



SENATE OF THE REPUBLIC

LEGISLATIVE SYNOPSIS

LXIII LEGISLATURE
FIRST YEAR OF THE EXERCISE, FIRST PERIOD

PROJECTS OF LAWS
OR DECREES SUBMITTED
BY THE CHAMBER OF DEPUTIES

INITIATIVES

OPINIONS

LISTINGS OF ORDER OF THE DAY
SEPTEMBER 18, 2015

NOTEBOOK

6

PRESENTATION

The "**Legislative Synopsis**" is a document that allows the members of the Executive Board consultation on how the contents of the Projects of Law or Decree sent by the Chamber of Deputies Initiatives, the reports relating to the creation or modification the legal system, as well as the decrees of the Senate.

Without claiming that the information in synthesis is a legal analysis of the legal provisions that attempt to reform, add to or repeal, his claim is that senators have an expedited issues note of legislative affairs for agile, swift and with knowledge its contents.

Additionally, the theme of projects or initiatives to be presented, as well as statistical projects received in the respective period and in relation to initiatives by individual statistical established author.

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NUMERARY OF THE SESSION

00

Project Law or Decree



Registered Initiatives

PRI:	4	PT:	1
PAN:	3		
PRD:	6		

14

00

Opinions of Project of Law or Decree first reading



Opinions of Projects of Law or Decree to Discussion

Commissions of:
Agrarian Reform: 4 Agriculture and Livestock: 1
Attention to Vulnerable Groups : 1
Education : 1
Commerce and Industrial Development: 4
National Defense: 1

12

35

Points registered agreements

PRI:	12	PT:	2
PAN:	8	JOINT:	2
PRD:	9		
PVEM:	2		





INITIATIVE WITH PROJECT DECREE TO ADD A THIRD PARAGRAPH OF ARTICLE 114 OF THE GENERAL HEALTH LAW.

Author: Senator Diva Hadamira Gastelum Bajo, PRI.

Topic: Sugary Drinks.

Articles Reform: Reform Article 114 of the General Health Law.



Synopsis

The objective of the initiative is to establish that the Secretariat of Health should regulate, review and monitor sugary drinks and non-staple foods that present high caloric content, so that the public and the private sector are aware of the damage that can cause public health, and in any case determine immediately acceptable by national and international organizations quantities for these products can continue to consume.

**INITIATIVE WITH PROJECT DECREE TO AMEND THE
PARAGRAPH C) OF FRACTION XI OF SECTION B) OF ARTICLE
123 OF THE POLITICAL CONSTITUTION OF THE MEXICAN
UNITED STATES.**

Author: Senator Sonia Rocha Acosta, PAN.

Topic: Medical Care and day care centers.

Articles Reform: Reform article 123 of the Political Constitution of the Mexican United States.



Synopsis

The initiative aims to provide medical care and obstetrics, medicine and support for breastfeeding working women who are breast-feeding.

It also establishes nurseries that provide service during the hours of the working day of working parents.

INITIATIVE WITH PROJECT DECREE TO AMEND A SEVERAL PROVISIONS OF THE GENERAL HEALTH LAW AND ARTICLE 26 OF THE LAW OF ACQUISITIONS AND LEASES PUBLIC SECTOR SERVICES.

Author: Senator Fernando Enrique Mayans Canabal, PRD.

Topic: Medicines.

Articles Reform: Reform articles 77 bis 5, 221, 222 bis and 224 bis 1 of the General Health Law; and reform article 26 of the Law of acquisitions and leases public sector services.



Synopsis

The reform General Health Law are to establish as a faculty of the Secretariat of Health, the implementation of measures and actions needed in order to encourage and promote the availability of innovative and innovative biotech drugs, in order to make them affordable for the population. It also states as part of the powers of the Secretariat, to design and promote a substantial part of the System of Social Protection in Health, a policy of consolidation aimed at reducing costs of procurement of drugs in order to get the best conditions as quality, price and timing.

Law aims to define the innovative drug, meaning that it contains a new active substance and with which there has been a complete research and development, from chemical synthesis to clinical use, which brings own data on safety and efficacy the particular therapeutic medicinal product.

The amendment to the Law of Acquisitions, Leases and Public Sector Services, categorically states that in the case of consolidated purchasing drugs, the agencies go as a minimum 50% of the savings to be generated for the purchase of drugs with quality innovative new access to basic institutional and inter frames.

INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLE 59 OF THE LAW PUBLIC WORKS AND SERVICES RELATING TO THE SAME.

Author: Senator David
Monreal Avila, PT.

Topic: Corruption in Public
Works.

Articles Reform: Reform
article 12 of the Law on the
conclusion of treaties.



Synopsis

Proposes to reduce the percentage basis for amendments to the contracts either through agreement between the parties, this past twenty-five percent to ten, on the other hand is intended to who authorized the changes in contracts not only the Secretariat of Public Service, but a monitoring and review committee composed of the public servant responsible for the work, an engineer, an architect and a skilled administrator the type of work contract matters, who must be affiliated with a college or bar professionals, so that there are expert opinions outside the interests of the parties issuing its opinion, and thus combat discretion and corruption in the execution of public works.

INITIATIVE WITH PROJECT DECREE IS ADDS A SECOND PARAGRAPH TO ARTICLE 85; A FOURTH PARAGRAPH TO ARTICLE 86; AND A NEW FRACTION IV TO ARTICLE 86 TER OF THE FEDERAL LAW OF CONSUMER PROTECTION.

Author: Senators Marcela Guerra Castillo, Blanca Alcala Ruiz, Graciela Ortiz Gonzalez and Ana Lilia Herrera Anzaldo, PRI.

Topic: Adhesion contracts.

Articles Reform: Reform articles 85, 86 and 86 ter of the Federal Law of Consumer protection.



Synopsis

It proposed to amend Article 85 of the Federal Consumer Protection Law to include provisions prohibiting providers in adhesion contracts regularly provide services and whose collection is made with direct charge to a credit, debit or the like of consumer, provide for conditions, deadlines or disproportionate, abusive or in violation of the consumer protective principles that hinder or complicate the cancellation or termination of that service performance.

It is also proposed to amend Article 86 of the law in question, to the effect that the Federal Consumer Protection is required to monitor and verify every six months, that suppliers who have registered contracts of adhesion not apply variations or changes to clauses of the contracts to the detriment of consumers.

And finally, it is proposed to amend article 86 ter to the consumer the right to cancel or terminate the regular services for which payment is made by direct debit from a credit, debit or the like consumer or paid in cash, by letter delivered to the supplier or service provider with thirty calendar days in advance, and any provision that addresses longer-term, it shall be void.

INITIATIVE WITH PROJECT DECREE TO ADDS ARTICLE 3 A TO THE CUSTOMS LAW.

Author: Senator Juan Alejandro Fernandez Sanchez-Navarro, PAN.

Topic: Rights of users of customs.

Articles Reform: Adds to article 3 A to the Customs Law.



Synopsis

It proposes to establish as rights of importers, exporters and users in general of customs, the following: receiving a dignified and respectful treatment of the customs authorities; receive information about their rights and obligations in customs matters; receive answers to the consultations sought by customs authorities, regarding the tariff classification of goods, the methods for determining the customs value and origin of goods; be guided accurately through electronic means offered by the Tax Administration Service, on the non-tariff regulations and restrictions, tariffs, tariff preferences and in general any information related to the tariff item of merchandise to be introduced or extracting the country.

Also, the customs inspection is carried out in the presence of the declarant or authorized third person under this Law; that in cases of detention of goods, resolution is delivered in a maximum period of four months from the retention of the same; to pay in installments or deferred tax credits determined by the customs authority in respect of the unpaid taxes and their accessories, which cause in

the import and export; and as customs to receive ongoing training and be assisted by his superiors in cases requesting official.

INITIATIVE WITH PROJECT DECREE FOR IS REFORMING TO FRACTION V, TO PARAGRAPH A, AND SECTION C) TO THE FRACTION XI TO SECTION B, TO ARTICLE 123 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

Author: Senator Benjamin Robles Montoya, PRD.

Topic: Maternity Licence.

Articles Reform: Reform article 123 of the Political Constitution of the Mexican United States.



Synopsis

Proposes to amend Article 123 of the Political Constitution of the Mexican United States, in order to point out that women during pregnancy necessarily can enjoy a break from four weeks prior to the date set for delivery about; and on the other hand, it proposes to extend maternity leave from six to twelve weeks after the same, shall receive their full wages and retain their employment and the rights they acquired under the employment relationship.

INITIATIVE WITH PROJECT DECREE TO REFORM ARTICLES 4, 40, 92 AND 93 OF THE LAW OF AWARDS, INCENTIVES AND REWARDS CIVILIANS.

Author: Senator Jesus Casillas Romero, PRI.

Topic: Condecorations for civil society.

Articles Reform: Reform articles 4, 40, 92 and 93 of the Law of Awards, Incentives and Rewards civilians.



Synopsis

It proposes that the Premiums Law, Civil Incentives and Rewards is contemplated as amenable to his medals to all members of civil society and not just public servants.

INITIATIVE WITH PROJECT DECREE ADDS A FRACTION III, TAKEN ACROSS CURRENT FRACTIONS III, IV AND V TO ARTICLE 57 OF THE GENERAL EDUCATION LAW.

Author: Senator Fernando Torres Graciano, PAN.

Topic: Proceeds from registration.

Articles Reform: Reform article 57 of the General Education Law.



Synopsis

It proposes that individuals who provide education with authorization or official recognition of studies, should avoid charges for re-registration of students to a subsequent degree or similar concepts, when students were enrolled and completed in the same private school the school year immediately above, as long as it is the same level of education.

It sets to be provided a minimum of grants in terms of the general guidelines that the authority to grant authorization or recognition has been established to facilitate and assist in the evaluation activities, inspection and surveillance by the competent authorities to carry out or order.

INITIATIVE WITH PROJECT DECREE TO REFORM THE FRACTIONS II, II BIS AND V TO ARTICLE 170 OF THE FEDERAL LABOR LAW.

Author: Senador Benjamin Robles Montoya, PRD.

Topic: Maternity Licence.

Articles Reform: Reform article 170 of the Federal Labor Law.



Synopsis

The initiative proposes to amend the Federal Labour Law in order to extend maternity leave from 12 to 16 weeks and is also contemplated that if the children were born with any kind of disability or require hospital care, relaxation it may be up to sixteen weeks after delivery, after presentation of a medical certificate; also it provides that adoptive enjoy these same benefits women.

INITIATIVE WITH PROJECT DECREE TO ADD A THIRD PARAGRAPH OF ARTICLE 186 OF THE LAW OF INCOME TAX.

Author: Senator Hector Yunes Landa, PRI.

Topic: Fiscal Stimulus.

Articles Reform: Reform article 186 of the Law of Income Tax.



Synopsis

The initiative aims to establish that the employer hiring seniors in working day 6 hours, remunerating 8 hours provided for in Article 61 of the Federal Labor Law, will get a fiscal stimulus of additional 5 percent, to 25% as stipulated in the law.

INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLE 9 OF THE GENERAL LAW OF PUBLIC DEBT.

Author: Senator Benjamin Robles Montoya, PRD.

Topic: Debt of the Public Sector.

Articles Reform: Reform article 9 of the General Law of Public Debt.



Synopsis

It proposes a ceiling on the total net public sector debt, stating that the amount of total net public sector debt should never exceed 40% of the Gross Domestic product of the nation.

INITIATIVE WITH PROJECT DECREE TO REFORM ARTICLES 226 AND 230 LAST PARAGRAPH OF AMPARO LAW, REGULATORY TO THE ARTICLES 103 AND 107 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

Author: Senator Benjamin Robles Montoya, PRD.

Topic: Retroactivity.

Articles Reform: Reform articles 226 and 230 of Amparo Law, Regulatory to the articles 103 and 107 of the Political Constitution of the Mexican United States.



Synopsis

The initiative aims to replace resolved when the law or the resolution deciding the contradictory argument, these will not affect the specific legal situations in which judgments have been handed down judgments that supported them, except in criminal matters and land, as long as damage to the complainant or the injured third harmed is not generated.

INITIATIVE WITH PROJECT DECREE TO MODIFIED ARTICLES 20 AND 21 AND THE FRACTION I OF ARTICLE 78 OF THE LAW OF THE NATIONAL STATISTICS AND GEOGRAPHIC INFORMATION.

Author: Senator Zoe Robledo Aburto, PRD.

Topic: Subjective well-being index.

Articles Reform: Reform articles 20, 21 and 78 of the Law of the National Statistics and Geographic Information.



Synopsis

The initiative attributed to INEGI, through the National Subsystem Demographic and Social Information, measurement of Subjective Well-Being Index, quantifiable through the material standard of living considered by income, consumption and wealth; education; present and future education; personal activities as work and leisure; political participation; Social connections and relationships; existing and expected environmental conditions and both economic and physical insecurity; that is, it will be a multidimensional indicator of capabilities that address the individual in terms of what they can do.

It also proposes to include in the National Demographic and Social Subsystem Information the issue of migrants and displaced.



OPINIONS OF DISCUSSION

OPINION FOR THE INITIATIVE WITH PROJECT DECREE IS ADDS A SECOND PARAGRAPH TO ARTICLE 45 OF THE AGRARIAN LAW.

Author: Initiative presented by Maria Veronica Martinez Espinoza, Ismael Hernandez Deras and Jose Ascencion Orihuela Barcenas, PRI.

Chamber of origin: Chamber of the Senators.

Consultative

Commissions: Joint Committee on Agrarian Reform; and Legislative Studies.

PROCEEDINGS: It will be first reading.



Sinopsis

It proposes to add a paragraph to Article 45 of the Agrarian Law to establish that all contracts of association or use, without detriment to other applicable provisions, must register in the National Agrarian Registry. Where appropriate, the body or institution concerned must notify the National Agrarian Registry those acts or documents held in public ownership, in accordance with applicable law.

**OPINION FOR THE INITIATIVE WITH PROJECT DECREE FOR
ON 25 OCTOBER OF EACH YEAR IS DECLARED AS "THE
NATIONAL DAY OF PEOPLE OF SMALL STATURE".**

Author: Initiative presented in November 4, 2014, by Senators Hilda Esthela Flores Escalera, Diva Hadamira Gastelum Bajo, Lilia Guadalupe Merodio Reza, Itzel Sarahi Rios De La Mora, Maria Cristina Diaz Salazar, Claudia Artemiza Pavlovich Arellano, Juana Leticia Herrera Ale and Maria Elena Barrera Tapia.

Chamber of origin:
Chamber of Senators.

Consultative Commissions: Joint Committee on Vulnerable Groups; and Legislative Studies, First.

PROCEEDINGS: If approved, it shall be submitted to the Chamber of Deputies.



Synopsis

Proposes that the Congress of the Union, on October 25 of each year as the "National Day of the People of small stature."

OPINION FOR THE INITIATIVES TO AMEND AND ADD SEVERAL PROVISIONS OF THE GENERAL EDUCATION LAW, ON PURPOSE OF EDUCATION.

Author: The opinion includes dictation fifteen initiatives for Senators of various parliamentary groups.

Chamber of origin: Chamber of Senators.

Consultative

Commissions: United Education Committees; Legislative Studies; Legislative Studies, First; and Legislative Studies, Second.

PROCEEDINGS: If approved, it shall be submitted to the Chamber of Deputies.



Synopsis

The opinion amends fractions III, IV, VII, IX, X, XI, XII and XIV Article 7 of the Education Law; and the fraction VII bis and a final paragraph is added to the same article. The reforms considered redesigning the purposes of education provided by the State, its decentralized agencies and individuals with authorization or official certification of study.

The reforms included among the goals, to strengthen the awareness of federalism as an organizational system that promotes democratic values, as well as the assessment of historical, cultural, artistic and natural heritage of the various regions of the country. It includes promoting through teaching knowledge of the different indigenous cultures, respect for their culture and traditions.

It is established to promote equality of persons before justice; the protection, exercise and respect for human rights and fundamental freedoms recognized in the Constitution and in international treaties to which the Mexican State is a part.

It is also added as one of the ends meet to promote the adoption of information technology and communication; digital literacy to promote their safe and responsible use, and cost access to broadband services and the Internet in educational establishments.

Similarly, it is added as one of the most important purposes of promoting the san and nutrition education that promotes the adoption of healthy eating habits; financial education and inculcate the culture of saving and the general welfare; promote a culture of protection of personal data; raise awareness of the prevention of accidents and the responsible exercise of motherhood; and instilling the fundamental principles of the use and exploitation of renewable and non-renewable energies.

OPINION FOR THE MEMORANDUM WITH PROJECT DECREE TO AMEND AND REPEAL SEVERAL PROVISIONS OF THE LAW OF CORPORATIONS.

Author: Initiative presented by Deputy Miguel Antonio Osuna Millan, PAN.

Chamber of origin: Chamber of Deputies.

Consultative Commissions: United Trade and Industry committees; and Legislative Studies.

PROCEEDINGS: If approved, it will return to the Chamber of Deputies, for the purposes of fraction d) of Article 72 of the Constitution.



Synopsis

The memorandum proposes to repeal several provisions of the General Corporations Law concerning the method of public subscription for the constitution of Corporations, as well as those relating to asset-founder, job actions and the actions of enjoyment, because it provisions that are absolutely obsolete and out of actual application.

About commissions consider that the proposals contained in this project decree, are properly addressed in the General Law of Commercial Companies.

OPINION FOR THE MEMORANDUM WITH PROJECT DECREE TO AMEND AND ADD SEVERAL PROVISIONS OF THE LAW FOR DEVELOPMENT OF THE COMPETITIVENESS OF MICRO, SMALL AND MEDIUM ENTERPRISES.

Author: Initiative presented by Deputy Leoncio Moran Sanchez, PAN.

Chamber of origin: Chamber of Deputies.

Consultative Commissions: United Trade and Industry committees; and Legislative Studies.

PROCEEDINGS: If approved, it will return to the Chamber of Deputies, for the purposes of fraction d) of Article 72 of the Constitution.



Synopsis

The memorandum proposes the creation of the Agency for Development of the Competitiveness of Micro, Small and Medium Enterprises (Mipyme Agency) as an administrative body within the Secretariat of Economy, with legal personality and its own assets.

The committees propose discard the changes proposed by the co-legislator with the Law for the Development of the Competitiveness of Micro, Small and Medium Enterprises, on the grounds that already met with the approval of the new Law to Promote Sustained Increase Productivity and Competitiveness of the National Economy and the addition of Article 21 bis to the Planning Law.

OPINION FOR THE MEMORANDUM WITH PROJECT DECREE TO REFORM THE THIRD PARAGRAPH OF ARTICLE 53 OF THE FEDERAL LAW ON METROLOGY AND STANDARDIZATION.

Author: Initiative presented by Deputy Miguel Angel Garcia Granados, PRI.

Chamber of origin: Chamber of Deputies.

Consultative Commissions: United Trade and Industry committees; and Legislative Studies.

PROCEEDINGS: If approved, it will return to the Chamber of Deputies, for the purposes of fraction d) of Article 72 of the Constitution.



Synopsis

The memorandum sought to amend Article 53 of the Federal Law on Metrology and Standardization to establish that in the event that there is no Mexican Official Standard, the competent departments may require that imported products or services bearing the international specifications that met, the country of origin or, failing these, the manufacturer or producer.

The commissions dictate see fit discard the minutes as the proposals contained are duly addressed and regulated by the Federal Law on Metrology and Standardization, making it unnecessary modification.

OPINION FOR THE INITIATIVE WITH PROJECT DECREE TO AMEND ARTICLE 19 OF THE LAW OF MILITARY SERVICE.

Author: Initiative presented by Senator Jesus Casillas Romero, PRI.

Chamber of origin: Chamber of Senators.

Consultative Commissions: Joint Committee on Defense; and Legislative Studies.

PROCEEDINGS: Fully Concluded.



Synopsis

The consultative commission considers inadmissible the proposal on the grounds that can be forced Mexicans to military service as an opportunity for service to the country, however, can not be considered as a sanction prevent them collaborate in public service and prohibit the engaging in the profession, industry, trade or job that suits him.

OPINION FOR THE INITIATIVE WITH PROJECT DECREE TO REFORM THE FRACTION XXXVI OF ARTICLE 3 AND ADDED A PARAGRAPH TO FRACTION I OF ARTICLE 90 OF THE LAW ON BIOSAFETY OF GENETICALLY MODIFIED ORGANISMS.

Author: Initiative presented by Senator Benjamin Robles Montoya, PRD.

Chamber of origin: Chamber of Senators.

Consultative

Commissions: United of Agriculture Committees; and Legislative Studies, First.

PROCEEDINGS: Fully Concluded.



Synopsis

The initiative proposes to amend the definition of "restricted zones" to include protected areas and where a system of organic production exists and that the general guidelines do not apply when looking to protect an area of organic production of GM crops, so the mere fact of being a process of organic production is established as a free zone.

The consultative commission reject the proposal because they considered that is not located in the legal system and involves a project that would require alternate structure of substantial parts of various legal systems.

OPINION FOR THREE INITIATIVES WITH PROJECT DECREE TO AMEND AND ADD A SEVERAL PROVISIONS OF THE LAW OF ACQUISITIONS, LEASES AND PUBLIC SECTOR SERVICES.

Author: Initiatives presented: One by Senator Oscar Roman Rosas Gonzalez, PRI; other by Senator Benjamin Robles Montoya, PRD; and other by Senator David Monreal Avila, PT.

Chamber of origin: Chamber of Senators.

Consultative

Commissions: United Trade and Industry committees; and Legislative Studies.

PROCEEDINGS: Fully Concluded.



Synopsis

The initiative of Senator Oscar Roman Rosas Gonzalez proposes adding several provisions to the Law of Acquisitions, Leases and Public Sector Services (LAASSP) to empower the Secretariat of Finance and Public Credit to know, solve and responsibilities for public servants failure to pay suppliers; established sanctions for public servants of the departments or agencies, in case of delay of payments to suppliers and proposed that the Secretariat of Public Service, was the competent authority to hear and decide, in case of default of payment to suppliers under certain sanctions.

The proposal of Senator Benjamin Angel Robles Montoya looked adds several provisions to the Law of Acquisitions, Leases and Services of the Public Sector to establish that priority will be given in recruitment procedures to micros in contracting with the international open mode, small and medium enterprises while respecting the aspect of regionalization provided for in Article 25 of the Constitution, and to establish that in the case of recruitment procedures for procurement, leases and services,

undertaking and entities, without being subject to public tender procedure priority will be given to micro, small and medium enterprises while respecting the aspect of regionalization provided for in Article 25 of the Constitution.

Finally, the proposal of Senator David Monreal Avila sought to amend Article 42 of the Law of Acquisitions, Leases and Public Sector Services to limit the legal concept of "direct award" for up to 15 percent of total purchases, leases and sales of all kinds of goods, provision of services of any nature and works contracts and reduce the percentage to 20% (currently 30%), the amount of the total budget of operations carried out for acquisitions, leases and services authorized the department or agency.

The consultative commission consider relevant proposals to discard the promoters whenever senators are addressed in the Political Constitution of the Mexican United States; on the Law of Acquisitions, Leases and Public Sector Services; the Federal Law of Administrative Responsibilities of Public Servants; and Regulation of the Law of Acquisitions, Leases and Public Sector Services.

OPINION FOR THE MEMORANDUM WITH PROJECT DECREE TO REFORM ARTICLES 25, 26, 27, 28 AND 31 OF THE AGRARIAN LAW.

Author: Initiative presented by Senators Eduardo Nava Bolaños, Francisco Herrera Leon, Arturo Herviz Reyes, Alfredo Rodríguez y Pacheco and Julio Cesar Aguirre Mendez.

Chamber of origin: Chamber of Senators.

Consultative Commissions: Joint Committee on Agrarian Reform; and Legislative Studies, First.

PROCEEDINGS: Fully Concluded.



Synopsis

The proposal is intended to include the prohibition of communal lands holder to designate president in assemblies that had as object address the issues outlined in fraction III of article 23 of the same Law.

The consultative commission, consider relevant the arguments used by the legislator to reject the proposed amendment to Articles 25, 26, 27, 28 and 31 of the Agrarian Law, under which the prohibition to appoint president is not a formality sense strict, it is a provision that only seeks to ensure the presence of land rights holders.

OPINIONS FOR THE MEMORARNDUM WITH PROJECT DECREE TO REFORM ARTICLE 181 OF THE AGRARIAN LAW.

Author: Initiative presented by Senators Eduardo Nava Bolaños, Francisco Herrera Leon, Arturo Herviz Reyes, Alfredo Rodríguez y Pacheco and Julio Cesar Aguirre Mendez.

Chamber of origin: Chamber of Senators.

Consultative Commissions: Joint Committee on Agrarian Reform; and Legislative Studies, First.

PROCEEDINGS: Fully Concluded.



Synopsis

The memorandum seeks to provide powers in comment to the agrarian courts to dismiss the lawsuits patently inadmissible, with the necessary constraint that agricultural judges substantiate and motivate that decision in order to thereby ensure the rule of law, seeking help with this in that justice in the land courts promptly and expeditiously, to enforce the principles of concentration and speed to be observed in any agricultural trial.

The consultative commission, consider relevant the arguments used by the co-legislator to reject the proposed amendment to Article 181 of the Agrarian Law, under which damages the principle of full and effective alternative to living in communities of agrarian law remedy.

OPINION FOR THE MEMORANDUM WITH PROJECT DECREE TO REFORM ARTICLE 148 AND ADDS TO ARTICLE 148 BIS AND ONE FRACTION VI TO ARTICLE 155 OF THE AGRARIAN LAW.

Author: Initiative presented by Senator Martha Leticia Sosa Govea, PAN.

Chamber of origin: Chamber of Senators.

Consultative Commissions: Joint Committee on Agrarian Reform; and Legislative Studies, First.

PROCEEDINGS: Fully Concluded.



Synopsis

The reform proposals aimed to establish the National Agrarian Registry to operate effectively, timely, expeditious and transparent. Regional sought in the Rules of Procedure of the National Agrarian Registry rules of organization and operation, necessary to ensure that the exercise of its powers will be made promptly, expeditiously and transparently be established.

And he sought to capture in the Agrarian Law required the National Agrarian Registry to expeditiously process all requests that were raised and, in any case issue a response within a period not exceeding sixty calendar days from the date of receipt of the request.

United commissions, deems it appropriate arguments used by the co-legislator to reject the bill, under which the Secretariat of Public Service is responsible for observing the efficiency and effectiveness of administrative operations of the National Agrarian Registry.

Similarly, it is established that this Secretariat is responsible to organize and coordinate the comprehensive administrative development in the agencies of the Federal Government, so that human, economic resources and technical procedures of the same, they are exploited and applied with efficiency criteria, always seeking efficiency, decentralization, and administrative simplification.