tabling. PC PARLIAMENT OF KENYA EMBLY MAT PAPERS LA 11 MAR 2020 WED -----Hon. Rachel Nyomann hamperson THE NATIONAL ASSEMBLY A-Shibuko **TWELFTH PARLIAMENT - FOURTH SESSION - 2020** PARLIAM DEPARTMENTAL COMMITTEE ON LANDS ENT OF KEN YA LIBRARY **REPORT ON THE CONSIDERATION OF THE LAND (AMENDMENT) BILL,** 2019 (NATIONAL ASSEMBLY BILL NO.54) DIRECTORATE OF COMMITTEE SERVICES **CLERK'S CHAMBERS** PARLIAMENT BUILDINGS **MARCH, 2020** NAIROBI

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CHAIRPERSON'S FOREWORD

The Land (Amendment) Bill, 2019 (National Assembly Bill No. 54) is a Bill which seeks to amend the Land Act No. 6 of 2012 in order to provide that where public land has been allocated to a public body or public institution by the National Land Commission for a public purpose or where land set aside by persons or land buying companies for a public purpose, the Registrar of Lands under the Land Registration Act, 2012 shall issue a certificate of title in the name of the public body, public institution or the relevant ministry as the case may be. As it is presently, public land and land set aside for a public purpose by land buying companies continue to be grabbed by private persons primarily because there exist no certificates of title issued in respect to such land.

The Bill therefore seeks to provide for registration of public land. Pursuant to Standing Order 127 of the National Assembly Standing Orders, the Committee received submissions from the National Land Commission, Office of the Attorney-General and Consulting Surveying and Mapping Services which are contained in this Report.

The Bill underwent first Reading on 24th July 2019 and was subsequently committed to the Departmental Committee on Lands for consideration pursuant to the provisions of Standing Order 127.

The Committee subjected the Bill to the provisions of Article 118 of the Constitution and Standing Order 127 of the National Assembly Standing Orders on public participation and placed an advert in the print media on 12th February 2020 inviting the public to submit memoranda on the Bill.

By close of business on 18th February 2020, the Committee had received submissions from the Office of the Attorney-General (AG), National Land Commission and Consulting Surveying and Mapping Services which are contained in this Report.

The Committee thereafter considered the report of the Bill and made various observations and recommendations as indicated in this Report.

The Committee appreciates the support accorded to the Committee in discussing the Bill by the office of the Clerk and the participation of the Honourable Members of the Committee. This report represents an analysis of the Bill pursuant to Standing Order 127.

Hon. Dr. Rachael Kaki Nyamai, CBS, MP Chairperson, Departmental Committee on Lands

1.0 PREFACE

1.1 Mandate of the Committee

- 1. The Departmental Committee on Lands is established pursuant to the provisions of Standing Order No. 216 (1) and (5) with the following terms of reference: -
 - (i) make reports and recommendations to the House as often as possible, including recommendation of proposed legislation;
 - (ii) investigate, inquire into, and report on all matters relating to the mandate, management, activities, administration, operations and estimates of the assigned Ministries and departments;
 - (iii) study the programme and policy objectives of Ministries and departments and the effectiveness of the implementation;
 - (iv) study, access and analyze the relative success of the Ministries and departments as measured by the results obtained as compared with their stated objectives;
 - (v) investigate and inquire into all matters relating to the assigned Ministries and departments as they may deem necessary, and as may be referred to them by the House or a Minister.

(vi) study and review all legislation referred to it

1.2 Committee subjects

- 2. The Committee is mandated to consider the following subjects:
 - a) Lands
 - b) Settlement

1.3 Oversight

3. The Committee oversights the Ministry of Lands and Physical Planning; and the National Land Commission

1.4 Committee Membership

4. The Committee membership comprises: -

Chairperson

Hon. Dr. Rachael Nyamai, CBS, MP

Member for Kitui South Constituency

Jubilee Party

Vice Chairperson

Hon. Khatib Mwashetani, MP

Member for Lunga Lunga Constituency

Jubilee Party

Hon. Jayne Wanjiru Kihara, MP Member for Naivasha Constituency

<u>Jubilee Party</u>

Hon Joshua Kutuny Serem, MP Member for Cherangany Constituency

Jubilee Party

Hon. Kimani Ngunjiri, MP Member for Bahati Constituency Jubilee Party

Hon. Mishi Mboko, MP Member for Likoni Constituency Orange Democratic Movement (ODM)

Hon. Omar Mwinyi, MP

Member for Changamwe Constituency
Orange Democratic Movement (ODM)

Hon. Ali Mbogo, MP Member for Kisauni Constituency

Wiper Democratic Movement (WDM)

Hon. Babu Owino, MP Member for Embakasi East Constituency Orange Democratic Movement (ODM)

Hon. Caleb Kipkemei Kositany, MP Member for Soy Constituency Jubilee Party

Hon. Catherine Waruguru, MP Member for Laikipia County

Jubilee Party

Hon George Aladwa, MP Member for Makadara Constituency Orange Democratic Movement (ODM)

Hon George Risa Sunkuyia, MP Member for Kajiado West Constituency Jubilee Party

Hon. Jane Wanjuki Njiru, MP Member for Embu County Jubilee Party

Hon. Josphat Gichunge Kabeabea, MP Member for Tigania East Constituency Party of National Unity (PNU) Hon. Owen Yaa Baya, MP Member for Kilifi North Constituency Orange Democratic Movement (ODM)

Hon. Samuel Kinuthia Gachobe, MP Member for Subukia Constituency Jubilee Party

Hon. Simon Nganga Kingara, MP Member for Ruiru Constituency Jubilee Party

Hon. Teddy Mwambire, MP Member for Ganze Constitueny **Orange Democratic Movement (ODM)**

1.5 Committee Secretariat

5. The Committee secretariat comprises: -

Lead Clerk Mr. Leonard Machira Senior Clerk Assistant

Mr. Ahmad Guliye Clerk Assistant III

Mr. Joseph Tiyan Research Officer III

Ms. Peris Kaburi Serjeant-At-Arms Mr. Adan Abdi Fiscal Analyst III

Ms. Winnie Kizia Media Relations Officer III

> Mr. Dennis Mawira Audio Officer

Ms. Jemimah Waigwa Legal Counsel I

2.0 INTRODUCTION

- 6. The Land (Amendment) Bill, 2019 (National Assembly Bill No. 54) is a Bill which seeks to amend the Land Act No. 6 of 2012 in order to provide that where public land has been allocated to a public body or public institution by the National Land Commission for a public purpose or where land set aside by persons or land buying companies for a public purpose, the Registrar of Lands under the Land Registration Act, 2012 shall issue a certificate of title in the name of the public body, public institution or the relevant ministry as the case may be. As it is presently, public land and land set aside for a public purpose by land buying companies continue to be grabbed by private persons primarily because there exist no certificates of title issued in respect to such land. The Bill therefore seeks to provide for registration of public land.
- The Bill underwent first Reading on 4th December 2019 and was subsequently committed to the Departmental Committee on Lands for consideration pursuant to the provisions of Standing Order 127

2.1 Analysis of the Bill

8. The Bill has a total of three clauses.

Clause 1 is the short title.

Clause 2 seeks to introduce the definition of the term Registrar as used in the Land Registration Act, 2012.

Clause 3 seeks to insert new subsections into section 12 of the Land Act, 2012 to provide that-

- (1) The Registrar shall register public land allocated to a public body or institution by the Commission.
- (2) Pursuant to section 31 of the Physical Planning Act, the Registrar shall register land set aside by persons or a land buying company for a public purpose consequent upon proposed development.
- (3) Upon registration of land, the Registrar shall issue a certificate of title in the name of a public body, institution or relevant ministry as the Registrar may determine.
- (4) For avoidance of doubt, where land set aside is part of land to be sub-divided among the shareholders of a land buying company or persons who jointly own the land, the Registrar shall not approve the sub-division of the land until the certificates of titles for public utilities have been issued.

3.0 SUBMISSIONS FROM THE PUBLIC

9. The Committee placed an advert on12th February 2020 inviting the public to submit their views on the Bill. By close of the period for submission of memorandum, the Committee had received memorandum from the Office of the Attorney-General (AG), National Land Commission (NLC) and Consulting Surveying and Mapping Services which made the following submissions to the Committee-

Clause 2

10. The Lands Act, 2012 hereinafter referred to as the "principal Act" is amended in section 2 by inserting the following new definition in its proper alphabetical sequence—

"Registrar" has the meaning assigned to it under section 2 of the Land Registration Act.

Submissions from the Attorney General

11. The term Registrar has been mentioned several times in the Land Act. The AG has no objection to the proposal.

Submissions from the National Land Commission

12. NLC agrees with the proposed amendment because it makes an express provision of what is implied in section 2 of the Land Registration Act.

Committee's Observation

13. The clause is in order as it seeks to define the term Registrar as used in the Bill and hence is in order.

Clause 3

14. Proposed new sub-section (13) provides that the Registrar shall register public land allocated to a public body or institution by the Commission.

Submissions from the Attorney General

15. The requirement will streamline registration of public land to increase security. However, onus should be placed on the public body to ensure that allocation is completed by registration. The following amendment should be included-

13. A public body or institution shall apply to the Registrar for registration of public land allocated by the Commission.

Committee's Observation

Whereas the amendment by the AG states who has the onus in making application it would still be important to mandate the Registrar to register land. The clause should therefore be amended and substituted therefore the following-

(13). A public body or institution shall apply to the Registrar for registration of public land allocated by the Commission.

(13A) The Registrar shall register public land allocated to a public body or institution by the Commission.

Clause 3

16. Proposed new sub-section (14) provides that pursuant to section 31 of the Physical Planning Act, the Registrar shall register land set aside by persons or a land buying company for a public purpose consequent upon proposed development.

Submissions from the Attorney General

17. Section 31 was repealed by the Physical and Land Use Planning Act, 2019 and the relevant section is therefore section 58 and paragraph 7 of the Third Schedule to the Act which deal with surrender of land for public utilities.

Submissions from the National Land Commission

18. NLC supports the amendment save for the Physical Planning Act was repealed by section 91 of Physical and Land Use Planning Act. The clause should be amended to refer to Article 62(2)(a) of the Constitution which provides that public land shall vest in county governments and be held in trust if such land is classified under Article 62(1)(c).

The section be reworded to read-

Pursuant to Article 62(2)(a) of the Constitution, the Registrar shall register land set aside by persons or a land buying company for a public purpose in the name of the respective county government.

Submissions by Consulting Surveying and Mapping Services

19. The amendment is tantamount to declaring a Registrar an allocating entity for public land. It is unconstitutional as it limits the Commission from undertaking its oversight role.

Committee's Observation

The Physical Planning Act, 1996 was repealed by the Physical and Land Use Planning Act, 2019. The Bill had however been processed before the new Act was enacted. There is therefore need to refer to the existing law. The Committee however notes that whereas Articles 62(1)(c) and 62(2) of the Constitution deals with reversal of public land where there is surrender, the appropriate provisions would be section 58 as read with paragraph 7 of the Third Schedule to the Physical and Land Use Planning Act, 2019.

The sub-clause should hence be amended to read-

(14) Pursuant to section 58 and paragraph 7 of the Third Schedule to the Physical and Land Use Planning Act, 2019, the Registrar shall register land set aside by persons or a land buying company for a public purpose consequent upon proposed development.

Clause 3

Proposed new sub-section (15) provides that upon registration of land under sub-sections (13) and (14), the Registrar shall issue a certificate of title in the name of a public body, institution or relevant ministry as the Registrar may determine.

Submissions from the Attorney General

20. The proposed amendment is so far as it relates to issuance of certificate of title is in order. The amendment be redrafted as follows-

(15) Upon registration of land under sub-sections (13) and 14), the Registrar shall issue a certificate of title-

- (a) in the case of an incorporated public entity, the certificate of title will be issued in the name of the entity;
- (b) in the case of unincorporated public entity, the Cabinet Secretary to the National Treasury as trustee;
- (c) in the case of county government, in the name of the county government.

Submissions from the National Land Commission

21. The amendment is order save for the need to align it with Article 62(2)(a), (b) and Article 62(3) of the Constitution so as to reinforce the position of section 31 of the Land Allocation of Public Land Regulations 2017 which are anchored in section 12(11) of the Land Act and hence proposes the following amendment-

(15) Upon registration of land under sub-sections (13) and 14), the Registrar shall issue a certificate of title in the name of the respective county government or Cabinet Secretary to the Treasury as may be determined by the Commission.

Submissions by Consulting Surveying and Mapping Services

22. The amendment is tantamount to declaring a Registrar an allocating entity for public land. It is against the provisions of Article 67(2) of the Constitution and Land Act that allows the Commission to determine forms of ownership and access to land under all tenure systems. The amendment is also contrary to the Cabinet Secretary to the National Treasury Act, Cap. 101 and the Executive Order No. 1 of 2016 by proposing that the Registrar shall issue title in the name of institution yet the Executive Order clearly appoints the Cabinet Secretary to the National Treasury as the custodian of national government assets and properties.

Committee's Observation

The Committee notes that presently titles to public land are registered in the name of the Cabinet Secretary for Treasury. It would however be important to also recognize that there is a category of public land that is managed by the county governments in terms of Article 62(2) and hence there is need to amend the sub-clause to reflect this. The Committee also noted that the amendment does not take away the powers of NLC but ensures that there is registration of public land to guard against grabbing and hence not unconstitutional. Consequently, the Committee recommends the following amendment-

(15) Upon registration of land under sub-sections (13) and 14), the Registrar shall issue a certificate of title-

- (a) in the case of an incorporated public entity, the certificate of title will be issued in the name of the entity;
- (b) in the case of unincorporated public entity, the Cabinet Secretary to the National Treasury as trustee;
- (c) in the case of county government, in the name of the county government.

Clause 3

Proposed new sub-section (16) provides that for avoidance of doubt, where land set aside is part of land to be sub-divided among the shareholders of a land buying company or persons who jointly own the land, the Registrar shall not approve the sub-division of the land until the certificates of titles referred to under sub-section (15) have been issued.

Submissions from the Attorney General

23. The AG opposes the amendment as the Registrar cannot register a subdivision before approval of the subdivision by the Director of Surveys.

Submissions from the National Land Commission

24. NLC supports the amendment as it seeks to ensure that land surrendered to the public receives priority in registration. However, the wording of the clause gives power to the Registrar to approve sub divisions plans which is contrary to the Constitution and the Physical and Land Use Planning Act which empowers county governments to approve subdivision plans. To ensure that the obligation of the Registrar to give priority to surrendered public land is retained, the Commission proposes the following amendment-

(16) For avoidance of doubt, where land set aside is part of land to be sub-divided among the shareholders of a land buying company or persons who jointly own the land, the Registrar shall not issue titles to shareholders or land buying companies or allottees until titles referred to under sub-section (15) have been issued.

Submissions by Consulting Surveying and Mapping Services

25. Land Registrars do not approve subdivisions they only received approved subdivisions.

Committee's Observation

The Committee agrees that the Registrar does not have power to approve sub-divisions and can only register approved sub-divisions. In this regard, the Committee proposes to amend the sub-clause as follows-

(16) For avoidance of doubt, where land set aside is part of land to be sub-divided among the shareholders of a land buying company or persons who jointly own the land, the Registrar shall not issue titles to shareholders or land buying companies or allottees until titles referred to under sub-section (15) have been issued.

Further amendments: New Clause

26. The NLC proposes the insertion of the following new clause-

12B Review of grants and dispositions

- (1) Subject to Article 68(c)(v) of the Constitution and on commencement of this Act, the Commission shall on its own motion or upon a complaint by the national or a county government, a community or an individual, review all grants or dispositions of public land to establish their propriety or legality.
- (2) Subject to Articles 40, 47 and 60 of the Constitution, the Commission shall make rules for the

better carrying out of its functions under subsection (1).

- (3) In the exercise of the powers under subsection (1), the Commission shall give every person who appears to the Commission to have an interest in the grant or disposition concerned, a notice of such review and an opportunity to appear before it and to inspect any relevant documents.
- (4) After hearing the parties in accordance with subsection (3), the Commission shall make a determination.
- (5) Where the Commission finds that the title was acquired in an unlawful manner, the Commission shall, direct the Registrar to revoke the title.
- (6) Where the Commission gazettes the title for revocation, the Registrar shall revoke the title.
- (7) Where the Commission finds that the title was irregularly acquired, the Commission shall take appropriate steps to correct the irregularity and may also make consequential orders.

(8) No revocation of title shall be effected against a *bona fide* purchaser for value without notice of a defect in the title.

(9) In the exercise of its power under this section, the Commission shall be guided by the principles set out under Article 47 of the Constitution.

Justification of the new clause: To ensure that those who grabbed or are inclined to grab public land do not get away with it by making it possible to legally recover such grabbed land.

Committee's Observation

The proposal offends the provisions of Standing Order 133(5) as it expands the subject of the Bill.

General Comments

27. The Consulting Surveying and Mapping Services also submits that the memorandum of the Bill provides that the Bill does not concern counties yet it does as it is dealing with land located in counties.

Committee's Observation

The memorandum of objects and reasons does not form part of the Bill that is subject to consideration.

4.0 GENERAL OBSERVATIONS

28. Having considered the Bill, the Committee observed as follows -

- I. There is need to provide for registration and issuance of titles on public land in order to deal with the issues of land grabbing.
- II. The registration of public land will also safeguard public utilities currently developed on public land for use by the public.
- III. The registration of public land is also key in unlocking funding of public projects which are occupying public land as proof of ownership of land serves as security for obtaining funds from both public and private actors.
- IV. The role of the Registrar is limited to registration of title documents and does not prepare certificates of leases emanating from allocation of public land.
- V. Further, it is the role of the National Land Commission to prepare and execute leases emanating from allocation of public land.
- VI. The Registrar only registers certificates of leases as title documents for allocation of public land and does not approve sub-divisions of land.

5.0 COMMITTEE RECOMMENDATION

29. Having analyzed the Bill, the Committee recommends that the Bill does proceed to Second Reading pursuant to Standing Order 127 subject to the following amendments—

CLAUSE 3

THAT the Bill be amended by deleting clause 3 and substituting therefor the following new clause—

Amendment of section 12 of No. 6 of 2012.	3. Section 12 of the principal Act is amended by inserting the following new sub-sections immediately after sub-section (12)—
	(13) A public body or institution shall apply to the Registrar for registration of public land allocated by the Commission in the prescribed form.
	(14) The Registrar shall register public land allocated to a public body or institution by the Commission.
	(15) Pursuant to section 58 and paragraph 7 of the Third Schedule to the Physical and Land Use Planning Act, 2019, the Registrar shall register land set aside by persons or a land buying company for a public purpose consequent upon a proposed development.
	(16) Upon registration of land under sub-sections (14) and (15), the Registrar shall issue a certificate of title—
	(a) in the case of an incorporated public entity, the certificate of title shall be issued in the name of the entity;
	(b) in the case of an unincorporated public entity, the Cabinet Secretary to the National Treasury as trustee; and
	(c) in the case of a county government, in the name of the county

government.

(17) For avoidance of doubt, where land set aside is part of land to be sub-divided among the shareholders of a land buying company or persons who jointly own the land, the Registrar shall not issue titles to shareholders of land buying companies or allottees until titles referred to under sub-section (16) have been issued.

Justification.

- (a) The onus of applying for registration of public land should be placed on a public body.
- (b) The amendment is also necessary to realign the Bill with the newAct, Physical and Land Use Planning Act, 2019.
- (c) The amendment is necessary to align the amendment with Article 62(2) and the Cabinet Secretary to the National Treasury (Incorporation) Act, Cap. 101.
- (d) The role of the Registrar is limited to registration of title documents and does not have power to approve sub-divisions.

2020 Signe Date.

The Hon. Dr. Rachael Nyamai, CBS, MP Chairperson Departmental Committee on Lands

MINUTES OF THE 14TH SITTING OF THE DEPARTMENTAL COMMITTEE ON LANDS HELD ON TUESDAY 10TH MARCH, 2020 IN THE COMMITTEE ROOM 8TH FLOOR, UKULIMA HOUSE, PARLIAMENT BUILDINGS AT 11.30 A.M.

PRESENT

1. Hon. Dr. Rachael Nyamai, CBS, M.P

- Chairperson

- 2. Hon. Jayne Kihara, M.P
- 3. Hon. Mishi Mboko, M.P
- 4. Hon. Ali Mbogo, M.P
- 5. Hon. Babu Owino, M.P
- 6. Hon. Caleb Kositany, M.P
- 7. Hon. Catherine Waruguru, M.P
- 8. Hon. George Risa Sunkuyia, M.P
- 9. Hon. Jane Wanjuki Njiru, M.P
- 10. Hon. Josphat Gichunge Kabeabea, M.P
- 11. Hon. Simon Nganga Kingara, M.P
- 12. Hon. Teddy Mwambire, M.P

APOLOGIES

- 1. Hon. Khatib Mwashetani, M.P
- 2. Hon. Joshua Kutuny, M.P
- 3. Hon. Kimani Ngunjiri, M.P
- 4. Hon. Omar Mwinyi Shimbwa, M.P
- 5. Hon. George Aladwa, M.P
- 6. Hon. Owen Yaa Baya, M.P
- 7. Hon. Samuel Kinuthia Gachobe, M.P

THE NATIONAL ASSEMBLY SECRETARIAT

1. Mr. Ahmad Guliye-Clerk Assistant III2. Ms. Jemimah Waigwa-Legal Counsel3. Ms. Maureen Kweyu-Audio Officer4. Ms. Peris Kaburi-Serjeant-At-Arms

MIN. NO. NA/DCS/LANDS/2020/050: PRELIMINARIES

- i. The meeting was called to order at fifteen minutes to twelve o'clock and prayers were said.
- ii. The agenda of the meeting was adopted as outlined in the notice of meeting after it was proposed and seconded by Hon. Jayne Kihara, MP and Hon. George Sunkuyia, MP.

- Vice Chairperson

MIN. NO. NA/DCS/LANDS/2020/051: ADOPTION OF THE REPORT ON THE LAND (AMENDMENT) BILL, 2019

- i. The Committee considered the draft report on the Land (Amendment) Bill, 2019 and adopted having been proposed and seconded by Hon. Ali Mbogo, MP and Hon. Teddy Mwambire, MP respectively.
- ii. The Committee recommended that the Bill does proceed to Second Reading pursuant to Standing Order 127 subject to the following amendments:-

CLAUSE 3

THAT the Bill be amended by deleting clause 3 and substituting therefor the following new clause—

Amendment of3. Section 12 of the principal Act is amended by inserting thesection 12 of No. 6 offollowing new sub-sections immediately after sub-section (12)—2012.2012.

(13) A public body or institution shall apply to the Registrar for registration of public land allocated by the Commission in the prescribed form.

(14) The Registrar shall register public land allocated to a public body or institution by the Commission.

(15) Pursuant to section 58 and paragraph 7 of the Third Schedule to the Physical and Land Use Planning Act, 2019, the Registrar shall register land set aside by persons or a land buying company for a public purpose consequent upon a proposed development.

(16) Upon registration of land under sub-sections (14) and (15), the Registrar shall issue a certificate of title—

- (a) in the case of an incorporated public entity, the certificate of title shall be issued in the name of the entity;
- (b) in the case of an unincorporated public entity, the Cabinet Secretary to the National Treasury as trustee; and
- (c) in the case of a county government, in the name of the county government.
- (17) For avoidance of doubt, where land set aside is part of land

to be sub-divided among the shareholders of a land buying company or persons who jointly own the land, the Registrar shall not issue titles to shareholders of land buying companies or allottees until titles referred to under sub-section (16) have been issued.

Justification

- (a) The onus of applying for registration of public land should be placed on a public body.
- (b) The amendment is also necessary to realign the Bill with the new Act, Physical and Land Use Planning Act, 2019.
- (c) The amendment is necessary to align the amendment with Article 62(2) and the Cabinet Secretary to the National Treasury (Incorporation) Act, Cap. 101.
- (d) The role of the Registrar is limited to registration of title documents and does not have power to approve sub-divisions.

MIN. NO. NA/DCS/LANDS/2020/052: ADJOURNMENT

There being no other business to discuss, the meeting was adjourned at thirty minutes past twelve o'clock.

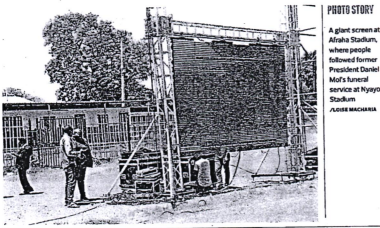
Signature
HON. DR. RACHAEL KAKI NYAMAI, CBS, M.P.
(Chairperson)
Date. 10032020

MACHIRA

DC-LANDS

Wednesday, February 12, 2020

MOI'S FINAL JOHRNEY



BUSINESS BOOM

Nakuru hotels fully booked, says official

People go as far as Elementaita, Molo and Rongai

LOISE MACHARIA @TheStarKenva

Hoteliers in Nakuru have recorded booming business ahead with some of them having to turn away clients because they are fully booked.

Nakuru County Tourism and Hoteliers Association chairperson Dave Mwangi said hotels in the county and its environs had recorded ncreased activities since last week when retired President Moi died.

tired President Mol died. He confirmed that a good number of hotels such as Sarova Woodlands, OleKen, Grand Winston, Olepollos, Merica and Waterbuck were already fully booked. "The climax will be today (Tuesday) and tomorrow when many people will be coming down from Nairobi where the main activities have been centred since Mol's demise last week," he said. The chairperson added that most of the events had indicated that they will arrive late

guests had indicated that they will arrive late

today and leave tomorrow morning. Mwangi said there are many kinds of guests including senior security officers, emergency

PREPARATIONS

sponse teams and journalists that have been camping in Nakuru for the past week. "More personnel will arrive this evening to

reinforce teams already on the ground and that will translate to more bookings," he said. It was noted that people have gone as far as Elementaita, Molo and Rongai in search

of accommodation. Meanwhile, hundreds of residents in Nakuru were glued to their screens as they followed

the proceedings of Mol's National Prayer Ser-vice at Nyayo Stadium in Nairobi. Hotels in the town and within the estates

vere packed as everyone wanted to catch a

glimpse of events at Nyayo Stadium. It was fun following the proceeding from a public place instead of home because it felt like I was at Nyayo Stadium with the rest of Kenyan," resident Peter Kipyegon said. A handful of residents followed the prayers

from Afraha Stadium through a giant screen that had already been erected. Afraha is one of the four locations where the

public will follow the funeral service. Others are in former President Moi's rural

homeland in Sacho and Kabarnet.

HE LOVED MEAT

Plenty of meat for Moi's mourners as 300 chefs butcher hundreds of cattle

LOISE MACHARIA/ In life, former President Daniel Mol loved meat and for his send-off, the public will have tons of it to celebrate his life.

The government, in collaboration with family and friends, has slaughtered hundreds of cattle to feed members of the public who service at his will attend the funera home in Kabarak in Nakuru. Close to 300 chefs and cooks

were busy chopping the carcasses at the Kabarak University main cafeteria which will be catering for the public.

Family members, dignitaries, friends and invited guests will have their lunch at Mol's home within the university compound. "We have been told that the

burlal, at Kabara University

/LOISE MACH

we endeavour to ensure that the family wish is fulfilled," a chef who sought anonymity said. Meanwhile, preparations for the final rite for the retired president of Kenya were in top gear at Kabarak University and Afraha Stadium

where the proceedings will be projected. Rift Valley Regional Commissione George Natembeya said at least 30,000 mourners are expected to attend the service.

7:

He, however, warned those Interested in attending against putting on clothes with political

"The only clothing with messages are those with Kanu prints because Mzee was the party chairman,

Natembeya sald. Rehearsals for the ceremony wer ongoing as different formations did eir fu al touches of preparations.





REPUBLIC OF KENYA

THE NATIONAL ASSEMBLY **TWELFTH PARLIAMENT - FOURTH SESSION**

- In the matters of consideration by the National Assembly:-
- 1. The Land (Amendment) Bill, 2019 (National Assembly Bill No. 54)
- 2. The Breastfeeding Mothers Bill, 2019 (National Assembly Bill No. 74)

SUBMISSION OF MEMORANDA

le 118(1)(b) of the Constitution provides that, "Parliament shall facilitate public participation involvement in the legislative and other business of Parliament and its Committees". The nal Assembly Standing Order 127(3) provides that, "the Departmental Committee to h a Bill is committed shall facilitate public participation and take into account the views and immediations of the public when the Committee makes its report to the House"

Land (Amendment) Bill, 2019 (National Assembly Bill No. 54), seeks provide for re The Land (Amendment) Bill, 2019 (Radonal Assembly Bill not shy Seeks phone to regy of public land by amending the Land Act No. 6 of 2012 in order to provide that where public been allocated to a public body or public institution by the National land Commission for purpose or where land is set aside by persons or land buying companies for a public purp Registrar of Lands under the Land Registration Act., 2012, shall issue a certificate of title in th of the public body, public institution or the relevant ministry as the case may be. on for a pu

The Breastfeeding Mothers Bill, 2019 (National Assembly Bill No. 74), seeks to provide for a legal framework for mothers who may wish to breastfeed their children at workplace, provides for the right of a mother to breastfeed freely or express mik for her Infant and requires the employers to provide breastfeeding employees with lactation rooms to either breastfeed or express their milk for

The Land (Amendment) Bill, 2019 (National Assembly Bill No. 54) and the Breastfeeding Mothers Bill, 2019 (National Assembly Bill No. 74) have undergone First Reading pursuant to Standing Order 127(3) and stands committed to the Departmental Committee on Health and Departmental Committee on Lands respectively, for consideration and thereafter report to the

Pursuant to Article 118(1)(b) of the Constitution and Standing Order 127(3), the respective Committees invites interested members of the Public to submit any representations they may have on the said Bills. The Bills can be accessed from the parliamentary website at www.parliament. gok.arth-n-astional-assembly/house-builness/bills. The representations or written submissions may be forwarded to the Clerk of the National Assembly. PC. Box 41842-00100, Nairobb hand-delivered to the Office of the Clerk, Main Parliament Buildings, Nairobb remailed to clerk@ parliament.go.ke; to be received on or before Tuesday, 18th February, 2020 at 5.00 pm.

MICHAEL R. SIALAI, EBS CLERK OF THE NATIONAL ASSEMBLY

Tight KDF, police watch around Kabarak as burial plans wind up

MATHEWS NDANYL/ Hundreds of military officers and police have been deployed around Kabarak and along all roads in the region ahead of retired

President Daniel Mol's burial today. Preparations for the burial were finalised at his Kabarak home as hundreds of residents from Rift Valley prepared to travel to the burlal. The government and countles in the region have provided buses to ferry representatives

to the burlal Governors described Moi as a great son of the region and the country, saying he is de-serving of an equally great send-off. "We are prepared along with our people to give Mol a good send-off because he was our president, a great statesman, a pan-Africanist and an elder. His record will remain unmatched for many years to come," Nandl's Stephen Sang sald.

Yesterday, most residents watch d on TV the funeral service at Nyayo Stadium. However, residents of Baringo complained that they had not been accorded a chance to view Mol's body before the burlal

We had hoped that the body would be bou ght to Kabarnet so that we see him for the last time but we understand it's a state funeral and things did not work for us. We are proud that he served us for long as MP of Baringo Central and we pray for his soul," resident Benjamin Kiplagat said.

RIGHT: Chefs and cooks prepare meat to he attendants should eat to their fill and served at former President Mol's

THE-STAR CO.KE

ECIAL ISSUE

iya Gazette Supplement No. 109 (National Assembly Bills No. 54)



REPUBLIC OF KENYA

KENYA GAZETTE SUPPLEMENT

NATIONAL ASSEMBLY BILLS, 2019

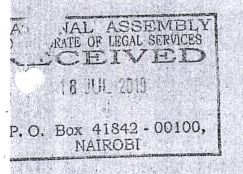
NAIROBI, 4th July, 2019

CONTENT

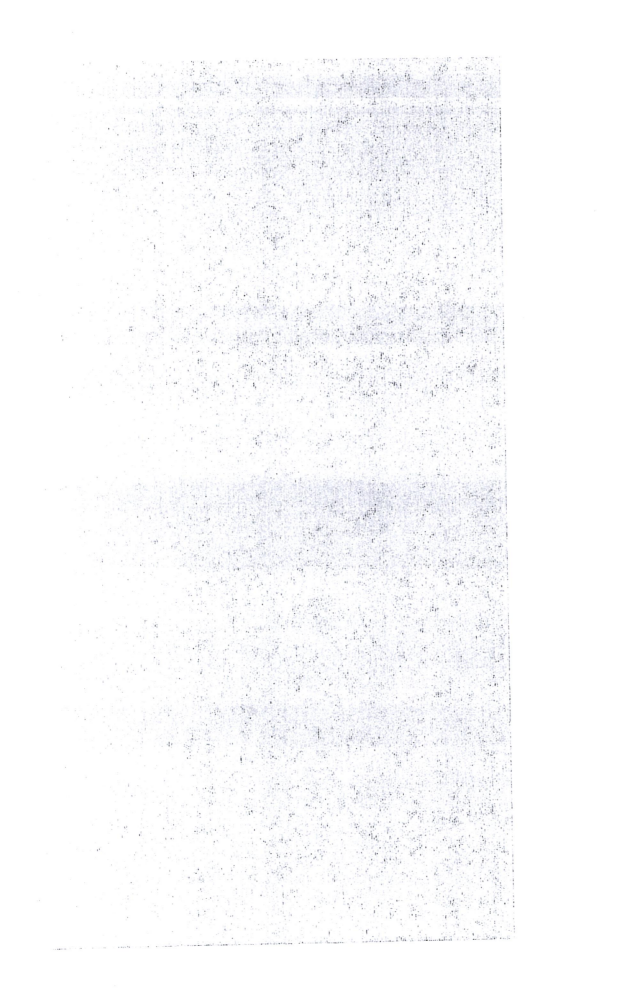
for Introduction into the National Assembly-

PAGE

The Land (Amendment) Bill, 2019.....



PRINTED AND PUBLISHED BY THE GOVERNMENT PRINTER, NAIROBI



THE LAND (AMENDMENT) BILL, 2019

A Bill for

AN ACT of Parliament to amend the Land Act.

ENACTED by the Parliament of Kenya, as follows-

1. This Act may be cited as the Land (Amendment) Act, 2019.

2. The Lands Act, 2012 hereinafter referred to as the "principal Act" is amended in section 2 by inserting the following new definition in its proper alphabetical sequence—

"Registrar" has the meaning assigned to it under section 2 of the Land Registration Act.

3. Section 12 of the principal Act is amended by inserting the following new sub-sections immediately after sub-section (12) —

(13) The Registrar shall register public land allocated to a public body or institution by the Commission.

(14) Pursuant to section 31 of the Physical Planning Act, the Registrar shall register land set aside by persons or 1 land buying company for a public purpose consequent 1pon proposed development.

(15) Upon registration of land under sub-sections (13) and (14), the Registrar shall issue a certificate of title in the name of a public body, institution or relevant ministry as he Registrar may determine.

(16) For avoidance of doubt, where land set aside is part of land to be sub-divided among the shareholders of a

a buying company or persons who jointly own the land, he kegistrar shall not approve the sub-division of the land ntil the certificates of titles referred to under sub-section 15) have been issued. Short title.

Amendment of section 2 of No. 6 of 2012.

No. 3 of 2012.

Amendment of section 12 of No. 6 of 2012.

No: 6 of 1996.

MEMORANDUM OF OBJECTS AND REASONS

Statement of Objects and Reasons

The principal object of the Bill is to amend the Land Act No. 6 of 2012 in order to provide that where public land has been allocated to a public body or public institution by the National Land Commission for a public purpose or where land set aside by persons or land buying companies for a public purpose, the Registrar of Lands under the Land Registration Act, 2012 shall issue a certificate of title in the name of the public body, public institution or the relevant ministry as the case may be. As it is presently, public land and land set aside for a public purpose by land buying companies continue to be grabbed by private persons primarily because there exist no certificates of title issued in respect to such land. This Bill therefore seeks to provide for registration of public land.

Statement on the delegation of legislative powers and limitation of fundamental rights and freedoms

The Bill does not delegate legislative powers neither does it limit fundamental rights and freedoms.

Statement that the Bill does not concern County Governments

The Bill seeks to amend the Land Act so as to provide for registration of public land and land set aside for a public purpose. In view of this, the Bill does not concern County Governments in terms of Article 110(1)(a) of the Constitution as it does not affect the functions and powers of County Governments recognized in the Fourth Schedule to the Constitution.

Statement that the Bill is a money Bill within the meaning of Article 114 of the Constitution

The enactment of this Bill shall not occasion additional expenditure , of public funds.

Dated the 27th June, 2019.

SIMON KING'ARA, Member of Parliament.

Section 12 of No. 6 of 2012 which the Bill proposes to amend-

Allocation of public land

12. (1) Whenever the national or county government is satisfied that it may be necessary to allocate the whole or part of a specific public land, the Cabinet Secretary or the County Executive Committee member responsible for matters relating to land shall submit a request to the Commission for the necessary action by way of—

- (a) public auction to the highest bidder at prevailing market value subject to and not less than the reserved price;
- (b) application confined to a targeted group of persons or groups in order to ameliorate their disadvantaged position;
- (c) public notice of tenders as it may prescribe;
- (d) public drawing of lots as may be prescribed;
- (e) public request for proposals as may be prescribed; or
- (f) public exchanges of equal value as may be prescribed.

(2) The Commission shall ensure that any public land that has been identified for allocation does not fall within any of the following categories—

- (a) public land that is subject to erosion, floods, earth slips or water logging;
- (b) public land that falls within forest and wild life reserves, mangroves, and wetlands or fall within the buffer zones of such reserves or within environmentally sensitive areas;
- (c) public land that is along watersheds, river and stream catchments, public water reservoirs, lakes, beaches, fish landing areas riparian and the territorial sea as may be prescribed;
- (d) public land that has been reserved for security, education, research and other strategic public uses as may be prescribed; and
- (e) natural, cultural, and historical features of exceptional national value falling within public lands;
- (f) reserved land; or
- (g) any other land categorized as such, by the Commission, by an order published in the *Gazette*.

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(3) Subject to Article 65 of the Constitution, the Commission shall upon the request of the national or a county government set aside land for investment purposes.

(4) In fulfilling the requirements of subsection (3), the Commission shall ensure that the investments in the land benefit local communities and their economies.

(5) Subject to the Constitution and any other law, the Commission may, in consultation with the National and county governments, allocate land to foreign governments on a reciprocal basis in accordance with the Vienna Convention on Diplomatic Relations.

(6) At the expiry, termination or extinction of a lease granted to a non-citizen, reversion of interests or rights in and over the land shall vest in the national or county government as the case may be.

(7) Public land shall not be allocated unless it has been planned, surveyed and serviced and guidelines for its development prepared in accordance with section (17) of this Act.

(8) Public land allocated under this section shall not be sold, disposed off, subleased, or subdivided unless it is developed for the purpose for which it was allocated.

(9) Where the land allocated under subsection (8) is not developed in accordance with the terms and conditions stipulated in the lease, that land shall automatically revert back to the national or county government, as the case may be and the Commission shall include in its annual report the status of implementation of this subsection.

(10) In an allocation of public land under this section, the Commission may impose any terms, covenants, stipulations and reservations that the Commission considers advisable, including—

- (a) that the applicant shall personally occupy and reside on the land for a period set by the Commission;
- (b) the applicant shall do such work and spend such money for permanent improvement of the public land within the period specified by the Commission; or
- (c) the consideration that must be paid for a disposition of public land.

(11) The Commission shall make regulations prescribing the criteria for allocation and for connected matters.

The Land (Amendment) Bill, 2019.

(12) The Commission shall make regulations prescribing the criteria for allocation of public land and without prejudice to the generality of the foregoing, such regulations may prescribe—

- (a) forms of ownership and access to land under all tenure systems;
- (b) the procedure and manner of setting aside land for investments;
- (c) procedures to be followed with respect to auction and disposition of land;
- (d) appropriate mechanisms for repossession of land given to citizens at the expiry of a lease; and
- (e) mechanisms of benefit sharing with local communities whose land have been set aside for investment.

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D MACHARIS Alcor dost FA		07 FEB ? ? ? DIRECTOR COMMITTING
03/3/02	OFFICE OF THE ATTORNEY-GENERAL & DEPARTMENT OF JUSTICE	

3rd February, 2020

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AG/LDD/188/1/68

The Clerk of the National Assembly, Parliament Buildings, P. O. Box 41842-00100 NAIROBI.

RE: THE LAND (AMENDMENT) BILL, 2019

We refer to your letter ref. no. KNA/DC/lands/2019/(023) and dated the 3rd April, 2019, vide which you forwarded the Legislative Proposal for proposed Land (Amendment), 2019, for our comments.

We have consulted the Ministry of Lands and Physical Planning on the proposed amendments and forward the comments indicated in the attached matrix for your consideration and further action.

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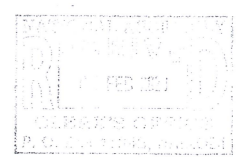
CATHERINE OCHANDA, Deputy Chief Parliamentary Counsel.

For: Attorney-General.

Copy to: Hon. P. Kihara Kariuki EGH <u>Attorney General</u>

> Mr. Kennedy Ogeto CBS Solicitor General

M. N. Nzioka (Mrs.) Chief Parliamentary Counsel



SHERIA HOUSE, HARAMBEE AVENUE

P.O. Box40112-00100, NAIROBI, KENYA, TEL: +254 20 2227461/2251355/07119445555/0732529995 E-MAIL. info.statelawoffice@kenya.go.kc WEBSITE: www.atorney-general.go.kc

DEPARTMENT OF JUSTICE

CO-OPERATIVE BANK HOUSE, HAILLE SELLASIE AVENUEP.O. Box 56057-00200, Natrobi-Kenya TEL: Natrobi 2224029/ 2240337 E-MAIL: legal/ddiustice.go.ke WEBSITE: www.justice.go.ke

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		ມ	CLAUSE 2
12(14)	12(13)	Proposal i) ii)	PROVISION Proposal to amend ? Act by inserting "Registrar"
Pursuant to section 31 of the Physical Planning Act (Repealed), the Registrar shall register land set aside by persons or a land buying company for a public	The Registrar shall register public land allocated to a public body or institution by the Commission	to amend Section 12 of the Land Act by inserting new sub-sections 13, 1 Registration of public land allocated to public bodies or institutions by Registration of land set aside for a public purpose consequent upon a pr 31 of the Physical Planning Act (Repealed)	PROVISION Proposal to amend Section 2 of the Land Act by inserting a new definition "Registrar"
To secure land set aside for public use on subdivision	To secure public land allocated to a public body or institution by the National Land Commission	d Act by inserting new sul located to public bodies or or a public purpose consec .ct (Repealed)	RATIONALE To align the definition of the term "Registrar" under the Land Act with the one contained in the Land Registration Act to provide clarity
Section 31 of the repealed Physical Planning Act (Cap. 286) provided as follows- "31. Any person requiring a development permission shall make an application in the form	The requirement will streamline registration of public land to increase security. However, onus should be placed on the public body to ensure that allocation is completed by registration	 Proposal to amend Section 12 of the Land Act by inserting new sub-sections 13, 14, 15 and 16 in relation to: i) Registration of public land allocated to public bodies or institutions by the National Land Commission ii) Registration of land set aside for a public purpose consequent upon a proposed development application pursuant to Section 31 of the Physical Planning Act (Repealed) 	COMMENT The term 'Registrar' has been mentioned several times in the Land Act. We have no objection to the proposal for amendment
We propose to amend the provision to replace Section 31 of the Repealed Physical Planning Act with the relevant Section 58 of the Physical and Land Use Planning Act, 2019 and	We recommend an amendment to the provision as follows- "A public body or institution shall apply to the Registrar for registration of public land allocated by the Commission"	on to: nmission oplication pursuant to Section	Proposed amendment is in order

REVIEW OF THE LAND (AMENDMENT) BILL, 2019

Paragraph 7 of the Third Schedule to the Act, dealing with surrender of land for public utilities in an application for sub- division.		
prescribed in the Fourth Schedule, to the clerk of the local authority responsible for the area in which the land concerned is situated. 31 (2) The application shall be accompanied by such plans and particulars as are necessary to indicate the purposes of the development, and in particular shall show the proposed use and density, and the land which the applicant intends to surrender for-	 (a) purposes of principal and secondary means of access to any sub- divisions within the area included in the application and adjoining land; (b) public purposes consequent upon the proposed development" 	The Physical and Land Use Planning Act No. 13 of 2019 which repealed the Physical Planning Act provides similar provisions under Section 58, 61 and Paragraph 7 of the Third Schedule.
uent upon ment		
purpose consequent proposed development		
purposed		

Section 58 (1) A person shall obtain development permission from the respective county executive committee member by applying for development permission from the executive committee member in the prescribed form and after paying the prescribed fees.	Section 58(3) An applicant for development permission shall indicate the proposed uses to which the land shall be put, the population density to which the land shall be subjected and the portion of the land the applicant shall provide for easements as a consequence to the applicant's proposed development.	Section 61 (2) of the Act empowers the county executive committee member to impose conditions whenever granting consent to a development application	Under Paragraph 7 (h) of the Third Schedule to the Act, the county government shall in considering a sub-division proposal factor in surrender of land for public utilities.

12 (15)	
Upon registration of land under sub-sections (13) and (14), the Registrar shall issue a certificate of title in the name of a public body, institution or relevant ministry as the registrar may determine.	
To secure public land	
This aspect is crucial to ensure that registration is completed by issuance of certificate of title to provide documentation to support ownership by public institutions.Proposed amendment in so far as issuance of a certificate of title for public land is in order. We recommend that the amendment be redrafted as follows- Land (Allocation of Public Land) Regulations, 2017, in the case of an incorporated public entity, the certificate of title will be issued in the name of the entity.Proposed amendment in so far as issuance of a certificate of title for public land is in order. We amendment be redrafted as follows- 12 (15) Upon registration 	Both the repealled Physical Planning Act and the Physical and Land Use Planning Act, 2019 do not provide direct linkage to registration of land surrendered for public utilities on an application for development permission. There are instances where instruments required to effect such surrender have not been prepared or registered. Registration will work to control the mischief associated with appropriations of public land. We therefore support the amendment.
crucial to ensure that Proposed amendment in so is completed by far as issuance of a certificate of title to certificate of title for public nentation to support land is in order. We public institutions. recommend that the amendment be redrafted as follows- in of Public Land) D17, in the case of an public entity, the itle will be issued in centity. (13) and (14), the Registrar shall issue a certificate of title-	

(a) in the case of an incorporated public entity, the certificate of title will be issued	in the name of the entity (h) In the case of	ry t	Treasury as trustee (c) In the case of county government, in the name of the county government	We oppose the proposed amendment as the Registrar cannot register a subdivision before approval of the subdivision by the Dircetor of Surveys
In the case of unincorporated public entity, the Cabinet Secretary to the National Treasury as trustee.	In the case of county government, in the name of the county			Under Section 39 of the Land Registration Act the Registrar can only decline to register a subdivision if necessary consents have not been obtained. Both the repealed Physical Planning Act and the new Physical and Land Use Planning Act provide for the requirement of a development permision granted by the county governments for a subdivision. Upon the grant of development permission, consent for subdivision
		~		To secure land set aside for public purpose on subdivision
				For avoidance of doubt, where land set aside is part of land to be sub-divided among the shareholders of a land buying company or persons who jointly own the land, the registrar shall not approve the sub-division of the land until the certificates of titles referred to under sub-section (15) have issued.
				(16)

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The Registrar cannot therefore register a subdivision before an approval of subdivision.	Registration Act requires that the subdivision be authenticated before registration. This is to be done by the Director of Surveys or a Government surveyor authorized in writing by the Director in that behalf pursuant to Section 32 of the Survey Act.	 based on the development permission is given by the Director of Land Administration. Survey is then carried out as per the development permission and submitted to the Director of Surveys for quality control and approval. Section 22(2) of the Land

Atterin. Jeess deal FA NATIONAL ASSEMBLY AND COM MAIN PTCORDS UNIT 18 FEB :::) Fang Our Wealth, Out RECEIVED (2) NAIROBI - KENÝÁ OFFICE OF THE CHAIRMAN Website: www.landcommission.go.ke Telephone: Nairobi 020 (2718050)/020-2187505 **ARDHI HOUSE** Email: info@landcommission.go.ke OFF NGONG ROAD P.O BOX 44417-00100 NATIONAL ASSEMBLY NAIRORI File Ref: NLC/1/7/13 Date: 14th February, 2020 CE Your Ref: 10 FEB 202') Mr. Micheal Sialai, EBS Clerk of the National Assembly CLERK'S OFFICE Parliament Buildings 41842, NAIROBI se deal. P.O. Box 41842-00100 **NAIROBI**

RE: THE LAND (AMENDMENT) BILL 2019 (NATIONAL ASSEMBLY BILL NO

We make reference to the above subject matter and notice issued in the Daily Newspapers on calls for public participation. We have taken note that the proposed amendment will affect our constitutional and statutory mandates to administer and manage public land on behalf of National and County Governments. Having been sworn in on 15th November 2019, way after the Land Amendment Bill 2019 had gone through two readings in the National Assembly, we welcome the opportunity to submit our views on the same to the Departmental Committee on Land.

As ably articulated in the Memorandum of Objects and Reasons of Land (Amendment) Bill 2019, the Commission is equally concerned with grabbing of public Land. We therefore welcome all efforts to ensure that public land which is under constant threat of grabbling is not only protected but where it has been grabbed, it is legally recovered. It is our considered view that the proposed amendments to Land Act 2012 will with our views taken into account go along in:

Bolstering generally the efforts by His Excellency The President Hon. Uhuru Kenyatta • (e.g. on School Titling Program and the Shule Yangu Campaign), the National Assembly and the Ministry of Lands and Physical Planning to not only protect but also recover grabbed public land.

19 FEB 2020

DIRECTOR COMMITTEE SERVICES

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THE NATIONAL ASSEMBLY RECEIVED National Land Commission Land Amendment Bill 2019

Strengthen and expressly reaffirm the roles of various Government Agencies in Strengthen and expressiv reamming the roles of various Government Agencies in protection of Public Seal gaping holes exploited by grabbers of Public Land by ensuing that land an additional her individually according to the roles of the second land history and land history according to the second land histo protection of Fublic Jeal Baping noies exploited by Brabbers of Fublic Jeal up to that land surrendered by individuals, body corporates and land buying companies received and and buying companies received and a Unat land surrendered by individuals, body corporates and land outling companies received under Section 25 and 26 of La. Registration Act No.3 of 2012. COMMENTS, OBSERVATIONS AND PROPOSALS UMMENIS, USSERVATIONS AND PROPOSALS Our comments, observation and proposals are aimed at ensuring the proposed amendments provide clarity and are aligned to the Constitution I awe and Covernment Policies and Policies and Use comments, observation and proposals are aimed at ensuring the proposed amendment Directives Accordinolv after studving the Constitution, Laws and Government Policies and Covernment Policies and provide Clarity and are aligned to the Constitution, Laws and Government Folices and No. 54) in relation to the nronneed amendmente to Section 19 of the Land (Assembly Bill 20:19 (National Assembly 20:19 (Nation Directives. Accordingly, after studying the Land (Amendment) Bill 2019 (National Assembly Bill introducing new enheartions we proposed amendments to Section 12 of the Land Assembly Bill introducing new enheartions we present our comments and proposals as follows. introducing new subsections, we present our comments and proposals as follows; 1. Proposed amendment to Section 12 of the Land Act, 2012. Section Proposed insertion of a new subsection 3 (13) / roposed insertion of a new subsection The Registrar shall register public land allocated to a public body or institution by the Commission. We agree with the proposed amendment because it makes an express provision of what is implied in Section 9 of the Land Reprietration Act No 9 of 9019 which defines the role of a repristrative of a repris ^{vve} agree with the proposed amenament because it makes an express provision of what is implied in Section 2 of the Land Registration Act, No. 3 of 2012 which defines the role of a what is implied "resistration." to mean 'hringing of an interest in land or lass under the nole of a registration is inder the new visions of the isotometric. In Section 2 of the Land Registration Act, No. 3 of 2012 which defines the role of a registration," to mean 'bringing of an interest in land or lease under the provisions of the land registrar 1.e. Act and includes making of an entry, note or record in the land register. 2. Proposed amendment to Section 12 of the Land Act, 2012. Section Proposed insertion of a new subsection Pursuant to section 31 of the Physical Planning Act, the Registrar shall register S(14) Ind set aside by persons or land buying company for a public purpose consequent upon proposed development. We agree with the proposed amendment. However, since the Physical Planning Act was repealed hy Section 01 of the Physical Planning and Land Hee Art No 19 of 9010 we proposed that the We agree with the proposed amendment. However, since the Physical Planning Act was repeated Section 91 of the Physical Planning and Land Use Act, No. 13 of 2019, we propose that the Constitution under Article 69 (9)(a) which provides that Public Land by Section 51 of the Physical Planning and Land Use Act, No. 13 of 2019, we propose that shall vest in the Constitution under Article 62 (2)(a) which provides that Public Land the held in trust for the neonle resident in that country contents and he held in trust for the neonle resident in that country country contents and he held in trust for the neonle resident in that country country country country contents and he held in trust for the neonle resident in that country country country country country contents and he held in trust for the neonle resident in that country coun Section be ancnored in the constitution under Article 62 (2)(a) which provides that Fully for the County Government and be held in trust for the people resident in that counts and the section of the se snall vest in the County Government and be held in trust for the people resident in the County Government and be held in trust for the people resident in the county of sale reversion or surrender article 62(1)(c) that is land transferred to the state of the section he reworded to the state of the section he reworded to read ^{(sucn lana is classified among others under article 62(1)(c) that is land transferred to the sale 'way of sale, reversion or surrender. Accordingly, we propose the Section be reworded to the state instant to Article 69/9)(a) of the Constitution the registrar shall register land set aside} ⁷ Way of sale, reversion or surrender. Accordingly, we propose the Section be reworded to remove and howing company for a public nurrow in the registrar shall register land set aside in the name of the remove in the name of hersons or land buying company for a public purpose in the name of the respective as a public purpose in the name of the respective as the respective of the

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3. Proposed amendment to Section 12 of the Land Act, 2012.

Section	Proposed insertion of a new subsection
	Upon registration of land under sub-section (13), the Registrar shall issue a certificate of title in the name of a public body, institution, or relevant ministry as the Registrar may determine.

We agree with the proposed amendment and so as to align it to Article 62(2) (a) and (b) and Article 62(3) of the Constitution, reinforce the position of Section 31 Land (Allocation of Public Land) Regulations 2017 which are anchored in Section 12 (11) of the Land Act, 2012 and Executive Order No. 1 of 2016 and reaffirm the role of the Commission in allocating Public Land, we propose that the Section be amended to read, "Upon registration of land under sub-section (13), the Registrar shall issue a certificate of title in the name of the respective County Government or Cabinet Secretary to the Treasury (as Trustee) as may be determined by the Commission".

4. Proposed amendment to Section 12 of the land Act, 2012.

Section	Proposed insertion of a new subsection
3(16)	For avoidance of doubt, where land set aside is part of land to be sub-divided among the shareholders of a land buying company or persons who jointly own the land, the Registrar shall not approve the sub-division of the land until the certificates of the titles referred to under sub-section (15) have been issued.

We agree with the proposed amendment as it seeks to ensure that land surrendered to the public receives priority in registration. However, the unfortunate consequences of the wording of the clause makes the Registrar a party in the approval of subdivision plans. This is contrary to the Constitution and the Physical Planning and Land Use Act, Act No.3 of 2019, which empowers County Governments to approve subdivision plans. In Practice and as provided in law, the Registrar receives already approved sub-division schemes that include a list of beneficiaries. It is from this list that the Registrar should enter in the register all public purpose land set aside in the name of the respective County Government. To ensure that the obligation of the Registrar to give priority to surrendered Public Land is retained and at the same time not to create conflict with the development control function of the County Governments or introduce another layer for approving already approved subdivision schemes, we propose the section be amended to read *"For avoidance of doubt, where land set aside is part of land to be sub-divided among the shareholders of a land buying company or persons who jointly own the land, the Registrar*

National Land Commission Land Amendment Bill 2019

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shall not issue titles to shareholders of land buying companies and/or allotees until referred to under sub-section (15) have been issued". We are encouraged that The Land (Amendment) Bill, 2019 seeks to cure the problem wh ^{vve} äre encouraged that the Land (Amendment) but, 2019 seeks to cure the problem with the set aside for a public purpose by land buying companies continue to be grabbed in marily because there exists no certificate of the title issued in mariled in marile to be grabbed. Fubic Land set aside for a public purpose by land buying companies continue to be graves and To ensure that those who graphed or are inclined to graph withic land do not get away with private persons primarily because there exists no certificate of the title issued in respect to such or are inclined to grab public land do not get away with the making it is possible to legally recover such or abbed land as provided in article 68(c) (v) of ^{*lana. 10 ensure that those who grapped or are inclined to grap public land do not get away with the Constitution we propose incertion of a new Clance 19R as follows.*} the Constitution, we propose insertion of a new Clause 12B as follows: 12B. (1) Subject to Article 68 (c)(v) of the Constitution and on commencement of the Constitution of the Constitution and on commencement of ^{12B.} (1) Subject to Article os (C)(V) of the Constitution and on commencement of this Act, the Commission shall on its own motion or upon a complaint by the complaint by the action of the action o hational of a county government, a community of an individual, review all grants or dispositions of public land to establish their propriety or legality. (2) Subject to Articles 40, 47 and 60 of the Constitution, the Commission shall make (*) ounger to a time white the constitution, the common the subsection (1). (3) In the exercise of the powers under subsection (1), the Commission shall give (3) In the exercise of the powers under subsection (1), the Commission shall give disposition comparison of anothe commission to have an interest in the grant of anothe commission of an an another structure to the grant of a structure to the commission of a structure to the commission of a structure to the commission to have an interest in the grant of a structure to the commission of a structure to the commission of a structure to the commission to have an interest in the grant of a structure to the commission to have a structure to the commission of a s every person who appears to the Commission to have an interest in the grant of disposition concerned, a notice of such review and an opportunity to appear before it and the immediate and the grant of it and to inspect any relevant documents. (4) After hearing the parties in accordance with subsection (3), the Commission shall make a determination. (5) Where the Commission finds that the title was acquired in an unlawful manner, the Commission shall, direct the Registrar to revoke the title. (6) Where the Commission gazettes the title for revocation, the Registrar shall ^{revoke} the title. (7) Where the Commission finds that the title was irregularly acquired, the (') YV HETE WE COMMISSION HILLS UNAL UNE ULLE WAS HITEGULARLY ACQUITED, UNE Commission shall take appropriate steps to correct the irregularity and may also make consequential orders. (8) No revocation of title shall be effected against a bona fide purchaser for value without notice of a defect in the title. (9) In the exercise of its power under this section, the Commission shall be guided by the principles set out under Article 47 of the Constitution. ^{10/ Land} Commission Land Amendment Bill 2019



We further reiterate our support for the amendment as it adds much needed clarity and fills a critical missing gap in the protection of public land particularly those parcels surrendered by individuals and/or Land Buying Companies during subdivision. The additional proposed Section 12B will ensure that land that was grabbed or is grabbed is recoverable through a legal and constitutionally sanctioned process. We are readily available to discuss and clarify our contribution further with you at your convenience should you find it necessary.

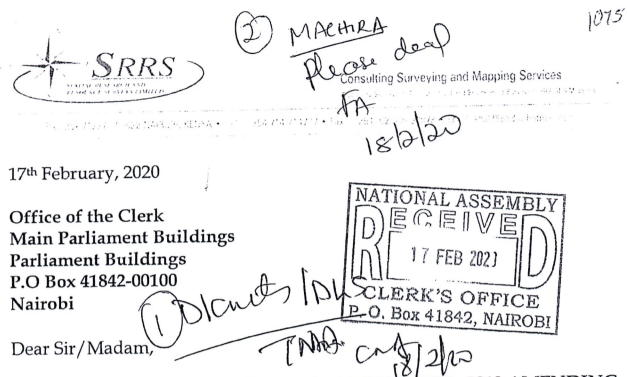
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Yours

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GERSHOM OTACHI BW'OMANWA CHAIRMAN, NATIONAL LAND COMMISSION

National Land Commission Land Amendment Bill 2019



COMMENTS ON THE LAND (AMENDMENT) BILL, 2019 AMENDING SECTION 12 OF THE LAND ACT, 2012 BY INTRODUCING SUB-SECTIONS 13, 14, 15 AND 16

The National Land Commission is a creation of the Constitution of Kenya (2010) to bear the intent of the National Land Policy towards spearheading the land reforms in Kenya. The Commission is a Constitutional Commission established under article 67(1) and 248(2) (b) of the Constitution of Kenya. It's Constitutional mandates are specified in articles 67(2) (a-h) and 62(2) and (3). The provisions of the National Land Policy and the Constitutional functions of the Commission are operationalized through Acts of Parliament and regulations specifically: the National Land Commission Act 2012; the Land Act 2012, the Land Registration Act, 2012, the Land (Amendment) Act of 2016 and the approved land regulations of 2016.

The public has been called upon to submit any representations on the Bill and here below are observations and comments on proposed amendments to section 12 of the Land Act 2012 through "The Land (Amendment) Bill, 2019 (National Assembly Bill No.54).

It is my considered opinion that the proposed amendments which are not curing any existing land problems as identified in the National Land Policy Session Paper No 3 of 2009 on institutional conflicts and confusion that had

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DUMOTUR CURLEGA (N. 1995) Nuer been created by multiple laws on land administration and management before the coming of 2010 Constitution. The proposed amendments by introducing sub-section 13, 14, 15 and 16 to section 12 of the Land Act 2012 are bound to:

- 1. Empower the Land Registrars as an allocating authority of public land which is a category of land administered and managed by the National Land Commission on behalf of the national and county governments.
- 2. Create conflict on other provisions of the Land Act 2012 which deal with prudent management of public land.
- 3. To be unconstitutional in as far as the functions of the National Land Commission are stated in Article 67(2) and 62(2) and (3).
- 4. To be against the provisions of the land regulations, 2017.
- 5. To go against the Executive Order No. 1 of 2016.

By introducing a sub-section 14 to Section 12 of the Land Act that reads:

"Pursuant to section 31 of the Physical Planning Act, the Registrar shall register land set aside by persons or a land buying company for public purpose consequent upon proposed development" is tantamount to declaring a Registrar an allocation entity for public land.

Land set aside for public purpose through application of the Physical Planning Act (repealed by the Physical Planning and Land Use Act 2019) during development application for sub-divisions of large land holdings is merely a proposed use. It does not determine who the user shall be but what public use the land should be put into. In the definition of public land under Article 62(2) (c) of the Constitution:

Public land is also "land transferred to the state by way of sale, reversion or surrender" and 62(1)(n)(i) and (ii).

This definition covers land set aside through sub-division planning.

In land sub-divisions, individual land holders, land buying companies, corporates or community holders of land surrender land for public use as advised through planning proposals. This land falls under the

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administration and management of the National Land Commission. The Commission administers this land guided by Constitution Article 10 (2) (d) and Principles of the National Land Policy under Article 60. Therefore the introduced sub-section 14 is unconstitutional as it limits the Commission from undertaking its oversight role on the principals of the Land Policy.

Proposed amendments subsection 15 reads:

"Upon registration of land under sub-section (13) and (14), the Registrar shall issue a certificate of title in the name of a public body, institution or relevant ministry as the Registrar may determine.

This is a direct way of declaring the Land Registrar an allocating authority for public land. It goes against the provisions of Article 67 (2) and is in conflict with the provisions of the Land Act Section 12 (12) (a) that allows the Commission to determine forms of ownership and access to land under all tenure systems. The same proposed amendments conflicts the Commissions management roles on public land held by public agencies as found in Land Act section 10(2) and infringes on smooth implementation of Land Act section 8(a) and (d) which allows the Commission to introduce management guidelines, conditions of use and reversionary terms on all public land use.

It is also contrary to Cabinet Secretary to the National Treasury Act CAP 101 and the Executive Order No. 1 of 2016 to propose in the amendments that the Registrar shall issue title in the name of institution or relevant ministry as he/she may determine, yet the Executive Order clearly appoints the Cabinet Secretary to the National Treasury as custodian of national government assets and properties. The Land Regulations 2017 are specific on the role of the National Land Commission when it comes to management of public land. It is also the Commission that is entrusted in ensuring that public land is protected.

It is not clear from the proposed sub-section 16; at what point in time the Registrar becomes an approving authority for land sub-divisions. Land Registrars receive approved subdivisions schemes accompanied by a list

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S/no. 1.	Section of Land Act Section 12 (Proposed 13)	Provision The Registrar shall register	National Land Commission Proposal "A lease or license emanating from	Justification Execution of a lease is a contract between the lessor and the lessee. In
		public land allocated to a	allocation of public land within the meaning of Art. 62 (1) of the COK	allocation of public land the Lessor is the Commission on behalf of the
		public body or	shall be prepared	case may be as provided in Article
		institution by	executed and sealed by	67(2) (a) and Land Act 2012 section 2.
		the commission	the National Land Commission and	
			registered by the Chief	
			Land Registrar" for	
	ţ	:	issuance of certificate of	
2.	Section12	Pursuant to	Substitute the words	For a Registrar to register a lease and
	(proposed14)	section 31 of	thereof before the word	issue a certificate of lease, the lease
		the Physical	"the registrar " with the	document has to be prepared,
		Planning Act,	words "The Commission	executed and sealed by the
		the Registrar	shall issue allocation	Commission.
		shall register	documents for land set	
		land set aside	aside by persons or land	
		by persons or a	buying companies for	
		land buying	public purpose and	
		company for a	thereafter The Registrar	
		public purpose	shall register the leases	

LAND AMENDMENT BILL, 2019

National Land Commission Proposals inn compliance to amendment of Land Act, Section 51 (b2)

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S/no. Section of Land Act	Provision	National Land Commission Proposal	Justification
	upon proposed	and sealed by the	
	development.	Commission. "	
3. Section!2	Upon	Immediately after the	The Registrar Registers documents
(Proposed 15)	registration of	word Ministry to read "	already prepared by other
	land under sub-	as per the lease	Government Departments such as
	sections (13)	document"	Land Administration and Land
	and (14), the		Adjudication or private lawyers and
	Registrar shall		therefore, the Land Registrar cannot
	issue a		prepare and register a document at
	certificate of		the same time.
	lease in the		
	name of a		
	public body,		
	institution or		
	relevant		
	ministry as the		
	Registrar may		
	determine		

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																							4.		S/no.
																						(Proposed 16)	-	Land Act	Section of
issued.	have been	section (15)	to under sub-	titles referred	certificates of	until the	of the land	the sub-division	not approve	Registrar shall	land, the	jointly own the	persons who	company or	a land buying	shareholders of	the	divided among	land to be sub-	aside is part of	where land set	of doubt,	For avoidance		Provision
										:	Officer."	Land Administration	been submitted by the	under section 15 have	index maps referred to	survey plans/ registry	subdivision until all the	"Shall not register the		words,	Registrar, with the	words after the word	Substitute thereof the	Commission Proposal	National Land
																be.	Adjudication Officer as the case may	Administration office or the Land	Department and approved by the Land	by the County Government Planning	Development proposals are forwarded	subdivision schemes because	The Registrar does not approve		Justification

