2	Rome Statute,	
3	(xxi) committing outrages on personal dignity, in particular,	
4	humiliating and degrading treatment,	
5	(xxii) committing rape, sexual slavery, enforced prostitution,	
6	forced pregnancy, enforced sterilization or any other form of sexual	
7	violence which constitutes a grave breach of the Geneva Conventions,	
8	(xxiii) utilizing the presence of a civilian or other protected person	
9	to render certain points, areas or military forces immune from military	
10	operations,	
11	(xxiv) intentionally directing attacks against buildings, material,	
12	medical units and transport, and personnel which use the distinctive	
13	emblems of the Geneva Conventions in conformity with international law,	
14	(xxv) intentionally using starvation of civilians as a method of	
15	warfare by depriving them of objects indispensable to their survival,	
16	including willfully impeding relief supplies as provided for under the	
17	Geneva Conventions; or	
18	(xxvi) conscripting or enlisting children under the age of fifteen	
19	years into the national armed forces or using them to participate actively in	
20	hostilities;	
21	(c) in the case of an armed conflict not of an international character,	
22	serious violations of Article 3 common to the four Geneva Conventions of	
23	12 August 1949, namely, any of the following acts committed against	
24	persons taking no active part in the hostilities, including members of aimed	
25	forces who have laid down their arms and those placed out of combat by	
26	sickness, wounds, detention or any other cause and therefore entitled to be	
27	protected:	
28	(i) violence to life and person, in particular, murder of all kinds,	
29	mutilation, cruel treatment and torture,	
30	(ii) committing outrages upon personal dignity, in particular	

mes Ag	gainst Humanity, War Crimes, Genocide and Related Offences Bill, 2020 <b>2020</b>
1	humiliating and degrading treatment,
2	(iii) taking of hostages, or
3	(iv) passing of sentences and carrying out of executions without
4	previous judgment pronounced by a regularly constituted court, affording all
5	judicial guarantees which are generally recognized as indispensable; and
6	(d) other serious violations of the laws and customs applicable in
7	armed conflicts not of an international character, within the established
8	framework of international law, namely, any of the following acts:
9	(i) intentionally directing attacks against the civilian population or
10	against individual civilians not taking direct part in hostilities,
11	(ii) intentionally directing attacks against buildings, materials,
12	medical units and transport and personnel using the distinctive emblems of the
13	Geneva Conventions in conformity with international law,
14	(iii) intentionally directing attacks against personnel, installations,
15	material, units or vehicles involved in a humanitarian assistance or
16	peacekeeping mission in accordance with the Charter of the United Nations if
17	they are entitled to the protection given to civilians or civilian objects under the
18	international law of armed conflict,
19	(iv) intentionally launching an attacks against buildings dedicated to
20	religion, education, art, science or charitable purposes, historic monuments or
21	against hospitals or places where the sick and wounded are collected, provided
22	they are not military objects,
23	(v) pillaging a town or place even when taken by assault,
24	(vi) committing rape, sexual slavery, enforced prostitution, forced
25	pregnancy, as defined in Article 7, paragraph 2 (d) of the Rome Statute,
26	enforced sterilization or any other form of sexual violence also constituting a
27	serious violation of Article 3 common to the four Geneva Conventions,
28	(vii) conscripting or enlisting children under the age of fifteen years
29	into armed forces or groups or using them to participate actively in hostilities,
20	(vijii) ordering the dignlessment of the sivilian nonvestion for reasons

30 (viii) ordering the displacement of the civilian population for reasons

	related to the conflict, unless the security of the civilians involved or	
	imperative military reasons so demand,	
	(ix) treacherously killing or wounding a combatant adversary,	
	(x) declaring that no Quarters will be given,	
	(xi) subjecting persons who are in the power of another party to the	
	conflict to physical mutilation or to medical or scientific experiments of any	
	kind which are not justified by the medical, dental or hospital treatment of	
	the person concerned or carried out in his interest and which cause death to	
	or seriously endanger the health of the person, or	
0	(xii) destroying or seizing the property of an adversary unless such	
1	destruction or seizure is imperatively demanded by the necessities of the	
2	conflict.	
3	(4) In the application of subsection (3) of this section:	
4	(a) paragraph (c) applies to armed conflicts not of an international	
5	character and does not apply to situations of internal disturbances and	
6	tensions, such as riots, isolated and sporadic acts of violence or other acts of	
7	a similar nature;	
8	(b) paragraph (d) applies to armed conflicts not of an international	
9	character and does not apply to situations of internal disturbances and	
0	tensions, such as riots, isolated and sporadic acts of violence or other acts of	
1	a similar nature;	
2	(c) paragraph (c) and (d) apply to armed conflicts that take place in	
3	the territory of a State where there is protracted armed conflict between	
4	governmental authorities and organized armed groups or between those	
5	groups; and	
6	(d) nothing in paragraphs (c) and (d) affects the responsibility of a	
7	Government to maintain or re-establish law and order in the State or to	
8	defend the unity and territorial integrity of the State by all legitimate means.	
9	7. In interpreting and applying the provisions of sections 4,5 and 6	Application of
0	of this Act, an element of crime adopted or amended under Article 9 of the	Article 9 of the Rome Statute

		gunisi Humanity, that Chines, Genoence and Ketated Offences Bitt, 2020
	1	Rome Statute in relation to Articles 6, 7 and 8 are considered to be part of this
	2	Act.
Conspiracy	3	8. A person who conspires in Nigeria to commit an offence under this
	4	Part or outside, the territory of Nigeria or who conspires outside Nigeria to
	5	commit an offence under this Part in Nigeria commits an offence is liable on
	6	conviction to the same penalty prescribed for the principal offence.
Aiding and	7	9. A person who:
abetting	8	(a) attempts to commit,
	9	(b) counsels or procures the commission of,
	10	(c) orders, incites, solicits or induces the commission of,
	11	(d) aids or abets or otherwise assists in the commission or attempted
	12	commission of,
	13	(e) is an accessory after the fact in relation to,
	14	(f) intentionally contributes in any other way to the commission of
	15	attempted commission of, an offence under this Part commits an offence and is
	16	liable on conviction, to the same penalty prescribed for the principal offence.
Giving false or	17	<b>10.</b> -(1) A person who gives evidence for the purposes of a proceeding
fabricated evidence	18	before the Criminal Court or in connection with a request made by the Crimina
	19	Court that contains an assertion that, if made in a judicial proceeding in Nigeria
	20	as evidence on oath, would constitute perjury, is considered to have given false
	21	evidence.
	22	(2) A person, in Nigeria or elsewhere, who gives false evidence
	23	commits an offence and is liable, on conviction to imprisonment for a term no
	24	exceeding 2 years.
	25	(3) A person in Nigeria or elsewhere, who with intent to mislead the
	26	Criminal Court, fabricates evidence by any means other than by the giving o
	27	false evidence commits an offence and is liable, on conviction to imprisonmen
	28	for a term not exceeding 2 years.
Bribery and corruption of a	29	11(1) A person in Nigeria or elsewhere, who gives, offers or agree
Judge	30	to give a bribe to another person with intent to influence a Judge in respect of an

# C 2578 Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 2020 2020

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 2020	C 2579
1	act or omission by that Judge in his judicial capacity commits an offence and	
2	is liable on conviction to imprisonment for a term not exceeding 2 years.	
3	(2) A person in Nigeria or elsewhere, who gives, offers or agrees to	
4	give a bribe to another person with intent to influence a Judge, the Registrar,	
5	Deputy Registrar, Prosecutor, the Deputy Prosecutor or any other officer in	
6	respect of an act or omission by that Judge, Registrar, Deputy Registrar,	
7	Prosecutor, Deputy Prosecutor or any other officer in his official capacity	
8	(other than an act or omission to which subsection (1) of this section applies)	
9	commits an offence and is liable on conviction to imprisonment to a term not	
10	exceeding 2 years.	
11	(3) A Nigerian Judge who, in Nigeria, accepts, obtains, agrees,	
12	offers to accept or attempts to obtain a bribe for himself or any other person	
13	in respect of an act:	
14	(a) done or omitted to be done by that Judge in his judicial capacity;	
15	(b) to be done or to be omitted to be done by that Judge in his	
16	judicial capacity, commits of an offence and is liable on conviction to	
17	imprisonment for a term not exceeding 2 years.	
18	(4) A Judge, Registrar, Deputy Registrar, Prosecutor, Deputy	
19	Prosecutor or any other judicial officer, who, in Nigeria, accepts, obtains,	
20	agrees, offers to accept or attempts to obtain, a bribe for himself or any other	
21	person in respect of an act:	
22	(a) done or omitted to be done by that Judge, Registrar, Deputy	
23	Registrar, Prosecutor, Deputy Prosecutor or other officer, in his official	
24	capacity (other than an act or omission to which subsection (1) of this	
25	section applies); or	
26	(b) to be done or to be omitted by that Judge, Registrar, Deputy	
27	Registrar, Prosecutor, Deputy Prosecutor or other officer, in his official	
28	capacity (other than an act or omission to which subsection (1) of this	
29	section applies), commits an offence and is liable, on conviction, to	
30	imprisonment for a term not exceeding 2 years.	

Bribery and	1	<b>12.</b> -(1) A person, in Nigeria or elsewhere, who corruptly gives, offers
corruption of officials of the	2	or agrees to give a bribe to another person with intent to influence an official of
Criminal Court	3	the Criminal Court in respect of an act or omission by that official in his official
	4	capacity commits an offence and is liable on conviction, to imprisonment for a
	5	term not exceeding 2 years.
	6	(2) An official of the Criminal Court, in Nigeria or elsewhere, who
	7	corruptly accepts, obtains, agrees or offers to accept or attempts to obtain, a
	8	bribe for himself or any other person in respect of an act:
	9	(a) done or omitted that officer in his official capacity; or
	10	(b) to be done or to be omitted by that officer in his official capacity,
	11	commits an offence and is liable on conviction to imprisonment for a term not
	12	exceeding 2 years.
	13	(3) In this Part "official of the Criminal Court" means a person
	14	employed under Article 44 of the Rome Statute.
Conspiracy to pervert the course	15	13. A person in Nigeria or elsewhere, who in relation to any
of justice in the Criminal Court	16	proceeding, request, or other matter referred to in the Rome Statute, conspires
	17	to obstruct, prevent, pervert, or defeat, the course of justice, commits an
	18	offence and is liable on conviction, to imprisonment for a term not exceeding 2
	19	years.
Interference with witnesses or	20	14. A person, in Nigeria or elsewhere, who:
officials	21	(a) dissuades or attempts to dissuade another person by threat, force,
	22	bribery or other means, from giving evidence for the purpose of a proceeding
	23	before the Criminal Court or in connection with a request made by the Criminal
	24	Court; or
	25	(b) makes threats or uses force against a Judge, Registrar, Deputy
	26	Registrar, Prosecutor, Deputy Prosecutor or any official of the Criminal Court
	27	with intent to influence or punish that person, in respect of an act:
	28	(i) done or omitted by that person or a Judge, Registrar, Deputy
	29	Registrar, Prosecutor, Deputy Prosecutor or any official of the Criminal Court,
	30	in his official capacity; or

1	(ii) to be done or to be omitted by that person or a Judge, Registrar,	
2	Deputy Registrar, Prosecutor, Deputy Prosecutor or any official of the	
3	Criminal Court, in his official capacity; or	
4	(c) intentionally attempts in any other way to obstruct, prevent,	
5	pervert, or defeat the course of justice, in relation to any proceeding, request,	
6	or other matter referred to in the Rome Statute, commits an offence and is	
7	liable, on conviction, to imprisonment for a term not exceeding 2 years.	
8	15. A person charged with an offence under this Act shall be tried	Offences to be
9	on information.	tried on information
10	16(1) Proceedings for an offence under this Act shall not be	Attorney-General's
11	instituted in any court in Nigeria or elsewhere without the consent of the	consent required for prosecution
12	Attorney - General.	
13	(2) Notwithstanding the provisions of subsection (1) of this	
14	section, a person charged with an offence under section 4, 5 or 6 of this Act	
15	may be arrested or a warrant for his arrest may be issued and executed and he	
16	may be remanded in custody or on bail, even though the consent of the	
17	Attorney-General for the institution of proceeding against that person for	
18	that offence has not been obtained, but no further steps shall be taken in the	
19	proceeding until that consent has been obtained.	
20	(3) Proceedings for an offence under this Part may be conducted by	
21	the Attorney-General in person or through a counsel acting on his behalf.	
22	Part III - Defences	
23	17(1) A person charged with an offence under this Act may rely	Defences to
24	on any defence or justification available to him under the laws of Nigeria or	offences under this Act
25	international law.	
26	(2) Where a provision of the law of Nigeria is inconsistent with a	
27	provision of international law, the provision of international law shall	
28	prevail.	
29	(3) Subject to the provisions of the Constitution, it is not a defence	
30	to an offence under Part II of this Act for a person charged with an offence to	

1 plead that the act constituting the offence was committed in obedience to, or in 2 conformity with, the law in force at the time in the place at which the act was 3 alleged to have been committed. 4 (4) Where a person is alleged to have committed an act which 5 constitutes an offence under Part II of this Act and that person has been tried 6 and dealt with by a court in another country in respect of that offence in such a 7 manner that, had he been tried and dealt with in Nigeria for that offence he 8 would have been able to plead autrefois acquit, autrefois convict or pardon, he 9 shall be considered to have been so tried and dealt with. 10 (5) A person who has been tried in the Criminal Court shall not be tried 11 in Nigeria for the same offence or for the same conduct. 12 (6) Notwithstanding the provisions of subsection (4) of this section, a 13 person is not considered to have been dealt with as provided for in that 14 subsection, if he had been tried and dealt with in a court outside Nigeria and the 15 proceedings in the court were: (a) for the purpose of shielding that person from criminal liability; or 16 17 (b) not otherwise conducted independently or impartially in accordance with the norms of due process recognized by international law, and 18 19 conducted in a manner that, in the circumstances, was inconsistent with an 20 intention to bring the person to justice. (7) Unless otherwise provided in this Act or elements of crime 21 22 adopted under Article 9 of the Rome Statute, a person is regarded as having committed an act which constitutes an offence under Part II of this Act only if 23 he has committed the act with intent and knowledge. 24 (8) In this section: 25 (a) a person has intent in relation to: 26 27 (i) conduct, if he means to engage in the conduct; and (ii) consequence, if he means to cause the consequence or is aware 28

29 that it will occur in the ordinary course of events; and

30 (b) "knowledge" means awareness that a circumstance exists or that a

C	consequence will occur in the ordinary course of events.	
	18(1) Notwithstanding the provisions of section 17 of this Act, it	Obedience to
i	is not a defence to an offence under section 4, 5 or 6 of this Act for a person	superior orders not a defence to offences under
(	charged with an offence to plead that he committed the act constituting the	Part II
(	offence pursuant to an order by a government or a superior, whether military	
(	or civilian unless:	
	(a) the person was under a legal obligation to obey the order of the	
ş	government or the superior in question;	
	(b) the person did not know that the order was unlawful; or	
	(c) the order was not manifestly unlawful.	
	(2) For the purpose of this section, an order to commit genocide, a	
C	crime against humanity or war crime is regarded as being manifestly	
ι	unlawful.	
	<b>19.</b> -(1) A military commander or a person effectively acting as a	Responsibility o commanders and
1	military commander is responsible for an offence under section 4,5 or 6 of	other superiors
t	this Act committed by forces under his effective command control or under	
1	his effective authority and control, as a result of his failure to exercise	
C	control properly over the forces where:	
	(a) he knew or owing to the circumstances at the time, ought to	
ł	have known, that the forces were committing or are about to commit the	
(	offence; or	
	(b) he failed to take all necessary and reasonable measures within	
ł	his power to prevent or repress its commission or to submit the matter to the	
C	competent authorities for investigation or prosecution.	
	(2) With respect to superior and subordinate relationships not	
(	described in subsection (1) of this section, a superior is responsible for an	
(	offence under section 4,5 or 6 of this Act committed by subordinates under	
ł	his effective authority and control, as a result of his failure to exercise	
C	control over the subordinates where:	
	(a) he either knew, or consciously disregarded information which	

clearly indicated, that the subordinates were committing or about to commit the offence;

3 (b) the offences concerned activities that were within his effective4 command and control; and

5 (c) he failed to take necessary and reasonable measures within his 6 power to prevent or repress the commission or to submit the matter to the 7 competent authorities for investigation and prosecution.

8 (3) A person responsible under this section for an offence under
9 section 4,5 or 6 of this Act is, for the purpose of this Part, regarded as having
10 aided, abetted, counseled or procured the commission of that offence.

The defence of State or diplomatic immunity 1

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20.-(1) Subject to the provisions of section 308 of the Constitution, a
 State or diplomatic immunity attaching to a person or premises by reason of a
 connection with a State Party to the Rome Statute shall not prevent proceedings
 under this Act, in relation to that person or premises.

(2) Where the Attorney - General is of the opinion that a request for provisional arrest and surrender or other assistance would require Nigeria to act inconsistently with its obligations under international law with respect to the State or diplomatic immunity of a person or property of another State which is not a party to the Rome Statute, he shall consult with the Criminal Court and request a determination as to whether Article 98(1) of the Rome Statute applies.

(3) Where the Attorney - General is of the opinion that a request for
provisional arrest or arrest and surrender would require Nigeria to act
inconsistently with its obligations under an international agreement with a
State which is not a party to the Rome Statute pursuant to which the consent of
the sending state is required to surrender a person of that State to the Criminal
Court, he shall consult with the Criminal Court and request a determination as
to whether Article 98(2) of the Rome Statute applies.

(4) Subject to the provisions of section 308 of the Constitution, the
existence (any immunity or special procedural rule 'attaching, under domestic
c international law to a person is not a ground for:

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 20.	20 C 2585
1	(a) refusing or postponing a request by the Criminal Court for the	
2	arrest and surrender of that person; or	
3	(b) holding that the person is ineligible for arrest and surrender to	
4	the Criminal Court.	
5	PART IV - JURISDICTION	
6	21. Proceedings for an offence under Part II of this Act may be	Temporal jurisdiction for
7	instituted if the act or omission constituting the offence is alleged to have	offences under Part II
8	been committed after the date or which this Act comes into force.	
9	22(1) Where an act constituting an offence under this Act is	Jurisdiction to try offences committed
10	committed by a person outside the territory of Nigeria, proceedings may be	outside Nigeria
11	instituted against that person for that offence in Nigeria if the person:	
12	(a) is a citizen or permanent resident of Nigeria;	
13	(b) has committed the offence against a citizen or permanent	
14	resident of Nigeria; or	
15	(c) is present in Nigeria after the commission of the offence.	
16	(2) The High Court has jurisdiction to try offences under	
17	subsection (1) of this section.	
18	<b>23.</b> Where an act constituting an offence under Part II of this Act is	Trial of offences committed outside
19	alleged to have been committed by a person outside the territory of Nigeria,	Nigeria
20	proceedings may be instituted against the person for that offence in a court in	
21	Nigeria having jurisdiction to try offences under this Act and that court shall	
22	have all the powers to try the offence as if the offence had been committed	
23	within the territorial limits of the court's jurisdiction.	
24	Part V - Request For Assistance	
25	24. A request for assistance is a request made by the Criminal	Request for assistance
26	Court to the Attorney-General, in respect of an investigation or prosecution	
27	that the Prosecutor of the Criminal Court is conducting or proposing to	
28	conduct, in relation to a crime within the jurisdiction of the Criminal Court,	
29	for assistance in respect of anyone or more of the following, namely:	
30	(a) the provisional arrest, arrest and surrender to the Criminal	

1	Court of a person in relation to whom the Criminal Court has issued an arrest
2	warrant or given a judgment of conviction;
3	(b) the identification and location of a person or thing;
4	(c) the taking of evidence, including testimony under oath, and the
5	production of evidence, including expert opinions and reports necessary to the
6	Criminal Court;
7	(d) the questioning of any person being investigated or prosecuted;
8	(e) the service of documents,
9	(f) the facilitating the voluntary appearance of persons (other than
10	prisoners) as witnesses or experts before the Criminal Court;
11	(g) the temporary transfer of prisoners;
12	(h) the examination of places or sites, including exhumation and
13	examination of gravesites;
14	(i) the execution of searches and seizures;
15	(j) the provision of records and documents, including official records
16	and documents;
17	(k) the protection of victims and witnesses and the preservation of
18	evidence;
19	(l) the identification, tracing and restraining, or seizure of proceeds of
20	crimes for the purpose of eventual forfeiture, without prejudice to the rights of
21	bona fide third parties; and
22	(m) any other type of assistance that is not prohibited by a law in
23	Nigeria with a view to facilitating the investigation and prosecution of crimes
24	within the jurisdiction of the Criminal Court and the enforcement of orders of
25	the Criminal Court made after convictions for the crimes.
26	25(1) Subject to subsection (2) of this section, a request for
27	assistance shall be made in writing directly to the Attorney-General.
28	(2) A request for provisional arrest or an urgent request for other forms
29	of assistance under section 24 of this Act may be made using any medium
30	capable of delivering a written record, including facsimile or electronic mail.

Making of a request

1	(3) Where a request is made or supporting documents transmitted	
2	by the use of facsimile or electronic mail, this Act shall apply as if the	
2	documents so sent were the originals and a copy of the facsimile or	
4	electronic mail shall be receivable in evidence.	
5	(4) Where a request is made by the use of facsimile or electronic	
6	mail in accordance with subsection (2) of this section, it shall be followed by	
7	a written request under subsection (1) of this section.	
8	26. A request for assistance and any document or part of a	Confidentiality of requests
9	document supporting the request shall be kept confidential by a person	
10	dealing with the request in whole or in part, except to the extent that	
11	disclosure is necessary for execution of the request.	
12	27(1) A request for assistance shall be executed in the manner	Response to request
13	specified in the request, including following any procedure outlined in it and	
14	permitting the presence and participation of persons specified in the request	
15	in the execution process, unless execution in this manner is prohibited under	
16	the laws of Nigeria.	
17	(2) The Attorney-General shall notify the Criminal Court without	
18	undue delay of his response to a request for assistance and the outcome of	
19	any action that has been taken to execute the request.	
20	(3) Before deciding to postpone or refuse a request, the Attorney-	
21	General shall consult with the Criminal Court to ascertain whether the	
22	assistance sought could be provided subject to conditions or at a later date or	
23	in an alternative manner.	
24	(4) Where the Attorney-General decides, in accordance with the	
25	Rome Statute and this Act, to refuse or postpone the assistance requested, in	
26	whole or in part, the notification to the Criminal Court shall set out the	
27	reasons for the decision.	
28	(5) Where the request for assistance cannot be executed for any	
29	other reason, the Attorney-General shall set out in the notification to the	
30	Criminal Court, the reasons for the inability to execute the request.	
	• •	

	1	(6) In the case of an urgent request for assistance, any documents or
	2	evidence transmitted in response shall, if the Criminal Court so requests, be
	3	sent expeditiously to it.
Assistance in	4	28(1) Where the Criminal Court requests assistance in locating,
locating or identifying persons or things	5	identifying and locating, a person or a thing believed to be in Nigeria, the
persons or unings	6	Attorney-General shall give authority for the request to proceed and transmit
	7	the request to the appropriate agency in Nigeria, if he has reasonable grounds to
	8	believe that the person to whom or the thing to which the request relates is, or
	9	may be, in Nigeria.
	10	(2) Where the Attorney-General authorizes and transmits the request
	11	under subsection (1) of this section to the appropriate agency in Nigeria, the
	12	Agency shall, without delay:
	13	(a) use its best endeavours to locate or, as the case may be, identify and
	14	locate, the person to whom or thing to which the request relates; and
	15	(b) advise the Attorney-General of the outcome of its endeavours.
	16	(3) Without prejudice to subsections (1) and (2) of this section, this
	17	section shall not be construed as giving a person a power to enter property in
	18	order to locate a person or thing.
Assistance in taking evidence	19	<b>29.</b> -(1) Where the Criminal Court requests assistance in the taking of
taking evidence	20	evidence, the Attorney- General shall authorize and transmit the request to a
	21	Judge, if he has reasonable grounds to believe that the evidence can be taken in
	22	Nigeria.
	23	(2) Where the Attorney-General authorizes and transmits the request
	24	under subsection (1) of this section, the Judge shall issue an order compelling
	25	the witness to appear at a specified time and place for his evidence to be taken.
	26	(3) The Judge shall, if the Criminal Court so requests, permit a
	27	representative of the Criminal Court or a representative of the person to whom
	28	the request relates to be present at the taking of the evidence and to put
	29	questions to the witness.
	30	(4) In taking evidence under this section, the Judge shall do so in the

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 202	20 C 2589
1	manner specified in the request for assistance made by the Criminal Court,	
2	including complying with any procedure outlined in it unless the manner of	
3	execution or the procedure is prohibited under any law in Nigeria.	
4	(5) The Judge taking evidence under this section shall:	
5	(a) certify that the evidence was taken before him and that the	
6	person named in the certificate was present when the evidence was taken;	
7	and	
8	(b) cause the evidence together with the certificate to be	
9	transmitted to the Attorney- General for onward transmission to the	
10	Criminal Court.	
11	(6) The Judge may where he deems appropriate and with the	
12	consent of the Attorney- General order the evidence to be given to the	
13	Criminal Court by means of video or satellite link or through any other	
14	means of information and communications technology.	
15	(7) To facilitate the taking of any evidence under subsection (6) of	
16	this section, the Judge may order the person to appear at any facility where	
17	the relevant technology is available.	
18	30(1) Where the Criminal Court requests assistance in the	Assistance in the production of
19	production of documents or articles, the Attorney-General shall, if he has	documents and articles
20	reasonable grounds to believe that the documents or articles can be produced	
21	in Nigeria, give authority for the request to proceed and transmit the request	
22	to a Judge.	
23	(2) Where the Attorney - General authorizes and transmits the	
24	request under subsection (1) of this section, the Judge shall issue an order for	
25	the production of the documents or articles.	
26	(3) The order may provide for any form of certification or	
27	authentication of the document or article as may be required by the Criminal	
28	Court and may specify any other terms and conditions that may be	
29	appropriate in the circumstances.	
30	(4) Where the documents or articles are produced, duly	

	1	authenticated or certified as required by the order made under subsection (3) of
	2	this section, the Judge shall cause them to be sent to the Attorney - General,
	3	with a written statement signed by the Judge that the documents have been
	4	authenticated or certified as requested.
Applicable law	5	<b>31.</b> -(1) The applicable law for the taking of evidence under section 29
	6	of this Act or the production of documents or articles under section 30 of this
	7	Act shall be the Rome Statute and Rules unless the Judge orders that the
	8	evidence shall be taken in accordance with the laws of Nigeria.
	9	(2) Notwithstanding subsection (1) of this section, a person
	10	compelled to give evidence or produce documents has the same privileges as if
	11	the investigation or proceeding was conducted under the laws of Nigeria and
	12	the laws of Nigeria relating to the non- disclosure of information, including
	13	national security information, shall apply.
	14	(3) Nothing in subsection (1) of this section shall be construed as
	15	requiring a person to give evidence or answer any question or produce any
	16	document or article that the person could not be compelled to give, answer or
	17	produce in an investigation being conducted by the Prosecutor or in any
	18	proceedings before the Criminal Court.
Assistance in questioning	19	<b>32.</b> -(1) Where the Criminal Court requests assistance in questioning a
persons	20	person who is being investigated or prosecuted, the Attorney - General shall, if
	21	the Attorney - General has reasonable grounds to believe that the person is or
	22	may be in Nigeria, give authority for the request to proceed and transmit the
	23	request to the appropriate agency in Nigeria.
	24	(2) Where the Attorney-General authorizes and transmits the request
	25	under subsection (1) of this section, the appropriate agency in Nigeria shall,
	26	without delay:
	27	(a) undertake the questioning that the Criminal Court has requested;
	28	(b) ensure that the answers to the questions are recorded in writing
	29	and make any other report on the questioning as it considers to be appropriate in
	30	the circumstances; and

	(c) advise the Attorney - General of the outcome of the undertaking
	and, if relevant, deliver the record and any report of the questioning to the
	Attorney-General.
	(3) A person questioned under this section is notwithstanding
	anything to the contrary in any other law, entitled to all the rights referred to
	in Article 55 (2) of the Rome Statute.
A	<b>33.</b> -(1) Where the Criminal Court requests for assistance in
Assistance in arranging for service of	arranging for the service of a document in Nigeria, the Attorney - General
documents	shall give authority for the request to be transmitted to the appropriate
	agency in Nigeria, if he has reasonable grounds to believe that the person or
	body to be served is, or may be, in Nigeria.
	(2) Where the Attorney - General authorizes and transmits the
	request under subsection (1) of this section, the appropriate agency in
	Nigeria shall, without delay:
	(a) use its best endeavours to have the document served:
	(i) in accordance with any procedure specified in the request; or
	(ii) if that procedure would be unlawful or inappropriate in Nigeria,
	or if no procedure is specified, in accordance with the law of Nigeria; and
	(b) transmit to the Attorney-General:
	(i) a certificate as to service, if the document is served; or
	(ii) a statement of the reasons that prevented service, if the
	document is not served.
	(3) In this section, document includes:
	(a) a summons requiring a person to appear as a witness; and
	(b) a summons to an accused that has been issued under Article
	58(7) of the Rome Statute.
Assistance in facilitating the	34(1) Where the Criminal Court requests assistance in facilitating
voluntary appearance of	the voluntary appearance of a witness before the Criminal Court, the
witness	Attorney-General shall, If he is satisfied that there are reasonable grounds to

	1	to be transmitted to the appropriate agency in Nigeria.
	2	(2) In this section and in section 35 and 36 of this Act, "witness"
	3	includes a person who may give expert evidence, but does not include:
	4	(a) a person who has been accused of a crime in the proceedings to
	5	which the request relates; or
	6	(b) a prisoner who is detained in relation to an offence against the law
	7	of Nigeria.
Consent required	8	<b>35.</b> The appropriate agency to which a request is transmitted under
	9	section 34 of this Act shall make such inquiries as may be necessary to ascertain
	10	whether the prospective witness consents to giving evidence or assisting the
	11	Criminal Court.
Attorney-General may facilitate	12	36(1) The Attorney-General may assist in the making of
appearance	13	arrangements to facilitate a witness's attendance before the Criminal Court if
	14	he is satisfied that the:
	15	(a) prospective witness has consented to giving the evidence or
	16	assistance requested; and
	17	(b) Criminal Court has given any assurance requested by the
	18	Attorney-General in respect of the witness, including an assurance that the
	19	witness will not be prosecuted or detained by the Criminal Court in respect of
	20	any specified act or omission' that occurred before the witness's departure from
	21	Nigeria.
	22	(2) The Attorney - General may:
	23	(a) approve and make arrangements for the travel of the witness to the
	24	Criminal Court at the cost of the Criminal Court; including the obtaining of the
	25	approvals, authorities and permissions as are required for that purpose,
	26	including, in the case of a person who although not liable to be detained in a
	27	prison is subject to a sentence:
	28	(i) the variation, discharge or suspension of the conditions of release
	29	from prison of a person; or
	30	(ii) the variation, cancellation or suspension of a person's sentence or

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 20.	20 C 2593	
1	the conditions of the sentence; and		
2	(b) take such other action for the purposes of subsection (1) of this		
3	section as the Attorney - General considers appropriate.		
4	37. Where the Criminal Court requests assistance in facilitating the	Assistance in	
5	temporary transfer to the Criminal Court of a prisoner serving a sentence in	facilitating temporary transfe of prisoner	
6	Nigeria for an offence against the law of Nigeria, the Attorney - General	of prisoner	
7	shall give authority for the request to proceed and transmit the request to the		
8	appropriate agency in Nigeria, if he has reasonable grounds to believe that		
9	the prisoner's assistance is sought for the purpose of identification or		
10	obtaining evidence or other assistance.		
11	38. Where the Attorney-General authorizes and transmits a request	Consent to be	
12	under section 37 of this Act, the appropriate agency in Nigeria shall make	transferred may be sought	
13	such inquiries as may be necessary to ascertain whether the prisoner will		
14	consent to the transfer.		
15	<b>39</b> -(1) The Attorney-General may authorize the temporary	A	

39.-(1) The Attorney-General may authorize the temporary 15 transfer of a prisoner serving a sentence in Nigeria to the Criminal Court if 16 the Attorney - General is satisfied that the: 17

(a) prisoner has consented to giving the evidence or other 18 19 assistance requested; and

20 (b) Criminal Court has given any assurance requested by the Attorney-General including an assurance that the prisoner will not be 21 22 released without prior approval of the Attorney-General.

(2) Where the Attorney - General authorizes the temporary transfer 23 of the prisoner serving a sentence in Nigeria to the Criminal Court, the 24 25 Attorney-General may:

26 (a) direct that the prisoner be released from the prison in which that 27 prisoner is detained, for the purpose of the transfer to the Criminal Court; and 28

(b) make arrangements for the prisoner to travel to the Criminal

nsfer

Attorney-General

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	1	Court in the custody of a person authorized for the purpose by the Criminal
	2	Court.
	3	(3) A direction given by the Attorney - General under subsection (2) of
	4	this section in respect of a prisoner is sufficient authority for the release of the
	5	prisoner from the prison in which the prisoner is detained, for the purpose of the
	6	transfer.
	7	(4) A person released under a direction given under subsection (2) of
	8	this section shall be treated, for the purpose of the law in force relating to escape
	9	from lawful custody and for that purpose only, as continuing to be in the legal
	10	custody of the officer in charge of a prison from which he is so released, while
	11	in Nigeria during the period of that release.
	12	(5) Where there is any inconsistency between subsection (4) of this
	13	section and any other law, subsection (4) shall prevail.
Effect of transfer	14	40. Where a prisoner who is serving a sentence for an offence
on prisoner's sentence	15	committed in Nigeria is transferred to the Criminal Court:
	16	(a) the prisoner shall be treated, while in custody outside Nigeria in
	17	connection with the request, as being in custody for the purposes of the
	18	sentence imposed for the offence committed in Nigeria which shall continue to
	19	run; and
	20	(b) the Attorney-General:
	21	(i) may at any time notify the Criminal Court 'that the prisoner is no
	22	longer required to be kept in custody; and
	23	(ii) shall notify the Criminal Court if the prisoner is no longer to be
	24	detained in Nigeria.
Assistance in examining places	25	<b>41.</b> -(1) Where the Criminal Court requests assistance in examining
or sites	26	places or sites in Nigeria, the Attorney - General shall give authority for the
	27	request to be transmitted to the appropriate agency in Nigeria if he has
	28	reasonable grounds to believe that the place or site is located in Nigeria.
	29	(2) Where the Attorney - General authorizes and transmits the request
	30	under subsection (1) of this section, the appropriate agency in Nigeria:

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 202	20 C 2595
1	(a) shall without delay use its best endeavours to undertake the	
2	examination of a place or site in the manner that the Criminal Court has	
3	requested;	
4	(b) shall make such report on the examination as it considers to be	
5	appropriate in the circumstance;	
6	(c) shall deliver the report of the examination to the Attorney -	
7	General; and	
8	(d) may, where appropriate, apply to a Judge for an exhumation	
9	order for the exhumation and examination of the remains at a grave site.	
10	(3) An authorization under this section is deemed to authorize the	
11	appropriate agency in Nigeria to enter a place or site for the purpose of	
12	examining it.	
13	<b>42.</b> -(1) Where the Criminal Court makes a request for search and	Assistance involving search
14	seizure, the Attorney- General shall give authority for the request to proceed	and seizure
15	and authorize, in writing, a police officer to apply to a Judge for a search	
16	warrant if the Attorney - General has reasonable grounds to believe that any	
17	thing relevant to an investigation being conducted by the Prosecutor or	
18	proceeding before the Criminal Court is or may be located in Nigeria.	
19	(2) On an application made to a Judge under subsection (1) of this	
20	section by a police officer authorized under that subsection, the Judge may,	
21	if satisfied that the thing specified in the request made by the Criminal Court	
22	is located in Nigeria, issue a warrant authorizing that police officer or any	
23	other police officer specified in the warrant to search for and seize that thing.	
24	(3) The Judge may issue a warrant under subsection (2) of this	
25	section subject to such conditions as he considers fit to impose.	
26	(4) Subject to any condition specified in the warrant issued under	
27	subsection (2) of this section, shall authorize a police officer executing the	
28	warrant to:	
29	(a) enter and search any place or to stop and search any vehicle in	

	1	which the thing specified in the warrant is located or held, at any time by day or
	2	night;
	3	(b) use assistants as may be reasonable in the circumstances for the
	4	purpose of that entry and search;
	5	(c) use such force as is reasonable in the circumstances to effect entry
	6	to the place or to stop or board the vehicle and to break any receptacle in which
	7	the thing specified in the warrant is placed; and
	8	(d) search for and seize the thing.
	9	(5) A person called on to assist a police officer executing a warrant
	10	issued under subsection (2) of this section may exercise the powers referred to
	11	in paragraphs (c) and (d) of subsection (4) of this section.
	12	(6) A police officer executing a warrant issued under subsection (2) of
	13	this section shall:
	14	(a) produce the warrant on initial entry and if required to do so at any
	15	time thereafter if required to do so;
	16	(b) give to the owner of the thing seized or any other person whom he
	17	has reason to believe has an interest in the thing, a notice specifying the:
	18	(i) date and time of execution of the warrant;
	19	(ii) name and position of the person executing the warrant; and
	20	(iii) thing seized under the warrant.
	21	(7) A police officer seizing a thing under the authority of a warrant
	22	issued under subsection (2) of this section shall deliver it into the custody and
	23	control of the Inspector-General of Police.
	24	(8) The Inspector-General of Police shall inform the Attorney-
	25	General that the thing has been delivered to him and he awaits the Attorney -
	26	General's directions as to how the thing is to be dealt with.
	27	(9) Except as otherwise provided in this section, the law relating to
	28	search and seizure generally, apply to a search and seizure under this section.
ne use nestic	29	<b>43(</b> 1) Where the Criminal Court requests assistance in the gathering
e	30	of evidence for an investigation, the Attorney - General shall give authority for

Assistance involving the use of other domestic investigative procedures

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 20.	20 C 2597
1	the request to proceed and transmit the request to the appropriate agency in	
2	Nigeria if the Attorney - General has reasonable grounds to believe that the	
3	assistance requested is not prohibited by the laws of Nigeria.	
4	(2) Where the Attorney-General authorizes and transmits the	
5	request under subsection (1) of this section, the appropriate agency may:	
6	(a) make use of any domestic powers as would be available in a	
7	domestic investigation of a similar matter to gather the evidence and those	
8	powers under domestic law shall apply with the necessary modifications;	
9	(b) make such report as it considers to be appropriate in the	
10	circumstances; and	
11	(c) deliver the report to the Attorney-General.	
12	<b>44</b> (1) Where the Criminal Court requests:	Assistance in
13	(a) assistance under Article 93(1)0) of the Rome Statute in	protecting victims and witnesses and preserving evidence
14	protecting victims and witnesses or preserving evidence; or	preserving evident
15	(b) assistance under Article 19(8) or Article 56(2) or (3) in	
16	preserving evidence in relation to an investigation by or a proceeding before	
17	the Criminal Court, the Attorney- General shall give authority for the	
18	request to proceed and transmit the request to the appropriate agency in	
19	Nigeria if he has reasonable grounds to believe that the assistance requested	
20	is not prohibited by the laws of Nigeria.	
21	(2) Where the Attorney-General authorizes and transmits the	
22	request under subsection (1) of this section, the appropriate agency in	
23	Nigeria shall without delay:	
24	(a) give effect to the request;	
25	(b) make such report on the outcome of the request as it considers	
26	appropriate in the circumstances; and	
27	(c) deliver the report to the Attorney-General.	
28	45(1) Where the Criminal Court requests assistance in	Request for assistance in the
29	identifying, tracing and restraining or seizing property for the purpose of	restraining and seizure of property
30	eventual forfeiture, the Attorney - General shall give authority for the	associated with crime

1	request to proceed and transmit the request to the appropriate agency in Nigeria
2	if the Attorney-General has reasonable grounds to believe that the property is,
3	or may be, located in Nigeria.
4	(2) Where the Attorney - General authorizes and transmits the request
5	under subsection (1) of this section, the appropriate agency in Nigeria:
6	(a) shall give effect to the request; or
7	(b) may, where appropriate, apply to a Judge for a restraining or
8	seizing order with respect to the property.
9	(3) An application under subsection 2(b) of this section may be made
10	ex parte and may be granted without a hearing.
11	(4) The Judge considering an application under subsection 2(b) may
12	make a restraining or seizing order as appropriate, if satisfied that:
13	(a) a forfeiture order has been made in proceedings before the
14	Criminal Court; or
15	(b) there are reasonable grounds to believe that a forfeiture order may
16	be made in those proceedings and that the property to which the application for
17	the restraining or seizing order relates consists of or includes property that is, or
18	may be, affected by the forfeiture order.
19	(5) A restraining or seizing order shall provide for notice to be given to
20	any person with an interest in the property or otherwise affected by the order.
21	(6) A person affected by the order may apply to a Judge for an order to
22	vary or discharge the restraining or seizing order in relation to his interest.
23	(7) The Judge may vary or discharge the restraining or seizure order in
24	relation to the interest of a person making an application under subsection (6)
25	of this section only if the Judge is satisfied that the applicant has an interest in
26	the property, was not in any way involved in the commission of the crime to
27	which the property relates and had no basis to believe that the property was the
28	proceeds of, or associated with, the crime.
29	(8) Subject to subsection (7) of this section, the property shall remain
30	subject to the restraining or seizing order until the Criminal Court issues a

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 2020 C 2599
1	relevant forfeiture order in respect of the property and that order has been
2	registered for enforcement or the Criminal Court advises that no such order
3	will be issued, in which case the property shall be discharged from the
4	restraining or seizing order.
5	<b>46</b> (1) The Attorney-General shall refuse a request for assistance Refusal of request
6	under this Part only if:
7	(a) the Criminal Court has determined that the case to which the
8	request relates is inadmissible on any ground;
9	(b) the Criminal Court advises that it does not intend to proceed
10	with the request for any reason, including a determination of the Criminal
11	Court that Article 98(1) of the Rome Statute applies to the execution of the
12	request;
13	(c) the assistance sought is outside the listed types of assistance set
14	out in Article 93(1) of the Rome Statute and the provision of the assistance is
15	prohibited by the law of Nigeria and the Criminal Court does not accept the
16	conditions, as contemplated by Article 93 (5) of the Rome Statute, subject to
17	which the Attorney - General was willing to provide the assistance; or
18	(d) the execution of a particular measure of assistance is prohibited
19	in Nigeria on the basis of an existing fundamental legal principle of general
20	application and the Criminal Court does not accept the conditions, as
21	contemplated by Article 93 (5) of the Rome Statute, subject to which the
22	Attorney - General was willing to provide the assistance.
23	(2) The Attorney - General may refuse a request for assistance
24	under this Part of this Act only if:
25	(a) there are competing requests for assistance from the Criminal
26	Court and a State and the Attorney-General has decided, in consultation with
27	the Criminal Court and the State, that it is not possible to execute both
28	requests and has decided further to proceed with the execution of the request
29	of the State, in accordance with the principles established by Article 90 of
30	the Rome Statute and section 56 of this Act; or

	1	(b) the refusal is authorized under Part VII of this Act.
	2	(3) Where the Attorney - General decides to refuse a request for
	3	assistance in accordance with subsection (1) or (2) of this section after he has
	4	transmitted the request to the appropriate agency in Nigeria, he shall inform
	5	that agency not to take any further steps to execute the request.
Postponement of		
the execution of request for	6	<b>47</b> (1) The Attorney-General may postpone the execution of a
assistance	7	request for assistance under this Part if:
	8	(a) a determination on admissibility is pending before the Criminal
	9	Court;
	10	(b) the execution of the request would interfere with an investigation
	11	or prosecution in Nigeria involving a different offence from that to which the
	12	request relates;
	13	(c) the Attorney-General is consulting with the Criminal Court under
	14	section 20(2) of this Act as to whether or not Article 98(1) of the Rome Statue
	15	applies to execution of the request; or
	16	(d) there are competing requests for assistance from Criminal Court
	17	and a State and the Attorney - General in consultation with Criminal Court and
	18	the State decides to postpone the execution of the Criminal Court's request.
	19	(2) If execution of the request for assistance is postponed under
	20	subsection (1) (a) of this section and the Criminal Court decides that the case is
	21	admissible, the Attorney-General shall proceed with the execution of the
	22	request as soon as possible after the decision of the Criminal Court.
	23	(3) Where the execution of the request for assistance is postponed
	24	under subsection (1) (b) of this section, the Attorney - General shall consult
	25	with the Criminal Court and agree on a period of time for postponement of the
	26	execution of the request in accordance with Article 94 of the Rome Statute and
	27	the Attorney-General shall proceed with execution of the request after the lapse
	28	of the period, unless otherwise agreed with the Criminal Court.
	29	(4) Where the execution of the request for assistance is postponed
	30	under subsection (1) (c) of this section and the Criminal Court decides to

1	proceed with the request, the Attorney-General shall proceed with the	
2	execution of the request as soon as possible after the decision of the Criminal	
3	Court.	
4	(5) If the execution of the request for assistance is postponed under	
5	subsection (1) (d) of this section, the Attorney - General shall proceed with	
6	the execution of the Criminal Court's request as soon as practicable.	
7	(6) If the Attorney-General decides to postpone execution of a	
8	request for assistance in accordance with this section after he has transmitted	
9	the request for execution to the appropriate agency in Nigeria, he shall direct	
10	that agency to postpone the execution of the request for such period as is	
11	specified in the direction.	
12	(7) A decision by the Attorney - General to postpone the execution	
13	of a request does not affect the validity of any act that has been done or any	
14	warrant or order made under this Part of this Act prior to the decision and the	
15	warrant or order shall remain in force unless cancelled.	
16	48. Where, in order to comply with a request of the Criminal Court	Verification and
17	for assistance, it is necessary for any evidence or other material obtained	authentication of material
18	under this Part to be verified or authenticated in any manner, the Attorney -	
19	General may give directions as to the manner in which the evidence or	
20	material shall be verified.	
21	<b>49.</b> -(1) Any evidence or other material obtained under this Part by a	Transmission of material to
22	person other than the Attorney-General together with any requisite	Criminal Court
23	verification shall be sent to the Attorney- General for transmission to the	
24	Criminal Court, unless the Attorney - General authorizes otherwise.	
25	(2) Where any evidence or other material is to be transmitted to the	
26	Criminal Court, there shall be transmitted where the material consists of:	
27	(a) a document, the original or a copy; and	
28	(b) any other article, the article itself or a photograph or other	
29	description of it as may be necessary to comply with the request of the	
30	Criminal Court.	

Certificates issued	1	<b>50.</b> -(1) Where the Attorney-General receives a request for assistance
by Attorney-General	2	from the Criminal Court to which this Part applies, the Attorney - General may
	3	issue a certificate certifying all or any of the following facts, that:
	4	(a) a request for assistance has been made by the Criminal Court;
	5	(b) the request meets with the requirements of this Act; or
	6	(c) the request has been duly accepted under and in accordance with
	7	the provisions of this Act.
	8	(2) In any proceeding under this Act, a certificate purporting to have
	9	been issued under subsection (1) of this section shall, in the absence of proof to
	10	the contrary, be sufficient evidence of the facts certified therein.
Request for assistance from	11	51. The Attorney-General may make a request to the Criminal Court
the Criminal Court	12	for assistance in accordance with this Part in an investigation into, or trial in
	13	respect of, conduct that may constitute a crime within the jurisdiction of the
	14	Criminal Court or that constitutes a crime for which the maximum penalty
	15	under the law of Nigeria is a term of imprisonment of not less than 5 years.
	16	PART VI - ARREST AND SURRENDER OF PERSONS TO CRIMINAL COURT
Request for arrest and surrender	17	52(1) Subject to sections 20(4) and 55 of this Act, when the Attorney
and surrender	18	- General receives a request for arrest and surrender of a person alleged to have
	19	committed a crime within the jurisdiction of the Criminal Court or on whom a
	20	judgment of conviction has been imposed by the Criminal Court, the Attorney -
	21	General shall, if satisfied that the request is supported by the information and
	22	documents required by Article 91 of the Rome Statute transmit the request and
	23	any supporting documents to a High Court.
	24	(2) On receipt of a request under subsection $(1)(a)$ of this section, the
	25	High Court shall:
	26	(a) where the request is accompanied by a warrant of arrest issued by
	27	the Criminal Court, endorse the warrant for execution by a police officer in any
	28	part of Nigeria; or
	29	(b) if the request is accompanied by a judgment of conviction of the
	30	Criminal Court, issue a warrant for the arrest of the person to whom the

1	judgment relates, for execution by a police officer in any part of Nigeria.	
2	53(1) The Attorney - General shall refuse a request for arrest and	Refusal of request for arrest and
3	surrender, at any time before the surrender of the person, where the Criminal	for arrest and surrender
4	Court advises that it does not intend to proceed with the request for any	
5	reason, including a determination by the Criminal Court that Article 98 of	
6	the Rome Statute applies to the execution of the request.	
7	(2) The Attorney-General may refuse a request for arrest and	
8	surrender of a person at any time before the arrest and surrender of the	
9	person if:	
10	(a) there is a competing request from one or more States not party	
11	to the Rome Statute for the extradition of the person for the same conduct as	
12	that which constitutes the crime for which the Criminal Court seeks the	
13	person's surrender and a decision to extradite to a State is made in	
14	accordance with Article 90 of the Rome Statute and section 55 of this Act; or	
15	(b) there is ,a competing request from one or more States not party	
16	to the Rome Statute for the extradition of the person for different conduct	
17	from that which constitutes the crime for which the Criminal Court requests	
18	the person's surrender and a decision to extradite to a State is made in	
19	accordance with Article 90 of the Rome Statute and section 55 of this Act.	
20	(3) Where the Attorney - General decides to refuse a request for	
21	arrest and surrender in accordance with subsection (1) or (2) of this section	
22	after he has transmitted a request under this Part, he shall notify the High	
23	Court who shall cancel any warrant or delivery order issued by him and	
24	ensure the person's release from custody on conditions prescribed in'	
25	relation to bail arising from that warrant or order.	
26	54(1) The Attorney-General may postpone the execution of a	Postponement of
27	request for arrest and surrender at any time before the surrender of the	the execution of request for arrest and surrender
28	person if:	
29	(a) a determination on admissibility is pending before the Criminal	
30	Court;	

(b) the request would interfere with an investigation or prosecution in
 Nigeria involving a different offence from that for which surrender to the
 Criminal Court is requested; and

4 (c) the Attorney-General is consulting with the Criminal Court as to
5 whether or not Article 98 of the Rome Statute applies to the execution of the
6 request.

7 (2) Where execution of the request for arrest and surrender is 8 postponed under subsection (1) (a) of this section and the Criminal Court 9 decides that the case is admissible, the Attorney-General shall proceed with the 10 execution of the request as soon as possible after the decision of the Criminal 11 Court.

(3) Where the execution of the request for arrest and surrender is postponed under subsection (1)(b) of this section, the Attorney-General shall consult with the Criminal Court and agree on a period of time for postponement of the execution of the request in accordance with Article 94 of the Rome Statute; and the Attorney-General shall proceed with the execution of the request after the lapse of that period, unless otherwise agreed with Criminal Court.

(4) Where execution of the request for arrest and surrender is
postponed under subsection (1)(c) of this section and the Criminal Court
decides to proceed with the request, the Attorney-General shall proceed with
the execution of the request as soon as possible after the decision of the
Criminal Court to that effect.

(5) Where the Attorney - General decides to postpone execution of a
request for arrest and surrender in accordance with this section after he or she
has transmitted a request under section 52 of this Act, he shall notify the High
Court:

(a) of the postponement and the High Court shall adjourn any pendingproceedings until further notice from the Attorney-General; and

30 (b) at the relevant time whether the execution of the request is to

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 2020 C 260	05
1	proceed or not and the Court shall proceed accordingly with the execution of	
2	the request or the discharge of the person.	
3	(6) A decision by the Attorney-General to postpone the execution	
4	of a request does not affect the validity of any act that has been done or any	
5	warrant or order made under this Part prior to the decision and the warrant or	
6	order shall remain in force unless cancelled by the High Court.	
7	55(1) Where a request for arrest and surrender of a person is Competing	
8	requests received from the Criminal Court and one or more States also request the	
9	extradition of the person for the same conduct as that which constitutes the	
10	crime for which Criminal Court seeks the person's surrender, the Attorney -	
11	General shall:	
12	(a) notify Criminal Court and the requesting State of that fact; and	
13	(b) determine whether the person is to be surrendered to the	
14	Criminal Court or to the requesting State.	
15	(2) Where the request for extradition of a person for the same	
16	conduct as that which constitutes the crime for which the Criminal Court	
17	seeks the person's surrender is made by a State which is a party to the Rome	
18	Statute, priority shall be given to the request from the Criminal Court if the	
19	Criminal Court has determined under Article 18 or 19 of the Rome Statute	
20	that the case is admissible and where an admissibility decision is pending	
21	before the Criminal Court, a person shall not be extradited under the laws	
22	relating to extradition until the Criminal Court makes a decision on	
23	admissibility and determines that the case is inadmissible.	
24	(3) Where the request for extradition of a person for the same	
25	conduct as that which constitutes the crime for which the Criminal Court	
26	seeks the person's surrender is made by a State which is not a party to the	
27	Rome Statute, priority shall be given to the request for arrest and surrender	
28	from the Criminal Court, if Nigeria is not under an international obligation	
29	to extradite the person to the requesting State and the Criminal Court has	

determined under Article 18 or Article 19 of the Rome Statute that the case is
 admissible.

(4) Where the request for extradition of a person for the same conduct 3 4 as that which constitutes the crime for which the Criminal Court seeks the 5 person's .surrender is made by a State which is not a party to the Rome Statute 6 and Nigeria is under an international obligation to extradite the person to the 7 requesting state and the Criminal Court has determined under Article 18 or 8 Article 19 of the Rome Statute that the case is admissible, the Attorney-General 9 shall determine whether the person is to be surrendered to the Criminal Court or 10 extradited taking into consideration all the relevant factors including the respective dates of the requests, the interests of the requesting State and where 11 12 relevant, whether the crime was committed in its territory, the nationality of the 13 victims and the person sought to be extradited and the possibility of subsequent 14 surrender between the Criminal Court and the requesting State.

(5) Where a request for arrest and surrender is received from the
Criminal Court and one or more States also request the extradition of the person
for conduct other than that which constitutes the crime for which Criminal
Court seeks the person's surrender, priority shall be given to the request from
the Criminal Court if Nigeria is not under an international obligation to
extradite the person to the requesting State.

(6) Where a request for surrender is received from the Criminal Court 21 and one or more States also request the extradition of the person for conduct 22 23 other than that which constitutes the crime for which Criminal Court seeks the person's surrender and Nigeria is under an international obligation to extradite 24 to one or more of the requesting States, the Attorney - General shall determine 25 whether the person is to be surrendered to the Criminal Court or extradited to a 26 requesting State taking into consideration all the relevant factors referred to in 27 28 subsection (4) of this section as well as the relative nature and gravity of the 29 conduct in question.

1	56(1) Where the Attorney-General receives a request from the	Provisional arrest
2	Criminal Court for provisional arrest of a person under Article 92 of the	in urgent cases
3	Rome Statute, he shall, if satisfied that the request is supported by the	
4	information required by paragraph (2) of Article 92 of the Rome Statute,	
5	transmit the request and any supporting documents to the Inspector -	
6	General of Police with a direction for the arrest of the person.	
7	(2) Where the Inspector General of Police receives a direction from	
8	the Attorney-General under subsection (1) of this section, he shall instruct	
9	the police to carry out the direction.	
10	(3) The Inspector General of Police shall, after carrying out the	
11	direction, notify the Attorney - General that he has done so.	
12	(4) Where a person has been provisionally arrested under this	
13	section, and the Attorney- General receives the formal request for arrest and	
14	surrender as provided for in Article 91 of the Rome Statute, the Attorney-	
15	General shall immediately send a notice to the High Court and proceed with	
16	the transmission of the request in accordance with this Part.	
17	57(1) A person arrested under a warrant obtained in accordance	Rights of an arrested person
18	with section 52 or pursuant to a direction under section 56 of this Act shall be	arrested person
19	brought before a Judge within 48 hours.	
20	(2) The Judge may of his own motion or at the request of the	
21	person, determine:	
22	(a) whether the person was lawfully arrested in accordance with the	
23	warrant or the direction; and	
24	(b) whether the person's rights have been respected in the course of	
25	the arrest.	
26	(3) In making a determination under subsection (2) of this section,	
27	the Judge shall apply the principles applicable to judicial review.	
28	(4) If the Judge determines that the:	
29	(a) person was not lawfully arrested; or	
30	(b) person's rights were not respected, the Judge shall make a	

	1	declaration to that effect with any explanation required but may not grant any
	2	other form of relief.
	3	(5) The Judge shall send any declaration made under subsection $(4)$ of
	4	this section to the Attorney - General and the Attorney - General shall transmit
	5	it to the Criminal Court.
Person arrested on a provisional	6	<b>58.</b> -(1) Where a person has been provisionally arrested under section
warrant	7	56 of this Act, the Judge shall not proceed under section 60 of this Act until:
	8	(a) the Judge has received a notice from the Attorney-General that the
	9	request for surrender and supporting documents required under Article 91 of
	10	the Rome Statute have been received by the Attorney - General; and
	11	(b) the relevant documents have been transmitted to the Judge by the
	12	Attorney-General.
	13	(2) Pending the receipt of the notice and documents under subsection
	14	(1) of this section, the Judge may adjourn the proceedings from time to time.
	15	(3) If the Judge has not received the notice specified in subsection
	16	(1)(a) of this section within 60 days of the date of the provisional arrest of the
	17	person, he shall release the person from custody or on bail unless satisfied that
	18	the period for submission of the notice should be extended in the interest of
	19	justice.
	20	(4) The release of a person under subsection (3) of this section is
	21	without prejudice to any subsequent proceedings that may be brought for the
	22	arrest and surrender of the person to the Criminal Court whether for the same
	23	facts and offence or not.
	24	<b>59.</b> -(1) A person brought before a Judge under section 57 of this Act
	25	may make an application for bail.
Application for bail	26	(2) Where an application for bail is made under subsection (1) of this
Uall	27	section, the Judge shall adjourn the hearing of the application and notify the
	28	Attorney-General.
	29	(3) The Attorney-General shall, on receipt of a notification under
	30	subsection (2) of this section, consult immediately with the Criminal Court to

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 2020 C 2609
1	obtain any recommendations from the Pre-Trial Chamber under Article
2	59(5) of the Rome Statute and shall convey those recommendations to the
3	Judge.
4	(4) The Judge shall give full consideration to any
5	recommendations conveyed to him under subsection (3) of this section
6	before making a decision on the application for bail.
7	(5) Where recommendations are not received from the Criminal
8	Court within 7 days of the Attorney - General being notified of the
9	application for bail, the Judge may proceed to hear the application.
10	(6) A Judge shall not release a person brought before him on bail,
11	unless the Judge is satisfied that, having regard to the crimes alleged to have
12	been committed by that person, there are urgent and exceptional
13	circumstances that justify the person's release on bail and that there are
14	sufficient safeguards to ensure that Nigeria will be able to fulfill its
15	obligations under the Rome Statute to surrender the person to the Criminal
16	Court.
17	<b>60.</b> -(1) The Judge before whom a person arrested under section 52 Surrender hearing
18	or 56 of this Act is brought shall satisfy himself that:
19	(a) there is a warrant of arrest issued by the Criminal Court or a
20	judgment of conviction by the Criminal Court, in respect of that person; and
21	(b) the warrant or judgment relates to the person before the Judge.
22	(2) On the Judge being satisfied of the matters referred to in
23	paragraphs (a) and (b) of subsection(1) of this section with respect to the
24	arrested person, the Judge shall, subject to section 58 of this Act, issue a
25	delivery order in respect of that person in accordance with Article 59(7) of
26	the Rome Statute.
27	(3) Where the Judge issues a delivery order under subsection (2) of
28	this section he shall:
29	(a) transmit the delivery order to the Inspector General of Police for
30	execution;

1	(b) commit the person to custody pending the execution of the
2	delivery order by the Inspector General of Police;
3	(c) send a copy of the delivery order to the Attorney-General; and
4	(d) inform the person in ordinary language of his right to make an
5	application to the appropriate court for a mandate in the nature of a writ of
6	habeas corpus.
7	(4) If the person who is the subject of a delivery order is in custody:
8	(a) the Judge shall order the continued detention of the person under
9	the delivery order and notify the Controller-General of Prisons and the
10	Superintendent of the prison, of the delivery order; or
11	(b) the Judge shall, subject to any order with regard to bail, commit
12	him to custody and shall notify the Controller-General of Prisons and the
13	Superintendent of the prison.
14	(5) Subject to subsection (6) of this section, the Inspector General of
15	Police shall make arrangements with the Criminal Court for the execution of
16	the delivery order as soon as possible, and shall notify the Attorney - General
17	when the person has been surrendered to the Criminal Court of the state of
18	enforcement, in execution of the delivery order.
19	(6) Subject to section 61 of this Act, the Inspector - General of Police
20	shall not make arrangements with the Criminal Court for the execution of the
21	delivery order:
22	(a) until after the expiration of the period prescribed by law for
23	making an application for habeas corpus by the person to whom the order
24	relates; or
25	(b) if an application for habeas corpus is made by the person within
26	that period, until after the final determination of the application.
27	(7) A delivery order issued under this section is sufficient authority for
28	holding the person specified in the order in custody until his delivery to the
29	Criminal Court.
30	(8) In deciding whether to make a delivery order under subsection (2)

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 20.	20 C 2611
1	of this section, the Judge shall not:	
2	(a) require evidence to establish that the trial of the person for the	
3	crime that he is alleged to have committed is justified before the Criminal	
4	Court or would be justified under the laws of Nigeria if the act constituting	
5	the crime had been committed in Nigeria; and	
6	(b) receive evidence with respect to or adjudicate on, any claim by	
7	the person that he has been previously tried or convicted for the conduct for	
8	which the Criminal Court seeks surrender of that person.	
9	(9) If the person makes a claim, under subsection (8) (b) of this	
10	section, the Judge shall advise the Attorney - General of this claim and the	
11	Attorney-General shall transmit that information to the Criminal Court.	
12	(10) In proceedings under this Part, the Judge shall not inquire into,	
13	receive any evidence regarding, or make any decisions as to, the validity of	
14	any warrant or order issued or made by the Criminal Court.	
15	<b>61.</b> -(1) A person may at any time notify a Judge that he consents to	Surrender by consent
16	being surrendered to the Criminal Court for the crime or crimes for which	consent
17	the Criminal Court seeks the surrender of the person.	
18	(2) The Judge may accept the notification of consent under	
19	subsection (1) of this section if the:	
20	(a) person is before the Judge when notification of the consent to	
21	surrender is given; and	
22	(b) Judge is satisfied that the person has freely consented to the	
23	surrender in full knowledge of its consequences.	
24	(3) Nothing in this section shall be construed as preventing a	
25	person, in respect of whom the Judge has made a delivery order, from	
26	subsequently notifying the Attorney-General that he consents to surrender.	
27	(4) For the avoidance of doubt a person arrested under a	
28	provisional warrant may consent to surrender before a request for surrender	
29	is received, in which case the Judge may make an order under subsection (5)	
30	of this section.	

	1	(5) Where the consent to surrender has been given, the Judge shall
	2	immediately make a delivery order in the same terms as section 60(2) of this
	3	Act and such of the provisions of section 61 of this Act as are applicable shall
	4	then apply.
Effect of delivery order	5	<b>62.</b> -(1) A delivery order is sufficient authority for a person to receive
order	6	the person to whom the order relates, keep him in custody and convey him to
	7	the place where he is to be delivered up into the custody' of the Criminal Court
	8	or of the State of enforcement, in accordance with arrangements made by the
	9	Inspector - General of Police.
	10	(2) A person in respect of whom a delivery order is in force is deemed
	11	to be in legal custody pending delivery up under the order.
	12	(3) If a person in respect of whom a delivery order is in force escapes
	13	or is unlawfully at large, he may be arrested without warrant and taken to the
	14	place where he is required to be or to be taken.
Procedure where Judge refuses	15	63(1) Where the Judge refuses to make a delivery order under
order	16	section 60 of this Act, he shall make an order remanding the person arrested in
	17	custody for 14 days and shall notify the Attorney-General of his decision and of
	18	the grounds for it.
	19	(2) The Attorney-General may appeal against the decision of the
	20	Judge refusing to make a delivery order.
	21	(3) Where the Judge is informed that an appeal is to be taken against
	22	the decision, the order remanding the person arrested shall continue to have
	23	effect until the appeal is determined and the person is either discharged or the
	24	delivery order is executed.
	25	(4) Where the Court of Appeal allows the appeal, it may make a
	26	delivery order or remit the case to the Judge to make a delivery order in
	27	accordance with the decision of the Court of Appeal.
	28	(5) Where the Court of Appeal dismisses the appeal, the person shall
	29	be discharged in accordance with the decision of the Court of Appeal.

1	<b>64.</b> -(1) Where the person in respect of whom a delivery order has	Discharge of a
2	been made is not delivered up under the order within 60 days after the	person not delivered up
3	expiration of the period prescribed by law for making an application for	
4	habeas corpus or, where an application is made within 60 days, after the final	
5	determination of the application, that person or someone duly authorized by	
6	him may make an application to the Judge who made the delivery order for	
7	the person's discharge.	
8	(2) On an application made under this section, the Judge shall order	
9	the person's discharge unless reasonable cause is shown for the delay.	
10	(3) The discharge of a person under subsection (2) is without	
11	prejudice to any subsequent proceedings that may be brought for the arrest	
12	and surrender of the person to the Criminal Court whether for the same facts	
13	and offence or not.	
14	65(1) Where the Criminal Court informs the Attorney-General	Discharge of a
15	that the person arrested on the request of the Criminal Court is no longer	person no longer required to be surrendered
16	required to be surrendered, the Attorney-General shall notify the Judge of	suitendered
17	that fact and the Judge shall on receipt of the notification make an order for	
18	the discharge of that person.	
19	(2) The discharge of a person under subsection (1) of this section is	
20	without prejudice to any subsequent proceedings that may be brought for the	
21	arrest and surrender of that person to the Criminal. Court whether for the	
22	same facts and offence or not.	
23	<b>66.</b> -(1) Where a request for arrest and surrender by the Criminal	Request for
24	Court relates to a crime within the jurisdiction of the Criminal Court but the	temporary surrender
25	person is subject to proceedings for a different offence in Nigeria which has	
26	not been finally disposed of or is liable to serve a sentence of imprisonment	
27	imposed by a court in Nigeria for a different offence, the Attorney - General	
28	may authorize the temporary transfer of that person to the Criminal Court.	
29	(2) The Attorney-General may, before making an authorization	
30	under subsection (1) of this section, seek an undertaking from the Criminal	

	1	Court that the person shall be returned on completion of proceedings before the
	2	Criminal Court or service of sentence imposed 'by the Criminal Court, as the
	3	case may be.
	4	(3) Subsections (2), (3), (4) and (5) of section 39 of this Act shall apply
	5	to an authorization under subsection (1) of this section with any necessary
	6	modifications.
for the f a	7	<b>67.</b> -(1) Subject to subsection (4) of this section, where the Attorney-
o the l Court	8	General receives a request from the Criminal Court for the transit through the
	9	territory Nigeria of a person being:
	10	(a) surrendered or transferred by another State to the Criminal Court;
	11	(b) transferred from the Criminal Court to a State of enforcement;
	12	(c) being transferred to or from the State of enforcement as a result of
	13	a review hearing or other appearance by the person before the Criminal Court,
	14	the Attorney-General shall accede to the request for the transit and the person is
	15	deemed, during transit, to be in lawful custody and may be held in any police
	16	station, prison or any other place of detention which may be designated by the
	17	Attorney-General in consultation with the other relevant authorities.
	18	(2) Where a person referred to in subsection (1) of this section arrives
	19	in Nigeria without prior consent to transit, a police officer may at the request of
	20	the officer who has custody of the person being transported, hold the person in
	21	custody for a maximum period of 96 hours pending receipt by the Attorney-
	22	General of a request under subsection (1) of this section.
	23	(3) Authorization for transit is not required if the person being
	24	transported is transported by air and no landing is scheduled on the territory of
	25	Nigeria.
	26	(4) Notwithstanding subsection (1) of this section, the Attorney-
	27	General may refuse a request for transit if the Attorney - General considers that
	28	transit through Nigeria would impede or delay the surrender or transfer of the
	29	person being transported.
	30	(5) Where an unscheduled landing occurs on the territory of Nigeria,

Request for transit of a person to the Criminal C

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 202	20 C 2615
1	the Attorney- General may require the Criminal Court. to submit a request	
2	under subsection (1) of this section, for transit of the person being	
3	transported as soon as is reasonably practicable.	
4	<b>68.</b> Where a person is surrendered to the Criminal Court under this	Waiver of
5	Part and the Criminal Court requests the waiver of the requirements of	requirements of Article 101 of the Rome Statute
6	paragraph (1) of Article 101 of the Rome Statute with respect to that person,	Rome Statute
7	the Attorney-General, having regard to the information provided by the	
8	Criminal Court with respect to that person, shall endeavor to consent to the	
9	person being proceeded against, punished or detained for conduct	
10	committed prior to surrender, not being conduct constituting crimes for	
11	which he has been surrendered to the Criminal Court.	
12	PART VII - ENFORCEMENT OF SENTENCES AND ORDERS OF THE	
13	CRIMINAL COURT IN NIGERIA	
14	<b>69</b> (1) The Attorney-General may notify the Criminal Court that	Nigeria may act as State
15	Nigeria is willing to allow persons who are Criminal Court prisoners as a	enforcement
16	result of being sentenced to imprisonment by the Criminal Court to serve	
17	those sentences in Nigeria, subject to any conditions specified in the	
18	notification.	
19	(2) The Attorney-General shall, before issuing a notification under	
20	subsection (1), consult with any other relevant Ministries, Departments and	
21	Agencies including the National Security Adviser.	
22	<b>70.</b> -(1) Where the:	Request for sentence to be
23	(a) Attorney-General has issued a notification under section 69 of	served in Nigeria
24	this Act and has not withdrawn that notification and the Criminal Court	
25	imposes a sentence of imprisonment under the Rome Statute on a person	
26	convicted of a crime within the jurisdiction of the Criminal Court; and	
27	(b) Criminal Court designates Nigeria under Article 103 of the	
28	Rome Statute as the State in which the sentence is to be served, the Attorney-	
	~	

General shall consider whether or not to accept the designation.

(2) The Attorney-General may accept the designation of Nigeria as

29

30

the State in which the sentence is to be served if the Attorney - General is satisfied that Criminal Court has agreed to the conditions specified in the notification made under section 69 of this Act and in the case of a prisoner who is not a citizen of Nigeria, the relevant authority has consented to the sentence being served in Nigeria.

Prisoner to be held in custody 6 **71.**-(1) Where the Attorney-General accepts the designation of 7 Nigeria as the State in which a sentence of imprisonment imposed by the 8 Criminal Court is to be served, the Criminal Court prisoner may be transported 9 to Nigeria in the custody of a person authorized for the purpose by the Criminal 10 Court.

(2) On arrival in Nigeria or, if the person is already in Nigeria when
the sentence is imposed, on the imposition of the sentence, the AttorneyGeneral shall issue an order of detention in respect of the Criminal Court
prisoner and shall cause a copy of the order to be sent to the Controller-General
of Prisons.

(3) The order of detention issued under subsection (2) of this section is
sufficient authority for the detention of the Criminal Court prisoner until he
completes or is released from the sentence or is transferred to another State.

(4) Subject to subsection (7) of this section, the Criminal Court
prisoner shall be detained in accordance with the laws of Nigeria as if he had
been sentenced to imprisonment under the laws of Nigeria.

(5) Notwithstanding anything in subsection (4) or in any other law:
(a) the Criminal Court prisoner has the right to communicate on a
confidential basis with the Criminal Court, without impediment from any

25 person;

(b) a Judge of the Criminal Court or a member of the staff of the
Criminal Court may visit the Criminal Court prisoner for the purpose of
hearing any representations by the prisoner without the presence of any other
person, except a representative of the prisoner.

30 (6) The enforcement of a sentence of imprisonment, including any

1	decision to 'release or transfer the Criminal Court prisoner, shall be in	
2	accordance with Part 10 of the Rome Statute and the Rules.	
3	(7) The laws of Nigeria relating to parole, remission, reduction or	
4	variation of sentence and pardon do not apply to a sentence imposed by the	
5	Criminal Court.	
6	72(1) Where the Criminal Court, under Article 110 of the Rome	Transfer of
7	Statute decides to review the sentence of an Criminal Court prisoner who is	prisoner to Criminal Court for review of
8	serving that sentence in Nigeria, the Attorney - General shall direct that the	sentence
9	prisoner be transferred to the Criminal Court, at the expense of the Criminal	
10	Court, for the purposes of enabling the Criminal Court to review the	
11	prisoner's sentence.	
12	(2) The Criminal Court prisoner shall be transferred to and from the	
13	Criminal Court in the custody of a person authorized for the purpose by the	
14	Criminal Court at the expense of the Criminal Court.	
15	73(1) A Criminal Court prisoner serving a sentence in Nigeria	Transfer of
16	may, at any time apply to the Criminal Court to be transferred from Nigeria	prisoner to anothe State to complete sentence
17	to complete service of sentence in another State.	Sentence
18	(2) Where a Criminal Court prisoner of any nationality is to be	
19	transferred from Nigeria to another State to complete that sentence, the	
20	prisoner may be transported from Nigeria to that State in the custody of a	
21	person authorized for the purpose by the Criminal Court at the expense of	
22	Criminal Court.	
23	<b>74.</b> On the:	Procedure on completion of
24	(a) completion of a sentence in Nigeria by an Criminal Court	sentence
25	prisoner who is not a citizen of Nigeria; and	
26	(b) release, on the direction of the Criminal Court of an Criminal	
27	Court prisoner who is not a citizen of Nigeria, the Attorney - General may	
28	issue a removal order for that Criminal Court prisoner under section 75 of	
29	this Act.	

Removal order	1	75(1) A removal order made by the Attorney - General under this
	2	section:
	3	(a) may either:
	4	(i) require the person who is the subject of the order to be released into
	5	or taken into the custody of a police officer; or
	6	(ii) where the person is not in custody, authorize any police officer to
	7	take the person into custody;
	8	(b) shall specify that the person is to be taken by a police officer and
	9	placed on board any aircraft or vessel for the purpose of effecting the person's
	10	removal from Nigeria; and
	11	(c) may authorize the detention in custody of the person while
	12	awaiting removal from Nigeria.
	13	(2) A removal order made under this section shall continue in force
	14	until it is executed or cancelled.
Delay in removal	15	<b>76.</b> -(1) Where a person in respect of whom a removal order has been
	16	made is not conveyed out of Nigeria within 48 hours after the order has issued,
	17	the person shall be brought before a Judge to determine, in accordance with
	18	subsection (2) of this section, whether the person should be detained in custody
	19	or released pending removal from Nigeria.
	20	(2) Where a person is brought before a Judge under subsection (1) of
	21	this section, the Judge may, if he is satisfied that the person is the person named
	22	in the order:
	23	(a) issue a warrant for the detention of the person in custody if the
	24	Judge is satisfied that, if not detained, the person is likely to abscond; or
	25	(b) order the release of the person subject to such conditions, if any,
	26	that the Judge considers fit to impose.
Special rules in certain cases	27	77(1) A Criminal Court prisoner serving a sentence in Nigeria shall
in certain cases	28	not:
	29	(a) be extradited to another State on completion of his sentence; or
	30	(b) be required to undergo trial for an offence under the laws of

1	Nigeria that relates to an act or omission alleged to have been committed	
2	prior to his arrival in Nigeria to serve that sentence, without agreement of the	
3	Criminal Court.	
4	(2) Nothing in subsection (1) of this section applies to a Criminal	
5	Court prisoner who remains voluntarily in Nigeria for more than 30 days	
6	after the date of completion of, or release from the sentence imposed on him	
7	by the Criminal Court or who voluntarily returns to Nigeria after having left	
8	Nigeria.	
9	<b>78.</b> A person to whom this Part applies is not be required to hold a	Immigration
10	permit or other authorization under the law of Nigeria relating to citizenship	permit not required
11	and immigration control if and for so long as, he is in Nigeria in accordance	
12	with this Part, whether or not he is in custody.	
13	<b>79.</b> Nothing in this Part is deemed to authorize the making of a	Application to
14	removal order under section 75 of this Act in respect of a citizen of Nigeria.	citizens of Nigeria
15	80(1) Where the Criminal Court requests enforcement in	Enforcement of fines
16	accordance with Article 109 of the Rome Statute of an order for the payment	lines
17	of a fine made under Article 77 (2) (a) of the Rome Statute, the Attorney -	
18	General shall give authority for the request to proceed, if he has reasonable	
19	grounds to believe that:	
20	(a) neither the conviction in respect of which the order was	
21	imposed, nor the order for the payment of the fine is subject to further	
22	appeal; and	
23	(b) the order can be enforced in the manner provided in this section	
24	and shall refer the request to the appropriate agency in Nigeria.	
25	(2) The appropriate agency in Nigeria shall, without delay, cause	
26	the order to be registered in the appropriate court.	
27	(3) An order registered in the appropriate court under subsection	
28	(2) of this section has the same force and effect as if it were an order for the	
29	payment of a fine imposed by that court and shall be enforced accordingly.	
30	(4) The appropriate agency shall make such report to the Attorney-	

General on the outcome of any action taken by it to enforce the order as it
 considers appropriate in the circumstances.

3 (5) Nothing in this section shall be construed as limiting or affecting
4 the provision of other types of assistance to the Criminal Court in relation to a
5 penalty imposed under Article 77 of the Rome Statute or as empowering the
6 court to modify or vary the order of the Criminal Court.

Enforcement of forfeiture order

81.-(1) Where the Criminal Court requests enforcement in
accordance with Article 109 of the Rome Statute, of an order for forfeiture of
property made under Article 77 (2) (b) of the Rome Statute, the Attorney General shall give authority for the request to proceed where he has reasonable
grounds to believe that:

12 (a) neither the conviction in respect of which the order was imposed,13 nor the forfeiture order, is subject to further appeal; and

(b) the property identified by the Criminal Court is located in Nigeria
or that the person concerned, directly or indirectly, holds property in Nigeria
that may be the subject of the forfeiture order.

(2) On receipt of an order for forfeiture under subsection (1), the
Attorney-General shall register the original or a certified copy of the forfeiture
order of the Criminal Court with the appropriate court in Nigeria.

20 (3) On the filing of the order in the appropriate court for registration
21 under subsection (2), the court may direct the Attorney-General to do either or
22 both of the following:

(a) give notice of the filing, in the manner and within the time the court
considers appropriate to the person, other' than a person convicted of a crime in
respect of which the order was made, as the court has, reason to believe may
have an interest in the property;

(b) publish notice of the filing in the manner and within the time thecourt considers appropriate.

(4) A forfeiture order filed in the appropriate court for registrationunder subsection (2) of this section has, from the date it is registered, the same

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 2020 C 2621
1	force and effect as if it were an order for the forfeiture of property issued by
2	that court and shall be enforced accordingly.
3	(5) A forfeiture order filed under subsection (2) shall not be
4	enforced until after the expiry of any period specified by the court in any
5	notice given or published under subsection (3) of this section, or two months
6	from the filing and registration of the order, whichever is the longer period.
7	(6) Where a forfeiture order is filed in the appropriate court under
8	subsection (2) of this section, a person, other than a person convicted of a
9	crime in respect of which the order was made, who claims an interest in the
10	property, may apply to the court, with notice to the Attorney-General.
11	(7) A person on whom notice of the hearing of the Criminal Court
12	held in connection with the making of the forfeiture order was served or who
13	appeared at the hearing shall not make an application under subsection (6)
14	without the leave of court.
15	(8) The court shall grant leave under subsection (7) of this section
16	only where it determines that it would be contrary to the interests of justice
17	not to do so.
18	(9) An application under subsection (6) of this section shall be
19	made before the expiry of any period specified in a notice made or published
20	under subsection (3) of this section or within two months of the filing and
21	registration of the order, whichever is the longer period, unless the court
22	grants leave.
23	(10) On an application under subsection (6) of this section, the
24	court may make an order for the enforcement of the forfeiture order subject
25	to the interest of the applicant if satisfied that the applicant:
26	(a) has an interest in the property;
27	(b) did not receive notice of the hearing before the Criminal Court
28	or through no fault of his own, did not appear at the hearing;
29	(c) was not in any way involved in the commission of the crime in
30	respect of which the order was made; and

	1	(d) had no knowledge that the property constituted the proceeds of, or
	2	was associated with the crime.
	3	(11) Where the court makes an order under subsection (10) of this
	4	section, the court may:
	5	(a) declare the nature, extent and value of the applicant's interest in the
	6	property; and
	7	(b) direct that the interest be transferred to the applicant or that
	8	payment be made to the applicant of an amount equivalent to the value of the
	9	interest.
Transfer of funds	10	82. The Attorney-General shall arrange for the transfer of funds
realized to the Criminal Court	11	realized through the enforcement of a fine under section 80 of this Act or a
	12	forfeiture order under section 81 of this Act to the Criminal Court subject to the
	13	deduction of reasonable costs related to the enforcement procedure
Order for forfeiture	14	<b>83.</b> -(1) Where a person is convicted by the Criminal Court of a crime
of property on conviction by the Criminal Court	15	within the jurisdiction of the Criminal Court, the High Court may, on an
Cininia Court	16	application made by the Attorney- General, order that any property situated in
	17	Nigeria:
	18	(a) used for, or in connection with; or
	19	(b) derived directly or indirectly from, the commission of that crime,
	20	be forfeited to the Government of the Federal Republic of Nigeria, if satisfied
	21	that an order of forfeiture has not been or will not be made by the Criminal
	22	Court under Article 77 (2)(b) of the Rome Statute in respect of that property.
	23	(2) Before making an order under subsection (1) of this section, the
	24	High Court shall give every person appearing to have an interest in the property
	25	in respect of which the order is proposed to be made, an opportunity of being
	26	heard, and subsections (3), (4), (5), (6), (7), (8), (9), (10) and (11) of section 81
	27	of this section shall, mutatis mutandis, apply to an order made under this
	28	section.
	29	(3) Property forfeited under subsection (1) of this section shall vest ir
	30	the Government of the Federal Republic of Nigeria:

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 202	20 C 2623
1	(a) where no appeal has been made against the order, at the end of	
2	the period within which an appeal may be made against the order; and	
3	(b) where an appeal has been made against the order, on the final	
4	determination of the appeal.	
5	84(1) Where the Criminal Court requests enforcement in	Enforcement of
6	accordance with Article 109 of the Rome Statute of an order requiring	orders for victim reparation
7	reparation made under Article 75 of the Rome Statute, the Attorney -	
8	General shall give authority for the request to proceed, if he has reasonable	
9	grounds to believe that:	
10	(a) neither the conviction in respect of which the order was	
11	imposed nor the order requiring reparation is subject to further appeal; and	
12	(b) the order can be enforced in the manner provided in this section,	
13	and shall refer the request to the appropriate agency in Nigeria for	
14	enforcement.	
15	(2) The appropriate agency in Nigeria shall, without delay file the	
16	order in court for registration.	
17	(3) An order filed and registered in court under subsection (2) of	
18	this section shall, where the order requires:	
19	(a) a monetary payment, have force and effect as if it were an order	
20	for the payment of compensation imposed by that court;	
21	(b) the restitution of assets, property or other tangible items, have	
22	force and effect as if it were an order for the restitution of property made by	
23	that court; or	
24	(c) the granting of any other relief, has force and effect as if it were	
25	an order for the granting of such relief made by that court and the order shall	
26	be enforced accordingly.	
27	(4) The appropriate agency in Nigeria shall, without delay, make	
28	the report to the Attorney - General on the outcome of any action taken by it	
29	to enforce the order as it considers appropriate in the circumstances.	
30	(5) Nothing in this section shall be construed as limiting or	

	1	affecting the provision of other types of assistance to the Criminal Court in
	2	relation to an order made under Article 75 of the Rome Statute or as
	3	empowering the court to modify the order of the Criminal Court.
	4	(6) The Attorney-General shall consult with the Criminal Court as to
	5	whether the funds realized through the enforcement of an order under this
	6	section should be transferred directly to specified victims or through the
	7	Victims Fund of the Criminal Court.
	8	(7) The Attorney-General shall make arrangements for the transfer of
	9	the funds realized through the enforcement of an order under this section as
	10	determined through the consultations under subsection (6) of this section.
Assistance in enforcement of	11	85(1) Where the Criminal Court requests assistance in the
restraining order	12	enforcement of a restraining order issued by the Criminal Court in respect of
	13	property in Nigeria, the Attorney - General shall give authority for the request
	14	to proceed if he has reasonable grounds to believe that the:
	15	(a) restraining order is not subject to further appeal; and
	16	(b) property is located in Nigeria, and shall refer the request to the
	17	appropriate agency in Nigeria.
	18	(2) The appropriate agency in Nigeria shall file the order in the court
	19	for registration.
	20	(3) An order filed and registered in the court under subsection (2) of
	21	this section has force and effect as if it were a restraining order made by that
	22	court and shall be enforced accordingly.
	23	(4) Nothing in this section shall be construed as limiting or affecting
	24	the provision of other types of assistance to the Criminal Court in relation to the
	25	enforcement of a restraining order made by it or as empowering the court to
	26	modify the order of the Criminal Court.
	27	PART VIII - NATIONAL SECURITY
National security	28	<b>86.</b> -(1) Where:
	29	(a) the Criminal Court requests assistance under Part V of this Act for
	20	the production of documents or the taking of avidence and the Attorney

30 the production of documents or the taking of evidence and the Attorney -

General is of the opinion that the production of those documents or the
 disclosure of that evidence would be prejudicial to the national security of
 Nigeria;

4 (b) a person is required to disclose information to or give evidence 5 before the Criminal Court and the person refuses to do so on the ground that 6 the disclosure of the information or the giving of the evidence would be 7 prejudicial to the national security of Nigeria and the Attorney-General 8 confirms that in his opinion the disclosure of such information or the giving 9 of the evidence would be prejudicial to the national security of Nigeria; or

10 (c) the Attorney-General is of the opinion that the disclosure of 11 information to or giving of evidence before the Criminal Court in 12 circumstances other than the circumstances referred to in paragraphs (a) and 13 (b) of this subsection would be prejudicial to the national security of 14 Nigeria, the Attorney - General shall consult with the Criminal Court and 15 take reasonable steps to resolve the matter in accordance with Article 72 (5) 16 of the Rome Statute.

17 (2) Where, after consultation with the Criminal Court, the Attorney-General considers that there are no means or conditions under 18 19 which the information, documents or evidence requested could be provided, 20 disclosed or given without prejudice to the national security of Nigeria, the Attorney-General may refuse the request for the production of the document 21 or the disclosure of the evidence or refuse the authorization of the 22 production of the document or the disclosure of the information and shall 23 notify the Criminal Court of his reasons for doing so, unless the 24 specification of those reasons would itself be, in his opinion, prejudicial to 25 the national security of Nigeria. 26

## PART IX - SITTINGS OF THE CRIMINAL COURT IN NIGERIA

27

28 87. The Prosecutor may conduct investigations in the territory of
29 Nigeria:

Prosecution may conduct investigations in Nigeria

30 (a) in accordance with the provisions of Part 9 of the Rome Statute;

	1	(b) as authorized by the Pre-Trial Chamber under Article 57(3)(d) of
	2	the Rome Statute; or
	3	(c) as authorized by national authorities.
The Criminal	4	88. The Criminal Court may sit in Nigeria for the purpose of
Court sitting in Nigeria	5	discharging its functions under the Rome Statute and under the Rules,
	6	including the:
	7	(a) taking of evidence;
	8	(b) conduct or continuation of a proceeding;
	9	(c) giving of a judgment in a proceeding; or
	10	(d) review of a sentence imposed by the Criminal Court.
The Criminal Court powers	11	89(1) When the Criminal Court is sitting in Nigeria, it may discharge
while sitting in Nigeria	12	and exercise any or all of its functions and powers as provided for under the
	13	Rome Statute and under the Rules.
	14	(2) Without prejudice to the generality of subsection (1) of this
	15	section, the Criminal Court has the power to:
	16	(a) commit persons for contempt of its orders; and
	17	(b) issue summons or other orders requiring the attendance of any
	18	person before the Criminal Court or the production of any document or record
	19	for examination by the Criminal Court.
	20	(3) Orders or summons issued by the Criminal Court under this
	21	section, including committal orders for contempt, shall be enforced by the
	22	domestic authorities of Nigeria as if the order had been issued by a court in
	23	Nigeria.
Criminal Court may administer	24	90. The Criminal Court may, at any sitting of the Criminal Court in
oaths in Nigeria	25	Nigeria, administer an oath or affirmation requiring a witness to give an
	26	undertaking as to truthfulness of the evidence given by the witness, in
	27	accordance with the Rules.
Power to detain Criminal Court	28	91(1) Where the Criminal Court holds a sitting in Nigeria and
prisoners in prison in Nigeria	29	requests that a person whose presence is required at that sitting be held in
	30	custody as a Criminal Court prisoner while the sitting continues in Nigeria, the

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 20	20 C 2627
1	Attorney-General shall direct in writing that the person be held in custody at	
2	the location as is specified in the direction.	
3	(2) A direction given under subsection (l) of this section in respect	
4	of an Criminal Court prisoner is sufficient authority for the detention of that	
5	prisoner in accordance with the terms of the direction.	
6	(3) The law relating to prisons so far as is applicable with any	
7	necessary modifications shall apply to a Criminal Court prisoner required to	
8	be detained in a prison by a direction under subsection (1) of this section as if	
9	the prisoner had been remanded in custody or sentenced to imprisonment for	
10	an offence under the laws of Nigeria, as the case may require and is liable to	
11	be detained in a prison under the order or sentence.	
12	(4) For the purposes of the application of the law relating to escape	
13	from lawful custody and aiding prisoners to escape, a Criminal Court	
14	prisoner who is in custody in a prison or other detention facility in Nigeria is	
15	deemed to be in lawful custody while in Nigeria.	
16	92. Where the Attorney-General is satisfied that the presence in	Removal of Criminal Court
17	Nigeria of an Criminal Court prisoner who was the subject of a direction	prisoner
18	under section 91 of this Act is no longer necessary, sections 74 to 79 of this	
19	Act shall apply to and in relation to that person with any necessary	
20	modifications.	
21	PART X - MISCELLANEOUS	
22	<b>93.</b> -(1) There is established for the purpose of this Act, a Special	Establishment of
23	Victims Trust Fund for the benefit of victims of crimes and the families of	Special Victims Trust Fund
24	the victims.	
25	(2) A person convicted of an offence under this Act by a High	Schedule
26	Court in Nigeria other than the Criminal Court, for any offence under this	
27	Act may forfeit to the Special Victims Trust Fund any asset or property	
28	confiscated or derived from any proceeds obtained, directly or indirectly, as	
29	a result of the offence disclosed or not disclosed in the Assets Declaration	
30	Form specified in the Schedule to this Act.	

1	(3) Subject to the provisions of subsection (2) of this section, the High
2	Court in imposing a sentence on any person, shall order, in addition to any other
3	sentence imposed pursuant to this Act that the person forfeit to the Special
4	Victims Trust Fund properties described in subsection (2) of this section.
5	(4) Subject to the provisions of subsection (2) of this section, the High
6	Court may order money and other property collected through fines or forfeiture
7	to be transferred, by order of the High Court, to the Special Victims Trust Fund.
8	(5) The Attorney-General shall:
9	(a) ensure that the forfeited assets or properties under this Act are
10	effectively transferred and vested in the Special Victims Trust Fund;
11	(b) issue guidelines and criteria for the management of the Special
12	Victims Trust Fund.
13	(6) Subject to the provisions of subsection (2) of this section, a victim
14	of crime under this Act, has the right to institute civil action against appropriate
15	parties, and is entitled to compensation, restitution and recovery for economic,
16	physical and psychological damages which shall be met from the Special
17	Victims Trust Fund.
18	94(1) Where a person volunteers any information which may be
19	useful in the investigation of an offence under this Act, the investigating and
20	prosecuting authority shall take all reasonable measures to protect the identity
21	of that person and the information so volunteered shall be treated as
22	confidential.
23	(2) The court may on a motion by or on behalf of the prosecuting
24	authority protect a witness in any proceedings before it or on the application of
25	the witness where it is satisfied that the life of the witness is in danger and takes
26	measures as it deems fit to:
27	(a) keep the identity and address of the witness secret; and
28	(b) ensure that the witness and his family is protected from
29	intimidation, threats, and reprisals from a person charged with an offence under

Witness protection

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 20.	20 C 2629
1	this Act, his associates or any form of reprisals from person in position of	
2	authority.	
3	95(1) Where a person is arrested for committing an offence under	Declaration of
4	this Act, the person shall make a full disclosure of all his assets and	Assets Form
5	properties by completing the Declaration of Assets Form as specified in the	
6	Schedule to this Act.	
7	(Schedule)	
8	(2) The completed Declaration of Assets Form shall be fully	
9	investigated by an appropriate law enforcement and security agency.	
10	(3) A person who:	
11	(a) knowingly fails to make full disclosure of his assets and	
12	liabilities;	
13	(b) knowingly makes a declaration that is false; or	
14	(c) fails, neglects or refuses to make a declaration or furnish any	
15	information required; in the Declaration of Assets Form commits an offence	
16	under this Act and is liable on conviction to imprisonment for a term of ten	
17	years.	
18	96(1) The Criminal Court has legal personality in Nigeria with	Legal personality, privileges and
19	such legal capacity as may be necessary for the performance of its functions	immunities
20	and the fulfillment of its obligations under the Rome Statute and under this	
21	Act.	
22	(2) The Judges, the Prosecutors, the Deputy Prosecutors, the	
23	Registrar, the Deputy Registrar, staff of the Office of the Prosecutor and of	
24	the Registry, counsels, experts, witnesses and other persons required to be in	
25	Nigeria for the performance of the official functions or for participation in	
26	proceedings before the Criminal Court have the privileges and immunities	
27	set out in Article 48 of the Rome Statute and the Agreement on the Privileges	
28	and Immunities of the Criminal Court.	
29	(3) Article 48 of the Rome Statute and Articles 2 to 11, 13 to 22, 25	
30	to 27, 29 and 30 of the Agreement on the Privileges and Immunities of the	

	1	Criminal Court have the force of law in Nigeria and references in those Articles
	2	to the State Party shall, for this purpose, be construed as references to Nigeria.
	3	(4) Notwithstanding anything in subsections (2) and (3), a national of
	4	a State which has made an election under Article 23 of the Agreement on
	5	Privileges and Immunities of the Criminal Court is entitled only to the
	6	privileges and immunities referred to in Article 23 of the Agreement on
	7	Privileges and Immunities.
Extension of	8	97. For the purpose of this Act, the President of the Federal Republic
mutual assistance in criminal matters and transfer of	9	of Nigeria may by order published in the Gazette extend the provisions of the:
convicted offenders	10	(a) Mutual Assistance in Criminal Matters within the Commonwealth
	11	(Enactment and Enforcement) Act; and
	12	(b) Transfer of Convicted Offenders (Enactment and Enforcement)
	13	Act; to apply to any country outside the Commonwealth and accordingly, the
	14	provisions of the Act mentioned in paragraphs (a) and (b) of this section have
	15	effect in their application of this Act (Cap M24 LFN, 2004) (Cap T16 LFN,
	16	2004)
Regulations,	17	<b>98.</b> -(1) The Attorney-General may make regulations for the purpose
policy and implementation	18	of giving effect to the principles and provisions of this Act.
guidelines	19	(2) Without prejudice to the generality of subsection (1) J the
guidennes	19 20	(2) Without prejudice to the generality of subsection (1) J the Attorney-General may make regulations in respect of all or any of the
guidennes		
guidennes	20	Attorney-General may make regulations in respect of all or any of the
guidennes	20 21	Attorney-General may make regulations in respect of all or any of the following matters:
guidennes	20 21 22	Attorney-General may make regulations in respect of all or any of the following matters: (a) prescribing the procedure to be followed in dealing with requests
guidennes	20 21 22 23	Attorney-General may make regulations in respect of all or any of the following matters: (a) prescribing the procedure to be followed in dealing with requests made by the Criminal Court, and providing for notification of the outcome of
guidennes	20 21 22 23 24	Attorney-General may make regulations in respect of all or any of the following matters: (a) prescribing the procedure to be followed in dealing with requests made by the Criminal Court, and providing for notification of the outcome of action taken to give effect to those requests;
guidennes	<ol> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> </ol>	Attorney-General may make regulations in respect of all or any of the following matters: (a) prescribing the procedure to be followed in dealing with requests made by the Criminal Court, and providing for notification of the outcome of action taken to give effect to those requests; (b) providing for temporary surrender of persons;
guidennes	<ol> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> </ol>	Attorney-General may make regulations in respect of all or any of the following matters: (a) prescribing the procedure to be followed in dealing with requests made by the Criminal Court, and providing for notification of the outcome of action taken to give effect to those requests; (b) providing for temporary surrender of persons; (c) prescribing the procedures for obtaining evidence or producing
guidennes	<ol> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	Attorney-General may make regulations in respect of all or any of the following matters: (a) prescribing the procedure to be followed in dealing with requests made by the Criminal Court, and providing for notification of the outcome of action taken to give effect to those requests; (b) providing for temporary surrender of persons; (c) prescribing the procedures for obtaining evidence or producing documents or other articles in accordance with a request made by the Criminal
guidennes	<ol> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	Attorney-General may make regulations in respect of all or any of the following matters: <ul> <li>(a) prescribing the procedure to be followed in dealing with requests made by the Criminal Court, and providing for notification of the outcome of action taken to give effect to those requests;</li> <li>(b) providing for temporary surrender of persons;</li> <li>(c) prescribing the procedures for obtaining evidence or producing documents or other articles in accordance with a request made by the Criminal Court;</li> </ul>

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 202	20 C 2631
1	pursuant to a request made by the Criminal Court;	
2	(e) prescribing conditions for the protection of any property sent to	
3	the Criminal Court pursuant to a request made under this Act, and making	
4	provision for the return of property to Nigeria;	
5	(f) providing for the enforcement of any Criminal Court sentence	
6	of imprisonment;	
7	(g) providing for management and disposal of property under a	
8	restraining, seizing or forfeiture order;	
9	(h) prescribing the forms of applications, notices, certificates,	
10	warrants and other documents for the purpose of this Act, and requiring the	
11	use of those forms; and	
12	(i) implementation of any obligation that is placed on States Parties	
13	by the Rules in so far as the obligation is not inconsistent with the provisions	
14	of this Act.	
15	(3) The Attorney-General may, from time to time, give general	
16	policy and implementation guidelines:	
17	(a) for the strengthening of co-operation between the office of the	
18	Attorney-General, Ministry of Foreign Affairs, the Nigeria Police Force, the	
19	Nigeria Immigration Service, the Nigeria Customs Service, the Nigeria	
20	Prisons Service, welfare officials and other law enforcement agencies for	
21	the purpose of the implementations of the provisions of this Act; and:	
22	(b) taking charge of, supervising, controlling and co-ordinating all	
23	the responsibilities, functions and activities relating to current investigation	
24	and prosecution of offences under this Act.	
25	(4) Regulations, policy or implementation guidelines made by the	
26	Attorney-General under this section shall be published in the Federal	
27	Gazette and shall come into force on the date specified in them.	
28	<b>99.</b> -(1) In this Act, unless the context otherwise requires:	Interpretation
29	"admissibility decision" means the preliminary decisions made by the	
30	Criminal Court to determine whether or not it has jurisdiction over a case or	

- 1 whether a case is admissible or not;
- 2 "Appeals Chamber" means the Appeals Chamber of the Criminal Court;
- 3 "Agreement on the Privileges and Immunities of the Criminal Court" means
- 4 the agreement set out in Schedule 3 to this Act;
- 5 "appropriate authority" means the body that is lawfully responsible or
- 6 empowered by law for the performance of the relevant functions;
- 7 "Attorney General" means the Attorney General of the Federation and
- 8 Minister of Justice;
- 9 "Constitution" means the Constitution of the Federal Republic of Nigeria,
- 10 1999 as altered;
- 11 "Criminal Court" means the International Criminal Court established under the
- 12 Rome Statute; and includes any of the organs of the International Criminal
- 13 Court referred to in the Rome Statute;
- 14 "Criminal Court Crime" means a crime other than a crime of aggression over
- which the Criminal Court has jurisdiction in accordance with the RomeStatute;
- 17 "Criminal Court prisoner" means a person on whom a sentence of
- 18 imprisonment has been imposed by the Criminal Court and includes a person
- 19 who is held in custody at the request of the Criminal Court during a sitting of
- 20 the Criminal Court in Nigeria;
- 21 "Crime within the jurisdiction of the Criminal Court" means:
- 22 (a) a crime over which the Criminal Court has jurisdiction under23 Article 5 of the Rome Statute; or
- 24 (b) an offence against the administration of justice over which the
- 25 Criminal Court has jurisdiction under Article 70 of the Rome Statute;
- 26 "Deputy Prosecutor" means a Deputy Prosecutor of the Criminal Court.
- 27 "Deputy Registrar" means a Deputy Registrar of the Criminal Court;
- 28 "extradition" means the delivering up of a person by one State to another as
- 29 provided by treaty, convention or national legislation;
- 30 "forfeiture order" means an order made by the Criminal Court under Article

1	77(2)(b) of the Rome Statute or under the Rules for the forfeiture of tainted
2	property and includes a forfeiture order that is treated for the purposes of
3	enforcement as a pecuniary penalty order;
4	"foreign entity", means a foreign State, a province, State or other political
5	subdivision of a foreign State, a colony, dependency, possession,
6	protectorate, condominium, trust territory or any territory falling under the
7	jurisdiction of a foreign state or a territory or other entity, including an
8	international criminal tribunal with which Nigeria has entered into a treaty
9	on the prevention and prosecution of certain international crimes;
10	"foreign offender" means a citizen or national of a foreign entity who has
11	been found guilty of an offence under the provisions of this Act and whose
12	verdict and sentence may no longer be appealed;
13	"fundamental rules of international law" means a convention, treaty or other
14	international agreement to which the Government of the Federal Republic
15	of Nigeria is a party and for the time being in force; and the provisions of
16	which Nigeria has agreed to accept as binding;
17	"He" includes "she'"
18	"High Court" means the Federal High Court, the High Court of the Federal
19	Capital Territory and the High Court of any State in Nigeria; "Judge" means
20	a Judge of the High Court;
21	"Information" means indictment, formal criminal charge or formal written
22	accusation of a crime made by a competent prosecutor and presented to a
23	court for prosecution against a criminal defendant pursuant to relevant
24	provisions of this Act;
25	"international crime" means, in relation to the Criminal Court, a crime in
26	respect of which the Criminal Court has jurisdiction under Article 5 of the
27	Rome Statute;
28	"Nigerian prisoner" or "prisoner" means a person who is for the time being
29	in the legal custody of the officer in charge of any Nigerian Prison Service or

- 1 any of its formations, whether or not that person has been convicted of an
- 2 offence;
- 3 "Official", in relation to the International Criminal Court, means the
- 4 Prosecutor, Registrar, Deputy Prosecutor, Deputy Registrar or other staff of the
- 5 organs of the Court;
- 6 "person" means a natural person, a company or association or body of persons,
- 7 corporate or unincorporated;
- 8 "Prescribed" means prescribed by regulations made under this Act; "Pre-Trial
- 9 Chamber" means the Pre-Trial Chamber of the Criminal Court; "prison" means
- 10 a place of confinement other than a penitentiary;
- 11 "prison officer" means a person who is an officer as defined under the Prisons
- 12 Act; (Cap P29 LFN, 2004);
- 13 "proceeds" means any property derived or obtained, directly or indirectly,
- 14 through the commission of an offence under this Act;
- 15 "property" means movable or immovable property of every description, real or
- 16 personal, whether situated in the Federal Republic of Nigeria or elsewhere and
- 17 whether tangible or intangible; and includes interest in any such movable or
- 18 immovable property;
- 19 "Prosecutor" means the Director of Public Prosecutions under the Office of the
- 20 Attorney General;
- 21 "Registrar" means the Registrar of a High Court;
- 22 "restraining order" means an order prohibiting any person from dealing in the
- 23 property specified in the order other than in accordance with the conditions and
- 24 exceptions specified in the order;
- 25 "Rome Statute" means the Rome Statute of the International Criminal Court,
- 26 adopted by the United Nations Diplomatic Conference of Plenipotentiaries on
- 27 17th July, 1998, as corrected by the proces-verbaux of 10th November, 1998,
- 28 12th July, 1999, 30th November, 1999 and 8th May, 2000;
- 29 "Rules" means the Rules of Procedure and Evidence adopted or made under
- 30 Article 51 of the Rome Statute;

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 2020	C 2635
1	"seizing order" means an order authorizing a police officer to search for any	
2	property and to seize the property if found or any other property that the	
3	police officer believes on reasonable grounds may relate to the request from	
4	the Criminal Court;	
5	"Special Victims Fund" means the fund established under section 93 of this	
6	Act for the benefit of victims of crimes and the families of such victims.	
7	"Statute" means the Rome Statute of the Criminal Court, made in Rome on	
8	July 17, 1998, a copy of the English Text is set out in Schedule 1 to this Act;	
9	"surrender" means the delivering up of a person by a State to the Court,	
10	pursuant to this Statute;	
11	"Trial Chamber" means the Trial Chamber of the Criminal Court;	
12	(2) Reference in this Act to:	
13	(a) a request by the Criminal Court for assistance:	
14	(i) includes a reference to a request by the Criminal Court for co-	
15	operation;	
16	(ii) under a specified provision or in relation to a particular matter	
17	includes a reference to a request by the Criminal Court for co-operation	
18	under that provision or in relation to that matter;	
19	(b) a figure in brackets immediately following the number of an	
20	Article of the Statute is a reference to the paragraph of that Article with the	
21	number corresponding to the figure in brackets;	
22	(c) a sentence of imprisonment imposed by the Criminal Court	
23	includes a reference to a sentence of imprisonment extended by the Criminal	
24	Court (whether for the non-payment of a fine or otherwise); and	
25	(d) Articles are unless otherwise indicated, reference to the Articles	
26	of the Criminal Court Statute.	
27	(3) Unless otherwise provided, words and expressions used in this	
28	Act have the same meaning as in the Penal Code or Criminal Code. (Cap. P 3	
29	and Cap. C38 LFN, 2004).	

Short Title	1	100. This Bill may be cited as the Crimes Against Humanity, War
	2	Crimes, Genocide and Related Offences Bill, 2020.
	3	INTERNATIONAL CRIMES AGAINST HUMANITY (PUNISHMENT AND
	4	ENFORCEMENT) AND RELATED OFFENCES ACT, 2016
	5	SCHEDULE
	6	(Sections 93 and 95)
	7	DECLARATION OF ASSETS FORM
	8	To be completed in TRIPLICATE and in BLOCK LETTERS or typed. All
	9	available information should be included.
	10	Important: It is an offence punishable by up to a maximum of 10 years
	11	imprisonment under the Act to:
	12	(i) knowingly fail to make full disclosure of your assets and liabilities
	13	(ii) knowingly make a declaration that is false
	14	(iii) fail, neglect or refuse to make a declaration or furnish any
	15	information required.
	16	Each item is to be completed. If it does not apply, the person affected must write
	17	'nil' or 'none' in the space. Where necessary, an extra sheet or sheets may be
	18	used and attached to this form by the person affected.
	19	Ibeing accused of an offenceunder the
	20	International Crimes Against Humanity (Punishment and Enforcement) and
	21	Related Offences Act, 2016 declare my assets as follows:
	22	12. Amount held in own account NK
	23	(i) Cash in hand
	24	(ii Cash at bank
	25	(iii) Outside Nigeria (Countries/Banks to be named)
	26	13. Amount held on behalf of or as trustee for any person other than
	27	your wife/husband*
	28	(i) Cash in hand
	29	(ii) Cash in bank
	30	(iii) Outside Nigeria (Countries/Banks to be named)

C 2636 Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 2020 2020

2020	Crimes Against Humanity, War Crimes, Genocide and Related Offences Bill, 2020 C	2637
1	14. Loans or advances made	
2	15. Loans or advances received.	
3	16. Amount held on behalf of or as trustee of wife/husband	
4	(2) Cash in hand:	
5	(ii) Cash at bank	
6	(iii) Outside Nigeria (Countries/Banks to be named)	
7	17. Wife's/husband's/children's account held (beneficial or	
8	otherwise):	
9	(i) Cash in hand	
10	(ii) Cash at bank	
11	(iii) Outside Nigeria (Countries/Banks to be named).	
12	18. Government securities, including premium bonds and other	
13	interests held in companies, firms or partnerships (giving names of	
14	companies firms and partnerships):	
15	(a) by you (here state the bonds, etc.)	
16	(b) by wife (wives)/husband* (here state the bonds, etc.)	
17	(c) by children (here state the bonds, etc.)	
18	19. Property in Nigeria in which you are interested in giving date	
19	when acquired:	
20	(i) Land;	
21	(ii) Buildings;	
22	(iii) Other property, (if any).	
23	20. Property outside Nigeria in which you are interested in when	
24	acquired:	
25	(i) Land;	
26	(ii) Buildings;	
27	(iii) Other property, (if any).	
28	21. Property outside Nigeria in which any wife/husband* is	
29	interested in giving date when acquired:	
30	(i) Land;	

1	(ii) Buildings;
2	(iii) Other property, (if any).
3	22. Property outside Nigeria in which any wife/husband* is interested
4	in giving date when acquired:
5	(i) Land;
6	(ii) Buildings;
7	(iii) Other property, (if any).
8	23. Property in Nigeria in which any child of yours is interested in,
9	giving date when acquired:
10	(i) Land;
11	(ii) Buildings;
12	(iii) Other property, (if any).
13	24. Property outside Nigeria in which any child of yours is interested
14	in giving date when acquired:
15	(i) Land;
16	(ii) Buildings;
17	(iii) Other property, (if any).
18	25. Names of other dependant relatives;
19	26. Estate in which you are interested as trustee or beneficially
20	interested. (Name of deceased or trustee).
21	27. Property held by any person on your behalf-(in or outside
22	Nigeria):
23	(i) Cash in hand;
24	(ii) Cash at bank;
25	(iii)ALand;
26	(iv) Building;
27	(v) Other properties (if any).

## EXPLANATORY MEMORANDUM

(This note does not form part of this Act but is intended to explain its purport)

This Act provides for measures under Nigerian Law for the enforcement and punishment of Crimes against humanity, war crimes, genocide and related offences; give effect to the Rome Statute of the International Criminal Court and to enable Nigeria to cooperate with the International Criminal Court in the performance of its functions.