

LAWS OF KENYA

THE ELECTIONS ACT

No. 24 of 2011

Revised Edition 2012 (2011) Published by the National Council for Law Reporting with the Authority of the Attorney General.

www.kenyalaw.org

THE ELECTIONS ACT

No. 24 of 2011

ARRANGEMENT OF SECTIONS

Section

PART I-PRELIMINARY

- 1-Short title and commencement.
- 2—Interpretation.

PART II—REGISTRATION OF VOTERS AND DETERMINATION OF QUESTIONS CONCERNING REGISTRATION

- 3—Right to vote.
- 4—Principal Register of Voters.
- 5-Registration of voters.
- 6—Inspection of register of voters.
- 7—Transfer of registration
- 8—Updating of the Principal Register of Voters.
- 9—Postponement of disqualification to enable appeal.
- 10-Eligibility to vote.

Determination of questions concerning registration

11-Determination of questions as to registration.

12-Claims.

PART III-ELECTIONS

13—Nomination of candidates by a political party.

Presidential elections

- 14—Initiation of Presidential election.
- 15-Change of deputy president nominee candidate.

Parliamentary elections

16-Initiation of election of member of Parliament.

County governor elections

17—Initiation of county governor election.

18—Change of deputy county governor nominee candidate.

County assembly elections

- 19—Initiation of country assembly elections.
- 20-Notification in electronic media.
- 21-Election of county assembly speaker.

Nominations and elections generally

- 22-Qualifications for nomination of candidates.
- 23-Qualifications and disqualifications for nomination as President.
- 24—Qualifications and disqualifications for nomination as member of Parliament.
- 25-Qualifications for nomination as member of county assembly.
- 26—Additional disqualification.
- 27-Submission of party nomination rules.
- 28-Submission of party membership lists.
- 29—Power to nominate.
- 30-Appointment of agents.
- 31-Nomination of political party candidates.
- 32—Approval of symbol for independent candidate.
- 33-Nomination of independent candidates.

Nomination of party list members

- 34—Nomination of party lists members.
- 35—Submission of party lists.
- 36—Allocation of special seats
- 37-Re-allocation of special seats.
- 38—Holding of elections.
- 39-Determination and declaration of results.
- 40-Voter education.
- 41-Access to and obligation of media.
- 42-Accreditation of observers, agents, reporters, etc.
- 43-Participation in elections by public officers.
- 44—Use of technology.

PART IV-RECALL OF MEMBER OF PARLIAMENT

- 45-Right of recall.
- 46—Petition for recall.
- 47—Recall elections.
- 48-Validity of recall election.

PART V-REFERENDUM

- 49—Initiation of a referendum.
- 50-Notice of holding referendum
- 51-Referendum committees.
- 52-Costs of referendum committee.
- 53 Procedure for conduct of referendum.
- 54-Voting threshold.
- 55—General power of the Commission.

PART VI-ELECTION OFFENCES

- 56—Offences relating to register of voters and voter's cards.
- 57—Offences relating to multiple registrations as a voter.
- 58—Offences relating to voting.
- 59—Offences by members and staff of the Commission.
- 60-Maintenance of secrecy at elections.
- 61—Personation.
- 62—Treating.
- 63-Undue influence.
- 64—Bribery.
- 65—Use of force or violence during election period.
- 66—Use of national security organs.
- 67—Offences relating to elections.
- 68-Use of public resources.

Illegal Practices

- 69—Certain expenditure illegal practice.
- 70-Employers to allow employees reasonable period for voting.
- 71-Aiding and abetting offences under this Part.
- 72-Election offence by candidate or political party.
- 73–Postponement of elections by Commission.

PART VII—ELECTION DISPUTES RESOLUTION

Dispute resolution by the Commission

74-Settlement of certain disputes.

Election petitions

- 75-County election petitions.
- 76-Presentation of petitions.
- 77—Service of petition.
- 78—Security for costs.
- 79-Procedure of election court on receipt of petition.

- 80-Powers of election court.
- 81—Prohibition of disclosure of vote.
- 82-Scrutiny of votes.
- 83—Non compliance with the law.
- 84–Costs.
- 85—Determination of election petition.
- 85A—Appeals to the Court of Appeal.
- 86-Certificate of court as to validity of election.
- 87-Report of court on election offences.

Referendum Petitions

- 88-Election petition procedures to apply to referendum petition.
- 89—Referendum petition.
- 90—Composition of Court.
- 91-Operation of declared result of issue submitted to referendum.
- 92-Persons who may present referendum petition.
- 93-Respondents to referendum petition.
- 94—Filing of referendum petition.
- 95-Duty of Registrar to make list of referendum petitions.
- 96-Practice procedure and security for costs.
- 97—Death of or delay by petitioner.
- 98-Hearing of referendum petition.
- 99—Powers of a court to summon witnesses in a referendum petition.
- 100-Prohibition of disclosure of vote.
- 101-Examination of votes.
- 102–Powers of Court.
- 103–Petition expenses.
- 104-Certification of referendum.

PART VIII—GENERAL PROVISIONS

105—Duty to co-operate.

106-General penalty.

- 107-Powers of arrest and prosecution.
- 108-Airtime by state radio and television for election campaign.
- 109-Regulations.
- 110-Electoral code of conduct.
- 111-Repeals.
- 112—Transitional provisions.

FIRST SCHEDULE – ELECTION OF SPEAKER OF COUNTY ASSEMBLY

SECOND SCHEDULE-ELECTORAL CODE OF CONDUCT

6

THIRD SCHEDULE — OATH OF SECRECY

THE ELECTIONS ACT

No. 24 of 2011

| 12 of 2012, | |
|-------------------------------------|--|
| 31 of 2012, | Date of Assent: 27th August, 2011 |
| 32 of 2012, | Date of Commencement: 2nd December, 2011 |
| 47 of 2012, | Dute of Commencement. 2nd December, 2011 |
| 48 of 2012. | AN ACT of Parliament to provide for the conduct of elections to the office of the President, the National Assembly, the Senate, county governor and county assembly; to provide for the conduct of referenda; to provide for election dispute resolution and for connected purposes |
| | ENACTED by the Parliament of Kenya as follows— |
| | Part I—Preliminary |
| Short title and commencement. | 1. This Act may be cited as the Elections Act, 2011 and shall come into operation on such date as the Minister may, by notice in the Gazette, appoint. |
| Interpretation. 12 of 2012, Sch. | 2. In this Act, unless the context otherwise requires – |
| No. 47 of 2012, Sch. | "adult" has the meaning assigned to it in Article 260 of the Constitution; |
| | "agent" means a person duly appointed by – |
| | (<i>a</i>) a political party or an independent candidate for the purposes of an election under this Act; or |
| | (b) a referendum committee for the purposes of a referendum under this Act, |
| | and includes a counting agent and a tallying agent; |
| | "ballot box" means a transparent container with a slot on the top sufficient to accept a ballot paper in an election or in a referendum but which prevents access to the votes cast until the closing of the voting period; |
| | "ballot paper" means a paper used to record the choice made by a voter and shall include an electronic version of a ballot paper or its |

equivalent for purposes of electronic voting;

"campaign period" means the period specified as such in the notice issued by the Commission in relation to an election;

"candidate" means a person contesting for an elective post;

"Commission" means the Independent Electoral and Boundaries Commission established under Article 88 of the Constitution;

"constituency" means one of the constituencies into which Kenya is divided under Article 89 of the Constitution;

"constituency register" means the register of voters compiled in respect of each constituency by the Commission;

"county" means the counties into which Kenya is divided under Article 6 (1) of the Constitution and specified in the First Schedule of the Constitution;

"county assembly" means a county assembly constituted in accordance with Article 177 of the Constitution;

"county election" means the election of a county governor or a member of a county assembly;

"disability" has the meaning assigned to it in Article 260 of the Constitution;

"election" means a presidential, parliamentary or county election and includes a by-election;

"electoral area" means a constituency, a county or a ward;

"election court" means the Supreme Court in exercise of the jurisdiction conferred upon it by Article 163 (3) (*a*) or the High Court in the exercise of the jurisdiction conferred upon it by Article 165 (3) (*a*) of the Constitution and the Resident Magistrate's Court designated by the Chief Justice in accordance with section 75 of this Act;

"election material" means ballot boxes, ballot papers, counterfoils, envelopes, packets statements and other documents used in connection with voting in an election and includes information technology equipment for voting, the voting compartments, instruments, seals and other materials and things required for the purpose of conducting an election;

"election offence" means an offence under this Act;

"elections officer" means a person appointed by the Commission for the purposes of conducting an election under this Act;

"election period" means the period between the publication of a notice by the Commission for a presidential, parliamentary or county election under sections 14, 16, 17 and 19 and the Gazettement of the election results;

"election results" means the declared outcome of the casting of votes by voters at an election;

"harambee" means the public collection of monies or other property in aid or support of a cause or a project;

"identification document" means a Kenyan national identification card or a Kenyan passport;

"illegal practice" means an offence specified in Part VI;

"independent candidate" means a candidate for presidential, parliamentary or county elections who is not a member of a political party;

"nomination" means the submission to the Commission of the name of a candidate in accordance with the Constitution and this Act;

"nomination day" in respect of an election, means the day gazetted by the Commission as the day for the nomination of candidates for that election

"observer" means a person or an organisation accredited by the Commission to observe an election or a referendum;

"party list" means a party list prepared by a political party and submitted to the Commission pursuant to and in accordance with Article 90 of the Constitution and sections 28, 34, 35, 36 and 37;

"parliamentary election" means the election of one or more members of Parliament;

"petition" means an application to the election court under the Constitution or under this Act;

"political party" has the meaning assigned to it in Article 260 of the Constitution;

"polling station" means any room, place, vehicle or vessel set

No. 24

apart and equipped for the casting of votes by voters at an election;

"presidential election" means an election of a President in accordance with Articles 136, 139 (1) (b) and 146 (2) (b) of the Constitution;

"Principal Register of Voters" means a current register of persons entitled to vote at an election prepared in accordance with section 3 and includes a register that is compiled electronically;

"public officer" has the meaning assigned to it in Article 260 of the Constitution;

"public resources" include-

(a) any vehicle, or equipment owned by or in the possession; or

(b) premises owned or occupied by,

any government, state organ, statutory corporation or a company in which the Government owns a controlling interest;

"referendum" means a poll held under Part V;

"referendum committee" means a national or a parliamentary constituency committee comprising of persons intending to support or oppose a referendum question;

"referendum officer" means a person appointed by the Commission for the purpose of conducting a referendum;

"referendum question" means a question upon which voters shall vote in a referendum as specified in section 49;

"registration officer" means a person appointed by the Commission for the purpose of preparing a register of voters;

"returning officer" means a person appointed by the Commission for the purpose of conducting an election or a referendum under this Act;

"supporter" means a voter who supports the nomination of a candidate;

"vessel" includes any ship, boat or any other description of vessel used in navigation;

"voter" means a person whose name is included in a current

| 10 | No. 24 | Elections | [2012 | | |
|--|--|--|----------------------|--|--|
| | register of voters | ; | | | |
| | | riod" means the period specified as mmission in relation to an election | | | |
| | | ans an electoral area within a co Article 89 of the Constitution. | ounty delimited in | | |
| D ' 1 | PART II—REGIST | TRATION OF VOTERS AND DETERMINAT | TION OF QUESTIONS | | |
| Right to vote. | 3. (1) An adult citizen shall exercise the right to vote specified in Article 38 (3) of the Constitution in accordance with this Act. | | | | |
| | | en shall exercise the right to vo Principal Register of Voters. | te if the citizen is | | |
| Principal Register of Voters. | 4. (1) There shall be a register to be known as the Principal Register of Voters which shall comprise of $-$ | | | | |
| | (<i>a</i>) a poll regis | ster in respect of every polling stat | ion; | | |
| | (b) a ward reg | ister in respect of every ward; | | | |
| | (c) a constitue | ncy register in respect of every co | nstituency; | | |
| | (d) a county re | egister in respect of every county; | and | | |
| | (e) a register o | f voters residing outside Kenya. | | | |
| | | ommission shall compile and mai s referred to in subsection (1). | ntain the Principal | | |
| | | ncipal Register of Voters shall conta ibed by the Commission. | in such information | | |
| Registration of voters. 31 of 2012, s. 2, No. 48 of 2012, s. 2. | | stration of voters and revision of the all be carried out at all times except | | | |
| | Article 138 commencer | se of a general election or an el 3(5) of the Constitution, between nent of the sixty day period immed and the date of such election; | n the date of | | |

Provided that this applies to the first general election under this Act.

- (b) in the case of a by-election, between the date of the declaration of the vacancy of the seat concerned and the date of such by-election; or
- (c) in any other case, between the date of the declaration of the vacancy of the seat concerned and the date of such election.

(2) Notwithstanding subsection (1), where an election petition is filed in respect of an electoral area, between the date of the filing of the petition and the date of the by-election, where a court determines that a by-election is to be held, a voter shall not be allowed to transfer his or her vote to the affected electoral area.

(3) Any citizen of Kenya who has attained the age of eighteen years as evidenced by either a national identity card or a Kenyan passport and whose name is not in the register of voters shall be registered as a voter upon application, in the prescribed manner, to the Commission.

(3A) Despite subsection (3), a citizen who has attained the age of eighteen years and has registered for an identification card and is in the possession of an acknowledgement of registration certificate shall, upon application, be registered as a voter using the acknowledgement of registration certificate, but may only vote using an identification card.

(3B) For purposes of thir: section, an acknowledgement of registration certificate means a certificate issued by a registration officer under the Registration of Persons Act to a person who has applied for an identification card, pending the issuance of that card.

(4) All applicants for registration under this section shall be registered in the appropriate register by the registration officer or any other officer authorised by the Commission.

(5) The registration officer or any other authorised officer referred to in subsection (3) shall, at such times as the Commission may direct, transmit the information relating to the registration of the voter to the Commission for inclusion in the Principal Register of voters.

6.(1) The Commission shall cause the Principal Register of Voters to be opened for inspection by members of the public at all times for the purpose of rectifying the particulars therein, except for such period of time as the Commission may consider appropriate.

(2) The Commission shall, within sixty days from the date of the notice for a general election, open the Principal Register of Voters for inspection for a period of at least fourteen days or such period as the Commission may consider necessary.

Inspection of register of voters. No. 47 of 2012, Sch. (3) The Commission shall, upon expiry of the period for inspection specified under subsection (1), compile the amendments to the register of voters and as soon as practicable thereafter, being not less than at least fourteen days before an election—

- (*a*) publish a notice in the Gazette to the effect that such compilation has been completed; and
- (b) cause to be transmitted to every registration officer, a copy of the part of the Principal Register of Voters relating to the constituency for which the registration officer is responsible to be kept in safe custody.

(4) The Principal Register of Voters shall be kept at the headquarters of the Commission and copies of the part of the Principal Register of Voters relating to the constituency for which the registration officer is responsible shall be kept at all the constituency offices of the Commission.

7. (1) Where a voter wishes to transfer the voter's registration to an electoral area other than the one the voter is registered in, the voter shall notify the Commission, in the prescribed manner, of the intention to transfer the registration to the preferred electoral area not less than ninety days preceding an election.

(2) Upon receipt of the notification referred to in subsection (1), the Commission shall transfer the voter's registration particulars to the register of the preferred constituency not later than sixty days preceding the election.

8. (1) The Commission shall maintain an updated Principal Register of Voters.

(2) For purposes of maintaining an updated register of voters, the Commission shall—

- (a) regularly revise the Principal Register of Voters;
- (*b*) update the Principal Register of Voters by deleting the names of deceased voters and rectifying the particulars therein;
- (c) conduct a fresh voter registration, if necessary, at intervals of not less than eight years, and not more than twelve years, immediately after the Commission reviews the names and boundaries of the constituencies in accordance with Article 89 (2) of the Constitution;

Transfer of registration.

Updating of the Principal Register of

Voters.

- (*d*) review the number, names and boundaries of wards whenever a review of the names and boundaries of counties necessitates a review; and
- (*d*) revise the Principal Register of Voters whenever county boundaries are altered in accordance with Article 94 (3) of the Constitution.

9. Where a person has been adjudged or declared to be of unsound mind, adjudged bankrupt or convicted of an election offence and is thereby disqualified from being registered as a voter, then, if that person is entitled to appeal against the decision, that person shall not be disqualified from being so registered until the expiration of thirty days after the date of the decision or such further period as the Commission may, at the request of the person, direct in order to enable the person to appeal against the decision.

10.(1) A person whose name is entered in a register of voters in a particular polling station, and who produces an identification document shall be eligible to vote in that polling station.

(2) The identification document produced in subsection (1) shall be the identification document used at the time of registration as a voter.

(3) Nothing in this section shall entitle a person who is prohibited from voting by any written law to vote or relieve that person from any penalties to which the person may be liable for voting.

Determination of questions concerning registration

11. Any question whether a person is qualified to be registered as a voter shall be determined in accordance with this Part.

12. (1) A person who has duly applied to be registered and whose name is not included in the register of voters may submit a claim for the name to be included in the register to the registration officer in the prescribed form and manner and within the prescribed time.

(2) Subject to the Constitution, a claim under subsection (1) shall be determined by the registration officer in the prescribed manner, and an appeal shall lie in the prescribed manner, to the Principal Magistrates Court on matters of fact and law and to the High Court on matters of law.

Determination of questions as to registration.

Eligibility to vote.

Claims

Postponement of disqualification to enable appeal.

13

No. 24

PART III-ELECTIONS

Nomination of candidates by a political party. 12 of 2012, Sch.

13. (1) A political party shall nominate its candidates for an election under this Act at least forty-five days before a general election under this Act in accordance with its constitution and nomination rules.

(2) A political party shall not change the candidate nominated after the nomination of that person has been received by the Commission:

Provided that in the event of the death, resignation or incapacity of the nominated candidate or of the violation of the electoral code of conduct by the nominated candidate, the political party may after notifying the candidate that the party seeks to substitute, where applicable, substitute its candidate before the date of presentation of nomination papers to the Commission.

(3) Notwithstanding subsection (1), in the case of any other election, the Commission shall by notice in the prescribed form, specify the day or days upon which political parties shall nominate candidates to contest in a presidential, parliamentary or county election in accordance with its constitution or rules, which shall be at least forty-five days before such election.

Presidential elections

14. (1) Whenever a presidential election is to be held, the Commission shall publish a notice of the holding of the election in the Gazette and in electronic and print media of national circulation—

- (*a*) in the case of a general election, at least sixty days before the date of the election; or
- (b) in the case of an election under Article 138(5) of the Constitution, at least twenty-one days before the date of the election;
- (c) in any other case, upon the office of the President becoming vacant.

(2) The notice referred to in subsection (1) shall be in the prescribed form and shall specify—

(a) the nomination day for the presidential election; and

(b) the day or days on which the poll shall be taken for the presidential election, which shall not be less than twenty-one

Initiation of presidential election.

Elections

days after the day specified for nomination.

15. (1) A presidential candidate or a political party shall not at any time change the person nominated as a deputy presidential candidate after the nomination of that person has been received by the Commission:

Provided that in the event of death, resignation or incapacity of the nominated candidate or of the violation of the electoral code of conduct by the nominated candidate, the political party may substitute its candidate before the date of presentation of nomination papers to the Commission.

(2) Subsection (1) shall apply in the case of a fresh election under Article 138 (5) of the Constitution.

Parliamentary elections

16. (1) Whenever a parliamentary election is to be held, the of member of Commission shall publish a notice of the holding of the election in the Parliament. Gazette and in the electronic and print media of national circulation—

- (*a*) in the case of a general election, at least sixty days before the date of the general election; or
- (*b*) in any other case, upon the office of a member of Parliament becoming vacant and on receipt of a notice issued by the respective Speaker under subsection (2).

(2) The notice referred to under subsection (1) shall be in the prescribed form and shall specify—

- (*a*) the day upon which political parties shall submit a party list in accordance with Article 90 of the Constitution;
- (b) the day for the nomination of candidates for the parliamentary election; and
- (c) the day or days on which the poll shall be taken for the election, which shall not be less than twenty-one days after the day specified for nomination under paragraph (b).

(3) Whenever a vacancy occurs in the National Assembly or the Senate, the respective Speaker shall issue a notice in accordance with Article 101 of the Constitution.

(4) The Commission shall within twenty one days of receipt of the notice issued under subsection (2), transmit the notice to the relevant returning officer.

president nominee candidate.

Change of deputy

Initiation of election of member of Parliament.

County governor elections

Initiation of county governor election. **17.** (1) Whenever an election for a county governor is to be held, the Commission shall publish a notice of the holding of the election in the Gazette and in the electronic and print media of national circulation-(a) in the case of a general election, at least sixty days before the date of the general election; or (b) in any other case, upon the office of the county governor becoming vacant. (2) The notice referred to in subsection (1) shall be in the prescribed form and shall specify-(a) the day for the nomination of candidates for the county governor election; and (b) the day or days on which the poll shall be taken for the county governor election, which shall not be less than twentyone days after the day specified for nomination. Change of deputy county governor **18.** A county governor candidate or a political party shall not at nominee candidate. any time change the person nominated as a deputy county governor candidate after the nomination of that person has been received by the Commission. Provided that in the event of death, resignation or incapacity of the nominated candidate or of the violation of the electoral code of conduct by the nominated candidate, the political party may substitute its candidate before the date of presentation of nomination papers to the Commission. County assembly elections Initiation of county **19.** (1) Whenever a county assembly election is to be held, the assembly elections. Commission shall publish a notice of the holding of the election in the Gazette and in the electronic and print media of national circulation-(a) in the case of a general election, at least sixty days before the date of general election; or (b) in any other case, upon the office of a member of a county assembly becoming vacant. (2) The notice referred to under subsection (1) shall be in the prescribed form and shall specify-

16

- (*a*) the day upon which political parties shall submit a party list in accordance with Article 90 of the Constitution;
- (b) the day for the nomination of candidates for county elections; and
- (c) the day or days on which the poll shall be taken for the county election, which shall not be less than twenty-one days after the day specified for the nomination under paragraph (b).

(3) Whenever a vacancy occurs in a county assembly, the speaker of the county assembly shall within twenty one days after the occurrence of the vacancy issue a notice to the Commission in the prescribed form.

(4) The Commission shall within twenty one days of receipt of the notice issued under subsection (3), transmit the notice to the relevant returning officer.

20. The Commission may in addition publicise the notices under sections 14, 16, 17 and 19 in the electronic and print media of national circulation.

21. (1)The speaker of a county assembly shall be elected by each county assembly in accordance with the Standing Orders of the county assembly, from among persons who are qualified to be elected as members of a county assembly but are not such members.

(2) For the purpose of the election of the speaker of the county assembly after the first election under the Constitution, the procedure set out in the First Schedule shall apply.

(3) The deputy speaker of a county assembly shall be elected from among persons who are members of that county assembly.

(4) The First Schedule shall, with necessary modifications, apply to the election of the deputy speaker after the first election under the Constitution.

(5) The office of speaker of a county assembly shall become vacant—

(a) when a new county assembly first meets after an election;

(*b*) if the office holder vacates office;

(c) if the county assembly resolves to remove the office holder

Notification in electronic media.

Election of county assembly speaker.

| 18 | No. 24 | Elections | [2012 | | |
|--|---|--|-----------------------|--|--|
| | by a resolut of its memb | tion supported by the votes of at least t pers; | wo-thirds | | |
| | | e holder resigns from office in a letter a y assembly; | addressed | | |
| | (<i>e</i>) where the o | office holder violates the Constitution; | | | |
| | (f) in the case holder; | of gross misconduct on the part of | the office | | |
| | .0. | office holder is incapable, owing to pl mity, to perform the functions of the o | • | | |
| | (<i>h</i>) where the | office holder is bankrupt; | | | |
| | (<i>i</i>) where the office holder is sentenced to a term of imprisonment of six months or more; or | | | | |
| | (j) if the office | r holder dies. | | | |
| | Ì | Nominations and elections generally | | | |
| Qualifications for nomination of randidates. | | erson may be nominated as a candidate ly if that person— | for an election | | |
| 12 of 2012, Sch, No. 48 of 2012, s. 3. | | | | | |
| | qualification study, reco | tificate, diploma or other post seconda n acquired after a period of at least three gnized by the relevant Ministry and may be prescribed by the Commissi | e months 1 in such | | |
| | (2) Notw | ithstanding subsection $(1)(b)$, a p | erson mav be | | |

(2) Notwithstanding subsection (1)(b), a person may be nominated as a candidate for election as President, Deputy President, county Governor or deputy county Governor only if the person is a holder of a degree from a university recognised in Kenya.

(2A) For the purposes of the first elections under the Constitution, section 22(1)(b) and section 24 (1)(b), save for the position of the President, the Deputy President, the Governor and the Deputy Governor, shall not apply for the elections of the offices of Parliament and county assembly representatives.

| Rev. | 2012] | |
|--------|-------|--|
| 110 10 | | |

(*a*) is a citizen by birth;

(b) is qualified to stand for election as a member of Parliament;

- (c) is nominated by a political party, or is an independent candidate; and
- (*d*) is nominated by not fewer than two thousand voters from each of a majority of the counties.

(2) A person is not qualified for nomination as a presidential candidate if the person—

- (a) owes allegiance to a foreign state; or
- (b) is a public officer, or is acting in any State or other public office.
 - (3) Subsection (2) (b) shall not apply to—
- (a) the President;
- (b) the Deputy President; or
- (c) a member of Parliament.

24. (1) Unless disqualified under subsection (2), a person qualifies for nomination as a member of Parliament if the person—

- (a) is registered as a voter;
- (b) satisfies any educational, moral and ethical requirements prescribed by the Constitution and this Act; and
- (c) is nominated by a political party, or is an independent candidate who is supported—
 - (i) in the case of election to the National Assembly, by at least one thousand registered voters in the constituency; or
 - (ii) in the case of election to the Senate, by at least two thousand registered voters in the county.

(2) A person is disqualified from being elected a member of Parliament if the person—

(a) is a State officer or other public officer, other than a member

Qualifications and disqualifications for nomination as member of Parliament.

No. 24

of Parliament;

- (b) has, at any time within the five years immediately preceding the date of election, held office as a member of the Commission;
- (c) has not been a citizen of Kenya for at least the ten years immediately preceding the date of election;
- (d) is a member of a county assembly;
- (*e*) is of unsound mind;
- (f) is an undischarged bankrupt;
- (g) is subject to a sentence of imprisonment of at least six months, as at the date of registration as a candidate, or at the date of election; or
- (h) is found, in accordance with any law, to have misused or abused a State office or public office or in any way to have contravened Chapter Six of the Constitution.

(3) A person is not disqualified under subsection (2) unless all possibility of appeal or review of the relevant sentence or decision has been exhausted.

Qualifications for nomination as member of county assembly.

25. (1) Unless disqualified under subsection (2), a person qualifies for nomination as a member of a county assembly if the person—

- (*a*) is registered as a voter;
- (*b*) satisfies any educational, moral and ethical requirements prescribed the Constitution and this Act; and
- (c) is either
 - (i) nominated by a political party; or
 - (ii) an independent candidate supported by at least five hundred registered voters in the ward concerned.

(2) A person is disqualified from being elected a member of a county assembly if the person—

(*a*) is a State officer or other public officer, other than a member of the county assembly;

21

- (b) has, at any time within the five years immediately before the date of election, held office as a member of the Commission:
- (c) has not been a citizen of Kenya for at least the ten years immediately preceding the date of election;
- (d) is of unsound mind:
- (e) is an undischarged bankrupt;
- (f) is serving a sentence of imprisonment of at least six months; or
- (g) has been found, in accordance with any law, to have misused or abused a State office or public office or to have contravened Chapter Six of the Constitution.

(3) A person is not disqualified under subsection (2) unless all possibility of appeal or review of the relevant sentence or decision has been exhausted.

26. (1) A person who directly or indirectly participates in any manner in any or public fundraising or harambee within eight months preceding a general election or during an election period, in any other case, shall be disqualified from contesting in the election held during that election year or election period.

(2) Subsection (1) shall not apply to a fundraising for a person who is contesting an election under this Act or to a fundraising for a political party.

27. (1) A political party shall submit its nomination rules to the Commission at least three months before the nomination of its candidates

(2) A political party which has submitted its nomination rules to the Commission pursuant to subsection (1) may amend the rules and submit the rules as amended to the Commission, at least seven days before nomination of candidates for elections.

28. A political party that nominates a person for any election under this Act shall submit to the Commission a party membership list of the party at least fourty-five days before the date of the general elections.

29. (1) The persons who nominate a presidential candidate shall

Submission of party membership lists. 12 of 2012, Sch, No. 47 of 2012, Sch.

Power to nominate. No. 48 of 2012, s. 5

Additional disqualification.

Submission of party nomination rules. 12 of 2012, Sch, No. 48 of 2012, s. 4.

| 22 | No. 24 | Elections | [2012 | | |
|---|---|---|---|--|--|
| | be members of the o | candidate's political party. | | | |
| Appointment of | | ons who nominate an inde be members of any political p | | | |
| agents. 12 of 2012, Sch, No. 47 of 2012, Sch. | 30. (1) A polit at each polling station | ical party may appoint one aş on. | gent for its candidates | | |
| | (2) Where a political party does not nominate an agent under subsection (1), a candidate nominated by a political party may appoint an agent of the candidate's choice. | | | | |
| Nancinatian af | (3) An indepe | ndent candidate may appoint | t his own agent. | | |
| Nomination of political party candidates. | presidential, parliar | on qualifies to be nominated b nentary and county election , 177 and 180 of the Constitu | s for the purposes of | | |
| | rules of the po | the manner provided for in the plitical party concerned relate ho wish to contest presidentia ections; and | ing to members | | |
| | (b) subject to sub to the Commis | section (4), the party certifies sion. | s the nomination | | |
| | nomination of cano county governor an may, at its own exp | tical party shall bear the exp didates to contest in preside d county assembly elections ense and on such terms as ma ommission, request the Com of candidates. | ential, parliamentary, and a political party ay be agreed between | | |
| | of the person author that a person has o subsection (1) and t | tical party shall notify the Con- prised by the party to certify or persons have been selected the person or persons so name ature with the Commission i equire. | y to the Commission d by the party under ed shall deposit his or | | |
| Approval of symbol | | rised person or persons referro ify that a candidate has been n | | | |

32. (1) An independent candidate shall submit the symbol the candidate intends to use during an election to the Commission at least twenty one days before nomination day.

Approval of symbol for independent candidate.

| Rev. | 201 | 2 |
|------|-----|---|
|------|-----|---|

23

(2) The Commission shall, upon receipt of the symbol submitted to it under subsection (1) approve or reject the symbol.

(3) The Commission may refuse to approve the symbol of an independent candidate if the symbol—

- (a) is obscene or offensive;
- (b) is the symbol of another candidate or of a political party; or
- (c) so nearly resembles the symbol of another candidate or political party or any other legal entity registered under any other written law.

33. A person qualifies to be nominated as an independent candidate for presidential, parliamentary and county elections for the purposes of Articles 97, 98, 137, 177, and 180 of the Constitution if that person—

- (*a*) has not been a member of any political party for at least three months preceding the date of the election;
- (*b*) has submitted to the Commission on the day appointed by the Commission as the nomination day, a duly filled nomination paper as the Commission may prescribe;
- (c) has submitted the symbol that the person intends to use during the election; and
- (d) is selected in the manner provided for in the Constitution and by this Act.

Nomination of party lists members

34.(1) The election of members for the National Assembly, Senate and county assemblies for party list seats specified under Articles 97 (1) (c) and 98 (1) (b) (c) and (d) and Article 177 (1) (b) and (c) of the Constitution shall be on the basis of proportional representation and in accordance with Article 90 of the Constitution.

(2) A political party which nominates a candidate for election under Article 97 (1) (*a*) and (*b*) shall submit to the Commission a party list in accordance with Article 97 (1) (*c*) of the Constitution.

(3) A political party which nominates a candidate for election under Article 98 (1) (*a*) shall submit to the Commission a party list in accordance with Article 98 (1) (*b*) and (*c*) of the Constitution.

Nomination of independent candidates.

Nomination of party lists members. L.N. 142/2011, 32 of 2012, s. 2. (4) A political party which nominates a candidate for election under Article 177 (1) (*a*) shall submit to the Commission a party list in accordance with Article 177 (1) (*b*) and (*c*) of the Constitution.

(5) The party lists under subsection (2), (3) and (4) shall be submitted in order of priority.

(6) The party lists submitted to the Commission under this section shall be in accordance with the constitution or nomination rules of the political party concerned.

(7) The party lists submitted to the Commission shall be valid for the term of Parliament.

(8) A person who is nominated by a political party under subsection (2), (3) and (4) shall be a person who is a member of the political party on the date of submission of the party list by the political party.

(9) The party list may contain a name of any Presidential or Deputy Presidential candidate nominated for an election under this Act.

(10) A party list submitted for purposes of subsection (2), (3), (4) and (5) shall not be amended during the term of Parliament or the county assembly, as the case may be, for which the candidates are elected.

Submission of party lists.

Allocation of special seats. 12 of 2012, Sch. **35.** (1) A political party shall submit its party list to the Commission on the same day as the day designated for submission to the Commission by political parties of nominations of candidates for an election before the nomination of candidates under Article 97 (1) (*a*) and (*b*), 98 (1) (*a*) and 177 (1) (*a*) of the Constitution.

- **36.** (1) A party list submitted by a political party under—
- (*a*) Article 97 (1) (*c*) of the Constitution shall include twelve candidates;
- (*b*) Article 98 (1) (*b*) of the Constitution shall include sixteen candidates;
- (c) Article 98 (1) (c) of the Constitution shall include two candidates;
- (*d*) Article 98 (1) (*d*) of the Constitution shall include two candidates;
- (e) Article 177 (1) (b) of the Constitution shall include a list of the number of candidates reflecting the number of wards in the county;

| Rev. 2 | 012] |
|--------|------|
|--------|------|

- No. 24
- (*f*) Article 177 (1) (*c*) of the Constitution shall include eight candidates, at least two of whom shall be persons with disability, two of whom shall be the youth and two of whom shall be persons representing a marginalized group.

(2) A party list submitted under subsection (1) (a), (c), (d), (e) and (f) shall contain alternates between male and female candidates in the priority in which they are listed.

(3) The party list referred to under subsection (1)(f) shall prioritise a person with disability, the youth and any other candidate representing a marginalized group.

(4) Within thirty days after the declaration of the election results, the Commission shall designate, from each qualifying list, the party representatives on the basis of proportional representation.

(5) The allocation of seats by the Commission under Article 97 (1) (c) of the Constitution will be proportional to the number of seats won by the party under Article 97 (1) (a) and (b) of the Constitution.

(6) The allocation of seats by the Commission under Article 98 (1) (b), (c) and (d) of the Constitution shall be proportional to the number of seats won by the party under Article 98 (1) (a) of the Constitution.

(7) For purposes of Article 177 (1) (b) of the Constitution, the Commission shall draw from the list under subsection (1)(e), such number of special seat members in the order given by the party, necessary to ensure that no more than two-thirds of the membership of the assembly are of the same gender.

(8) For purposes of Article 177(1)(c) of the Constitution, the Commission shall draw from the list under subsection (1)(f) four special seat members in the order given by the party.

(9) The allocation of seats by the Commission under Article 177 (1) (*b*) and (*c*) of the Constitution shall be proportional to the number of seats won by the party under Article 177 (1) (*a*) of the Constitution.

Re-allocation of special seat.

37.(1) If a representative from a political party list dies, withdraws from the party list, changes parties, resigns or is expelled from his or her party during the term of the representative, the seat of the representative shall be allocated to the next candidate of the same gender on the respective political party list.

(2) Notwithstanding the provision of section 34 (10), if there are no more candidates on the same party's list, the Commission shall

| 26 | No. 24 | Elections | [2012 | | |
|---|---|---|------------------|--|--|
| | require the co within twenty | ncerned political party to nominate anot one days. | her candidate | | |
| | | cancy in any seat in a political party list sha mmediately before a general election. | ll not be filled | | |
| Halfing of classical | of subsection | re a political party fails to comply with t (2) the Commission shall not allocate th he term of Parliament or the county assem | e seat for the | | |
| Holding of elections. No. 47 of 2012, Sch. | under sections hold the election | r a notice of an election has been published 14, 16, 17 and 19, every returning officer sh on according to the terms of the notice and ations relating to elections. | nall proceed to | | |
| Determination and declaration of results. | 39. (1) The Commission shall determine, declare and publish the results of an election immediately after close of polling. | | | | |
| | (2) Before determining and declaring the final results of an election under subsection (1), the Commission may announce the provisional results of an election. | | | | |
| | | Commission shall announce the provision order in which the tallying of the results is | | | |
| Voter education. | 88 (4) (<i>g</i>) of th | Commission shall, in performing its duties the constitution establish mechanisms for th ter education and cause to be prepared a vo | e provision of | | |
| Access to and obligation of media. 12 of 2012, Sch. | 41. (1) Subject to subsection (2), a political party particip an election shall have access to the state owned media service the campaign period. | | | | |
| | candidates, the for the state ov | Commission shall, after consultations with the e political parties concerned and the office wned media services, monitor the equitable g the campaign period. | rs responsible | | |
| | any information | y state owned print or electronic media whon relating to the electoral process shall be tal impartiality and shall refrain from any condidate. | guided by the | | |

(4) The Code of Conduct for the practice of journalism prescribed under the Media Act (No. 3 of 2007) shall be subscribed to and observed by every media house and every person who reports on any election

| ICC II AVIA | Rev. | 2012] |
|-------------|------|-------|
|-------------|------|-------|

and referendum under the Constitution and this Act.

(5) For the purpose of giving effect to this section, the Commission may, in writing, issue directives to the media.

(6) The Commission may prohibit a media house that contravenes the Code of Conduct prescribed under the Media Act from transmitting information related to an election under this Act.

- 42. The Commission may at any election accredit—
- (a) person as an observer, agent or media representative; or

(b) any person or institution to report on an election.

43. (1) A public officer shall not—

- (*a*) engage in the activities of any political party or candidate or act as an agent of a political party or a candidate in an election;
- (*b*) publicly indicate support for or opposition against any party, side or candidate participating in an election;
- (c) engage in political campaigns or other political activity; or
- (*d*) use public resources to initiate new development projects in any constituency or county for the purpose of supporting a candidate or political party in that constituency or county.

(2) A public officer who contravenes subsection (1) commits an offence and is liable on conviction, to a fine not exceeding one million shillings or to imprisonment for a term not exceeding three years, or to both.

(3) A person who knowingly aids in contravention of subsection (1) commits an offence and is liable, on conviction to a fine not exceeding one million shillings or to imprisonment for a term not exceeding three years, or to both such fine and imprisonment.

(4) A candidate who knowingly aids in contravention of subsection (1) shall not be eligible to contest in the election.

(5) A public officer who intends to contest an election under this Act shall resign from public office at least six months before the date of election. Accreditation of observers, agents, reporters, etc.

Participation in elections by public officers. 12 of 2012, Sch.

| 28 | No. 24 | Elections | [2012 | | |
|--------------------|---|---|--------------------|--|--|
| | (6) This s | section shall not apply to— | | | |
| | (a) the Pres | sident; | | | |
| | (b) the Prin | ne Minister; | | | |
| | (c) the Dep | outy President; | | | |
| | (d) a memb | per of Parliament; | | | |
| | (e) a county | y governor; | | | |
| | (f) a deputy | / county governor; | | | |
| | (g) a memb | per of a county assembly. | | | |
| Use of technology. | 44. The Commission may use such technology as it considers appropriate in the electoral process. | | | | |
| Right of recall. | PART IV—RECALL OF MEMBER OF PARLIAMENT | | | | |
| Right of recain. | 45. (1) The electorate in a county or constituency may recall their member of Parliament before the end of the term of the relevant House of Parliament on any of the grounds specified in subsection (2). | | | | |
| | (2) A mer | mber of Parliament may be recalled who | ere the member — | | |
| | | , after due process of the law, to have s of Chapter Six of the Constitution; | violated the | | |
| | (<i>b</i>) is found, public res | after due process of the law, to have n sources; | nismanaged | | |
| | (c) is convicted of an offence under this Act. | | | | |
| | shall only be in | call of a member of Parliament unden nitiated upon a judgement or finding b grounds specified in subsection (2). | | | |
| | four months aft | all under subsection (1) shall only be the election of the member of Parlian onths immediately preceding the next s | ment and not later | | |
| | | call petition shall not be filed agair te than once during the term of that mem | | | |

(6) A person who unsuccessfully contested an election under

this Act shall not be eligible, directly or indirectly, to initiate a petition under this section.

Petition for recall.

46. (1) A recall under section 45 shall be initiated by a petition which shall be filed with the Commission and which shall be -

- (*a*) in writing;
- (b) signed by a petitioner who-
 - (i) is a voter in the constituency or county in respect of which the recall is sought; and
 - (ii) was registered to vote in the election in respect of which the recall is sought;
- (c) accompanied by an order of the High Court issued in terms of section 45(3).
 - (2) The petition referred to in subsection (1) shall—
- (*a*) specify the grounds for the recall as specified under section 45 (2);
- (*b*) contain a list of such number of names of voters in the constituency or county which shall represent at least thirty percent of the registered voters; and
- (c) be accompanied by the fee prescribed for an election petition.

(3) The list of names referred to in subsection (2) (b) shall contain the names, address, voter card number, national identity card or passport number and signature of the voters supporting the petition and shall contain names of at least fifteen percent of the voters in more than half of the wards in the county or the constituency, as appropriate.

(4) The voters supporting a petition under subsection (3) shall represent the diversity of the people in the county or the constituency as the case may be.

(5) The petitioner shall collect and submit to the Commission the list of names under subsection (2) (*b*) within a period of thirty days after filing the petition.

(6) The Commission shall verify the list of names within a period of thirty days of receipt of that list.

| 30 | No. 24 | Elections | [2012 | | | |
|------------------------------|--|--|----------------------|--|--|--|
| | section are met, sh | nmission, if satisfied that the red all within fifteen days after the v to the Speaker of the relevant He | erification, issue a | | | |
| Recall elections. | | nmission shall conduct a recall e acy or county within ninety days | | | | |
| | section 45, the Co | 47. (1) Where a member of Parliament is to be recalled under section 45, the Commission shall frame the question to be determined at the recall election. | | | | |
| | | n referred to in subsection (1) shal uire the answer "yes" or the answ | | | | |
| | (3) The Cort the recall question | nmission shall assign a symbol f | for each answer to | | | |
| | (4) The votin | ng at a recall election shall be by | secret ballot. | | | |
| | (5) A recall election shall be decided by a simple majority of the voters voting in the recall election. | | | | | |
| | | recall election results in the remove mmission shall conduct a by-elect unty. | | | | |
| | | er of Parliament who has been renducted under subsection (6). | ecalled may run in | | | |
| Validity of recall election. | 48. A recall election shall be valid if the number of voters who concur in the recall election is at least fifty percent of the total number of registered voters in the affected county or constituency. | | | | | |
| | | Part V—Referendum | | | | |
| Initiation of a referendum. | 49. (1) Whenever it is necessary to hold a referendum on any issue, the President shall by notice refer the issue to the Commission for the purposes of conducting a referendum. | | | | | |
| | (2) Where an issue to be decided in a referendum has been referred to the Commission under subsection (1), the Commission shall frame the question or questions to be determined during the referendum. | | | | | |
| | the relevant House | nmission shall, in consultation w , lay the question referred to in sul oval by resolution. | | | | |

(4) The National Assembly may approve one or more questions for a referendum.

(5) The Commission shall publish the question approved under subsection (4) in the Gazette and in the electronic and print media of national circulation.

(6) The Commission shall conduct the referendum within ninety days of publication of the question.

(7) The Commission may assign such symbol for each answer to the referendum question or questions as it may consider necessary.

(8) A symbol assigned under subsection (7) shall not resemble that of a political party or of an independent candidate.

Notice of holding referendum.

50. (1) The Commission shall, within fourteen days after publication of the question referred to in section 49 publish a notice of the holding of the referendum and the details thereof in the Gazette, in the electronic and print media of national circulation

(2) The notice shall specify—

- (*a*) the referendum question or questions and the option of the answer or answers;
- (b) the symbols assigned for the answers to the referendum question;
- (c) the day on which the referendum is to be held which shall not be less than twenty one days after the date of the publication of the notice;
- (*d*) the polling time of the referendum;
- (*e*) the day by which the referendum committees shall have registered with the Commission; and
- (f) the day and time by which campaign in support of or in opposition to the referendum question shall start and cease.

51. (1) Where a referendum question requires a "yes" or "no" answer, persons intending to campaign for or against the referendum question shall form such national referendum committees and constituency referendum committees as are necessary.

Referendum Committees. L.N. 19/2012.

(2) Where there is more than one referendum question, persons intending to campaign for or against each referendum question shall,

32

| | on application to the Commission, form one national referendum committee each and one committee each in every constituency for each referendum question. |
|--|---|
| | (3) A referendum committee shall apply to the Commission for registration in the prescribed form. |
| | (4) An application under subsection (3) shall be accompanied by information showing that the applicant adequately represents persons campaigning for or against the referendum question. |
| | (5) The national referendum committees shall control and regulate the constituency referendum committees. |
| | (6) A member of a referendum committee shall subscribe to and abide by the Electoral Code of Conduct set out in the Second Schedule. |
| Costs of referendum committee. | 52. (1) Each referendum committee shall bear its own costs during the campaign period of the referendum. |
| Procedure for | (2) The costs referred to in subsection (1) include payment of the agents of the respective referendum committees. |
| conduct of referendum. | 53. The procedure for the conduct of an election shall apply with necessary modifications to the conduct of referendum. |
| Voting threshold. | |
| General power of the | 54. A referendum question on an issue other than that contemplated in Articles 255 and 256 of the Constitution shall be decided by a simple majority of the citizens voting in the referendum. |
| Commission. | 55. Nothing in this Act shall preclude the Commission from taking any administrative measures to ensure effective conduct of the referendum. |
| | Part VI—Election Offences |
| Offences relating to register of voters and voter's cards. | 56. A person who— |
| 12 of 2012, Sch. | (<i>a</i>) without authority makes, prepares, prints or is in possession of a document or paper purporting to be a register of voters; |
| | (<i>b</i>) |
| | (c) (Deleted by 12 of 2012, Sch.) (d) |
| | (a) (e) |
| | (f) |

| Rev. 2012] | Elections | No. 24 | 33 |
|--|--|--------------|------------------------------------|
| | any false statement on, or in a ion to be registered in any | | |
| | sels or procures the commis nit any of the offences refe f), | | |
| | is liable on conviction, to a fir to imprisonment for a term n | - | Offences relating to |
| 57. (1) A person w | /ho— | | multiple registrations as a voter. |
| (<i>a</i>) being registered a be registered as a v | s a voter in a register of voters voter— | s applies to | |
| - | gister of voters, otherwise the his subsisting registration; or | | |
| (ii) in the same reg | ister of voters; | | |
| application has no | be registered in a register of vo t been either granted or reject the same register of voters or | ed, applies | |
| (c) simultaneously r registered as a vote | nakes two or more applicat er; or | ions to be | |
| (d) having been disqu registered as a vote | alified by an election court, ap er, | oplies to be | |
| | able on conviction, to a fine no gs or to imprisonment for a ter | | |
| | o commits an offence under sub y provided in subsection (1), r n the next election. | | |

(3) A member or officer of the Commission or a person who aids another person to register as a voter more than once commits an offence and is liable on conviction, to a fine not exceeding one hundred thousand shillings or to imprisonment for a term not exceeding one year or to both.

(4) A candidate who aids a person to register as a voter more

| 34 | No. 24 | Elections | [2012 |
|----------------------|--|--|---|
| Offences relating to | exceeding one hu | its an offence and is liable on convid ndred thousand shillings or to impris e year or to both and shall not be elig ral election. | onment for a term |
| voting. | 58. A perso | n who— | |
| | - | nterfeits, defaces or destroys any ba perforation, stamp or mark on any b | |
| | (b) without aut | thority supplies any ballot paper to | any person; |
| | | fers for sale any ballot paper to r offers to purchase any ballot pap | |
| | paper which | person entitled to be in possession on the has been marked with any official ark has any such ballot paper in his | perforation, |
| | (e) puts into any ballot box anything other than the ballot pape which he is authorised by law to put in; | | |
| | | hority takes out of a polling station found in possession of any ballot pa ation; | - |
| | removes ele | an election official and not being ection material from a polling sta ter an election; | |
| | otherwise in | thority destroys, takes, opens, dis nterferes with any election materia be used for the purposes of an elect | al in use or |
| | | hority prints any ballot paper or wha ble of being used as a ballot paper at | |
| | imports, has be manufac any appliane may be extra | poses of an election, manufactures is in his possession, supplies or uses, tured, constructed, imported, suppl ce, device or mechanism by which a acted, affected or manipulated after a ballot box during the polling at a | or causes to ied or used, ballot paper having been |
| | | ithorised to do so under this Act, mak t paper issued to any person other tha | • |
| | (<i>l</i>) votes at any | v election when they are not entitled | l to vote; |
| | (m) votes more | e than once in any election; | |
| | (<i>n</i>) interferes v | vith a voter in the casting of his vot | e in secret; |

| Rev. 2012] | Elections | No. |
|------------|-----------|-----|
| | | |

- (*o*) pretends to be unable to read or write so as to be assisted
- (*p*) pretends to be visually impaired or suffering from any other

in voting: or

disability so as to be assisted in voting,

commits an offence and is liable on conviction, to a fine not exceeding one million shillings or to imprisonment for a term not exceeding six years or to both.

59. (1) A member of the Commission, staff or other person having any duty to perform pursuant to any written law relating to any election who—

- (*a*) makes, in any record, return or other document which they are required to keep or make under such written law, an entry which they know or have reasonable cause to believe to be false, or do not believe to be true;
- (b) permits any person whom they know or have reasonable cause to believe to be able to read or write to vote in the manner provided for persons unable to read or write;
- (c) permits any person whom they know or have reasonable cause to believe not to be visually impaired or a person with disability to vote in the manner provided for persons who are visually impaired or persons with disability, as the case may be;
- (d) wilfully prevents any person from voting at the polling station at which they know or have reasonable cause to believe such person is entitled to vote;
- (e) wilfully rejects or refuses to count any ballot paper which they know or have reasonable cause to believe is validly cast for any candidate in accordance with the provisions of such written law;
- (*f*) wilfully counts any ballot paper as being cast for any candidate which they know or have reasonable cause to believe was not validly cast for that candidate;
- (g) interferes with a voter in the casting of his vote in secret;
- (*h*) where required under this Act or any other law to declare the result of an election, fails to declare the results of an election;

(i) except in the case of a member, officer or person authorised

Offences by members and staff of the Commission.

35

| 36 | No. 24 | Elections | [2012 |
|--------------------------------------|---|--|------------------------------|
| | | purports to make a formal declaration or f ment of an election result; | ormal |
| | 0 | easonable cause does or omits to do anyth his official duty; | ing in |
| Maintenance of secrecy at elections. | | with any political party or candidate for purpo undue advantage to the political party or cand | |
| | candidate | contravenes the law to give undue advantag or a political party on partisan, ethnic, reli- any other unlawful considerations; or | |
| | relevant au | revent or report to the Commission and any athority, the commission of an electoral malpr e committed under this Act, | |
| | | ence and is liable on conviction, to a fine not lings or to imprisonment for a term not exce a. | |
| | take part in any papers or to att | very elections officer, candidate or agent au y proceedings relating to the issue or receip end at a polling station or at the counting of attending, make an oath of secrecy preserve. | pt of ballot of the votes |
| | (2) Every station shall— | v officer, candidate or agent in attendance a | at a polling |
| | (a) maintain | and aid in maintaining the secrecy of the ballo | ot; and |
| | (b) not communicate, except for a purpose authorised by law before the poll is closed, any information as to the name o number on the register of voters, of any voter who has o has not applied for a ballot paper or voted at that station o as to the official mark. | | me or has or |
| | - | siding officer may, upon request, divulge to of a candidate the total number of voters who | |

in the station at any time before the poll is closed.

(4) An election officer, candidate, agent or other person shall not-

(*a*) without authority, obtain or attempt to obtain, in a polling station, information as to the candidate for whom any voter in the station is about to vote or has voted;

| Rev. | 2012] |
|------|-------|
|------|-------|

- (*b*) communicate at any time to any person, any information obtained in a polling station as to the candidate for whom any voter in the station is about to vote or has voted; or
- (c) disclose the serial number of the ballot paper issued to any voter at the station.

(5) No person, except a presiding officer or a person authorised by the presiding officer, shall communicate with any voter after the voter has received a ballot paper and before the voter has placed the ballot paper in a ballot box.

(6) Every election officer, candidate, or agent in attendance at the counting of votes shall maintain and aid in maintaining, the secrecy of the ballot, and shall not attempt to ascertain at such counting the number of any ballot paper, or communicate any information obtained at such counting as to the candidate for whom any vote is given by any particular ballot paper.

(7) A person attending any proceedings relating to an election shall maintain and aid in maintaining the secrecy of the ballot and shall not without lawful excuse—

- (*a*) communicate, before the poll is closed to any person, any information obtained at those proceedings as to any official perforation, stamp or mark to be used in connection with any paper;
- (b) communicate to any person at any time any information obtained at those proceedings as to the number of ballot papers issued to any person;
- (c) attempt to ascertain at the proceedings in connection with the receipt of ballot papers, the number on any ballot paper;
- (d) attempt to ascertain at the proceedings in connection with the receipt of the ballot papers the candidate for whom any vote is given in any particular ballot paper or communicate any information with respect thereto obtained at those proceedings; or
- (e) capture an image of any marked ballot for purposes of financial gain or for showing allegiance.

(8) A person who contravenes the provisions of this section commits an offence and is liable on conviction, to a fine not exceeding one million shillings or to imprisonment for a term not exceeding three

| 38 | No. 24 | Elections | [2012 | |
|--------------|---|---|--|--|
| Personation. | years or to both. | | | |
| | 61. (1) A pe | erson, who at an election— | | |
| | (<i>a</i>) applies for a ballot paper in the name of another person, of a fictitious person; | | | |
| | | l once at any such election, votes a election for a ballot paper in his c | | |
| | (c) votes with t that election | he knowledge that he is not enti ; or | tled to vote in | |
| | (d) presents him | self as an election official knowing | g that he is not, | |
| | commits the offer | ce of personation, which shall be | e cognizable. | |
| Treating. | - | ourposes of this section, a person the purpose of voting shall be dee | | |
| freating. | | ndidate who corruptly, for the pur refrain from voting for a particu at an election— | | |
| | (a) before or du | uring an election— | | |
| | (i) undertake voting; | es or promises to reward a voter | to refrain from | |
| | or promi expenses ment or or device or refrest purpose person to candidate | uses to be given to a voter or pa ses to pay wholly or in part to o for giving or providing any food, provision of any money, ticket o to enable the procurement of a hment or provision to or for any of corruptly influencing that pers to vote or refrain from voting f e at the election or being about to ing, for a particular candidate, at | r for any voter, drinks refresh- or other means my food, drink person for the on or any other or a particular vote or refrain | |
| | or in part to | tion, gives, provides or pays any er or for any particular voter or any o l or refrained from voting as afor | other voter for | |

commits the offence of treating.

(2) A voter who accepts or takes any food, drink, refreshment, provision, any money or ticket, or adopts other means or devices to

No. 24

enable the procuring of food, drink, refreshment or provision knowing that it is intended to influence them commits the offence of treating.

Undue influence.

63. (1) A person who, directly or indirectly in person or through another person on his behalf uses or threatens to use any force, violence including sexual violence, restraint, or material, physical or spiritual injury, harmful cultural practices, damage or loss, or any fraudulent device, trick or deception for the purpose of or on account of -

- (*a*) inducing or compelling a person to vote or not to vote for a particular candidate or political party at an election;
- (*b*) impeding or preventing the free exercise of the franchise of a voter;
- (c) inducing or compelling a person to refrain from becoming a candidate or to withdraw if he has become a candidate; or
- (*d*) impeding or preventing a person from being nominated as a candidate or from being registered as a voter,

commits the offence of undue influence.

(2) A person who induces, influences or procures any other person to vote in an election knowing that the person is not entitled to vote in that election commits an offence.

- (3) A person who directly or indirectly by duress or intimidation -
- (*a*) impedes, prevents or threatens to impede or prevent a voter from voting; or
- (b) in any manner influences the result of an election,

commits an offence.

(4) A person who directly or indirectly by duress, intimidation or otherwise compels or induces any voter who has already voted at an election—

- (*a*) to inform that person or any other person of the name of the candidate or political party for which the voter has voted; or
- (*b*) to display the ballot paper on which the voter has marked his vote,

commits an offence.

Bribery.

40

64. (1) A candidate who-

- (a) directly or indirectly in person or by any other person on his behalf gives, lends or agrees to give or lend, or offers, promises or promises to procure or to endeavour to procure any money or valuable consideration to or for any voter, or to or for any person on behalf of any voter or to or for any other person in order to induce any voter—
 - (i) to vote or refrain from voting for a particular candidate;
 - (ii) to attend or participate in or refrain from attending or participating in any political meeting, march, demonstration or other event of a political nature or in some other manner lending support to or for an political party or candidate;
 - (iii) corruptly does any such act on account of such voter having voted for or refrained from voting at any election, for a particular candidate; or
- (b) directly or indirectly, in person or by any other person on his behalf, gives or procures or agrees to give or procure, or offers, promises, or promises to procure or to endeavour to procure, any office, place, or employment to or for any voter, or to or for any person on behalf of any voter, or to or for any other person, in order to induce any voter—
 - (i) to vote for or refrain from voting for a particular candidate; or
 - (ii) corruptly does any such act on account of such voter having voted for or refrained from voting;
- (c) in any manner unlawfully influences the result of an election;
- (d) directly or indirectly, in person or by any other person on his behalf, makes any gift, loan, offer, promise, procurement, or agreement to or for any person in order to induce that person to—
 - (i) procure or endeavour to procure the election of any person; or
 - (ii) procure the vote of any voter at any election;
- (e) upon or in consequence of any gift, loan, offer, promise, procurement or agreement, procures or engages, promises or endeavours to procure, the election of any person, or the vote of any voter at an election;

- (f) advances, pays or causes to be paid any money to, or to the use of any other person with the intent that such money or any part thereof shall be used in bribery at any election, or who knowingly pays or causes to be paid any money to any person in discharge or repayment of any money wholly or in part used in bribery at any election;
- (g) being a voter, before or during any election directly or indirectly, in person or by any other person on his behalf receives, agrees or contracts for any money, gift, loan, or valuable consideration, office, place or employment for himself or for any other person, for voting or agreeing to vote or for refraining or agreeing to refrain from voting for a particular candidate at any election;
- (h) after any election, directly or indirectly in person or by any other person on his behalf, receives any money or valuable consideration on account of any person having voted or refrained from voting or having induced any other person to vote or to refrain from voting for a particular candidate at the election;
- (i) directly or indirectly, in person or by any other person on his behalf, on account of and as payment for voting or for having voted or for agreeing or having agreed to vote for any candidate at an election, or an account of and as payment for his having assisted or agreed to assist any candidate at an election, applies to the candidate or to the agent of the candidate for a gift or loan of any money or valuable consideration, or for the promises of the gift or loan of any money or valuable consideration or for any office, place or employment or for the promise of any office, place or employment; or
- (*j*) directly or indirectly, in person or by any person on his behalf, in order to induce any other person to agree to be nominated as a candidate or to refrain from becoming a candidate or to withdraw if they have become candidates, gives or procures any office, place or employment to endeavour to procure any office, place or employment, to or for such other person, or gives or lends or agrees to give or lend, or offers or promises to procure or to endeavour to procure any money or valuable consideration to or for any person or to or for such other person, or gives on behalf of such other or to or for any person,

commits the offence of bribery.

| 42 | No. 24 | Elections | [2012 |
|-------------------------------------|---|---|---|
| Use of force or | | rson who in consequence of that p ion votes or refrains from voting co | - |
| violence during election period. | | n who, directly or indirectly in per- alf, inflicts or threatens to inflict in nst a person— | |
| | | uce or compel that person to suppo political party; | rt a particular |
| | (b) on account voting; or | of such person having voted or re- | efrained from |
| | | nduce or compel that person to vote in from voting, | in a particular |
| Use of national | | ce and is liable on conviction to a ngs or to imprisonment for a term | • |
| Offences relating | the national secur a particular cand liable on convicti | date, or any other person who uses ity organs to induce or compel any idate or political party commits on to a fine not exceeding ten mil a term not exceeding six years of | y person to support an offence and is llion shillings or to |
| to elections. Corrigenda No. | 67. (1) A pe | erson who— | |
| 18/2012. | (<i>a</i>) commits influence or | the offence of personation, treat bribery; | ating, undue |
| | to be print advertiseme any election | blishes, distributes or posts u ed, published, distributed or po nt, handbill, placard or poster wh and which does not bear upon its fa es of the printer and publisher; | sted up, any hich refers to |
| | (c) makes or | publishes, before or during any | election, for |

- (c) makes or publishes, before of during any election, for the purpose of promoting or procuring the election of any candidate, any false statement of withdrawal of any other candidate at such election;
- (*d*) forges, defaces or destroys any nomination paper, or delivers to a returning officer any nomination paper knowing it to be forged;

| Rev. | 201 | .2] |
|------|-----|-----|
|------|-----|-----|

- No. 24
- (e) interferes with election material by removing, destroying, concealing or mutilating or assists in the removal, destruction, concealment or mutilation of any such material save on the authority of the Commission or under the provisions of this Act;
- (f) directly or indirectly prints, manufactures or supplies or procures the printing, manufacture or supply of any election material in connection with the election save on the authority of the Commission;
- (g) interferes with free political canvassing and campaigning by—
 - (i) using language which is threatening, abusive or insulting or engages in any kind of action which may advocate hatred, incite violence or influence the voters on grounds of ethnicity, race, religion, gender or any other ground of discrimination;
 - (ii) directly or indirectly, using the threat of force, violence, harassment or otherwise preventing the conduct of any political meeting, march, demonstration or other event of a political nature or any other person from attending or participating therein;
 - (iii) creating a material disruption with the intention of preventing a political party from holding a public political meeting;
 - (iv) impeding, preventing or threatening to impede or prevent the right of any representative of any political party from gaining access, in the manner and during the hours prescribed to voters in any particular area, whether public or private for the purposes of canvassing and campaigning and soliciting membership and support; or
 - (v) impeding, preventing or threatening to impede or prevent a member of the Commission, a representative of the Commission or any other authorised person or organisation engaged in voter education from gaining access, in the manner and during the hours prescribed, to voters in any particular area, whether public or private, for the purposes of conducting voter education.
- (*h*) refuses or fails to effect a direction, instruction or lawful order issued by or on behalf of the Commission;

| 44 | No. 24 | Elections | [2012 | | |
|--------------------------|---|---|---|--|--|
| | area desig | (j) refuses or fails to leave an election counting centre area designated by the Commission for electoral pu when so ordered in accordance with this Act; | | | |
| | designated | remains in an election centre or in by the Commission for electoral pr ion of this Act; | - | | |
| | | or hinders any elections officer, candida aution of their lawful duties; | te or agent | | |
| | any statem statement | false statement or furnishes false par ent which is required under this Act kr or particulars to be false or without n r believing the same to be true; or | nowing the | | |
| | - | es, repeats or disseminates in an r, information with the intention of— | y manner | | |
| | (i) disrupti | ng or preventing the election; | | | |
| | | g hostility or fear in order to influence t ome of the election; or | he process | | |
| | of the | vise unlawfully influencing the process election, or aids, abets counsels or p ission of or attempts to commit any such | rocures the | | |
| | - | efaces or destroys any campaign or pr an opposing candidate or political par | | | |
| | in paragraph (<i>a</i> imprisonment for other case, to a f | ence and is liable on conviction, in the), to a fine not exceeding one millior or a term not exceeding six years or to ine not exceeding five hundred thousar or a term not exceeding five years or to | n shillings or to both, and in any nd shillings or to | | |
| | (2) The of | fences specified in subsection $(1)(a)$ sha | ll be cognizable. | | |
| Use of public resources. | law, a candidate | cept as authorised under this Act or an e, referendum committee or other person for the purpose of campaigning during | on shall not use | | |
| | (2) For th | e purposes of this section the Comn | nission shall in | | |

(2) For the purposes of this section, the Commission shall, in writing require any candidate, who is a member of Parliament, a county governor, a deputy county governor or a member of a county assembly, to state the facilities attached to the candidate or any equipment normally in the custody of the candidate by virtue of that office.

(3) A person who is requested to supply information required under subsection (2) shall submit the information within a period of fourteen days from the date of the notice.

(4) The provisions of subsection (2) shall apply with necessary modifications, to an employee of a statutory corporation or of a company in which the Government owns a controlling interest.

(5) A person who fails to comply with the provisions of this section commits an offence and is liable on conviction to a fine not exceeding two million shillings or imprisonment for a term not exceeding six years or to both.

(6) A member of the Commission or any person designated by the Commission shall have the power to impound or to order the impounding of any state resources that are unlawfully used in an election campaign.

(7) A candidate, who after conviction under this section repeats the offence, shall—

- (*a*) be disqualified by the Commission and shall not be eligible to participate in the ongoing election and the next election; and
- (b) be disqualified from holding any public office.

Illegal Practices

69. (1) A payment, contract for payment or any other consideration of any kind shall, for the purpose of promoting or procuring the election of a candidate at any election, not be made -

- (*a*) on account of the conveyance of voters to or from the poll, whether for the hiring of vehicles, vessels or animals of transport of any kind whatsoever, or for railway fares, or otherwise; or
- (b) to or with a voter on account of the use of any house, land, building, or premises for the exhibition of any address, bill or notice, or no account of the exhibition of any address bill or notice.

(2) Upon the filing of an election petition in respect of an electoral area and prior to the conclusion of a by-election in respect of that electoral area where a court determines that a by-election is to be held, it shall be an offence to—

45

- (b) knowingly cause the registration of voters in the electoral area in which the by–election is to be held; or
- (c) transfer voters in substantial numbers to the electoral area in which a by-election is to be held.

(3) Subject to any exception under this Act, if any payment or contract for payment is knowingly made in contravention of this section either before, during or after an election, the person making such payment commits an offence and any person receiving such payment or being a party to any such contract knowing it to be in contravention of this section commits the offence of an illegal practice.

(4) A person shall not let, lend or employ, for the purpose of conveying voters to and from the poll, any vehicle, vessel, aircraft or animal of transport of any kind which they keep or use for the purposes of letting out for hire.

(5) A person who lets, lends or employs a vehicle, vessel, aircraft, or animal of transport knowing that it is intended to be used to convey voters to and from a poll commits the offence of illegal practice.

(6) A person who hires, borrows or uses for the purpose of conveying voters to and from a poll, any vehicle, vessel or animal of transport of any kind whatsoever which he knows the owner thereof is prohibited by subsection (4) to let, lend or employ for that purpose commit the offence of an illegal practice.

(7) Nothing in subsection (4) or subsection (6) shall prevent an owner of a vehicle, vessel or animal of transport of any kind from letting, hiring or being employed or used by a voter or several voters at their joint cost for the purpose of conveying the voters to or from a poll.

(8) Notwithstanding anything in this section—

- (*a*) where it is the ordinary business of a voter as an advertising agent to exhibit for payment bills and advertisements, a payment to or contract with such voter if made in the ordinary course of business, shall not be deemed to be an illegal practice within the meaning of this section; and
- (b) where voters are unable at an election to reach their polling stations from their place of residence without crossing the sea or a tributary thereof or a river, means may be provided

| Kev. 2012 | Rev. | 20121 | |
|------------------|------|-------|--|
|------------------|------|-------|--|

for conveying the voters to their polling stations or to enable them to cross in order to reach their polling stations.

(9) The means of conveyance referred to in subsection (8) (b) shall be made available equally to all voters who wish to be conveyed to vote.

70. (1) Every employer shall, on polling day, allow a voter in his employ a reasonable period for voting, and no employer shall make any deduction from the pay or other remuneration of any such voter or impose upon or exact from them any penalty by reason of his absence during such period.

(2) An employer who directly or indirectly refuses, or by intimidation, undue influence, or in any other manner interferes with the granting to any voter in his employ of a reasonable period for voting as specified in subsection (1) commits an offence and is liable on conviction to a fine not exceeding one million shillings or to imprisonment for a term not exceeding six years or to both.

(3) This section shall not extend to such categories of employees as the Commission may, from time to time by notice in the Gazette designate, or to an employee who at the election in question is acting as an election officer within the meaning of this Act.

(4) The provisions of this section shall bind the Government.

71. (1) A person who aids, abets, counsels or procures the commission of or attempts to aid, abet, counsel, or procure the commission of an offence specified in this Part commits an offence.

(2) An offence under subsection (1) shall be cognizable.

72. (1) A candidate who, during a nomination or an election campaign engages in or knowingly aids or abets an agent or any person who supports the candidate to engage in bribery violence or intimidation against the opponents of the candidate or any other person, under this Part, shall be disqualified by the Commission and shall not be eligible to participate in the elections.

(2) Where a political party knowingly nominates a candidate who does not meet the requirements of the Constitution, the political party commits an offence and shall be disqualified from nominating a candidate to contest in that election or in the next election in that electoral area.

(3) Where the offence under subsection (2) is discovered—

Aiding and abetting

offences under this

Part.

Election offence by candidate or political party.

47

- (*a*) after the candidate has been nominated to contest in an election, that candidate shall be disqualified by the Commission and shall not be eligible to contest in that election; or
- (b) after the candidate has been elected, that candidate shall be disqualified by the Commission and shall not be eligible to contest in the next election.

(4) Where a political party under subsection (2) commits an election offence which the Commission considers to be of a grave nature or continuously repeats the offence, the presidential candidate of the political party shall not be eligible to contest in a presidential election during the elections or subsequent election as a result of any vacancy in the office of the President where the presidential candidate knowingly abets or aids in the election offence.

Postponement of elections by the Commission.

73. (1) The Commission may, where election offences of such a nature as to make it impossible for an election to proceed are committed in a constituency, county or ward and where it considers it necessary, postpone the elections in that constituency, county or ward for such a period as it may consider necessary.

- (2) Where a date has been appointed for holding an election and -
- (*a*) there is reason to believe that a serious breach of peace is likely to occur if the election is held on that date; or
- (b) it is impossible to conduct the elections as a result of a natural disaster or other emergencies,

the Commission may postpone the election and shall in respect of the constituency concerned, appoint another date for the holding of the postponed election.

(3) Where an election is postponed under subsection (2), the election shall be held at the earliest practicable time.

(4) Notwithstanding the provisions of this section, the Commission may, if satisfied that the result of the elections will not be affected by voting in the area in respect of which substituted dates have been appointed, direct that a return of the elections be made.

PART VII—ELECTION DISPUTES RESOLUTION

Dispute resolution by the Commission

49

Settlement of certain disputes.

74. (1) Pursuant to Article 88 (4) (e) of the Constitution, the Commission shall be responsible for the settlement of electoral disputes, including disputes relating to or arising from nominations but excluding election petitions and disputes subsequent to the declaration of election results.

(2) An electoral dispute under subsection (1) shall be determined within seven days of the lodging of the dispute with the Commission.

(3) Notwithstanding subsection (2), where a dispute under subsection (1) relates to a prospective nomination or election, the dispute shall be determined before the date of the nomination or election, whichever is applicable

Election Petitions

75. (1) A question as to validity of a county election shall be determined by High Court within the county or nearest to the county.

(1A) A question as to the validity of the election of a. member of a county assembly shall be heard and determined by the Resident Magistrate's Court designated by the Chief Justice.

(2) A question under subsection (1) shall be heard and determined within six months of the date of lodging the petition.

(3) In any proceeding brought under this section, a court may grant appropriate relief, including—

- (*a*) a declaration of whether or not the candidate whose election is questioned was validly elected;
- (b) a declaration of which candidate was validly elected; or
- (c) an order as to whether a fresh election will be held or not.

(4) An appeal under subsection (1A) shall lie to the High Court on matters of law only and shall be -

- (*a*) filed within thirty days of the decision of the Magistrate's Court; and
- (b) heard and determined within six months from the date of filing of the appeal.

Presentation of petitions.

76. (1) A petition –

Election of the County governor. No. 47 of 2012, Sch.

- (a) to question the validity of an election shall be filed within twenty eight days after the date of publication of the results of the election in the Gazette and served within fifteen days of presentation;
- (b) to seek a declaration that a seat in Parliament or a county assembly has not become vacant shall be presented within twenty-eight days after the date of publication of the notification of the vacancy by the relevant Speaker; or
- (c) to seek a declaration that a seat in Parliament has become vacant may be presented at any time.

(2) A petition questioning a return or an election upon the ground of a corrupt practice, and specifically alleging a payment of money or other act to have been made or done since the date aforesaid by the person whose election is questioned or by an agent of that person or with the privity of that person or his agent may, so far as respects the corrupt practice, be filed at any time within twenty-eight days after the publication of the election results in the Gazette.

(3) A petition questioning a return or an election upon an allegation of an illegal practice and alleging a payment of money or other act to have been made or done since the date aforesaid by the person whose election is questioned, or by an agent of that person, or with the privity of that person or his election agent in pursuance or in furtherance of the illegal practice alleged in the petition, may, so far as respects the illegal practice, be filed at any time within twenty-eighty days after the publication of the election results in the Gazette;

(4) A petition filed in time may, for the purpose of questioning a return or an election upon an allegation of an election offence, be amended with the leave of the election court within the time within which the petition questioning the return or the election upon that ground may be presented.

(5) A petition filed in respect of the matters set out in subsections(2) and (3) may, where a petition has already been presented on other grounds, be presented as a supplemental petition.

77.(1) A petition concerning an election, other than a presidential election, shall be filed within twenty-eight days after the declaration of the election results by the Commission.

(2) A petition may be served personally upon a respondent or by advertisement in a newspaper with national circulation.

Service of petition.

Security for costs.

78.(1) A petitioner shall deposit security for the payment of costs that may become payable by the petitioner not more than ten days after the presentation of a petition under this Part.

(2) A person who presents a petition to challenge an election shall deposit—

- (*a*) one million shillings, in the case of a petition against a presidential candidate;
- (b) five hundred thousand shillings, in the case of petition against a member of Parliament or a county governor; or
- (c) one hundred thousand shillings, in the case of a petition against a member of a county assembly.

(3) Where a petitioner does not deposit security as required by this section, or if an objection is allowed and not removed, no further proceedings shall be heard on the petition and the respondent may apply to the election court for an order to dismiss the petition and for the payment of the respondent's costs.

(4) The costs of hearing and deciding an application under subsection (3) shall be paid as ordered by the election court, or if no order is made, shall form part of the general costs of the petition.

(5) An election court that releases the security for costs deposited under this section shall release the security after hearing all the parties before the release of the security.

79. Upon receipt of a petition, an election court shall peruse the petition and -

- (*a*) if it considers that no sufficient ground for granting the relief claimed is disclosed therein may reject the petition summarily; or
- (*b*) fix a date for the trial of the petition.

80. (1) An election court may, in the exercise of its jurisdiction –

(a) summon and swear in witnesses in the same manner or, as nearly as circumstances admit, as in a trial by a court in the exercise of its civil jurisdiction and impose the same penalties for the giving of false evidence; Procedure of election court on receipt of petition.

Powers of election

| 52 | No. 24 | Elections | [2012 | |
|---------------------------------------|---------------------------------------|--|---|--|
| | appears to | (b) compel the attendance of any person as a witness wh appears to the court to have been concerned in the electio or in the circumstances of the vacancy or alleged vacancy | | |
| | person whe examined the witness | witness who is compelled to attend of o has not been called as a witness in by a party to the petition and after e s may be cross examined by or on bo and respondent or either of them; and | n court, and examination ehalf of the | |
| | (<i>d</i>) decide all to technica | matters that come before it without un lities. | ndue regard | |
| | | on who refuses to obey an order to atten ontempt of court. | nd court commits | |
| | results of preside | cutory matters in connection with a pet ential, parliamentary or county election by the election court. | | |
| | issue a certificate | ection court may by order direct the e of election to a President, a member ounty assembly if— | | |
| | (a) upon reco | unt of the ballots cast, the winner is ap | oparent; and | |
| | (b) that winn offence. | er is found not to have committed | an election | |
| | | ommission shall, in writing, notify the nade under subsection (4). | relevant Speaker | |
| Prohibition of lisclosure of vote. | | er who has voted at an election s an election petition, be required to a | | |
| Scrutiny of votes. | by any party to t | election court may, on its own motion the petition, during the hearing of an tiny of votes to be carried out in suc ay determine. | election petition, | |
| | | e the votes at the trial of an elect the following votes shall be struck of | - | |
| | or list of ve | of a person whose name was not on oters assigned to the polling station a ecorded or who had not been authori | at which the | |

52

at that station;

- (*b*) the vote of a person whose vote was procured by bribery, treating or undue influence;
- (c) the vote of a person who committed or procured the commission of personation at the election;
- (d) the vote of a person proved to have voted in more than one constituency;
- (e) the vote of a person, who by reason of conviction for an election offence or by reason of the report of the election court, was disqualified from voting at the election; or
- (f) the vote cast for a disqualified candidate by a voter knowing that the candidate was disqualified or the facts causing the disqualification, or after sufficient public notice of the disqualification or when the facts causing it were notorious.

(3) The vote of a voter shall not, except in the case specified in subsection (1) (e), be struck off under subsection (1) by reason only of the voter not having been or not being qualified to have the voter's name entered on the register of voters.

83. No election shall be declared to be void by reason of noncompliance with any written law relating to that election if it appears that the election was conducted in accordance with the principles laid down in the Constitution and in that written law or that the non-compliance did not affect the result of the election.

84. An election court shall award the costs of and incidental to a petition and such costs shall follow the cause.

85. An election petition under this Act shall be heard and determined within the period specified in the Constitution.

85A. An appeal from the High Court in an election petition concerning membership of the National Assembly, Senate or the office of county governor shall lie to the Court of Appeal on matters of law only and shall be–

(a) filed within thirty days of the decision of the High Court; and

(b) heard and determined within six months of the filing of the appeal.

Non compliance with the law.

Costs.

Determination of election petition.

Appeals to the Court of Appeal. No. 47 of 2012, Sch. Elections

Certificate of court as to validity of election.

Report of court on election offences.

an election petition, determine the validity of any question raised in the petition, and shall certify its determination to the Commission which shall then notify the relevant Speaker.

86. (1) An election court shall, at the conclusion of the hearing of

(2) Upon receipt of a certificate under this section, the relevant Speaker shall give the necessary directions for altering or confirming the return, and shall issue any notification which may be necessary.

87. (1) An election court shall, at the conclusion of the hearing of a petition, in addition to any other orders, send to the Director of Public Prosecutions, the Commission and the relevant Speaker a report in writing indicating whether an election offence has been committed by any person in connection with the election, and the names and descriptions of the persons, if any, who have been proved at the hearing to have been guilty of an election offence.

(2) Before a person, not being a party to an election petition or a candidate on whose behalf the seat is claimed by an election petition, is reported by an election court, the elections court shall give that person an opportunity to be heard and to give and call evidence to show why he should not be reported.

(3) The relevant Speaker shall publish a report made under this section in the Gazette, and the Commission shall consider the report and delete from the register of voters, the name of a person who is disqualified from being registered in that register of voters.

Referendum Petitions

88. Unless specifically provided for in this Act, the procedure applicable to an election petition shall apply to a referendum petition.

Election petition procedures to apply to referendum petition.

Referendum petition.

89. (1) The conduct, result and validity of a referendum may be challenged by petition to the High Court.

(2) A petition challenging the conduct, result or validity of a referendum shall—

(a) set out the facts relied on to invalidate the referendum;

- (*b*) identify the specific matter or matters on which the petitioner relies as justifying the grant of relief;
- (c) contain a request for the relief to which the petitioner claims to be entitled; and

| Rev. | 201 | .2] |
|------|-----|-----|
|------|-----|-----|

(d) be filed in the High Court within twenty one days of the publication of the notice of the results of the referendum in the Gazette.

(3) A referendum petition may be presented on any of the following grounds-

- (a) in respect of the result of the voting in all the constituencies or in any one constituency, that corrupt practices prevailed at or in relation to the voting at the referendum in that constituency, or that there was an error or misconduct. whether by act or omission, on the part of a referendum officer: or
- (b)in respect of the declared result of the referendum, that there was an error in the counting or tallying of the votes cast in the referendum.

Composition of 90. A referendum petition shall be heard and determined by a Court. bench of three judges appointed by the Chief Justice.

91. (1) Where a referendum petition is not presented to the High Court within the time specified in section 89(2)(d), the declared result of referendum shall-

(a) have effect from the date on which the result is gazetted;

- (b) be final and not be challenged in any court of law; and
- (c) be conclusive evidence of the voting at the referendum and of the result of the referendum.

(2) Nothing in this section shall be construed as preventing or delaying the coming into operation of any law in respect of which a referendum is held pursuant to the provisions of the Constitution or any other written law if-

- (a) it is stated in the declared result of the referendum that the provisions of the Act are supported by the votes of a majority of the persons entitled to vote in the referendum; and
- (b) the question raised by any referendum petition or, if more than one, by all referendum petitions presented to the High Court in respect of such referendum would not, if decided in favour of the petitioner or petitioners, as the case may be, lead to a declaration by the Commission that the votes of a majority of the persons entitled to vote in such referendum did not support the provisions of the said law.

Operation of declared result of issue submitted to referendum.

| 56 | No. 24 | Elections | [2012 |
|---|---|--|---|
| Persons who may present referendum petition. | 92. (1) by- | A referendum petition may be presented in th | e High Court |
| Corrigenda No. 18/2012. | in a con | case of a petition in respect of the result of the stituency, a person who voted lawfully or had in that constituency at the referendum; | |
| | the refe | case of a petition in respect of the declared r rendum, a person who voted at the referen ght to vote at the referendum; or | |
| | (c) in any | other case, the Commission. | |
| | | etitioner who presents a referendum petition s nts to the petition within seven days of filing | |
| | and in at leas | etitioner shall publish a notice of the petition is st one newspaper of national circulation, wi e petition is filed. | |
| | | etition may be served personally upon the r nent in a newspaper with national circulation | - |
| Respondents to referendum petition. | is alleged to referendum, particular per may, on the | Where, at the hearing of a referendum petit have been guilty of a corrupt practice in re- or where a copy of a referendum petition is rson on the direction of the High Court, the application of that person, add or name that o the petition. | elation to the s served on a e High Court |
| | Commission by a referend | , at the trial of a referendum petition pres , a question of law arises in relation to action um officer, the High Court may, on the appl neral, name the referendum officer as a resp | n or omission ication of the |
| Filing of referendum petition. | | A referendum petition shall be signed by the itioners, if more than one. | petitioner or |
| | | nenever a referendum petition is presente Registrar of the High Court shall, in writing of the filing. | |
| Duty of Registrar to make list of referendum petitions. | of the High C under this Pa | Subject to the provisions of subsection (2), Court shall make a list of all the referendum p rt in the order in which they are filed, and sha ffice, a copy of the list which shall be open f | petitions filed all keep in the |

| Rev. | 201 | 2 |
|------|-----|---|
| | | |

Elections

by any person who applies to inspect the list.

(2) A referendum petition shall, unless the High Court orders otherwise, be tried in the order in which it appears on the list made by the Registrar under subsection (1).

(3) Where more than one petition is presented relating to the same referendum, all such petitions shall be dealt with as one petition as far as the inquiry into the referendum is concerned.

96. (1) Subject to the provisions of section 98, the Rules Committee as constituted under the Civil Procedure Act (Cap. 21), may make rules generally to regulate the practice and procedure of the High Court with respect to the filing and trial of election and referendum petitions, including rules—

Practice procedure and security for costs. No. 47 of 2012, Sch.

(a) specifying –

- (i) the time within which any requirement of the rules is to be complied with;
- (ii) the costs of and incidental to the filing and the trial of a election and referendum petition; and
- (iii) the fees to be charged in respect of proceedings of a election and referendum petition; and
- (*b*) generally with regard to any other matter relating to a election and referendum petition as the Chief Justice may deem necessary.

(2) A petitioner shall deposit one million shillings as security for costs of a petition presented under this Act, within ten days of presenting the petition.

(3) Where, a petitioner does not deposit security for costs as required under this section after presenting of a election and referendum petition, the election and referendum petition shall be struck out.

(4) The High Court may, make such order as to costs as it may deem fit and just in respect of any election and referendum petition dismissed under this section.

97. Where there are two or more petitioners and one or more of the petitioners dies or die at any time before the final order of the court hearing the petition, the surviving petitioner or petitioners shall be entitled to continue with the petition.

Death of or delay by petitioner.

| 58 | No. 24 | Elections | [2012 | |
|---|--|---|-----------------------|--|
| Hearing of referendum petition. | 98. (1) A referendum petition shall be— | | | |
| | | determined within six months from of a petition; and | om the date of | |
| | (b) heard in c | open court. | | |
| | | igh Court may, in respect of the tr se such powers within its civil junte. | | |
| | | rendum petition may be withdrawn her parties and the High Court, sub costs. | * I | |
| Powers of a court to summon witnesses in a referendum | 99. (1) A of the petition- | Court hearing a referendum petitior | n may, at the hearing | |
| petition. | • | person who appears to the court to b by the referendum petition to atter aring; and | | |
| | hearing ev | any witness or any person who is en if the witness or person is not call ty to the proceedings: | * | |
| | | that after examination by the co cross-examined by or on behalf of | | |

(2) Where a person is ordered to attend as a witness under subsection (1), the Court may direct that a copy of the referendum petition be served on that person.

(3) A person who is called as a witness at the trial of a referendum petition shall not be excused from answering any question relating to any offence connected with the referendum on the ground that the answer thereto may incriminate them or on the ground of privilege.

(4) Notwithstanding subsection (3)—

(*a*) a witness who answers every question which they are required to answer under this section to the satisfaction of the court, and the answers to which may tend to incriminate them, shall not be liable to prosecution for any offence committed by them in connection with the referendum and in respect of which they are so examined, and shall be entitled to receive a certificate of indemnity issued by the Registrar stating that the person is discharged from liability and shall not be prosecuted for that offence; and

(b) an answer by a witness to a question before the Court under this section shall not, except in the case of any criminal proceedings for giving false evidence in respect of such evidence, be admissible as evidence in any civil or criminal proceedings against them.

(5) Where a person has received a certificate of indemnity under subsection (3), and legal proceedings are, at any time, brought against that person for an offence to which the certificate relates, the court having cognizance of the case shall, on proof of the certificate of indemnity, stay such proceedings.

(6) All reasonable expenses incurred by any person in attending at or appearing before the High Court to give evidence as a witness at the trial of a referendum petition shall be paid to such person according to the scale of allowances and expenses appropriate in civil proceedings before the High Court.

100. A voter who has voted at a referendum shall not, in proceedings to question the referendum be required to state how he voted.

101. (1) The High Court on its own motion or on an application Examination of by a petitioner may, during the hearing of a referendum petition, order votes.

(2) The provisions of section 82 shall apply with respect to scrutiny of votes under this section.

102. (1) At the conclusion of the hearing of a referendum petition Powers of Court. challenging the conduct or result of the referendum, the High Court may -

(*a*) dismiss the petition;

(b) declare the published result to be incorrect;

(c) declare the referendum to be void; or

(d) uphold the petition in whole or in part.

| No. | 24 |
|-----|----|
|-----|----|

Elections

(2) Without limiting the generality of this section, the High Court may exercise its powers to declare a referendum void on the ground that this Act or the regulations made under this Act were contravened during the referendum, and such contravention has seriously affected the result of the referendum.

(3) The Registrar of the High Court shall deliver to the Commission a certified copy of any decision made by the High Court under subsection (1).

(4) The Registrar of the High Court shall, at the conclusion of the proceedings in respect of a referendum petition, submit to the Commission a certificate under the Registrar's hand, stating that the hearing of the referendum petition has been concluded, and the Commission shall, upon receipt of such certificate, declare and publish the result of the referendum in accordance with the findings of the High Court.

(5) A declaration made by the Commission under subsection (4) shall be final, shall not be challenged in any court, and shall be conclusive evidence of the voting at the referendum to which it relates and of the result of such referendum.

(6) Where the High Court declares a referendum void, the Commission shall conduct a fresh referendum.

103. (1) Subject to the provisions of this section, all costs, charges and expenses of and incidental to the presentation and hearing of a referendum petition shall be borne in such manner and in such proportions as the High Court may order, and in particular, any costs which, in the opinion of the High Court, have been caused by any vexatious conduct or by any frivolous or vexatious allegations or objections on the part of the petitioner or of the respondent, may be ordered to be paid by the party by whom such costs have been caused.

(2) Where in the hearing of a referendum petition a person appears to the High Court to have been guilty of any corrupt practice relating to the referendum, the High Court may, after giving that person an opportunity to make a statement to show why the order should not be made, order the whole or a portion of the costs of or incidental to the trial of the referendum petition to be paid by that person to such person or persons as the High Court may determine.

(3) Money deposited as security shall, when no longer needed as security for costs, be returned to the person in whose name it is deposited or to any person entitled to receive the money by order of the High Court, which may be made upon motion after notice and proof that all

Petition expenses.

| Rev. | 201 | [2] |
|------|-----|-----|
| | | |

just claims have been satisfied or otherwise sufficiently provided for as the High Court may require.

104. In any prosecution for an offence under this Act alleged to have been committed at or in connection with a referendum in any constituency, the certificate of the returning officer for that constituency stating that the referendum mentioned therein was being or had been held shall be sufficient evidence of the fact that the referendum was being or had been held in that constituency.

PART VIII—GENERAL PROVISIONS

105. (1) It shall be the duty of every public officer and public or private entity to co-operate with the Commission in its activities during an election and not to hinder the Commission in carrying out its functions.

(2) It shall be the duty of police officers in their respective areas of operation, to take all necessary measures for the maintenance of law and order and stability necessary for the conduct of an election and to protect and uphold the rights of all persons under any written law relating to elections.

(3) Notwithstanding the provisions of the law relating to the National Police Service or any other written law, a police officer assigned duties during the conduct of an election or referendum shall be deemed to be an elections officer for purposes of this Act and subject to direction and instruction of the Commission.

(4) It shall be the duty of -

- (a) all officers of the county administration, in their respective administrative units:
- (b) all persons in charge of local authority facilities;
- (c) persons in charge of facilities;
- (d) all political parties and members of the public;
- (e) all persons in charge of public utilities including teachers in charge of public schools;
- (f) the Registrar of Persons; and
- (g) the Registrar of Political Parties,

Certification of referendum.

No. 24

Duty to co-operate.

| 62 | No. 24 | Elections | [2012 |
|--|--|---|--|
| | to give the Commission and its officers the support and collaboration necessary for the Commission to execute the activities relating to the conduct of an election. | | |
| General penalty. | which a penalty liable, on convid | A person who contravenes a provision has not been provided for, commits an ction, to a fine not exceeding one millio or a term not exceeding three years or t | n offence and is on shillings or to |
| | | fence under this Act relating to an electric fications, be an offence during a reference | |
| | not be eligible f | on who is convicted of an offence und or election or nomination in an election ive years following the date of convict | n under this Act |
| Powers of arrest and prosecution. | | member of the Commission or any of sion may order the arrest of a person whis Act. | |
| | offences under | Commission shall have the power to this Act and impose sanctions ag an offence under this Act pending the f the offence. | ainst a person |
| | Commission sha | ber of the Commission or any person do Il have the power to impound or to order purces that are used in an election camp | the impounding |
| Airtime by state radio and television for election campaign. 12 of 2012, Sch. | 108. All candidates and political parties participating in an election shall be allocated reasonable airtime on all broadcasting media during the campaign period. | | |
| Regulations. No. 47 of 2012, Sch. | the better carryi | The Commission may make regulation ng out of the purposes and provisions t without prejudice to the generality o lations to— | of this Act, and |
| | - | the manner in which registers of vote and the manner in which they shall be | |
| | voters card | the procedure for registration and is ds and provide for the progressive regi tizens living abroad; | |
| | (c) to provide | for the regulation of the process by wh | ich parties |
| | | | |

nominate candidates for elections;

- (d) to provide for the manner of nomination, allocation and re-allocation of special seats and mechanisms for resolving disputes arising out of such nomination, allocation and reallocation;
- (*e*) prescribe the procedure for making and determining claims to be registered and objections to registration;
- (*f*) authorise any registration officer to consider or determine any application, claim, objection or appeal, to summon any person to appear before them and give evidence on oath, and to administer an oath for that purpose and to order the production of any document relevant to any issue which the officer is required to consider and determine;
- (g) provide for the division of constituencies into units for the purpose of the registration of voters;
- (h) prescribe the conditions under which elections may be held in accordance with the provisions of the Constitution, this Act or any other written law relating to elections;
- (i) prescribe the amount of the deposit to be paid by or on behalf of candidates at all elections and the circumstances in which the deposit may be forfeited;
- (*j*) provide for the appointment of officers to preside at polling stations;
- (*k*) prescribe the facilities to be provided at polling stations and the persons who may be admitted to polling stations;
- (*l*) prescribe the place and manner in which votes may be cast and the construction and scaling of ballot boxes and provide for the issue a ballot papers to voters;
- (m) provide for the manner in which, and the person by whom any question as to the identity of any person claiming the right to vote shall be determined;
- (n) provide for the manner in which a voter who is not able to read or write may vote or be assisted in voting;
- (*o*) provide for the manner in which a voter with special needs including a person with a disability may vote or be assisted in voting;
- (*p*) prescribe the procedure to be followed in the counting of votes and the circumstances in which votes may be rejected

by a returning officers as being invalid;

- (q) prescribe conditions for the use of private motor vehicles, vessels or buildings at elections;
- (r) prescribe the facilities to be provided during the electoral process and in particular, for voting by electronic machines and the persons entitled so to vote and the circumstances in which persons may so vote;
- (s) provide for the allocation by the Commission, in a just and equitable manner of the use of state owned radio and television broadcasting services during any election period;
- (t) prescribe the procedure to be adopted by the public in making representations for the alteration of electoral area boundaries;
- (u) prescribe the forms which may be used under this Act and the fees in respect of anything to be done under this Act;
- (v) prescribe the procedure for advance voting for special categories including patients admitted in hospital, pastoralists, armed forces, elections officers and other citizens of Kenya providing essential services;
- (w) prescribe the procedure for voting for citizens residing outside Kenya;
- (*x*) provide for complaints resolution mechanisms and for the manner of settlement of electoral disputes.
- (y) provide for the conduct of election observers, the media, monitors and evaluators and organisations carrying out civic and voter education;
- (*z*) provide with reasonable grounds for the postponement of elections;
- (*aa*) provide for mechanisms for carrying out effective voter education;
- (*bb*) provide for the mode of declaration of the result of an election;
- *(cc)* prescribe the manner of enforcing the Electoral Code of Conduct; or
- (*dd*) provide for the conduct of campaigns during a referendum or an election;
- (*ee*) provide for the financing of campaigns during a referendum or an election;

(*ff*) prescribe anything which is required to be prescribed or is necessary or desirable for the better giving effect to this Act.

(2) The power to make regulations conferred on the Commission under this Act shall be—

- (*a*) for the purpose and objective of giving effect to the Constitution and this Act;
- (*b*) limited to the nature and scope specifically stipulated in the Constitution and this Act; and
- (c) based on the general principles and standards contained in the Constitution and this Act.

(3) The power to make regulations shall be exercised only after a draft of the proposed regulations has been approved by the National Assembly, at least six months preceding a general election.

(4) The Commission shall publish in the Gazette, not later than sixty days prior to the date of a general election, the regulations approved by the National Assembly under subsection (3).

110. (1) Every political party and every person who participates in an election or referendum under the Constitution and this Act shall subscribe to and observe the Electoral Code of Conduct set out in the Second Schedule in such manner as the Commission may, subject to paragraph 6 of that Schedule, determine.

(2) A political party that is eligible to nominate candidates under the Constitution, this Act or any other written law shall not be eligible to contest in any election unless the political party and the candidate have subscribed to the Electoral Code of Conduct referred to in subsection (1).

(3) Every officer of a political party or a referendum committee which, and every nominated candidate who, attempts to participate in or participates in an election or referendum without subscribing to the Electoral Code of Conduct commits an offence and is liable on conviction to a fine not exceeding one million shillings or to imprisonment for a term not exceeding six years or to both.

(4) Any person who contravenes the Electoral Code of Conduct commits an offence.

(5) The trial of an offence under this section shall be without prejudice to any proceedings in or consequent upon a petition.

(6) Subject to the provisions of the Criminal Procedure Code, the Commission may designate any of its officers to conduct any prosecution for an offence under this Act and the Electoral Code of Conduct, and such officer shall, for that purpose, have all the powers conferred upon a public prosecutor by the Constitution and the Criminal Procedure Code(Cap. 75).

Repeals.

Transitional provisions.

12 of 2012, Sch,

L.N. 76/2012.

66

111. The National Assembly and Presidential Elections Act (Cap.7) and the Election Offences Act (Cap 66) are repealed.

- 112. (1) Notwithstanding the provisions of this Act-
- (*a*) the register of voters prepared under the National Assembly and Presidential Elections Act shall be deemed to have been prepared under this Act;
- (b) (Deleted by 12 of 2012, Sch.)
- (c) an election official holding office immediately before the commencement of this Act shall be deemed to have been appointed in accordance with the provisions of this Act; and
- (d) an election petition filed under the National Assembly and Presidential Elections Act shall be deemed to have been filed under this Act.

(2) For avoidance of doubt, until the final announcement of all results of the first elections for Parliament under the Constitution –

- (a) a notice of commencement of the provisions of this Act under section (1) shall apply to the extent contemplated by section 2(1)(a) of the Sixth Schedule to the Constitution;
- (b) any election held before the first elections for Parliament under the Constitution shall be held in accordance with the provisions of the former Constitution and the law applicable under that Constitution pursuant to section 3(2) of the Sixth Schedule to the Constitution:

Provided that the period prescribed for the issuance of any document or the doing of any other act or thing in respect of an election to which is due at the commencement of this subsection shall, notwithstanding the provisions of any other written law, be deemed to run with effect from the date of such commencement.

FIRST SCHEDULE

(S. 22(2))

ELECTION OF SPEAKER OF COUNTY ASSEMBLY

1. A speaker of a county assembly shall be elected when the county assembly first meets after a general election and before the county assembly proceeds with the dispatch of any other business.

2. If the office of speaker falls vacant at any time before the dissolution of the county assembly, another member of the assembly shall be elected to preside over the transaction of business until after the election of a new speaker.

3. The clerk of the county assembly shall preside over the election under paragraph (2).

4. The names of candidates for election to the office of speaker shall be entered upon nomination papers obtained from and handed to the clerk, at least forty-eight hours before the time appointed at which the county assembly is to meet to elect a speaker, and shall be accompanied in each case, by signatures of two members who support the candidate and a declaration by them that the candidate is willing to serve and that the candidate is qualified to be elected as a member of the county assembly under this Act.

5. The clerk shall maintain a register in which shall be shown the date and time when each candidate's nomination papers were received and shall ascertain that every such candidate for election to the office of speaker is qualified to be elected as such under this Act.

6. The election of the speaker shall be by secret ballot.

7. The clerk shall prepare, at least one hour before the meeting of the county assembly, ballot papers upon which shall be shown the names of all candidates validly nominated under paragraph (5) and shall issue not more than one such paper to each member who comes to the table to obtain it.

8. The clerk shall, at the commencement of each ballot, cause the ballot box, empty and unlocked, to be displayed to the county assembly and shall, in the presence of the county assembly, lock the box, which shall thereafter be kept in the full view of the county assembly until the conclusion of the ballot.

9. Each member of the county assembly who wishes to vote shall proceed to a booth or designated area provided by the clerk for that purpose and located next to and within reasonable distance of the ballot

| No. | 24 |
|-----|----|
|-----|----|

Elections

box and shall, whilst therein, mark the ballot paper by placing a mark in the space opposite the name of the candidate for whom the member wishes to vote, fold the marked ballot paper before leaving the booth or area and place the folded ballot paper in the ballot box:

Provided that a member who, before the conclusion of a ballot has marked a paper in error may, by returning it to the clerk, obtain another in its place and the clerk shall immediately cancel and destroy the paper so returned.

10. The clerk shall make such arrangements as may be necessary to enable any member with disability to vote.

11. When it appears to the clerk that all members who are present and who wish to vote have placed their ballot papers in the ballot box, the clerk shall unlock the box, examine the ballot papers and, having rejected those unmarked or spoilt, report the result of the ballot; and no member who has not already recorded his or her vote shall be entitled to do so after the clerk has unlocked the ballot box.

12. A person shall not be elected as speaker of a county assembly, unless supported by votes of two-thirds of all the members of the county assembly and if no candidate is supported by the votes of two-thirds of all the members, the candidate who in that ballot receives the highest number of votes and the candidate who in the ballot receives the next highest number shall alone stand for election in a further ballot and the candidate who receives the highest number of votes on the further ballot shall be elected speaker.

13. A candidate may, by written notice to the clerk, withdraw his or her name before a ballot is started, and in the event of such withdrawal, the clerk shall cross the name of that candidate off any ballot papers issued for that or any subsequent ballot.

14. Notwithstanding anything to the contrary in this schedule, if there is only one candidate who has been duly nominated, that candidate shall be declared forthwith to have been elected speaker, without any ballot or minimum vote being required.

SECOND SCHEDULE (S. 51(6), 110(1))

ELECTORAL CODE OF CONDUCT

(1) This Code shall be subscribed to by—

(a) every political party participating in the election of a

president, a member of Parliament, a county governor, a member of a county assembly;

- (b) every candidate; and
- (c) every leader, chief agent, agent or official of a referendum committee.

(2) This Code shall, in so far as it is applicable, bind the Government and every political party, leader, office bearer, agent and member of a political party or a person who supports a political party, and every candidate nominated under the electoral laws for any election.

(3) All registered political parties and referendum committees shall execute this Code through the hand of their respective registered officials to signify their acceptance to be bound by the provisions of this Code and their commitment to strive to ensure that their members and any person who supports the political party abide by the code at all stages of elections and referendum.

2. In this Code, unless the context otherwise requires-

"Committee" means the Electoral Code of Conduct Enforcement Committee;

"electoral area" means a ward, county or constituency;

"election court" means the Supreme Court in exercise of the jurisdiction conferred upon it by Article 163 (3) (a), the High Court in the exercise of the jurisdiction conferred upon it by Article 165 (3) (a) of the Constitution, or the High Court in the exercise of the jurisdiction conferred upon it by this Act

'electoral laws' means the Constitution, the Elections Act and subsidiary legislation made thereunder as they relate to the presidential, parliamentary, county elections and the referendum.

3. The object of this Code is to promote conditions conducive to the conduct of free and fair elections and a climate of tolerance in which political activity may take place without fear, coercion, intimidation or reprisals.

4. All registered political parties and other persons bound by this Code shall endeavour to promote the object of the code to enable free political campaigning and open public debate to take place in all parts of Kenya during an election period.

| No. | 24 |
|-----|----|
|-----|----|

5. Registered political parties, referendum committees, officials of political parties and referendum committees and candidates do, by subscribing to this Code, further commit themselves to—

- (a) adhere to the values and principles of the Constitution;
- (b) give wide publicity to this Code;
- (c) promote voter education campaigns;
- (d) condemn, avoid and take steps to prevent violence and intimidation;
- (e) instruct their candidates, office-bearers, agents, members and persons who support the political party of their obligations under this Code;
- (f) promote gender equality;
- (g) promote ethnic tolerance;
- (*h*) promote cultural diversity;
- (*i*) promote the fair representation of special interest groups;
- (j) generally affirm the rights of all participants in an election to-
 - (i) express divergent political opinions;
 - (ii) debate and contest the policies and programmes of other parties;
 - (iii) canvass freely for membership and support from voters;
 - (iv) subject to the Public Order Act hold public meetings;
 - (v) attend public meetings convened by others;
 - (vi) distribute non-offensive electoral literature and campaign materials;
 - (vii) publish and distribute non-offensive notices and advertisements;
 - (viii) erect non-offensive banners, placards and posters;
 - (ix) remove all banners, placards and posters erected during

the election period;

(x) promote free electoral campaigns by all lawful means; and

(xi) co-operate with the Commission and the relevant Government agencies and other authorities in the investigation of issues and allegations arising during the election period.

6. All those bound by this Code shall, throughout an election period – $\ensuremath{\mathsf{-}}$

- (*a*) publicly and repeatedly condemn violence and intimidation and avoid the use of hate speech, language or any kind of action which may lead to violence or intimidation, whether to demonstrate party strength, gain any kind of advantage, or for any other reason;
- (b) refrain from any action involving violence or intimidation;
- (c) ensure that no arms or weapons of any kind are carried or displayed at political meetings or any march, demonstration or other event of a political nature;
- (*d*) refrain from campaigning in places of worship or during burial ceremonies;
- (e) co-operate and liaise in good faith with other parties to avoid organizing public meetings, demonstrations, rallies or marches to take place at the same time and venue as similar political events organized by other parties;
- (*f*) do nothing to impede the right of any party, through its candidates, canvassers and representatives, to have reasonable access to voters for the purposes of conducting voter education, fund raising, canvassing membership and soliciting support;
- (g) avoid plagiarizing the symbols, colours or acronyms of other parties; and to discourage and, if possible, prevent the removal, disfigurement or destruction of political campaign materials of any party;
- (h) refrain from offering any document or reward to any person in consideration of such person either joining or not joining any party; attending or not attending any political event; voting or not voting (either at all, or in any particular

manner); or accepting, refusing or withdrawing such person's nomination as a candidate in the election;

- (*i*) refrain from any attempt to abuse a position of power, privilege or influence, including parental, patriarchal, state or traditional authority for political purposes including any offer of reward or threat of penalty;
- (j) avoid any discrimination based on race, sex, pregnancy, marital status, health status, ethnic or social origin, colour, age, disability, religion, conscience, belief, culture, dress, language or birth in connection with the election and political activity;
- (k) in relation to the Commission—
 - (i) acknowledge the authority of the Commission in the conduct of the election or referendum;
 - (ii) ensure the attendance and participation of representatives at meetings of any party liaison committee and other forums convened by or on behalf of the Commission;
 - (iii) implement the orders and directions of the Commission;
 - (iv) facilitate the Commissions right of access through official observers and other representatives to all public political meetings or other electoral activities;
 - (v) co-operate in the official investigation of issues and allegations arising during an election period;
 - (vi) take all reasonable steps to ensure the safety of observers and other representatives of the Commission from exposure to insult, hazard or threat in the course of their official duties;
 - (vii) to establish and maintain effective lines of communication with the Commission; and
 - (viii) to abide by the provisions of this Code;
- (*l*) reassure voters with regard to the impartiality of the Commission and the secrecy and integrity of the ballot, and to reaffirm that no one should know how any other person has voted;

| Rev. | 201 | 2 |
|------|-----|---|
|------|-----|---|

- (*m*) take reasonable steps to discipline and restrain their party office-bearers, employees, candidates, members and persons who support the political party who—
 - (i) infringe this Code;
 - (ii) engage in activities of commission or omission which constitute offences under the electoral laws or otherwise fail to observe this Code; and
 - (iii) contravene or fail to comply with any provision of the electoral laws;
- (n) agree for party office bearers, employees, candidates members and persons who support the political party to submit to the disciplinary procedures of the Commission for any violation of this Code; and
- (*o*) without prejudice to the right to present a petition to an election court, accept the final outcome of the election and the Commission's declaration and certification of the results thereof.

7. Where, in the opinion of the Commission, any political party or referendum committee participating in any election or referendum or the leader, office-bearer or member of a political party or person who supports the political party or referendum committee or any candidate at any election, in any way infringes any provision of this Code, the Commission may—

- (*a*) in the case of a political party and, subject to sub-paragraph (*b*), and in the case of the leader, any office-bearer or member of a political party or person who supports the political party referendum committee or candidate, impose upon that political party one or more of the following penalties or sanctions which any or all may be suspended on specific conditions—
 - (i) a formal warning;
 - (ii) a fine determined by the Commission;
 - (iii) notwithstanding the provisions of any other written law, an order prohibiting the political party, whether permanently or for a specified period, from utilizing any public media time, through the television or radio broadcasting service of such media as have been or may be allocated

to the political party for electoral purposes;

- (vi) an order prohibiting the political party, referendum committee or candidate from—
 - (*aa*) holding particular public meetings, demonstrations or marches, or any kind of meeting, demonstration or march;
 - (*bb*) entering any specified electoral area for purposes of canvassing for membership, or for any other electoral purpose;
 - (*cc*) erecting placards or banners, or from publishing and distributing campaign literature;
 - (*dd*) publishing or distributing campaign literature and electoral advertising or limiting the rights of the political party to do so, and such prohibition or limitation shall be notified to the relevant regulating officers under the Public Order Act in the affected places or electoral areas for purposes of the Act;
 - (*ee*) in the case of the leader, candidate, an office-bearer or member of a political party or person who supports the political party or referendum committees impose any one or more of the penalties or sanctions referred to in sub-paragraph (*a*) (i) or (ii) of this paragraph;
- (*b*) Where a political party, referendum committee, leader or any office bearer, member or person who supports the political party, referendum committee or any candidate at an election fails, neglects or refuses to comply with the orders of the Commission issued under paragraph 7 (*a*), the Commission shall impose upon the defaulting party any of the following sanctions which may be suspended on specific conditions—
 - (i) in case of fine imposed, prohibit the defaulting party from participating in ongoing and future elections as candidates in case of a defaulting candidate or prohibit the political party or the referendum committee official from participating in ongoing elections and referendum, and future elections or referendum or any activity facilitated by the Commission until such fine has been paid;
 - (ii) in case of failure to comply with any other sanctions imposed, cancel the right of such political party or

candidate to participate in the next election; and

(iii) file execution proceedings in the High Court to enforce the recovery of the fine.

8. A fine imposed by the Commission under this Code shall be registered in the High Court.

9. Without prejudice to the provisions of paragraph 7, the Commission may either of its own motion or in consequence of any report made to it, institute proceedings in the High Court as may be appropriate in the case of any alleged infringement of this Code by a political party or by the leader, any office-bearer or member of a political party or person who supports a political party or any candidate and where the Court finds the infringement of the provisions of this Code-

- (*a*) in the case of a political party, any act or omission involving violence, intimidation or a gross or systematic violation of the rights of any political party, candidate or voter, the Court may, in addition to or in substitution for any other penalty or sanction specified in paragraph 7(a), make an order cancelling the right of such party to participate in the election concerned; or
- (b) in the case of the leader, any office-bearer or member of a political party or person who supports the political party or of any candidate, that any act or omission involving violence or intimidation or gross or systematic violation of the rights of any political party candidate or voter, the Court may in addition to or in substitution of any other penalty or sanction specified in paragraph 7(a) (i) and (ii), make an order disqualifying, in the case of a person who is a candidate, that person from being a candidate or deleting the name of that candidate from the list or lists of candidates concerned.

10. In making its decision regarding appropriate penalties or sanctions, the Commission or, as the case may be, the High Court shall have regard to any other legal consequences that may result from civil or criminal proceedings instituted by reason of the same occurrence.

11. The High Court shall ensure that any proceedings initiated under paragraph 9 are dealt with in priority to all other matters brought before it, and that the decision of that Court is given before the date of the election concerned.

12. The procedure of the High Court in cases falling within the provisions of this Code shall, without prejudice to paragraph 9, be in

accordance with such Rules of Procedure as shall from time to time be promulgated by the Chief Justice.

13. Every registered political party, referendum committee, candidate and agent-

- (*a*) shall respect the role of the media before, during and after an election or referendum conducted under this Act;
- (b) may not prevent access by members of the media to public political meetings, marches, demonstrations and rallies; and
- (c) shall take all reasonable steps to ensure that journalists are not subjected to harassment, intimidation, hazard, threat or physical assault by any of their representatives or persons who supports the candidate or political party.

14. Every media house and its representative shall-

- (*a*) adhere to the media professional ethics in its coverage of public meetings, campaign rallies and demonstrations;
- (b) during the prescribed hours of polling, not publish or distribute the result of an exit poll taken in that election or referendum;
- (c) adhere to any media regulations issued by the Commission; and
- (d) abide by the provisions of this Act.

15.(1) The Commission shall set up the Electoral Code of Conduct Enforcement Committee which shall comprise of not less than five members of the Commission and shall be chaired by a member appointed by the Chairperson; the Commission may nominate a member of its staff to be the secretary to the Committee.

(2) The Chairperson of the committee shall be a person who is qualified to hold the office of Judge of the High Court.

(3) Every candidate, official and agent shall-

- (*a*) acknowledge the authority of the Committee to enforce the provisions of this Code on behalf of the Commission;
- (b) ensure compliance with summons issued to the party, its candidates or representatives by the Committee;

(c) cooperate in the official investigation of issues and allegations arising at election period; and

(d) respect and comply with the orders issued by the Committee.

(4) The Committee shall issue summons to the person, political party or referendum committee against whom a complaint has been received as having infringed the provisions of this Code and any other person who the Commission has reason to believe to have infringed the provisions of this Code to attend its meetings. The meetings will be convened at any place which the Committee may deem fit.

(5) In its proceedings, the Committee may examine the person summoned and may allow a person to have legal representation.

(6) The committee shall not be bound by the provisions of the Criminal Procedure Code or the Evidence Act in its proceedings.

(7) Every person who is summoned by the Committee and who attends the meetings of the Committee shall be accorded the right to be heard.

(8) The Committee shall exercise the powers provided under this Code to punish any person found to have infringed this Code.

(9) The Committee shall deliver its verdict expeditiously and inform the parties of the decision.

(10) Notwithstanding the provisions of this Code, any complaint submitted in writing alleging any irregularity with any establishment of the electoral process at any stage if not satisfactorily resolved by the peace committee shall be examined and determined by the Committee.

16. Every registered political party referendum committee, candidate and agent shall-

- (*a*) ensure security and full participation of women and persons with disabilities as candidates and voters;
- (*b*) respect the right of women to communicate freely with political parties, committees and candidates;
- (c) facilitate the full and equal participation of women in political activities;

(d) ensure free access of women and persons with disabilities

to all public political meetings, marches, demonstrations, rallies and other public political events; and

(e) take reasonable steps to ensure that women are free to engage in any political activity.

17.(1) The Commission may establish peace committees in every constituency during an election and referendum period.

(2) Every political party, referendum committee, candidate, official and agent shall-

- (*a*) acknowledge the activity of peace committee established at the constituency level by the Commission;
- (*b*) ensure attendance of the peace committee meetings convened at the constituency level on behalf of the Commission; and
- (c) cooperate in the official investigation initiated by the peace committee on issues and allegation arising at the election period.
 - (3) The peace committee shall have power to—
- (a) reconcile warring parties;
- (b) mediate political disputes in the constituencies;
- (c) liaise with government security agencies in the constituency and report suspected election malpractices; and
- (*d*) report any violation of this Code to the Committee for appropriate action.

18. This Code shall take effect from the date of dissolution of parliament until polling day.

19. Any person may complain about the breach of this Code.

THIRD SCHEDULE

[Subsidiary] (s. 60(1)) 12 of 2012, Sch.

OATH OF SECRECY

Before me

.....

(Signature) Member/Secretary/Returning Officer of the Independent Electoral and Boundaries Commission

Date

[Subsidiary] L.N 126/2012.

SUBSIDIARY LEGISLATION

THE ELECTIONS (REGISTRATION OF VOTERS) REGULATIONS, 2012

ARRANGEMENT OF REGULATIONS

PART I-PRELIMINARY

Regulation

1-Citation.

2-Interpretation.

PART II—ADMINISTRATION

- 3-Registration centres.
- 4-Registration officers.
- 5-Assistant registration officers.

PART III—THE PRINCIPAL REGISTER OF VOTERS

- 6-Preparation of register.
- 7-Registration areas.
- 8-Registration particulars.
- 9-Changes to register.
- 10-Other changes requiring officer, etc.
- 11-Periodic list of changes.
- 12-Certification of register.

PART IV-REGISGTRATION OF VOTERS

- 13—Application for new registration.
- 14—Application for change in registration.
- 15—When applications not allowed.
- 16-Consideration by registration officer.

PART V—CLAIMS

- 17—Time for making claims.
- 18-Method of making claim.
- 19-Notice of claims.
- 20-Consideration of claims.
- 21-Time for appeal.
- 22—Method of appeal.
- 23-Request.
- 24-Hearing of appeal.
- 25-Changes to register.
- 26-Claims not to affect register.

PART VI—INSPECTION OF REGISTER

- 27 Publication of register, etc.
- 28-Revision of register.

PART VII—PREPARATION OF NEW REGISTER

- 29-Direction from Electoral Commission.
- 30-Notices.
- 31-Registrations.
- 32-Preparation of new register.
- 33—Publication of register.

PART VIII—REGISTRATION OF KENYAN CITIZENS RESIDING OUTSIDE KENYA

- 34-Registration of Kenyan citizens residing outside Kenya.
- 35-Registration particulars of Kenyan citizens residing outside Kenya
- 36—Application for registration by Kenyan citizens residing outside Kenya.
- 37-Eligibility to vote.
- 38-Registration personnel.
- 39-Type of elections.

PART IX-MISCELLANEOUS

- 40-Summoning witnesses evidence, etc.
- 41-Notices to individuals.
- 42-Publication of notices.
- 43-Minor inaccuracies immaterial.
- 44—Observation of the registration process.
- 45-Alternative means of signification.
- 46-Revocation of L.N. 173/2002.

SCHEDULE-Forms

| [Subsidiary] | THE ELECTIONS (REGISTRATION OF VOTERS) REGULATIONS, 2012 | |
|-----------------------|--|--|
| | Part I—Preliminary | |
| Citation. | 1. These Regulations may be cited as the Elections (Registration or Voters) Regulations, 2012. | |
| Interpretation. | 2. In these Regulations, unless the context otherwise requires- | |
| | "Commission" has the meaning assigned to it in the Act; | |
| | "foreign representative of Kenya" means a public officer serving in a Kenyan foreign mission abroad; | |
| | "register" means the register of voters prepared pursuant to section 8 of the Act and includes any part thereof. | |
| | PART II—ADMINISTRATION | |
| Registration centres. | 3. (1) The Commission may, from time to time, designate and Gazette such— | |
| | (<i>a</i>) places within the Republic as provided for in subregulation (2); | |
| | (b) premises of, or facilities provided by Kenyan missions abroad; | |
| | (<i>c</i>) any facility belonging to a public body or private persons in any foreign country; | |
| | (<i>d</i>) other facilities that the Commission may deem fit as registration centres for purposes of registering voters. | |
| | (2) The Commission may use, free of charge, for the purposes of voter registration— | |
| Cap. 211. | (<i>a</i>) a room or rooms in any public school as defined in the Education Act; | |
| | (b) facilities belonging to, and maintained by, any public body; | |
| | (c) facilities in any foreign country as the Commission may, by arrangement with the relevant authorities in that country, determine for the purpose of registering Kenyan citizens residing in that country; | |
| | (d) such other public space or premises as the Commission may gazette. | |
| | (3) Where as a result of the use of any facility under this regulation | |

(3) Where, as a result of the use of any facility under this regulation, any damage is caused to that facility, or any expense is unavoidably incurred by any person having control over the facility, the Commission shall repair the

| Elections | No. 24 | 83 |
|--|---|--|
| | | [Subsidiary] |
| ch person, asthe case may be. | | |
| | | |
| | | |
| shall appoint— | | |
| for every registration area; and | | Registration officers. |
| istration officers to register Kenyan Commission may determine. | citizens | |
| ion may appoint one or more assistar ion officer. | nt registration | Assistant registration officers. |
| stration officer may have all the power | ers and duties | |
| gistration officer shall be subject to eregistration officer. | o the general | |
| | | |
| 'HE PRINCIPAL REGISTER OF VOTERS | | |
| | | Preparation of register. |
| ion shall— | | Registration areas and Registration |
| | | centres. |
| ration area a distinguishing number on number and letter; | or letter | |
| | | |
| outside Kenya, in which registration stration area; | is to be | |
| | n may, with prior arrangement with the opinion of the Commission public unsuitable. see use as a registration centre mathe public or that may cause conflict or gistration. shall appoint— for every registration area; and istration officers to register Kenyan Commission may determine. ion may appoint one or more assistant ion officer. stration officer shall be subject to e registration officer shall be subject to e registration officer. and appointment of registration officer this regulation shall be done comp the PRINCIPAL REGISTER OF VOTERS a officer shall prepare and maintain g station, ward and constituency in suc- e. ion shall— uency in which registration is to as or, if it deems fit, declare any pa- single registration area; ration area a distinguishing number of umber and letter; cess or designate a vehicle or vehicles, y outside Kenya, in which registration | a may, with prior arrangement with the owner, use the opinion of the Commission public facilities are unsuitable. See use as a registration centre may offend the he public or that may cause conflict of interest shall gistration. shall appoint— for every registration area; and istration officers to register Kenyan citizens Commission may determine. ion may appoint one or more assistant registration ion officer. stration officer may have all the powers and duties gistration officer shall be subject to the general e registration officer. and appointment of registration officers and assistant t this regulation shall be done competitively and PHE PRINCIPAL REGISTER OF VOTERS a officer shall prepare and maintain a register of gatation, ward and constituency in such form as the e. ion shall— uency in which registration is to be held as or, if it deems fit, declare any particular single registration area; ration area a distinguishing number or letter number and letter; ces or designate a vehicle or vehicles, vessel or oolling station or stations for each registration red; outside Kenya, in which registration is to be |

- (*e*) declare the entire territory of the foreign country or any part of a foreign country, to be a registration area;
- (*f*) declare a region consisting of more than one foreign country to be a single registration area; and
- (g) publish in the Gazette and publicise through electronic and print media of national circulation and other easily accessible medium a notice specifying—
 - (i) the registration areas established for registration;
 - (ii) the distinguishing number or letter, or combination thereof, assigned to each registration area; and
 - (iii) the place or places appointed, or the vehicle or vehicles, vessel and vessels designated, as registration centres.

(2) The Commission may designate any of its offices to be a registration centre and may provide for mobile registration centres.

(3) The Commission may use the facilities of Kenyan foreign missions abroad, free of charge, for the purposes of voter registration or polling, as the case may be.

(4) The Commission shall, in respect of each registration area appoint a registration officer to be responsible for the compilation of a register for the respective area.

(5) Notwithstanding subregulation (1), a registration officer may receive applications for registration at places not specified in the notice published under subregulation (1) (g)(iii).

(6) If a registration officer closes a registration centre, the registration officer shall post a notice at that place indicating the other places at which applications may be made.

(7) Where applications are received at a place other than the designated registration centre, the registration officer shall ensure that the voter is aware of the particulars of the centre and that he or she intends to register at the centre to which the registration in question relates.

8. A register of voters shall contain the particulars set out in Form A in the Schedule.

Registration particulars.

Changes to register.

9. A registration officer may, in accordance with these Regulations, make changes to the register of voters-

(a) to carry out a decision relating to a claim;

- (b) related to transfer of registration;
- (c) to correct clerical or other errors;
- (d) to delete the name of a person who the registration officer is satisfied has died;
- (e) to ensure that no person is registered more than once;
- (*f*) to ensure that no person is registered if the person is not qualified to be so registered;and
- (g) to include any appropriate changes that may be requested by a registered voter in respect of his or her registration

10. The following provisions shall apply to any proposed change not Other changes initiated by the person in respect of whom they relate— requiring notice, etc

- (*a*) the registration officer shall give the person whose registration particulars are the subject of the proposed change, a notice of the change;
- (b) the notice under paragraph (a) shall be sent to the registered address of the person and the notice shall inform the person of his or her right to make representations under paragraph (c);
- (c) the registration officer shall give the person an opportunity to, within seven days after the date of the notice under paragraph (b), make representations with respect to the proposed change; and
- (*d*) after considering any representations that the person may make the registration officer may make the proposed change.

11. (1) At least once every six months, each registration officer shall Periodic list of prepare a list of changes to the register of voters for his constituency and post the list at a place at the headquarters of the division and district within which the constituency is located where the public has access.

(2) The changes included on a list under subregulation (1) shall consist of the changes made since the previous list was prepared under subregulation (1).

(3) The list posted under subregulation (1) shall be posted for at least thirty days.

(4) The changes included on the first list prepared by each registration officer under subregulation (1) shall consist of the changes made since this regulation came into operation.

12. (1) Where, as a result of the operation of section 5 of the Act, the Certification of registration of voters may not be carried out, the registration officer shall certify register.

[[]Subsidiary]

| 86 | No. 24 | Elections | [2012 |
|---|---|---|-----------------------|
| [Subsidiary] | the register of vote | rs in Form B set out in the Schedule. | |
| | | nmission shall publish a notice in the 0 n of the register of voters has been con | |
| | (3) The Commission may amend the register of voters after to the extent necessary to reflect the result of determination of a appeal that was pending at the time the register was certified. | | ion of any claim, or |
| | (4) The regi in the following m | stration officer shall publish the certific | ed register of voters |
| | | ne register available for inspection at s ion may designate, by notice in the Ga | |
| | • • • | t a place within the registration area wh notice of the availability of the register f | · · |
| | a website, us | place an electronic register which may b ing a mobile phone and such other ele ission may determine. | |
| | | PART IV—REGISGTRATION OF VOTERS | |
| Application for new registration. | | rson who is not already registered as a v shall make an application in Form C set | |
| | | lication under subregulation (1) sha | |
| | such biometric dat | stration officer shall, for the purpose of a which include palm print and facial or registration, as the Commission may | impressions of the |
| Application for change in registration. | | rson who is already registered as a vote ribed in subregulation (2) made, shall this regulation. | |
| | (2) The char | nges referred to in subregulation (1) are | e– |
| | (<i>a</i>) a change in t | he particulars of the person's registrati | on; or |
| | (b) a change of th is registered t | ne electoral area or polling station at wh o vote. | ich the person |
| | | cation for a change described in subreg C, to the registration officer for the co ered. | |

| Rev. 2012] | Elections | No. 24 | 87 |
|--|---|-------------------|--|
| | for a change described in subregulat he registration officer for the constit e registered. | | [Subsidiary] |
| | der this regulation shall surrender any g an application or, where such card tt effect. | | |
| 15. (1) A person regulation 13 or 14— | may not make an application for reg | gistration under | When applications not allowed. |
| | hich the registration of voters and re rs is not allowed under section 4 of th | | |
| | which the Commission has suspend the making of applications under re | | |
| | on may, by notice in the Gazette, susp ulations 13 and 14 for a period specifi | | |
| | ration officer to whom an application consider the application and— | is made under | Consideration by registration officer. |
| 13, register the app | application for registration under r licant if the registration officer is sat d to be registered; or | | |
| | application for a change under regul I change if the registration officer is lo so. | | |
| | on officer registers a person or makes sistration officer shall issue a voter's o the applicant. | | |
| | Part V—Claims | | |
| | a registration officer under section 1 under these Regulations shall be ma | | Time for making claims. |
| | sub regulation (1) shall not be mad ral election or referendum or within s | | |
| | be in Form F set out in the Schedu pplication for registration under Part | | Method for making claim. |
| 19. (1) The registr claim publish a notice of | ation officer shall, within seven days the claim. | s of receipt of a | Notice of claims |

| [Subsidiary] | |
|--------------------------|--|
| | (2) The notice of claim under subregulation (1) shall set out the names and addresses of all persons who have made claims. |
| Consideration of claims. | 20. (1) After publishing the notice of claims under regulation 19, the registration officer shall consider and determine each claim. |
| | (2) For the purpose of considering a claim, the registration officer may require the claimant to attend before the registration officer. |
| | (3) The registration officer shall give the claimant a written notice of the determination of the claim. |
| Time for appeal. | 21. An appeal, under section 12(2) of the Act, to the Principal Magistrate Court from a determination by a registration officer may be made within fourteen days after the determination was made. |
| Method of appeal. | 22. (1) To make an appeal, the appellant shall deliver a written request to the Principal Magistrates Court or to High Court briefly stating the grounds of the appeal. |
| | (2) The request shall be signed by the appellant. |
| Request. | 23. For each request received under regulation 22, the registration officer shall forward the following to the Principal magistrates Court or the High Court— |
| | (a) a copy of the claim and new application under regulation 18; |
| | (b) a copy of the notice of the determination of the claim under regulation 20(3); and |
| | (c) written reasons for the determination. |
| Hearing of appeal. | 24. (1) This regulation applies with respect to the hearing of an appeal under section $12(2)$ of the Act. |
| | (2) The parties to the appeal are the appellant and the registration officer. |
| | (3) The Principal Magistrates Court or the High Court shall cause notice of the hearing of the appeal to be given to the parties at least seven days before the hearing. |
| | (4) The notice of the hearing of an appeal shall set out the time and place of the hearing of the appeal. |
| | (5) An appeal shall be heard and determined on a priority basis. |
| Changes to register. | 25. After an appeal has been determined under regulation 24, the registration officer shall— |

Elections

[2012

88

No. 24

| (<i>a</i>) make any changes to the register of voters that are necessary as a result of the appeal; | [Subsidiary] |
|---|--------------------------------|
| (b) prepare a list of the changes made; | |
| (c) post the list at the place where the list of changes was posted under regulation 11(1); and | |
| (<i>d</i>) submit the list to the Commission for inclusion in the Principal Register of Voters. | |
| 26. Claims under this Part shall not affect the validity of the register of voters. | Claims not to affect register. |
| PART VI—INSPECTION OF REGISTER | |
| 27. (1) Inspection of the register shall be carried out as provided for in section 6 of the Act. | Publication of register, etc. |
| (2) The Commission shall publish a notice of the availability of the register for inspection in the Gazette and in at least two newspapers of national circulation and through other easily accessible medium. | |
| (3) The notice shall set out— | |
| (a) a statement calling on the public to inspect the register; | |
| (b) a statement specifying where and within which period the inspection may be carried out; and | |
| (c) the hours during which inspection may be carried out. | |
| (4) The notice shall be in Form G set out in the Schedule. | |
| 28. (1) After the last day of inspection specified in regulation 27, the registration officer for each constituency in respect of which the inspection was carried out shall revise the register of voters for the respective constituency. | Revision of register. |
| (2) Within fourteen days after the close of inspection, the registration officer shall prepare a list of changes to the register of voters for his or her relevant register and the Principal Voter register. | |
| Part VII—Preparation of New Register | |
| 29. The Commission may direct that a new register of every constituency be prepared. | Direction from Commission. |
| 30. (1) If the Commission makes a direction under regulation 29, the Commission shall publish a notice in the Gazette and in one or more newspapers of national circulation. | Notice. |
| | |

| [Subsidiary] | |
|------------------------------|--|
| | (2) The notice shall set out— |
| | (a) a statement calling on all persons who wish to be registered to apply; and |
| | (b) a statement specifying where and when applications may be made. |
| | (3) The notice shall be in Form H set out in the Schedule. |
| | (4) The Commission may amend a direction under regulation 29 by publishing a notice of the amendment in the Gazette and in one or more newspapers. |
| Registrations. | 31. (1) A person may apply for registration in accordance with the notice published under regulation 30 and, for that purpose, regulations 13 and 14 shall, with necessary modifications apply. |
| | (2) Notwithstanding paragraph (1), a registration officer may transfer a place specified in the notice published under regulation 30 for making applications if, in the opinion of the registration officer, the number of applications made at the place does not warrant keeping it open. |
| | (3) If a registration officer transfers a place for making applications under paragraph (2), the registration officer shall post a notice at that place indicating the other places at which applications may be made. |
| Preparation of new register. | 32. As soon practicable after the last day for making applications to be registered in a constituency, the registration officer shall prepare a new register of voters under regulation 6. |
| Publication of register. | 33. (1) The registration officer shall publish the new register of voters in the following manner— $\!\!\!$ |
| | (<i>a</i>) by making the relevant register available for inspection at the respective registration centre, ward and constituency Commission offices; |
| | (b) by posting, at a place at the Commission's website, constituency offices, registration centre and ward where the public has access, a notice, in Form I set out in the Schedule, of the availability of the register for inspection; and |
| | (c) by having in place an electronic register which may be accessed on a website using a mobile phone or such other electronic media as the Commission may determine. |
| | (2) The notice posted under paragraph $(1)(b)$ shall explain how a person may make a claim under section 12 of the Act. |

PART VIII—REGISTRATION OF KENYAN CITIZENS RESIDING

[Subsidiary]

OUTSIDE KENYA

| 34 (1). The Commission shall, at regular intervals, publish the names of countries in which registration and voting is scheduled to take place.(2) A decision by the Commission to register Kenyan citizens residing outside Kenya or to conduct elections outside Kenya shall be based on the presence of a Kenyan Embassy, High Commission or Consulate. | Registration of Kenyan citizens residing out of Kenya. |
|---|--|
| 35. A register of voters who are Kenya citizens residing outside Kenya shall contain the particulars set out in Form J in the Schedule | Registration particulars of Kenyan citizens residing out of Kenya. |
| 36. A Kenya citizen residing outside Kenya shall apply for registration as a voter in Form J set out in the Schedule. | Application for Registration by Kenyan citizens residing out of Kenya |
| 37. A Kenya citizen residing outside Kenya shall apply for registration as a voter upon production of a valid Kenyan Passport. | Eligibility to Vote. |
| 38. For the purpose of registration of Kenyan citizens residing outside Kenya as voters, the Commission may appoint a foreign any representative of Kenya who shall not be the Ambassador, Deputy Ambassador, High Commissioner or Deputy High Commissioner of a Kenyan mission. | Registration personnel. |
| 39. A Kenya citizen residing outside Kenya shall only participate in a presidential election or a referendum. | Type of elections. |
| PART IX—MISCELLANEOUS | |
| 40. A registration officer may, for the purpose of considering or determining an application or claim— | Summoning witnesses, evidence, etc. |
| (<i>a</i>) summon any person to appear before him or her to give evidence on oath and administer an oath for that purpose; or | cit. |
| (<i>b</i>) order the production of any document relevant to an issue that the registration officer is required to consider and determine. | |
| 41. All notices required to be given by a registration officer or the court to an individual shall be deemed to have been duly given if— | Notice to individuals. |
| (<i>a</i>) sent at least seven days to the date of hearing by registered post to the postal address, if any, given in the application, claim, appeal or; or | |
| (b) published in at least one newspaper with nationwide circulation. | |
| | |

| No. 24 |
|--------|
| |

| [Subsidiary] Publication of notices. | 42. (1) If a notice is required by these Regulations to be published and, in the opinion of the authority required to publish the notice, the prescribed mode of publication does not give sufficient publicity of the notice, the authority may, in addition to publishing the notice as required, exhibit copies of the notice at prominent places or take such other steps as the authority may deem necessary for giving sufficient publicity to the notice. |
|--|--|
| | (2) Subregulation (1) also applies, with necessary modifications, to anything that is required by these Regulations to be posted or to be made available for inspection. |
| Minor inaccuracies immaterial. | 43. No misnomer or inaccurate description of a person or place in a register of voters or other document prepared or issued under or for the purposes of these Regulations shall prejudice the validity of the register or document as respects that person or place, if the person or place is so designated as to be commonly understood. |
| Observation of the registration process. | 44. (1) Every registered political party shall have the right to observe the registration of voters and the revision of registers of voters through designated representatives. |
| | (2) A registered party shall notify the Commission, in writing, of the names of its designated representatives. |
| | (3) Any person, association or organization may apply to the Commission to be allowed to observe the registration of voters and the revision of registers of voters and to verify the accuracy of the register. |
| | (4) Representatives of the media shall have the right to observe the registration process and to access the registration centres. |
| | (5) Every individual observing the registration of voters and the revision of registers of voters shall comply with any guidelines issued by the Commission respecting the conduct of such observation |
| Alternative means of signification. | 45. If, because of physical inability, illness or illiteracy, a person cannot sign an application form, he or she may do any of the following instead of signing— |
| | (<i>a</i>) put the print of his or her thumb or other finger at the appropriate place in the form; or |
| | (<i>b</i>) if the person has no thumb, print at the appropriate place in the form, the print of any finger or such other mark as the registration officer may allow. |
| Revocation of L.N. 173/2002. | 46. The National Assembly Elections (Registration of Electors) Regulations, 2002, are revoked. |
| | |

SCHEDULE

| [Subsidiary] |
|--------------|
|--------------|

| FORM A (r. 8) |
|--|
| APPLICATION FOR REGISTRATION AS A VOTER |
| To the Registration Officer |
| Constituency County: |
| WardRegistration centre |
| Surname:Other names |
| Identity card no./Kenyan passport no: |
| Date of birth:Sex |
| Residential address: |
| Contact Telephone |
| Postal address: |
| Email: |
| Disability (if any): |
| Whether you will require to be assisted by any one during voting: |
| I, the above named applicant, hereby apply to be registered in the Principal Register of Voters in accordance to the Constitution and the Elections Act. |
| DECLARATION I ,declare that at the date of this application: |
| (i) I am qualified to be, and not disqualified from being, registered as a voter under the law in respect of the classes of election for which I now apply for registration. |
| (ii) I am in possession of a national identity card or Kenyan passport with the number indicated in this application. |
| (iii) The particulars entered on this form or submitted to the Commission (which I have entered, read or have had read to me) are true to the best of my knowledge. |
| Dated:, 20 |
| Signature or thumbprint of applicant |

| 94 | No. 24 | Elections | [2012 |
|--------------|--|---|--------------------------|
| [Subsidiary] | | | |
| | Witnessed by: | | |
| | Registration Officer/ Official stamp. | Assistant Registration Officer | |
| | FORM B | | (r. 12) (1)) |
| | CERT | IFICATION OF REGISTER OF V | OTERS |
| | Principal Registers of | document or documents describ f Voters or part of components of wardconstituenc | the register relating to |
| | Dated the | , 20 | |
| | Registration Officer | | |
| | | | |
| | FORM C | | (r. 14 (3) |
| | APPLICATION | TO CHANGE PARTICULARS OF | FREGISTRATION |
| | I, (the applicant), am | registered in the register of voters | s as follows— |
| | Name of Constituend | су | |
| | Constituency code | | |
| | Name of Ward | | |
| | Ward code | | |
| | Name of Registration | ı centre | |
| | Registration centre c | ode | |
| | Surname | | |
| | Other Name(s) | | |
| | Identity card/Kenyar number | passport expiry date | |
| | Telephone number | | |

| Rev. 2012] | Elections | No. 24 | |
|----------------------------|--|------------|-----------|
| I wish to change the parti | iculars of my registration as follows | | osidiary] |
| | | | |
| Other names | | | |
| Identity card/Kenya pass | port number | | |
| Voter's number | | | |
| Sex | | | |
| Date of birth | | | |
| Dated: | | | |
| Signature or thum | pprint of applicant | | |
| Witnessed by | | (RO/RA) | |
| | | | |
| _ | | | |
| FORM D | | (r.14 (4)) | |
| | TRANSFER OF REGISTRATION PERSON IS REGISTERED | IN WHICH A | |
| Current Constituency | | | |
| Surname | | | |
| Other Name(s) | | | |
| Identity card No./Kenyar | n passport No: | | |
| Date of birth: | | | |
| Sex | | | |
| Residential address: | | | |
| Contact Telephone | | | |
| Postal address: | | | |

| 96 | No. 24 | Elections | [2012 |
|--------------|--|---|------------------|
| [Subsidiary] | | | |
| | I, the applicant, am render noted above. | egistered in the register of voters for | the constituency |
| | I wish to be registere | d in the register of voters for the fol | lowing: |
| | New Constituency | | |
| | County Assembly Wa | ard: | |
| | New Polling Station | | |
| | Contact (postal) addr | ess | |
| | Physical address | | |
| | Telephone | | |
| | Dated | | |
| | Signature or thumbp | int of the applicant | |
| | Witnessed by | | RO/RA |

FORM E

(r. 16(2))

VOTER'S CARD

| Surname | |
|---|--|
| Other Name(s): | (Facial were applicable) Biometric |
| Voter's Number | Impressions |
| Voter's Identity Card/Kenyan Passport Number: | |
| Identity Card Serial No: | |
| County: | |
| Constituency: | |
| Ward: | |

| Rev. 2012] | Elections | No. 24 | 9 | 97 |
|---------------------------------------|---|------------------|--------------|----|
| Polling Station | | | [Subsidiary] | |
| Elections at which Voter | is entitled to vote: | | | |
| Presidential/Parliamentar | y/County/Ward/Referenda | | | |
| Note:- You must produce vote. | your identity card or Kenyan passr | port in order to | | |
| You are not entitled to vo voters. | te unless your name appears in the | register of | | |
| FORM F | | (r.18) | | |
| CLAIM U | JNDER SECTION 12 OF THE AC | Т | | |
| To the Registration Office | er, | Constituency | | |
| Particulars of claimant | | | | |
| Surname | | | | |
| Other Name(s) | | | | |
| Identity Card Number/Ke | enyan Passport Number: | | | |
| Physical Address: | | | | |
| Postal Address: | | | | |
| Tel: | | | | |
| Email: | | | | |
| to be registered in the reg | the c sister of voters but have not been so er section 12 of the Act to be register | registered. I | | |
| Dated: | | | | |
| | ure or thumbprint of Claimant | | | |

_

| | | | L=== |
|--------------|-----------------------|---|---------------|
| [Subsidiary] | | | |
| | FORM G | | (r. 27(4)) |
| | NOTICE- | -REGISTER OF VOTERS TO BE | EREVISED |
| | | by given that the Principal Register roters relating to ordays. | 1 |
| | The purpose of the in | spection shall be to— | |
| | (a) ensure that no | person is incorrectly registered; | |
| | (b) ensure that no | person is registered more than onc | ee; |
| | (c) ensure that no | registered person is omitted from t | the register; |
| | | | |

Elections

[2012]

(d) ensure that no deceased person is in the register; and

(e) to correct clerical errors.

No. 24

98

Inspection may be made on or after, 20but not later than, 20.....

Inspection may be made at the places listed in the Schedule to this notice. If a place listed in the Schedule is closed before the last day for inspection, a notice will be posted at that place indicating the other places where applications may be made.

Forms for application may be obtained at any place of registration, while it is open.

SCHEDULE

PLACES WHERE APPLICATION MAY BE MADE

| 1 | |
|---|-------|
| 2 | •• |
| 3 | • • • |
| | |

Dated the, 20

.....

Chairperson Independent Electoral and Boundaries Commission

FORM H

(r. 30 (3))

NOTICE-REGISTER OF VOTERS TO BE REPLACED

NOTICE is hereby given that a new register of voters will be compiled for the following constituency/county/ward:

All persons who wish to be registered as voters should apply.

Applications may be made on or after...., 20...... but not later than ..., 20.....

Applications may be made at the places listed in the Schedule to this notice.

If a place listed in the Schedule is closed before the last day for making applications, a notice will be posted at that place indicating the other places where application may be made.

NB: Please take note that registration shall be done where one wishes to vote.

Any person who wishes to vote in any other place other than where he or she is registered he or she shall apply at the nearest constituency office.

SCHEDULE

PLACES WHERE APPLICATIONS MAY BE MADE

| 1 | | |
|---|------|--|
| 2 | | |
| | | |
| 5 | | |

Dated the, 20

Chairperson Independent Electoral and Boundaries Commission

FORM I

(r. 33 (1)(b))

NOTICE OF AVAILABILITY OF REGISTER FOR INSPECTION

Date of posting notice:

How to make a claim:

A person who claims that he or she should be included in the register may make a claim to the registration officer within the period prescribed for inspection.

The claim must be made in the prescribed Form.

How to make an objection:

A person who is registered and who wishes to object to his or her own registration or the registration of another may make an objection to the Court within the period prescribed for inspection.

A person who is registered and who wishes to object to a claim of another may make an objection to the Court within the prescribed inspection period after the claim was posted.

An objection must be made in the prescribed form.

Dated the, 20

Registration Officer.....

SCHEDULE

Places where application may be made:

| 1 | |
|---|--|
| 2 | |
| 3 | |

FORM J

(r. 35)

APPLICATION FOR REGISTRATION BY A KENYAN CITIZEN RESIDING OUTSIDE KENYA

| Surname |
|--|
| Other Name(s) |
| Passport Number, Date and place of issue, passport expiry date |
| Identity Card Number, Date and place of issue, |
| Date of birth |

| Country of Birth |
|--|
| Citizen by birth/ registration |
| If by registration, date of registration (dd mm yyyy) |
| COUNTRY OF RESIDENCE |
| PHYSICAL ADDRESS |
| CONTACT ADDRESS |
| (a) Telephone (country code, telephone number) |
| (b) Email |
| (c) Postal Address |
| APPLICANT'S LAST RESIDENCE IN KENYA |
| (a) Constituency |
| (b) Ward |
| (c) Address |
| (d) Cell phone number |
| DURATION OF STAY IN COUNTRY OF RESIDENCE |
| (a) Years |
| (b) Months |
| (c) Days |
| DISABILITY (if any): |
| WHETHER YOU WILL REQUIRE TO BE ASSISTED BY ANY ONE DURING VOTING: |
| I, the applicant, hereby apply to be registered in the register of voters for the following: |

(a) Presidential election

(b) Referenda

DECLARATION

I declare that:

- (i) I am qualified to be, and not disqualified from being, registered as an voter under the Law in respect of the class or classes of election for which I now apply for registration.
- (ii) I am in possession of a Kenyan passport with the number indicated in this application.
- (iii) The particulars entered on this form (which I have entered, read or have had read to me) are in every respect true and correct.

Signature or thumbprint of Applicant

Declared before me: Registration Officer/Assistant Registration Officer

Official Stamp:

SCHEDULE

PLACES WHERE APPLICATION MAY BE MADE:

| 1. | • | • | • | • | • | • | • | • | | | • | • | • | | | | • | • | • | • | • | • | • | • | • | | | | | • | • | • | • | • | | | | | | | | | | | | | • | • | • | • | • | | | | | | | | | ••• | ••• | | | | • |
|----|---|---|---|---|---|---|---|-----|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|-----|---|---|---|---|---|---|---|---|---|---|---|---|---|-----|---|------|---|---|---|-------|---|---|---|---|---|---|---|------|---|---|-----|---|---|-----|-----|-----|---|---|---|---|
| 2. | | | | | | | • | • | • | • | | | | • | • | • | | | | | | | | | • | • | • | • | • | | | | | • | • | • | • | • | • | • | • | • | • | • | • | • | • | | | | | • | • | • | • | • | • | • | • | • | • | • | • | • | |
| 3. | • | | | • | | | • | ••• | | | | | | • | • | • | | | | • | • | | | • | ••• | | | | • | • | | | | • | • | | | • | ••• | | ••• | | | • | • | | • | | • | | • | | ••• | | • | ••• | | • | ••• | | ••• | | | • | |

103

THE ELECTIONS (VOTER EDUCATION) REGULATIONS, L.N. 127/2012. 2012

ARRANGEMENT OF REGULATIONS

Regulation

PART I—PRELIMINARY

1-Short title.

2-Interpretation.

3-Objective of regulations.

PART II—VOTER EDUCATION COMMITTEES

4-Establishment of voter education committees.

5-Composition of National Committee.

6—Sub committee of the National Committee.

7–Commission may assign staff.

- 8-Chairperson and vice-chairperson.
- 9-Functions of the National Committee.

10-Procedure of the National Committee.

- 11-Composition of constituency committees.
- 12-Functions of constituency committees.
- 13-Procedure of constituency committees.
- 14-Declaration.
- 15-Remuneration.
- 16-Reports.

PART III—VOTER EDUCATORS

- 17-Voter educations.
- 18—Manner of carrying out the tasks of voter educators.

19-Qualifactions.

PART IV — ACCREDITATION OF NON STATE VOTER EDUCATION PROVIDERS

- 20—Application for accreditation.
- 21-Accreditation criteria.
- 22-Certificate of accreditation.
- 23-Inspection of register.
- 24- Accredited persons and organisations to sign code of conduct..
- 25-Commission may revoke accreditation, etc.
- 26-Impartiality of voter education providers.
- 27—Submission of information.

SCHEDULE-Forms

| 104 | No. 24 | Elections | [2012 |
|--|---|--|-----------------------|
| [Subsidiary] | THE ELF | CTIONS (VOTER EDUCATION) 2012 |) REGULATIONS, |
| | | PART I—PRELIMINARY | |
| Short title. | | gulations may be cited as the Electic and shall come into effect upon publi | |
| Interpretation. | 2. In these R | egulations, unless the context otherv | wise requires — |
| | | cy committee" means a constitue hed under regulation 4; | ncy voter education |
| | "National C under regulation 4 | ommittee" means the National Voter | Education Committee |
| | whose purpose is | ation" means all forms of information to educate members of the public he electoral process and generally on | c on their rights and |
| | "voter educ constituency comn | ation committee" means the Nationittee; | onal Committee or a |
| | | tor" means a person engaged by a co cation provider to carry out voter e | |
| Objective of Regulations. | 3. The object | tive of these Regulations is to- | |
| Regulations. | (a) implement A | rticle $88(4)(g)$ of the Constitution; | |
| | (b) create an env for all Kenya | ironment for objective and effective ns; | voter education |
| | | ent coordination of voter education a of the content of the voter educatio | |
| | (d) promote opti in Kenya. | mum use of resources available for | voter education |
| | PA | rt II—Voter Education Commit | TEES |
| Establishment of voter education committees. | 4. The Con committees— | nmission shall establish the follow | ving voter education |
| | (<i>a</i>) a committee a Education Co | at the national level to be known as the mmittee; and | e National Voter |
| | | in each constituency to be known as t on committee. | the constituency |

| Rev. 2012] | Elections | No. 24 | 105 |
|---|---|----------------|---|
| 5. The National C appointed by the Commis | ommittee shall consist of the follow sion— | ing members | [Subsidiary] Composition of National committee. |
| (a) two persons from ci | ivil society organisations; | | |
| education, who shall | he Ministry responsible for matters rel be a person who is qualified and has exp o curriculum development or delivery; | perience | |
| (c) a representative of the public service; | he Ministry responsible for matters rel | ating to | |
| (d) three representations; | ves nominated by a forum of faith | 1 based | |
| (e) a representative of p | persons with disabilities; | | |
| (f) a representative of the | he youth; | | |
| (g) two persons from in | astitutions of higher learning; | | |
| (h) one representative o | f the Political Parties Liaison Commit | tee; and | |
| (<i>i</i>) the director of votes secretary to the Com | r education at the Commission who somittee. | shall be | |
| | mmittee may establish such sub commi e purposes of carrying out its functions | | Sub committees of the National Committee. |
| | may assign such members of its staff to cessary to enable the National Comm | | Commission may assign staff. |
| | s of the National Committee shall elect he National Committee from amongst | | Chairperson and vice-chairperson. |
| (2) The chairperson shall not be of the same g | n and vice- chairperson of the Nation | al Committee | |
| | n of the National Committee shall reflec ional diversity of the people of Kenya | | |
| the Commission, be resp | al Committee shall, under the generationsible for the design and dissemination relevant to the participation of the cocesses. | ation of voter | Functions of National Committee. |
| | ce to the generality of subregulation (1) asible under the general direction of the | | |

| 106 | No. 24 | Elections | [2012 |
|-------------------------------------|--|---|------------------------|
| [Subsidiary] | | | |
| | (a) general policy | y and strategies for voter education; | |
| | (b) voter education | on curriculum; | |
| | (c) voter education | on materials; | |
| | (d) monitoring an | nd evaluating voter education progra | mmes; |
| | (e) collaborating | with other stakeholders on voter edu | acation; and |
| | (f) overseeing the | e functions of the constituency comm | nittees. |
| Procedure of National Committee. | 10.(1) Subje its own procedure. | ct to this regulation, the National Con | nmittee shall regulate |
| | place, time, and ma | onal Committee shall hold such numb anner as the National Committee ma its functions under these regulation | y consider necessary |
| | member, shall be aj | er of the National Committee, oth opointed for a term of three years an one further term of two years. | |
| | (4) The quor members. | um for meetings of the National Con | nmittee shall be seven |
| | | er of the National Committee may re vriting to the Commission. | sign upon giving one |
| | vacant before the ex may appoint anothe | e position of a member of the Nationa spiry of the term of office of that mer r member from the organisation repre rve for the unexpired term. | nber, the Commission |
| | | | |

Composition of constituency committees.

11. (1) A constituency committee shall consist of the following members appointed by the Commission -

- (a) two persons from civil society organisations operating in the Constituency;
- (b) two representatives of government ministries within the Constituency;
- (c) three representatives from faith based organizations operating in the constituency; and .
- (*d*) the constituency elections coordinator who shall be the secretary and spokesperson of the Committee.

(2) The members of the constituency committee shall elect a chairperson

and vice-chairperson, from amongst themselves.

(3) The chairperson and vice-chairperson of the constituency committee shall not be of the same gender.

(4) The composition of the constituency committee shall reflect the principle of gender balance and the geographical diversity within that constituency.

12. (1) A constituency committee shall be responsible for overseeing and advising on the coordination and implementation of voter education programmes at the constituency level.

(2) Without prejudice to the generality of subregulation (1), a constituency committee shall advice on -

- (a) constituency voter education programmes;
- (b) recruitment, induction and deployment of constituency voter educators;
- (c) supervision and monitoring of the activities and operations of constituency voter educators; and
- (d) evaluation of constituency voter education activities and programmes.

13. (1) Subject to this regulation, a constituency committee shall regulate its own procedure.

Procedure of constituency committees.

(2) A constituency committee shall hold such number of meetings in such place, time, and manner as the National Committee may consider necessary for the discharge of its functions under these Regulations.

(3) A member of the constituency committee, other than an ex officio member, shall be appointed for a term of three years and shall be eligible for reappointment for one further term of two years.

(4) The quorum for meeting of a constituency committee shall be four members.

(5) A member of the constituency committee may resign upon giving one month's notice in writing to the Commission.

(6) Where the position of a member becomes vacant before the expiry of the term of office of that member, the Commission may appoint another member from the organisation represented by the member who resigned, to serve for the unexpired term.

14. A member of the National Committee or a constituency committee beclaration. Declaration.

| 108 | No. 24 | Elections | [2012 |
|--|-------------------------------------|--|------------------------|
| [Subsidiary] | | | |
| Remuneration. | | nbers of the National Committee as e paid such allowances as the commis | |
| | (2) The cost shall be borne by t | s and expenses of the national and cons he Commission. | stituency committees |
| Reports. | | a constituency committee shall, every t to the National Committee. | six months, prepare |
| | (2) A report information— | made under subregulation (1) shall c | ontain the following |
| | (a) activities car | ried out by the constituency committe | e; |
| | (b) statistical inf | ormation considered appropriate; and | |
| | (c) any other info committee. | ormation relating to the functions of th | e constituency |
| | | Part III—Voter Educators | |
| Voter educators. | | nstituency committee shall recruit per rd or other levels in such manner as the time, direct. | |
| Manner of carrying out the tasks of voter educators. | education under the | ducator appointed under this regulation e direction of the constituency committ eation curriculum prescribed under the | ee and in accordance |
| Qualifications. | 19. The Natieducators. | ional Committee shall prescribe the qu | alifications for voter |
| | Part IV— | Accreditation of Non State Vote Providers | ER EDUCATION |
| Application for accreditation. | | n State agency or organisation may app provide voter education. | ly to the Commission |
| | | cation for accreditation to provide vot al Committee in Form 2 set out in the | |
| Accreditation criteria. | | onal Committee may, with the approva nt if that applicant— | al of the Commission |
| | (a) possesses va | lid registration certificates; | |
| | (b) has an opera | tional bank account; | |
| | (c) has civic educ | cation as an objective in the instrument | of registration; |

| (d) has a presence in at least one constituency in Kenya; | [Subsidiary] |
|--|--|
| (e) possesses at least three years demonstrable experience in the provision of voter or civic education; | |
| (<i>f</i>) demonstrates to the National Committee that it has the necessary institutional and resource capacity to carry out voter education; | |
| (g) meets such integrity and accountability standards as the National Committee may require and as demonstrated by its record; and | |
| (<i>h</i>) meets tax compliance requirements as the law may require of organisations of its kind. | |
| 22. (1) If the National Committee is satisfied that an applicant meets the requirements for accreditation as set out in regulation 21, the National Committee shall— | Certificate of accreditation. |
| (<i>a</i>) enter the name of the applicant in the register of agencies and organizations accredited to provide voter education; and | |
| (<i>b</i>) issue a certificate of accreditation in the name of the applicant stating the period of validity and any other conditions of accreditation as the Commission may determine. | |
| (2) The certificate issued under sub regulation (1) (<i>b</i>) shall be in Form 3 set out in the Schedule. | |
| 23. Any person may inspect the register and copies of the certificates of persons accredited to provide voter education for, or in respect of, any election. | Inspection of register. |
| 24. All accredited persons or organisations shall sign and abide by the code of conduct in Form 4 set out in the Schedule. | Accredited person's and organisations to sign code of conduct. |
| 25.(1) The National Committee may revoke an accreditation certificate issued to a person who or organization which contravenes the code of conduct. | Commission may revoke accreditation, etc. |
| (2) The National Committee may carry out an assessment of a voter education exercise carried out by an accredited organization and advice on the same. | |
| 26. An organization accredited by the National Committee to provide voter education shall— | Impartiality of voter education providers. |
| (<i>a</i>) do so in a manner that is impartial and independent of any political party or candidate contesting an election; | |

(b) be competent to carry out voter education;

(*c*) subscribe to the code of conduct;

| 110 | No. 24 | Elections | [2012 |
|----------------------------|---|--|-------------------|
| [Subsidiary] | | | |
| | | er education in accordance with the Commission; and | the curriculum |
| | | s ensuring that its activities promote as conducive to free and fair election | |
| Submission of information. | | tional Committee may, from time ation to submit a report concerning i tions. | |
| | | SCHEDULE | |
| | FORM 1 | | (r.14) |
| | Ľ | DECLARATION BY COMMITTEE | MEMBER |
| | I, solemnly and since | of National Identity card N rely declare that— | Io |
| | 1. I am a Kenya Citizen | | |
| | 2. I have been appointed as a member of the National/ constituency voter education committee for | | |
| | | rm only those functions that are n ter Education) Regulations or by the | |
| | 4. I shall be non of my function | partisan, objective and transparent ns. | in the discharge |
| | 5. I shall not make behalf of the | ke any press statement or make any p Commission. | promise for or on |
| | 6. I shall abide by the provisions of the Elections Act or any other regulations made thereunder. | | |
| | I make this solemn declaration conscientiously believing the same to be true. | | |
| | Signed | | |
| | | lemnly declared before me this | |
| | Signed | | |
| | Name in Block Let | ters | |
| | Official Date stam |) | |

| Rev. 2012] | Elections | No. 24 | | 111 |
|--------------------------------------|--|-------------|--------------|-----|
| FORM 2 | | (r. 20 (2)) | [Subsidiary] | |
| AC | CREDITATION APPLICATION FOR | М | | |
| 1. Name of Organisati | ion | | | |
| 2.Address: | | | | |
| 3. Telephone: | | | | |
| 4. Principal Officers: | | | | |
| a. President/Chairper | son: | _ | | |
| b.Secretary General/E | Executive Director/Country Director: | | | |
| 5. Person authorised Committee | by the organization to liaise with the | National | | |
| Name: | Position: | | | |
| Telephone: | Email | | | |
| 6.Setoutstatement of o | bjectives of the organisation: | | | |
| 7. Estimated number voter education: | of members that the group plans to d | eploy for | | |
| 8. Source of Funds | | | | |
| 9. Person submitting | this application: | | | |
| 10. Designation: | | | | |
| 11. Telephone, email | , etc.: | | | |
| | | | | |
| FORM 3 | | (r. 22 (2)) | | |

ACCREDITATION CERTIFICATE

INDEPENDENT ELECTORAL AND BOUNDARIES COMMISSION

Certificate of Accreditation as a Voter Education Provider

| 112 | No. 24 | Elections | [2012 | |
|--------------|-------------------|---|--------------|--|
| [Subsidiary] | | | | |
| | * | Issued this day | of | |
| | Seal of Independe | eal of Independent Electoral and Boundaries Commission. | | |
| | Name | Name Chief Executive Officer/Secretary | | |
| | Signature | Independent Electoral and boundarie | s Commission | |
| | | | | |

FORM 4

(r. 24)

CODE OF CONDUCT OF VOTER EDUCATORS

- 1. The principal duty of the a voter educator is to promote awareness among the population of Kenya in general and the voting population in particular on the need for all citizens of Kenya of voting age to register and vote in the elections or referenda.
- 2. A voter educator is a friend of every voter. He or she will endeavor to provide appropriate information, insight and advice to every voter on issues relating to the registration, elections and the referendum. He or she shall however not use his or her position as a voter educator to influence any voter to vote for any particular candidate or political party.
- 3. A voter educator shall-
 - (a) conduct voter education in accordance with the curriculum prepared and approved by the Commission;
 - (b) conduct voter education impartially and without the advocacy or influence from any person or group;
 - (c) refrain from engaging in or supporting any activity that would discredit the work or image of the Commission;
 - (d) not in any way actively subvert the attainment of the Commission's statutory mandate and the conduct of the electoral process;
 - (e) refuse any gift, favour, hospitality or any inducement that would influence or appear to influence the discharge of his or her duties; (f) carry out voter education without intimidation, coercion, threats, duress or undue influence;
 - (g) be sensitive to the needs of people with disabilities, women, youth and other marginalized groups when providing voter

113

[Subsidiary]

education;

- (h) give due consideration to special and appropriate circumstances regarding accessibility, language and methodology in the provision of voter education;
- (i) avoid actual or apparent conflicts of interest in the provision of voter education;
- (j) refrain from disclosing any confidential information acquired in the course of their work unless otherwise authorized by the Commission;
- (k) perform his or her duty in accordance with such other rules, regulations, standards as the IEBC may set from time to time;
- (1) endeavor to use every means at his or her disposal to encourage every Kenyan who is eligible to register as voter to exercise his or her constitutional right to register and vote in elections and referenda.
- 4. A voter educator who does not abide by the code of conduct shall be liable to such penalty Commission may deem fit, including termination of the contract and revocation of the right to conduct voter education for voter registration, elections and a referendum.

STATEMENT OF ACCEPTANCE OF CODE OF CONDUCT

I.....do hereby accept to serve as a voter educator

I accept to be bound to the above code of conduct and with such Regulations that may be made from time by the commission for the purpose of giving effect to the code of conduct at all times during my term of service as voter education provider.

I undertake to relinquish my duty as a voter educator if required to do so, for good cause, by the Commission

| Name | |
|--------------|--|
| Constituency | |
| Sign | |
| Date | |

| 114 | No. 24 | Elections | [2012 |
|-----|--------|-----------|-------|
| | | | |

L.N. 128/2012.

THE ELECTIONS (GENERAL) REGULATIONS, 2012

ARRANGEMENT OF REGULATION

Regulations

PART I—PRELIMIMARY

1-Citation.

2-Interpretation.

PART II—MATTERS PRELIMINARY TO ELECTIONS

- 3-Returning officers and other staff.
- 4-Appointment of county returning officers.
- 5-Presiding at polling station, oath of secrecy, etc.
- 6—Appointment of polling clerks
- 7-Electoral areas and polling stations.
- 8-Use of schools and other facilities for elections.
- 9—Party symbol
- 10-Independent candidate symbol.
- 11-Vacancy notices and notices for elections.
- 12-Publication of notice of election.

PART III—NOMINATION OF CANDIDATES BY POLITICAL PARTIES AND PARTICIPATION OF INDEPENDENT CANDIDATES IN ELECTIONS

- 13-Parties to observe qualifications, etc
- 14-Party to submit list of candidates.
- 15-Certain requirements on independent candidates.

PART IV - NOMINATION OF PRESIDENTIAL CANDIDATES

- 16-Manner of nomination of political party presidential candidate.
- 17-Manner of nomination of independent presidential candidates.
- 18-Supporters of nomination of presidential candidate and statutory declaration.
- 19-Nomination fees of presidential candidates.
- 20—Certain obligations of independent candidates for the office of president
- 21-Declaration of no contest; Presidential Election.

PART V—NOMINATION OF CANDIDATES FOR NATIONAL ASSEMBLY

- 22-Nomination of political party candidates for National Assembly.
- 23-Nomination of independent candidates for National assembly.
- 24-Supporters of nomination of candidate for National Assembly.
- 25-Nomination fees for candidate for National Assembly.

PART VI-NOMINATION OF CANDIDATES FOR SENATE

- 26-Nomination of political party candidates for Senate
- 27-Nomination of Independent candidate for senate.
- 28-Supporters of nomination of candidate for senate.
- 29-Nomination fees for Candidates for Senate.

PART VII-NOMINATION OF COUNTY GOVERNOR CANDIDATES

- 30-Nomination for political party candidate for county governor.
- 31-Nomination of independent candidates for county governor.
- 32-supporters of nomination of county governor candidate.
- 33—Nomination fees for county governor candidate.

PART VIII — NOMINATION OF CANDIDATES FOR COUNTY ASSEMBLY MEMBER

- 34—Nomination of political party candidate for county assembly member by political parties.
- 35-Nomination of independent candidate for county assembly
- 36-supporters of nomination of candidate for county assembly.
- 37-Nomination fees for candidate for member of county assembly.

PART IX—GENERAL PROVISIONS ON NOMINATION OF CANDIDATES AND REFERENDUM

- 38-General requirements, political party candidates.
- 39-General requirements, independent candidates
- 40-Independent candidates to provide physical address.
- 41-Statutory declaration for purposes of nomination.
- 42—Supply of nomination forms.
- 43-Validity of nomination papers.
- 44-Withdrawal of candidature before nomination.
- 45—Multiple subscribers, etc.
- 46-Certification of candidates.
- 47-Ascertainment of educational qualifications.
- 48-Attendance at delivery of nomination papers.
- 49—Death of candidate.
- 50—Disruption of nomination.
- 51-Nomination certification, etc.
- 52—Withdrawal of candidature after nomination.
- 53-Declaration of no contest: Other elective posts.

PART X—NOMINATIONS FOR PARTY LISTS

- 54—Submission of political party list for allocation of special seats.
- 55-Party list to be prepared in accordance with party rules.
- 56-Commission to publish formula for allocation of seats.

PART XI-PROVISION RELATING TO THE CAMPAIGN PERIOD

- 57-Appointment of national and county chief elections agents.
- 58-Offence.

PART XII—PROVISIONS ON VOTING AT ELECTIONS

- 59-Election procedure.
- 60-Electronic voting.
- 61-Election material at polling station.
- 62-Admission to polling station.
- 63-Keeping order at polling station.
- 64-Adjournment, etc, polling by the presiding officer.
- 65-Communication with voters at polling station.
- 66—Polling time.
- 67—Sealing of ballot boxes, etc.
- 68-Ballot papers.
- 69-Voting procedure.
- 70-Method of voting.
- 71-Spoilt ballot paper.
- 72-Assisted voters.

PART XIII—COUNTING OF VOTES AND DECLARATION OF RESULTS

- 73—Procedure on close of polling.
- 74-Attendance at counting of votes.
- 75-Commencement and sequence of the count.
- 76-Counting of votes.
- 77-Rejection of ballot papers, etc.
- 78-Rejected ballot papers.
- 79-Candidates, etc to sign declaration.
- 80-Recount.
- 81-Sealing of ballot papers by presiding officer
- 82-Provisional results to be transmitted electronically
- 83-Tallying and announcement of election results.
- 84—Venue of final tallying.
- 85-Persons allowed into tallying centres.
- 86-Sealing of ballot papers by returning officer.
- 87-Returns of persons elected.

PART XIV—PRESIDENTIAL FRESH ELECTION

- 88-Notice of fresh election of president.
- 89-Procedure at a fresh election.
- 90-Special voting.

Part XV—Referendum

- 91-Application by referendum committees.
- 92-Referendum chief agents.

PART XVI-MISCCELLANEOUS PROVISIONS

- 93-Retention and inspection of documents.
- 94-Accreditation of observers.
- 95- Accreditation of media
- 96-Collaborations
- 97-Non-attendance by candidates, etc not to invalidate proceedings.
- 98—Power of Commission to issue directives.
- 99—Dispute resolution.
- 100—Procedure at a referendum.
- 101-Revocation L.N. 227/1992.

| 118 | No. 24 | Elections | [2012 |
|-----------------|-----------------------------------|--|-------------------------|
| [Subsidiary] | THE E | LECTIONS (GENERAL) REGUI | LATIONS, 2012 |
| | | Part I—Prelimimary | |
| Citation. | 1. These Re Regulations, 2012. | egulations may be cited as the I | Elections (General) |
| Interpretation. | 2. In these Re | egulations, unless the context otherw | vise requires — |
| | "Act" means | the Elections Act, 2011; | |
| | "agent" mear | as a person appointed under section | 30 of the Act; |
| | the nomination pape | fficial of the party' in relation to a per of a candidate means an official of lance with section 31(3) of the Act; | |
| | | means the promotion of a candidate lection during the campaign period; | |
| | | ninations" means four o'clock in the respective elections; | e afternoon of the last |
| | | n" means the Independent Elector shed under Article 88 of the Constitu | |
| | | er" means the copy of the Principa lied to a polling station under regul | |
| | "county retur to regulation 4; | ning officer" means a returning offic | er appointed pursuant |
| | in conducting an el | cer", means a person appointed by the ection under these Regulations and ning officer, a presiding officer, a dep eter; | includes a returning |
| | | mber", in relation to a voter, mean f that voter in the Principal Registe | |
| | with these Regulation | paper" means nomination papers del ons, to the appropriate officer by or as a candidate at an election; | |
| | | er" means a police officer assigned by a police officer under these Regul | |
| | | ty candidate" means a candidate nor election under the Act; | minated by a political |

"polling day" means the election date as stipulated in the Constitution or such other date set for an election by the Commission; "polling station diary" means a diary kept by the presiding officer for the purpose of recording incidents as may be prescribed by the Commission;

"presiding officer" means a person appointed under regulation 5 to preside at a polling station;

"rejected ballot paper" means a ballot paper rejected in accordance with regulation 78;

"returning officer" has the meaning assigned to it under the Act and includes, a county returning officer appointed under regulation 4;

"spoilt ballot paper" means a ballot paper accepted as spoilt by the presiding officer under regulation 71;

"subscriber" in relation to a nomination paper, means any supporter whose name appears on the nomination paper other than the authorised official of a political party.

PART II—MATTERS PRELIMINARY TO ELECTIONS

3. (1) The Commission shall appoint a returning officer for each constituency and may appoint such number of deputy returning officers for and other staff.

(2) Prior to appointment under paragraph (1), the Commission shall provide the list of persons proposed for appointment to political parties and independent candidates at least fourteen days prior to the proposed date of appointment to enable them make any representations.

(3) The returning officer shall be responsible for-

(a) conducting elections at the constituency level;

- (*b*) receiving nomination papers in respect of candidates nominated for the post of National Assembly and Ward representative;
- (c) the tallying of results from each polling station in the constituency;
- (d) announcing results from the constituency for purposes of the election of the President, Senator, Governor, woman representative to the National Assembly, member of National Assembly and county representatives;

(e) the declaration of the results tallied under paragraph (c); and

(f) such other functions as may be assigned by the Commission.

(4) Every appointment under this regulation shall be done transparently and competitively and thereafter published in the Gazette and in such other manner as the Commission may deem necessary in order to widely publicize

[Subsidiary]

officers.

120

the appointment. (5) A deputy returning officer shall, subject to the general direction and control of the returning officer to whom he or she is a deputy, have all the power, and may perform all the duties, of the returning officer under these Regulations. (6) The Commission shall appoint such other staff as it may deem necessary for the purpose of conducting elections. 4. (1) The Commission shall appoint county returning officers to be Appointment of county returning responsible for-(a) receiving nomination papers in respect of candidates nominated for the post of Governor or county woman representative to the National Assembly and the Senate; (b) tallying results from constituencies in the county for purposes of the election of the President, county Governor, Senator and county women representative to the National Assembly; (c) the declaration and announcement of results tallied under paragraph (b); and (d) such other functions as may be assigned by the Commission. (2) Prior to appointment under subregulation (1), the Commission shall provide the list of persons proposed for appointment to political parties and independent candidates at least fourteen days prior to the proposed date of appointment to enable them make any representations. (3) Every appointment under this regulation shall be done transparently and competitively and thereafter published in the Gazette and in such other manner as the Commission may deem necessary in order to widely publicize it. (4) The county elections coordinator shall not be appointed as the returning officer or the deputy returning officer of the county in which he or she is deployed. 5. (1) The Commission shall transparently and competitively appoint a presiding officer for every polling station and may similarly appoint such number of deputy presiding officers as may be necessary

> (2) Prior to appointment under subregulation (1), the Commission shall provide the list of persons proposed for appointment to political parties and independent candidates at least fourteen days prior to the proposed date of appointment to enable them make any representations.

(3) A returning officer may preside at a polling station and in that case

Presiding at polling station, oath of secrecy, etc.

121

[Subsidiary]

the returning officer shall, for the purposes of these Regulations, be deemed to be the presiding officer of that station.

(4) A deputy presiding officer may perform any act, including the asking of any question, which a presiding officer is required or authorized to perform by these Regulations.

(5) The returning officer shall require every presiding officer, deputy presiding officer, clerk, interpreter and agent authorised to attend at a polling station, as soon as he or she has made the oath of secrecy prescribed by the Act, to make before the returning officer, a declaration that the officer making the declaration understands that he or she shall not prompt any voter whom he or she is empowered by these Regulations to assist, and shall strictly follow the provisions of these Regulations, and any instructions which may lawfully be given to him or her relating to the election concerned.

(6) The declaration under subregulation (4) shall be in Form 1 set out in the Schedule.

(7) Every agent appointed by a candidate for the purposes of these Regulations shall at all times during the performance of the duties authorized by the candidate wear the official badge or insignia of the political party sponsoring the candidature of the candidate at the election or an insignia previously approved by the Commission for independent candidates.

6. (1) The Commission shall appoint such number of polling clerks for Appointment of each constituency as it may consider necessary. polling clerks.

(2) The Commission shall make the list of the persons appointed under subregulation (1) available to political parties and independent candidates within fourteen days from the date of appointment to enable them raise any objections.

(3) The list of the persons appointed under subregulation (1) shall be displayed prominently at the offices of the Commission within the constituency.

7. (1) The Commission shall-

- (*a*) assign to each electoral area a distinguishing number or letter or a combination of number and letter;
- (b) appoint a place or places or designate a vehicle or vehicles or a vessel or vessels at which the polling station or stations for each electoral area shall be established; and
- (c) publish in the Gazette and publicise through electronic and print media of national circulation and other easily accessible medium, a notice specifying—
 - (i) the polling stations established for each constituency, which may be the same as the registration centres which they respectively

Electoral areas and polling stations.

[Subsidiary] comprise; (ii) the distinguishing number or letter, or combination thereof, assigned to each polling station; and (iii) the place or places appointed or the vehicle or vehicles, vessel or vessels designated for the establishment of a polling station or stations for each electoral area. (2) In determining the number of polling stations and the location of any polling station, the Commission shall have regard to geographical considerations, accessibility for persons with special needs, (including persons with disabilities), population and any other factors affecting communication between places within the electoral area. (3) Subject to sub regulation (2), the Commission may alter the number of polling stations and the location of any polling station made under subregulation (1), and shall thereupon publish a notice in the Gazette specifying the alteration at least three months before the date of any election. Use of schools and 8. (1) The Commission may use, free of charge, for the purposes of other public facilities pollingfor elections. Cap. 211, (a) a room or rooms in any public school within the meaning of No.3 of 2005. the Education Act or any part of the school as a polling station; (b) such other facilities belonging to, and maintained by, public bodies. (2) Where, as a result of the use of any facility under this regulation, any damage is caused to a school or facility belonging to or maintained by a public body, the Commission shall make good the damage, or compensate the school or facility, as the case may be. (3) The Commission may, with prior arrangement with the owner and subject to the Public Procurement and Disposal Act, use private facilities where in the opinion of the Commission, the public facilities are unavailable, inadequate or unsuitable for purposes of polling. (4) The Commission may not designate as a polling station, any place which, by its nature may compromise the freedom of any voter to exercise his or her right to vote. Party symbol. 9. (1) The Commission shall, by notice in the Gazette and through electronic and print media of national circulation and other easily accessible medium notify the public of the distinctive symbol for use by each political party candidate at elections.

No. 11 of 2011. (2) The political party symbol shall be the symbol by which the respective party is registered under the Political Parties Act.

| Rev. 2012] | Elections | No. 24 | 123 |
|---|--|---|--|
| (3) Each political own symbol. | party in a coalition of political part | ties shall use its | [Subsidiary] |
| electronic and print med | mission shall by notice in the <i>Gaze</i> ia of national circulation and other en- abol approved for each independent of | easily accessible | Independent candidate symbol. |
| | ublished under subregulation (1) sha of persons nominated to contest the | | |
| | ued by the Commission for presidentia shall be in Form 2 set out in the Sche | | Vacancy notices and notices for elections. |
| (2) A notice of a v in Form 3 set out in the S | vacancy in the National Assembly or Schedule. | Senate shall be | |
| (3) A notice of a v out in the Schedule. | acancy in the county assembly shall | be in Form 4 set | |
| | by the Commission for parliamentary shall be in Form 5 set out in the sche | | |
| | d by the Commission for country go ne Act shall be in Form 6 set out in th | | |
| | d by the Commission for county ass e Act shall be in Form 7 set out in th | | |
| respective elections in th | nission shall publish a notice of the ne <i>Gazette</i> and in the electronic and et out in the Act and through other e | l print media of | Publication of notice of election. |
| the Act, the returning off | fter the publication of a notice under icer of every constituency shall notif Form 8 set out in the Schedule. | | |
| and 19(1) of the Act, a re each political party shall governor or county asse county governor or count | fter publication of a notice under sect sturning officer shall notify the day o nominate candidates to contest parlia mbly elections and the holding of a ty assembly election, which shall spe g which, nomination papers for parlia | or days on which mentary, county a parliamentary, ccify the place at | |

(4) For purposes of subregulation (3) a notice-

governor and county assembly elections may be obtained.

(*a*) for the election of a member of Parliament shall be in Form 9 set out in the Schedule;

| 124 | No. 24 | Elections | [2012 |
|--|---|--|--|
| [Subsidiary] | (<i>b</i>) for the electio | n of county governor shall be in Form | 10 set out in |
| | the Schedule; | | |
| | (c) for the election 11 set out in th | a of a member of a county assembly sha e Schedule. | ll be in Form |
| | officer of every co | ublication of a notice under subregulation nstituency shall proceed to hold the as of the notice and in accordance with | relevant election |
| | | mination of Candidates by Politi tion of Independent Candidates i | |
| Parties to observe qualifications, etc. | elective post under | itical party that intends to nominate a the Act shall observe the provisions o ther written law in respect of the q that office. | f the Constitution, |
| | party for any elective | mission shall reject a candidate submit post if the candidate is not qualified or e on, the Act or any other written law. | |
| Party to submit list of candidates. | shall, after its nom Commission may de | olitical party intending to present a cand inations and on such date or within s esignate, submit a list of persons nomin we posts to which they are seeking elec | such period as the nated as candidates |
| | address, age, sex, d | eferred to in subregulation (1) shall lisability and category of disability and te has a disability, if any. | |
| | (3) The list authorised official o | submitted under this regulation shall f the political party. | be signed by the |
| | | tical party shall submit only the name presidential election or for any electo | |
| Certain requirements for independent candidates. | | who is a Kenyan citizen, and who intended adependent candidate shall— | ds to contest for an |
| | the Registrar of been a member | e with the Commission a clearance cer f Political Parties certifying that the pe er of any political party for at least the efore the date of the election; and | erson has not |
| | (b) file with the prescribed form | Commission a form of intention to co n. | ontest, in the |

draft of-

125

| | [Subsidiary] |
|--|---|
| PART IV—NOMINATION OF PRESIDENTIAL CANDIDATES | |
| 16. (1) A political party candidate at a presidential election shall be nominated by a political party by and delivery to the Commission on the day fixed for the nomination of candidates at that election, an application for nomination in Form 12 set out in the Schedule. | Manner of nomination of independent presidential candidate. |
| (2) An application for nomination under this regulation shall be $-$ | |
| (a) signed by the candidate, and the authorised official of the party; and | |
| (<i>b</i>) delivered to the Commission personally by the candidate or by an official of the party. | |
| 17. (1) An independent candidate at a presidential election shall deliver to the Commission on the day fixed for the nomination of candidates at that election, an application for nomination in Form 12 set out in the Schedule. | Manner of nomination of political party presidential |
| (2) An application for nomination under this regulation shall— | candidate. |
| (<i>a</i>) signed by the candidate, and by two persons who have nominated the candidate in accordance with section 29(2) of the Act; | |
| (b) delivered to the Commission personally by the candidate or by any of the two persons referred to in paragraph (a) . | |
| 18. (1) The person delivering an application for nomination under regulation 16 or 17 shall at least five days to the day fixed for nomination, deliver to the Commission a list bearing the names, respective signatures, identity card or passport numbers and voters' numbers of at least two thousand voters registered in each of a majority of the counties, in standard A4 sheets of paper and in an electronic form. | Supporters of nomination of presidential candidate and statutory declaration. |
| (2) The sheets of paper delivered under this regulation shall— | |
| (a) be serially numbered; | |
| (<i>b</i>) each have at the top, in typescript, the wording at the top of Form 12; and | |
| (c) be accompanied by copies of the voters cards of the voters referred to in subregulation (1). | |
| (3) There shall be delivered to the returning officer together with the application for nomination, a statutory declaration in Form 13 set out in the Schedule, made not earlier than one month before the nomination day. | |
| 19. An application for nomination for candidature at a presidential election shall be accompanied by a non-refundable nomination fee, in banker's | Nomination fees of presidential |

candidates.

| 126 | No. 24 | Elections | [2012 |
|--|---|--|--|
| [Subsidiary] | | d thousand shillings for a candidate w | ho is a youth, a |
| | woman or a | person with disability; and | |
| | (b) two hundred | d thousand shillings for any other cand | lidate. |
| Certain obligations of independent candidates for the | | ry independent candidate contesting for I maintain a functioning office in Keny | |
| office of president. | | fice contemplated in subregulation (1) for inspection by the Commission no elections. | |
| Declaration of no contest: Presidential election. | candidate is valid Gazette showing presidential electi | e close of nominations for a president ly nominated, the Commission shall p the name of the candidate so nominate on shall not be held, and the Commis as President in Form 14. | bublish a notice in the ed and stating that the |
| | Part V—No | DMINATION OF CANDIDATES FOR NATIO | ONAL ASSEMBLY |
| Nomination of political party candidates for National Assembly. | Assembly or cour party by delivery, | cal party candidate at a parliamentary ele nty woman representative shall be nor to the returning officer on the day fixe hat election, of an application for nomi le. | ninated by a political ed for the nomination |
| Nomination of independent candidates for National Assembly. | Assembly or the officer, on the day | pendent candidate at a parliamentary ele county woman representative shall de fixed for the nomination of candidate mination in Form 15 set out in the Sch | eliver to the returning es at that election, an |
| Supporters of nomination of candidate for National Assembly. | regulation 23 sha elective post, sta signatures and vot | e person delivering an application for at the same time deliver to the return ndard A4 sheets of paper bearing the ter's number of at least one thousand we punty, as the case may be. | rning officer for each ne names, respective |
| | (2) The she | ets of paper delivered under subregula | ation (3) shall— |
| | (a) be serially r | umbered; | |
| | (b) each have at | the top, in typescript, the wording at the | top of Form 15; |
| | (c) be accompar to in sub reg | nied by copies of the voters cards of the ulation (3). | voters referred |
| Nomination fees for candidate for National Assembly. | | lication for nomination for candidatu ccompanied by a non-refundable nomin | |
| | (a) ten thousan | d shillings for a candidate who is a yo | outh, woman or |
| | | | |

person with disability; and

(b) twenty thousand shillings for any other candidate.

PART VI-NOMINATION OF CANDIDATES FOR SENATE

26. A political party candidate at an election for the Senate shall be Nomination of political party by delivery, to the county returning officer on the day fixed for the nomination of candidates at that election, of a application for nomination in Form 16 set out in the Schedule.

27. An independent candidate at an election for the Senate shall be Nomination of nominated by delivery to the county returning officer on the day fixed for the independent candidates at that election, of an application for nomination in Form 16 set out in the schedule.

28. (1) The person delivering an application for nomination under supporters of regulation 27 shall at the same time deliver to the returning officer, standard A4 sheets of paper bearing the names, respective signatures and electoral numbers of two thousand registered voters in the county. Supporters of nomination of candidate for Senate.

(2) The sheets of paper delivered under subregulation (4) shall-

- (a) be serially numbered;
- (b) each have at the top, in typescript, the wording at the top of in Form 16; and
- (c) be accompanied by copies of the voters cards of the voters referred to in sub regulation (3).

29 An application for nomination for candidature at a Senate election Nomination fees for shall be accompanied by a non-refundable nomination fee, in banker's draft, of—

- (*a*) twenty five thousand shillings for a candidate who is a youth, woman or person with disability; and
- (b) fifty thousand shillings for any other candidate.

PART VII—NOMINATION OF COUNTY GOVERNOR CANDIDATES

30. A political party candidate for election as county governor shall be nominated by the political party by delivery, to the county returning officer, on the day fixed for the nomination of candidates at that election, of an application for nomination in Form 17 set out in the Schedule.

Nomination for political party candidate for country governor.

| 128 | No. 24 | Elections | [2012 |
|--|--|---|---------------------|
| [Subsidiary] Nomination of independent candidates for county governor. | deliver to the retu | n independent candidate at a county gover urning officer on the day fixed for the nomina n application for nomination in Form 17 set o | ation of candidates |
| Supporters of nomination of county governor candidate. | regulation 31 sha sheets of paper b | he person delivering an application for r all at the same time deliver to the returning o earing the names, respective signatures and voters registered in the county. | fficer standard A4 |
| | (2) The sh | neets of paper delivered under subregulation | n (1) shall— |
| | (a) be serially | numbered; | |
| | (b) each have 17; and | at the top, in typescript, the wording at the | top of Form |
| Nomination fees for county governor candidates | | plication for nomination for candidature at a accompanied by a non-refundable nomination | |
| | | e thousand shillings for a candidate who person with disability; and | is a youth, |
| | (<i>b</i>) fifty thous | and shillings for any other candidate | |
| | Part V | /III — Nomination of Candidates for C Assembly Member | County |
| Nomination of political party candidate for county assembly member by political parties. | nominated by a fixed for the nor | itical party candidate at a county assembly political party by delivery to the returning mination of candidates at that election, of a orm 18 set out in the schedule. | officer on the day |
| Nomination of independent candidate for county assembly. | shall deliver to t | dependent candidate at a county assembly the returning officer on the day fixed for t at election, of an application for nomination ule. | he nomination of |
| Supporters of nomination of candidate for county assembly. | 35 shall at the sa paper bearing th | e person delivering a nomination application me time deliver to the returning officer, star e names, respective signatures and electora egistered in the ward. | ndard A4 sheets of |
| | (2) The sh | neets of paper delivered under sub regulation | on (3) shall— |
| | (a) be serially | numbered; | |
| | (b) each have | at the top, in typescript, the wording in For | rm 18; and |

| Rev. 2012] | Elections | No. 24 | 129 | |
|---|---|-----------------|--|--|
| | | | [Subsidiary] | |
| | on for nomination for candidature at a co be accompanied by a non-refundable no | | Nomination fees for candidate for member of county assembly. | |
| | e hundred shillings for a candidate who is 1 with disability; and | a youth, | | |
| (b) five thousand sh | illings for any other candidate. | | | |
| | General Provisions on Nomination Candidates and Referendum | OF | | |
| 38. A nomination Commission shall— | on paper submitted by a political party ca | andidate to the | General requirements: political party | |
| (a) contain the cand | idate's name as it appears in the register o | f voters; | candidates | |
| shall be voters re | e candidate and by a proposer and secon gistered in the respective electoral areas, of the political party, and by an authorised arty; and | and who | | |
| | ne returning officer personally by the cano orised by the candidate in that behalf on ation. | | | |
| 39. A nomination Commission shall— | on paper submitted by an independent ca | indidate to the | General requirements: independent candidates. | |
| (a) contain the cand | idate's name as it appears in the voter reg | gister; | | |
| (<i>b</i>) show the voter thereto; | registration number of each of the sub | scribers | | |
| shall be voters re | candidate, and by a proposer and secon gistered in the respective electoral areas abers of any political party; | | | |
| (d) show the respecti and the seconder | ve electoral area and voters number of the j; and | proposer | | |
| himself or hersel | the returning officer personally by the ca f or by a person authorized in that behal day set for the nomination of that election | f by the | | |
| | pendent candidate for elections shall prov respective electoral area for purposes of pl | | Independent candidates to supply physical address. | |

| 130 | No. 24 | Elections | [2012 | |
|--|--|--|-----------------------|--|
| Subsidiary] Statutory declaration for purposes of nomination. | shall submit to the | on nominated to contest in a parliamenta returning officer together with the applic ation in Form 19 set out in the Schedule | cation for nomination | |
| Supply of nomination forms. | or her electoral a the voter or on be | returning officer shall supply free of charge to any voter of his ral area an application for nomination upon a request made by on behalf of the voter at such place and time as is specified in a inder regulation 11. | | |
| Validity of nomination papers. | these Regulations in accordance wit candidature, or pr | 43.(1) Where a candidate has applied for nomination in accordance with se Regulations, unless the returning officer holds a nomination paper invalue accordance with these Regulations, or the candidate withdraws his or he adidature, or proof is given to the satisfaction of the returning officer of the adidates' death, the candidate named therein shall stand validly nominated | | |
| | (2) A retur the following gro | ning officer shall hold a nomination pa unds— | per invalid on any of | |
| | nomination | ticulars of the candidate or supporters c paper are not as required by the Act or the f that elective post; | | |
| | | nination paper is not subscribed as req in respect of that elective post; | uired by these | |
| | | didate is not qualified to be, or is disquark nominated or elected to the elective j is sought; | | |
| | qualified sup | ny of the supporters as would reduce opporters to less than the required numbe ified to be supporters; | | |
| | (e) that the car section 13 o | ndidate was not nominated by a politic f the Act; | al party under | |
| | | idate's name is not on the list submitted section 35 of the Act; | by the political | |
| | (g) that the nom had lapsed; | ination paper was presented after the pro | escribed period | |
| | (<i>h</i>) that the non fee; | nination paper was not accompanied by | the prescribed | |
| | (<i>i</i>) that the personarea; or | on stands nominated as a candidate in an | other electoral | |
| | (j) that the cano | lidate is disqualified under any other w | ritten law. | |

131

| (3) A returning officer shall give his or her decision on an objection to a nomination paper as soon as practicable after the objection is made. | |
|--|--|
| (4) Where a returning officer decides that a nomination paper is invalid, the returning officer shall record that decision and the reasons therefor on the nomination paper, add his or her signature thereto and return the invalid nomination paper to the candidate or its presenter. | |
| (5) Notwithstanding that a returning officer has held nomination papers invalid, the returning officer may admit the nomination papers once the reason rendering the nomination papers invalid has been addressed. | |
| 44. A candidate whose nomination papers have been delivered to the returning officer may, before the close of nominations, by notice in writing signed by him or her before the returning officer and presented to the returning officer, withdraw his or her candidature. | Withdrawal of candidature before nomination. |
| 45. (1) No person shall be a subscriber to more than one nomination paper in respect of different candidates in the same election and if any person subscribes to more than one nomination paper such subscription shall be inoperative on nomination papers: | Multiple subscribers, etc. |
| Provided that this subregulation shall not apply to the subscription of a person by reason only of his or her having subscribed a nomination paper of a candidate who has died or who has withdrawn his or her candidature before a second nomination paper subscribed by that person has been delivered to the returning officer. | |
| (2) For purposes of verifying the names of the members of the political party on the party membership list provided by a political party for purposes of these Regulations, such names shall be confirmed against the party membership list submitted to, and kept by, the Registrar of Political Parties and the party membership list submitted to the Commission pursuant to section 28 of the Act. | |
| 46. A candidate shall submit a self declaration form as prescribed in the First Schedule to the Leadership and Integrity Act. | Certification of candidates. No. 19 of 2012. |
| 47. (1) For purposes of ascertaining the educational qualification of persons for an elective post, a person seeking nomination shall submit to the Commission copies of certificates of the educational qualification. | Ascertainment of educational qualifications. |
| (2) Where the body that issued the certificate is not based in Kenya, a candidate shall be required to seek authentication of that body with the Kenya National Examinations Council, in the case of form four certificates, or the Commission for Higher Education, in the case of university degrees. | |
| 48. (1) No person shall be entitled to attend the proceedings taking place during the time fixed for the delivery of nomination papers unless that person is $-$ | Attendance at delivery of nomination papers. |
| | |

[Subsidiary] (a) a candidate; (b) a person nominated as deputy to the candidate, where applicable; (c) an agent; or (d) present for the purpose of assisting the returning officer at the request of the returning officer. (2) Only two persons shall be entitled to attend the proceedings under subregulation (1) at any one time, in respect of any one candidate, whether one of the two persons is the candidate himself or herself or not. (3) A person entitled to attend proceedings under this regulation shall also be entitled to inspect and to object to the validity of any nomination paper delivered in his or her presence. (4) Nothing contained in this regulation shall prevent the returning officer from authorizing observers or members of the press duly approved or accredited by the Commission from attending the nomination proceedings. Death of candidate. 49. Where after the close of the nomination, and before the poll is commenced, proof is given to the satisfaction of the returning officer of the death of a person who has been duly nominated, all the proceedings with reference to the election in that electoral area shall cease and shall be commenced afresh as if the notice had been received on the day on which proof of the death was given, or in the case of a general election or an election involving other electoral areas, the day following the announcement of the last election results: Provided that no fresh nomination shall be necessary in the case of a person already duly nominated for the election affected by this regulation whose nomination shall remain valid. Disruption of 50. (1) Where the proceedings of a nomination in an electoral area are nomination. interrupted by riots, violence, floods or other natural disaster, the proceedings in that electoral area shall be suspended for that day. (2) If the day referred to in subregulation (1) is the last day for the delivery of nomination papers, the nomination proceedings in that electoral area shall be continued on the next day as if that were the last day for the delivery thereof. (3) The "last day" referred to in subregulation (1) shall be treated for purposes of these Regulations as being the last day (subject to any further application of this rule in the event of interruption on that day). Provided the returning officer shall advertise the postponing of the nominations in such manner as the returning officer considers sufficient to bring it to the notice of the public.

(4) A returning officer may extend the hours of nomination at the electoral area where nomination has been interrupted and shall, where nomination started

late, extend the hours of nomination by the amount of time which was lost in so starting late.

51. (1) The chairperson of the Commission shall issue a candidate who Nomination is validly nominated to contest in a presidential election with a certificate in certification, etc. Form 20 set out in the Schedule.

(2) The returning officer shall issue a candidate who is validly nominated to contest in a parliamentary, county governor or county assembly with a certificate in Form 21 set out in the Schedule.

(3) If, after the closure of nomination no person stands validly nominated, the returning officer shall—

- (*a*) certify accordingly to the Commission in Form 22 set out in the Schedule; and
- (b) publish a statement countermanding the holding of the election concerned.

(4) If, after the close of nominations, only one candidate is validly nominated, the returning officer shall—

- (a) declare the candidate to be nominated; and
- (*b*) certify accordingly to the Commission in Form 23 set out in the Schedule.

(5) Upon receipt of a certificate under sub regulation (1) or (2), the Commission shall publish a notice in the Gazette and, where two or more certificates are received at substantially the same time, such notice may be a composite one.

(6) If, after the close of nominations, two or more candidates stand validly nominated, the returning officer shall publish a statement and post it prominently at a place at the returning officer's office where the public has full access and at such other places as the Commission may deem necessary in Form 24 set out in the Schedule stating—

- (a) the names, in alphabetical order of surnames, addresses and occupations or descriptions of such candidates as given in their nomination papers;
- (b) the name of the subscribers to the nomination papers;
- (c) the day or days upon which, and the hours during which, the poll will be taken;
- (*d*) the situation of each polling station and the description of the voters entitled to vote at each polling station; and

| 134 | No. 24 | Elections | [2012 |
|--|--|--|--------------------------|
| [Subsidiary] | | | |
| | (<i>e</i>) the location o | f each tallying centre. | |
| Withdrawal of candidature after nomination. | 52. A candidate who has been nominated may withdraw his or her candidature by delivering to the respective returning officer a notice to that effect. | | |
| Declaration of no contest: Other elective posts. | is validly nominate | ose of nominations for any elective po d in respect of that elective post in a leclare the candidate duly elected. | |
| | РА | rt X—Nominations for Party Li | ISTS |
| Submission of political party list for allocation of special seats. | 54. (1) Each political party shall submit to the Commission a party list of all persons who would stand elected if the party were entitled to seats in the National Assembly, Senate or the County Assembly, as the case may be on the basis of proportional representation in accordance with Article 90 of the Constitution and sections 34, 35, 36 and 37 of the Act. | | |
| | (2) The party list referred to in subregulation (1) shall contain the name, address, age, sex, disability and category of disability, phone number, occupation, elective post sought and such other qualifications as are provided under the Constitution and the Act. | | |
| | (3) A party list submitted under sub regulation (1) shall be in accordance with section 36 of the Act, and shall be- | | |
| | (<i>a</i>) by signed by the authorised official of the political party submitting the party list; and | | |
| | (b) be submitted | in hard copy and in electronic form. | |
| | | itical party list nominee shall after a letter stating his or her intention to | |
| | for any elective post | mission may reject a nominee submitte if that nominee is not qualified to be el on is sought as specified under the Co | lected to the office for |
| | | tion by the Commission of a nominee the entire party list submitted by the | |
| | inform the political | nmission, after making the decision party concerned of that decision and other name within such time as the | request that political |
| | | nmission shall publish the final part | y list in at least two |
| | | | |

(2) The Commission may reject any party list that does not comply with the requirements of the Constitution, the Act or these Regulations.

(3) The political party whose party list or nominee has been rejected by the Commission under subregulation (2) shall resubmit the party list or nominee within such period as the Commission may specify.

(4) A political party submitting a party list under regulation 54 shall submit a declaration to the effect that the political party has complied with its rules relating to the nomination of the names contained in the list.

56. (1) The Commission shall before the election to which a party list commission to applies, publish in the Gazette and publicise through electronic and print media of national circulation and other easily accessible medium, the formula for allocation of seats. allocating the seats to the respective political parties.

(2) The formula for allocation of seats to the respective political parties from the party lists shall be the number of seats won by a political party divided by the total number of seats multiplied by available seats for allocation in the respective House.

PART XI-PROVISION RELATING TO THE CAMPAIGN PERIOD

57. (1) Every political party shall at least fourteen days to the date of the election submit to the Commission the names of one national chief agent and forty seven county chief agents. Appointment of national and county chief elections

(2) Every independent candidate at a presidential election shall fourteen days to the date of the election submit to the Commission the names of one national chief agent and forty-seven county chief agents.

58. A person who contravenes or fails to comply with the provisions of Offence to fail to this Part commits an offence under the Act.

PART XII—PROVISIONS ON VOTING AT ELECTIONS

59. (1) Every election shall be by secret ballot and shall be held Election procedure. in accordance with the provisions of the Constitution, the Act and these Regulations.

(2) A voter shall cast his or her vote by use of a ballot paper or electronically.

(3) No person shall cast more than one vote at any particular election.

(4) No person shall vote in a polling station other than that in respect of which that person is registered to vote.

[Subsidiary] Party list to be prepared in accordance with party rules.

agents.

No. 24

| 136 | No. 24 | Elections | [2012 | |
|---------------------------------------|---|---|--|--|
| [Subsidiary] Electronic voting. | means, it shall, not Gazette and publici | e Commission intends to conduct an later than three months before such e se through electronic and print media sessible medium, guidelines that shal | election, publish in the of national circulation | |
| Election material at polling station. | 61.(1) The returning officer shall provide each presiding office with sum number of ballot boxes and ballot papers necessary for the effective carryin out of the provisions of these Regulations relating to the election concerned | | | |
| | (2) Every ba | llot box shall be— | | |
| | (a) fairly transpa | rent or translucent; | | |
| | (b) be colour coded prominently and distinctively to identify the respective elective post and shall correspond with the colour of the ballot paper for that elective post;(c) constructed with an aperture which is large enough to receive a ballot paper; | | | |
| | | | | |
| | (<i>e</i>) constructed so as to be capable of being sealed so that ballot papers cannot be taken out of the box so long as the seal is unbroken; | | | |
| | of the polling | so that the ballot boxes shall bear g station and which serial numbers and in full view of voters at every po | shall be posted | |
| | (3) The ballo during the election | ot box shall be designed in such way | as to facilitate voting | |
| | (4) The retur | ning officer shall provide each polli | ng station with— | |
| | | ic and hard copy of the Principal Renereof as contains the names of the volling station; | | |
| | (b) materials to enable voters to mark their ballot papers where marking is necessary; | | | |
| | (<i>c</i>) instruments for stamping the official mark on ballot papers;(<i>d</i>) material for the marking of the voters fingers; | | | |
| | | | | |
| | | ber of compartments in which voter d from observation; and | s can mark their | |
| | | | | |

(g) such other materials for the better carrying out of polling.

62. (1) The presiding officer shall regulate the number of voters to be Admission to polling admitted to the polling station at the same time, and may exclude all other station. persons except—

(*a*) a candidate;

(b) a person nominated as a deputy to the candidate, where applicable;

(c) authorised agents;

(d) members of the Commission and election officers on duty;

(e) police officers on duty;

- (f) persons necessarily assisting or supporting voters with special needs or assisted voter; and
- (g) observers and representatives of the print and electronic media accredited by the Commission.

(2) Notwithstanding sub regulation (1), the presiding officer shall admit to the polling station not more than one agent for each candidate or political party.

(3) The absence of agents shall not invalidate the proceedings at a polling station.

(4) Every agent appointed by an independent candidate or political party for the purposes of these Regulations shall at all times during the performance of the duties authorized by the independent candidate or political party display the official badge supplied by the Commission.

(5) No person shall be admitted to vote at any polling station other than that allotted to that person under regulation 59 (4).

(6) No person shall be admitted into a polling station if that person is wearing a badge or has any dressing, signifying symbols or other indication of support for any political party, a candidate in the election or a referendum committee.

63. (1) It shall be the duty of the presiding officer to keep order at his or her polling station.

Keeping order at polling station.

137

(2) The presiding officer may order the removal of any person who misconducts himself or herself at the polling station, or fails to obey any lawful instructions or orders of the presiding officer and such person shall be removed by the police officer present.

(3) A person removed from the polling station under sub regulation (2)

shall not re-enter the polling station during the continuance of the poll without the permission of the presiding officer.

(4) A person removed from a polling station under subregulation (2) may, if charged with the commission in the polling station of an offence, be dealt with as a person taken into custody for an offence by a police officer without a warrant.

(5) The presiding officer may order the dispersal of any gathering of persons which appears to the presiding officer to be preventing free entry to, or exit from, the polling station or to be intimidating or interfering with voters, and any such order shall be sufficient authority for a police officer, or any other person authorized by the order, to effect the dispersal.

(6) The power conferred on a presiding officer and a police officer under subregulation (5) shall not be limited to the area covered by the polling station only but shall extend to a radius of not more than four hundred meters from the centre of the polling station.

(7) The powers conferred by this regulation shall not be exercised so as to prevent any voter who is entitled to vote at the polling station from having an opportunity to peaceably vote at that polling station.

64. (1) Notwithstanding the terms of any notice issued under the Act or these Regulations, a presiding officer may, after consultation with the returning officer, adjourn the proceedings at his or her polling station where they are interrupted by a riot, violence, natural disaster or other occurrence, shortage of equipment or other materials or other administrative difficulty, but where the presiding officer does so, the presiding officer shall re-start the proceedings at the earliest practicable moment.

(2) The discretionary powers of a presiding officer under subregulation (1) shall include a power in the circumstances therein mentioned to transfer the proceedings to another polling station or public facility in the same constituency, and where presiding officer does so-

- (*a*) the presiding officer shall advertise the fact in such manner as is sufficient to bring it to the notice of voters; and
- (*b*) the electoral area for the polling station from which the proceedings are transferred shall, for all the purposes of these Regulations, be deemed to be part of the electoral area of the polling station to which the proceedings are transferred.
 - (3) A presiding officer shall, in consultation with the returning officer-

extend the hours of polling at the polling station where polling has been interrupted under this regulation or for other valid cause, and

where polling in that polling station has started late, extend the hours of polling by the amount of time which was lost in so starting late.

Adjournment, etc, of polling by the presiding officer.

[Subsidiary]

139

[Subsidiary]

(4) Where hours of polling have been extended as contemplated under subregulation (3), the presiding officer shall give a detailed report on the clear facts justifying such extension of hours.

65. (1) No person other than an election officer or police officer on duty Communication with shall, except with the authority of the presiding officer, have any communication whatsoever with a voter who is in, or in the immediate precincts of, a polling station station for the purpose of voting.

(2) This regulation shall not prevent the companion of an assisted or supported voter from communicating with that voter.

66. (1) Subject to regulation 64, voting shall commence at 6 o'clock in Polling time. the morning and end at 5 o'clock in the afternoon on the polling day.

(2) Notwithstanding subregulation (1), a person who is on a queue for the purposes of voting before 5 o'clock in the afternoon shall be allowed to vote despite the fact that the voting time may extend to after 5 o'clock.

(3) The voting by Kenyan citizens residing outside Kenya shall be carried out during the Kenyan time specified in subregulation (1).

67.(1) The presiding officer shall, immediately before the commencement Sealing of ballot of the poll— boxes, etc.

- (*a*) show the ballot box or ballot boxes to those persons lawfully present in the polling station;
- (*b*) allow those of the candidates, agents and any voter as may wish, to do so, to ascertain that the box or boxes are empty; and
- (c) close the box or boxes with seals so that they may not be opened without breaking the seal.

(2) After a ballot box is sealed under subregulation (1) the presiding officer shall cause it to be so placed in the polling station that it can at all times be in the view of himself or herself or a deputy presiding officer and of the candidates or the agents.

(3) On the adjournment of the poll in a polling station to another day, or on the close of the poll at one station with a view to transferring a ballot box to another station, and at any other time when a ballot box is not in use for the purpose of receiving ballot papers, the presiding officer shall close up the aperture used for the insertion of the ballot papers into the box and place his or her seal on it in such a manner as to prevent the insertion of ballot papers without breaking the seal.

(4) After a box has been sealed under subregulation (3), the seal shall not be broken or the aperture opened except in the presence of the candidates or agents present in the polling station where polling is about to re-commence.

Ballot papers.

(5) Where a presiding officer affixes his or her seal on a ballot box or aperture thereof under this regulation, the presiding officer shall permit any candidate or agent who so wishes to affix his or her seal on the box or aperture. 68. (1) Ballot papers for an election – (a) for use at a presidential election shall be in Form 25 set out in the Schedule; (b) for use at a National Assembly election shall be in Form 26 set out in the Schedule: (a) for use at a county woman representative to the National Assembly election shall be in Form 27 set out in the Schedule; (b) for use at a Senate election shall be in Form 28 set out in the Schedule: (c) for use at an election for governor shall be in Form 29 set out in the Schedule: (d) for use at a county assembly member election shall be in Form 30 set out in the Schedule; (e) for use in referendum shall be in Form 31 set out in the Schedule. (2) Where an election is in respect of more than one elective post, each ballot paper shall be printed on paper of a different colour which is prominent and distinctive from those for use in the other elective posts. (3) The persons validly nominated under these Regulations shall have their names included in the ballot papers for an election in the same order as they appeared in a notice published in accordance with regulation 51(5). (4) Every ballot paper for use at an election shall— (a) contain the name and party symbol of the person validly nominated; (b) contain a photograph of the candidate where applicable;

- (c) be capable of being folded up;
- (*d*) have a serial number, or combination of letter and number, printed on the front; and
- (e) have attached a counterfoil with the same number or combination printed thereon.

(5) The presiding officer shall before polling commences, allow the candidates or agents who are present at the polling station to inspect the ballot

141

[Subsidiary] papers provided for use at the polling station and to note the serial numbers thereon. 69. (1) Before issuing a ballot paper to a voter, an election official shall— Voting procedure. (a) require the voter to produce an identification document which shall be the same document used at the time of registration as a voter; (b) ascertain that the voter has not voted in that election; (c) call out the number and name of the voter as stated in the polling station register; (d) in case of an electronic register, require the voter to place his or her fingers on the fingerprint scanner and cross out the name of the voter once the image has been retrieved; (e) mark the name of the voter to indicate that the voter has been issued with a ballot paper and retain the voter number of the voter as proof that a ballot paper has been delivered; (f) stamp the counterfoil of the ballot paper on the face with the official mark of the Commission: and (g) stamp the ballot paper at the back with the official mark of the Commission. (2) A voter shall, in a multiple election, be issued with the ballot papers for all elections therein at the same time and shall after receiving the ballot papers -(a) cast his or her votes in accordance with regulation 70 without undue delay; (b) submit to having one finger as prescribed by the Commission immersed, dipped or marked in ink of a distinctive colour which, so far as is possible, is sufficiently indelible to leave a mark for the period of the election: (c) where a voter has no finger, make a mark on the next most suitable part of the body; and (d) upon collecting his or her identification documents, immediately leave the polling station.

(3) A person who knowingly fails to place a ballot paper issued to him or her (not being a spoilt ballot paper) into a ballot box before leaving the place where the box is situated commits an offence under the Act.

(4) An election officer who deliberately refuses to stamp any ballot paper commits an offence.

142

(5) The presiding officer may, where a voter so requests, explain the voting procedure to such voter.

Method of voting. 70. (1) A voter shall, upon receiving a ballot paper under regulation 69(2) -(a) go immediately into one of the compartments of the polling station and secretly mark his or her ballot paper by putting a cross, a tick, thumbprint or any other mark in the box and column provided for that purpose against the name and the symbol of the candidate for whom that voter wishes to vote; and (b) fold it up so as to conceal his or her vote, and shall then put the ballot paper into the ballot box in the presence of the presiding officer and in full view of the candidates or agents. (2) The voter shall after following the procedure specified in subregulation (1) put each ballot paper into the ballot box provided for the election concerned. (3) No replacement of a ballot paper under this regulation may be done more than twice in respect of any particular voter. Spoilt ballot papers. 71. A voter who has inadvertently dealt with his or her ballot paper in such a manner that it cannot be conveniently used as a ballot paper may, on delivering it to the presiding officer and providing to the satisfaction of such officer the fact of the inadvertence, obtain another ballot paper in the place of the ballot paper so delivered and the spoilt ballot paper shall be immediately cancelled and the counterfoil thereof marked accordingly. Assisted voters. 72. (1) On the application of a voter who is, by reason of a disability or being unable to read or write, and therefore unable to vote in the manner prescribed in these Regulations, the presiding officer shall permit the voter to be assisted or supported by a person of the voter's own free choice, and who shall not be a candidate or an agent. (2) Where the person who applies to be assisted is not accompanied by a person who is qualified to assist him or her, the presiding officer shall assist such voter, in the presence of the agents. (3) The presiding officer may make such necessary and respectful inquiry in order to establish that the voter and the person the voter has chosen to assist him or her satisfies the provisions of this regulation.

(4) The person chosen by the voter is not required to be qualified to vote but is required to have attained the age of eighteen years.

(5) The following shall apply with respect to a person who assists a voter under this regulation—

- (*a*) the person shall, before assisting or supporting the voter, make a declaration of secrecy before the presiding officer in Form 32 set out in the Schedule;
- (b) a person who breaches his or her declaration commits an offence under the Act;

(c) the person shall assist or support only one voter at that election and have a mark as proof of assisting or supporting a voter.

(6) Where a presiding officer grants the request of a voter under this regulation, the presiding officer shall record in the polling station register against the name of the voter the fact that the voter was assisted and the reason for the assistance.

(7) No person other than a person acting under this regulation shall be present in a compartment of a polling station while a voter is in the compartment for the purpose of marking his or her ballot paper and any person who contravenes this subregulation commits an offence.

PART XIII—COUNTING OF VOTES AND DECLARATION OF RESULTS

73. (1) At the end of voting, the presiding officer shall declare the polling station closed and shall proceed to seal the ballot boxes in the presence of the pollin candidates or agents and observers at his or her polling station.

Procedure on close of polling.

(2) Immediately after the close of the polling at his or her polling station, the presiding officer shall make in the polling station diary a written statement of -

- (a) the number of ballot papers issued to him or her under regulation 61;
- (b) the number of ballot papers, other than spoilt ballot papers, issued to voters;
- (c) the number of spoilt ballot papers; and
- (d) the number of ballot papers remaining unused.

(3) Immediately after the completion of the statement under subregulation (2), the presiding officer, in the presence of the candidates or agents shall seal in separate tamper proof envelopes—

- (a) the spoilt ballot papers, if any;
- (b) the marked copy register, where necessary;
- (c) the counterfoils of the used ballot papers; and
- (*d*) the statement specified in subregulations, and shall seal each of the envelopes with his or her own seal and the seal of the Commission

| 144 | No. 24 | Elections | [2012 | |
|---|--|--|--|--|
| [Subsidiary] | ry] and shall allow any candidate or agent who may wish to do so affix his seal to the envelope and any statement recorded un these regulations. | | | |
| | officer shall, as so | mplying with the provisions of this reg on as practicable, deliver the ballot be opes to the returning officer who shall | oxes, and the tamper | |
| Attendance at counting of votes. | 74. (1) No agent shall be deemed to be an agent for the purposes of counting unless, at least forty eight hours before the close of the poll in that election, the candidate or political party, as the case may be, has submitted to the presiding officer- | | | |
| | (a) the name and | d address of the agent; and | | |
| | (b) a letter of th | e appointment of the agent. | | |
| | (2) A presiding officer shall not allow a person whose name, address and authorization has not been so submitted to attend at a counting of vote notwithstanding that the appointment of that person is otherwise in order. | | | |
| | (3) A presiding officer shall not be obliged to admit more than one agent of any one political party, candidate or referendum committee, as the case may be, to the counting venue. | | | |
| | (4) The pres | siding officer shall permit into the cour | nting venue— | |
| | (<i>a</i>) a candidate; | | | |
| | (b) a person non | ninated as a deputy to the candidate, wh | ere applicable; | |
| | (c) members of | the Commission and election officers | on duty; | |
| | (d) agents appoi | inted under subregulation (1); | | |
| | (<i>e</i>) police office | rs on duty; | | |
| | | nd representatives of the media duly the Commission. | y approved or | |
| | conditions exist, i provisions of regu the returning offic | icle or vessel is designated as a polling mmediately after the presiding office lation 74, which may interfere with the er may allow the vehicle or vessel to for the counting of the votes. | er complies with the ne counting of votes, | |
| Commencement and sequence of the count. | agents, proceed to | presiding officer shall, in the presence arrange the counting venue, assign du votes for that polling station. | | |
| | | | | |

(2) The presiding officer shall carry out the counting of votes for the

145

[Subsidiary]

respective elective posts in the following order-

(a) president;

(b) member of the National Assembly;

(c) member of the County Assembly;

(d) senator;

(e) county woman representative in the National Assembly; and

(f) county governor.

(3) A presiding officer shall, so far as practicable, proceed continuously with the counting of votes.

(4) A presiding officer shall not commence the counting or recount of votes unless the presiding officer is of the opinion that the count or recount, as the case may be, can conveniently be completed without a break.

(5) Subject to subregulation (2), the counting of votes cast by Kenyan citizens residing outside Kenya shall be carried out after the close of polling time in Kenya and in accordance with the time of counting in Kenya.

76. (1) The presiding officer shall, in the presence of the candidates or $\$ Counting of votes. agents –

- (*a*) open each ballot box and empty its contents onto the counting table or any other facility provided for the purpose and, shall cause to be counted the votes received by each candidate; and
- (b) record the total number of votes cast in favour of each candidate.

(2) Each ballot paper shall be counted as follows-

- (a) the presiding officer shall in respect of every ballot paper, announce the candidate in whose favor the vote was cast;
- (b) display to the candidates or agents the ballot paper sufficiently for them to ascertain the vote; and
- (c) put the ballot paper at the place on the counting table, or other facility provided for this purpose, set for the candidate in whose favor it was cast.

(3) The presiding officer shall record the count of the vote in a tallying sheet in Form 33 set out in the Schedule.

(4) A candidate or an agent shall have a right to-

| 146 | No. 24 | Elections | [2012 |
|----------------------------------|--|--|--|
| [Subsidiary] | | | |
| | (<i>a</i>) dispute the ind | elusion in the count, of a ballot paper | ; or |
| | officer may de | ejection of a ballot paper, where upon icide to uphold or reject the compla r regulation 80. | · • |
| Rejection of ballot papers, etc. | 77. (1) At the | counting of votes at an election, any | ballot paper— |
| , | (<i>a</i>) which does a Commission; | not bear the security features deter | mined by the |
| | | es are marked, or appears to be mark e than one candidate; | ed against the |
| | (c) on which anyt whom the vote | hing is written or so marked as to be has been cast; | e uncertain for |
| | the respective p | serial number different from the ser polling station and which cannot be ve pallot papers used at that polling stati | rified from the |
| | (e) is unmarked, s not be counted | hall, subject to subregulation (2), be | void and shall |
| | (2) A ballot p | aper on which a vote is marked— | |
| | (<i>a</i>) elsewhere that | n in the proper place; | |
| | (b) by more than | one mark; or | |
| | not by that rea be for one or o appears, and the | aarks or writing which may identify the son only be void if an intention that other of the candidates, as the case mane manner in which the paper is ma the voter and it is not shown that the oby. | the vote shall hay be, clearly rked does not |
| Rejected ballot papers. | "rejected" by the pre- | v rejected ballot paper shall be man esiding officer, and, if an objection is a ection, the presiding officer shall add | made by a candidate |
| | validity has been di word "disputed" but | ing officer shall mark every ballot pape sputed or questioned by a candidate such ballot paper shall be treated as v election results at the polling station | or an agent with the valid for the purpose |
| | draw up a statement | counting of votes is concluded, the pr showing the number of rejected balle ds of rejection as may be applicable- | ot papers under such |

147

[Subsidiary]

- (a) want of security feature;
- (b) voting for more than one candidate;
- (c) writing or mark by which the voter might be identified; or
- (d) unmarked or void for uncertainty, and any candidate, counting agent or observer shall, if he or she so desires, be allowed to copy that statement.

79. (1) The presiding officer, the candidates or agents shall sign the Candidates, etc to declaration in respect of the elections.

- (2) For purposes of subregulation (1), the declaration for-
- (*a*) presidential election results shall be in Form 34 set out in the Schedule;
- (*b*) National Assembly, county women representatives, Senator, county governor and county assembly elections shall be in Form 35 set out in the Schedule.

(2) The presiding officer shall-

- (*a*) immediately announce the results of the voting at that polling station before communicating the results to the returning officer;
- (*b*) request each of the candidates or agent then present to append his or her signature;
- (c) provide each political party, candidate, or their agent with a copy of the declaration of the results; and
- (*d*) affix a copy of the declaration of the results at the public entrance to the polling station or at any other place convenient and accessible to the public at the polling station.

(3) Where any candidate or agent refuses or otherwise fails to sign the declaration form, the candidate or agents shall be required to record the reasons for the refusal or failure to sign.

(4) Where a candidate or an agent refuses or fails to record the reasons for refusal or failure to sign the declaration form, the presiding officer shall record the fact of their refusal or failure to sign the declaration form.

(5) Where any candidate or agent of a candidate is absent, the presiding officer shall record the fact of their absence.

(6) The refusal or failure of a candidate or an agent to sign a declaration form under subregulation (4) or to record the reasons for their refusal to sign as

| 148 | No. 24 | Elections | [2012 | |
|--------------------------------|---|---|------------------------|--|
| [Subsidiary] | required under this r under subregulation | egulation shall not by itself invalidate t $(2)(a)$. | the results announced | |
| | | nce of a candidate or an agent at the sig cement of results under subregulation | | |
| | (2) shall not | by itself invalidate the results announ | nced. | |
| | officer shall, as soc | pplying with the provisions of this reg n as practicable, deliver the ballot be the returning officer who shall take cl | oxes, and the tamper | |
| Recount. | 80. (1) A candidate or agent, if present when the counting is completed, may require the presiding officer to have the votes rechecked and recounted or the presiding officer may on his or her own initiative, have the votes recounted: | | | |
| | Provided that | t the recount of votes shall not take pl | ace more than twice. | |
| | votes until the cand | shall be taken on the completion of a idates and agents present at the compl reasonable opportunity to exercise th | etion of the counting | |
| Sealing of ballot papers by | | completion of a count (including a re separate tamper proof envelopes— | ecount), the presiding | |
| presidingofficer. | (<i>a</i>) the counted b | allot papers which are not disputed; | | |
| | (b) the rejected thereto; | ballot papers together with the state | ement relating | |
| | (c) the disputed b | pallot papers; and | | |
| | (d) the "rejected | objected to" ballot papers; | | |
| | | ding officer shall, after demonstrating nay be, that the ballot box to be used t into that box — | | |
| | (a) the packets sp | pecified in subregulation (1);and | | |
| | (b) the statement | s made under regulations 78 and 79. | | |
| | seal the ballot box | procedure in sub regulation (2), the p with the seal of the Commission and eir own seals on the ballot box, if the | allow the candidates | |

(4) The presiding officer shall, as soon as is practicable deliver to the returning officer for the electoral area the ballot box containing the items listed under subregulation (2).

[Subsidiary] of Provisional results ng to be transmitted ay electronically.

82. (1) The presiding officer shall, before ferrying the actual results of 1 the election to the returning officer at the tallying venue, submit to the returning to officer the results in electronic form, in such manner as the Commission may direct.

(2) The results submitted under subregulation (1) shall be provisional and subject to confirmation after the procedure described in regulation 73.

83. (1) Immediately after the results of the poll from all polling stations Tallying and announcement of officer shall, in the presence of candidates or agents and observers, if present— election results.

- (a) tally the results from the polling stations in respect of each candidate, without recounting the ballots that were not in dispute and where the returning officer finds the total valid votes in a polling station exceeds the number of registered voters in that polling station, the returning officer shall disregard the results of the count of that polling station in the announcement of the election results and make a statement to that effect;
- (b) in the case of an election, publicly announce to persons present the total number of valid votes cast for each candidate in respect of each election in the order provided in regulation 75(2);
- (c) complete Form 34 and 35 set out in the Schedule in which the returning officer shall declare, as the case may be, the
 - (i) name of the respective electoral area;
 - (ii) total number of registered voters;
 - (iii) votes cast for each candidate or referendum side in each polling station;
 - (iv) number of rejected votes for each candidate in each polling station;
 - (v) aggregate number of votes cast in the respective electoral area; and
 - (vi) aggregate number of rejected votes; and
- (d) sign and date the form and
 - (i) give to any candidate, or agent present a copy of the form; and
 - (ii) deliver to the Commission the original of Form 34 and 35 together with Form 36 and Form 37 as the case may be.

(2) The results of the presidential election in a constituency shown in Form 34 shall be subject to confirmation by the Commission after a tally of

| 150 | No. 24 | Elections | [2012 | | |
|--|--|--|-----------------|--|--|
| [Subsidiary] | | | | | |
| | all the votes cast in the | ne election. | | | |
| | | ons of the returning officer on the v a vote under this regulation shall b | | | |
| Venue of final tallying. | 84. (1) A final tallying of results for the respective elective posts shall be at a venue gazetted by the Commission for that purpose. | | | | |
| | (2) A tallying centre shall be selected subject to the following requirements- | | | | |
| | (a) the presidential elections tallying centre shall be located in Nairobi; | | | | |
| | (b) the county tallying centre shall be located at the county headquarters; | | | | |
| | (c) the constituency tallying centre shall be located at the constituenc or district headquarters; | | | | |
| | (d) all tallying cen | tres shall be located at public buildi | ngs. | | |
| Persons allowed into tallying centres. | 85. (1)The returning officer shall allow the following persons to be present at the tallying centre— | | | | |
| | (<i>a</i>) the presiding officers and other election officials on duty; | | | | |
| | (b) a candidate; | | | | |
| | (c) a person nomin | ated as a deputy to the candidate, wh | ere applicable; | | |
| | (<i>d</i>) a member of th | e Commission; | | | |
| | (e) authorized agen | nts; | | | |
| | (f) a police officer | on duty; | | | |
| | (g) duly accredited | election observers; and | | | |
| | (h) duly accredited | media persons. | | | |
| | | anding the provisions of this regul obliged to admit more than one age tallying venue. | - | | |
| Sealing of ballot papers by returning | | e final tallying and announcement of n separate tamper proof envelopes – | | | |
| officer. | (a) the counted bal | lot papers which are not disputed; | | | |
| | (b) the validated disputed ballot papers; and | | | | |
| | | | | | |

Returns of persons

elected.

(c) the rejected disputed ballot papers,

together with the statements related thereto and shall put the sealed packets in the used ballot box in the presence of candidates or agents as are present and seal the ballot box with a seal of the Commission.

(2) The returning officer shall allow the candidates or agents of the candidates present to affix seals on the ballot box, if they so wish.

87. (1) The returning officer shall, as soon as practicable, forward to the county returning officer, in the case of-

- (*a*) a presidential election, a certificate in Form 37 showing the total number of votes cast for each candidate;
- (*b*) a member of National Assembly, county woman representative, Senate, county assembly, county governor or county assembly election, a certificate in Form 38 set out in the Schedule showing the total number of votes cast for each candidate.

(2) The returning officer shall after tallying of votes at the constituency level— $\!\!\!$

- (a) announce the results cast for all candidates;
- (b) issue certificates to persons elected in the National Assembly and county assembly elections in Form 38 set out in the Schedule; and
- (c) electronically transmit the provisional results to the Commission.

(3) The county returning officer shall upon receipt of the results from the returning officers as contemplated under regulation (1)—

- (*a*) tally and announce the results for the presidential elections, elections for the county governor, senator and county woman representative to the National assembly; and
- (b) submit all the results received from the returning officers, together with the results tallied under this regulation to the Commission; and
- (c) issue the persons elected pursuant to the results announced under paragraph (a) with certificates indicating their election in Form 38 set out in the Schedule.

(4) Upon receipt of a certificate under subregulation (1), the Chairperson of the Commission shall—

(a) in the case of a presidential election, hold the certificate until the results of that election in every county have been received and thereafter publish a notice in the *Gazette* within seven days declaring

the person who has received the greatest number of votes in the election, and has complied with the provisions of Article 138(4)(a) and (b) of the Constitution, to have been elected President:

Provided that the Chairperson of the Commission may declare a candidate elected as the President before all the counties have delivered their results if in the opinion of the commission the results that have not been received will not make a difference as to the winner on the basis of Article 138(4)(a) and (b) of the Constitution; and

(*b*) in the case of the other elections, whether or not forming part of a multiple election, publish a notice in the Gazette, which may form part of a composite notice, showing thename or names of the person or persons elected.

(5) Where no candidate is elected in a presidential election a fresh election shall be held within thirty days after the previous election in accordance with Article 138 of the Constitution, and the Commission shall for that purpose, issue a notice in the Gazette to that effect.

(6) Where a governor, parliamentary or county assembly election results in a tie, the Commission shall proceed to conduct fresh elections without notifying the speaker within thirty days, in accordance with the Act and these Regulations.

(7) The Commission shall certify to the clerk of each respective House of Parliament the candidates who have been elected in the parliamentary election.

(8) The Commission shall, after delivery of a written notification of the results of the presidential election to the Chief Justice and the incumbent President as required by Article 138(10)(b) of the Constitution, issue and deliver a certificate in Form 37 set out in the Schedule to the candidate who has been elected President.

(9) The returning officer shall on completion of the tallying submit provisional, results to the Commission.

(10) The county returning officer shall on completion of the tallying of the results at the county level, electronically submit the tallied provisional results to the Commission.

PART XIV-PRESIDENTIAL FRESH ELECTION

Notice of fresh election of president.

88. (1) Where pursuant to Article 138 (5) of the Constitution, no candidate is elected as president, the Commission shall at the time of publishing the results, publish a notice in the Gazette indicating that no candidate has been elected president.

(2) The Commission shall within two days of the notice under sub regulation (1), publish a notice for a fresh election for president in Form 39

| Rev. 2012] | Elections | No. 24 | 153 |
|---|--|--|---|
| | | | [Subsidiary] |
| set out in the Schedule. | | | |
| 89. These Regulatio adaptations, apply to a fresh | ns shall, with the necessary mathematical election under this Part. | odifications and | Procedure at a fresh election. |
| officials, observers, patients members of the defence and | ion may make provision for the va admitted in hospital, older memb d security forces on duty, prison ns who by reason of any specia ess a polling station. | ers of the society, ers and nomadic | Special voting. |
| | may, from time, to time publis e conduct of special voting and egulations. | | |
| PA | RT XV—Referendum | | |
| 91. (1) An application be made to the Commission | n for registration as a referendum and shall— | n committee shall | Application by referendum committees. |
| applicants generally re | formation and statements showi present those campaigning for or as the case may be; and | | |
| (<i>b</i>) be made within the pe | eriod specified by the Commissio | on. | |
| (2) An application fo referendum committee and s | r registration shall be signed by shall be in Form 40. | the leader of the | |
| (3) On receipt of an committee, the Commission | n application for registration o 1— | of a referendum | |
| referendum committee satis | ission is satisfied with the applica sfies such requirements as the C erendum committee and inform | Commission may | |

(b) if the Commission determines that the referendum committee should not be registered, inform the person who signed the application that the application has been declined and state the reasons thereof.

(4) A referendum committee shall not be registered if—

(a) the application does not comply with these Regulations;

(b) the name of the committee so resembles the name of a previously registered referendum committee that the referendum committee is likely to be confused with that previously registered referendum committee; or

(c) the Commission is not satisfied that the applicant adequately represents persons campaigning for a particular outcome.

(5) A referendum committee shall not be registered if the name or logo of the referendum committee is the name or logo of a political party or so resembles such a name or logo that the referendum committee is likely to be confused with the political party.

(6) For the purpose of sub regulation (5), the name of a political party means —

(a) the full name of the political party; or

(b) any name, or abbreviation of a name, used to identify the political party in election documents.

(7) Where a referendum committee is registered and any information given by the referendum committee pursuant to sub regulation (2) ceases to be applicable or accurate, the referendum committee shall forthwith send a report in writing, signed by the leader or chief agent of the referendum committee, to the Commission setting out the information necessary to bring the information up to date.

(8) The registration of a referendum committee for the purposes of a referendum is valid only for that referendum.

Referendum chief agents.

92. (1) A referendum committee that intends to apply for registration under regulation 91 shall, before applying, appoint a chief agent.

(2) The Commission shall maintain a register of the chief agents of registered referendum committees in which shall be recorded the name, address and telephone number of the chief agent of each such committee.

(3) The chief agent of a referendum committee appointed under sub regulation (1) shall be responsible for the affairs of the registered referendum committee in Form 41 set out in the Schedule and shall provide a sample signature to the Commission.

PART XVI-MISCCELLANEOUS PROVISIONS

93.(1) All documents relating to an election shall be retained in safe custody by the returning officer for a period of three years after the results of the elections have been declared and shall then, unless the Commission or the court otherwise directs, be disposed of in accordance with procedures prescribed by the Commission subject to the Public Archives and Documentation Service Act.

(2) Any person may apply to the High Court with notice to all candidates in the election concerned for authority to inspect documents retained under these Regulations, other than ballot papers and their counterfoils.

(3) For the purpose of an inspection under subregulation (2), the returning

Retention and inspection of documents. Cap. 19.

| - | |
|--|--------------------------------------|
| officer shall unseal the documents concerned in the presence of candidates or agents and the returning officer and candidates or their agents shall keep the documents under their scrutiny until they are resealed by the returning officer after the inspection is completed. | [Subsidiary] |
| (4) The provisions of this regulation shall not apply to documents that concern a pending election petition unless there is a court order granting such authority. | |
| 94. (1) Pursuant to section 42 of the Act, the Commission may, at any election, accredit any person or organisation to observe the elections. | Accreditation of observers. |
| (2) The Commission shall issue guidelines for election observers, consistent with internationally accepted standards for fair elections, and which shall be binding on election observers upon accreditation by the Commission. | |
| (3) Without prejudice to the generality of sub-regulation (2), the guidelines issued there under may specify the procedures for the accreditation of election observers. | |
| (4) The Commission may revoke the accreditation it has granted to any election observer where it is satisfied that an election observer is partian or has violated any requirement of the guidelines referred to in sub regulation (2). | |
| (5) No person or organisation may observe any election unless the person or organisation has been accredited by the Commission. | |
| (6) All the accredited election observers shall submit to the commission a written report in accordance with the guidelines issued by the commission in subregulation (2). | |
| 95. (1) Pursuant to section 41 of the Act, the Commission may at any election, accredit the media to access and cover the electoral | Accreditation of the media. process. |
| (2) The Commission may issue guidelines consistent with internationally accepted standards for fair elections which shall be binding on all media representatives upon accreditation by the Commission. | |
| 96. (1) The Commission may collaborate with such public and private entities as may be suitable for purposes of ensuring effective conduct of elections and referendum. | Collaborations. |
| (2) The collaboration arrangements in subregulation (1) shall be governed by the terms of a partnership agreement between the Commission and the respective entity. | |
| (3) The agreement shall stipulate the terms and conditions on | |

(3) The agreement shall stipulate the terms and conditions on the engagement and shall conform to, and respect, the provisions of the Constitution, the Act and these Regulations Collaborations. 156

| [Subsidiary] Non-attendance by candidates, etc not to invalidate proceedings. | 97. (1) Where in these Regulations expression is used requiring, authorizing, or implying that, any act is to be done in the presence of the candidates or agents, that expression shall be regarded as reference to the presence of such candidates or agents as may be required or authorized to attend. |
|---|--|
| | (2) The mere non-attendance of any candidate or agents at the time and place as contemplated under sub-regulation (1) shall not, if any act is otherwise lawfully done, invalidate that act. |
| Power of Commission to issue directives. | 98. Subject to the Act and these Regulations, the Commission shall have power to, by notice in the Gazette, provide for measures the to ensure efficient and fair elections and referendum and may issue directives from time to time in that regard. |
| | (2) Where the Commission issues directives under subregulation (1), the Commission shall ensure that such directives are published in such manner as to reach the persons who may be affected or whose compliance or action may be required. |
| Dispute resolution. | 99. (1) For the purposes of Article 88(4) of the Constitution, the Commission shall develop, and publish in the Gazette, rules of procedure, including timelines applicable, for the settlement of electoral disputes under the Constitution, the Act or these Regulations. |
| | (2) All disputes emanating from political party nominations shall be resolved by the Commission at least seven days to the day designated for submission to the Commission by political parties of the names of their respective candidates. |
| | (3) Any rule made pursuant to this Regulation shall be published in the Gazette and in at least one newspaper of national circulation at least three months before the election to which the rules are intended to apply. |
| Procedure at a referendum. | 100. These Regulations shall, with the necessary modification and adaptations, apply to a referendum held under the Act. |
| Revocation of L.N. 227/1992. | 101. The Presidential and Parliamentary Election Regulations, 1992, are revoked. |

SCHEDULE

FORM 1

(r. 5(6))

DECLARATION BY ELECTION OFFICIAL

| Ibeing a presiding Officer/deputy presiding officer/clerk/agent/interpreter ofpolling station inconstituency/ county during the general elections/by elections to be held onday of day of hereby declare as follows: |
|---|
| (a) that I shall not prompt any voter whom I am empowered by the Elections Regulations to assist; |
| (b) that I shall strictly follow the provisions of the election regulations . |
| (c) that I shall strictly follow any instructions that may lawfully be given to me relating to these elections. |
| Signature Date |
| |
| |

FORM 2

(r. 11(1))

NOTICE OF PRESIDENTIAL ELECTION

An election of a President of the Republic of Kenya is to be held at the forthcoming general election/other than at a general election or a fresh election.

Dated the, 20

If the presidential elections is contested, the poll will take place on the.....day(s) of, 20

> Chairperson, Independent Electoral and Boundaries Commission

| [2012 | Elections | No. 24 | 158 |
|--|--|---|--------------|
| | | | [Subsidiary] |
| (r. 11(2)) | | FORM 3 | |
| СҮ | NOTICE OF VACANCY | | |
| AND BOUNDARIES | PENDENT ELECTORAL A | To: THE INDE COMMISSION | |
| CONSTITUENCY | | FOR THE COUNTY* | |
| | cy has arisen in the office of a memb County in respect of the above-m | | |
| e being first given, you do per to serve in the Nationa | E, in pursuance of the provisions I command you that, due notice b held according to law of a member for the said constituency/county* | Elections Act 2011, cause election to be | |
| | | Dated the | |
| | | | |
| (r. 11(2)) | | *delete as appropria | |
| (r. 11(3)) | | *delete as appropria FORM 4 | |
| СҮ | NOTICE OF VACANCY | FORM 4 | |
| CY NDARIES COMMISSION | NOTICE OF VACANCY DENTELECTORALAND BOUNE | FORM 4 To: THE INDEPEND | |
| CY NDARIES COMMISSION WARD | NOTICE OF VACANCY | FORM 4 To: THE INDEPENE FOR THE | |
| CY NDARIES COMMISSION WARD member of the | NOTICE OF VACANCY DENTELECTORALAND BOUNE | FORM 4 To: THE INDEPENE FOR THE WHEREAS a vacar | |
| CY NDARIES COMMISSION WARD member of the l: ns of section 19(3) of the e being first given, you do | NOTICE OF VACANCY DENTELECTORALAND BOUNE acy has arisen in the office of a m ct of the above-mentioned ward: E, in pursuance of the provisions I command you that, due notice b held according to law of a membe | FORM 4 To: THE INDEPENE FOR THE WHEREAS a vacar of the ward in respen NOW, THEREFOR Elections Act 2011, | |
| CY NDARIES COMMISSION WARD member of the l: ns of section 19(3) of the e being first given, you do | NOTICE OF VACANCY DENTELECTORALAND BOUNE acy has arisen in the office of a m ct of the above-mentioned ward: E, in pursuance of the provisions I command you that, due notice b held according to law of a membe | FORM 4 To: THE INDEPEND FOR THE WHEREAS a vacar of the ward in respension NOW, THEREFOR Elections Act 2011, cause election to be assembly for the sai | |

[Subsidiary] (r. 11(4))

NOTICE OF PARLIAMENTARY ELECTION

An election is to be held of a member to serve in the National Assembly/Senate for the...... Constituency/County.

If the parliamentary election is contested the poll will take place on the,20......

Chairperson, Independent Electoral and Boundaries Commission

FORM 6

(r. 11(5))

NOTICE OF COUNTY GOVERNOR ELECTION

An election is to be held of a County Governor to serve in County Assembly for theCounty.

.....

Chairperson, Independent Electoral and Boundaries Commission

FORM 7

(r. 11(6))

NOTICE OF COUNTY ASSEMBLY ELECTION

If the County Assembly Ward Election is contested the poll will take place on the, 20

Dated.....

Chairperson, Independent Electoral and Boundaries Commission

FORM 8

(r. 12(2))

ELECTION OF PRESIDENT

Returning Officer

..... Constituency

[Subsidiary] (r. 12(4)(a))

ELECTION OF MEMBER OF PARLIAMENT

| There is to be an election of a member to serve in the National Assembly / |
|---|
| Senate* for the |
| County/Constituency*. |
| A parliamentary election will be held on the, 20 |
| Each political party wishing to participate in the election must finalize their |
| nomination of candidates before the, 20 |
| Nomination papers for the election may be delivered to the returning officer |
| at between the hours of eight o'clock in the morning |
| and one o'clock on the 20 and forms of |
| nomination papers therefore may be obtained at between the |
| hours of nine o'clock in the morning and one o'clock on any week day. The |
| returning officer will prepare a nomination paper for signature at the request |
| of any person who is a registered voter in his constituency. |

Dated the, 20

Returning Officer

FORM 10

(r. 12(4)(b))

ELECTION OF COUNTY GOVERNOR

There is to be an election of a County Governor for the County.

Dated the, 20

Returning Officer

FORM 11

(r. 12(4)(c))

ELECTION OF COUNTY ASSEMBLY

Dated the, 20

Returning Officer

(r. 16 (1), 17 (1), 18 (2) (b))

[Subsidiary]

Passport size photo

NOMINATION PAPER FOR PRESIDENTIAL ELECTION

| Name in Full | |
|--|----------|
| Occupation | |
| National Identity card or Passport No. | |
| Sex | |
| Date of Birth | |
| Voters card number | |
| Passport size photo | |
| Physical address | |
| Postal address | |
| Political Party | |
| Party register No./ Clearance certificate No. of independent candidate | |
| Telephone contacts | 1. 2. |

Particulars of the Candidate

And I, the aforesaid do hereby consent to my nomination as a candidate for election as President of the Republic of Kenya and hereby certify that I am in all respects qualified for nomination as such candidate.

Signature of Candidate

Dated.....

SUPPORTERS OF PRESIDENTIAL ELECTION CANDIDATE

We, the undersigned, being registered voters with the voters numbers indicated againstour respective names, do hereby support the nomination ofas a candidate for election as President of the

Republic of Kenya.

| No. | Name | County | Voters Number | Signature/Thumb Print | I.D Card No./ Passport No. |
|-----|------|--------|------------------|--------------------------|-------------------------------|
| | | | | | |
| | | | | | |
| | | | | | |

Supporter1:

| Full Names |
|--|
| Constituency |
| Voters Number |
| Party Office Held |
| Signature of |
| Supporter 2: |
| Full Names |
| Constituency |
| Voters Number |
| Party Office Held |
| Signature of the proposer |
| Dated |
| N/D = 4-4-1 = 6 = 4 1 = = 4 2000 ==== = 4 === 6 === = 4 1 = = 4 24 ===== 4 |

N/B a total of at least 2000 supporters from at least 24 counties must be submitted to the Returning officer.

165

FORM 13

(r. 18(3))

STATUTORY DECLARATION FOR PURPOSES OF NOMINATION FOR ELECTION

- 1. I do hereby consent to my nomination as a candidate at the election to be held in the Republic of Kenya.
- 2. I am duly qualified and am not disqualified by law for election as a President.

And I make this declaration conscientiously believing the same to be true and according to the Oaths and Statutory Declarations Act.

Signature of Declarant.....

Before me

Magistrate/Commissioner for Oaths

*The declarant names must be written in the order in which he or she wishes them to appear on the nomination statement and the surname must be underlined.

FORM 14

(r. 21)

CERTIFICATE THAT ONLY ONE PERSON NOMINATED FOR ELECTION AS PRESIDENT

I, the chairperson of the Independent Electoral and Boundaries Commission do hereby certify that the only person who stands validly nominated for the presidential election is -

| 166 | No. 24 | Elections | [2012 |
|--------------|--------|-----------|-------|
| [Subsidiary] | | | |

| Name | Place of Residence | ID/Passport number | Occupation/ Description |
|------|--------------------|-----------------------|----------------------------|
| | | | |

and that he or she has therefore been declared elected as President.

Chairperson Independent Electoral and Boundaries Commission

FORM 15

(r. 22, 23, 24 (2) (b)

Passport size photo

NOMINATION PAPER FOR NATIONAL ASSEMBLY/COUNTY WOMAN REPRESENTATIVE PARTY/INDEPENDENT ELECTION

We, the undersigned, being registered voters in the constituency/county* and nominate the under-mentioned person as a candidate at the National Assembly/ County woman representative election*.

Sex

[Subsidiary]

Particulars of the candidate:

Name in Full Occupation National Identity card or Passport No. Date of Birth Voters card number Physical address Postal address Political party* Party register No./ Clearance certificate No. of independent candidate Telephone contacts

1. 2.

And I, the aforesaid do hereby consent to my nomination as a candidate for election as Member of National Assembly/Woman representative* of the constituency/county and hereby certify that I am in all respects qualified for nomination as such candidate.

> Signature of Candidate

Dated.....

SUPPORTERS OF INDEPENDENT CANDIDATE FOR NATIONAL ASSEMBLY/COUNTY WOMAN REPRESENTATIVE

We, the undersigned, being registered voters with the voters numbers indicated against our respective names, do hereby support the nomination of candidate for election as member of National Assembly/County woman representative* of the constituency.

| No. 24 | Elections | [2012 |
|--------|-----------|-------|
| | | |

| No. | Name | County Assembly Ward | Voters Number | Signature/Thumb Print | I.D Card No./ Passport No |
|-----|------|-------------------------|------------------|--------------------------|---------------------------------|
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |

Supporter1:

| Full Names |
|-----------------------|
| Constituency |
| Voters Number |
| *Party Office Held |
| Signature of Proposer |
| Supporter 2: |
| Full Names |
| Constituency |
| Voters Number |
| Party Office Held* |
| Signature |
| Dated |

N/B a total of at least 1000 supporters from the constituency/county must be submitted to the Returning officers for every independent candidate.

*delete as appropriate

(r. 26, 27, 28 (2) (b))

[Subsidiary]

Passport size photo

NOMINATION PAPER FOR SENATE ELECTION

| Election of a Senator for the | | County to be held |
|-------------------------------|--------|-------------------|
| on the | day of | , 20 |

We, the undersigned supporters, being registered as voters, in the county holding the election do hereby nominate the under mentioned person as a candidate at the said election.

Particular of candidate:

| Name in Full | |
|---|----------|
| Occupation | |
| National Identity card or Passport No. | |
| Sex | |
| Date of Birth | |
| Voters card number | |
| Physical address | |
| Postal address | |
| Political party | |
| Party register No./ Clearance certificate No. of independent candidate | |
| Telephone contacts | 1. 2. |

And I, the aforesaid do hereby consent to my nomination as a candidate for election as Senator of the County and hereby certify that I am in all respects qualified for nomination [Subsidiary] as such candidate

Signature of Candidate

Dated.....

SUPPORTERS OF SENATOR

| No. | Name | Constituency | Voters Number | Signature/Thumb Print | I.D Card No./ Passport No |
|-----|------|--------------|---------------|--------------------------|------------------------------|
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |

Supporter1:

| Full Names |
|----------------------------|
| Constituency |
| Voters Number |
| Party Office Held |
| Signature of Proposer |
| Supporter 2: Full Names |
| Constituency |
| Voters Number |
| Party Office Held |
| Signature |
| Dated |

N/B: a total of at least 2,000 supporters from the county for the Senate must be submitted to the Returning officers for every independent candidate.

170

(r. 30, 31, 32 (2) (b))

[Subsidiary]

Passport size photo

NOMINATION PAPER FOR COUNTY GOVERNOR

| Election of a County Governor | of the | County to be |
|-------------------------------|----------|--------------|
| held on the | . day of | ,20 |

We, the undersigned supporters, being registered as voters, in the county Assembly wards of county holding the election do hereby nominate the under mentioned person as a candidate at the said election.

| Name in Full | |
|---|----------|
| Occupation | |
| National Identity card or Passport No. | |
| Sex | |
| Date of Birth | |
| Voters card number | |
| Physical address | |
| Postal address | |
| Political party | |
| Party register No./ Clearance certificate No. of independent candidate | |
| Telephone contacts | 1. 2. |

Particulars of the Candidate

And I, the aforesaid do hereby consent to my nomination as a candidate for election as County Governor of the County and hereby certify that I am in all respects qualified for nomination as such candidate.

172

Signature of Candidate

Dated

SUPPORTERS OF COUNTY GOVERNOR CANDIDATE

| No. | Name | County Assembly Ward | Voters Number | Signature/Thumb Print | I.D Card No./ Passport No |
|-----|------|-------------------------|------------------|--------------------------|---------------------------------|
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |

Supporter1:

| Full Names |
|-----------------------|
| Constituency |
| Voters Number |
| Party Office Held |
| Signature of Proposer |
| Supporter 2: |
| Full Names |
| Constituency |
| Voters Number |
| Party Office Held |

173

Signature.....

Dated.....

N/B: a total of at least 500 supporters from wards concerned must be submitted to the Returning officers for every independent candidate.

FORM 18

(r. 34, 35, 36 (2) (b))

NOMINATION PAPER FOR COUNTY ASSEMBLY ELECTION

Passport size photo

We, the undersigned supporters, being registered as voters, in the county Assembly ward ofcounty holding the election do hereby nominate the under mentioned person as a candidate at the said election.

Particulars of candidate:

| Name in Full | |
|--|--|
| Occupation | |
| National Identity card or Passport No. | |
| Sex | |
| Date of Birth | |
| Voters card number | |
| Physical address | |
| Postal address | |

| Political party | |
|---|----------|
| Party register No./ Clearance certificate No. of independent candidate | |
| Telephone contacts | 1. 2. |

Signature of Candidate

Dated.....

SUPPORTERS OF COUNTY ASSEMBLY CANDIDATE

We, the undersigned, being registered voters with the voters numbers indicated against our respective names, do hereby support the nomination of as a candidate for election as County Assembly Ward Member of the County Assembly ward.

| No. | Name | County Assembly Ward | Voters Number | Signature/Thumb Print | I.D Card No./ Passport No |
|-----|------|-------------------------|------------------|--------------------------|---------------------------------|
| | | | | | |
| | | | | | |
| | | | | | |

Supporter 1:

| Full Names |
|-------------------|
| Constituency |
| Voters Number |
| Party Office Held |

| Rev. 2012] | Elections | No. 24 | |
|-----------------------|-----------|--------|--------------|
| | | | [Subsidiary] |
| Signature of Proposer | | | |
| Date | | | |
| Supporter 2: | | | |
| Full Names | | | |
| Constituency | | | |
| Voters Number | | | |
| Party Office Held | | | |
| Signature | | | |
| Dated | | | |

N/B: a total of at least 500 supporters from the County Assembly ward must be submitted to the Returning officer for every independent candidate.

FORM 19

(r. 41)

175

STATUTORY DECLARATION FOR PURPOSES OF NOMINATION FOR PARLIAMENTARY AND COUNTY ELECTIONS

I,.....do solemnly and sincerely declare as follows—

- 1. I do hereby consent to my nomination as a candidate at the election to be held in the...... County/ Constituency/County assembly Ward.
- 2. I am duly qualified and am not disqualified by law for election.
- 3. I am qualified under, and have complied with, the Constitution and rules relating to persons wishing to contest as a candidate forelections.

And I make this declaration conscientiously believing the same to be true and according to the Oaths and Statutory Declarations Act.

| Declared at | this |
|-----------------------------|------|
| day | |
| | |
| Signature of Declarant | |
| Signatare of Deerarantentin | |

| 176 | No. 24 | Elections | [2012 |
|------------|-------------------------------------|----------------------------|-----------|
| ubsidiary] | Before me | | |
| | Magistrate/Commiss | ioner for Oaths | |
| | | | |
| | Text Box: | | |
| | Signature of Declarant Before me | | |
| | ^{1*} delete inapplicable | | |
| | _ | | |
| F | ORM 20 | (1 | r. 51(1)) |
| | CERTIFICATE C | OF NOMINATION FOR PRESIDEN | Г |
| ce | ertify that | | No |
| | epublic of Kenyaday | of20 | |
| | | | |
| | Chairperson | d Boundaries Commission | |

(r. 51(2))

CERTIFICATE OF NOMINATION OF CANDIDATE FOR NATIONAL ASSEMBLY/COUNTY GOVERNOR/COUNTY ASSEMBLY

*The declarant names must be written in the order in which he or she wishes them to appear on the nomination statement and the surname must be underlined.

177

[Subsidiary]

ELECTIONS

| I the returning officer for do | hereby |
|--|--------|
| certify that ID/ Passport No | |
| .is validly nominated for the National Assembly/County Governor/ | County |
| Assembly election in county. | - |
| | |

Dated this......day of20....

RETURNING OFFICER

FORM 22

(r. 51(3)(a))

CERTIFICATE THAT NO PERSON NOMINATED

| I the returning officer of | constituency/ |
|--|-------------------|
| county do hereby certify that no person is validly | nominated for the |
| election in | constituency/ |
| county | |
| Dated theday of20 | |

RETURNING OFFICER

FORM 23

(r. 51(4)(b))

CERTIFICATE THAT ONLY ONE PERSON NOMINATED FOR ELECTION

I, the returning officer of constituency/ county do hereby certify that the only one person who is validly nominated for the election, inconstituency/county*.

| Name | Place of Residence | ID/Passport number | Occupation/ Description |
|------|--------------------|--------------------|----------------------------|
| | | | |

(r. 51(6))

STATEMENT OF PERSONS NOMINATED

The following persons have been and now stand nominated for the..... election for the Republic of Kenya /County /Constituency/County Assembly Ward *.

| Type of candidature (party / independent candidate) | Candidate symbol | Full names of candidate | Occupation or description | Names of subscribers to nomination paper | National identification /Passport number | Physical address | Postal Address |
|--|---------------------|----------------------------------|---------------------------------|--|---|---------------------|-------------------|
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |

The voters belonging to the voters areas specified hereunder may vote only at the polling station specified and the days and hours for polling at those polling stations shall be as specified Herein:

| ev. 2012] | | | Election | ns | | No. 24 | | 179 |
|--------------|----------------|--------------|----------------|---------------|---------------------|---------------------|--------------------------------|-----|
| | | | | | | | [Subsidiary] | |
| County | County code | Constituency | Const. code | Ward code | Polling Stations | Polling stn.code | Day and Hours of Polling | |
| | | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| Dated this . | | | | . day of | |) | | |
| | | | | | | | | |
| | | | Re | turning Offic | er | | | |

(r. 68(1)(a))

BALLOT PAPER

Counterfoil

| 180 | No. 24 | Elections | [2012 |
|--------------|--|--|---|
| [Subsidiary] | | | |
| | INSTRUCTIONS TO VOT | ER: MAAGIZO K | WA MPIGA KURA: |
| | 1. Mark the paper by place a mark against the na of the candidate and symbol of the party y wish to elect. | me nafasi ili the jina la you au picha | ama kwenye otengwa kwa mgombeaji a ya chama a kuchagua. |
| | 2. Place a mark against of one candidate. | | lama kwa ji mmoja tu |
| | 3. Make no other ma whatsoever on the pap | - | alama yeyote 1e kwenye a kura |
| | 4. Fold the paper through centre, from left to rig so as to conceal your vo Then put the ballot in the ballot box. | ht, 4. Kunja ka ote. kutoka ku nto kulia ili | ratasi katikati shoto kwenda kuficha kura fu tumbukiza |

 $(\sqrt{)}$ cross Voter's Mark/Alama ya kura Tick (×) Thumb print ()

| Party /Candidates Symbol | Presidential Candidate Photo and Name | Deputy Presidential Name | Voter's Mark/ Alama ya kura |
|--------------------------------|---|-----------------------------|--------------------------------|
| | | | |

kwenye sanduku.

FORM 26

(r. 68(1)(b))

BALLOT PAPER

Counter foil

S/No.

NATIONAL ASSEMBLY ELECTION IN THE..... CONSTITUENCY, 20.....

S/No

.....ConstituencyPolling Station

181

[Subsidiary]

| INSTRUCTIONS TO VOTER: | MAAGIZO KWA MPIGA KURA: |
|--|---|
| 1. Mark the paper by placing a mark against the name of the candidate and the symbol of the party you wish to elect. | Weka alama kwenye nafasi iliotengwa kwa jina la mgombeaji au picha ya chama ungependa kuchagua. |
| 2. Place a mark against only one candidate. | 2.Weka alama kwa mgombeaji mmoja tu |
| 3. Make no other mark whatsoever on the paper. | Usiweke alama yeyote nyingine kwenye karatasi ya kura |
| 4. Fold the paper through the centre, from left to right, so as to conceal your vote. | 4. Kunja karatasi katikati kutoka kushoto kwenda kulia ili kuficha kura yako |

Voter's Mark/Alama ya kura Tick ($\sqrt{}$) cross (x) Thumb print ()

| Party /Candidates Symbol | Candidate Name | Voter's Mark/Alama ya kura |
|--------------------------|----------------|----------------------------|
| | | |

FORM 27

(r. 68(1)(c))

BALLOT PAPER

Counterfoil

S/No.

WOMAN COUNTY REPRESENTATIVE IN THE NATIONAL ASSEMBLY ELECTION IN THE.....CONSTITUENCY, 20....

.....Polling Station

S/No.....ConstituencyPolling Station

| 182 | No. 24 | Elections |
|--------------|---|-------------------|
| [Subsidiary] | | |
| | INSTRUCTIONS TO VOTER: | MAAGIZO KWA MI |
| | 1. Mark the paper by placing mark against the name of th | ne iliotengwa kwa |
| | candidate and the symbol of the party you wish to elect | e ş |

- 2. Place a mark against only one candidate.
- 3. Make no other mark whatsoever on the paper.
- 4. Fold the paper through the centre, from left to right, so as to conceal your vote.

FORM 28

- iye nafasi jina la u picha gependa kuchagua.
- 2.Weka alama kwa mgombeaji mmoja tu
- 3. Usiweke alama yeyote nyingine kwenye karatasi ya kura
- 4. Kunja karatasi katikati kutoka kushoto kwenda kulia ili kuficha kura yako

(r. 68(1)(d))

Voter's Mark/Alama ya kura Tick (
$$\sqrt{}$$
) cross (×) Thumb print ()

| Party /Candidates Symbol | Candidate Name | Voter's Mark/Alama ya kura |
|--------------------------|----------------|----------------------------|
| | | |

| BALLOT PAPER |
|--|
| Counterfoil |
| S/No |
| SENATE ELECTION IN THECONSTITUENCY, 20 |
| Polling Station |
| |
| S/NoConstituency |
| Polling Station |

[Subsidiary] INSTRUCTIONS TO VOTER: MAAGIZO KWA MPIGA KURA: 1. Mark the paper by placing 1. Weka alama kwenye nafasi a mark against the name iliotengwa kwa jina la of the candidate and the mgombeaji au picha ya chama ungependa symbol of the party you wish to elect. kuchagua. 2. Place a mark against only 2.Weka alama kwa one candidate. mgombeaji mmoja tu 3. Make no other mark 3. Usiweke alama yeyote nyingine kwenye karatasi whatsoever on the paper. ya kura 4. Fold the paper through the centre, from left to right, 4. Kunja karatasi katikati kutoka kushoto kwenda so as to conceal your vote. kulia ili kuficha kura yako

Voter's Mark/Alama ya kura Tick ($\sqrt{}$)

(x) Thumb print ()

| Party /Candidates Symbol | Candidate Name | Voter's Mark/Alama ya kura |
|--------------------------|----------------|----------------------------|
| | | |

cross

FORM 29

(r. 68(1)(e))

BALLOT PAPER

Counterfoil

| Subsidiary] | |
|---|---|
| INSTRUCTIONS TO VOTER: | MAAGIZO KWA MPIGA KURA: |
| Mark the paper by placing a mark against the name of the candidate and the symbol of the party you wish to elect. | Weka alama kwenye nafasi iliotengwa kwa jina la mgombeaji au picha ya chama ungependa kuchagua. |
| 2. Place a mark against only one candidate. | 2.Weka alama kwa mgombeaji mmoja tu |
| 3. Make no other mark whatsoever on the paper. | 3. Usiweke alama yeyote nyingine kwenye karatasi ya kura |
| 4. Fold the paper through the centre, from left to right, so as to conceal your vote. | 4. Kunja karatasi katikati kutoka kushoto kwenda kulia ili kuficha kura yako |

Voter's Mark/Alama ya kura Tick (√)

(x) Thumb print ()

| Party/Candidates | Governor Candidate | Deputy Governor | Voter's Mark/Alama |
|------------------|--------------------|-----------------|--------------------|
| Symbol | Photo and Name | Name | ya kura |

cross

FORM 30

(r. 68(1)(f)

BALLOT PAPER

Counterfoil S/No.

COUNTY ASSEMBLY WARD ELECTION IN THE......WARD, 20.......Polling Station

S/No....

.....Constituency

.....Polling Station

INSTRUCTIONS TO VOTER: MAAGIZO KWA MPIGA KURA: 1. Mark the paper by placing 1. Weka alama kwenye nafasi a mark against the name iliotengwa kwa jina la of the candidate and the mgombeaji au picha ya chama ungependa symbol of the party you wish to elect. kuchagua. 2. Place a mark against only 2.Weka alama kwa one candidate. mgombeaji mmoja tu 3. Make no other mark 3. Usiweke alama yeyote nyingine kwenye karatasi whatsoever on the paper. ya kura 4. Fold the paper through the centre, from left to right, 4. Kunja karatasi katikati kutoka kushoto kwenda so as to conceal your vote. kulia ili kuficha kura yako

Voter's Mark/Alama ya kura Tick ($\sqrt{}$) cross

(x) Thumb print ()

| Party /Candidates Symbol | Candidate Name | Voter's Mark/Alama ya kura |
|--------------------------|----------------|----------------------------|
| | | |

FORM 31

(r. 68(1)(g))

BALLOT PAPER

Counterfoil

S/No.

REFERENDUM ELECTION IN THECONSTITUENCY,

20.....Polling Station

S/No.....

.....Constituency

.....Polling Station

| [Su | heid | liary |
|-----|------|-------|
| լոս | 0310 | nai y |

INSTRUCTIONS TO VOTER:

- 1. Mark the paper by placing a mark against the name of the candidate and the symbol of the party you wish to elect.
- 2. Place a mark against only one candidate.
- 3. Make no other mark whatsoever on the paper.
- 4. Fold the paper through the centre, from left to right, so as to conceal your vote.

1. Weka alama kwenye nafasi iliotengwa kwa jina la mgombeaji au picha ya chama ungependa kuchagua.

MAAGIZO KWA MPIGA KURA:

- 2. We ka alama kwa mgombeaji mmoja tu
- 3. Usiweke alama yeyote nyingine kwenye karatasi ya kura
- Kunja karatasi katikati kutoka kushoto kwenda kulia ili kuficha kura yako

| Voter's Mark/Alama ya kura Tick ($$) | cross | (×) | Thumb print () |) |
|--|-------|------|----------------|---|
|--|-------|------|----------------|---|

| Answer/Jibu | Symbol/Alama | Voter's Mark/Alama ya kura |
|-------------|--------------|----------------------------|
| Yes/Ndio | | |
| No /La | | |

FORM 32

(r. 72(5)(a))

DECLARATION OF SECRECY MADE BY A PERSON ASSISTING A VOTER

I.....of P.O. Box...... do declare that at these elections I shall assist the voter in strict obedience to the following requirements, namely—

- (1) that I shall not communicate to any person the name or identity of the candidate for whom the voter I am assisting is about to vote or has voted for;
- (2) that I shall mark the vote of the voter I am assisting for the candidate of the voter' choice and for no other person;
- (3) that I shall maintain and aid in maintaining the secrecy of the voting in this polling station.

Signature of the person assisting the voter-----

187

[Subsidiary]

| For Official | use |
|--------------|-----|
|--------------|-----|

Declared before the presiding/deputy presiding officer ------ polling

station----- constituency.

This...... Day of20......

Rubber stamp

FORM 33

(r. 76(3))

CANDIDATE VOTE TALLY SHEET

| Polling station | Polling station code |
|--------------------------|----------------------|
| Constituency | Constituency Code |
| Candidate name | (Pre-Printed) |
| Party where applicable : | |

CANDIDATE VOTE TALLY AT THE POLLING STATION

| Mark every vote counted close the box as follows total for each for each row is 25 |
|--|
| Total= |
| |

| DDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDD | |
|--|--|
| Total= | |
| Total= | |
| Total= | |

FORM 34

(r. 79(2)(a), 83)

DECLARATION OF PRESIDENTIAL ELECTION RESULTS AT A POLLING STATION

S/NUMBER.....

POLLING STATION.....CODE.....

STREAM.....

CONSTITUENCY.....CODE.....

| 1 | Total number of registered voters for the polling station; | |
|---|--|--|
| 2 | Number of spoilt ballot papers. | |
| 3 | Total number of votes cast; | |
| 4 | Number of rejected votes; | |
| 5 | The number of disputed votes | |
| 6 | Number of rejection objected to votes; | |
| 7 | Total number of valid votes cast; | |

Number of valid votes cast in favor of each candidate:

| Name of Candidate | No. of valid votes cast |
|-------------------|-------------------------|
| 1 | |
| 2 | |

6. Declaration

| We, the undersigned, being present when the results of the count were announced, do hereby declare that the results shown above are true and accurate count of the ballots inpolling station, constituency. |
|---|
| Presiding officer: Name: SignatureDate |
| Deputy Presiding officer: Name Signature Date |
| Candidates or Candidates' Agents |
| 1 |
| 2 |
| 3 |
| Reasons for refusal to Sign |
| |
| |
| 7. Presiding Officer's statutory comments: |
| |
| |
| |
| |
| FORM 35 (r. 79(2)(b), 83 (1) (d)) |
| DECLARATION OF NATIONAL ASSEMBLY/COUNTY WOMAN |
| REPRESENTATIVE/SENATE/COUNTY GOVERNOR/COUNTY ASSEMBLY ELECTION RESULTS AT A POLLING STATION |
| S/NUMBER |
| POLLING STATIONCODE |
| STREAM |
| CONSTITUENCYCODE |

| 1 | Total number of registered voters for the polling station; | |
|---|--|--|
| 2 | Number of spoilt ballot papers. | |
| 3 | Total number of votes cast; | |
| 4 | Number of rejected votes; | |
| 5 | The number of disputed votes | |
| 6 | Number of rejection objected to votes; | |
| 7 | Total number of valid votes cast; | |

Number of valid votes cast in favor of each candidate:

| Name of Candidate | Number of valid votes cast |
|-------------------|----------------------------|
| 1 | |
| 2 | |

6. Declaration

Presiding officer: Name: Signature Date......

Deputy Presiding officer: Name Signature Date.....

Candidates or Candidates' Agents

| 1 |
|--|
| 2 |
| 3 |
| Reasons for refusal to sign |
| |
| 7. Presiding Officer's statutory comments: |
| |
| |
| |

*Delete as appropriate

FORM 36 (r. 83(2))

[Subsidiary]

DECLARATION OF ELECTION RESULTS AT

CONSTITUENCY/COUNTY

| Polling station No. | Name of polling station | Name | Votes cast | Rejected votes | Valid votes |
|---------------------------|-------------------------------|------|------|------|------|------|------|------|---------------|-------------------|----------------|
| | | | | | | | | | | | |
| | | | | | | | | | | | |
| | | | | | | | | | | | |
| | | ĺ | | | ĺ | | | | | | |
| | | Ì | | | Ì | | | | | | |
| | | | | | | | | | | | |

AGGREGATE RESULTS

| No | Name of the Candidate | Valid Votes in Figures | Valid Votes in Words |
|----|-----------------------|------------------------|----------------------|
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |

SIGNATURES

| No | Party Name | Candidate Agent | ID No | Signature | Date |
|----|------------|-----------------|-------|-----------|------|
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |
| | | | | | |

| No. 24 | Electio | ons | [2012 | | | |
|---|--|-----------------------------|-----------------------------|--|--|---|
| | | | | | | |
| Number of regi | stered voters | | urning officer | | | |
| Voter turn out p | percentage | | onstituency | | | |
| FORM 37 | | | (r. 87(1)(a)) | | | |
| CERTIFICATE OF RESULTS OF PRESIDENTIAL ELECTION, 20 The Independent Electoral and Boundaries Commission certifies that candidate who has been duly elected the President of the Republic of Ke under the provisions of Article 138 of the Constitution in the presider election held on | | | | | | |
| | | | | | | |
| Signature | | | | | | |
| Dated the | | 20 | | | | |
| | | | | | | |
| | | | | | | |
| FORM 38 | | | (r. 87(1)(b)) | | | |
| CERTIFICATE OF RESULTS OF NATIONAL ASSEMBLY/WOMAN REPRESENTATIVE /SENATE/COUNTY GOVERNOR/COUNTY ASSEMBLY* ELECTION, 20 I, the returning officer of theConstituency/County certify that the candidate | | | | | | |
| | | | | | | Elected as a member of the National Assembly/woman representative/Senate/ county governor/county assembly for the constituency/county* is- |
| Candidate's Name | Type of candidature | Occupation | Place of Residence | | | |
| | | | | | | |
| Dated the | | , 20 | | | | |
| | Returning Officer | | | | | |
| | Number of reginverter voter turn out provide the result of the second se | Number of registered voters | Number of registered voters | | | |

* delete as appropriate

FORM 39

(r. 88(2)) [Subsidiary]

NOTICE OF FRESH PRESIDENTIAL ELECTION

A fresh election of a President of the Republic of Kenya shall be held onand will be contested between the following candidates:

| Name | Candidate/Party Symbol |
|------|------------------------|
| 1 | |
| 2 | |

the presidential poll will take place on theday(s) ofday(s)

Chairperson, Independent Electoral and Boundaries Commission

| 194 | No. 24 | Elections | [2012 |
|-------------------------|--------|------------|-------|
| [Subsidiary] FORM 40 | | (r. 91(2)) | |

APPLICATION FOR REGISTRATION OF REFERENDUM COMMITTEE

We, the undersigned, being registered as voters intending to support / oppose the referendum question hereby apply to be registered as a referendum committee in accordance to the Constitution and the Elections Act

| | Voters area | | | | | |
|---|--|------------------------|--|-----|-----|--------|
| 1 | Voters area code | | | | | |
| 2 | Full name of referendum committee | | | | | |
| 3 | Contact of referendum committee leader | | | | | |
| | | Full name | | | | |
| | | Postal address: Code : | | | | Code : |
| | | City/town | | | | |
| | | Telephone number 1. | | | | |
| | | Telephone number 2. | | | | |
| | | Email: | | | | |
| 1 | REFERENDUM | | | | | |
| | COMMITTEE CHIEF AGENT | Full name | | | | |
| | | ID/Passport number | | | | |
| | | Postal address: | | Cod | le; | |
| | | City/town | | | | |
| | | Telephone number 1 | | | | |
| | | Telephone number 2 | | | | |
| | | Email: | | | | |

Elections

No. 24

FORM 41

(r.92(3) [Subsidiary]

REFERENDUM COMMITTEE AGENTS

| Full name | ID/Passport number | Postal address | Code | City/town | Tel. No. 1 | Tel No.2 | Email Address |
|-----------|-----------------------|-------------------|------|-----------|------------|----------|------------------|
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | | |
