



REPUBLIC OF KENYA

TWELFTH PARLIAMENT – FIFTH SESSION

THE NATIONAL ASSEMBLY

VOTES AND PROCEEDINGS

WEDNESDAY, NOVEMBER 24, 2021 (MORNING)

1. The House assembled at thirty minutes past Nine O'clock
2. The Proceedings were opened with Prayer
3. **Presiding** – the Deputy Speaker

4. **PETITIONS**

The Honourable Nominated Member (Hon. Wilson Sossion, MP) presented a Petition on status of the Bosto Dam Water Supply Project in Bomet and Kericho Counties.

Petition committed to the Departmental Committee on Finance and National Planning for consideration pursuant to the Standing Orders.

5. **QUESTIONS**

The following Questions were asked –

- (i) Question No.395/2021 by the Member for Starehe Constituency (Hon. Charles Njagua, MP) regarding social protection of artists upon their exit from active performances.

(To be replied to by the Cabinet Secretary for Sports, Culture and the Arts before the Departmental Committee on Sports, Culture and Tourism)

- (ii) Question No.462/2021 by the Member for Tharaka Nithi County (Hon. Beatrice Nyaga, MP) regarding compensation for landowners that surrendered land for the Kionyo-Chogoria Loop Road.

(To be replied to by Cabinet Secretary for Transport, Infrastructure, Housing, Urban Development and Public Works before the Departmental Committee on Transport, Public Works and Housing)

- (iii) Question No.492/2021 by the Member for Njoro Constituency (Hon. Charity Kathambi, MP) regarding insecurity incidences in Njoro Constituency.

(To be replied to by the Cabinet Secretary for Interior and Coordination of Government before the Departmental Committee on Administration and National Security)

- (iv) Question No.504/2021 by the Member for Mwala Constituency (Hon. Vincent Musyoka, MP) regarding upgrading of Kivandini-Mbiuni-Miseleni-Tala Road to bitumen standards.

(To be replied to by Cabinet Secretary for Transport, Infrastructure, Housing, Urban Development and Public Works before the Departmental Committee on Transport, Public Works and Housing)

The following Questions were deferred–

- (i) Question No.408/2021 by the Member for Mwatate Constituency (Hon. Andrew Mwadime, MP) regarding demolition of residential houses in Maungu Area of Taita Taveta County.
- (ii) Question No. 491/2021 by the Member for Kuresoi South (Hon. Joseph Tonui, MP) regarding construction of Lelechwet-Cheram Bridge.
- (iii) Question No. 493/2021 by the Member for Lamu County (Hon. Ruweida Obo, MP) regarding wildlife invasions in Shelah Area of Lamu County.
- (iv) Question No. 495/2021 by the Member for Mwea Constituency (Hon. Kabinga Wachira, MP) regarding Last Mile Connectivity Programme in Mwea Constituency.

6. THE EMPLOYMENT (AMENDMENT) (NO.2) BILL (NATIONAL ASSEMBLY BILL NO. 79 OF 2019)

Motion made and Question proposed –

THAT, the Employment (Amendment) (No. 2) Bill (National Assembly Bill No. 79 of 2019) be now read a Second Time.

(Hon. Gideon Keter, MP -22.09.2021)

Debate on the Motion having been concluded on Wednesday, November 10, 2021;

Question put and agreed to.

7. MOTION -REPORT OF THE COMMITTEE OF THE WHOLE HOUSE ON THE ASSISTED REPRODUCTIVE TECHNOLOGY BILL (NATIONAL ASSEMBLY BILL NO. 34 OF 2019)

Motion made and Question proposed –

THAT, this House do agree with the Report of the Committee of the Whole House on its consideration of the Assisted Reproductive Technology Bill (National Assembly Bill No. 34 of 2019) and seeks leave to sit again today.

(Hon. Millie Odhiambo, MP)

Question put and agreed to.

8. THE PENAL CODE (AMENDMENT) BILL (NATIONAL ASSEMBLY BILL NO. 40 OF 2021)

(Hon. Nimrod Mbai, MP)

Order for First Reading read;

Bill read a First Time and referred to the relevant Departmental Committee pursuant to Standing Order 127(1)

9. THE COPYRIGHT (AMENDMENT) BILL (NATIONAL ASSEMBLY BILL NO. 44 OF 2021)

(Hon. Gladys Wanga, MP)

Order for First Reading read;

Bill read a First Time and referred to the relevant Departmental Committee pursuant to Standing Order 127(1)

10. THE PENAL CODE (AMENDMENT) (No.2) BILL (NATIONAL ASSEMBLY BILL NO. 47 OF 2021)

(Hon. David Gikaria, MP)

Order for First Reading read;

Bill read a First Time and referred to the relevant Departmental Committee pursuant to Standing Order 127(1)

11. THE NATIONAL GOVERNMENTS CONSTITUENCIES DEVELOPMENT FUND (AMENDMENT) BILL (NATIONAL ASSEMBLY BILL NO. 48 OF 2021)

(Hon. David Gikaria, MP)

Order for First Reading read;

Bill read a First Time and referred to the relevant Departmental Committee pursuant to Standing Order 127(1)

12. THE WHISTLEBLOWERS BILL (NATIONAL ASSEMBLY BILL NO. 50 2021)

(Hon. Irene Kasalu, MP)

Order for First Reading read;

Bill read a First Time and referred to the relevant Departmental Committee pursuant to Standing Order 127(1)

13. COMMITTEE OF THE WHOLE HOUSE**IN THE COMMITTEE**

The Deputy Speaker in the Chair

(i). The Assisted Reproductive Technology Bill (National Assembly Bill No. 34 of 2019)

(Consideration interrupted on Wednesday, 17 November, 2021 resumed. Resumption from New Clause 28A)

New Clause 28A

-New Clause 28A proposed

THAT, the Bill be amended by inserting the following new clauses immediately after clause 28 —

- Right to assisted reproductive technology. **28A.** (1) Every person has the right to access the highest standard and quality of attainable and cost-effective assisted technology reproductive technology services.
- (2) Assisted reproductive technology services shall be provided by qualified experts licensed by the Directorate.
- (3) An assisted reproductive technology expert shall, before providing Assisted reproductive technology service—
- (a) provide information necessary to assist in the making of an informed decision to all parties concerned, and in particular, information concerning-
- (i) the various assisted reproductive technology methods available;
 - (ii) chances of success for various assisted reproductive technology methods;
 - (iii) advantages, disadvantages and risks of the various assisted reproductive technology methods; and
 - (iv) the cost of treatment for different assisted reproductive technology methods.
- (b) advise the parties on the need for professional counselling and have them undergo the same on the implications of the various methods; and
- (c) ensure promotion and preservation of the health, safety and dignity of the parties seeking assisted reproductive technology services.

(Chairperson, Departmental Committee on Health)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

New Clause 28A - Agreed to and Introduced into the Bill

New Clause 28B

-New Clause 28B proposed

Right to **28B.** The national and county governments shall put in place assisted measures to ensure that all intersex persons have access to assisted reproductive reproductive technology services. technology by inter-sex persons.

(Chairperson, Departmental Committee on Health)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

New Clause 28B - Agreed to and Introduced into the Bill

New Clause 28C

-New Clause 28C proposed

Consent to **28C.** (1) An assisted reproductive technology expert shall obtain assisted prior informed and written consent from the parties before providing reproductive any assisted reproductive technology service under the Act or any technology other written law. service.

(2) The consent referred to in subsection (1) shall make express provisions on what should be done with the gametes in case of—

(a) the death of any of the parties seeking assisted reproductive technology services; and

(b) incapacity of any of the parties seeking assisted reproductive technology services.

(3)The assisted reproductive technology clinics and assisted reproductive technology banks shall not cryo preserve any human embryos and or gamete without specific instructions and consent in writing from all the parties seeking assisted reproductive technology in respect of what should be done with the gametes or embryos in case of death or incapacity of any of the parties.

(4) The consent of any of the parties obtained under this section may be withdrawn at any time prior to the process of implanting the embryos or the gametes in the woman's uterus.

(Chairperson, Departmental Committee on Health)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

New Clause 28C - Agreed to and Introduced into the Bill

New Clause 28D

-New Clause 28D proposed

Duties of assisted reproductive technology expert.

28D. 1) Assisted reproductive technology expert shall ensure—

- (a) confidentiality is maintained throughout the entire process of provision of assisted reproductive technology services;
- (b) the donor has been screened for all diseases and conditions that may endanger the health of the parents, the surrogate or the child; and
- (c) all parties are aware and understand the rights of the child born through the assisted reproductive technology process.

(2) An assisted reproductive technology expert, shall, before receiving gamete or embryo donation, collect the following information from the donor—

- (a) a passport size photo;
- (b) physical characteristics;
- (c) ethnic origin;
- (d) family history;
- (e) medical history;
- (f) interests and hobbies; and
- (g) professional qualifications and skills.

(3) The information obtained under subsection (2) shall be held by the licensed facility, and shall not be disclosed in any way that

may identify the receiver and donor.

(Chairperson, Departmental Committee on Health)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

New Clause 28D - Agreed to and Introduced into the Bill

New Clause 32A -New Clause 32A proposed

THAT, the Bill be amended by inserting the following new clauses immediately after clause 32 –

Termination
of
surrogacy
agreement.

32A. (1) A surrogacy agreement may be terminated where—

- (a) automatically, following the termination of pregnancy in accordance with this Act or any other written law;
- (b) before the implantation of a fertilized embryo in the surrogate mother's womb; or
- (c) where a dispute arises between commissioning parents, before the fertilized embryo is implanted in the surrogate mother.

(2) Parties shall not terminate the agreement after the transfer of the embryo or embryos into the womb of the surrogate mother.

(Chairperson, Departmental Committee on Health)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

New Clause 32A - Agreed to and Introduced into the Bill

New Clause 32B -New Clause 32B proposed

Obligations
under
surrogacy
agreement.

32B. (1) The Commissioning parent or parents, under the surrogacy agreement shall be the legal parent or parents of the child and not discriminate against the child.

(2) In the event of multiple pregnancies arising out of a surrogacy agreement, all the children born out of the pregnancy shall be the children of the commissioning parent or commissioning parents and the rights and obligations for all parties shall vest as if the pregnancy had borne only one child.

(3) Where a child is born out of a surrogacy arrangement—

(a) the commissioning parent or commissioning parents shall be listed as the parents both in the birth notification and in the birth certificate; and

(b) the child shall acquire the citizenship of the commissioning parent or commissioning parents under Article 14(1) of the Constitution of Kenya.

(4) Notwithstanding the provisions of section 32(5) the surrogate mother may claim from the commissioning parent or commissioning parents —

(a) compensation directly relating to the process of in-vitro fertilization, pregnancy, ante-natal, birth, post-natal care and post- delivery complications;

(b) loss of earnings by the surrogate mother as a result of the surrogacy; and

(c) insurance to cover the surrogate mother for any acts that may lead to death or disability of the surrogate mother as a result of the surrogacy.

(5) The surrogate mother shall—

(a) not terminate the pregnancy except under the provisions of the law;

(b) hand over the child to the commissioning parent or commissioning parents immediately upon the birth of child;

(c) have no rights or obligation regarding the child; and

Cap.160.

(d) not contact the child, whether directly or by use of proxy, unless provided for in the agreement.

(6) A child born as a result of a surrogacy agreement shall not be considered a dependant of the surrogate under the Law of Succession Act.

(7) A person shall not accept consideration for arranging for the services of a surrogate mother, make such an arrangement for consideration or advertise the arranging of such services.

(Chairperson, Departmental Committee on Health)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

New Clause 32B - Agreed to and Introduced into the Bill

New Clause 32C - -New Clause 32C proposed

Prohibition of Sex Selection	32C. A person shall not do any act, at any stage of an assisted reproductive process, to determine the sex of the child to be born through the process of assisted reproductive technology.
------------------------------------	--

(Chairperson, Departmental Committee on Health)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

New Clause 32C - Agreed to and Introduced into the Bill

New Clause 32D - -New Clause 32D proposed

Restriction on sale of human gametes, zygotes and embryos prohibition of commercial artificial reproductive technology.	32D. (1) A person shall not knowingly provide, prescribe or administer anything that shall ensure or increase the probability that an embryo shall be of a particular sex, or that shall identify the sex of an in vitro embryo, except to diagnose, prevent or treat a sex-linked disorder or disease. (2) A person shall not sell, transfer or use of gametes, zygotes and embryos, or any part thereof or information related thereto, directly or indirectly to any party within and outside Kenya.
--	---

(Chairperson, Departmental Committee on Health)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

New Clause 32D - Agreed to and Introduced into the Bill

Schedule - -Deletion proposed to the Schedule

THAT, the Bill be amended by deleting the Schedule.

(Chairperson, Departmental Committee on Health)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Subsequently, proposed deletion by Hon. Jennifer Shamalla also effected;

Schedule - **Deleted**

Clause 2 - -Various Amendments proposed to Clause 2

PART A: Definitions to be amended –as per Alphabetical Order

Definition of ‘Authority’: Proposed amendment by Chairperson of the Health Committee

(a) by deleting the definition of “Authority”;

(Chairperson of the Health Committee)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Subsequently, proposed amendment by Hon. Jennifer Shamalla effected too.

Definition of ‘Authority’ - As amended by the Chairperson agreed to

Definition of ‘assisted reproductive technology’:

Proposed amendment by Chairperson of the Health Committee

- (b) by deleting the definition of “assisted reproductive technology” and substituting therefor the following new definition—

“assisted reproductive technology” means fertilization in a laboratory dish of processed sperm with processed eggs which have been obtained from an ovary, whether or not the process of fertilization is completed in the laboratory dish;”

(Chairperson of the Health Committee)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Definition of ‘assisted reproductive technology’ - As amended by the Chairperson
agreed to

Definition of ‘couple’: Proposed amendment by Chairperson of the Health Committee

- (c) by deleting the definition of “couple” and substituting therefor the following new definition—

“couple” means a male and female who are in an association notwithstanding whether such association may be recognized as a marriage under any law in Kenya;”

(Chairperson of the Health Committee)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Subsequently, proposed amendment by Hon. Jennifer Shamalla **defeated**;

Definition of ‘couple’ - As amended by the Chairperson agreed to

Definition of ‘Director’:

Proposed amendment by Chairperson of the Health Committee

- (d) by deleting the definition of “Director”;

(Chairperson of the Health Committee)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Definition of 'Director' - As amended by the Chairperson agreed to

Definition of 'donor': Proposed amendment by Hon. Zuleikha Hassan

- (a) in the definition of the word “donor” by deleting the words ‘and the person need not be the spouse of the person she or he is donating the gametes to’;
(Hon. Zuleikha Hassan)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and negatived;

Definition of 'donor' - Not amended

Definition of 'eggs' and 'embryo': Proposed amendment by Hon. Jennifer Shamalla

- (a) deleting the definition of “eggs” and substituting therefor the following new definition—
“egg” means a live human ovum;”
- (b) deleting the definition of “embryo” and substituting therefor the following new definition—
“embryo” means a live pre-born person or child from fertilization or conception until transfer into the adoptive or surrogate mother;”

(Hon. Jennifer Shamalla)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Definition of 'eggs' and 'embryo' - As amended by Hon. Jennifer Shamalla agreed to

Definition of 'father': Proposed amendment by Chairperson of the Health Committee

- (e) by deleting the definition of “father” and substituting therefor the following new definition—
“father” means a man who in the case of a child who is being carried by a woman as a result of placing in the woman an embryo or sperm and eggs or the artificial insemination of the woman—

- (a) the man donated his sperms for the process of assisted reproduction, and at the time of placing in the woman the embryo or the sperm and eggs or artificial insemination of the woman-
- (i) the woman was party to a marriage with the man; or
- (ii) the woman was not party to a marriage with the man but has subsequently contracted a marriage with the man; or
- (iii) the man and the woman have never contracted a marriage, but the man has in agreement with the woman, written a parental agreement acquiring parental rights of a father, or
- (b) the man did not donate his sperms for the process of assisted reproduction, and at the time of placing in the woman the embryo or the sperm and eggs or artificial insemination of the woman-
- (i) the man was party to a marriage with the woman; or
- (ii) the man has in agreement with the woman, written a parental agreement acquiring parental rights of a father;”

(Chairperson of the Health Committee)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Subsequently, proposed amendment by Hon. Zuleikha Hassan **defeated**;

Definition of ‘father’ - As amended by the Chairperson agreed to

Definition of ‘gamete’: Proposed amendment by Chairperson of the Health Committee

- (f) by deleting the definition of “gamete” and substituting therefor the following new definition—
“gametes” means a mature sperm or egg capable of fusing with a gamete of the opposite sex to produce the fertilized egg;

(Chairperson of the Health Committee)

Proposed amendment to ‘gamete’ **dropped** by the Chairperson of the Health Committee.

Definition of ‘gamete’: Proposed amendment by Hon. Jennifer Shamalla.

- (c) deleting the definition of “gametes” and substituting therefor the following new definition—

“gamete” means a mature sperm from a man or a mature egg from a woman capable of fusing with a gamete of the opposite sex to produce an embryo;”

(Hon. Jennifer Shamalla)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Definition of ‘gamete’ - As amended by Hon. Jennifer Shamalla agreed to

Definition of ‘parties to a marriage’:

Proposed amendment by Hon. Jennifer Shamalla

- (d) deleting the definition of “parties to a marriage” and substituting therefor the following new definition—

“parties to a marriage” means a man and a woman married to each other;”

(Hon. Jennifer Shamalla)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Definition of ‘parties to a marriage’ - As amended by Hon. Jennifer Shamalla agreed to

Definition of ‘primitive streak’:

Proposed amendment by Chairperson of the Health Committee

- (g) by deleting the definition of “primitive” and substituting therefor the following new definition—

“primitive streak” means an embryo that develops in the early stages of human reproduction, that is to be taken to have appeared in any embryo not later than the end of the period of fourteen days beginning with the day when the gametes are mixed, not counting any time during which the embryo is stored and the presence of which signifies the creation of a unique human being;

(Chairperson of the Health Committee)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Subsequently, proposed amendment by Hon. Jennifer Shamalla **defeated**;

Definition of 'primitive streak' - As amended by the Chairperson agreed to

Definition of 'procreation':

Proposed amendment by Chairperson of the Health Committee

- (h) in the definition of "procreation" by deleting the words "a facilitated process" and substituting therefor the words "an assisted reproduction technology process";

(Chairperson of the Health Committee)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Definition of 'procreation' - As amended by the Chairperson agreed to

Definition of 'surrogate mother':

Proposed amendment by Chairperson of the Health Committee

- (i) in the definition of "surrogate mother" by inserting the word "for" immediately after the word "term";

(Chairperson of the Health Committee)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Subsequently, proposed amendment by Hon. Jennifer Shamalla **defeated**;

Definition of 'surrogate mother' - As amended by the Chairperson agreed to

Definition of 'treatment services':

Proposed amendment in an amended form by Chairperson of the Health Committee

- ~~(j) in the definition of "treatment services" by deleting the words "women to carry children" and substituting therefor the words "a pregnant woman";~~

- (j) by deleting the definition of “treatment services” and substituting therefor the following new definition-

“treatment services” for purposes of this Act, means medical, surgical or obstetric services provided to the public or a section of the public for the purpose of assisting women to get pregnant and to carry the pregnancies to term.

(Chairperson of the Health Committee)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Definition of ‘treatment services’ - As amended in an amended form by the Chairperson agreed to

Clause 2: PART B: New Definitions to be introduced –as per Alphabetical Order

Proposed amendment by Chairperson of the Health Committee

That Clause 2 be amended by inserting the following new definitions in the proper alphabetical sequence:-

“assisted reproductive technology expert” means an obstetrician or gynaecologist that has sub-specialized in reproductive endocrinology and fertility medicine;

“assisted reproductive technology services” includes the diagnostic and screening, endoscopic surgery, intra-uterine insemination, in-vitro fertilization, intracytoplasmic sperm injection, cryo- preservation, pre-implantation genetic screening, pre-implantation genetic diagnosis, onco-fertility, gamete and embryo donation, or surrogacy provided to infertile and sub- fertile man or woman;

“commissioning parents” means a man and woman whether a couple or parties to a marriage who enter into a surrogacy arrangement seeking assistance in procreation through the help of a surrogate mother or donor;

“cryo-preservation” means the assisted reproductive technology process of cooling and storing gametes, or embryos at very low temperatures to preserve their viability includes also embryo, egg or sperm freezing;

“diagnosis” means the process of testing and screening to ascertain the proper functioning of the reproductive systems and its processes at the beginning of the Assisted reproductive technology process;

“Directorate” means the Assisted Reproductive Technology Directorate established under section 4;

“donation” for purposes of this Act, means a process in Assisted Reproductive Technology, of voluntarily giving gametes or embryos for purposes of procreation;

“embryologist” means a specialist who deals with gametes and assists in the process of fertilization in the laboratory;

“embryology” means a branch of biology that deals with gametes and development of embryos;

“endoscopic surgery” means a surgery in assisted reproductive technology involving techniques that limit the size of incisions performed with one or more small incisions instead of large incisions, and passing a telescope with a video camera through the incision into the body cavity;

“infertile or sub-fertile client” means a man and woman whether a couple or parties to a marriage who are not able to procreate naturally;

“infertility” means the inability to conceive after one year of unprotected coitus or other proven medical condition preventing a couple from conception;

“intracytoplasmic sperm injection” means an assisted reproductive technology process of whereby a single healthy sperm is injected directly into the cytoplasm of a female egg outside the body;

“in-vitro fertilization” means an assisted reproductive technology process where an egg is fertilized by a sperm in a test-tube or elsewhere outside the body;

“oocyte” means naturally ovulating oocyte in the female genetic tract;

“pre-implantation genetic diagnosis” means a process in assisted reproductive technology which involves assessment of the embryo for pre-existing hereditary diseases and eliminating the same before the transfer of the embryo to a woman’s womb;

“pre-implantation screening” means a process in assisted reproductive technology to determine the number of chromosomes in a developing embryo in specific cases;

“surrogacy” means a term in assisted reproductive technology, of a woman carrying and giving birth to a baby for a commissioning parent or couple;

(Chairperson of the Health Committee)

Question on the amendment proposed;

Debate arising;

Question on the amendment put and agreed to;

Definition of these 18 new terminologies -
and Introduced into the Bill

As amended by the Chairperson agreed to

Proposed amendment by Hon. Jennifer Shamalla

That Clause 2 be amended by inserting the following new definitions in the proper alphabetical sequence:-

“adoptive father” means a man whose wife receives an embryo created using sperms other than his own or the man in a couple that commissions a surrogate mother to receive an embryo created using sperms other than his own;

“adoptive mother” means a woman who receives an embryo that is created from an egg that is not her own or a woman in a couple that commissions a surrogate mother to receive an embryo created using an egg that is not her own;

“biological father” means the man whose sperm is used to create an embryo;

“biological mother” means a woman whose egg is used to create an embryo;

“Ministry” means the ministry for the time being responsible for matters relating to health;”

(Hon. Jennifer Shamalla)

The proposed 5 new definitions **dropped** on account of the absence of Hon. Jennifer Shamalla in the Chamber;

The proposed 5 new definitions/ terminologies –Not introduced into the Bill

Title - Agreed to

Clause 1 - Agreed to

Bill to be Reported with Amendments

(ii). The Alcoholic Drinks Control (Amendment) Bill (National Assembly Bill No. 70 of 2019)

Order deferred

(ii) The Kenya Deposit Insurance (Amendment) Bill (National Assembly Bill No. 43 of 2020)

THAT, clause 2 of the Bill be amended-

(a) in paragraph (a) by deleting the words “one million” and substituting therefor the words “five hundred thousand”

(Chairperson, Departmental Committee on Finance and National Planning)

Title - Agreed to

Bill to be Reported with Amendments

14. **HOUSE RESUMED** - the Third Chairperson in the Chair

(i) The Assisted Reproductive Technology Bill (National Assembly Bill No. 34 of 2019)

Bill Reported with Amendments;

Motion made and Question proposed –

THAT, the House do agree with the Report of the Committee of the Whole House on its consideration of **the Assisted Reproductive Technology Bill (National Assembly Bill No. 34 of 2019)**.

(Hon. Millie Odhiambo, MP)

Question deferred.

(ii) The Kenya Deposit Insurance (Amendment) Bill (National Assembly Bill No. 43 of 2020)

Bill Reported with Amendments;

Motion made and Question proposed –

THAT, the House do agree with the Report of the Committee of the Whole House on its consideration of **the Kenya Deposit Insurance (Amendment) Bill (National Assembly Bill No. 43 of 2020)**.

(Hon. Abdul Rahim Dawood, MP)

Question deferred.

15. **THE PENSIONS (AMENDMENT) BILL (NATIONAL ASSEMBLY BILL NO. 26 OF 2020)**

Motion made and Question proposed –

THAT, the Pensions (Amendment) Bill (National Assembly Bill No. 26 of 2020) be now read a Second Time.

(Hon. Didmus Barasa -10.09.2020)

Debate interrupted on Wednesday, November 10, 2021 resumed;

Debate arising.

And the time being One Minute past Seven O'clock, the Third Chairperson interrupted proceedings and adjourned the House without Question put pursuant to the Standing Orders.

16. HOUSE ROSE - _____ at One minute past Seven O'clock.

M E M O R A N D U M

The Speaker will take the Chair
today, Wednesday, November 24, 2021 at 2.30pm