



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 3, 2015.

NOTEBOOK
2

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

11

Project of Law or Decree



Registered Initiatives

PRI:	3
PAN:	2
PRD:	6
PT:	1
JOINT:	3

15

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Opinions of Projects of Law or Decree first reading



Opinions of Projects of Law or Decree to Discussion

Commissions:
Rights of Children and Adolescents: 1

01

30

Points registered agreements

PRI:	5
PAN:	14
PRD:	6
PT:	1
JOINT:	4





PROJECTS OF LAW OR DECREE

PROJECT DECREE TO AMEND AND ADD SEVERAL PROVISIONS OF THE FEDERAL CIVIL CODE

Author: Initiatives presented: one by Deputy Fernando Belaunzaran Mendez, PRD; another by Deputy Veronica Juarez Piña, PRD; and other by Deputy Merilyn Gomez Pozos, MC.

Topic: Marriage.

Articles reform: Reform articles 31, 93, 98, 100, 103, 113, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 172, 173, 181, 187, 209, 237, 238, 239, 240, 245, 265, 272, 438, 443, 451, 624 and 641 the Federal Civil Code.

Memorandum: 1

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies on April 30, 2015, with 361 votes in favor and 11 against.



Synopsis

It provides that marriage, contractors must be of legal age, and that the time of marriage, the spouses are committed to sharing a life together, build a family, to provide mutual support, affection and care pursued.

They are removed as impediments to celebrate the lack of consent to the marriage contract, or those exercising parental authority, the guardian or judge; and it includes as impediments to holding the threat, coercion and violence.

Finally, it states that the right of usufruct granted to persons exercising parental authority, by the majority of the children is extinguished.

PROJECT DECREE AMENDING VARIOUS PROVISIONS OF THE FEDERAL CIVIL CODE AND ADDS AN ARTICLE BIS TO THE FEDERAL CIVIL PROCEDURE CODE.

Author: Initiative presented by Deputy Marcelo de Jesus Torres Cofiño, PAN.

Topic: Declaration of absence or presumption of death.

Articles reform: Reform articles 669, 670, 671, 677 and 705 of the Federal Civil Code; and adds article 371 bis to the Federal Code of Civil Procedure.

Memorandum: 2

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies on April 30, 2015, with 403 votes in favor, 1 against and 1 abstention.



Synopsis

The memorandum aims to reduce "two years" to "six months" the term to request a declaration of absence, and "six years" to "two years", the term for issuing the declaration of death; it also establishes that in case that is pending a judgment of declaration of absence or presumption of death, termination of term cease when the judge declared the latter.

PROJECT DECREE IS ADDED A SECOND AND THIRD PARAGRAPH OF ARTICLE 360 OF THE FEDERAL CIVIL CODE.

Author: Initiative presented by Deputy Elvia Maria Perez Escalante, PRI.

Topic: Paternity and Maternity.

Articles Reform: Adds Article 360 of the Federal Civil Code.

Memorandum: 3

Vote in the Chamber of Deputies: Approved in the Chamber of Deputies on April 30, 2015, with 302 votes in favor.



Synopsis

The memorandum proposes to establish that in case of contradiction, in the event of recognition of children born outside marriage, Paternity and Maternity can be tested by any of the ordinary means, especially through the expert evidence in genetics.

If the parent budget refused to provide the necessary sample shall be presumed, unless proven otherwise, it is the father or mother. If there is lack of resources, the judge will ask the expert area to exempt payment services in the best interests of the child.

PROJECT DECREE TO REFORM THE ARTICLE 205 BIS OF THE FEDERAL CRIMINAL CODE.

Author: Initiative presented by Deputy Veronica Juarez Piña, PRD.

Topic: Pedophilia and sexual abuse.

Articles reform: Amends article 205 Bis of the Federal Penal Code.

Memorandum: 4

Vote in the Chamber of Deputies: Approved in the Chamber of Deputies on April 30, 2015, with 382 votes in favor.



Synopsis

The memorandum proposed to provide that the penalty provided for crimes of pedophilia and sexual abuse, is imprescriptible

PROJECT DECREE TO REFORM THE ARTICLE 25 OF THE GENERAL LAW TO PREVENT AND PUNISH CRIMES ON KIDNAPPING, REGULATORY XXI FRACTION ON ARTICLE 73 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

Author: Initiative presented by Deputies Jose Guillermo Anaya Llamas, Ana Isabel Allende Cano, Maria del Carmen Garcia de la Cadena, Jose Alejandro Montano Guzman, Etienne Atolín Rivera, Maria Guadalupe Moctezuma Oviedo, Jose Angel Avila Perez and Felipe Arturo Camarena Garcia.

Topic: Location of mobile equipment.

Articles reform: Reform article 25 of the General Law for the Prevention and Punishment of Crimes on Kidnapping.

Memorandum: 5

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies on April 30, 2015, with 316 votes in favor, 73 against and 9 abstentions.



Synopsis

The memorandum amends section 25 of the General Law to Prevent and Punish the Crime of kidnapping, in order to empower holders of the Public Ministry of the Federation, the states or those that function is delegated, may order telecommunications dealers and with regard to the investigation of offenses under the law, they immediately provide information on the geographical location when the mobile equipment a person's life is in danger; also log data line and mobile equipment.

Moreover, collaborate with the authorities in the research activities that allow the prosecution of crimes and to suspend the telephony service for the purposes of securing the instructions of the Federal Institute of Telecommunications corresponding ministerial or judicial mandate. The statutes must establish the legality of the request justifies his rationality, appropriateness, necessity and proportionality.

PROJECT DECREE BY LAW IS ISSUED FOR STRENGTHENING THE MERCHANT MARINE AND MEXICAN SHIPBUILDING.

Author: Initiative presented by Deputy Arnaldo Ochoa Gonzalez, PRI.

Topic: Merchant marine and shipbuilding industry.

Articles Reform: Issues the Law for Strengthening the Merchant Marine and Shipbuilding Mexican.

Memorandum: 6

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies on April 30, 2015, with 332 votes in favor and 1 abstention.



Synopsis

The Law is intended to issue aims to foster the growth of the Mexican merchant marine achieve adequate participation in the maritime transportation of our foreign trade, and cabotage and building national shipbuilding industry and naval auxiliary industry.

It aims to create the Committee to Support Merchant Marine and Shipbuilding, to analyze, propose and agree with Mexico parastatals shipping using height for the transfer of its inputs or outputs, the mechanism for prioritization and encourage the use of vessels with Mexican flag or register in the Special Folio.

Notes that the Mexican flag vessels and foreign registered in the Special Folio, have precedence in similar circumstances, on any other, to be contracted to transport loads export and import of centralized and parastatal public administration.

It provides that the operation and exploitation of ships in inland waterways and coastal shipping is reserved to Mexican shipping companies with Mexican vessels.

Shipyards, docks and national naval auxiliary industry, consistently preferably be given preference over foreigners for the construction, repair, maintenance and dismantling of ships or naval craft owned, including federal, central and public administration.

PROJECT DECREE BY LAW IS ISSUED THE RIGHT TO ADEQUATE FOOD.

Author: Initiative presented by Deputy Gloria Bautista Cuevas, PRD.

Topic: Adequate Food.

Articles reform: Issued the Law on the Right to Adequate Food.

Memorandum: 7

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies on April 30, 2015, with 363 votes in favor.



Synopsis

The Law is intended issue is to establish the basis for ensuring the enjoyment and effective exercise of the right to adequate food for all people; contribute to self-sufficiency, security, food sovereignty and sustainability; encourage consumption, distribution and production of nutritious food and quality; Regular food policy instruments and their implementation; determine the subjects of law, in their respective areas of competence; and establish the basis for social participation in actions aimed at achieving the full realization of the right to adequate food and means of enforcement.

It establishes the general rights and basic actions on food production. It also states the general rights and basic actions in food distribution.

You have that daily consumption and sufficient food representing local food baskets is a right of all people who are in the country.

It states that the food emergency exists when, at the federal level or in one or more municipalities, branches or states, the population is prevented from giving effect to the exercise of the right to adequate food of its members, or by the occurrence of phenomena natural or man widely affecting regular food supply or cause increases or strong instability in the prices of local products that make food baskets.

Create the Federal Inter-ministerial Commission on the Right to Adequate Food, which will aim at establishing guidelines and arrangements for the coordination of the actions of the agencies of the Federal Government aimed to promote, respect, protect and guarantee the exercise of right to adequate food.

The Federal Food Council is established as an advisory body, which will among other things, planning the organized actions that result in the improvement of the right to adequate food in the country, in coordination with the states and municipalities, society civil in general or with the various municipal, state or federal authorities.

PROJECT DECREE ESTABLISHING THE CHARACTERISTICS OF A TRAGIC BICENTENIAL COMMEMORATIVE COIN OF THE GENERALISSIMO JOSE MARIA MORELOS Y PAVON.

Author: Initiative by the Federal Executive.

Topic: Commemorative Coin.

Articles Reform: Establishing features to commemorative coin.

Memorandum: 8

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies on April 30, 2015, with 350 votes in favor and 1 abstention.



Synopsis

The memorandum establishes the characteristics of a commemorative coin Bicentennial the Death of Generalissimo Jose Maria Morelos y Pavon.

PROJECT DECREE TO AMEND AND ADD SEVERAL PROVISIONS OF THE FEDERAL CODE OF CIVIL PROCEDURE, OF THE LAW OF FUND NATIONAL INSTITUTE OF HOUSING FOR WORKERS AND ORGANIC LAW OF THE FEDERAL JUDICIARY.

Author: Initiative presented by Deputy Carlos Humberto Aceves del Olmo, PRI.

Topic: Housing financing contracts.

Articles Reform: Reform Articles 322 and 379 of the Federal Code of Civil Procedure; reform Articles 49 and 71 of the Law Institute of the National Housing Fund for Workers; and reforms the Articles 53 of the Organic Law of Judicial Power of the Federation.

Memorandum: 9

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies, April 30, 2015, with 293 votes in favor, 31 against and 7 abstentions.



Synopsis

It proposes empowering federal civil district judges to hear disputes arising from the enforcement and implementation of contracts which are awarded housing financing. In this regard, the judge may order as a precautionary measure that the national bodies responsible for funding housing programs are entrusted uninhabited housing for preservation and integrity and avoid the deterioration of the property in dispute.

It states that for this purpose the actor must accompany all elements to prove that the house is uninhabited, while the court clerk shall record the status of it. INFONAVIT notes that provide options to help borrowers to retain their heritage, even if it had started the procedure for recovery of collateral.

PROJECT DECREE TO REFORM ARTICLE 5 AND ADDS ARTICLES 43 BIS AND 45 BIS FEDERAL LAW ON MONUMENTS AND ARCHAEOLOGICAL, ARTISTIC AND HISTORICAL ZONES.

Author: Initiative presented by Deputies Barbara Gabriela Romo Fonseca and Lourdes Eulalia Quiñones Canales.

Topic: Cultural itineraries.

Articles Reform: Reform Article 5 and adding Articles 43 bis and 45 bis of the Federal Law on Monuments and Archaeological, Artistic and Historic Zones.

Memorandum: 10

Vote in the Chamber of Deputies: Approved in the Chamber of Deputies on April 30, 2015, with 301 votes in favor and 1 abstention.



Sinopsis

The memorandum seeks to bring cultural itineraries to the Federal Law on Monuments and Archaeological, Artistic and Historic Zones, clearly referring to all via land, water, or other mixed media, physically determined and characterized by having its own specific dynamics and reciprocal historical functionality, which is a result from and reflect interactive movements of people as well as multidimensional exchanges, continuous and goods, ideas, knowledge and values between peoples, countries or continents over significant periods of time.

Likewise, it seeks to establish the National Institute of Anthropology and History ea National Institute of Fine Arts and Literature are competent in cultural itineraries.

PROJECT DECREE TO AMEND AND ADDS ARTICLES 6, 11, 21, 23, 27, 33, 48, 57, 67, 68 AND 81 OF THE AIRPORTS LAW, FOR THE PURPOSE OF PARAGRAPH D) OF ARTICLE 72 OF THE CONSTITUTION.

Author: Initiative presented by Senator Alejandro Gutierrez Gutierrez, PRI.

Topic: Airport infrastructure.

Articles Reform: Reform articles 6, 11, 21, 23, 27, 33, 48, 57, 67, 68 and 81 of the Airports Law.

Memorandum: 11

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies on April 28, 2015, in economic voting.



Synopsis

The memorandum sought to develop the airport infrastructure in the country. Directing authority for granting airport concessions to the granting of permits for the operation of aerodromes service.

In this regard, the co-legislator considers that the changes proposed in the memorandum are already reflected in the reforms that took effect on January 27, 2015, therefore the object of it has run out of material.



INITIATIVE WITH PROJECT DECREE TO REFORM ARTICLE 109 OF THE FEDERAL LAW TELECOMMUNICATIONS AND BROADCASTING

Author: Senator Miguel Romo Medina, PRI.

Topic: Amber Alert.

Articles Reform: Reform Article 190 of the Federal Telecommunications Act and Broadcasting.



Synopsis

It proposes that telecommunications dealers collaborate freely in the search for missing activation of the Amber Alert, committing to disseminate information via text message and / or an official time of which has the federation, as appropriate to the medium.

It points out that any omission or disregard of these provisions will be sanctioned by the authority, pursuant to the provisions of the applicable criminal law.

INITIATIVE WITH PROJECT DECREE BY TO AMEND SEVERAL PROVISIONS OF THE FEDERAL CODE OF CIVIL PROCEDURE; OF THE COMMERCIAL CODE, THE TAX CODE OF THE FEDERATION, THE LAW OF WOMEN´S ACCESS TO A LIFE FREE OF VIOLENCE, OF THE LAW OF PROCEDURE ADMINISTRATIVE; NATIONAL LAW OF ALTERNATIVE DISPUTE RESOLUTION MECHANISMS IN CRIMINAL MATTERS; OF BANKRUPTCY LAW AND THE FEDERAL PUBLICS DEFENDERS LAW.

Author: Senators Ma. del Pilar Ortega Martínez and Angelica de la Peña Gomez.

Topic: Access to justice for persons with disabilities.

Articles reform: Reform Article 54 bis of the Federal Code of Civil Procedure; Article 1055 bis of the Commercial Code; Article 33 of the Tax Code of the Federation; Article 52 of the General Law on Women's Access to a Life Free of Violence; Article 24 bis 2 of the Law on Administrative Procedure; Article 19 of the Law of Alternative Dispute Resolution mechanisms in criminal matters; Article 7 of the Bankruptcy Law; and Article 52 of the Federal Public Defender.

Synopsis

With the addition of an article 54 bis to the Federal Code of Civil Procedure is intended that judges, magistrates and ministers to substantiate any matter involving the disabled, to make reasonable adjustments to procedures in order to ensure full access justice for persons with disabilities.

With regard to the proposed amendments to the Commercial Code, the Tax Code of Federation, the Bankruptcy Law, Law of Administrative Procedure in the National Law Alternative Dispute Resolution Mechanisms in Criminal Matters Law Federal Public Defender is proposed to include the provision for regulations to prevent cases where a disabled person is a party to a process of matter, is entitled to have the technological means or with an interpreter to enable it to obtain and understand the entire information on the process in question; similarly it provides that should receive the necessary



assistance to enable a full understanding of each and every one of the performances. Finally it states that judges, magistrates and ministers to substantiate any matter involving the disabled, to make reasonable adjustments to the process in order to ensure full access to justice for persons with disabilities.

The reform proposal is presented to the Article 52 of the General Law on Women's Access to a Life Free of Violence in the same direction, to ensure that women with disabilities have a right of access to an interpreter or technological means that allow to obtain and understand the information requested as well as performances.

INITIATIVE WITH PROJECT DECREE IS ISSUED THE FEDERAL LAW FOR PROTECTION WHISTLEBLOWERS AND INFORMANTS OF CORRUPTION.

Author: Senators Zoe Robledo Aburto, Armando Rios Piter, Luisa Maria Calderon Hinojosa, Benjamin Robles Montoya and Raul Moron Orozco.

Topic: Corruption.

Articles Reform: Issued the Federal Law for Protection of whistleblowers and informants of corruption.



Synopsis

The law is intended issue is to establish the measures and procedures that facilitate and encourage the reporting of acts of corruption, administrative and criminal matters. Ensures protection for the public official or any person who, in good faith, reports acts or testify about corruption.

Obliges the agencies of the federal government, in the area of competence to provide the assistance that they require the System Coordinator Committee or any of the agencies that make up the National Anti-Corruption System.

Regulated whistleblowers, informants and witnesses and defines what is meant as a complaint and determines to authorities thereof.

Establishes a Whistleblower Protection Program and Witnesses of Laws of Corruption; and protection measures. Gives financial rewards if there is accurate and relevant information on corruption.

It has a chapter on sanctions for breach of duties in case of injury caused to the complainant or witness; involvement procedures; repetition of the act; and intentionality with which they acted.

Also provides for international cooperation mechanisms.

INITIATIVE WITH PROJECT DECREE BY MODIFIED THE ARTICLES 69, 108 AND 110 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

Author: Senator David Monreal Avila, PT.

Topic: Federal Executive.

Articles Reform: Reform the articles 69, 108 and 110 of the Political Constitution of the Mexican United States.



Synopsis

The initiative seeks to resolutions issued by the Steering Committee responsible for the administration of the National Council for Evaluation of Social Development Policy, are observable character by the agencies of the federal public administration in the applicable terms.

Similarly, it states that the suggestions and recommendations resulting from the evaluation that the chapter of the National Council for Evaluation of Social Development Policy is concerned, are considered in the programmable and budgetary processes of national policy on social development part of the agencies of the federal government, to promote a more effective and efficient social spending exercise introducing continuous improvement actions in the design, operation and implementation of social programs.

INITIATIVE WITH PROJECT DECREE IS ADDED TO ARTICLE 7 FRACTION III OF THE GENERAL EDUCATION LAW REFORM TO ARTICLE 56 OF THE LAW ON THE SHIELD, FLAG AND NATIONAL ANTHEM

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

Topic: National Symbols.

Articles Reform: Reform Article 7 of the Education Law; and Article 56 of the Law on the Shield, the Flag and the National Anthem.



Synopsis

It proposes incorporating a national civic week in September, where different activities to learn about the history, the meaning and importance of the Shield, the Flag and the National Anthem will be performed. This in order to promote and strengthen respect for national symbols and create an awareness of nationality and sovereignty.

Imposes penalties for infringements of the Law on the Shield, the Flag and the National Anthem by a fine of up to 500 times that referred to in the Federal District or arrest up to thirty-six hours minimum wage.

When the offense is committed for profit, the fine may be imposed up to the equivalent of one thousand times the minimum wage provided for in the Federal District.

If the offense is committed on the occasion open to the general public shows, the fine may be imposed up to the equivalent of three thousand times the minimum wage provided for in the Federal District and the fine may also include public apology.

INITIATIVE WITH PROJECT DECREE FOR IS ADDED A THIRD PARAGRAPH TO ARTICLE 186 OF THE LAW OF INCOME TAX

Author: Senator Martin Orozco Sandoval, PAN.

Topic: Fiscal stimulus.

Articles Reform: Reform Article 186 of the Law on Income Tax.



Synopsis

It proposes to establish a fiscal stimulus to hire college students who, consisting of an additional deduction equal to 100% of salary actually paid will be granted. To this end, consideration should be given full wages as a basis to calculate, exercising appropriate, withholding tax on income of the worker in question, complying with the terms and requirements by general rules set the Tax Administration Service.

INITIATIVE WITH PROJECT DECREE TO REFORM ARTICLE 85 OF THE LAW OF SOCIAL DEVELOPMENT

Author: Senator Benjamin Robles Montoya, PRD.

Topic: Assessments of social development policy.

Articles Reform: Reform Article 85 of the General Law of Social Development.



Synopsis

The initiative seeks to resolutions issued by the Steering Committee responsible for the administration of the National Council for Evaluation of Social Development Policy, are observable character by the agencies of the federal public administration in the applicable terms.

Similarly, it states that the suggestions and recommendations resulting from the evaluation that the chapter of the National Council for Evaluation of Social Development Policy is concerned, are considered in the programmable and budgetary processes of national policy on social development part of the agencies of the federal government, to promote a more effective and efficient social spending exercise introducing continuous improvement actions in the design, operation and implementation of social programs.

INITIATIVE WITH PROJECT DECREE TO THE REFORM ARTICLES 5, 21 AND 29 OF THE PLANNING LAW

Author: Senator Eviel Perez Magaña, PRI.

Topic: Development plan.

Articles Reform: Reform Articles 5, 21 and 29 of the Planning Law.



Synopsis

Proposes to introduce in Article 5 of the Planning Law, deliberation by the Congress of the Union, it will enrich the preparation of the development plan; establishing a procedure corresponding to the Senate first, consideration of the draft, deliberation and opinion conducive; then approved, after deliberation by the Chamber of Deputies.

It also proposes to amend Article 21 of the Law, which currently sets a deadline of six months from the date of inauguration of the President of the Republic, to develop, adopt and publish the National Development Plan. This initiative proposes to maintain the same period of six months, which should vent the legislative process in both chambers and playing the constitutional provision which is approved this plan, if within that period the Chamber of Deputies has not acted.

Finally, the amendment to article 29 harmonizes its current content in terms of the previous proposals, regarding the National Development Plan; preserving the approval of the President of the Republic, regarding the special regional programs; and sectoral and institutional programs.

INITIATIVE WITH PROJECT DECREE TO AMEND THE VARIOUS PROVISIONS OF THE LAW OF INTERNATIONAL DEVELOPMENT COOPERATION AGRARIAN, LAW SUSTAINABLE RURAL DEVELOPMENT, THE LAW OF SOCIAL DEVELOPMENT AND THE GENERAL LAW OF ECOLOGICAL BALANCE AND ENVIRONMENTAL PROTECTION

Author: Senator Silvia Guadalupe Garza Galvan, PAN.

Topic: SEDATU.

Articles Reform: Reform article 15 of the Law on International Development Cooperation; reform articles 47, 94, 132, 134, 143, 148, 160 and 161 of the Agrarian Law; reform articles 21 and 48 of the Law of Sustainable Rural Development; reform article 51 of the General Law of Social Development; reform article 64 of the General Law of Ecological Balance and Environmental Protection.



Synopsis

The initiative aims to upgrade the laws still mentioned powers to the Secretariat of Agrarian Reform, using the correct name of the Secretariat of Agrarian, Land and Urban Development.

INITIATIVE WITH PROJECT DECREE TO REFORM THE SECOND PARAGRAPH OF FRACTION I OF ARTICLE 41 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

Author: Senator Angelica de la Peña Gomez, PRD.

Topic: Gender Parity.

Articles Reform: Reform article 41 of the Political Constitution of the Mexican United States.



Synopsis

It proposes that in accordance with the basis for the renewal of the legislative and executive branches, political parties must achieve a useful effect and material principle of gender parity in candidates for federal, state legislators, municipalities and council areas.

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

Author: Senator Fernando Enrique Mayans Canabal, PRD.

Topic: Biotech Medicines.

Articles Reform: Reform articles 77 bis 5, 221, 222 bis and 224 bis 1 of the General Health Law; and article 26 of the Law of Acquisitions, Leases and Public Sector Services.



Synopsis

Proposes to amend articles 222 Bis and 224 Bis 1 of the General Health Law; and a fraction XVIII to subsection A) Article 77 bis 5, and a fraction II taken across the subsequent sections of Article 221 of the same law, in order to establish as a faculty of the Health Secretariat, the implementation of measures and actions are added necessary in order to foster and promote the availability of innovative and innovative biotech medicines, in order to make them affordable for the population.

The reforms required as part of the responsibilities 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 medicines in order to get the best conditions in terms of quality, price and opportunity, as provided by Article 134 of the Political Constitution of the Mexican United States; the LAASSP and other legal provisions.

The initiative includes a new provision providing as part of this policy of consolidation, applying at least 50% of the savings to be generated for the purchase of medicines with innovative quality, in order to ensure affordability for the population . And finally it defined in the Law to 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 security and therapeutic efficacy of the particular medicinal product.

Moreover Article 26 of the Law of Acquisitions, Leases and Public Sector Services reform, to state categorically 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 medicines with the quality of innovative new access to basic institutional and inter frames.

INITIATIVE WITH PROJECT DECREE TO REFORM MISCELLANEOUS PROVISIONS OF TITLE TENTH OF FEDERAL CRIMINAL CODE

Author: Senator Angelica de la Peña Gomez, PRD.

Topic: Corruption.

Articles Reform: Reform articles 212, 213, 217, 220 and 221 of Federal Criminal Code.



Synopsis

With the amendments to the Federal Penal Code it is intended that the public servants who face a trial for corruption, in remand do so informally, without the right to bail or any other benefit in that their legal situation is resolved or the appropriate sentencing.

It proposes that the name of the tenth title be changed to "Crimes of corruption of public officials and employees" and wants the individual who has participated in the commission of offenses under this Title and to provide effective assistance to the investigation and conviction of those servers public involved, you can receive certain benefits.

Seeks to incorporate as crimes of abuse of authority and powers to public servants who by reason of his employment, office or commission granted or authorized, to themselves or others, payment of salaries, pensions, retirement pensions or salaries, payments for services provided, loans or credits which are not provided in law, legislative Decree, collective agreement, contract law or general working conditions, or being provided grant or authorize

payment but is not entitled to receive them, and use props or expenses subject to verification that they are own development work and travel expenses in official activities, activities or concepts alien to the fulfillment of their job, position or commission.

He notes that public servants commit the crime of abuse of office for any activity that involves a conflict of interest in terms of the legislation; in the same manner contemplated to comment on the crime of trafficking of influence legislators of the Union Congress, the deputies of the Legislative Assembly of the Federal District representing in court, administrative proceeding or court controversy of any kind, directly or through an intermediary person, the property interests of an individual against the interests of any entity of public law, is the character of representative employer lawyer, manager, authorized to receive notifications, agent or any other form of representation of interests.

INITIATIVE WITH PROJECT DECREE TO REFORM ARTICLES 3, 13, 15 AND 17 OF THE FEDERAL LAW THE ADMINISTRATIVE PROCEDURE

Author: Senator Benjamin Robles Montoya, PRD.

Topic: Ficta Negative.

Articles Reform: Reform articles 3, 13, 15 and 17 of the Federal Law the Administrative Procedure.



Synopsis

It proposes reforming fraction III of Article 3; Articles 13 and 15 first and second paragraph, 17 are amended and a second paragraph of the Federal Administrative Procedure Law is removed, with the removal of the legal act which constitutes a tacit refusal and extra time for which an authority Management has the right not to answer the submissions mentioned in Article 17 of the Federal Law of Administrative Procedure.

INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLE 51 BIS OF THE GENERAL HEALTH LAW

Author: Senator Isidro Pedraza Chavez, PRD.

Topic: Interpreters and translators of indigenous languages.

Articles Reform: Reform article 51 bis of the General Health Law.



Synopsis

Proposed reform by adding Article 51 bis of the General Health Law in order to integrate interpreters and translators of indigenous languages in general and regional hospitals, health campaigns and health brigades, to give care adequate and thus enforce the right of indigenous health without restriction peoples.

Thus the initiative establishes that when it comes to the attention of the users originating from indigenous peoples and communities have the right to obtain necessary information in their language, in due compliance interpreters and translators of indigenous languages are integrated into general hospitals and regional health centers, in campaigns and health brigades in order to provide adequate care.

INITIATIVE WITH PROJECT DECREE FOR IS ISSUED THE FEDERAL PROTECTION MAGUEY LAW

Author: Senator Lorena Cuellar Cisneros, PRD.

Topic: Maguey Protection.

Articles Reform: Issued the Federal Law on Protection Maguey.



Synopsis

The law is intended issue is to regulate and promote the conservation, protection, production, cultivation, management and utilization of the maguey.

Looking to the competent authority for the enforcement and application of the law it is intended to issue the Secretariat of Agriculture, Livestock, Rural Development, Fisheries and Food; intended that all farmers and producers should register in the "Federal Register of growers and producers of maguey" in the same way it suggested that may be grouped in organizations or associations and conduct marriages, meetings and events that allow them to solve their common needs ; It notes that the Secretariat will make inspection visits and technical audits to monitor compliance with the law and finally a chapter of sanctions envisaged for breaches of it.



OPINIONS OF DISCUSSION

OPINION FOR VARIOUS INITIATIVES RELATING TO GENERAL LAW OF THE RIGHTS OF CHILDREN AND TEENAGERS.

Author: Initiatives presented: one by the Senator Diva Hadamira Gastelum Bajo, PRI; and another by Senator Ana Gabriela Guevara, PT.

Chamber of origin: Chamber of Senators.

Consultative Commissions: Joint Commissions on the Rights of Children and Adolescents; and Legislative Studies.

PROCEEDINGS: Topic Completed.



Synopsis

One initiative proposes that the various authorities of the Mexican state take regulating the content of advertising aimed at infants, in order to safeguard their optimal development; and the other intends to issue a law whose purpose is to promote, protect, promote, support and sustain exclusive breastfeeding for six months and extended breastfeeding up to two years of age, as a means for the proper feeding of infants.

About the Consultative Commissions state that these initiatives were referred to in the opinion on the General Law on the Rights of Children and Adolescents is issued and various provisions of the General Law on Provision of Services for Care and Integral Development reform child, adopted by the Senate on September 29, 2014, which is considered to have been met.