



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 24, 2015

NOTEBOOK

8

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:	6	SG:	1
PAN:	3		
PRD:	3		

13

01

Opinions of Project of Law or Decree first reading

Government Commission



Opinions of Projects of Law or Decree to Discussion

Commissions of:

Agriculture and Livestock: 1	Social Development: 1
Commerce and Industrial Development: 1	Youth and Sports: 2
Culture: 2	Environment: 3
National Defense: 1	For Gender Equality: 1
Rural Development: 1	Population and Development: 1
Regulations and Parliamentary Practices: 1	

15

50

Points registered agreements

PRI:	9	PT:	4
PAN:	22	JOINT:	3
PRD:	12		





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 TO AMEND AND ADD ARTICLE 209 AND REPEALING ARTICLE 250, BOTH FROM THE GENERAL LAW OF INSTITUTIONS AND ELECTORAL PROCEDURES.

Author: Senator Silvia Guadalupe Garza Galvan, PAN.

Topic: Electoral Publicity.

Articles Reform: Reform articles 209 and 250 from the General Law of Institutions and Electoral Procedures.



Sinopsis

It proposes to regulate propaganda placement parties and candidates.

Therefore, it states that in the case of electoral propaganda, parties and candidates may not hang on elements of street furniture, or impede in any way the visibility of the signs that allow people to move and orient themselves within population centers.

On the other hand, states that can be hung or set on privately owned property, subject to receiving written permission from the owner. They can be hung or set on racks and enclosures commonly used to determine the local executive, district boards of the Institute and where appropriate local public bodies, in agreement with the relevant authorities.

Fixing or painting on elements of street, road or railway equipment, or any geographical features of their legal status it is prohibited. Moreover, fixing or painting hanging in monuments or public buildings.

As for racks and enclosures commonly used they shall be divided by lot equitably in accordance with the appropriate political parties registered in accordance with the procedure agreed at the meeting of the respective council, which concluded in December last year to the choice.

For local, district and local government agencies advice within the scope of their competence, they will enforce these provisions and take action as may be appropriate in order to ensure parties and candidates the full exercise of their rights and ensure compliance their obligations in this area.

Complaints printed propaganda motivated by political parties and candidates will be presented to the secretary member of the District Board corresponding to the territory in which the event giving rise to this complaint. The vocal order the verification of the facts, will integrate the file and submitted for approval to the district council the project resolution.

INITIATIVE WITH PROJECT DECREE TO REFORM ARTICLE 32-D OF TAX CODE OF THE FEDERATION.

Author: Senator Benjamin Robles Montoya, PRD.

Topic: Exemption from payment of contributions.

Articles Reform: Reform article 32-D of Tax code of the Federation.



Sinopsis

Its main purpose, to encourage investment in order to generate development and employment opportunities in areas with higher economic backwardness by the exemption from payment of contributions and the granting of subsidies and tax incentives aimed at investors willing to develop production projects in areas of moderate and high poverty.

INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLES 4, 116, 121 AND 122 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

Author: Senator Miguel Romo Medina, PRI.

Topic: Genetic profile.

Articles Reform: Reform the articles 4, 116, 121 and 122 of the Political Constitution of the Mexican United States.



Synopsis

Proposes to reform articles 4, 116, 121 and 122 of the Political Constitution of the Mexican United States, in order to establish that all persons shall have the right to conduct a study were to obtain their genetic profile based on their ADN in order that is integrated with your birth certificate.

In addition, Is created the National Register of Proceedings of a National Identity and Genetic Profiles Base, which depend on the Federal Executive.

INITIATIVE WITH PROJECT DECREE WHICH ADDS AND REFORM VARIOUS PROVISIONS OF CUSTOMS LAW.

Author: Senators Juan Alejandro Fernandez Sanchez Navarro, Juan Carlos Romero Hicks, Jose Maria Martinez Martinez, Ernesto Javier Cordero Arroyo, Maki Esther Ortiz Dominguez, Daniel Gabriel Avila Ruiz, Hector Larios Cordova and Fernando Torres Graciano, PAN.

Topic: Prevention of money laundering.

Articles Reform: Reform articles 9, 144, 158-A and 183-A of Customs Law.



Synopsis

Proposes to include prepaid cards among the procedures prescribed by the Customs Law as money because -the authors claim which currently are using prepaid cards for inserting or removing money evading the rules of statements of money for not being considered in the Article applicable.

Prohibits inserting or removing cash or documents, in any amount, to the goods or means of transport are not approved for transport of values, which intern or leave the country. The transgression of this provision will mean a serious offense, so it is proposed that all of the amounts in cash, national or foreign checks, payment orders or other documents receivable or a combination of them to pass property of the Federal Treasury , for which a retention procedure to be followed by the customs authority is established.

INITIATIVE WITH PROJECT DECREE TO REFORM THE FRACTION X TO ARTICLE 18 AND ADDS ONE ARTICLE 18 BIS OF THE RIGHTS OF THE ELDERLY LAW.

Author: Senator Lorena Cuellar Cisneros, PRD.

Topic: Older People.

Articles Reform: Reform the article 18 and adds to 18 bis of the Rights of the Elderly Law.



Synopsis

The initiative proposes to include among the powers and responsibilities of the Secretariat of Health, to be coordinated with the System for the Integral Development of the Family, with the authorities responsible for civil protection and the INAPAM, in order to verify compliance essential obligations in the area of infrastructure, nutrition, health, physical, productive and recreational activities, security and civil protection, to name a few.

It also proposes that facilities have sufficient staff who are adequately trained to care for people in old age.

INITIATIVE WITH PROJECT DECREE TO REFORM AND ADD A SEVERAL PROVISIONS OF THE LAW OF VICTIMS.

Author: Senator Monica T. Arriola Gordillo, NA.

Topic: Internals Displaced.

Articles Reform: Reform the articles 2 and 4 of the Law of Victims.



Synopsis

The initiative aims to include in the General Law on Victims, The Internals Displaced forced, in order to be guaranteed the protection of their physical integrity and basic needs assistance and protection to their property and their civic and political rights.

It also incorporates the definition of internally displaced persons, and these were people forcibly have fled their homes to escape violence, armed conflict, the violation of human rights and natural disasters.

INITIATIVE WITH PROJECT DECREE TO REFORM THE FRACTION VII OF THE ARTICLE 166 BIS 3, CHAPTER II RIGHTS TERMINALLY ILL PATIENTS, OF THE GENERAL HEALTH LAW.

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

Topic: Terminally ill patients.

Articles Reform: Reform article 166 bis 3 of the General Health Law.



Sinopsis

Proposes to reform the seventh paragraph of Article 166 Bis 3 of the General Law of Health to establish that patients terminally ill patients have the right to receive drugs that mitigate the pain as well as professional help to enable face, the sick or your family, better emotional conditions the consequences of the disease.

INITIATIVE WITH PROJECT DECREE TO REFORM VARIOUS ARTICLES OF THE FEDERAL LABOUR LAW AND SOCIAL SECURITY.

Author: Senators Jose Maria Martinez Martinez and Fernando Torres Graciano, PAN.

Topic: Maternity and Paternity.

Articles Reform: Reform the articles 132, 164, 165, 169 bis, 170 and 170 bis of the Federal Labour Law; and 185, 101, 102 and 201 of the Social Security Law.



Synopsis

The initiative aims to combine work and family life of Mexicans through the protection of motherhood by adoption or special situations as well as the strengthening of parenthood on adoption and childbirth.

Under these premises, it proposes several amendments to the Federal Labour Law: replace the word "permit" by "license"; change the name of Title V "Work for Women" with "reconciling work and family life for working parents"; six-hour sessions give mothers and fathers single workers in charge of raising and caring for younger children; establish paternity leave for the birth or adoption; establish the right of working parents to have child care services for their children and aims to harmonize the Social Security Law with measures regarding maternity protection for adoption.

INITIATIVE WITH PROJECT DECREE TO AMEND ARTICLE 324 OF THE GENERAL HEALTH LAW.

Author: Senator Lorena Cuellar Cisneros, PRD.

Topic: Organ transplants.

Articles Reform: Reform article 324 of the General Health Law.



Synopsis

With the proposed reform to the General Health Law, intended to proceed with the donation of organs or tissues, the person must have manifested donor through a document signed and supported by the Secretariat of Health or through any other identification for this purpose by law their wish to donate. In these cases the consent of the family is not necessary.

Similarly, it stipulates that in the case of people who do not wish to become donors may be manifest by means of a simple written personal nature, or be mentioned in any of the public documents for this purpose determined by the Secretariat of Health.

And when not intended to have obtained a document expressing the will of the deceased, the Secretariat of Health is responsible for informing the families about the benefits of organ donation. It may proceed with the donation provided the consent of any of the following people for: the spouse, concubine, concubine, descendants, ascendants, brothers, the adoptee or the adopter; according to the designated priority.

Finally, it proposes that the Secretariat of Health must ensure that people are fully informed about the benefits of organ donation and facilitate mechanisms for them to express their willingness or opposition to donate their organs.

INITIATIVE WITH PROJECT DECREE TO REFORM AND ADD A SEVERAL PROVISIONS OF THE LAW OF THE NATIONAL STATISTICAL AND GEOGRAPHIC INFORMATION.

Author: Senator Teofilo Torres Corzo, PRI.

Topic: Representation to the National System of Statistical and Geographic Information.

Articles Reform: Reform the articles 14, 16, 29 and 33 of the Law of the National Statistical and Geographic Information.



Synopsis

Proposes that up to seven representatives of the Chamber of Deputies and seven representatives of the Senate of the Republic have the opportunity to attend meetings scheduled by the INEGI to the National Advisory Council; the topic, determine what legislators should attend the meeting. Legislators attending should preferably be presidents and secretaries; as well as members of legislative committees that issue to be addressed accordingly. Where appropriate, they shall be appointed by resolution of its Board of Directors.

It states that the meetings organized by INEGI with the National Advisory Council made semiannually, as currently one annual meeting is organized.

INITIATIVE WITH PROJECT DECREE TO REFORM THE FEDERAL LAW REFORM WORKING; FEDERAL LAW OF WORKERS IN THE SERVICE OF STATE REGULATORY OF SECTION B) OF THE ARTICLE 123 CONSTITUTIONAL, THE SOCIAL SECURITY LAW AND THE LAW OF INSTITUTE OF SOCIAL SECURITY SERVICES AND STATE EMPLOYEES.

Author: Senators Margarita Flores Sanchez, Diva Hadamira Gastelum Bajo, Ivonne Liliana Alvarez Garcia, Angelica del Rosario Araujo Lara, Lisbeth Hernandez Lecona, Ma. del Rocio Pineda Gochi, Mely Romero Celis and Roberto Albores Gleason, PRI.

Topic: Protection of lactation.

Articles Reform: Reform articles 132 and 170 of the Federal Labour Law; article 28 of the Federal Law of Workers in the service of state regulatory of section B) of the Article 123 Constitutional; article 94 of the Social Security Law; and article 39 of the Law of Institute of Social Security Services and State Employees.



Synopsis

The initiative aims to ensure the right to a minimum period of exclusive lactation for six months in any workplace, and to ensure a space where mothers can develop breastfeeding private and dignified manner.

INITIATIVE WITH PROJECT DECREE TO ADD THE ARTICLE 319 BIS. REFORM THE FRACTION VII AND ADDS THE FRACTIONS VIII AND IX A ARTICLE 462 TO THE GENERAL HEALTH LAW.

Author: Senators Mely Romero Celis, Roberto Armando Albores Gleason, Ivonne Liliana Alvarez Garcia, Angelica del Rosario Araujo Lara, Jesus Casillas Romero, Manuel Humberto Cota Jimenez, Margarita Flores Sanchez, Lisbeth Hernandez Lecona, Aaron Irizar Lopez, Humberto Domingo Mayans Canabal, Eviel Perez Magaña, Ma. del Rocio Pineda Gochi and Alejandro Tello Cristerna, PRI.

Topic: Subrogation.

Articles Reform: Reform articles 319 bis and 462 of the General Health Law.



Synopsis

The initiative aims to prohibit dispose of the human body in order to make pregnancy by substitution, and thereby renounce their right to maternal affiliation in favor of a contractor or third part to be granted a legal personality in terms of identity and nationality, as it seeks to impose a penalty of 6 to 17 years imprisonment and a fine equivalent to 8000 to 17000 daily minimum wage in the economic area concerned people participate and promote gestation substitution.



OPINIONS OF FIRST READING

**OPINION FOR THE MEMORANDUM WITH PROJECT DECREE
AMENDING THE REGULATORY LAW OF ARTICLE 6, FIRST
PARAGRAPH OF THE POLITICAL CONSTITUTION OF THE
MEXICAN UNITED STATES AND TO REFORM AND ADD THE
ARTICLE 53 OF THE ORGANIC LAW OF THE FEDERAL
JUDICIARY POWER.**

Author: Initiatives presented by Deputies Fernando Rodriguez Doval, PAN, on October 31, 2012; Deputy Rodrigo Chavez Contreras, MC, on March 21, 2013; and Deputy Arturo Escobar y Vega, PVEM, on May 22, 2013.

Chamber of origin: Chamber of Deputies.

Consultative Commissions: Joint Committee of Government; of Justice; and Legislative Studies, Second.

PROCEEDINGS: It will be first reading.



Synopsis

The committees consider adopting in its entirety the bill that aims to issue the Law Regulating Article 6, first paragraph of the Political Constitution of the Mexican United States, which aims to ensure and regulate the exercise of the right of reply in that article.

Provides that the term Right of Reply: A right of everyone to be published or broadcast clarifications which are relevant in respect of data or information transmitted or published by obligated parties related to facts that allude to him that are inaccurate or false, the disclosure of which would cause a grievance whether political, economic, in his honor, privacy and / or image. He proposes that any person may exercise the right of reply in respect of inaccurate or false information issued by any obligor under this Law and to cause a grievance.

Notes that political parties, candidates and candidates for elected office, duly registered with the relevant electoral

bodies, may exercise the right of reply in respect of inaccurate or false information to disseminate the media in terms of the provisions of this Law. in the case of the subjects referred to in this paragraph and in the periods that the Constitution and electoral laws provide for primary elections and electoral campaigns be considered business every day.

It indicates that the media, news agencies, independent producers and any other reporting issuer responsible for original content will be obligated in terms of this Law and shall have the obligation to ensure the right of reply for people in terms provided therein and shall be submitted for free. It proposes that the content of the reply should be limited to information that motivates and in no case may include value judgments or opinions, or used in attacks to third parties. In the case of print media, the reply, correction or answer must be published in full, collations, on the same page, with similar characteristics to the information that has been caused and with the same relevance.

It proposed that the news agencies that disseminate false or inaccurate information to their subscribers, to the detriment of a person, in terms of this Law must spread by the same means to its subscribers, correction or answer the person authorized to perform it. He notes that the courts of the Federation shall have jurisdiction of the court proceedings to be promoted on the

occasion of the exercise of the right of reply in the terms provided in this Law.

It provides that the judicial proceedings concerning the right of reply is independent of the right that it affected all subject to appeal to the competent courts to claim compensation for the damages that had been caused against him on the occasion of the publication information which it has. In court proceedings the right of reply all trials, except those that are contrary to law is accepted. It indicated that the resolutions issued by the judge will be public and will be available for electronic consultation, in the terms prescribed by the law of matter.

It establishes that is punishable by a fine of five hundred to five thousand days of general minimum wage in the Federal District the subject must not make notification to the individual in terms of Article 12 of this law. It is punishable by a fine of five hundred to five thousand days of general minimum wage in the Federal District the subject required that, without a resolution in the negative, do not publish or broadcast the requested replica also is punishable with a fine of five hundred to five thousand daily minimum wage in the Federal District the subject required that had refused to publish or broadcast the reply without there being grounds for its decision

It proposes that in the event that the court considers appropriate publication or dissemination of the replica and the obligor refuses to satisfy the judgment or does so after the deadline in the same shall be punished by a fine of 5000 to 10000 days general minimum wage in the Federal District.

Finally is added a fraction IX Article 53 of the Organic Law of Judicial Power of the Federation, in order to establish that the federal civil district judges know the trials and procedures under the law replica.



OPINIONS OF DISCUSSION

OPINION FOR THE MEMORANDUM WITH PROJECT DECREE FOR THE REFORM ARTICLES 24 AND 143 AND ADDS THE ARTICLE 143 BIS OF THE GENERAL LAW ON SUSTAINABLE FORESTRY DEVELOPMENT.

Author: Initiative presented in October 4, 2012, by Deputy Ricardo Astudillo Suarez, PVEM.

Chamber of origin: Chamber of Deputies.

Consultative

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

PROCEEDINGS: If approved, it shall be submitted to the Chamber of Deputies, for the purposes of section e) of Article 72 of the Constitution.



Synopsis

The commissions determine approved with amendments the memorandum for which is to ensure that the resources entering the Mexican Forest Fund by charging environmental compensation for change of land use in forest lands return to the states of which come and are exercised by them and that the implementation and use of funds give priority to the watershed where the land that would be affected, then the municipality where the change in land use was authorized settles and ultimately to the federal institution concerned.

OPINION FOR THE INITIATIVE WITH PROJECT DECREE IS ADDED THE FIRST A THIRD PARAGRAPH TO ARTICLE 32 OF THE FEDERAL LAW OF CONSUMER PROTECTION.

Author: Initiative presente on November 4, 2014, by Senators Graciela Ortiz Gonzalez, Blanca Alcala Ruiz, Marcela Guerra Castillo and Ana Lilia Herrera Anzaldo, PRI.

Chamber of origin: Chamber of Senators.

Consultative

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

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



Synopsis

Proposes to introduce the word "clear" in the content of the information or advertising of goods, products or services that are disseminated by any means or form, above, in accordance with the terms set out in Article 1, fraction III, Federal Consumer Protection Law.

Similarly, it is intended that it be considered as misleading advertising aimed at young audiences that follow immediately to a children's program, which encourages the purchase of a good or service by exploiting the inexperience or credulity to cause confusion the child by not distinguish whether it is the same schedule or an advertisement; and empowers the PROFECO for the analysis and verification of information or advertising, verify that it is accurate, clear and attached to the provisions of this law.

**OPINION FOR THE INITIATIVE WITH PROJECT DECREE
AMENDING, SUPPLEMENTING OR REPEALING CERTAIN
PROVISIONS OF THE FEDERAL LAW ON AREAS MONUMENTS
AND ARCHAEOLOGICAL, ARTISTIC AND HISTORIC.**

Author: Initiative presented in October 22, 2013, by Senator Monica T. Arriola Gordillo, NA.

Chamber of origin: Chamber of Senators.

Consultative

Commissions: Culture United committees; and Legislative Studies, First.

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



Sinopsis

It proposes to give powers to the National Commission for the Development of Indigenous Peoples, the National Institute of Indigenous Languages and the government of the Federal District on campaigns to promote the growth, promotion and respect for the archaeological, historical and artistic monuments. Also, the National Council for Culture and Arts is empowered to implement the Law.

It provides that the municipal authority may act in aid of the corresponding Institute to order the provisional suspension of restoration and conservation of immovable property declared monuments that have no license or permit; adherence to the General Law of National Assets in destiny or reassignment of federally owned properties declared archaeological monument is included.

OPINION FOR THE INITIATIVE WITH PROJECT DECREE IS DECLARED ON NOVEMBER 28 EACH YEAR "NATIONAL DAY OF THE PERFORMER".

Author: Initiative presented on December 10, 2014, by Senators Mariana Gomez del Campo, Blanca Maria Alcala Ruiz, Miguel Barbosa Huerta, Jorge Luis Lavalle Maury, Francisco Salvador Lopez Brito and Zoe Robledo Aburto.

Chamber of origin: Chamber of Senators.

Consultative

Commissions: Culture United committees; and Legislative Studies, First.

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



Synopsis

It proposes that 28 November each year celebrate the "Day of the performer," in order that public institutions, collecting societies, artistic groups or any other form of social organization stand out and spread interpretation activities or execution of Mexican artists of great experience.

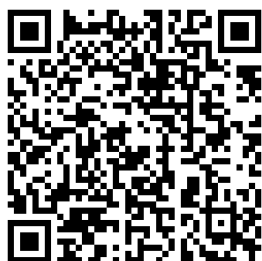
OPINION FOR THE MEMORANDUM WITH PROJECT DECREE TO ADD THE ONE ARTICLE OF THE FEDERAL LAW OF FIREARMS AND EXPLOSIVES.

Author: Initiative presented on October 25, 2012, by Senator Arturo Zamora Jimenez, PRI.

Chamber of origin: Chamber of Senators.

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

PROCEEDINGS: If approved, it will be forwarded to the Federal Executive.



Sinopsis

The reform is to regulate possession of firearms in the country, as well as commercial and industrial activities which are performed with weapons, ammunition, explosives, devices and chemicals; including import and export, transportation and storage of all types of regulated material.

With the addition of a Article 83 Quintus of the Law, which stipulates that illegally possessing cartridge magazines for firearms for the exclusive use of the Army, Navy and Air Force, he will be punished with imprisonment of one to two years, fifty to one hundred days fine in the case of two to five magazines. And it is punishable with imprisonment from two to five years and a fine of one hundred to two hundred days, when it is more than five chargers.

OPINION FOR THE INITIATIVE WITH PROJECT DECREE TO REFORM ONE ARTICLE TO LAW SUSTAINABLE RURAL DEVELOPMENT.

Author: Initiative presented by April 23, 2014, by Senators Lizbeth Hernandez Lecona, Ivonne Liliana Alvarez, Angelica del Rosario Araujo Lara, Margarita Flores Sanchez, María del Rocio Pineda Gochi and Mely Romero Celis, PRI.

Chamber of origin: Chamber of Senators.

Consultative

Commissions: United Rural Development Committees; Food self-sufficiency; and Legislative Studies.

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



Sinopsis

The consultative commission resolved to amend Article 182 of the Law for Sustainable Rural Development in actions for food sovereignty a priority, included small producers in poverty and promoting the integration of producing food chains.

OPINION FOR THE INITIATIVE WITH PROJECT DECREE TO REFORM FRACTION II AND IV OF ARTICLE 38 OF THE GENERAL LAW OF SOCIAL DEVELOPMENT.

Author: Initiative presented on April 23, 2013, by Senators Lisbeth Hernandez Lecona, Angelica del Rosario Araujo Lara, Hilda Esthela Flores Escalera, Ivonne Liliana Alvarez Garcia, Lilia Guadalupe Merodio Reza, Juana Leticia Herrera Ale, Margarita Flores Sanchez, Maria del Rocio Pineda Gochi and Mely Romero Celis, PRI.

Chamber of origin:
Chamber of Senators.

Consultative

Commissions: Joint Committee on Social Development; and Legislative Studies, First.

PROCEEDINGS:

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



Synopsis

The opinion reform fraction II; and adding paragraph VII to article 38 of the General Law for Social Development, to emphasize that collaboration between departments and federal agencies for the formulation, implementation and instrumentation software, actions, and investments in social development will shall encourage mechanisms and tools of inclusion among the three levels of government, which will cross, comprehensive and concurrent basis.

Moreover, appropriate education in family farming and the involvement of people and communities in agricultural cooperatives promote legislative measures are implemented in order to realize the implementation of public policies to ensure full public access to the right to food, and thereby generalize the promotion of family farming to make way for various actions, which are not limited to education.

OPINION FOR THE MEMORANDUM WITH PROJECT DECREE FOR ADD FRACTIONS XV AND XVI OF THE ARTICLE 4 OF THE LAW OF MEXICAN INSTITUTE OF YOUTH.

Author: Initiative presented on March 24, 2011, by Deputy Arturo Vazquez Aguilar, NA.

Chamber of origin: Chamber of Deputies.

Consultative

Commissions: United Commissions Youth and Sports Commissions; and Legislative Studies, First.

PROCEEDINGS: If approved, it will be forwarded to the Federal Executive.



Synopsis

The consultative commission, after making a thorough analysis of the bill sent by the Chamber of Deputies, consider passing on their terms proposed reforms, which aim to enhance the powers of the Mexican Youth Institute, which is established powers to integrate, update and publish a national catalog of federal programs and projects to promote youth employment and self-employment; and to propose to the agencies of the Federal Public Administration, with priority to the Secretariats of Labor and Social Security, Social Development, Environment and Natural Resources, Economy, Foreign Affairs, Agrarian Reform and Communications and Transport, programs and projects to promote youth employment and self-employment.

With the reforms are approved, the powers of the Institute to take a greater role redefined and transversal actions undertaken with relevant federal departments and agencies in planning strategies to help young Mexicans inserted

into the production market; the integration of a national catalog of programs for youth employment and self-employment, in order to inform the industry and the possibilities of used self-employed is also proposed.

OPINION FOR THE MEMORANDUM WITH PROJECT DECREE FOR IS ADD THE ARTICLES 3 WITH A FRACTION VII AND 4 WITH ONE FRACTION X BIS OF THE LAW OF MEXICAN INSTITUTE OF YOUTH.

Author: Initiative presented on April 28, 2010, by Deputy Kenia Lopez Rabadan, PAN.

Chamber of origin: Chamber of Deputies.

Consultative

Commissions: United Commissions Youth and Sports Commissions; and Legislative Studies, First.

PROCEEDINGS: If approved, it will be forwarded to the Federal Executive.



Sinopsis

The consultative commission considered necessary to approve the co-legislative proposal that aims to include as object of the Mexican Youth Institute, the design and coordinate policies, plans and programs for young people to promote cultural events, developing their artistic skills cultural management and also to design, implement and coordinate public policies aimed at developing cultural and artistic skills of young people.

OPINION FOR THE MEMORANDUM WITH PROJECT DECREE TO REFORM AND ADD SEVERAL PROVISIONS OF ARTICLES 3 AND 28 OF THE GENERAL LAW OF ECOLOGICAL BALANCE AND ENVIRONMENTAL PROTECTION.

Author: Initiative presented on February 21, 2013, by Senator Jorge Emilio Gonzalez Martinez, PVEM.

Chamber of origin: Chamber of Senators.

Consultative

Commissions: Joint Committee on Environment and Natural Resources; and Legislative Studies.

PROCEEDINGS:

If approved, it will be returned to the Chamber of Deputies, for the purposes of section e) of Article 72 of the Constitution.



Synopsis

The consultative commission does not agree with the legislator in relation to its proposed modifications, so that the emphasis in the original reforms approved by the Senate, consisting of: define coastal ecosystems such as beaches, dunes coastal, cliffs, tidal stripes; coastal wetlands such as interdunarias lagoons, coastal lagoons, estuaries, marshes, swamps, Cienegas, mangroves, hillocks, oases, cenotes, grasslands, palm groves and flood forests; Coral reefs; ecosystems formed by communities of macro-algae and sea-grass, seabed or benthic and rocky coasts. These are characterized because they are located in the coastal zone may comprise marine, aquatic and / or terrestrial portions; covering at sea from a depth of less than 200 meters, up to 100 km inland and 50 m elevation.

The reform will be the Secretariat, in collaboration with the states and municipalities, who will determine the national coastal zone taking into consideration the particular physiographic and biological interactions in the area concerned must publish in the DOF by agreement.

OPINION FOR THE INITIATIVE WITH PROJECT DECREE TO REFORM ARTICLE 17 BIS OF THE GENERAL LAW OF ECOLOGICAL BALANCE AND ENVIRONMENTAL PROTECTION.

Author: Initiative presented on November 11, 2014, by Senators Ninfa Salinas Sada and Roberto Albores Gleason.

Chamber of origin: Chamber of Senators.

Consultative Commissions: Joint Committee on Environment and Natural Resources; and Legislative Studies, First.

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



Synopsis

The consultative commission considered them from the reforms contained in the initiative. In that sense, it provides that Article 17 bis stipulates that environmental management manuals issued by various entities of the federation shall aim to reduce the ecological footprint of its activities.

It also states that those systems include measures to encourage the use of electronic media and the adoption of technologies that enable a sustainable energy and water, in accordance with its budgetary scope.

OPINION FOR THE INITIATIVE WITH PROJECT DECREE WHICH IS ADDED A SECOND PARAGRAPH TO 60 BIS 1 OF THE LAW OF WILDLIFE.

Author: Initiative presented on December 9, 2014, by Senator Jorge Emilio Gonzalez Martinez, PVEM.

Chamber of origin: Chamber of Senators.

Consultative

Commissions: Joint Committee on Environment and Natural Resources; and Legislative Studies, First.

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



Sinopsis

The initiative proposes to add Article 60 Bis 1 to prohibit extractive subsistence and commercial exploitation of three species of shark and saw two species.

The consultative commission considered pertinent because the sustainable use of species whose total life is water, will be regulated by the forestry and fishery laws except in the case of species or populations at risk.

OPINION FOR THE INITIATIVE WITH PROJECT DECREE TO AMEND AND ADD SEVERAL PROVISIONS OF THE FEDERAL LAW OF LIABILITY OF PUBLIC SERVANTS.

Author: Initiative presented on February 26, 2015, by Senators Diva Hadamira Gastelum Bajo, Hilda Flores Escalera, Maria Cristina Diaz Salazar, Juana Leticia Herrera Ale, Itzel Sarahi Rios de la Mora, Lilia Guadalupe Merodio Reza and Mayela Quiroga Tamez. PRI.

Chamber of origin: Chamber of Senators.

Consultative

Commissions: United Gender Equality Commissions; and Legislative Studies, First.

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



Sinopsis

The reform proposed in the opinion included in Article 7 of the violations of human rights, such as actions that would run contrary to the fundamental public interests or your good office.

Moreover, the amendment to article 47 is included as an obligation of public servants to refrain not to grant paternity leave or maternity in order that human rights of people are not affected. As well as observe good conduct at work, dealing with equality and without discrimination to people.

OPINION FOR THE MEMORANDUM WITH PROJECT DECREE TO REFORM THE ARTICLE 112 OF THE GENERAL LAW OF POPULATION.

Author: Initiative presented on November 6, 2014, by Deputy Javier Lopez Zavala, PRI.

Chamber of origin: Chamber of Deputies.

Consultative Commissions: Joint Committee on Population and Development; and Legislative Studies.

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



Synopsis

The reform wing General Population Law aims to incorporate the change of name of the autonomous public body constitutional authority in electoral matters "National Electoral Institute" before the Federal Electoral Institute.

OPINION FOR THE INITIATIVE WITH PROJECT DECREE ADD A THIRD PARAGRAPH OF ARTICLE 12 OF ORGANIC LAW OF THE GENERAL CONGRESS OF THE MEXICAN UNITED STATES.

Author: Initiative presented on November 27, 2012, by Senator Jesus Casillas Romero, PRI.

Chamber of origin: Chamber of Senators.

Consultative Commissions: United Regulations and Parliamentary Practices Committees; and Legislative Studies.

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



Sinopsis

The proposal is to prohibit the entry of any armed person classroom sessions of Chambers, unless there is serious reason to warrants, in the case of police and ordered the President of Congress, the respective Chamber, or of the Standing Committee, as appropriate.