SPECIAL ISSUE

## REPUBLIC OF KENYA

# KENYA GAZETTE SUPPLEMENT

# ACTS, 2014

NAIROBI, 22nd December, 2014

#### CONTENT

Act-

PRINTED AND PUBLISHED BY THE GOVERNMENT PRINTER, NAIROBI THE SECURITY LAWS (AMENDMENT) ACT, 2014 No. 19 of 2014 Date of Assent: 19th December, 2014

Date of Commencement: 22nd December, 2014

# AN ACT of Parliament to amend the laws relating to security

ENACTED by the Parliament of Kenya, as follows-

- 1. This Act may be cited as the Security Laws Short title. (Amendment) Act, 2014 and shall come into force upon publication.
- 2. Section 3 of the Public Order Act is amended— Amendment of section 3 of Cap. 56.
  - (a) in subsection (1) by deleting the words "one thousand shillings or to imprisonment for a term not exceeding six months" and substituting therefor the term "one hundred thousand shillings or imprisonment for a term not exceeding two years";
  - (b) in subsection (2) by deleting the expression "Attorney-General" and substituting therefor the expression "Director of Public Prosecutions";
- 3. Section 7 of the Public Order Act is amended— Amendment of section 7 of Cap. 56.
  - (a) in subsection (1) by deleting the expression "Commissioner of Police" and substituting therefor the expression "Inspector—General of National Police Service;
  - (b) in subsection (6) by deleting the term "Commissioner of Police" and substituting therefor "Inspector—General of National Police Service".
- 4. Section 8 of the Public Order Act is amended Amendment of section 8 of Cap. 56.
  - (a) in subsection (l) by—
    - deleting the words "Commissioner of Police or Provincial Commissioner" and substituting therefor the words "Cabinet Secretary, on the advice of the InspectorGeneral of the National Police Service";
    - (ii) deleting the expression "(being, in the case of a Provincial Commissioner within his province)";

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No. 19 Amendment of	Security Laws (Amendment) 2014 (b) by deleting subsection (4); (c)in subsection (6) by deleting the term "one thousand" and substituting therefor the term "ten thousand".		
section 9 of Cap. 56.	5. Section 9 of the Public Order Act is amended—		
section 9 of Cap. 56.	<ul><li>(a) in subsection (l) by deleting the term "province" and substituting therefor the term "county";</li></ul>		
	<ul><li>(b) in subsections (3) by deleting the term "Commissioner of Police" and substituting therefor the term "Cabinet Secretary";</li></ul>		
	<ul><li>(c) in subsection (6) by deleting the term "one" and substituting therefor the term "ten".</li></ul>		
Amendment of section II of Cap. 56.	6. Section I l of the Public Order Act is amended in		
	subsection (l) by deleting the term "ten" and substituting therefor the term "one hundred".		
Repeal of cap. of 56.section 12 7. The Public Order Act is amended by			
	repealing section 12.		
A 1 ( C			

Amendment of 8. Section 13 of the Public Order Act is amended in section 13 of Cap. 56.

subsection (1) by deleting the expression "47 of the Police Act" and substituting therefor the expression "106 of the National Police Service Act".

Amendment section 17 of ofCap. 56 9. Section 17 of the Public Order Act is amended by

deleting the term "five thousand" and substituting therefor the term "fifty thousand".

Amendment section 19 of ofCap. 56 10. Section 19 of the Public Order Act is amended by

deleting the term "Attorney-General" and substituting therefor the term "Director of Public Prosecutions".

Amendment of

section 21 of Cap. 56 11. Section 21 of the Public Order Act is amended by

deleting the words "of the first class".

Insertion of new 12. The Penal Code is amended by inserting the section 66A in Cap.

### 63. following new section immediately after section 66—

Prohibited 66A. (l) A person who publishes, publications and

broadcasts. broadcasts or causes to be published or distributed, through print, digital or electronic means, insulting, threatening, or inciting material or images of dead or injured persons which are likely to cause fear and alarm to the general public or disturb public peace

No. 19	Sec	urity Laws (	Amendment) 20	)14
Insertion of new section 128A in Cap. 63.	:	or impris	e not exceeding five million shillin sonment for a term not exceedi rs or both.	
	n n S S 1	investigat National Forces co conviction shillings	A person who publishes as any information which undermine tions or security operations by the Police Service or the Kenya Defer- commits an offence and is liable, up n, to a fine not exceeding five milling or a imprisonment for a term in g three years, or both.	nes the nce on ton
f f e r c e a		and 34 of specified limiting material	The freedom of expression a om of the media under Articles f the Constitution shall be limited under this section for the purposes the publication or distribution likely to cause public alar at to violence or disturb public pea	33 as of of m,
r c i s	1 13. following new		al Code is amended by inserting nmediately after section 128—	g the
1	Offences by p officers.	offence a imprisoni fifteen ye	128A. A public officer commits and is liable, upon conviction, ment for a term of not less th ears where in the course of his or h ent he or she—	to ian
, u F	1	(a)	aids or facilitates the commission felony;	ı of a
c r c	1	(b)	facilitates the irregular entry o alien or a criminal into Kenya;	f an
c r V	n V	(c)	criminal; or	of a
i c t	C Insertion of new s	(d) ection 25 IA in	irregularly issues identification documents, Cap. 63.	ation
i C				

2014 Insertion of section 36A of cap. 75. 14.		an offence a	ndment) ibly stripping such pe and is liable, upon o t for a term not less t	conviction, to
he Penal Code is amended by inserting the following new section immediately after section 251— Insulting modesty by 251A. A person who intentionally insults forcible stripping.	15. inserting the f		l Procedure Code is sections immediately	
	Remand by co	of the Consti a person who	Pursuant to Article 49 tution, a police office to has been arrested in hours after being arre	r shall present n court within
		police officer that the deten	withstanding subsect thas reasonable groution of a person arrest nour period is necessa -	nds to believe ed beyond the
	h e m	(a) pr an	oduce the suspect bo d	efore a court;
	o d e	ex	ply in writing to the tension of time for spect in custody.	
	s t y o	shall be supp	application under s orted by an affidavit and shall specify—	
	f a	• •	e nature of the offence spect has been arreste	
	n y o		e general nature of th nich the suspect has b	
	t h e r	the	e inquiries that have e police in relation t d any further inquirie made by the police;	to the offence es proposed to
		e reasons nece e suspect in cu	essitating the continu stody.	ed holding of

(4) In determining an application under subsection (2), the court shall consider any objection that the suspect may have in relation to the application and may —

2014

- (a) release the suspect unconditionally;
- (b) release the suspect subject to such conditions as the court may impose to ensure that the suspect—
  - does not, while on release, commit an offence, interfere with witnesses or the investigations in relation to the offence for which the suspect has been arrested;
  - (ii) is available for the purpose of facilitating the conduct of investigations and the preparation of any report to be submitted to the court dealing with the matter in respect of which the suspect stands accused; and
  - (iii) appears at such a time and place as the court may specify for the purpose of conducting preliminary proceedings or the trial or for the purpose of assisting the police with their inquiries; or

(c) having regard to the circumstances specified under subsection (5), make an order for the remand of the suspect in custody.

(5) A court shall not make an order for the remand in custody of a suspect under subsection (5)(c) unless—

 (a) there are compelling reasons for believing that the suspect shall not appear for trial, may interfere with witnesses or the conduct of investigations, or commit an offence while on release; Security Laws (Amendment)

- (b) it is necessary to keep the suspect in custody for his protection, or, where the suspect is a minor, for his welfare;
- (c) the suspect is serving a custodial sentence; or
- (d) the suspect, having been arrested in relation to the commission of an offence, has breached a condition for his release.

(6) The court may, for the purpose of ensuring the attendance of a suspect under subsection (4)(b)(ii) or (iii), require the suspect—

- (a) to execute a bond for such reasonable amount as the court considers appropriate in the circumstances; and
- (b) to provide one or more suitable sureties for the bond.

(7) Where a court makes an order for the remand of a suspect under subsection (4)(c), the period of remand shall not exceed thirty days.

(8) A police officer who detains a suspect in respect of whom an order has been issued under subsection (4)(c) may, at any time before the expiry of the period of remand specified by the court, apply to the Court for an extension of that period.

(9) The court shall not make an order for the extension of the time for remand under subsection (8) unless it is satisfied that having regard to the circumstances for which an order was issued under subsection (4)(c), it is necessary to grant the order.

(10) Where the court grants an extension under subsection (9), such period shall not, together with the period for which the suspect was first remanded in custody, exceed ninety days. No. 19Security Laws (Amendment)2014Insertion section 42A of a of newCap.16. The Criminal Procedure Code is amended by75.inserting the following new sections immediately after 42—

Disclosure by 42A. (1) Pursuant to Article 50(2)(j) of prosecution.

the Constitution, the prosecution shall inform the accused person in advance of the evidence that the prosecution intends to rely on and ensure that the accused person has reasonable access to that evidence.

Inproceedings under the Prevention of Terrorism Act, the Narcotic Drugs and Psychotropic Substances (Control) Act, the Prevention of Organized Crimes Act, the Proceeds of Crime and Anti-Money Laundering Act and the Counter-Trafficking in Persons Act, the prosecution may, with leave of court, not disclose certain evidence on which it intends to rely until immediately before the hearing—

- (a) if the evidence may facilitate the commission of other offences;
- (b) if it is not in the public interest to disclose such evidence;
- (c) where there are grounds to believe that disclosing such evidence might lead to an attempt being improperly made to persuade a witness to make a statement retracting his original statement, not to appear in court or otherwise to intimidate him.
- (3) Evidence shall be deemed to be in the public interest, if that evidence—

#### (a) touches on matters of national security;

Insertion of section Insertion of sections 1 18A of cap. 75.

touches on the identity of an informant where there are good reasons for believing that disclosure

0	ce the family of the informant in
f	danger;
t	
h	(b) discloses the identity of a witness
e	who might be in danger of assault or
i	intimidation if his identity is known;
n	(c) contains details which, if they
f	became known, might
0	facilitate the commission of
r	other offences or alert someone not in
m	
a	custody that the person was a
n	suspect;
t	(d) discloses some unusual form of
'	surveillance or method of detecting
S	crime.
i	

d (4) Disclosure of evidence to the Court and e the accused person under this section shall be done in camera.

<sup>1</sup>7. The Criminal Procedure Code is amended by inserting the following new section immediately after section 118—

Ex-parterapplication 118A. An application for a search for search varrant.

y warrant under section 118 shall be made p exparte to a magistrate.

 $\frac{1}{2}$ 8. The Criminal Procedure Code is

amended by

inserting the following provisions immediately after section 342 -

## POLICE SUPERVISION

Person twice convicted may be	343. (1) When a person, having been
subject to police	convicted of an offence punishable with

343 - 345 in cap. 75.

Security Laws (Amendment)

supervision.

imprisonment for a term of three years or more is again convicted of an offence punishable with imprisonment for a similar term or of an offence under section 345, the court may, at the time of passing sentence of imprisonment on that person, also order that he shall be subject to police supervision as provided by section 344 for a period not

exceeding five years from the date of his release from prison.

(2) If the conviction is set aside on appeal or otherwise, the order shall become void.

(3) An order under this section may be made by the High Court when exercising its powers of revision.

Requirements from 344. (1) A court may at any time direct persons subject to

police supervision. that a person shall, whilst subject to police supervision under section 343 and at large in Kenya, comply with all or any of the following requirements, and may vary any such directions at any time—

- (a) to reside within the limits of a specified area;
- (b) not to transfer his or her residence to another area without the written consent of an authorised police officer in charge of that area;
- (c) not to leave the area in which the person resides without the written consent of the police officer in charge of that area;
- (d) at all times to keep the authorised police officer in charge of the area in which the person resides notified of the house or place in which he or

Security Laws (Amendment)

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she resides and provide his or her telephone and other contacts;

(e) to present him or herself, whenever called upon by the authorised police officer in charge of the area in which the person resides, at any place in that area specified by that officer.

(2) The freedom of movement and residence under Article 39 of the Constitution shall be limited as specified under this section for the purposes of limiting the movement of persons under a lawful police supervision order.

(3) The Cabinet Secretary may make regulations for carrying out the provisions of this section, and in particular prescribing the manner in which persons may be brought before a court for the purposes of this section.

Automatic police 344 A. (1) A person who is convicted of supervision.

an offence under section 296(1), 297(1), 308 or 322 of the Penal Code the Prevention of Terrorism Act or the Sexual Offences Act shall be subject to police supervision for a period of five years from the date of his release from prison.

"(2) A person who is subject to police supervision under this section shall, whilst he or she is so subject—

> (a) reside within the limits of such area as the Commissioner of Prisons shall, in each case, specify in writing to the Inspector General of Police upon the person's release;

- (b) not transfer his or her residence to another area without the written consent of the police officer in charge of the specified area;
- (c) not leave the area in which he or she resides without the written consent of the police officer in charge of that area;
- (d) at all times keep the police officer in charge of the area in which he or she resides notified of the house or place in which he or she resides;
- (e) present himself or herself, whenever called upon by the police officer in charge of the area in which he resides, at any place in that area specified by that officer

(3) The freedom of movement and residence under Article 39 of the Constitution shall be limited as specified under this section for the purposes of limiting the movement of persons under a lawful police supervision order.

345. (l) A person subject to police

supervision who fails to comply with a requirement placed upon him or her by or by virtue of section 344 or 344A commits an offence and is liable, upon conviction, to imprisonment for a term not exceeding six months and on a second or subsequent conviction for that offence to imprisonment for a term not exceeding twelve months.

(2) Reasonable efforts made by a person to comply with a supervision order shall be a defence to the offences under subsection (1).

Failure to comply with requirements under section 344. Security Laws (Amendment)

(3) A police officer may arrest without warrant a person whom he suspects upon reasonable grounds of having committed an offence under this section.

Amendment Section 348A of of Cap. 19. The Criminal Procedure Code is amended by

75. repealing section 348A and replacing it with the following new section—

348A. (1) When an accused person has

against acquittal, order of refusal or order of dismissal.

Right of appeal

been acquitted on a trial held by a

subordinate court or High Court, or where an order refusing to admit a complaint or formal charge, or an order dismissing a charge, has been made by a subordinate court or High Court, the Director of Public Prosecutions may appeal to the High Court or the Court of Appeal as the case may be, from the acquittal or order on a matter of fact and law.

Amendment of Section 364 of Cap.

Amendment of

75.

(2) If the appeal under subsection (1) is successful, the High Court or Court of Appeal as the case may be, may substitute the acquittal with a conviction and may sentence the accused person appropriately.

20. Section 364 of the Criminal Procedure Code is amended in subsection (1) by inserting the following new paragraph immediately after paragraph (b) —

"(c) in proceedings under section 203 or 296 (2) of the Penal Code, the Prevention of Terrorism Act, the Narcotic Drugs and Psychotropic Substances (Control) Act, the Prevention of Organized Crimes Act, the Proceeds of Crime and Anti-Money Laundering Act and the Counter-Trafficking in Persons Act, where the subordinate court has granted bail to an accused person, and the Director of Public Prosecution has indicated his intention to apply for review of the order of the court, the order of the subordinate court shall be stayed for a period not exceeding fourteen days pending the filing of the application for revision".

Insertion of section 379A in cap. 75.

Security Laws (Amendment) 2014
Court's original or 296 (2) of the Penal Code, the Prevention
jurisdiction. of Terrorism Act, the Narcotic Drugs and
Psychotropic Substances (Control) Act, the Prevention of
Organized Crimes Act, the
Proceeds of Crime and Anti-Money
Laundering Act and the Counter-Trafficking
in Persons Act, where the High Court, in
exercise of its original jurisdiction, has granted
bail or bond to an accused person, the Director
of Public Prosecution, may, as of right, appeal

Appeal to the Court 379A. In proceedings under section 203 of Appeal on High

379 —

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an appeal. 22. Section 2 of the

section 2 of Cap. 76. Extradition (Contiguous and Foreign Countries) Act is amended by inserting the following new definition in proper alphabetical sequence—

> "reciprocal backing of warrants" means warrants from contracting nations issued in accordance with the contracting agreement;

against that decision to the court of appeal and the order may be stayed for a period not

exceeding fourteen days pending the filing of

Amendment of section 8 of Cap. 107.

23. Section 8 of the Registration of Persons Act is amended by inserting the following subsection immediately after subsection  $1_{--}$ 

"(IA) The Director may establish identification committees or appoint persons as identification agents to assist in the authentication of information furnished by a parent or guardian".

Amendment section 14 of Cap.

of

24. Section 14 of the Registration of Persons Act is

		331	
2014		Security Laws (Amendment)	No. 19
107.	amended –	_	
	(a)	in subsection (1) by deleting the and substituting therefor the term '	
	(b)	in subsection (2) by deleting the to substituting therefor the term "fifty	
Amendment section 19 of Cap.	of 2	25. The Registration of Persons Act	is amended by
107.	inserting th 18—	e following new section immediate	ly after section
	revoke an i	18A. (1) The Director shall cancel the registration and dentity registration and revoke the i erson issued under this Act if the car	identity card of
	-	(a) misrepresentation of ma	aterial facts;
		(b) concealment of material	l facts;
		(c) fraudulently;	
		(d) forgery;	
		(e) multiple registration; or	
		(f) any other justifiable cau	ise.
	of the identi shall notify	bre cancellation of the registration ar ty card as provided in sub section (1) the card holder in writing of the	, the Director intention to

cancel the registration and revoke the card unless the holder can show cause within fifteen days why the cancellation should not be done.

Insertion of section 20A in cap. 80.

(3) The cancellation of a registration and the revocation of a card under subsection (2) shall not take effect until after the expiry of fifteen days from the date of cancellation and revocation to allow the card holder to appeal to a court of competent jurisdiction.

(4) Any person whose registration has been cancelled and identity card revoked or whose citizenship has been otherwise revoked under an existing law shall be under obligation to surrender the identity card to the registrar.

(5) The Director shall by notice in the Gazette publish the names and identity card number of the person whose registration is cancelled and the identity cards revoked.

26. The Evidence Act is amended by inserting the following new section immediately after section 20 —

Proof of written 20A. (1) If the person who makes a statement by consent.

statement cannot read it, the statement shall be read to him by an officer of or above the rank of a Chief Inspector or a magistrate before he signs it, and an endorsement shall be made thereof by the person who so read the statement to the effect that it was so read.

(2)A copy of the statement, together with a copy of any document referred to in the statement as an exhibit. or with such information as may be necessary in order to enable the party on whom it is served to inspect such document or a copy thereof, shall, before the date on which the document is to be tendered in evidence, be served on each of the other parties to the proceedings, and any such party may, at least two days before the commencement of the proceedings, object to the statement being tendered in evidence under this section.

(3) If a party objects under subsection (2) that the statement in question be tendered in evidence, the statement shall not, but subject to the provisions of subsection (4), be admissible as evidence under this section.

(4) If a party does not object under subsection (2)or if the parties agree before or during the proceedings in question that the statement may be so tendered in evidence, the statement may, upon the mere production thereof at such proceedings, be admitted as evidence in the proceedings.

(5) When the documents referred to in subsection (3) are served on an accused person, the documents shall be accompanied by Security Laws (Amendment) No. 19 a written notification in which the accused person is informed that the statement in question shall be tendered in evidence at his trial in lieu of the State calling as a witness the person who made the statement, but that such statement shall not without the consent of the accused person be so tendered in evidence if he notifies the prosecutor concerned, at least two days before the commencement of the proceedings, that he objects to the statement so being tendered in evidence.

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(6) The parties to criminal proceedings may, before or during such proceedings, agree that any written statement referred to in subsections (1) which has not been served in terms of subsection (2) be tendered in evidence at such proceedings, whereupon such statement may, upon the mere production thereof at such proceedings, be admitted as evidence in the proceedings.

(7) Notwithstanding that a written statement made by any person may be admissible as evidence under this section — (a) a party by whom or on whose behalf a copy of the statement was served, may call such person to give oral evidence;

(b) the court may, of its own motion, and shall, upon the application of

No. 19

Insertion oi section

33(1) In cap. 80

Amendment to section 25A of Cap 80

Insertion of section 59A In cap 80

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tion, cause the person <sup>O</sup> iving oral evidence to be summoned before the court, or the court may, where the person concerned is resident outside the court's jurisdiction. issue summons to be effected through the diplomatic channel.

Any document or object referred (8) to as an exhibit and identified in a written statement tendered in evidence under this section, shall be treated as if it had been produced as an exhibit and identified in court by the person who made the statement.

Any person who makes (9) а statement which is admitted as evidence under this section and who in such statement willfully and falsely states anything which, if sworn, would have amounted to the offence of perjury, shall be deemed to have committed the offence of perjury and shall, upon conviction, be liable h to the punishment prescribed therefor.

27. p The Evidence Act is amended in section 33 by inserting the words "or electronically recorded" immediately after the words "written or oral".

С The Evidence Act is amended in section 2.5A 28. of the Act by deleting the expression "Chief Inspector" appearing, in subsection (1) and substituting therefor the word "Inspector".

29. n The Evidence Act is amended by inserting the following new section immediately after section 59-

Agreement on facts 59A. (1) If an accused person has not In Issue n appointed an advocate and, at any stage during

q the proceedings, it appears to a prosecutor that u a particular fact or facts which must be proved e in a charge against an accused person is or are S not in issue or shall not be placed in issue in

iminal proceedings against the accused person, the prosecutor

may, forward or hand a notice to the accused person and his advocate setting out that fact or those facts and stating that such fact or facts shall be deemed to have been proved at the proceedings unless notice is given that any such fact shall be placed in issue.

(2) The notice by the prosecutor under subsection (1) shall be sent by registered mail or handed to the accused and his advocate personally at least fourteen days before the commencement of the criminal proceedings or the date set for the continuation of such proceedings, or within such shorter period as may be approved by the court or agreed upon by the accused person or his advocate and the prosecutor.

(3) If any fact mentioned in the notice under subsection (2) is intended to be placed in issue at the proceedings, the accused person and his advocate shall at least five days before the commencement or the date set for the continuation of the proceedings, or within such shorter period as may be approved by the court or agreed upon with the prosecutor, deliver a notice in writing to that effect to the registrar or the clerk of the court, as the case may be, or orally notify the registrar or the clerk of the court to that effect, in which case the registrar or the clerk of the court shall record such notice.

(4) If, after receipt of the notice from the prosecutor under subsection (1), any fact mentioned in that notice is not placed in issue as under subsection (3), the court may deem such fact or facts, subject to subsections (5) and (6), to have been sufficiently proved at the proceedings concerned.

c r Insenion of section 63A in cap. 80.

(5) If a notice was forwarded or handed over by a prosecutor under subsection (1), the prosecutor shall notify the court at the commencement of the proceedings of such fact and of the response thereto, if any, and

the court shall thereupon institute an investigation into those facts which are not disputed and enquire from the accused person whether he confirms the information given by the prosecutor, and whether he understands his rights and the implications of the procedure and where the advocate of the accused person replies to any question by the court under this section, the accused person shall be required by the court to declare whether he confirms such reply or not.

> (6) The court may on its own motion or at the request of the accused person order oral evidence to be adduced regarding any fact contemplated in subsection (4).

30. The Evidence Act is amended by inserting the following new section immediately after section 63(3) —

Teleconferencing and 63A. (1) A court may receive oral video conferencing. evidence through teleconferencing and video

conferencing.

(2) The Chief Justice may develop regulations to govern the use of teleconferencing and video conferencing.

Amendment 80. of Cap. 31. The Evidence Act is amended by inserting the following new section immediately after section 78 —

Admissibility of 78A. (1) In any legal proceedings, electronic and digital

evidence. electronic messages and digital material shall be admissible as evidence.

(2) The court shall not deny admissibility of evidence under subsection (1)

Security Laws (Amendment)

only on the ground that it is not in its original form.

(3) In estimating the weight, if any, to be attached to electronic and digital evidence, under subsection (l), regard shall be had to—

(a) the reliability of the manner in which the electronic and digital evidence was generated, stored or communicated; Insertion of section 36A in cap. 90.

Insertion of new section 70A in Cap. 90.

(2) The

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anner in which the integrity of the electronic and digital evidence was maintained;

- (c) the manner in which the originator of the electronic and digital evidence was identified; and
- (d) any other relevant factor.

(4) Electronic and digital evidence generated by a person in the ordinary course of business, or a copy or printout of or an extract from the electronic and digital evidence certified to be correct by a person in the service of such person, is on its mere production in any civil, criminal, administrative or disciplinary proceedings under any law, the rules of a selfregulatory organization or any other law or the common law, admissible in evidence against any person and rebuttable proof of the facts contained in such record, copy, printout or extract.

32. The Prisons Act is amended by inserting the following new section immediately after section 36—

Prisoners detained for 36A. (1) The Commissioner shall terrorist activity, etc.

to be kept apart. confine persons who are imprisoned for committing an offence under the Prevention of а Terrorism Act, 2012 or for committing a b serious offence in a separate prison or in i separate parts of the same prison in such 1 manner as to prevent, as far as practicable, their i conversing seeing or or holding anv t communication other than with a prisoner y convicted of an offence under the Prevention of 0 Terrorism Act, 2012. f

33.t The Prisons Act is amended by inserting the following new section immediately after section 70—

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Register.

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(b) the

339

0A. (1) The Commissioner shall maintain records of all prisoners detained in all prisons in Kenya.

records shall consist of-

(a) personal data;(b) biometrics;(c) physical

address;

(d) postal address;

(e) reasons for detention;

- (f) number of times detained; and
- (g) such other particulars as may be prescribed by the Cabinet Secretary in Regulations.

(3) The Commissioner shall ensure control and regulation of the information in the register, necessary safeguards for protection and confidentiality of the data or information contained in the registration and data serialization established, developed and maintained under this Act, including any database and networking infrastructure.

(4) The Commissioner shall maintain an integrated biometric system to enable sharing of information within the criminal justice system.

Amendment section 2 of Cap of 1 1434. The Firearms Act is amended in section 2—

(a) by inserting the following new definition in proper alphabetical sequence—

"Board" means the Firearms Licensing Board established under section 3;

#### No. 19

# Security Laws (Amendment)

(2) The

(b) by inserting the following new paragraph in the definition of the word "firearm" \_\_\_\_\_

"(c) telescopes, mufflers, silencers, bulletproof gear, night vision devices and other similar accessories".

Repeal of section 3 of 35. The Firearms Act is amended by repealing section 3 and replacing it with the following new section—

3. (1) There is hereby established the Firearms Licensing Board.

Board shall be appointed by the Cabinet Secretary and shall consist of a Chairman and—

- (a) two representatives from the National Police Service one of whom shall be from the Directorate of Criminal Investigation;
- (b) one representative from the Office of the Attorney-General;
- (c) one representative from a private members group of lawfully registered gun owners;
- (d) one representative from the Kenya Wildlife Service;
- (e) one representative from the National Intelligence Service; and
- (f) one representative from the National Focal Point.

(3) There shall be a Secretariat of the Board which shall consist of such officers as may be necessary to discharge its duties under this Act.

(4) The persons serving as licensing officers immediately before the commencement of this section shall be deemed

#### (b) the

to be officers of the Secretariat referred to in subsection (3).

(5) The functions of the Board shall be to\_\_\_\_

- (a) certify suitability of applicants and periodically assess proficiency of firearms holders:
- (b) issue, cancel, terminate or vary any licence or permit issued under this Act ;
- (c) register civilians firearm holders, dealers and manufactures of firearms under this Act;

- (d) register, supervise, and control all shooting ranges that are registered under this Act;
- (e) establish, maintain and monitor a centralized record management system under this Act;
- (f) perform such other functions as the Cabinet Secretary may prescribe from time to time.

Amendment of 36. The Firearms Act is amended in section 4 — section 4 of Cap. 1 14.

- (a) by inserting the following new subsection immediately after subsection (l) —
  (IA) No person shall manufacture, assemble, purchase, acquire or have in his possession an armoured vehicle unless he holds a certificate of approval issued under this Act.
- (b) by inserting the following new paragraph in subsection (2) immediately after paragraph
- (c) manufactures, assembles, purchases, acquires or has in his possession an armoured vehicle without approval under subsection (IA).

Amendment of 37. The Radiation Protection Act is amended in section 5 of Cap. 243.

section 5(l)(c) by inserting the following new subparagraphs immediately after subparagraph 5(l)(c)(vi)—

- (vi) a public officer nominated by the Minister for the time being responsible for foreign affairs;
- (vii) an officer from the Kenya Defence Forces;
- (viii) an officer from the National Intelligence Service;
- (ix) an officer from the National Police Service; and

an officer from the Kenya (x) Revenue Authority.

Amendment of 38. The Traffic Act is amended in section 5 by section 5 of Cap. 403.

> Inserting the following new subsection immediately after subsection (3) —

(4) The Authority shall create, maintain and update a database of all motor vehicles with diplomatic number plates which are owned or operated by foreign nationals, and shall require such number plates to be surrendered upon the end of the tour of duty, retirement or sale of the motor vehicle.

Amendment to section 39. Section 12 of the Traffic Act is amended by 12 of cap. 403.

> inserting the following new subsection immediately after subsection (1)—

> (2) A person who contravenes or fails to comply with the provisions of this section commits an offence and is liable on conviction to a fine not exceeding three hundred thousand shillings or imprisonment for a term not exceeding twelve months or both.

40. Section 118 of the Traffic Act is amended in Amendment to section

1 18 of cap.

subsection (2) by-

403.

- (a) deleting the words "ten thousand shillings" appearing in paragraph (a) and substituting therefor the words "one hundred thousand shillings";
- (b) deleting paragraph (b) and substituting therefor the following paragraph—
  - (b) for second or subsequent offence, to a fine not exceeding two hundred thousand shillings or to imprisonment for a term not exceeding twelve months.

41. The Investment Promotion Act, 2004 is amended in section 30 by deleting subsection (2) and substituting therefor the following new subsection—

Amendment of section 30 of Cap. 485

	Security Laws (Amendment)	2014
	tion (1), the Cabinet Secretary may for-	make Regulations
Witho ut	(a) amending the Second Schedu	ıle;
prejudi ce to the	(b) prescribing the categories or issued with work permits;	f employees to be
genera lity of subsec	(c) prescribing procedures fo investors.	r the vetting of
Amendment of No 12 4	2. The Labour Institutions Act is a ne following new sections immediately	-
Establishment	t of an 54A. (1) There is establish	hed an inter-
Ministerial Committee.	agency shall be required to seel	and obtain
	government approval prior to send Citizens for employment outside for employment of foreigners with	Kenya and

Amendment of 43. The Labour Institutions Act is amended in section section 56 of No. 12 of 2007.

(a) inserting the following new subsection immediately after subsection (1)—

committee. ministerial Committee consisting of officers from

(a) the	Ministry	responsible
	for immigra	tion;

- (b) the Ministry responsible for labour;
- (c) the Ministry responsible for security;

(d) the Attorney-General•, and

(e) the Ministry responsible for foreign affairs.

2014 Security Laws (Amendment) No. 19 (2) The officer from the Ministry responsible for labour shall be the chairperson of the Inter-ministerial Committee.

Functions of the Inter- 54B. The Inter-Ministerial committee

committee. shall be responsible for —

- (a) advising the Cabinet Secretary responsible for labour on matters related to work permits in relation with security issues; and
- (b) vetting the application for registration made by employment bureaus and agencies.

Requirement forInter- 54C. Every employment bureau or approval by the

"(2) The applications for registration made under subsection (1) shall be vetted by the InterMinisterial Committee established under section 54A"•,

- (b) renumbering subsection (2) as subsection (3);
- (c) inserting the following new paragraph immediately before paragraph (a) in the renumbered subsection

"(aa) the applicant has satisfied the vetting process under section 54A".

Amendment to section 44. Section 26 of the National Transport Safety 26 of No. 33 of 2012

Authority Act is amended by deleting subsection(l) and substituting therefor the following subsection— (l) A person shall not—

- (a) operate any class of vehicle including private vehicles as public service vehicles; or
- (b) operate a commercial service vehicle whose tare weight exceeds three thousand and forty eight kilograms, unless the vehicle is licensed by the Authority.

Amendment of

45. Section I l of the Refugees Act is amended in

section II of No. 1 3

of 2006. subsection (1) by deleting the words "or in any case within thirty days after his entry".

Amendment of 46. Section 12 of the Refugees Act is a amended by section 12 of No 13 of .

2006. Inserting the following new subsection immediately after subsection (2)

(3) Every person who has applied for recognition of his status as a refugee and every member of his family shall remain in the designated refugee camp until the processing of their status is concluded.

Amendment of<br/>section 14 of No 1 3 of .47. Section 14 of the Refugees Act is amended by2006 Inserting the following new paragraph immediately after paragraph

(b)—

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(c) not leave the designated refugee camp without the permission of the Refugee Camp Officer.

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Insertion of new 48. The Refugees Act is amended by inserting the section 16D No 13 of 2006 following new section immediately.

Permitted number of 16A. (1) The number of refugees and refugees and asylum

seekers in Kenya. asylum seekers permitted to stay in Kenya shall not exceed one hundred and fifty thousand persons.

(2) The National Assembly may vary the number of refugees or asylum seekers permitted to be in Kenya.

(3) Where the National Assembly varies the number of refugees or asylum seekers in Kenya, such a variation shall be applicable for a period not exceeding six months only.

(4) The National Assembly may review the period of variation for a further six months.

Amendment of<br/>section 2 of No. 28 of .49. The National Intelligence Service Act, is amended

In section 2 by—

- (a) inserting the words "decision making" immediately after the word "government's" in the definition of the word "intelligence";
- (b) inserting the following new definition in proper alphabetical sequence—

"protective and preventive security" means assessment of threats and vulnerabilities, measures and activities conducted to safeguard or protect classified information, critical installations, key government infrastructure and important personalities.

50. Section 4 of the National Intelligence Service Act

Amendment of section 4 of No. 28 of .

IS amended in subsection (3) by deleting the words "National Security" appearing before the word "Council".

2012.

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Security Laws (Amendment) 51. Section 5 of the National Intelligence Service Act

Amendment of section 5 of No. 28 of .

IS amended by—

deleting the words "to provide a confidential security (a) report" appearing in subsection (1) (g) and substituting therefor the words

"security vetting";

inserting the following new paragraph immediately after (b) paragraph (4)(b)-

of new Insertion sections in No.28 of

> members of the Service from performing (c) the functions and exercising powers conferred by this Act or any written law.

2014

52, The National Intelligence Service Act is amended by inserting the following new section immediately after section 6—

Stoppage and 6A. (1) An officer of the Service may detention. stop, arrest and handover any person to the nearest police station whom the officer—

- (a) witnesses engaging in a serious offence: or
- (b) finds in possession of any object or material that could be used for the commission of a serious offence.

Repeal of section 10 53. The National Intelligence Service Act is amended of No. 28 of 2012.

by repealing section 10.

Amendment of section LIC of No. 28	54. The National Intelligence Service Act, 2012 is
of 2012.	IC by deleting accordance
	with Section 10(2), (3) and (4)".
Amendment of section 36 of No. 28	55. Section 36 of the National Intelligence Service Act
of 2012.	is amended in subsection (1) by inserting the words "who is
	subject to investigation by the Service or" immediately after
	the word "person";
Repeal of Part V of	56. The National Intelligence Service Act is amended

amended in Section I

to

No. 19 the words "in

section 42 of No.28 of 2012. by repealing Part V and substituting therefor with the following new Part—

#### PART V-SPECIAL OPERATIONS

Authority undertake covert operations. 42. (1) In this Part "special operations"

means measures, efforts and activities aimed at neutralizing threats against national security.

(2) Where the Director-General has reasonable grounds to believe that a covert operation is necessary to enable the Service to investigate or deal with any threat to national security or to perform any of its functions, the Director-General may, subject to guidelines approved by the Council, issue written authorization to an officer of the Service to undertake such operation.

(3) The written authorization issued by the Director-General under subsection (2)—

- (a) shall be sufficient authorization to conduct the operation;
- (b) may be served on any person so required to assist the Service or facilitate the covert operation or investigations required to be undertaken;
- (c) may authorize any member of the Service to obtain any information, material, record, document or thing and for that purpose—

- (i) enter any place or obtain access to anything;
- ii search for or remove or return, examine, take extracts from, make copies of or record in any manner the information, material, record, documents or
- (iii) monitor communication;
- (iv) install, maintain or remove anything; or
- (v) take all necessary action, within the law, to preserve national security; and
- (d) shall be specific and accompanied by a warrant from the High Court in the case of paragraph (c), and shall be valid for a period of one hundred and eighty days unless otherwise extended.

Amendment of 57. Section 64 of the National Intelligence Service Act section 64 of No 28

of 2012 is amended—

(a) by inserting the following new paragraph immediately after paragraph (d) —

Amendment of section 65 of No 28

Amendment of section 74 of No 28

h other public officer as the President may appoint;

- (b) in subsection (4), by inserting the following new paragraph immediately after paragraph (c)
  - (d) to perform such other functions as may be conferred on the Council by this Act or by any other written law.

58. Section 65 of the National Intelligence Service Act is amended by deleting the word "Parliament" and substituting therefor the words "National Assembly".

59. Section 74 of the National Intelligence Service Act is amended by inserting the following new subsection immediately after subsection (2)—

(3) It shall be the duty of every State Organ, State department, agency or public entity -

- Amendment ot section 3 of No 30 In (a) that receives intelligence from the Service to act on or otherwise utilize the intelligence; and
  - (b) to provide information requested for by the Service:

Insertion of section

L Provided that for purposes of the intelligence a referred to in paragraph (a), it shall be specific, v actionable and timely

 $s_{s}^{v}60$ . Section 3 of the Prevention of Terrorism Act is amended in subsection (2) by inserting the words "shall afford (dd the affected entity reasonable opportunity" immediately after the words "Inspector-General shall".

61. The Prevention of Terrorism Act is amended by

9A In No 30 of 2012

S

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section 9-

Facilitation of terrorist acts.

9A. A person who advocates, promotes,

advises or facilitates with intent to commit a terrorist act, any act preparatory to a terrorist act, commits an offence and is liable, on conviction to imprisonment for a term not exceeding twenty years.

Insertion of section IOA In No. 30 of 62. The Prevention of Terrorism Act is amended by inserting the following new section immediately after section

12—

Possession of weapons for terrorist purposes. 12A. (1) A person who is in possession

of a weapon, an improvised explosive device or components of an improvised explosive device for purposes of terrorism commits an offence and is liable, on conviction, to imprisonment for a term of not less than twenty-five years.

(2) Without prejudice to subsection (1), unlawful possession of improvised explosive devices, assault rifles, rocket propelled grenades or grenades shall be presumed to be for terrorist or criminal purposes.

(3) The Cabinet Secretary shall, on recommendation of the National Security Council, by notice in the Gazette, publish a list of components of improvised explosive devices for purposes of subsection (1).

Possession of

12B,

inserting the following new section immediately after

A person who, in any premises, weapons in places of worship institution or institution or a public place, is in unlawful public places.

possession of a weapon, an improvised explosive device or components of an improvised explosive device, commits an offence and is liable, on conviction. to imprisonment for a term not exceeding thirty vears.

Failure to prevent entry of weapons.

12C. (1) Any person, who, being in charge of any premises, institution or public place within which illegal weapons are recovered, shall be deemed to be in possession of such weapons and shall be liable to imprisonment for a term not exceeding thirty years.

(2) It shall be a defence if the person referred to in subsection (1) shows that he had no control over the entry of the weapons in any premises, institution or public place or he took appropriate step to prevent into the place of worship, institution or public place.

121). A person who adopts or promotes an extreme belief system for the purpose of facilitating ideologically based violence to advance political, religious or social change

commits an offence and is liable on conviction, to imprisonment for a term not exceeding thirty years.

of 63. Section 23 of the Prevention of Terrorism Act is section 23 in No. 30 amended by inserting the following subsection immediately after subsection (3) –

> (3A) A person who being in Kenya, conspires with another person who is also in Kenya to carry out a terrorist act in Kenya or outside Kenya commits an offence.

64. The Prevention of Terrorism Act is amended by

inserting the following new sections immediately after section 30-

Insertion of section 30A In No. 30 of 2012.

Amendment

Security Laws (Amendment)

Radicalisation.

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Publication of offending material.

30A. (1) A person who publishes or utters a statement that is likely to be understood as directly or indirectly encouraging or inducing another person to commit or prepare to commit an act of terrorism commits an offence and is liable on conviction to imprisonment for a term not exceeding fourteen years.

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(2) For purposes of subsection (1), a statement is likely to be understood as directly or indirectly encouraging or inducing another person to commit or prepare to commit an act of terrorism if—

- (a) the circumstances and manner of the publications are such that it can reasonably be inferred that it was so intended; or
- (b) the intention is apparent from the contents of the statement.

(3) For purposes of this section, it is irrelevant whether any person is in fact encouraged or induced to commit or prepare to commit an act of terrorism.

Traffling or instruction for purposes of terrorism

30B. (1) A person who knowingly—

(a) attends training or receives instructions at any place, whether in Kenya or outside Kenya; or

(b) receives instruction or training on the use or handling of weapons, that is wholly or partly intended for purposes connected with the commission or preparation for the commission of terrorist acts, commits an offence and is liable on conviction to imprisonment for a term not less than ten years.

(2) For purposes of subsection (1), it is irrelevant whether—

(a) the person in fact receives the training; or

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(b) the instruction is provided for particular acts of terrorism.

Presumption of 30C. (1) A person who travels to a travelling to a country for purposes of being country designated by the Cabinet Secretary trained as a terrorist. to be a terrorist training country without passing through designated immigration entry or exit points shall be presumed to have travelled to that country to receive training in terrorism.

> (2) Despite subsection (l), a person who ordinarily resides in Kenya within an area bordering a designated country is exempt from the provisions of subsection (l).

> (3) For the purposes of this section, the Cabinet Secretary may, through regulations, designate any country to be a terrorist training country.

Foreign terrorist 301). A person who is not a Kenyan fighters. citizen who enters or passes through Kenya for purposes of engaging in terrorist activities in Kenya or elsewhere commits an offence and shall on conviction, be liable to imprisonment for a term not exceeding thirty years.

Aiding and abetting. 30. A person who aids or abets the commission of an offence under this Act commits an offence and shall be liable on

conviction to a term of imprisonment for a term not exceeding twenty years.

Prohibition from broadcasting.

30F. (1) Any person who, without authorization from the National Police Service, broadcasts any information which undermines investigations or security operations relating to terrorism commits an offence and is liable on conviction to a term of imprisonment for a term not exceeding three years or to a fine not exceeding five million shillings, or both.

(2) A person who publishes or broadcasts photographs of victims of a terrorist attack without the consent of the National Police Service and of the victim commits an offence and is liable on conviction to a term of imprisonment for a period not exceed three years or to a fine of five million shillings, or both.

(3) Notwithstanding subsection (2) any person may publish or broadcast factual information of a general nature to the public.

Amendment of 65. Section 32 of the Prevention of Terrorism Act is section 32 of No. 30 of amended by deleting subsection (3).

66. Section 33 of the Prevention of Terrorism Act is amended—

- (a) in subsection (5), by deleting the opening statement and substituting therefor the words "In making an order for remand in custody under subsection (4)(c), the Court shall have due regard to the following factors —";
- (b) in subsection (10) by deleting the words "ninety days" and substituting therefor the words " three hundred and sixty days."

Amendment of

67. Section 35 of the Prevention of Terrorism Act is

section 35 of No. 30 of 2012. amended by deleting the words "in accordance with section 26" appearing immediately after subsection (3) (b) (iii).

Amendment of section 36 of No. 30

68. The Prevention of Terrorism Act is amended in

Amendment of section 33 of No. 30 of 2012.

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of 2012. section 36(1) by inserting the words "to a Chief Magistrate or" immediately before the words "to the High Court".

69. The Prevention of Terrorism Act is amended by inserting the following new section immediately after section 36-

Interception of 36A. (1) The National Security Organs communication by

the National Securitymay intercept communication for the Organs. purposes of detecting, deterring and disrupting terrorism in accordance with procedures to be prescribed by the Cabinet Secretary.

> (2) The Cabinet Secretary shall make regulations to give effect to subsection (l), and such regulations shall only take effect upon approval by the National Assembly.

> (3) The right to privacy under Article 31 of the Constitution shall be limited under this section for the purpose of intercepting communication directly relevant in the detecting, deterring and disrupting terrorism.

70. Section 38 of the Prevention of Terrorism Act is amended by deleting the words "Chief Magistrate's" appearing in subsection (1).

71. Section 39 of the Prevention of Terrorism Act is amended by deleting the words "subject to the provisions of any other written law".

72. The Prevention of Terrorism Act is amended by inserting the following new section immediately after section 39—

Evidence. 39A. The Court shall have due regard to the authenticity and accuracy of the evidence presented before it without undue regard to technicalities of procedure.

73. Section 41 of the Prevention and Terrorism Act is

section 41 of No. 30

Amendment of

of 2012. amended by deleting subsection (2) and substituting therefor the following new subsection—

Amendment of section 38 of No. 30 of 2012.

Amendment of section 39 of No. 30 of 2012.

Insertion of section 39A in No. 30 of 2012

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Insertion of section

36A in No. 30 of

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(2) A person who contravenes subsection (1) commits an offence and is liable on conviction to imprisonment for a term not exceeding three years.

Insertion of a new 74. The Prevention of Terrorism Act is amended by

Part48A in No. 30 of .

2012.

Inserting the following new Part immediately after section 40—

## PART VI—MECHANISM FOR CO-ORDINATING COUNTER-TERRORISM MEASURES

Establishment of	a $40A.(1)$ There is	40A. (1) There is established a National		
counter-terrorism				
Centre.	Counter-Terrorism referred to as the "Centro inter-agency body.	,		

(2) The Centre shall consist of offices from the following organisations—

- (a) the Director appointed by the National Security Council;
- (b) the National Intelligence Service;
- (c) the Kenya Defence Forces;
- (d) the Attorney-General;
- (e) Directorate of Immigration and Registration; the National Police Service; and
- (f) such other national agencies as may be determined by the National Security Council.

(3) The members of the Centre specified under subsection (2) shall be seconded to the Centre for a period not exceeding three years.

(4) The Director shall be responsible for the management and implementation of the functions of the Centre.

Responsibilities of the 40B. (1) The Centre shall be responsible

Centre.

for the co-ordination of national counterterrorism efforts in order to detect, deter and disrupt terrorism acts.

(2)Without prejudice to the provisions of subsection (1) the Centre shall—

- (a) establish a database to assist law enforcement agencies;
- (b) conduct public awareness on prevention of terrorism;
- (c) develop strategies such as counter and deradicalization;

acity building for counterterrorism stakeholders;

(d)	f	(e)	co-ordinate	e with	other	
	a		governmer	nt agencies	s to	
	c		provide security certification			
	i		for aviat	tion school	s or	
	1		companies			

Responsibility of the 40C. **j**(1) The Centre may request any public and

government bodies. person or government body for any information relating to terrorism.

t (2) Members of the public have a responsibility to furnish the Centre with any information relating to terrorism which is within their knowledge.

75. The Kepnya Citizenship and Immigration Act is amended by inserting the following new section

immediately after section 5 \_\_\_

Committee.

5A. (1)

а

Committee to be known as the Border Control and Operations Co-ordination

Committee.

Establishment of

There is established

(2) The Committee shall consist of —

Insertion of new section 5A in No. 12 of 2011.

- (a) the Principal Secretary to the Ministry responsible for national security who shall be the chairperson;
- (b) the Principal Secretary to the Ministry responsible for health;
- (c) the Commissioner-General of the Kenya Revenue Authority;
- (d) the Director of Immigration;
- (e) the Inspector-General of the National Police Service;
- (f) the Director of the Kenya Airports Authority;
- (g) the Managing Director of the Kenya Ports Authority;
- (h) the Director-General of the Kenya Maritime Authority;
- (i) the Director-General of the National Intelligence Service;
- (j) the Director of the Kenya Plant Health Inspectorate Service; and
- (k) the Managing Director of the Kenya Bureau of Standards; and

Functions of the Committee

- 5B, (1) The functions of the Committee shall be to \_\_\_\_
  - (a) formulate policies and programmes for the management and control of designated entry and exit points;
  - (b) co-ordinate the exchange of information between the respective agencies responsible for the security and management of the borders at the designated entry and exit points;

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- ensure compliance with standards (c) by the respective agencies to ensure the effective and efficient management of operations at the designated entry and exit points;
- (d) exercise oversight authority over the of the respective operations agencies at the designated entry and exit points; and
- (e) perform such other functions as may be conferred on it by this Act or any other written law.

(2) The Committee may designate at

least three public officers from the respective agencies to coordinate and monitor the operations of the respective agencies at the designated entry and exit points.

Sub-committees of SC. (1) The Committee may, from time to time, establish such sub-committees as it may consider necessary for the better carrying out of its functions under this Act.

> (2) The Committee may co-opt into the sub-committees established under subsection (1) public officers whose participation is necessary for the proper performance of the functions of the Committee.

Report to the National 51). The Committee shall submit to the Security Council.

National Security Council at the end of every vear. a report in respect of that year containing-

(a) a report on its activities and operations during that year; and

(a) Such other information as the Committee may require.

76. Section 7 of the Kenya Citizenship and

Amendment of section 7 of No. 12 of

> Immigration Act is amended by deleting the words "by birth" appearing immediately after the words "was or is a citizen".

the Committee.

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No. 19 Insertion of a new paragraph (h) in	Security Laws (Amendment)2014v77. The Kenya Citizenship and Immigration Act is			
section 31(1) of No. 12 of 201 1.	amended in section 31(1) by inserting the following new paragraph immediately after paragraph (g)			
Insertion of new paragraph (w) in	<ul> <li>(h) subject to the Constitution, any other circumstances which in the opinion of the Director would be prejudicial to the interest of the State or holder of the passport.</li> <li>78. The Kenya Citizenship and Immigration Act is</li> </ul>			
section 33(1) of No. 12 of 201 1.	amended in section 33 in subsection (1) by inserting the following new paragraph immediately after paragraph (v) —			
(w) a person who has been repatriated and or removed from Kenya under any lawful order. <sup>Insertion of new</sup> 79. The Kenya Citizenship and Immigration Act is paragraphs (f) (g) (h) i in section 39 of amended in section 39 by inserting the following new				
	1.paragraphs immediately after paragraph (e)			
	(f) the person has violated provisions of this Act;			
	(g) the person acquired the permanent residence status by fraud, false representation or concealment of any material fact;			
	<ul> <li>(h) the person has during any war in which Kenya was engaged unlawfully traded or communicated</li> </ul>			
Amendment section 40(1) of N 12 of 2011.	of Insertion of new paragraphs (d) (e)(f) (g) (h) (i) (j) in section 41(1) of No. 12 of 201 1. o. with an enemy or been engaged in or associated with any business that was knowingly carried on in such a manner as to assist an enemy in that war;			

(i) the person has within five years after acquiring permanent residence status been convicted of

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a	m of three
n	years or
0	longer; and
f	(j) if the person
f	domiciled
e	outside the
n	country
с	continuously
e	for a period of
a	two years
n	unless they
d	were
S	previously
e	citizens by
n	birth.
t	

80. The Kenya Citizenship and Immigration Act is amended in section 40 by— n

(a) deleting subsection (1)<sup>c</sup>and substituting therefor the following new subsection—

"Committee" means the permits determination committee appointed by the Cabinet Secretary"

(b) in subsection (3) by inserting the words "before entry into Kenya immediatel<sup>M</sup> after the words "prescribed manner" appearing in paragraph (a).

81. The Kenya Citizenship and Immigration Act is amended in section 41 in subsection (l) by inserting the following new paragraphs immediately after paragraph (c) —

- (d) has violated any of the terms of his or her stay under the permit;
- (e) has violated any of the provisions of this Act or Regulations made under it;
- (f) has been declared <sup>f</sup>a prohibited immigrant or inadmissible person; <sup>o</sup>
- (g) has become an undesirable immigrant;
- (h) acquired the permit by fraud, false representation or concealment of any material fact;

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9 Security Laws (Amendment) 2014	No. 19	
<ul> <li>ha icated with an enemy or been engaged in or associated with any business that was knowingly du carried on in such a manner as to assist an enemy in that war; and</li> </ul>		
g Amendment of section 47 of No. 12 an y w ar in w hi ch K en ya		
<ul> <li>Insertion of new</li> <li>as         <ul> <li>(j) the person has after acquiring the permit been convicted of an offence and sentenced to imprisonment for a term of three years or longer</li> <li>ge</li> <li>d</li> <li>82. The Kenya Citizenship and Immigration Act is amended in section 47 —</li> <li>la</li> <li>(a) by inserting the words "and shall make weekly returns to the Director" at the end of subsection</li> </ul> </li> </ul>		
<ul> <li>tra (b) by inserting the following new subsection immediately after subsection (2) —</li> <li>d (2A) Notwithstanding the provisions of subsection (2), the Director may at any time request for submission of the records of all customers who are foreign nationals.</li> <li>m 83. The Kenya Citizenship and Immigration Act is</li> </ul>	tra de d or co m m	

of 2011.

following new paragraph immediately after paragraph I—

(m) uses as a passport, entry permit, pass, written authority, consent or approval issued to him, an entry permit, pass, written authority, consent or approval issued to another person.

Amendment of section 56(2) of No. 12 of 201 1.

84. The Kenya Citizenship and Immigration Act is 4 of No

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amended in section 56 by deleting subsection (2) and substituting therefor the following new subsection-

(2) A foreign national residing in Kenya for a continuous period exceeding three months shall be required to register with an immigration officer and notify change of address, travelling or otherwise in such manner as may be prescribed.

Amendment of

85. Section 10 of the National Police Service Act is section 12 amended in section 54 in subsection (1) by inserting the

section 10 of No. I IA

amended by inserting the following new paragraph immediately after paragraph (n) —

> (na) designate from among the county commanders in each county the most Senior Officer from either the Kenya Police Service or the Administration Police Service, who shall coordinate in consultation with the two Deputy Inspector-Generals, the operational command and control of the county, and the officer so designated shall, with respect to coordination, execute operational command and control in a manner that respects the command structure set out in Article 245(3) of the Constitution.

Amendment of

86. Section 12 of the National Police Service Act is

No. 19	Sec	urity Laws (Amendment)	2014	
section 12 of No. I IA of 201 1	amended	by—		
	(a)	deleting subsection (2) and s the following subsection—	substituting therefor	
		(2) The President shall, within a vacancy occurs in the InspectorGeneral, nominate appointment as an Inspector- the name of the nominee to Pa	e office of the a person for General and submit	
	(b)	deleting subsections (3), (4),	(5), and (6).	
Amendment of section 15 of No. I IA		87. Section 15 of the National I	Police Service Act is	
of 201 1 .	amended (8).	by deleting subsections (2), (3),	, (4), (5), (6), (7) and	
Amendment or section 18 of No.	. ,	88. The National Police Service	e Act is amended in	
I IA of 201 1	section 18 by inserting the words "but may be removed before expiry of his term subject to the provisions of Article 245(7) of the Constitution" immediately after the words "four years".			
Amendment of		9. Section 17 of the National Po		
section 17 of No. 11 A	by deleti	ng subsections (2), (3), (4), (5) a	and (6).	
of 201 1. Amendment of		90, Section 29 of the National I	Police Service Act is	
section 29 of No. I IA of $201\ 1$ .		by deleting subsections (2) and	(3).	
Amendment of		91. Section 94 of the National I	Police Service Act is	
section 94 of No. I IA of 2011.	amended	by—		
	(a)	in subsection (1) deleting the one" and substituting therefor		
	(b)	in subsection (3) by deleting th not exceeding one hundred tho		
Amendment of		92. Section 87 of the National I	Police Service Act is	
section 87 of No. 1 IA of 201 1 . amended by inserting the following subsection immediately as subsection (2)—				
	(2.	A) Without prejudice to subsect where necessary investig		

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2014		ity Laws (Ameno opriate action		No. 19 f any Found engaging in any unlawful conduct.
Amendment o section 88 of No. I IA		n 88 of the Na	tional Polic	e Service Act is
new sub of 201 i e officer convicted of an offence under subsect shall be liable to imprisonment for a term not le ten years and not more than twenty years".			a term not less than	
	94. T inserting the foll			e Act is amended by ly after section
Insertion of a new section 76A of No. HA of 201 1	Database on ref and other officers	maintain and	l update a retire, deser	database of all t, are dismissed
	95. T inserting the foll 95 _			e Act is amended by ly after section
Insertion of a new section 95A of No. I IA of2011. amen ded by inserti	National Police Service Disciplinary Board	National P Board which	olice Servic shall consis	stablished the e Disciplinary st of— ed to be appointed
ng the follow ing imme diatel y after subse ction		pres Con	nmission;	r appointed by the
			nmission as two mem	bers representing
(3)—		(ii)	two mem	Police Service; bers representing inistration Police
(3A) . A polic		(iii)	Service; representii	one member ng the Directorate al investigations
		(2	) The	Board shall—

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- (a) inquire into matters related to discipline for officers of the rank of or above assistant superintendent brought to its attention by an officer of the Service,
- (b) undertake disciplinary proceedings in accordance with the regulations issued by the Commission;
- (c) determine and make recommendations to the Commission, including recommendation for summary dismissal, based on its findings.

(3) In conducting an inquiry under subsection (2) (a), the Board may engage the services of any person or institution with expert knowledge in the matter to which the inquiry relates.

The Commission (4)mav establish such other subordinate Boards to be constituted as and when necessary at the respective Service commands at county, formation, unit and station levels undertake disciplinary which shall proceedings accordance Service in Standing Orders.

(5) A subordinate Board shall inquire into matters related to discipline for officers of the rank of or below chief inspector brought to its attention by an officer of the Service.

Amendment of

96. Section 6 of the Public Benefits Organizations Act

section 6 of No. 18 of

2013 is amended by inserting the following new subsections immediately after subsection (4) —

No. 19

(4A) A public benefit organization registered under subsection (1) shall be classified by the Authority in the prescribed manner.

(4B) The Authority upon consultation with the Cabinet Secretary, may from time to time review the classification of public benefit organizations.

(4C) The Cabinet Secretary shall, upon consultation with the Authority, make regulations to provide for the manner, conduct and criteria for classification of public benefit organizations.

Amendment to section 97. Section 2 of the Civil Aviation Act, is amended in 2 of No. 21 of 2013.

section 2 by inserting the following new definition in its proper alphabetical sequence—

"unmanned aerodrome" means any aerodrome where air traffic services are not provided.

Insertion of a new section 61 A in No. 210f2013.

98. The Civil Aviation Act is amended in section 61

by inserting the following new section immediately after section 61 —

Prohibition from flying without prior approval. 61A. (l) Where an aircraft is flown from

any unmanned aerodrome or point within Kenya to another unmanned aerodrome or point within Kenya, the Pilot-In-Command of such aircraft and the operator of such aerodrome shall be required to provide such information as the Cabinet secretary may prescribe from time to time.

(2) The information under subsection (l) shall include details of the flight and the nature of the operations.