



NIGERIA GOVERNORS' FORUM
LIBRARY

THE PRESIDENCY
INTERIM REPORT OF THE PRESIDENTIAL
IMPLEMENTATION COMMITTEE ON AUTONOMY OF STATE
LEGISLATURE AND STATE JUDICIARY

ON

STRATEGIES AND MODALITIES FOR THE IMPLEMENTATION OF
FINANCIAL AUTONOMY OF THE STATE LEGISLATURE AND STATE
JUDICIARY IN ACCORDANCE WITH SECTION 121(3) OF THE
CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA 1999, AS
AMENDED

PRESENTED TO:

HIS EXCELLENCY, PRESIDENT MUHAMMADU BUHARI, GCFR,
PRESIDENT, FEDERAL REPUBLIC OF NIGERIA

VOLUME 2

MAY 2019



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY IN
ACCORDANCE WITH THE 4TH ALTERATION TO THE 1999
CONSTITUTION**

WORK PLAN

1. The Committee was inaugurated on Friday the 22nd of March 2019, to report back within three months from the date of inauguration.
2. This work plan is necessary for the Committee to be able to manage the workflow and track various components of datelines, set by the Committee to carry out the assignment.
3. The schedule of activities in the Work Plan contains timelines for action, subject to adjustment, as exigencies may permit.
4. The Committee will hold its regular meetings once in a week from the date of inauguration.
5. The Chairman shall, in consultations with Members of the Committee, convene an emergency meeting of the Committee on any other day.
6. The Schedule of Activities is attached.

Schedule of Activities

Schedule Dates(s)	Activities	Justifications	Remarks	Action
Thursday 21st March, 2019	Pre-inauguration Meeting	Members to familiarise before the formal inauguration of the Committee by Mr President.	Members to converge at the National Judicial Council (NJC), Supreme Court Complex,	State House Chamber, Presidential Villa, Abuja.
Tuesday 26th March, 2019	Inaugural Meeting	To deliberate on how to carry out the assignment, in line with the <i>Terms of Reference</i> and the timelines for action.	The Committee Sitting	Conference Hall, NJC, Supreme Court Complex.
Thursday 25th April, 2019	Adoption of a Work Plan	To be able to manage the workflow and track various components of datelines	The Committee Sitting	Secretariat/Committee Decision
Thursday 4th April, 2019 to Friday 16th April, 2019	<p>1. Strategic Consultations.</p> <p>2. Constitution of Sub-Committees on Legislature and Sub-Committee on Judiciary</p>	<p>To deepen high-level consultations with state Governors, State Chief Justices, Labour etc toward seamless implementation and sustainability of the provision of the Constitution.</p> <p>1. To produce draft Budget Template and modalities for budget preparations at the State level.</p> <p>2. To advise on measures that will facilitate compliance with section 121(3) of the Constitution.</p>	The Committee Sitting	Conference Hall, NJC, Supreme Court Complex.
Thursday 4th April, 2019 to Friday 16th April, 2019	Sub-Committee work	To propose Templates/ Models for the State Legislature and Judiciary.	The Sub-Committees' Sitting	Conference Hall, NJC and the Secretariat, Conference of Speakers
Tuesday 16th April, 2019	Presentation of the Sub-Committee's Report	To review and adopt recommendations of Subcommittees.	The Committee Sitting	Conference Hall, NJC
Tuesday 30th April, 2019.	Meeting of the Retreat planning Committee	Deliberate on the planning and execution of Retreat modalities	Members of the Committee Sitting as Retreat Planning Committee.	Conference Hall, NJC
Thursday 16th & Friday 17th May, 2019.	<p>RETREAT</p> <p>Theme: Strategies and Modalities for the Implementation of Financial Autonomy of State Legislature and State Judiciary.</p>	1. To provide platform for all stakeholders to deliberate and articulate an effective national implementation strategy for financial autonomy of State Legislature and Judiciary.	To hold in Abuja	Congress Hall, Transcorp Hilton

		2. Stakeholders to make input on compliance with Section 121(3) of the Constitution and implementation strategy.		
Saturday 18th May, to Wednesday 22nd May, 2019.	Technical Session: Review actions of the Committee before and after the Retreat.	1. Collate and aggregate information gathered at the Retreat from paper presentations. 2. Prepare a comprehensive Draft Interim Report.	Perusal of Draft Interim Report/ validation and submission.	Technical Committee
Thursday 23rd May, 2019.	Presentation, Consideration and Adoption of Draft Interim Report	Review, comments, inputs, suggestions/ validation of Report	Members of the Committee	Conference Hall, NJC
Any Suitable date before 29th May, 2019	Presentation of the Committee's Interim Report to Mr President	Set the tone for the monitoring, evaluation and implementation of the Committee's Recommendations in compliance with Section 121(3) of the Constitution.	Formal presentation of Interim Report to Mr President	Members of the Committee.
Monday 3rd June to Monday 24th June, 2019	Monitoring, evaluation and implementation of financial autonomy of the State Legislature and State Judiciary across the 36 States of the Federation.	To ensure full compliance with the provision of section 121(3) of the Constitution of the Federal Republic of Nigeria 1999, as amended.	Monitor compliance across the 36 States of the Federation.	Members of the Committee.
Thursday 27th June, 2019	Presentation of the Final Report	To seek approval of Mr President to cause implementation of Financial Autonomy of State Legislature and State Judiciary in line with the Committee's <i>Terms of Reference</i> .	Report on the level of compliance with Section 121(3) of the Constitution by the 36 States of the Federation.	Members of the Committee.
Any suitable date after presentation of final Report	Debrief	Upon completion of exercise on challenges, constraints, successes recorded in ensuring compliance with Section 121(3) of the Constitution.	Members of the Committee.	Stakeholders and Members of the public.



ANUNTESUBI (1)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Okezie Ikpeazu
Governor of Abia State
Government House, Umuahia
Abia State.



Yours faithfully,
Okezie Ikpeazu

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

His Excellency
Governor Jibrilla Bindow
Governor of Adamawa State
Government House, Yola
Adamawa State.



Your Excellency,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Ehang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Emmanuel Udom

Governor of Akwa-Ibom State

Government House, Uyo

Akwa-Ibom State.



Your Excellency,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely

Senator (Dr.) Ita Enang
Secretary



Ann (11)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Willie Obiano
Governor of Anambra State
Government House, Awka
Anambra State.



Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANN (11)

THE PRESIDENCY

**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY**

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Mohammed Abubakar

Governor of Bauchi State
Government House, Bauchi
Bauchi State.

BAUCHI STATE LIAISON OFFICE

ABUJA

RECEIVED

SIGN

DATE

12/4/19

[Handwritten signature]

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President ***Muhammadu Buhari, GCFR*** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following ***Terms of Reference:***

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and

5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

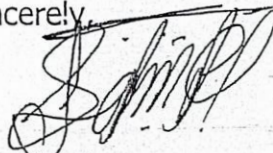
The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,



Senator (Dr.) Ita Enang
Secretary



Ann (11)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019



His Excellency

Governor Seriake Henry Dickson

Governor of Bayelsa State

Government House, Yenagoa

Bayelsa State.

Yours Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



AUNCI

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Samuel Ortom

Governor of Benue State
Government House, Makurdi
Benue State.



His Excellency

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



Am-Com

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Kashim Shettima

Governor of Borno State
Government House, Maiduguri
Borno State.

11/04/2019
[Signature]

Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANNEX

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor (Prof.) Ben Ayade
Governor of Cross River State
Government House, Calabar
Cross River State.



Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANN (11)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

His Excellency
Governor Ifeanyi Okowa
Governor of Delta State
Government House, Asaba
Delta State.



Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor David Umahi

Governor of Ebonyi State
Government House, Abakaliki
Ebonyi State.

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



Anwfi

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Godwin Obaseki

Governor of Edo State

Government House, Benin City

Edo State.



Your Excellency

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Engang
Secretary



ANN(11)

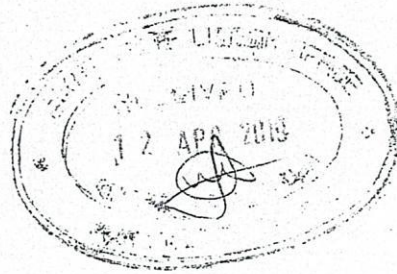
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Kayode Fayemi
Governor of Ekiti State
Government House, Ado-Ekiti
Ekiti State.



Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang

-Secretary



ANN (11)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Ifeanyi Ugwuanyi
Governor of Enugu State
Government House, Enugu
Enugu State.



Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANN(01)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Ibrahim Hassan Dankwambo

Governor of Gombe State
Government House, Gombe
Gombe State.

3:113 am
[Signature]

Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANN(11)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Owelle Rochas Okorocha
Governor of Imo State
Government House, Owerri
Imo State.

11 April 2019

For Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANN (11)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Badaru Abubakar
Governor of Jigawa State
Government House, Dutse
Jigawa State.

Received by J.M. Jazuli
dated 11/4/2019

Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANW (11)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Nasir Ahmad El-Rufai
Governor of Kaduna State
Government House, Kaduna
Kaduna State.



**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANN (11)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

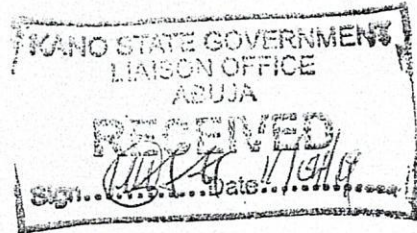
PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Abdullahi Umar Ganduje

Governor of Kano State
Government House, Kano
Kano State.



Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration, and esteem.

Yours Sincerely

Senator (Dr.) Ita Enang
Secretary



AMEND

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

Original copy collection

PRESKOM./SL&SJ/2019/01

8th April, 2019

Joy me

11/4/2019

His Excellency

Governor Aminu Bello Masari

Governor of Katsina State
Government House, Katsina
Katsina State.

Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



Amma

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Abubakar Atiku Bagudu

Governor of Kebbi State

Government House, Birnin-Kebbi

Kebbi State.



Your Excellency,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANNON

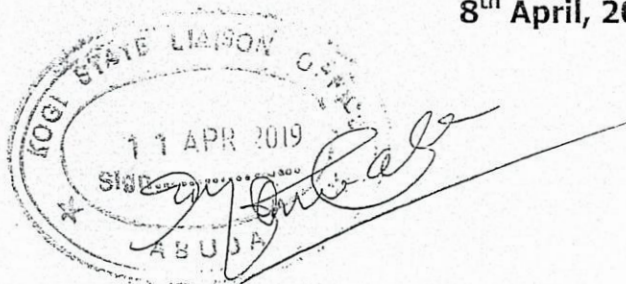
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Yahaya Bello
Governor of Kogi State
Government House, Lokoja
Kogi State.



Your Excellency

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANNON

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Abdulfatah Ahmed

Governor of Kwara State
Government House, Ilorin
Kwara State.

Your Excellency,



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Engang
Secretary



Ann (1)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Akinwumi Ambode
Governor of Lagos State
Government House, Ikeja
Lagos State.



Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (As amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANNEX II

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

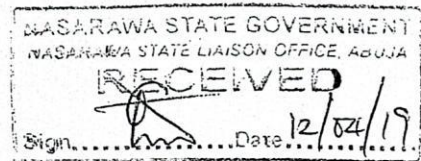
PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Umaru Tanko Al-Makura

Governor of Nasarawa State
Government House, Lafia
Nasarawa State.



Your Excellency,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and

5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

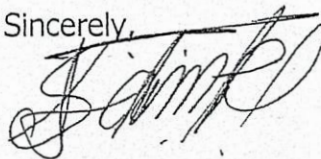
The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,



Senator (Dr.) Ita Enang
Secretary



ANN(11)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Abubakar Sani Bello

Governor of Niger State
Government House, Minna
Niger State.

*President Bello
APR 12/4/19*

to His Excellency,

12/4/19

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



Annex (1)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Ibikunle Amosun
Governor of Ogun State
Government House, Abeokuta
Ogun State.


OGUN STATE LIAISON OFFICE
RECEIVED 11/04/2019
ABUJA

Your Excellency,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANNEX

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01



8th April, 2019

His Excellency
Governor Oluwarotimi Akeredolu
Governor of Ondo State
Government House, Akure
Ondo State.

Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely

Senator (Dr.) Ita Enang
Secretary



AmuGin

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Adegboyega Oyetola

Governor of Osun State

Government House, Osogbo

Osun State.

STATE OF OSUN LIAISON OFFICE
ABUJA

RECEIVED

12-04-2019

Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



Ann (11)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Abiola Ajimobi
Governor of Oyo State
Government House, Ibadan
Oyo State.



Your Excellency,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



Ann (11)

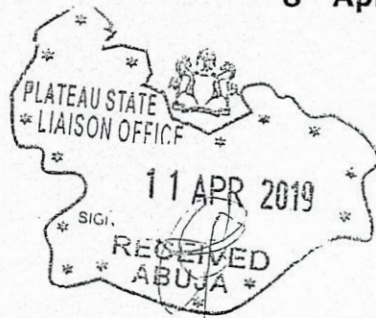
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Simon Lalong
Governor of Plateau State
Government House, Jos
Plateau State.



Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANNI(1)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

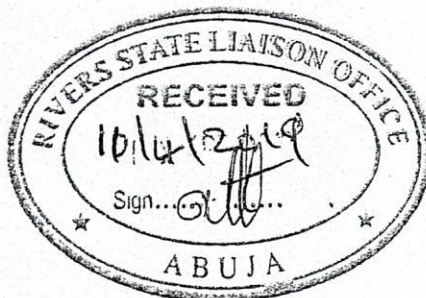
His Excellency

Governor Nyesom Wike

Governor of Rivers State

Government House, Port-Harcourt

Rivers State.



Your Excellency,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



Annu (11)

THE PRESIDENCY

**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY**

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Aminu Waziri Tambuwal

Governor of Sokoto State
Government House, Sokoto
Sokoto State.

Original copy collected
by me, Ibrahim Musa
12/04/2019

Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

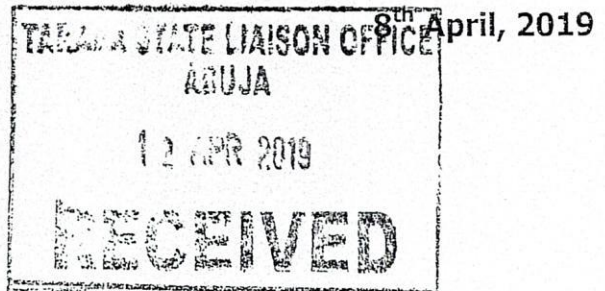


Annex 10

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01



His Excellency
Governor Darius Ishaku
Governor of Taraba State
Government House, Jalingo
Taraba State.

Yours Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANN-011

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Excellency
Governor Ibrahim Geidam
Governor of Yobe State
Government House, Damaturu
Yobe State.

Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANN (11)

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

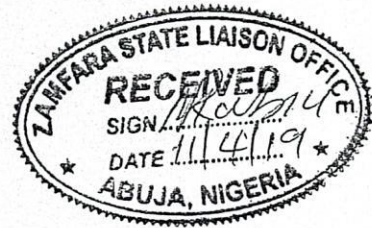
PRESKOM./SL&SJ/2019/01

8th April, 2019

His Excellency

Governor Abdul-Aziz Yari Abubakar

Governor of Zamfara State
Government House, Gusau
Zamfara State.



Your Excellency,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Excellency may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Governors of the 36 States of the Federation and the respective Heads of the State Legislature and Judiciary as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Excellency to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Years;
- (b) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (c) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (d) Your Excellency's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Excellency's kind response to this request within 14 days or so soon thereafter, from the date hereof in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



AUTEXURE

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice O.A.K. Ogwe

Chief Judge

Abia State Judiciary, Umuahia

Abia State.

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Lordship may be aware, His Excellency, President *Muhammadu Buhari, GCFR* on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following *Terms of Reference*:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

Original copy
collected by me;

C.J.
10/4/2019



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Ishaq Usman Bello

Chief Judge

High Court of the Federal Capital Territory

Abuja.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

~~to RCT~~
for CJ - Per H et



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice I.K. Banu

Chief Judge

Adamawa State Judiciary, Yola

Adamawa State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

RECEIVED BY ME:
HON. JUSTICE L. K. BAAM
CHIEF JUDGE,
ADAMAWA STATE.

10/4/2019



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship
Hon. Justice Godwin J. Abraham
Chief Judge
Akwa-Ibom State Judiciary, Uyo
Akwa-Ibom State.

Original
received by
me.
Hon. Justice
Godwin Abraham
10/4/2019

My Lord,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution.(as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Rabi Tallatu Umar

Chief Judge

Bauchi State Judiciary, Bauchi

Bauchi State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



- 5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

Clipped
by me.

collected
for
Abdullahi M. Usman
Kadi
Kwame Adonko



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Kate Abiri, CON

Chief Judge

Bayelsa State Judiciary, Yenagoa

Bayelsa State.

Meg Lord

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Engang
Secretary

Original
me

received by
K. A. A. A. A.
10-04-11



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Aondover Kaka'an

Chief Judge

Benue State Judiciary, Makurdi

Benue State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Kashim Zannah, OFR

Chief Judge

Borno State Judiciary, Maiduguri

Borno State.

*Original
Copies of Zannah
re, Kashim Zannah
10.4.2019*

His Lordship

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship
Hon. Justice Michael Edem
Chief Judge
Cross River State Judiciary, Calabar
Cross River State.

Original returned
by Mr. [Signature]
Hon. Justice Goodwin
Annam
10/4/2019

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Marshal Umukoro

Chief Judge

Delta State Judiciary, Asaba

Delta State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

Received by
me the President of
the Customary Court of Appeal Delta State
on behalf of the Chief Judge
of the State

10th April 2019



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice A.N. Nwankwo, CON

Chief Judge

Ebonyi State Judiciary, Abakaliki

Ebonyi State.

Original copy collected by me
Justice A.N. Nwankwo, CON
10/4/19

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Esohe F. Ikponmwon

Chief Judge

Edo State Judiciary, Benin City

Edo State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

Original received by me

CV Edo State
10/4/19



Original received
by me
~~PMK/2019/01~~
C.S. 10/04

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice A.S. Daramola

Chief Judge

Ekiti State Judiciary, Ado-Ekiti

Ekiti State.

My lord,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Ngozi Priscilla Umehelu

Chief Judge

Enugu State Judiciary, Enugu

Enugu State.

EMEHELU

PRISCILLA

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely

Senator (Dr.) Ita Enang
Secretary

Original collected by me

Hon. Justice Ngozi Priscilla Emehelu
Chief Judge Enugu State.

Enugu State, 11/19.



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice H.Y. Heman, CON

Chief Judge

Gombe State Judiciary, Gombe

Gombe State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

Original
by me.

collected
As informed
Abdullahi M. Usman
House of Reps
Kogi State



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Pascal O. Nnadi

Chief Judge

Imo State Judiciary, Owerri

Imo State.

My Lord,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Aminu Sabo Ringim

Chief Judge

Jigawa State Judiciary, Dutse

Jigawa State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Muhammed Lawal Bello

Chief Judge

Kaduna State Judiciary, Kaduna

Kaduna State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

Mawani
Original collected by me
Hon. Justice M. L. Bello
AS PT LINDA STATE



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Nuraddeen S. Umar (Ag.)

Chief Judge

Kano State Judiciary, Kano

Kano State.

My Lord,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

Received by
Hon. Kadi Tuffare
Lakasei Gwand
Kono State
20
09
19



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice M.D. Abubakar

Chief Judge

Katsina State Judiciary, Katsina

Katsina State.

M.D. Abubakar
10/4/2019

My Lord,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Asabe Karatu (Ag.)

Chief Judge

Kebbi State Judiciary, Birnin-Kebbi

Kebbi State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang

Secretary

Hon. Justice E. A. Karah hereby

I acknowledge the receipt of the original letter today 10/04/2019.

10/04/2019



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Nasiru Ajanah, CON

Chief Judge

Kogi State Judiciary, Lokoja

Kogi State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship
Hon. Justice S.D. Kawu
Chief Judge
Kwara State Judiciary, Ilorin
Kwara State.

Received by me
Maryam Kawu
DOB, NSI
10/4/19

My Lord,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice S.U. Dikko

Chief Judge

Nasarawa State Judiciary, Lafia

Nasarawa State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Ahmed Alhaji Bima (Ag.)

Chief Judge

Niger State Judiciary, Minna

Niger State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Ahmed Alhaji Bima (Ag.)

Chief Judge

Niger State Judiciary, Minna

Niger State.

My lord,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

Received by
Hon. Justice Ahmed
A. Bimo.

10/4/19



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice O. O. Akeredolu

Chief Judge

Ondo State Judiciary, Akure

Ondo State.

My Lord,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

Original received
by
Duffin
10/4/2019



Original released by
me this 10th day of April
2019.
C. P. L. H.
10/4/19

THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Yakubu Dakwak

Chief Judge

Plateau State Judiciary, Jos

Plateau State.

My Lord,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Iye Adama Iyayi-Lamikanra

Chief Judge

Rivers State Judiciary, Port-Harcourt

Rivers State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

Received
A. I. Iyayi-Lamikanza
Chief Judge
07/11/2019



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Muhammed Saidu Sifawa

Chief Judge

Sokoto State Judiciary, Sokoto

Sokoto State.

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary

Received

Hon. Justice M. S. Sifanah
11/10/2019



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Josephine Y. Tukur

Chief Judge

Taraba State Judiciary, Jalingo

Taraba State.

Tukur

J. Tukur

10/4/2019

CT Taraba.

My Lord,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship
Hon. Justice Garba M. Nabaruma
Chief Judge
Yobe State Judiciary, Damaturu
Yobe State.

Received
10.04.2019
CJ

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

His Lordship

Hon. Justice Kulu Aliyu, OFR

Chief Judge

Zamfara State Judiciary, Gusau

Zamfara State.

10/4/2019

My Lord,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Your Lordship may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;
4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and



5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Chief Judges of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Lordship to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically My Lord, we request information as to:

- (a) Amount that was released to the Heads of Courts concerned in the State Judiciary in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2017 and 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) His Lordship's submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Your Lordship's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANNEXURE
(11)

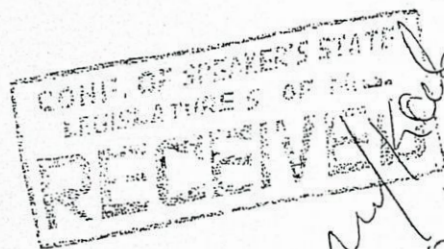
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. (Barr.) Chikwendu Kalu
Speaker
Abia State House of Assembly
Umuahia
Abia State.



Mr. Speaker,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following *Terms of Reference*:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

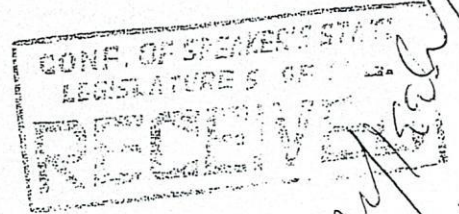
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Kabir Mijinyawa

Speaker
Adamawa State House of Assembly
Yola
Adamawa State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



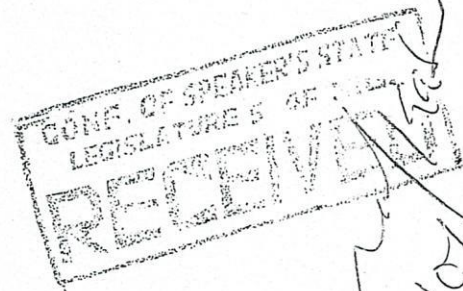
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. (Barr.) Onofiok A. Luke
Speaker
Akwa-Ibom State House of Assembly
Uyo
Akwa-Ibom State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Engang
Secretary



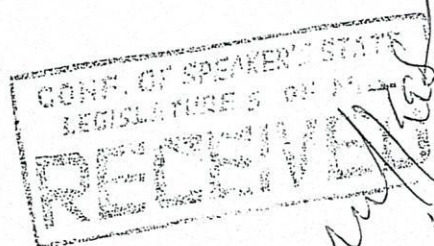
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. (Barr.) Rita Maduagwu
Speaker
Anambra State House of Assembly
Awka
Anambra State.



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Madam Speaker, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Kawuwa Shehu Damina

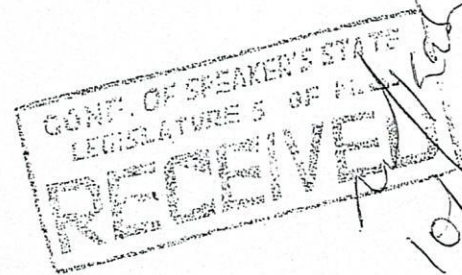
Speaker

Bauchi State House of Assembly

Bauchi

Bauchi State.

Mr. Speaker



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

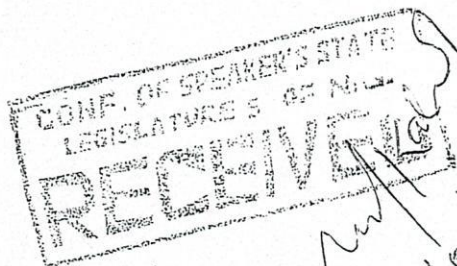
Rt. Hon. Konbwei Friday Benson

Speaker

Bayelsa State House of Assembly

Yenagoa

Bayelsa State.



Muhammadu Buhari

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

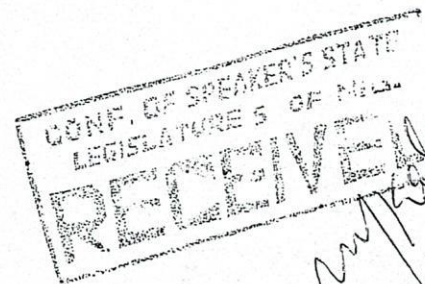
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Uba Titus

Speaker
Benue State House of Assembly
Makurdi
Benue State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



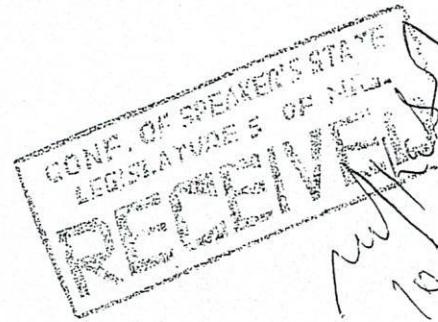
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Abdulkarim Lawan
Speaker
Borno State House of Assembly
Maiduguri
Borno State.



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

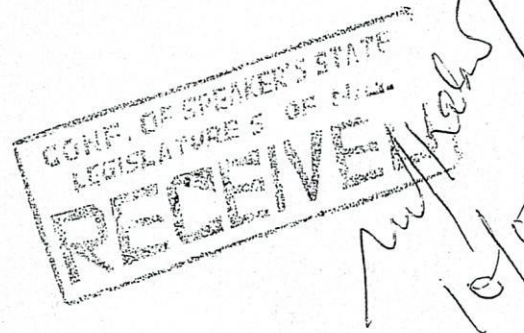
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. (Barr.) John GauI

Speaker
Cross River State House of Assembly
Calabar
Cross River State.



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

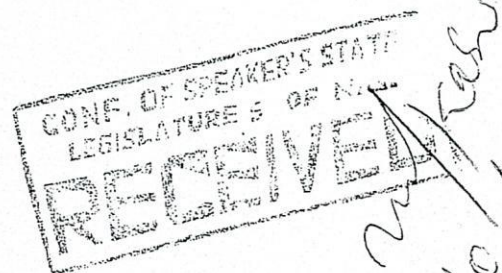
Rt. Hon. (Chief) Sheriff Oborevwori

Speaker

Delta State House of Assembly

Asaba

Delta State.



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



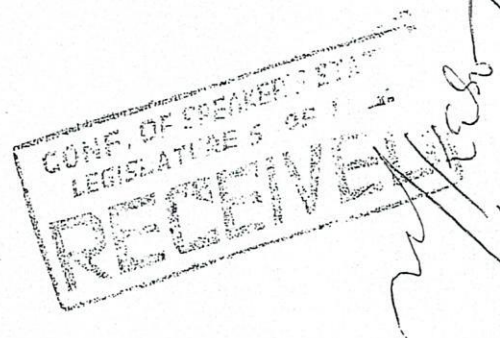
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Francis O. Nwifuru
Speaker
Ebonyi State House of Assembly
Abakaliki
Ebonyi State.



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Kabiru Adjoto

Speaker
Edo State House of Assembly
Benin City
Edo State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (d) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (e) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

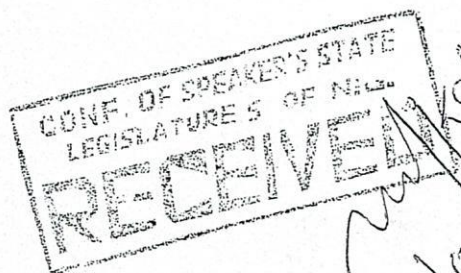
Rt. Hon. Adeniran Alagbada

Speaker

Ekiti State House of Assembly

Ado-Ekiti

Ekiti State.



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

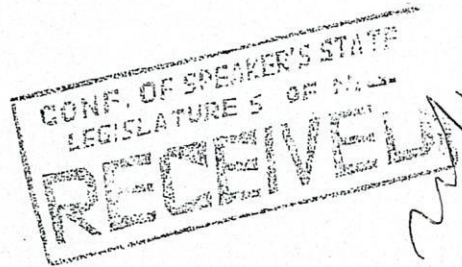
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Edward Ubosi

Speaker
Enugu State House of Assembly
Enugu
Enugu State.



Mr. Speaker,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

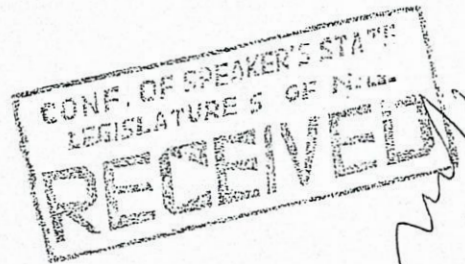
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Nasiru Abubakar

Speaker
Gombe State House of Assembly
Gombe
Gombe State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

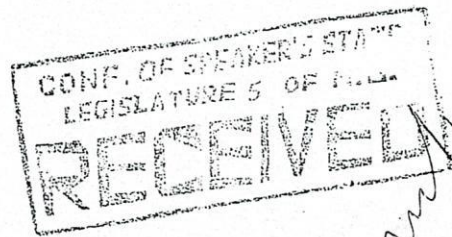
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Acho Ihim

Speaker
Imo State House of Assembly
Owerri
Imo State.



Handwritten signature and date: 10/04/19

Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

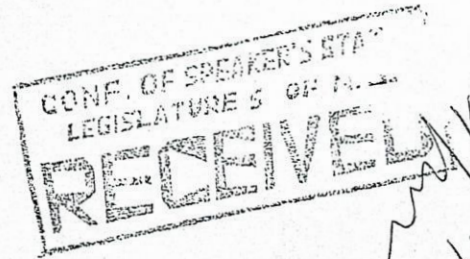
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Isah Idris

Speaker
Jigawa State House of Assembly
Dutse
Jigawa State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

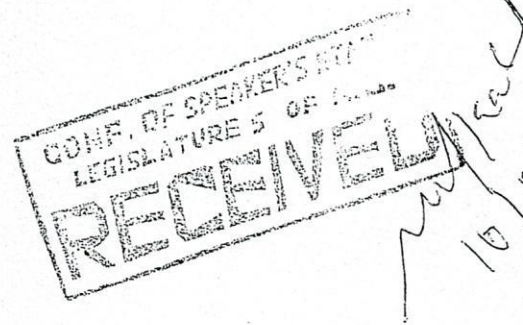
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. (Dr.) Aminu S. Abdullahi

Speaker
Kaduna State House of Assembly
Kaduna
Kaduna State.



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

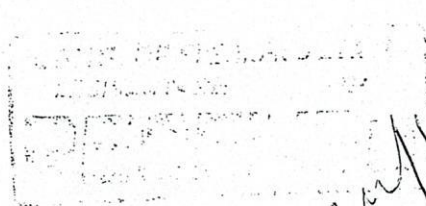
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Kabiru Alhassan Rurun
Speaker
Kano State House of Assembly
Kano
Kano State.

Mr. Speaker,



Muhammadu Buhari
10/04/19

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

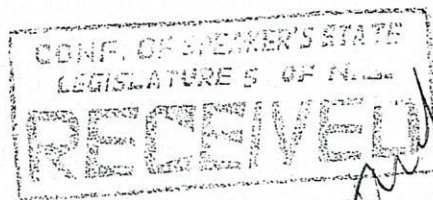
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Tasi'u Zango

Speaker
Katsina State House of Assembly
Katsina
Katsina State.



M. K. ...
10/04/19

Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND JUDICIARY

Received by
Bussan Santho
8/11/2019

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Ismaila A. Kamba

Speaker

Kebbi State House of Assembly

Birnin - Kebbi

Kebbi State.

Mr. Speaker,

**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

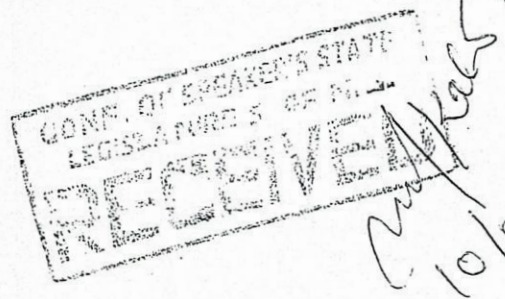
Rt. Hon. (Prince) M. O. Kolawole

Speaker

Kogi State House of Assembly

Lokoja

Kogi State.



Handwritten signature and date: 10/4/19

Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

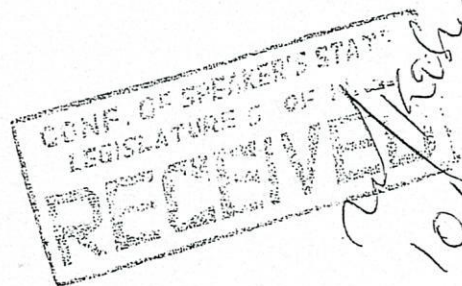
Rt. Hon. (Dr.) Ali Ahmad

Speaker

Kwara State House of Assembly

Ilorin

Kwara State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



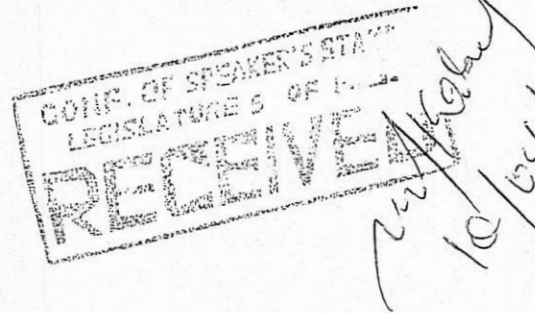
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Mudashiru Obasa
Speaker
Lagos State House of Assembly
Ikeja
Lagos State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



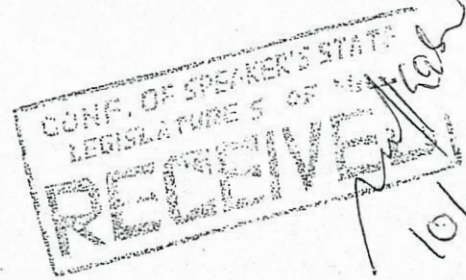
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Balarabe Abdullahi Ibrahim
Speaker
Nasarawa State House of Assembly
Lafia
Nasarawa State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



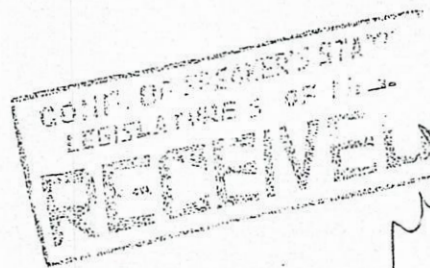
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Marafa Ahmed Guni
Speaker
Niger State House of Assembly
Minna
Niger State.



**REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3)
OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS
AMENDED**

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



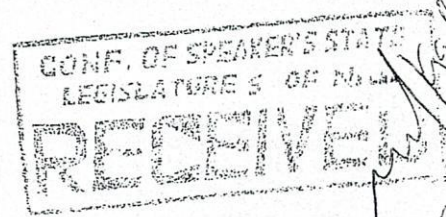
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. (Prince) Adekunbi Suraj Ishola
Speaker
Ogun State House of Assembly
Abeokuta
Ogun State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. (Chief) Oleyelogun Bamidele David

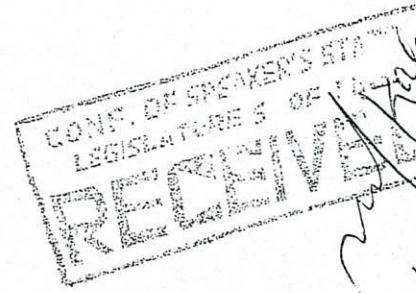
Speaker

Ondo State House of Assembly

Akure

Ondo State.

Mr. Speaker



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

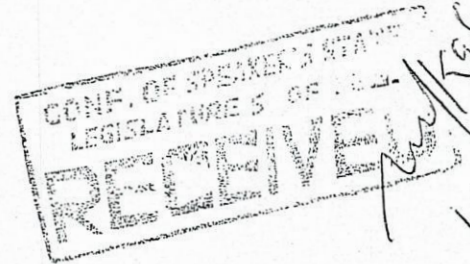
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Najeem Salaam

Speaker
Osun State House of Assembly
Osogbo
Osun State.



Mr. Speaker,

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



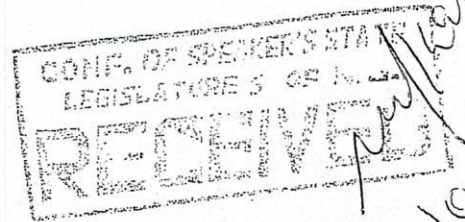
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Joshua Olagunju Ojo, JP
Speaker
Oyo State House of Assembly
Ibadan
Oyo State.



Dr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Joshua Izang Madaki
Speaker
Plateau State House of Assembly
Jos
Plateau State.



Ms. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Ikuinyi-Owaji Iyani
Speaker
Rivers State House of Assembly
Port-Harcourt
Rivers State.

Mr. Speaker



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference**:

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



THE PRESIDENCY

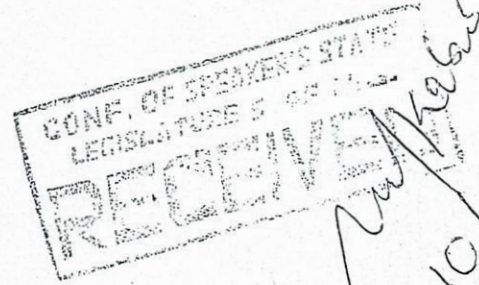
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Salihu Maidaji

Speaker
Sokoto State House of Assembly
Sokoto
Sokoto State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



THE PRESIDENCY

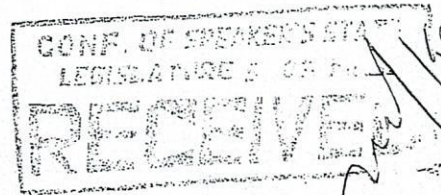
PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Abel Peter Diah

Speaker
Taraba State House of Assembly
Jalingo
Taraba State.



Abel Peter Diah

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



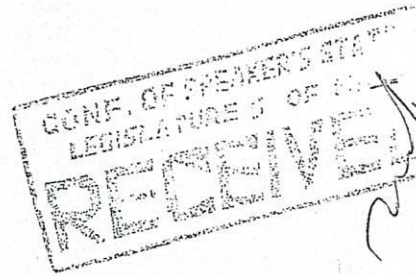
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESCOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Zanna Ali
Speaker
Yobe State House of Assembly
Damaturu
Yobe State.



Mr. Speaker

REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advise on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



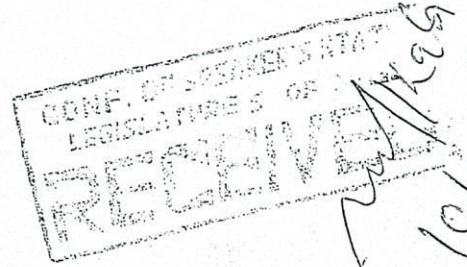
THE PRESIDENCY

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND JUDICIARY

PRESKOM./SL&SJ/2019/01

8th April, 2019

Rt. Hon. Sanusi Garba Rikiji
Speaker
Zamfara State House of Assembly
Gusau
Zamfara State.



REQUEST RE: COMPLIANCE WITH THE PROVISION OF SECTION 121 (3) OF THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999, AS AMENDED

As Mr. Speaker may be aware, His Excellency, President **Muhammadu Buhari, GCFR** on Friday 22nd March, 2019, inaugurated the Presidential Implementation Committee on Autonomy of the State Legislature and State Judiciary in accordance with the 4th Alteration to the 1999 Constitution. The Committee was charged with the following **Terms of Reference:**

1. To assess and review the level of compliance by all the 36 States of the Federation and the FCT with Section 121(3) of the 1999 Constitution (As Amended);
2. To monitor, ensure and cause the implementation of Financial Autonomy across the Judiciary and Legislature of the 36 States of the Federation and the FCT in accordance with the provisions of the 1999 Constitution (As Amended) and other applicable Laws, Instruments, Regulations, and Conventions howsoever providing for financial autonomy for the Legislature and Judiciary at the State tier of Government;
3. To consult and relate with the appropriate Federal and State MDAs, including but not limited to the Governors Forum, Accountant General of the Federation and those of the States, the National Economic Council and other institutions of State to ensure and where necessary, enforce the implementation of Constitutional provisions;



4. To come up with appropriate modalities or model to be adopted by all the States of the Federation for implementation and/or compliance with Section 121(3) of the 1999 Constitution (as amended); and
5. To advice on other measures that are deemed necessary or incidental to the fulfilment of the aims of the Committee to attain the full purport of this assignment.

The Committee has resolved to among other things, request for information from each of the Hon. Speakers of the Houses of Assembly of the 36 States of the Federation as to the level of compliance with section 121 (3) of the 1999 Constitution, as amended by the Governors of their States, and all matters relating to the *Terms of Reference* of the Committee.

The purpose of this letter is to please request Your Honour to forward or cause to be forwarded to the Committee, information, regarding implementation and/or compliance with the aforementioned provision of the Constitution by your State. This is necessary to enable the Committee to carry out its assignment effectively and efficiently in line with its *Terms of Reference*. Specifically Sir, we request information as to:

- (a) Amount that was released to the Head of the State Legislature in accordance with the Appropriation Law of your State meant for this Arm of the State Government in the 2018 Financial Year;
- (b) The level of implementation, (if any) or the modalities adopted for the release and expenditure; and
- (c) Your submissions as to the best approach to ensure compliance with the provisions of the Constitution in this regard in accordance with the *Terms of Reference* given to the implementation Committee by Mr President.

We will appreciate Mr Speaker's kind response to this request within 14 days from the date hereof, in view of the limited time within which the Committee is to submit its report to Mr President.

Please, accept the assurances of our highest consideration and esteem.

Yours Sincerely,

Senator (Dr.) Ita Enang
Secretary



ANSWER (111)

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY OF THE STATE LEGISLATURE AND STATE JUDICIARY

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 1 - Thursday 16th May, 2019

Attendance (State/FCT Judiciary)

S/N	NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	PH
1.	Hon. Justice I.K. Bawa	CHIEF JUSTICE	HIGH COURT ADAMAWA	ishayabawa@gmail.com	0803
2.	Hon Justice M.L. Abimbola	Chief Judge	High Court of the FEDERAL STATES	basimastegaboso.com	0807
3	Hon Justice U.G. Daramola	Chief Judge	High Court of the FEDERAL STATES	ygolaisidark@yahoo.com	0803
4	Hon Justice A.A. Nwagwu	Judge	Ebonyi State	awesalumnawagwu@yahoo.com	0803
5	Hon. Justice S.N. Ugboke	Judge	Ebonyi State	gledunagboke@yahoo.com	0803
6	Hon. Justice M.L. Bell	Chief Judge	Kaduna State	justicemlbell@gmail.com	0803
7	E.S. Ukeru	CONSULTANT	NASS	emmanuel@yuhwa.com	080
8	Hon Justice R.P.O. Bozimo	Adminstrator	NTA	rozetozgnd@gmail.com	0803
9.	Hon. Justice M. Umukoro	Chief Judge	Delta State	munstakalumnokoro@gmail.com	08034
10	Justice Shelu I. Ahmed	GK	Kaduna	justiced/shelugk@gmail.com	08035



724700111

PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 1 - Thursday 16th May, 2019

Attendance (State/FCT Judiciary)

S/N	NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	PI
11	Mohammed Danyine	BJC	NIGERA STATE	demercisgo2002@gmail.com	08
12	Hon. Justice N.P. EMEHELLU	CHIEF JUDGE	HIGHT COURT ENUGU	ngoziemehelu@gmail.com	08
13	JUSTICE M. D. ABUBAKAR	CHIEF JUSTICE	LAGOS STATE	justiceabubakar@gmail.com	080
14	Hon Justice E.F. KRONMURTEL	CHIEF JUSTICE	EDO STATE	esokofrances.ej@gmail.com	08
15	Onuoha O. O. O. O.	CHIEF JUDGE	ANAMBRA STATE	Onuohaonuoha@gmail.com	08
16	Hon Justice Yemi Omoshoro	CHIEF JUDGE	Anambra State	yemioyemi@gmail.com	080
17	Hon. Justice Mobolaji Ojodu	Judge	Ogun State	bejayojodu@gmail.com	080
18	SD Karam	CHIEF JUDGE	KADUNA STATE	quosonmun1958@gmail.com	080
19	Hon. Justice H.Y. Hemancom	CHIEF JUDGE	OGUN STATE	hahbbona@gmail.com	080
20	Hon Justice A. I. Awaji-Lamika	CHIEF JUDGE	RIVERS STATE	ayelawikanra@gmail.com	080



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 1 - Thursday 16th May, 2019

Attendance (State/FCT Judiciary)

S/N	NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	P
21	Justice Rabi Umar	CJ	BACHA JUBIANG	robotalatum@gmail.com	081
22	GODWIN ABRAMAM	CJ.	ALCANTARA	namjuehicharakawa@yahoo.com	081
23	MURTHA SADI/SF	CJ	SOLAKO	Murthasadi@sco.gov.ng	081
24	ABDUKADIR S.T.	CJ/K	SOLAKO	—	081
25	Aminu Bashari	DBPS	NJC	aminubashari@yahoo.com	081
26	G M Nabarungu	CJ	TOSC	gnabarungu@yahoo.com	091
27	A. A. ABUWA	AKK	KDCA	abdulbasarabawa@yahoo.com	081
28	Abim Sidiq
29	O. A. OSO	CJ	OSUN	olajoye@yahu.com	071
30	I. A. SHERBU	PCA	KOBI	iasherbu@yahoo.com	081



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 1 - Thursday 16th May, 2019

Attendance (Resource Persons)

NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	P
OMI KORESTO	PAFSG	Fed. Ministry of Justice	OMIKORESTO@COMAIL.COM	8883
Harlem Xhumbaka	R-NYON	NYON	HarlemXhumbaka@nyon.gov.eg	098
DRYO APATA	SGF	Fed. Ministry of Justice	apata@nyon.gov.eg	081
DR. AMINU SIFATARI	MEMBER	NTSS	aminu.sifata@ntss.gov.eg	081
Dr. A. Gubeladi	Prof.	KADUNA STATE	amzguladi@yale.edu	081
ChinSA Umar	SAFARI	KADUNA STATE	chinsumar@yale.edu	081
Dr. Hon. Nassir A. Umar	Speaker	GOMBE STATE	nassir@nassir.gov.eg	081
Dr. Hon. Jamus. S. Mbatia	D/Speaker	GOMBE STATE	mbatia@yale.edu	081
A. O. P. A.			apo@yale.edu	081
ChinE ADISANAH			chin@yale.edu	081
DR. JAMES S. DUNNIN	CHSP SECRET	THE STATE JUDICIARY	jdunnin@yale.edu	081



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 1 - Thursday 16th May, 2019

Attendance (Resource Persons)

S/N	NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	P
1.	OMIN KOSTERTS	PAFSCG	Fed. Ministry of Justice	OMINKEOSTS@CMAIL.COM	0803
2.	Harlem Xhumbaka	R-NYON	NYCD	Harlemxhumbaka@gmail.com	0901
3.	DR90 APATA	SCF	Fed. Ministry of Justice	apata@justice.gov.ng	080
4.	Dr. Amunl STRONG	MEMBER	NASS	amunstrong@yahoo.com	080
	Dr. A Gueboadi	Prof.	UNILS	amzgueboadi@yahoo.com	080
5.	ChinSA Umak	SG/RSKD	KADUNA STATE	chinsumak@gmail.com	080
6.	Dr. Hon. Cassim A. Nwagwu	Speaker	Gombe State	ncassimnwagwu@gmail.com	0803
7.	Dr. Hon. Jamus S. Mbatia	D/Speaker	GOND STATE	mark2000ng@yahoo.com	0803
8.	Abejola A.			abejola@yahoo.com	080
	Chuké Adisunah			chukeadisunah@gmail.com	080
1.	S-D-KAM	CHIEF JUDGE	KWARA	sdksm1958@gmail.com	080



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 1 - Thursday 16th May, 2019

Attendance (State Legislature)

NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	P
Hon. David Olofin	HCF&EP	GENUINE STARS	olofin@talha.com	0816
Hon. ISHAYAH SANI	MEMBER	YDE	shucato@talha.com	082
Dr Hon. STANLEY MUSA	SPEAKER	PLATEAU	stanley@talha.com	082
Dr. Jn. Marafa Ahmad Sufiya	SPEAKER	NIGER	marafa@talha.com	082
Hon. Mohamed Abubakar	MEMBER	PLATEAU	abdulmohammed@talha.com	082
Dr				
Hon R SM Njiru	EOS.	TRANSVALE	nguru@talha.com	081
Abdullahi H. Abdullahi	DEPUTY	HOUSE OF REPRESENTATIVES	abdullahi.h@talha.com	082
Hon Tasiu MUSA	SPEAKER	KATINA	mtasiu@talha.com	082
Muhammad Aminu	CHAIRMAN	OFFICE OF THE CHAIRMAN	aminu@talha.com	082



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 1 - Thursday 16th May, 2019

Attendance (State Legislature)

NAME	DESIGNATION	STATE/ INSTITUTION	EMAIL	F
Chentwenyedu Kaley	Speaker	Asiria State		08c
Wesley EDWARD	✓	EKUGU	02021051@gmail.com	078
Francis O. Nwifuru	✓	Ebonyi		070
Akpan Godwin + 1	Asst.	Abim - Ibom	akpan.godwin@gmail.com	08
Dr Hon ANSIO Kaboru	SPEAKER	FE-DO	Kaboruansio@gmail.com	05
Dr Hon. STEPHEN OGBURN	SPKR	DEKST	Wkaboruansio@gmail.com	08



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 2 - Friday 17th May, 2019

Attendance (State/FCT Judiciary)

NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	PI
Hon Justice I.G. DAKWUK	Chief Judge	Plateau State	ygdalawar@yaldaw.com	080
Hon Justice I.R. BAWU	CJ	Adamawa H/C.	ishayabawu@gmail.com	080
Hon Justice A.I. Iyayi	Chief Judge	Rivers State	ygalawar@yaldaw.com	080
Lamin Kanza			can,	
Hon Justice M. L. Bello	Chief Justice	Kaduna State	justice.m.l.bello@gmail.com	080
Hon Justice A.A. MURAIQA	Judge	Zamfara State	awabawuramurique@yaldaw.com	080
Aminu Bashari	DAGAS		aminubashari@yaldaw.com	080
Hon Justice Mubohji Oso	Judge	Ogun State	besajoyosio@gmail.com	080
Hon JUST. ANDOVER KAKAIAN	Chief Judge	Benue State	JKakaiann@yaldaw.com	080
Hon Justice N.P. EMEHEDU	CHIEF JUDGE	ENUGU STATE	ngaziemehedu@gmail.com	080



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 2 - Friday 17th May, 2019

Attendance (State/FCJ Judiciary)

NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	P
Abdullahi A. Asuwa	AGK	15061-SCA	abdullahiasuwa@sup.gov.ng	08
Hon Justice F.C. Ikporimotu	CHIEF JUDGE	EDO STATE	Justice Chaudhury@sup.gov.ng	08
Hon Justice S. U. Biko	CS	NASSARUA	Justice Chaudhury@sup.gov.ng	08
Justice G M Nwagwu	CS	TOIG	gwanabura@sup.gov.ng	09
Atk. Fulham Abubakar	President	Abuja	fulham.abubakar@sup.gov.ng	09
Hon Justice A. S. Iambare	AGK	ZOAR	—	08
Justice Mubid S. Sifan	CS	SOKE	melhammad@sup.gov.ng	08
Justice Mubid Danying	AGK	NI 682	danyingm2002@gmail.com	08
Justice Thomas S. Dabiri	CS	JICA	justiceingim@gmail.com	08
Abdullahi M. Usman	AGK	USMAN	abave2000@gmail.com	08



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 2 - Friday 17th May, 2019

Attendance (State Governors)

NAME	DESIGNATION	STATE/ INSTITUTION	EMAIL	PI
Mr. Maduak Udo (Asst. The Governor)	Exec. Sect. Rep. Bd. A/S	Abuja 16000	uduo@234@igmail.com	0802
David Olufo	HCF REP Rep. Gov.	BENUE STATE	olufodaf30@yahoo.com	0816
Hartung D. Moshumake	HAG	BAYELTA STATE	hoshumake@nigeria.com	0802
Olugbenga Ades	BS- ASM	OSUN STATE	olugbengadolusi@yahoo.com	082
Mohammed M. Abgari	HCF	KADUNA	mmabgari@gmail.com	080
Ighosa Emmanuel	HCF #B	ONDO	ighosamemmanuel@yahoo.com	080



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 2 - Friday 17th May, 2019

Attendance (State Legislature)

NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	PI
Oti Simeye		NASS	otiseniwojale@gmail.com	090:
Esther Mufuray	Member	NASS	Esther.tawana.mufuray@gmail.com	0814
Hon. Mohammed Atakota	Member	Plateau	Saibata1015@gmail.com	088:
Re-Hon. OJO, J. O.	Speaker	OYO	folagunjaofe@gmail.com	080:
Re-Hon. Olayelegun B.S	SPK	Ondo	olayelegun.e.paloo.com	080
Re-Hon. Onofuke Luke	SPK	AKHTA	onofuke.luke@yahoo.com	080:
Re-Hon. Joris LINDA	SPK	ILAWA	Kareela27@gmail.com	0807:
✓ Re-Hon. Edward Ugori	SPK	Dangwa	080210010@gmail.com	0805
✓ Chikwendu Kalu	Speaker	Abia State		0805
Re-Hon. Jolin Gould	Speaker	Cross River	John.gould@gmail.com	0807:



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 2 - Friday 17th May, 2019

Attendance (State Legislature)

NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	PI
Alton Adegboye Ademiran	Speaker	EBT State House of Assembly	ademiran.aldegboye@gmail.com	080
Hon. Aribisogun George	Leader	EBT State House of Assembly	NDUdemocrat2018@gmail.com	05703
Mr. Olawaiye Olumuyi	Director	EBT State House of Assembly	Seyi.olawaiye@gmail.com	0810
Rt. Hon. Nuhu Kofu S.	D-Speaker	Kaduna	nuhgavolshokofu@gmail.com	0806
Shiraba Babu	Director	Yobe	shirabababu@gmail.com	0803
Alicia Aderogun	Secretary	Conference of Speakers of State	prettysalati@gmail.com	0803
E. S. Nkwa	Consultant	CLASS	emmausk@ynhu.com	0807
Rt. Hon. Mudeshiru Ajayi Oba	Speaker	Lagos State House of Assembly	Inf@lagosstatehouseofassembly.org	080331
Justice Stephen I. Akpan	GK	Kaduna State	scakpan@gmail.com	08035
Dr. Hon. Tasiu M. Mariani	Speaker	Kaduna State	Fontina@gmail.com	0805



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 2 - Friday 17th May, 2019

Attendance (Resource Persons)

NAME	DESIGNATION	STATE/ INSTITUTION	EMAIL	PI
WATUNWA SURETA ADEYINKA	SPEAKER	BATHING ASSOCIATION	ks.kelvin2015@yahoo.com	0806
RT HON SANUSI G RUKIJI	'	ZAMARRA	Sabinogbolob2006@yahoo.com	0906 0913
AISHAHU. H-ABDULGADIS	D/CLERK	LEMBING ASSOCIATION	hari.abado@gmail.com	076
RT. HON. MARIFA AMOUD	SPEAKER	NIGRA	maratralund@gmail.com	080
RT. HON. BASHIR BALOGUN	SPEAKER	NZARRARA	eyemikeff@yahoo.com	08035
PRINCE M. KOLAYOJALE	SPEAKER	KOJI	Yomikola71@gmail.com	0909
RT. HON. STANFORD OROKUNDE	SPEAKER	DETA	ukoloss@gmail.com	0803
RT. HON. ABEL P. BIAFF	SPEAKER	FARRABA	Kelapetorist@gmail.com	0802
RT. HON. ALVIN A. NODI	✓	COMBES	alvinm.alvin.com	0811
RT. HON. AMOS MB. EGBOLAYI	Head Leader	COMBES	amosmb.com	6701



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 2 - Friday 17th May, 2019

Attendance (Civil Organisations)

NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	P
Jones E- Ameh	PROFESSOR	National Youth Council	amedajones4@gmail.com	0805
Kusema Isel	Legal Ofc	NGF	kisem@ngf.org.ng	0802
Aminu Shagari	Member	NSAS	aminu1shagari@gmail.com	080
Timmy Sa	PRO	PPRA	-	0916
Lizzy Ighano	Asstcd	Xinfa	lizzy.ighano@gmail.com	0808
Chris Stan Mander Dr	EXEC	ASC NdSgw's Staff	Global Springs com@gmail.com	070



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 1 - Thursday 16th May, 2019

Attendance (Civil Organisations)

NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	PT
Chinedum Odonjo	SLA	NASS	edubonji@yahoo.com	086:
Aksata Adeniyi	Secretary of State DCP	Conference of Attorneys DCP	Prof. aksata@gmail.com	0803
Beta Okonkwo		NBSN	ositeokw@gmail.com	0803
Emma Azize		MOHA	westyather@gmail.com	081:
Cynthia		NASS	cynthiaanite@gmail.com	
OTI		11	otiesimaja1@gmail.com	
Goodness		11	barbisesok@gmail.com	0806
Esther		11	Estheretawmufu@gmail.com	08142
Barbara		11	barbisesoky@gmail.com	0806:
Goodness				081:



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 1 - Thursday 16th May, 2019

Attendance (Civil Organisations)

S/N	NAME	DESIGNATION	STATE/ INSTITUTION	EMAIL	P
	KUSEME Isah	Legal Ofc	NGF	Kiseh@ngf.org.ng	0802
	DUNDARO Modupe	D. Bureau	FMoJ	trasmogysure@yahoo.co.uk	08
	Ayobami Adenike	Legal	Lagos	adenikeofp@gmail.com	0805
	JAMES Amedin	Protector	Abuja	amedinjames4@gmail.com	0805
	Mohamud Mada	Ex-Sect.	Akwa Ibom	mdmohamud234@gmail.com	080
	Furoyebi Ushunfey	Chief State Counsel	Atina Woma	emuyofatyi4@gmail.com	050
	AAS OKAVERU	DL	NLA	okaveru@swiitv.com	08
	Angela Anwaro Ogbonna	MD	CTPL	calogbonna@gmail.com	08
	Angela Sa	-	PRD	-	0814
	Kein Sodeyife	JUSUB/KIPRO	PRD	Sodeyife@gmail.com	080



**PRESIDENTIAL IMPLEMENTATION COMMITTEE ON AUTONOMY
OF THE STATE LEGISLATURE AND STATE JUDICIARY**

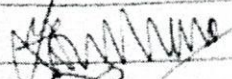

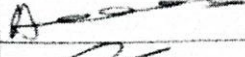


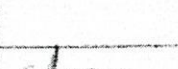
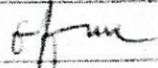
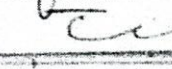


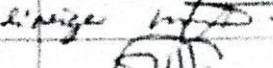
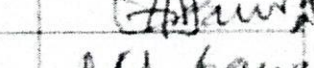

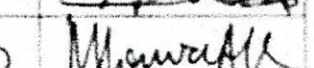

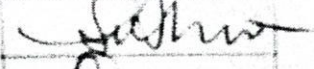
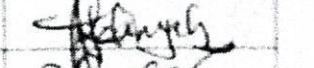

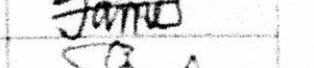

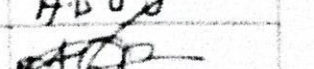


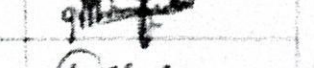



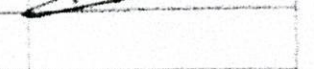

Two-Day Retreat Held at the Transcorp Hilton Hotel, Abuja on Thursday 16th & Friday 17th May, 2019

Day 1 - Thursday 16th May, 2019

Attendance (Civil Organisations)

NAME	DESIGNATION	STATE/INSTITUTION	EMAIL	P
CHRIS JOHN MAMUKU	EX-GR NIP	BSC NISARAN APPROVEEY FOR STATE CHANGE JUDGE	global@spring comm@gmail.com OT	
Chukwudi Ozalla		Agent of Commu nication & Change	Zalchukw@gnail.com	
Chinyere Nwobike	Exec		gnocedi@gmail.com	08
Hon. Dr. Okey Ubell	Flmtr			08
Hon. Dr. Cheri Akibaka	Flmtr		chrisobike@yaho.com	08

ANNEX (V)

NAME	SIGNATURE
Hon. Justice GADWIN ABRAHAM	
Hon. Justice KABI-T. UMAR	
Hon. Justice A. Iyayi-Lamikanra	
Torese. Aaron Ph.D.	
Mrs LIZZY Igbinne	
Chris John Mamuda.	
Mellah K. Orngu	
Jimmy Sauced	
1 Shehu Ibrahim Ahmad Grand Kadi	
2 Justice Aminu Saka Ringim CS	
3 MOHAMMAD DANJUMA Grand Kadi	
4 Abdulkareem A. Azuwa	
5 MUHAMMAD SAIDI SIFAWA	
6 Abdulkadi Saïdu Tambura	
7 Justice Muhammadu Lawal Bello	
8 Uduak D. Uduak	
Shuaibu Bala	
Alisabatu Adonijah	
James Abubakar	
JAMES EWAOCHE AMEDU	
BUSARI SANFADDEEN	
ABUBAKAR BUHARI IMAM	
ADENIRAN TOSIN PRECIOUS	
Hon. Abubakar N. Mohammed	
RT. Hon Uba Tolu	
KANEKUNA SHEHU DAMINA	
RT. Hon SANUWI GARBA RUKIJI	
RT. Hon Prince M. O. Dabunde.	
RT. Hon Kabiru Mijintangwa	

JUSUN

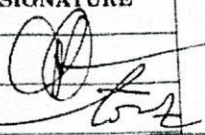
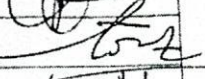
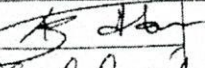
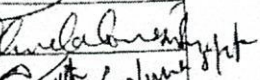
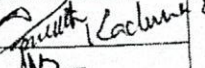
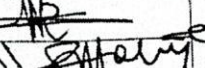
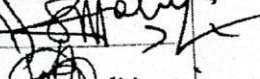
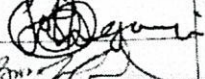
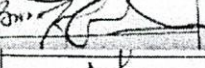
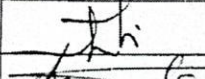
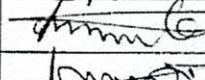
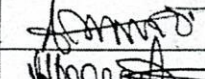
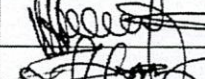

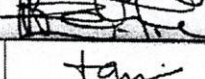
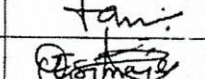
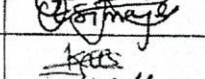
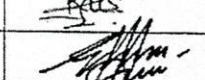
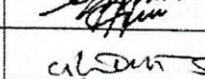
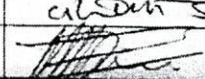
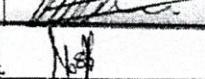

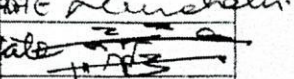
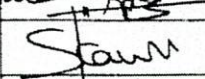
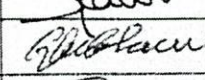
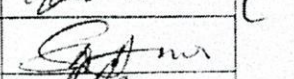
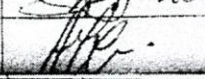
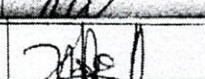
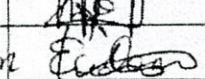
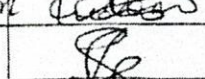

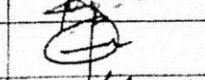
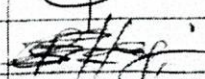
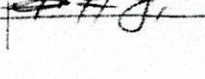
SIGNATORIES TO THE COMMUNIQUE

NAME	SIGNATURE
SAIDU MAGAJI ADAMU	
PLACIDUS NYAMANI	
Isaiah Merindes Adetoro	
Com JIMOH MUSA ALONGE	
Ron Selepreye (Mm)	
Vincent Ndubuisi Obasi	
Mahmoud Mohid Aminu	
Justice O. A. Ojo (CJ, DSUN SIAZ)	
Justice Mobolaji Ojo (Judge)	
Justice Ibrahim A. Shaibu	
Justice Gladson N-Ugbale	
Justice Abdullahi M. Usman	
ATSHAYU. H. ABDULKADIR	
HAJI HUFWAN ABUBAKAR AGIRE	
Chukwudi OZALLH	
Chinere Nwabe	
HON JUSTICE AONDOVER KAKA'AN	
HON JUSTICE I. K. BANU	
HON JUSTICE Y. G. DAKWAK	
✓ ✓ GANMOLA AK OGWEN	

MEMBERS OF THE COMMITTEE

NAME	SIGNATURE
Kate Abiri con	
Abchirahi M. Usman	
NASIRU AJANU H. OJU	
CHIKI ADIBUAH	

SIGNATORIES TO THE COMMUNIQUE

5	NAME	SIGNATURE
	RI. Hon. Mafa Ahmed Gumi	
	RT Hon TASHU MUSA MATLARI	
	RT. Hon. Kasiu Abubakar Dano	
	Hon Amos M.B. FABULOUS	
	RT. Hon NUHU GOROH SHADAFIYA	
	Hon Jamu SALAMAN MATIO	
	FT. Hon. Oleyegun Bandell Dan	
	RT. Hon. OJO, Joshua Olayunju	
	Amade BILA HADI	
	RT. Hon. ZAKIYAH ALI	
	Muhammad Faruq Ali	
	Hon. (ENGR) ABDULLAH MUSA ASKIRA	
	RT Hon Edward Woods	
	RT. Hon. JOSEPH IKANG MAAKIESO	
	RT Hon. SHARIF OBTREWARI (JP)	
	Esther Mufutan	
	Oti Esimaja	
	Kuseme Kesh	
	Fessien Inyang	
	Hanna D. Mohammed ray	
	IGRASHUN EMMANUEL D	
	HON JUSTICE E.F. IKPONMWEN, C J EDO STATE	
	HON. JUSTICE N. P. EMEHELU ENUGU STATE	
	HON JUSTICE A. A. Nwaeigwe Ebonyi State	
	SD-KAM, C J KWARA STATE	
	G M Nabaruma, C J Yobe State	
	Hon. Justice S. U. Dikko	
	RT Hon Obasa Lagos state	
	Law. Peter I. Akpan	
	Bar Emefer Longesit Udon	
	Bar Solomon Ita Inang	
	Adeinde Ogedengbe Oluwakemi	
	Abosede Olumide	
	Paul S. Bassay	

ANNEXURE A

RECURRENT BUDGET (PERSONNEL)

YEAR : 2019 BUDGET PROPOSALS

ECONOMIC CODE	DESCRIPTION	NASS APPROP. 2019				
21	PERSONNEL COSTS					
210101	SALARY & WAGES					
	0 101 SALARY (Basic + Regular allowances)					
	0 102 OVERTIME PAYMENTS					
	0 103 CONSOLIDATED REVENUE FUND CHARGE - SALARIES					
210202	SOCIAL CONTRIBUTIONS					
	0 201 NATIONAL HEALTH INSURANCE					
	0 202 CONTRIBUTORY PENSION					
	0 203 GROUP LIFE INSURANCE					
	0 204 NSITF (EMPLOYEES COMPENSATION SCHEME) (1%)					
	0 205 HOUSING FUND CONTRIBUTION					
	0 206 ITF CONTRIBUTION (1%)	-		-		

ANNEXURE B

OVERHEAD TEMPLATE

ECONOMIC CODE	SUBHEADS	DESCRIPTION	2019 APPROPRIATION	EXPEND. FOR TODAY	EXPEND. TO DATE	BALANCE AS AT TODAY
220201		AMOUNT AT HAND				
		TRAVELS & TRANSPORT-GENERAL				
	0101	Local Travel and Training				
	0102	Local Travel and Transport				
	0103	International Travel and Training				
	0104	International Travel-Others				
220202		UTILITIES - GENERAL				
	0201	Electricity Charges				
	0202	Telephone Charges				
	0203	Internet Access Charges				
	0204	Satellite Broadcasting Access Charges				
	0205	Water Rate				
	0206	Sewage Charges				
	0210	SOFTWARE CHARGES/LICENSE RENEWAL				
220203		MATERIALS & SUPPLIES - GEN				
	0301	Office Stationeries/Computer Consumables				
	0302	LIBRARY BOOKS				
	0303	Newspaper				
	0304	Magazines / Periodicals				
	0305	Printing of Non-Security Documents				
	0307	Drugs and Medical Supplies				
	0309	UNIFORM & OTHER CLOTHING				
220204		MAINTENANCE SERVICES - GEN.				
	0401	Maintenance of Motor Vehicle				
	0402	Maint. of Office Furniture				
	0403	Maint. of Office Building/Residential				
	0404	Maint. of Office/IT Equipment				
	0405	Maintenance of Generators and Plants				
	0406	OTHER MAINTENANCES SERVICES				
	0411	Maintenance of Comm. Equip.				
220205		TRAINING - GENERAL				
	0501	Local Training (Excluding Travel cost)				
	0502	Int. Training (Excluding Travel cost)				
220206		OTHER SERVICES - GENERAL				
	0601	Security Services				
	0602	Office Rent				
	0603	Residential Rent				
	0605	Cleaning and Fumigation services				
220207		CONSULTING & PROFESSIONAL SERVICES				
	0701	Financial Consulting				
	0702	Information Tech. Consulting				
	0703	Legal Services				
	0710	MEDIA CONSULTANCY				
220208		FUEL & LUBBRICANTS-GEN				
	0801	Motor Vehicle Fuel Cost				

	0802	Generator Fuel Cost					
220209		FINANCIAL - GENERAL					
	0901	Bank Charges					
	0902	Insurance Charges					
220210		MISCELLANEOUS					
	1001	Refreshment and Meals					
	1002	Honorarium and Sitting Allowances					
	1003	Publicity and Advertisement					
	1004	Medical Expenditure					
	1005	Postages and Courier Services					
	1007	Welfare Package					
	1008	Subscription to Professional Bodies					
	1009	SPORTING ACTIVITIES					
	1014	ANNUAL BUDGET EXPENSES & ADMINISTRATION					
220501		RESEARCH & DEVELOPMENT EXPENSES					
	0101	RESEARCH & DEVELOPMENT					
		TOTAL					

ANNEXURE C
TOTAL RELEASE AND EXPENDITURE
CAPITAL DAILY BALANCE

S/N	DESCRIPTION	2018 APPROPRIATION.	EXPENDITURE FOR THE DAY	EXPENDITURE TO DATE	BALANCE AS AT TODAY
	APPRO.				
	ALLOCATION RELEASED (1st & 2nd qtr.)				
	LAND AND BUILDING - GENERAL				
	1 LAND AND BUILDING - ADMINISTRATIVE				
	a PAYMENT OF RETENTION FOR ANGLIARY BUILDING				
	b REPLACEMENT OF 3 ELEVATORS				
	c CREATION OF NEW ELEVATOR				
	d CONSTR OF SECURITY OUTPOST				
	REHABILITATION OF CENTRAL A/C				
	c BALANCE OF REHABILITATION OF 2 CENTRAL A/C				
	CONSTR MOE CONCREAT CAR PARK				
	D INSTALLATION OF CASEMENT A/C'S				
	GENERAL REHABILITATION OF OFFICE COMPLEX				
	2 INFRASTRUCTURE - GENERAL				
	a SECURITY INSTALLATIONS/EQUIPMENTS				
	b ELECTRICITY TRANSMISSION NETWORK				
	c WASTE DISPOSAL EQUIPMENT				
	3 PLANTS AND MACHINERY - GENERAL				
	a PURCHASE OF 2ND GENERATOR SETS				
	b BROADCAST AND COMMUNICATION EQUIPMENTS				
	TRANSPORTATION EQUIPMENT-GENERAL				
	MOTOR VEHICLES				
	4 OFFICE EQUIPMENT GENERAL				
	PURCHASE OF CONULTERS				
	PURCHASE OF PRINTERS				
	a PURCHASE OF PHOTOCOPIERS				
	b PURCHASE OF PROJECTORS				
	5 FURNITURE AND FITTINGS - GENERAL				
	a PURCHASE OF CHAIRS				
	b PURCHASE OF TABLES				
	c PURCHASE OF SAFES/FILES CABINETS/CUPBOARDS				
	d PURCHASE OF TELEVISION SETS				
	e PURCHASE OF AIR CONDITIONER				
	f PURCHASE OF STOOLS				
	g PURCHASE OF SHELVES				
	h PURCHASE OF REFRIGERATORS				
	6 SPECIALISED ASSETS - GENERAL				
	a PURCHASE OF LABORATORY/MEDICAL EQUIPMENTS				
	b PURCHASE OF LIBRARY BOOKS AND EQUIPMENT				
	c PURCHASE OF KITCHEN EQUIPMENT				
	d PURCHASE OF SPORTING/GAMING EQUIPMENTS				

ANNEXURE D1

STATE RECURRENT EXPENDITURE ALLOCATION

S/N	COURTS / JUDICIAL BODIES	CJ	JUDGES	CONSOLIDATED	PERSONNEL	OVERHEAD	TOTAL
1	STATE HIGH COURT						-
2	CUSTOMARY COURT OF APPEAL OF THE STATE						-
3	SHARIA COURT OF APPEAL OF THE STATE						-
4	JUDICIAL SERVICE COMMITTEE OF THE STATE						-

ANNEXURE D2
STATE LEGISLATURE RECURRENT EXPENDITURE ALLOCATION

S/N	STATE LEGISLATURE	CONSOLIDATED	PERSONNEL	OVERHEAD	TOTAL
1	STATE OF HOUSE OF ASSEMBLY				-
2	STATE HOUSE OF ASSEMBLY SERVICE COMMISSION				-
					-

STATE JUDICIARY

CAPITAL ALLOCATION FOR STATE JUDICIARY

COURTS/JUD. BODIES	2019 APPROPRIATION	CAPITAL ALLOCATION (RELEASES)
STATE HIGH COURT		
CUSTOMARY COURT OF APPEAL OF THE THE STATE		
SHARIA COURT OF APPEAL OF THE STATE		
JUDICIAL SERVICE COMMITTEE OF THE STATE		
TOTAL		

STATE LEGISLATURE

CAPITAL ALLOCATION FOR STATE LEGISLATURE

STATE LEGISLATURE	2019 APPROPRIATION	CAPITAL ALLOCATION (RELEASES)
STATE HOUSE OF ASSEMBLY		
STATE HOUSE OF ASSEMBLY SERVICE COMMISSION		
TOTAL		