[HB. 2057] C 321

A BILL

FOR

AN ACT TO ALTER THE CONSTITUTION OF THE FEDERAL REPUBLIC OF NIGERIA, 1999 (AS ALTERED) TO GUARANTEE INDIGENE STATUS TO PERSONS BY REASON OF BIRTH OR CONTINUED RESIDENCE FOR A PERIOD NOT LESS THAN TEN YEARS OR BY REASON OF MARRIAGE; AND FOR RELATED MATTERS

Sponsored by Hon. Benjamin Okezie Kalu

Co-Sponsors:

Hon. Ginger Onwusibe

Hon. Blessing Amadi

14

State.

Hon. James Faleke

Hon. Regina Akume

Hon Adbussamad Dasuki Hon. Khadija Bukar Ibrahim Commencement BE IT ENACTED by the National Assembly of the Federal Republic of Nigeria as follows -1 1. The Constitution of the Federal Republic of Nigeria, 1999 (As Alteration of CFRN, 1999 2 Altered) (in this Bill referred to as "the Principal Act") is altered as set forth (As Altered) 3 in the Bill. 4 2. Section 31 of the Principal Act is altered by inserting new Alteration of Section 31 5 subsections "(2) - (5)" -6 "(2) A citizen of Nigeria is an indigene of a State if he -7 (a) was born in that State and has lived in the State for a continuous 8 period of at least 10 years; or 9 (b) was not born in the State but has resided in a Local Government 10 Area of that State for a continuous period of at least 10 years and can provide 11 evidence of tax payment in that State for at least 10 years. 12 (3) A person under subsection (2) of this section is entitled to apply 13 to the Local Government Chairman for a certificate of indigeneship of a

	1	(4) A woman who is married to an indigene of a State different from
	2	her State of origin for at least five years becomes an indigene of that State and is
	3	entitled to all rights and privileges of an indigene of that State in cases of
Alteration of Section 318	4	employment, appointment or election into any political or public office.
	5	(5) In the case of divorce or death of a spouse, a woman remains an
	6	indigene if-
	7	(a) there were children born of the marriage or not; or
	8	(b) she elects to remain an indigene of that State."
	9	3. Section 318(1) is altered by substituting the interpretation of
	10	"belong to" with -
	11	"belong to" or its grammatical expression when used with reference to a person
	12	in a State refers to a person either of whose parents or any one of whose
	13	grandparents was a member of a community indigenous to that State or the wife
	14	or husband of such a person and such husband or wife shall continue to belong
	15	to that State upon dissolution of marriage or death of spouse;"
	16	4. This Bill may be cited as Constitution of the Federal Republic of
	17	Nigeria, 1999 (Alteration) Bill, 2025.
		EXPLANATORY MEMORANDUM

This Bill seeks to alter the Constitution of the Federal Republic of Nigeria, 1999 (As Altered) to guarantee indigene status to persons by reason of birth or continuous residence for a period not less than ten years or by reason of marriage.