**Eleventh Parliament** 

(No. 005)



**Fourth Session** 

(016)

## **REPUBLIC OF KENYA**

## **ELEVENTH PARLIAMENT – (FOURTH SESSION)**

## THE NATIONAL ASSEMBLY

## ORDERS OF THE DAY

## TUESDAY, FEBRUARY 16, 2016 AT 2.30 P.M

## **ORDER OF BUSINESS**

### **PRAYERS**

- 1. Administration of Oath
- 2. Communication from the Chair
- 3. Messages
- 4. Petitions
- 5. Papers
- 6. Notices of Motion
- 7. Statements

## 8\*. PROCEDURAL MOTION - REDUCTION OF PUBLICATION PERIOD

(The Chairperson, Departmental Committee on Justice and Legal Affairs)

**THAT**, notwithstanding the provisions of Standing Order 120, this House resolves to reduce the publication period of the Political Parties (Amendment) Bill (National Assembly Bill No. 2 of 2016) from **14 to 11** days.

## 9\*. THE POLITICAL PARTIES (AMENDMENT) BILL (NATIONAL ASSEMBLY BILL NO.2 OF 2016)

(The Chairperson, Departmental Committee on Justice and Legal Affairs)

First Reading

## 10\*. MOTION - REPORT OF THE PUBLIC ACCOUNTS COMMITTEE

(The Chairperson, Public Accounts Committee)

**THAT**, this House adopts the Report of the Public Accounts Committee on the Special Audit Report of the Judicial Service Commission (JSC) and the Judiciary of May, 2014, laid on the Table of the House on Tuesday, 7<sup>th</sup> July, 2015, subject to;

- (i) deletion of recommendation number 2 appearing on page 136 of the Report;
- (ii) deletion of recommendation number 4 appearing on page 136 of the Report, and substituting therefor with the following –

"The various Commissioners of the Judicial Service Commission must take personal responsibility for allowances paid to them for attending meetings that were convened without the knowledge and approval of the Chief Justice. An audit of all such meetings should be undertaken and the responsible Commissioners surcharged".;

- (iii) deletion of recommendation number 5 appearing on page 136 of the Report;"
- (iv) Insertion of new recommendation number 23 on page 140 of the Report as follows:-

"23. That the Judicial Service Commission forthwith desists from interfering with the financial administrative and operational functions of the Judiciary; and further that National Assembly through the Departmental Committee on Justice and Legal Affairs, undertakes an urgent review of the Judicial Service Act 2011 to address through statute, the unlawful encroachment of the Judicial Service Commission into the administration of the Judiciary which falls outside of its mandate under Article 172 of the Constitution of Kenya".;

(v) deletion of recommendation number 19 on page 139 of the report, and substitution thereof with the following:-

"The security upgrades implemented by Mr. Simiyu Werunga, a security consultant and contractor, should be subjected to detailed audit by an independent Security Consultant, working jointly with relevant departments of the Government, and any sums paid over and above fair market value be claimed from the consultant/contractor".; and

(vi) insertion of the following words immediately after the words "Administration Committee of the JSC" appearing in the recommendation number 20 on page 139 of the Report:

"Commissioners Smokin Wanjala, Mohammed Warsame, Ahmednassir Abdullahi, Rev. Samuel Kobia, Christine Mango and Emily Ominde".

(Resumption of debate interrupted on Thursday, February 11, 2016)

### 11\*. MOTION - THE REPORT ON THE CRISIS FACING THE SUGAR INDUSTRY IN KENYA

(The Chairperson, Departmental Committee on Agriculture, Livestock and Co-operatives)

**THAT,** this House adopts the Report of the Departmental Committee on Agriculture, Livestock and Co-operatives on the Crisis Facing the Sugar Industry in Kenya, laid on the Table of the House on Thursday, 12<sup>th</sup> March, 2015.

## 12\*\*. THE LEGAL AID BILL (NATIONAL ASSEMBLY BILL NO.35 OF 2015)

(The Leader of the Majority Party)

Second Reading

(Resumption of debate interrupted on Wednesday, February 10, 2015 – Afternoon Sitting)

## 13\*. <u>THE CONTROLLER OF BUDGET BILL (NATIONAL ASSEMBLY BILL NO.</u> 21 OF 2015)

(The Leader of the Majority Party)

Second Reading

### 14\*\*. THE COMMUNITY LAND BILL (NATIONAL ASSEMBLY NO. 45 OF 2015) (The Leader of the Majority Party)

Second Reading

## 15\*\*. THE LAND LAWS (AMENDMENT) BILL (NATIONAL ASSEMBLY BILL NO. 55 OF 2015)

(The Leader of the Majority Party)

Second Reading

16\*\*. <u>THE ENERGY BILL (NATIONAL ASSEMBLY BILL NO. 50 OF 2015)</u> (The Leader of the Majority Party)

Second Reading

### 17\*. <u>THE KENYA REGIMENT (TERRITORIAL FORCE) (REPEAL) BILL</u> (NATIONAL ASSEMBLY BILL NO. 39 OF 2015)

(The Leader of the Majority Party)

Second Reading

#### TUESDAY, FEBRUARY 16, 2016

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### 18\*. THE MISCELLANEOUS FEES AND LEVIES BILL (NATIONAL ASSEMBLY BILL NO. 30 OF 2015)

(The Leader of the Majority Party)

Second Reading

**19\*.** <u>**THE KENYA ROADS (NATIONAL ASSEMBLY BILL NO. 27 OF 2015)**</u> (The Leader of the Majority Party)

Second Reading

### 20\*. <u>THE PUBLIC FINANCE MANAGEMENT (AMENDMENT) BILL</u> (NATIONAL ASSEMBLY BILL NO. 4 OF 2015)

(The Leader of the Majority Party)

Second Reading

#### 21\*. THE WAREHOUSE RECEIPTS SYSTEM BILL(NATIONAL ASSEMBLY BILL NO. 12 OF 2015) (The London of the Majority Derty)

(The Leader of the Majority Party)

Second Reading

\* Denotes Orders of the Day \*\*Denotes Bill with Constitutional Timeline (No.005)

#### TUESDAY, FEBRUARY 16, 2016

(020)

## NOTICES

## I. THE REPORT ON THE CRISIS FACING THE SUGAR INDUSTRY IN KENYA

1) <u>Notice is given that the Member for Kikuyu (Hon. Kimani Ichungwa)</u>, intends to move the following amendment to the Report of the Departmental Committee on Agriculture, Livestock and Cooperatives on the Crisis facing the Sugar Industry in Kenya –

**THAT**, the motion be amended by deleting the full stop at the end and inserting the words, "subject to the insertion of the following new Recommendations after Recommendation 120 on page 52:

- 121. **THAT**, stiff legal action be taken against all the Managing Directors, Transport Managers, Commercial Directors, Finance Directors, National Sales Managers (sugar), Procurement Managers and other officials serving in the Board of Management of Mumias Sugar Company between 2011 and 2014 for losses incurred by the company.
- 122. **THAT**, disciplinary action be taken against the staff of Mumias Sugar Company who approved and paid extra invoices to some companies like Milicon's, and allowed execution of variations without first obtaining cost estimates and the approval of the Management Tender Committee of the Mumias Sugar Company.
- 123. **THAT**, disciplinary action be taken against the staff who failed to adhere to company policy on pricing, discounts, recruitment and management of distributors and transporters and management of inter-warehouse transfers at Mumias Sugar Company.
- 124. **THAT**, all distributor and transport contracts at Mumias Sugar Company should be reviewed immediately. All distributors and transporters that do not meet the mandatory requirements as per contract should be terminated.
- 125. **THAT**, the Chief Executive Officer of Mumias Sugar Company takes disciplinary action against all the staff identified as being responsible for anomalies and failings in the sugar importation process; and
- 126. **THAT**, the Board of Mumias Sugar Company undertakes a review of their internal audit department with a view to assessing current risks and employing measures to address them.

#### 2) Notice is given that the Member for Mumias East (Hon. Benjamin Washiali) intends to move the following amendments to the Report of the Departmental Committee on Agriculture, Livestock and Cooperatives on the Crisis Facing the Sugar Industry in Kenya

**THAT**, the Motion be amended by deleting the full stop at the end and inserting the following words:- "*subject to amendment of the Report by:*"

- (a) deletion of Paragraph 101;
- (b) insertion of the following new Paragraphs immediately before Paragraph 102 (Observations of the Committee):-
- **101A.** The key conclusion from investigations on Mumias Sugar Company's exports was that it was a ploy to defraud the Government of the realizable Value Added Tax (VAT). Neither the Management nor the Board of the Company could confirm that the sugar actually left the country.
- **101B.** Although the former Mumias Sugar Company Managing Director Dr. Evans Kidero submitted that documents proving that the consignment indeed left the country in the custody of the Company, the current Mumias Sugar Company management was at pains to prove that indeed the sugar left the country. Documents provided by the management in an attempt to prove that the sugar was indeed exported were not verifiable. The Board of Directors, through the Chairman Mr. Dan Ameyo, submitted that the Board would carry out a forensic audit on the exports, like it had done on company sugar imports, and give its findings to the Committee within six months.
- (c) deletion of Paragraph 115 (Recommendations of the Committee) and substituting therefor the following:-
- **115.** In view of the fact that there is little evidence that Mumias Sugar Company did make any sugar exports to the regional market between 2006 and 2009, the House recommends that:
  - (i) the Government recovers from the then Managing Director of Mumias Company, Dr. Evans Kidero, the lost VAT revenue amounting to Ksh 577 million which it would have realized had the Company made the exports;
  - (ii) the then Managing Director Dr. Evans Kidero takes full responsibility and be barred from holding public office since the fraudulent transactions took place during his tenure as the Chief Executive Officer; and that
  - (iii) the Ethics and Anti-Corruption Commission and the Directorate of Criminal Investigations investigate the owners of all the trucks that apparently ferried the sugar from Mumias go-downs supposedly for export together with the directors of companies associated with them, namely YH Wholesalers, Paleah Stores Ltd, International Relief Services with a view to preferring charges against them if found culpable.

#### The House resolved on Wednesday, February 10, 2016 as follows:-

- I. THAT, notwithstanding the provisions of Standing Order 97(4), each speech in a debate on a Report of a Committee, including a Report of a Joint Committee of the Houses of Parliament or any other Report submitted to the House, shall be limited as follows: A maximum of sixty (60) minutes for the Mover in moving and thirty (30) minutes in replying, and a maximum of ten (10) minutes for any other Member speaking, except the Leader of the Majority Party and the Leader of the Minority Party, who shall be limited to a maximum of fifteen (15) minutes each; and that priority be accorded to the Leader of the Majority Party and the Leader of the Minority Party, in that Order.
- **II. THAT**, notwithstanding the provisions of Standing Order 97(4), each speech in a debate on Bills sponsored by a Committee, the Leader of the Majority Party or the Leader of the Minority Party shall be limited as follows:- A maximum of fourty five (45) minutes for the Mover, in moving and fifteen minutes (15) in replying, a maximum of thirty (30) minutes for the Chairperson of the relevant Committee (if the Bill is not sponsored by the relevant Committee), and a maximum of ten (10) minutes for any other Member speaking, except the Leader of the Majority Party and the Leader of the Minority Party, who shall be limited to a maximum of fifteen Minutes (15) each (if the Bill is not sponsored by either of them); and that priority in speaking be accorded to the Leader of the Majority Party, the Leader of the Minority Party and the Chairperson of the relevant Departmental Committee, in that Order.

## NOTICE PAPER I

## **Tentative** business for

## Wednesday (Morning), February 17, 2016

(Published pursuant to Standing Order 38(1)

It is notified that the House Business Committee, at their last meeting, approved the following *tentative* business to appear in the Order Paper for Wednesday(Morning), February 17, 2016:-

- A. MOTION ACCESSIBILITY TO PUBLIC BUILDINGS BY PERSONS WITH DISABILITY (The Hon. Isaac M. Mwaura, M.P.)
- B. <u>MOTION</u> <u>DECENTRALIZATION OF THE REGISTRATION OF</u> <u>NATIONAL IDENTIFICATION CARDS</u> (The Hon. Chris Wamalwa, M.P.)
- C. THE CONSTITUTION OF KENYA (AMENDMENT) (NO.5) BILL (NATIONAL ASSEMBLY BILL NO. 56 OF 2015)

(The Hon. (Eng.) Nicolas Gumbo, M.P.)

Second Reading

...../Notice Paper II

## NOTICE PAPER II

## **Status of Business before Committees**

## Wednesday (Afternoon) February 17, 2016

In accordance with the Speaker's Communication of Wednesday, October 14, 2015, it is notified that, during the Sitting of *Wednesday February 17, 2015 (Afternoon)*, the Chairpersons of the following Committees will be called upon to apprise the House on the Status of the Business pending before their respective Committees:-

- A. Public Accounts Committee
- **B.** Committee on Implementation

## **APPENDIX**

## THE NATIONAL ASSEMBLY

## **SCHEDULE** of Questions for

## Tuesday, February 16, 2016

It is notified that, pursuant to Standing Orders 191 and 216, the Cabinet Secretaries for Cabinet Secretaries for Foreign Affairs and International Trade; Environment and Natural Resources; and Interior and Coordination of National Government will appear before the following Departmental Committees on Tuesday, February 16, 2016 at the times hereunder:-

| Departmental Committee |  | Cabinet Secretary  | <u>Time</u>        | <u>Venue</u>                     |
|------------------------|--|--|--------------------|----------------------------------|
| (i)                    | Committee on Defence and Foreign Relations                           | Cabinet Secretary for Foreign<br>Affairs and International Trade             | 10.00 - 11.30 am   | The National<br>Assembly Chamber |
| (ii)                   | Departmental Committee<br>Environment and<br>Natural Resources       | Cabinet Secretary for Environment<br>and Natural Resources                   | 10.00 - 11.30 am   | The Mini Chamber,<br>County Hall |
| (iii)                  | Departmental Committee<br>on Administration and<br>National security | Cabinet Secretary for Interior and<br>Coordination of National<br>Government | 11.30am – 12.30 pm | The Mini Chamber,<br>County Hall |

The Committees' Agenda has been determined as follows-

### <u>AGENDA</u>

(Published pursuant to Standing Order 170E (2)

- 1. Prayers
- 2. Communication from the Chairperson(s)
- I. <u>Questions under the Departmental Committee on Defence and Foreign Relations</u>

Questions to the Cabinet Secretary for Foreign Affairs and International Trade:

(i) Question No. 096/2015 by the Member for Kirinyaga Central (Hon. Joseph Gitari, M.P.):

Could the Cabinet Secretary apprise the Committee on measures put in place to protect Kenyans from being illegally transported and detained in foreign countries under the guise of employment, and in particular, apprise members on plans being pursued by her Ministry to bring home Farihia Wacera Kanyoko from her current detention at Jizan Police Station near Jizan University in Saudi Arabia?

# (ii) Question No. 155/2015 & No. 158/2015 by the Member for Embakasi South (Hon. Irshadali M. Sumra, M.P.):

Could the Cabinet Secretary apprise the Committee on the circumstances that led to the Ambassador of Kenya to Egypt in charge of the Kenyan Consulate in the Hashemite Kingdom of Jordan to issue a letter to the Jordanian Ministry of Interior recommending the suspension of issuance of visa/ work permits to Kenyan domestic migrant workers; further clarify whether this ban is official, whether it has a gazette notice, whether the Government and the Ministry have banned export of labour, whether such suspension or ban affects all countries or Jordan only, the reasons why the Ambassador breached protocol by handing the letter to the Jordanian Ministry of Interior instead of the Jordanian Foreign Ministry, and plans, if any, that the Ministry is pursuing to have the letter withdrawn? Further, could the Cabinet Secretary enlighten Members on whether or not she is aware that the Kenyan Consulate in the Hashemite Kingdom of Jordan is getting money for running the Consulate from business people and associations; and that the salaries of Consulate staff including the secretary, driver and lawyer are being paid for by people and private entities; and further apprise Members on the feasibility of closing the Consulate and opening up an embassy in Amman considering that the country has over six thousand (6,000) Kenyans?

## (iii) Question No. 156/2015 by the Member for Embakasi South (Hon. Irshadali M. Sumra, M.P.):

Considering that the Ministry has had several taskforces inquiring into labour export, could the Cabinet Secretary apprise the Committee on the time it takes in licensing recruitment agencies which are currently unregistered and unregulated; and further explain the whereabouts of funds (approximately Ksh 70 million) that was set aside for labour attachees in the Middle East and other countries bearing in mind that no such attachees have been posted yet?

## (iv) Question No. 159/2015 by the Member for Turkana North (Hon. Christopher Nakuleu, M.P.):

Considering that boosting national security and securing all territorial borders with neighbouring states is a key vision of the Government, and noting that Kenya has had to secure its waters that had been claimed by Somalia in the Indian Ocean, and has ongoing contestation with Uganda over the Migingo Island and a long-standing boundary dispute with the Republic of South Sudan as regards the Ilemi Triangle and hence the need for administrative, diplomatic and legal solutions to these disputes, could the Cabinet Secretary apprise the Committee on what happened to the infrastructural plans that were to be undertaken in the Ilemi Triangle area under the 2014/2015 Budget; plans in place to secure the over 14,000 square kilometres of Ilemi land from being taken over by the Government of South Sudan; measures put in place to secure Kenyans living in Soya, Lokwanyia, Natodomeri and Aita areas of the Ilemi Triangle from external attacks by Southern Sudan nationals; the number of people who have lost their lives in the last one year due to external aggression by Southern Sudanese; and further inform the Committee on the timeline by

which the Government intends to deposit the requisite instruments of ownership of Ilemi Triangle to African Union Court in Addis Ababa and with the International Court of Justice bearing in mind that the deadline for doing so is 2018 and that the Republic of South Sudan deposited its instruments immediately after attaining independence?

## (v) Question No. 169/2015 by the Member for Endebess (Hon. Robert Pukose, M.P.):

Considering that Mr. Chuma Boniface Muriuki, National Identity Card Number 24263367, Mr. Peter Muriuki Nkonge, ID No. 26946635, Mr. Antony Mwadime Wazome, ID No.25665288, Mr. Anthony Keya Munialo, ID No. 24126599 and Mr. Ravi Ramesh Ghaghdah, ID No.26734838 were arrested in Juba, South Sudan on May 29, 2015 for no apparent reason while working for Click Technologies, and detained with access to them being denied to all including their families, further considering that preliminary investigations done in South Sudan and Kenya indicated that they had not committed any crime; could the Cabinet Secretary explain to the Committee the circumstances that led to their arbitrary arrest, state the physical condition and welfare of these Kenyan citizens; provide timelines within which the said persons shall be released from detention; and further enlighten Members on measures being pursued by the Government in safeguarding the security and welfare of Kenyans living, working and studying outside the country?

# (vi) Question No. 170/2015 by the Member for Kisumu County (Hon. Rose Nyamunga, M.P.):

Could the Cabinet Secretary clarify to the Committee whether the Ministry is aware of the Murder of one Alan Ochieng' Onyango, a Kenyan who was until his death working with Kinetic Technology Limited in Tanzania, by the Tanzanian Police; provide information on the circumstances that led to the killing; and state the measures the Minstry is taking to ensure that the family of the deceased finds justice?

## II. Questions under the Departmental Committee on Environment and Natural Resources

### **Questions to the Cabinet Secretary for Environment and Natural Resources:**

# (i) Question No. 115/2015 by the Member for Turkana North (Hon. Christopher Nakuleu, M.P.):

Could the Cabinet Secretary apprise Members on measures being pursued by the Ministry towards sustainable water security for arid and semi-arid regions of the country, and in particular, indicate the timeline by which the water pans and boreholes that were allocated to Turkana North Constituency in the 2013/2014 Budget will be completed considering that the procurement process had already been initiated through regional authorities of Kerio Valley Development Authority and Rift Valley Water Service Board (RVWSB); explain what occasioned the two-year delay in the completion of these projects; and inform the Committee on the alternative ways of timely execution and completion of essential projects within the shortest time possible in the face of the current lengthy and bureaucratic procurement procedures?

# (ii)Question No. 117/2015 by the Member for Mavoko (Hon. Patrick Makau King'ola, M.P.):

Considering that the National Assembly has enacted an array of impressive environmental legislations aimed at conserving and facilitating sustainable use of our natural resources, one of which being the Environment Management and Coordination Act that explicitly mandates the National Environment Management Authority (NEMA) to conduct general supervision and coordination of all matters relating to the environment; further considering that NEMA has either failed in or abused this mandate citing corruption by its officers, a scenario exemplified by wanton environmental degradation, human-human and human-wildlife conflicts over natural resources, forests being inhabited and destroyed by loggers and charcoal burners, air and water bodies pollution by estates, factories, quarries, and miners, waste management negligence, encroachment of river riparian, and Environmental Impact Assessment (EIA) reports that betray unscientific assessments and incredible recommendations by the Authority; bearing in mind that NEMA has failed to integrate social, economic and environmental factors into planning, implementation, decision making and enforcement of their policies for both the present and posterity; could the Cabinet Secretary apprise Members on the alleged breach of Sections 42 and 69 of the Environmental Management and Coordination Act 2009 and other subsequent legislations by the Authority; explain to the Committee the circumstances behind the negligence shown by the Authority in pursuing its mandate, and the corruption allegations against it?

# (iii) Question No. 118/2015 by the Nominated Member (Hon. Zuleikha Juma Hassan, M.P.):

Could the Cabinet Secretary apprise Members on measures being implemented by the Ministry in preserving and conserving vulnerable and endangered habitat, and in particular, clarify whether or not there is dredging of the coral reef along the Diani/ Kwale Coastline; the persons/ institutions behind the dredging; reasons for the digging up; clarify the allegations that the contractors of the Standard Gauge Railway are planning to dredge 5,000,000 tonnes of coral for the construction of the railway line; whether an Environmental Impact Assessment (EIA) has been undertaken in line with the law; the mitigation measures in place; and inform Members on whether the dredged-up material is being paid for, and if so, how much and to whom?

## (iv) Question No. 119/2015 by the Member for Laisamis (Hon. Joseph Lekuton, M.P.):

Could the Cabinet Secretary inform the Committee the methodology used to ascertain the hydrological status in the country and specifically in arid and semi-arid areas and provide data on the same; what technology the Ministry intends to employ to locate groundwater sources in the country and what efforts have been made so far; the measures taken by the Ministry to protect ground water sources across the country and in particular the Turkana aquifer from over abstraction; and what the Ministry is doing to protect tax-payers from the numerous unsuccessful surveys by hydrogeologists in arid and semi-arid areas?

## (v) Question No. 120/2015 by the Member for Yatta (Hon. Francis Mwangangi, M.P.): Could the Cabinet Secretary clarify to the Committee whether she is aware that River Athi, River Muti (in Mavoloni location, Ndalani ward), River Kinyongo(in Kenyatta location, Ikombe ward) and River Mwitasyano (in Matuu, Ikombe and Kyua locations), which are the main water sources for Yatta Constituents, are on the verge of drying up as a result of sand harvesting; and further apprise the Committee on what measures the Ministry has put in place to protect rivers from drying up due to human activity in Yatta Constituency noting that sand harvesters have been authorized to undertake their activities by the National Environment Management Authority and the County Government of Machakos?

## III. Questions under the Departmental Committee on Administration and National Security

## Questions to the Cabinet Secretary for Interior and Coordination of National Government:

## (i) Question No. 019/2015 by the Member for Wajir South (Hon. Mohamed Diriye, M.P.):

Could the Cabinet Secretary inform the Committee on plans in place to effectively facilitate the issuance of national identity cards and related documents to Kenyans as envisaged in Article 12 (1) of the Constitution and in the light of the National Assembly's recently passed motion urging the Government to urgently register all eligible citizens; measures being pursued to address the circumstances that compelled some Kenyans to register as refugees; the Government's short and long-term plans for tackling the refugee problem, and clarify on the policy for repatriation of refugees?

## (ii) Question No. 020/2015 by the Member for Moyale (Hon. Roba Duba, M.P.):

Could the Cabinet Secretary provide the Committee with a comprehensive assessment of the loss of lives, damage to property and displacement of people occasioned by inter-tribal conflicts in Moyale County; the consideration for the establishment of a judicial commission of inquiry to investigate the underlying issues surrounding the conflict; the consideration for the establishment of a Special Land Committee to demarcate/adjudicate on traditional grazing lands between communities in the county using the 1963 boundaries so as to deal with modern land grabbing tendencies and expansionist terrorism; the alternative conflict resolution mechanism being pursued by the Government since the traditional methods of conflict resolution have broken down; and the short and long term provisions of security for sandwiched settlements in Moyale like the Heilu people among others?

# (iii)Question No. 078/2015 by the Member for Emuhaya (Hon. (Dr.) Wilber Ottichilo, M.P.):

Could the Cabinet Secretary explain the measures that have been put in place to ensure that full-time state officers are not engaged in other gainful employment; and that retired state

officers do not hold more than two concurrent remunerative positions as chairpersons, directors or employees of state organs as required by Article 77 of the Constitution?

## (iv) Question No. 079/2015 & No. 081/2015 by the Member for Emuhaya (Hon. (Dr.) Wilber Ottichilo, M.P.):

Could the Cabinet Secretary apprise the Committee on the current status of the San Marco Space Application Centre in Malindi as regards its legal status, status of management and staff, its assets and equipment, the ongoing activities, usage of satellite data generated, income generation, corporate social responsibility, and its future goals; and explain the reasons why the country has not incorporated the use of satellite technology in its security operations and monitoring as well as disaster risk reduction monitoring and management? Further, Could the Cabinet Secretary apprise the Committee on the achievements of the Kenya Space Science Secretariat, the costs it has incurred since its establishment, and when will the Kenya National Space Agency (KENSA) be established?

## (v) Question No. 080/2015 by the Member for Trans Nzoia County (Hon. Janet Nangabo, M.P.):

Could the Cabinet explain to the Committee reasons behind the ongoing dismissals of police officers without explanations or tribunals being set that has led to some among them committing suicide due to frustrations; reasons behind failure to set tribunals to give officers opportunity to defend themselves; measures being pursued to curb this abuse of power by their seniors who appear to sack them at will; and the date set to have all wrongfully dismissed officers reinstated?

(vi) Question No. 083/2015 by the Member for Kajiado North (Hon. Joseph Manje, M.P.): Could the Cabinet Secretary apprise Members on the circumstances in which buildings belonging to Museto Women Group in Ngong Town were demolished on November 11, 2014 yet there was a court case scheduled for the same day at 0900hrs at Milimani Commercial Courts; the reasons behind use of excessive force by police officers from Kasarani, Lavington, Langata, Dagoretti, Kamukunji, KICC, Muiki and Ngong Police Stations; the reasons behind police officers lobbing teargas canisters at the Area Member of Parliament (Hon. Joseph Manje) which led to serious injuries necessitating admissions at Karen Hospital, Nairobi Hospital and Apollo Hospital in India for treatment; the reasons behind police officers allowing hired youths from Kibra to loot property belonging to the Group; and the reason why that the Museto Women Group's case which was registered in Machakos in 2002 has never been concluded?