Extraordinary



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] Commencement

A BILL

FOR

AN ACT TO AMEND THE EXTRADITION ACT CAP E25, LAWS OF THE FEDERATION OF NIGERIA, 2004 AND FOR RELATED MATTERS

Sponsored by Hon. Solomon Ahwinahwi

BE IT ENACTED by the National Assembly of the Federal

	Republic of Nigeria As Follows:		
1	1. The Extradition Act, Cap. E25, Laws of the Federation of Amendment		
2	Nigeria, 2004 (hereinafter referred to as "the Principal Act") is amended as	the Principal Ac	
3	set out in this Bill,		
4	2(a) in subsection (2) by respectively substituting for the words "a	Amendment of	
5	magistrate", and the "the magistrate" in line 2, the words "a judge of the	Section 6	
6	Federal High Court", and "the judge of the Federal High Court".		
7	3(a) in the sectional notes by substituting for the word,	Amendment of Section 7	
8	"magistrate", the words, "the Federal High Court";	Section /	
9	(b) in subsection (3) by substituting for the word, "magistrate" in		
10	line 2, the words "a judge of the Federal High Court".		
11	4(a) in subsection (1) by respectively substituting for the word	Amendment of	
12	"the magistrate in lines 2 and 4, the words "the judge of the Federal High	Section 8	
13	Court";		
14	(b) in subsection (3) by substituting for the words "A magistrate" in		
15	line 1, the words "a judge of the Federal High Court";		
16	(c) in subsection (5) by respectively substituting for the words "a		
17	magistrate" and "the magistrate", the words" a judge of the Federal High		
18	Court", and" the judge of the Federal High Court"		
19	(d) in paragraph (b) of subsection (5) the words "the magistrate" in		
20	line 3, the words "the judge of the Federal High Court"		

C 3508		Extradition Act (Amendment) Bill, 2017 2017
Amendment of	1	5(a) in the sectional note by substituting for the word "magistrate",
Section 9	2	the words" a judge of the Federal High Court"
	3	(b) in subsection (1) by respectively substituting for the words
	4	"magistrate", in lines 1, 2 and" the magistrate in lines 4 and 5, the words, "a
	5	judge of the Federal High Court", and" the judge of the Federal High Court".
	6	(c) in subsection (2) by respectively substituting for the words "the
	7	magistrate" in line 1, the words "the judge of the Federal High Court"
	8	(d) in subsection (3) by respectively substituting for the words "tl
	9	magistrate" in line 2 and 3, the words "the judge of the Federal High Court"
	10	(e) in paragraph (d) of subsection (3), substituting for the words "the
	11	magistrate" in line 6, the words "the judge of the Federal High Court".
	12	(f) in subsection (4) by substituting for the words "the magistrate" i
	13.	line 2, the words "the judge of the Federal High Court'.
	14	(g) in paragraph (c) subsection (4) by substituting for the words "the
	15	magistrate" in line 6, the words" the judge of the Federal High Court"
	16	(h) in subsection (5) by substituting for the words "the magistrate" in
	17	line 2, the words "the judge of the Federal High Court".
	18	(i) in paragraph (b) subsection (5) by substituting for the words "the
	19	magistrate" in line 2, the words "the judge of the Federal High Court".
	20	(j) in subsection (7) by respectively substituting for the words "the
	21	magistrate" in lines 1 and 2, the words "the judge of the Federal High Court"
	22	(k) by inserting a new subsection (6) and (7) immediately after the
	23	existing subsection (6) and re-numbering accordingly as follows:
	24	(6) where a claim of mistaken identity is raised by a Nigerian citizen
	25	who is the defendant in an extradition case that has been concluded in any of
E. C. Indian	26	these countries including Nigeria, hearing held in accordance with the

provisions of this Act, the court shall dismiss the application for extradition 27 order and accordingly order the defendant discharged 28

29 (7) where no evidence is led by the plaintiff or the requesting country to satisfactorily rebut the claim of mistaken identity as raised by the defendant 30

or where judgement has not been appealed or set aside within 2 years, or a	
case that has been concluded by way of judgement in any country that shales	
extradition treaty or similar extradition laws with Nigeria. The defendant	
the light has been sent to a great interrogation, detention, charge or conviction.	
6. Section 15 of the Principal Act is amended by inserting and	Amendment of Section 15
following new paragraph "(c)" after the existing paragraph "(b)", that is.	
(c) No Nigerian citizen surrendered to Nigeria in accordance with	
the provisions of this section shall be arrested, detained, extradited,	
proceeded against or otherwise dealt with in Nigeria or any other country	
within the Commonwealth or country that have same Extradition	
(i) an offence for which he has been previously convicted or	
acquitted in the requested country for which extradition is sought by the	
Nigerian authorities;	
(ii) no appeal is pending or has been initiated against the acquittal	
years of his conviction or acquittal; or	
(iii) any person that has been exonerated as fugitive cannot be	
extradited.	
7. This Bill may be cited Extradition Act (Amendment) Bill, 2017.	Citation
EXPLANATORY MEMORANDUM	
This Bill seeks to amend the extant extradition Act to give effect to the rule	
	Nigerian authorities; (ii) no appeal is pending or has been initiated against the acquittal or conviction of the Nigerian fugitive by the requesting country within 2 years of his conviction or acquittal; or (iii) any person that has been exonerated as fugitive cannot be extradited. 7. This Bill may be cited Extradition Act (Amendment) Bill, 2017. EXPLANATORY MEMORANDUM

This Bill seeks to amend the extant extradition Act to give effect to the rule against double jeopardy as recognized under the Constitution, provide procedural safeguards to avoid extradition of Nigerian citizens with irrefutable and uninvestigated cases of mistaken identity and to effect appropriate modifications on the Act to conform with the provisions of the 1999 Constitution of the Federal Republic of Nigeria, as amended.