CRIMINAL CODE OF THE REPUBLIC OF AZERBAIJAN

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[1] CRIMINAL CODE OF THE REPUBLIC OF AZERBAIJAN_

GENERAL PART

SECTION ONE

Chapter 1

DUTIES AND PRINCIPLES OF THE CRIMINAL LAW OF THE REPUBLIC OF AZERBAI

Article 1. Criminal law of the Republic of Azerbaijan

- 1.1. The criminal law of the Republic of Azerbaijan consists of this Code.
- 1.2. This Code is based on the Constitution of the Republic of Azerbaijan, generally accepte and principles of international law.
- 1.3. Laws defining criminal responsibility and punishing the person who committed a crim applied only after being included in this Code.

Article 2. Duties of the Criminal Code of the Republic of Azerbaijan

- 2.1. The duties of the Criminal Code of the Republic of Azerbaijan are to ensure peace and of humanity, to protect human and civil rights and freedoms, property, economic activity, pub and public safety, the environment, and the constitutional structure of the Republic of Azerbai criminal intent, as well as to prevent crimes.
- 2.2. In order to carry out these tasks, the Criminal Code of the Republic of Azerbaijan de bases and principles of criminal liability, the scope of actions considered criminal due to the d the person, society and the state, and the types, limits and scope of punishments applied commission of those crimes, as well as other criminal-legal measures. does.

Article 3. Basics of criminal liability

Only the commission of an act (action or inaction) in which all the signs of the composition provided for by this Code are present creates criminal responsibility.

Article 4. Principles of the Criminal Code and criminal liability

This Code is based on the principles of rule of law, equality before the law, responsibility justice and humanism.

Article 5. Principle of legality

- 5.1. Criminalization of an act (action or inaction) and punishment and other crimi measures for that act are determined only by this Code.
 - 5.2. Application of the criminal law by analogy is not allowed.

Article 6. The principle of equality before the law

6.1. Persons who have committed crimes are equal before the law and are subject to liability regardless of their race, nationality, religion, language, gender, origin, property status position, belief, offiliation to political parties, trade unions and other public associations, as

6.2. According to the grounds provided in Article 6.1 of this Code, no one can be brocking to the grounds provided in Article 6.1 of this Code, no one can be brocking to the grounds provided in Article 6.1 of this Code, no one can be brocking to the grounds provided in Article 6.1 of this Code, no one can be brocking to the grounds provided in Article 6.1 of this Code, no one can be brocking to the grounds provided in Article 6.1 of this Code, no one can be brocking to the grounds provided in Article 6.1 of this Code, no one can be brocking to the grounds provided in Article 6.1 of this Code, no one can be brocking to the grounds provided in Article 6.1 of this Code, no one can be brocking to the grounds provided in Article 6.1 of this Code, no one can be brocking to the grounds provided in Article 6.1 of this Code, no one can be brocking to the grounds provided in Article 6.1 of this Code, no one can be brocked.

Article 7. The principle of responsibility for guilt

- 7.1. Only a person who is found guilty of a socially dangerous act (action or inaction) consequences can be brought to criminal responsibility and punished.
 - 7.2. A person cannot be held criminally responsible for the damage caused by his innocence

Article 8. The principle of justice

- 8.1. Punishment or other criminal-legal measures applied to the person who committed to must be fair, that is, they must correspond to the nature of the crime and the degree of public the circumstances of its commission, and the identity of the person found guilty of commiscime.
 - 8.2. No one can be held criminally responsible twice for the same crime.

Article 9. The principle of humanism

- 9.1. The Criminal Code ensures the safety of people.
- 9.2. Punishment and other criminal-legal measures applied to a person who committed cannot be torture or other cruel, inhuman or degrading in character or purpose. ___

Chapter 2 EFFECT OF CRIMINAL LAW I

Article 10. Time validity of criminal law

- 10.1. Criminalization of an act (action or inaction) and the punishment for that act are det by the criminal law in force at the time of the commission of this act (action or inaction). No or held criminally responsible or punished for an act that was not considered a crime when committed.
- 10.2. The time of committing a socially dangerous act (action or inaction) is considered the committing the crime, regardless of the time of its consequences.
- 10.3. A criminal law that eliminates the criminalization of an act (act or inaction) punishment for this act, mitigates the punishment, or otherwise improves the situation of the who committed the crime, has retroactive effect, that is, to those who committed the relevant a inaction) before the law came into force. , as well as applies to persons who are serving a sen who have served a sentence, but have not been convicted or paid.
- 10.4. A criminal law that criminalizes an act (action or inaction) and determines the punish that act, aggravates the punishment, or otherwise aggravates the situation of the person who co the crime, has no retroactive effect.

Article 11. The validity of the criminal law for crimes committed in the territor Republic of Azerbaijan

- 11.1. A person who has committed a crime on the territory of the Republic of Azerbaijan held criminally liable on the basis of this Code. A crime that started, continued, or ended in the of the Republic of Azerbaijan is considered a crime committed in the territory of the Republicance.
- 11.2. A crime committed in the territorial waters of the Republic of Azerbaijan, in the pa Caspian Sea (lake) belonging to the Republic of Azerbaijan, in the airspace and economic zone a Republic of Azerbaijan shall be considered a crime committed in the territory of the Republicance.
- 11.3. A person who commits a crime on a water or air vessel registered in an air or sea pc Republic of Azerbaijan, operating under the State flag or identification mark of the Rep Azerbaijan in open waters or in the air space outside the borders of the Republic of Azerbaijan brought to criminal liability on the basis of this Code. [4]
- 11.4. A person who commits a crime on a ship belonging to the military fleet or air for Republic of Azerbaijan, regardless of the location of that ship, is brought to criminal responsi the basis of this Code.
- 11.5. The issue of criminal liability of diplomatic representatives of foreign states and other with the right to immunity who have committed a crime on the territory of the Republic of Azer resolved in accordance with international law.

Article 12. The validity of the criminal law for crimes committed outside the ter the Republic of Azerbaijan

- 12.1. Citizens of the Republic of Azerbaijan and stateless persons permanently residin Republic of Azerbaijan, due to an act (act or inaction) committed outside the borders of the Re_] Azerbaijan, if this act is considered a crime according to the legislation of the Republic of Azerba the foreign state in which it was committed, and those persons have been convicted in a foreign this crime. If they are not, they are brought to criminal liability based on this Code.
- 12.1-1. Citizens of the Republic of Azerbaijan and stateless persons permanently residir Republic of Azerbaijan shall be held criminally liable on the basis of this Code, if they have convicted in a foreign country for the crime of corruption and other crime against the interests committed outside the borders of the Republic of Azerbaijan. ____
- 12.2. Foreigners and stateless persons who commit crimes outside the borders of the Rej Azerbaijan against the citizens of the Republic of Azerbaijan, against the interests of the Rej Azerbaijan, as well as in the cases stipulated in the international agreements to which the Rej Azerbaijan is a party, and if they have not been convicted of this crime in a foreign country, brought to criminal liability based on this Code. they can.
- 12.2-1. Foreigners and stateless persons have committed corruption crimes and other crime the interests of service with the participation of citizens of the Republic of Azerbaijan who are of international organizations, members of international parliamentary assemblies, officials and j

- 12.3. Crimes against peace and humanity , war crimes, human trafficking, terrorism, financing, hijacking, hostage-taking, torture, piracy, illegal trafficking of drugs and psyc substances, making or selling counterfeit money or securities, international protection Citizer Republic of Azerbaijan, foreigners or stateless persons who have committed attacks on the peorganizations that use them, crimes related to radioactive materials, as well as other crimes from international agreements to which the Republic of Azerbaijan is a party, shall be held colliable based on this Code, regardless of the place where the crimes were committed, is depunished.
- 12.4. The servicemen of the military units belonging to the Armed Forces of the Reg Azerbaijan, which are part of the peacekeeping military units, are brought to criminal respc based on this Code, unless otherwise stipulated by the international agreements of the Reg Azerbaijan, for the crime they committed outside the borders of the Republic of Azerbaijan.
- 12.5. The punishment imposed by the courts of the Republic of Azerbaijan on the persons I for in Articles 12.1 of this Code cannot exceed the upper limit of the punishment provided by the foreign state where the crime was committed. ____

Article 13. Extradition of criminals [8]

- 13.1. Citizens of the Republic of Azerbaijan who have committed a crime on the territ foreign state cannot be extradited to a foreign state. The issue of bringing those persons to responsibility is resolved in accordance with Article 12 of this Code.
- 13.2. Foreigners or stateless persons who have committed a crime outside the border Republic of Azerbaijan and are in the Republic of Azerbaijan, adhere to the Law of the Rep Azerbaijan "On Extradition (Extradition) of Persons Who Have Committed Crimes", other legisla of the Republic of Azerbaijan and the Republic of Azerbaijan for bringing them to criminal respc or executing the prescribed punishment. they can be given to a foreign state in accordant international agreements. ___
- 13.3. If persons who have committed a crime outside the borders of the Republic of Azerb not extradited to a foreign state and that act (action or inaction) is considered a crime accordin Code, they are brought to criminal responsibility in the Republic of Azerbaijan.
- 13.4. International agreements are applied when other provisions on the extradition of pers have committed crimes are determined in the international agreements to which the Rep Azerbaijan is a party. [10]

SECTION TWO CRIMINAL JUSTICE

Chapter 3 DEFINITION OF CRIME AND CLASSIFICATION OF CRIMES

- 14.1. Committing a socially dangerous act (action or inaction) prohibited by this Code u threat of punishment is considered a crime.
- 14.2. Although the signs of any act (action or inaction) provided for in the criminal law are present, but due to its small importance, it is not considered socially dangerous, i.e. an act (a inaction) that does not harm or threaten to harm a person, society or the state) is not considered

Article 15. Classification of crimes

- 15.1. Acts (actions or inactions) provided by this Code are divided into crimes that do n great public danger, less serious, serious and especially serious crimes, depending on their na degree of public danger.
- 15.2. Deeds that are not punishable by deprivation of liberty by this Code due to inten negligent commission, or actions for which the upper limit of the penalty of deprivation c provided by this Code does not exceed two years due to intentional or negligent commiss considered crimes that do not cause a great public danger.
- 15.3. Deeds for which the upper limit of the penalty of deprivation of liberty provided by to does not exceed seven years for intentional or negligent commission are considered minor crime
- 15.4. Acts for which the upper limit of imprisonment for not more than twelve years, pro
- this Code for intentional or negligent commission, are considered serious crimes. ____
- 15.5. According to this Code, acts punishable by imprisonment for more than twelve years severe punishment are considered especially serious crimes. [13]

Article 16. Re-commitment of crimes KMQ8 KMQ15.

- 16.1. Committing the crime stipulated by the same article of this Code twice or more than considered to be repeated crime.
- 16.2. Committing two or more crimes provided for by different articles of this Code is corepeated crime only in the cases directly specified in the Special part of that Code.
- 16.3. Re-commitment of a crime provided for by the same article of this Code or provided for by articles in the cases directly specified in the Special Part of that Code by a person who has been conviction previously committed crime, whose conviction has been revoked or paid, or who has been released from liability, is considered a repeat commission of a crime is not done. [14]

Article 17. Summary of crimes

- 17.1. Committing two or more crimes provided for by different articles of this Code, if the who committed those crimes has not been convicted for any of them or has not been release criminal liability on the grounds established by law, as well as if the term of criminal liability for these crimes has not passed, the crimes creates a set.
- 17.2. Committing two or more crimes provided by two or more articles of this Code with or (inaction) creates an ideal set of crimes

17.4. In the Special part of this Code, the commission of a crime provided for in both the and special norms does not constitute a set of crimes, and in this case, the special norm is applied

Article 18. Recidivism of crimes and its types KMQ13

- 18.1. Recidivism is the re-commission of an intentional crime by a person previously con an intentional crime.
 - 18.2. Recidivism of crimes is considered dangerous in the following cases:
- 18.2.1. if a person who was previously sentenced to imprisonment twice for intentional again sentenced to imprisonment for intentional crime;
- 18.2.2. when a person who was previously sentenced to imprisonment for an intentiona crime commits an intentional serious crime again. ____
 - 18.3. Recidivism of crimes is considered especially dangerous in the following cases:
- 18.3.1. when a person who has been sentenced to imprisonment for not less than three time sequence for intentionally committing a less serious or intentionally serious crime is again sent imprisonment for an intentional crime; [16]
- 18.3.2. when a person who has been sentenced to deprivation of liberty twice before for cor a serious crime, or for committing a particularly serious crime, commits a serious crime again; ___
- 18.3.3. when a person previously sentenced to imprisonment for committing a se particularly serious crime commits a particularly serious crime again. ____
 - 18.4. The following are not taken into account when determining relapse: [19]
 - 18.4.1. crimes that do not cause great public danger; [20]
 - 18.4.2. crimes committed by minors;
 - 18.4.3. convictions received or paid in accordance with Article 83 of this Code;
 - 18.4.4. convictions for non-custodial offences. [21] KMQ21
- 18.5. On the basis and within the limits stipulated by this Code, a more severe punisl applied for the recidivism of crimes.

Chapter 4

PERSONS TO BE PROSECUTED CRIMINALLY RESPONSIBLE

Article 19. General conditions of criminal liability

An intelligent person who has reached the age limit defined by this Code and has com crime is brought to criminal responsibility.

Article 20. Age limit for bringing criminal responsibility

20.1. A person who has reached the age of sixteen before committing a crime is brought to

pery, robbery, extortion by threats, illegal driving of a vehicle without the intent of robbery. means of transport, in aggravated cases of intentional destruction or damage to property, to aggravated hostage-taking, hooliganism in aggravated cases, extortion of firearms, amn explosives and devices, or extortion of drugs and or is criminally liable for robbing or opsychotropic substances, or for damaging vehicles or roads.

20.3. When committing a socially dangerous act (action or inaction), the measures taker persons who have not reached the age limit specified in Articles 20.1 and 20.2 of this Code procedure for applying those measures are determined by the relevant law.

Article 21. Unreasonableness

- 21.1. When he committed a socially dangerous act (action or inaction), he was in an irration that is, he did not understand the actual nature of his act (action or inaction) and public dar result of chronic mental illness, temporary impairment of mental activity, *mental retardation*, mental illness, or a person who cannot control it is not criminally liable. ____
- 21.2. Mandatory measures of a medical nature, provided by this Code, may be applied by to a person who has committed a socially dangerous act (action or inaction) in an unre situation.
- 21.3. A person who has committed a crime in a reasonable situation, but suffered from illness until the judgment was pronounced by the court and as a result was deprived of the a understand the actual nature of his act (action or inaction) and public danger or to control provided by the court under this Code mandatory measures may be applied.

Article 22. Criminal responsibility of a person with a mental disorder that $\mathfrak c$ exclude intelligence

- 22.1. A person who is in a reasonable state, but does not fully understand the actual natu act (action or inaction) and public danger, or is unable to control that act as a result of a mental when he commits a crime, is brought to criminal liability.
- 22.2. Mental disorder, which does not exclude reasonableness, is taken into account by t when imposing a sentence and may be the basis for the application of mandatory measures of a nature provided for by this Code.

Article 23. Liability for a crime committed while intoxicated

Regardless of the reason (as a result of consumption of alcoholic beverages, use of drugs powerful substances), a person who commits a crime while intoxicated is not exempted from responsibility.

Chapter 5 **FAULT**

- 24.1. Only a person who commits an act (action or inaction) intentionally or recklessly is committing a crime.
- 24.2. A negligent act (action or inaction) is considered a crime only in the cases provided for relevant article of the Special Part of this Code.

Article 25. Deliberate commission of a crime

- 25.1. An act (action or inaction) committed directly or indirectly with intent is consic intentional crime.
- 25.2. If a person realizes that his act (action or inaction) is socially dangerous, foresees its dangerous consequences and desires them, in this case, the crime is considered to be commit direct intent.
- 25.3. If a person realizes that his act (action or inaction) is socially dangerous, foresees its dangerous consequences, but does not wish for them and consciously allows such consequence, then the crime is considered to be committed with indirect intent.

Article 26. Reckless commission of the crime

- 26.1. An act (action or inaction) committed as a result of criminal self-confidence or negligence is considered a crime of negligence.
- 26.2. If a person foresaw the possibility that his action (action or inaction) could lead to dangerous consequences, but assumed without sufficient reason that he would prevent them, th (action or inaction) is considered a crime committed as a result of criminal self-confidence.
- 26.3. If a person should have foreseen the possibility that his action (action or inaction) co-socially dangerous consequences and could have seen them in advance by showing due caution, then this action (action or inaction) is considered a crime committed as a result of negligence.

Chapter 6 A CRIME THAT DOESN'T SOLVE

Article 27. Completed and unfinished crime

- 27.1. The crime is considered completed if all the signs of the criminal offense provided fo Code are present in the act (action or inaction) committed by the person.
 - 27.2. Preparation and attempt to commit a crime are considered incomplete crimes.
- 27.3. Criminal responsibility for uncompleted crimes is determined in accordance with the articles of this Code, which provide for responsibility for completed crimes, with reference to A: and 29 of this Code.

Article 28. Preparation for crime

28.1. Searching for, obtaining or preparing means or tools for committing a crime, or ente

28.2. Only preparations aimed at the commission of serious and especially serious crime criminal liability.

Article 29. Attempt to commit a crime

An intentional act (action or inaction) aimed directly at committing a crime is consic attempt to commit a crime if it is not completed due to reasons beyond the control of the person.

Article 30. Voluntary refusal to commit a crime

- 30.1. A voluntary refusal to commit a crime is considered a voluntary refusal to commit a a person who realizes that he has the opportunity to complete the crime.
 - 30.2. A person who voluntarily refuses to complete a crime is not criminally liable.
- 30.3. A person who voluntarily refuses to complete a crime is criminally liable only is committed by him is part of another crime.
- 30.4. The organizer of the crime and the instigator of the crime are not subject to criminal li they prevent the completion of the crime by the executive by providing timely informatio relevant state authorities or by taking other measures. If the assistant has refused the pr promised help to the executor before the actions aimed directly at committing a crime, or i eliminated the consequences of the already provided help, he shall not be held criminally liable.
- 30.5. If the organizer or instigator cannot prevent the commission of the crime by the ϵ with the actions provided for by Article 30.4 of this Code, the court may consider their acti mitigating circumstance when imposing a punishment.

Chapter 7 PARTICIPATION IN CRIME

Article 31. Participation

The intentional joint participation of two or more persons in the commission of a considered complicity.

Article 32. Types of participation <u>KMQ16</u>

- 32.1. Together with the perpetrator of the crime, the organizer, instigator and assis considered participants of the crime.
- 32.2. The person who directly committed the crime or directly participated in its commiss other persons (joint execution), as well as the person who committed the crime using personannot be brought to criminal responsibility in the cases provided by this Code, is consic executor.
- 32.3. The person who organized the commission of the crime or led the commission of th as well as created or led an organized group or criminal association (criminal organization) is cothe organizer of the crime.

32.5. A person who assisted in the commission of a crime with advice, instruction information, by providing tools or means for the commission of a crime or by removing obst well as a person who committed a crime, criminal tools or means, traces of a crime, or money through crime or a person who promises to hide other property, to obtain such funds or other property to own or use them, or to dispose of them, is considered an accomplice.

Article 33. Liability of participants in the crime KMQ16

- 33.1. The responsibility of the participants of the crime is determined depending on the na degree of the actual participation of each of them in the commission of the crime.
- 33.2. The joint perpetrators of the crime are brought to criminal responsibility for the cricommitted together, without reference to Article 32 of this Code, in accordance with the releval provided in the Special Part of that Code.
- 33.3. The organizer, instigator and assistant of the crime shall be criminally liable for the co crime in accordance with the relevant article provided in the Special Part of the Code with refe Article 32 of this Code, with the exception of cases where they simultaneously participat commission of the crime as joint executors.
- 33.4. According to the relevant article of the Special part of this Code, a person who is not ϵ subject of the crime and who participates in the commission of the crime stipulated by that ϵ held responsible for that crime as its organizer, instigator and assistant.
- 33.5. If the perpetrator is unable to complete the crime due to reasons beyond his contr participants are criminally liable for participation in the preparation of the crime or the attraction commit the crime. A person who, for reasons beyond his control, fails to incite others to commit is also brought to criminal liability for preparation for a crime.

Article 34. The commission of the crime by a group of persons, a group of persons colluded in advance, an organized group or a criminal association (criminal organization) <u>KM</u>

- 34.1. A crime committed with the joint participation of two or more perpetrators with agreement is considered a crime committed by a group of persons.
- 34.2. A crime committed with the joint participation of two or more persons with prior ag is considered a crime committed by a group of persons who conspired in advance.
- 34.3. A crime committed by a stable criminal group consisting of two or more persons t advance to commit one or more crimes is considered a crime committed by an organized gang.
- 34.4. The creation of a stable organized criminal group for the purpose of committing se especially serious crimes or a stable union of two or more organized criminal groups with t goals is considered a criminal association (criminal organization).
- 34.5. A crime committed by a member (members) of such an association (organization) connection with the fulfillment of the goals of a criminal association (criminal organization), a by a person (persons) who are not members (members) of that association, criminal association) organization) is considered a crime.
 - 34.6. A person who created or led an organized group or criminal association is respon

onsibility for their participation in those crimes in the cases provided for by the relevant a the Special Part of this Code, as well as for the crimes they participated in preparing or committi

- 34.7. In cases not provided for by the articles of the Special part of this Code, the creati organized gang causes criminal liability for the preparation of the crime it will commit.
- 34.8. Acts committed by a group of persons, a group of persons with a prior collusion, an organg or a criminal association (criminal organization) shall result in more severe punishr accordance with the grounds and limits provided by this Code.

Article 35. Committing a crime that deviates from the general intention (executor's

- 35.1. By deviating from the common intention agreed by the executor, that is, the comm another crime, which is not covered by the intent of other participants of the crime, is considences of the executor.
- 35.2. Due to the excess of the executor, other participants of the crime cannot be brought to responsibility.

Chapter 8

CIRCUMSTANCES PREVENTING THE ACT FROM BEING A CRIMINALITY

Article 36. Necessary protection

- 36.1. In the case of necessary self-defense, i.e., the act committed while protecting the lif and rights of the self-defender or another person from a socially dangerous intention by harrinterests of the state and society is not considered a crime, if the limit of necessary defense exceeded.
- 36.2. All persons, regardless of their professional or other special training and service stat the right to necessary protection. This right applies to all persons, regardless of their ability to state bodies or other persons for the purpose of assistance, as well as to avoid a socially do intention.
- 36.3. Deliberate actions that clearly do not correspond to the nature of the intention and th of public danger are considered to exceed the limit of necessary protection.

Article 37. Harming a criminal while he is being caught

- 37.1. Bringing the offender to the competent state authorities or arresting him for the pu preventing him from committing new crimes is not considered a crime, if the use of all other i influence for that purpose did not produce the necessary results and the necessary measures exceeded.
- 37.2. If the means and methods used for the arrest of a person who committed a crim-correspond to the degree of public danger of the committed act and the person who committed as well as the circumstances of the arrest, and the obvious excessive harm to the person necessity is considered to exceed the limits of the measures necessary for the arrest of the Exceeding the limit in this manner leads to criminal liability only in case of intentional damage.

- 38.1. In the case of last necessity, i.e., the act committed by damaging the objects protected Code in order to eliminate the danger that directly threatens the life, health and rights of the himself or others, the interests of the state and society, if in that case the danger can be eliming other means it is not considered a crime if it is not possible to raise and in this case the limin necessity has not been exceeded.
- 38.2. Inflicting damage that is obviously not appropriate to the nature and degree of the dawell as the conditions for eliminating that danger, and the damage inflicted being equal to of than the damage prevented is considered to be exceeding the limit of last necessity. Exceeding of last necessity in this manner leads to criminal liability only in case of intentional damage.

Article 39. Reasonable risk

- 39.1. Damage to objects protected by this Code as a result of a reasonable risk to achieve ε useful goal is not considered a crime.
- 39.2. If the specified goal cannot be achieved by action (inaction) unrelated to the risk, a person taking the risk has taken the necessary measures to eliminate damage to the objects prot this Code, the risk is considered reasonable.
- 39.3. A risk accompanied by a knowing threat to human life, environmental or other disast not considered reasonable.

Article 40. Execution of the order or order

- 40.1. It is not considered a crime to damage the objects protected by this Code by that pers carrying out the order or order issued in the prescribed manner and the execution of ν mandatory for the person. The person who issued an illegal command or order for such data criminally responsible.
- 40.2. A person who intentionally commits a crime by knowingly carrying out an illegal order is subject to criminal liability on general grounds.
 - 40.3. Failure to comply with an illegal command or order does not give rise to criminal liab

SECTION THREE PENALTIES I NDA

Chapter 9 CONCEPTION, PURPOSE AND TYPES OF PUNISHMENT I

Article 41. Definition and purpose of punishment

- 41.1. Punishment is a criminal-legal measure determined by a court verdict. The punisl applied to the person who is found guilty of committing a crime and consists of creating depriv limiting his rights and freedoms as defined by this Code.
- 41.2. Punishment is applied with the aim of restoring social justice, reforming the conpreventing the commission of new crimes by both convicts and others.

- 42.0. The types of punishment are as follows:
- 42.0.1. penalty;
- 42.0.2. deprivation of the right to drive a vehicle;
- 42.0.3. deprivation of the right to hold a certain position or engage in a certain activity;
- 42.0.4. Social works;
- 42.0.5. deprivation of a special or military rank, honorary title and state award;
- 42.0.6. reclamation work;
- 42.0.7. limitation on military service;

42.0.8. confiscation of property; ____

42.0.9. Forced deportation outside the borders of the Republic of Azerbaijan;

42.0.9-1. restriction of freedom; [26]

42.0.10. restriction of freedom;

- 42.0.11. detention in a disciplinary military unit;
- 42.0.12. imprisonment for a certain period of time;
- 42.0.13. life imprisonment.

Article 43. Basic and additional punishments

- 43.1. Public works, correctional works, restriction on military service, detention in a disc military unit, *restriction of freedom*, deprivation of liberty for a certain period of time and deprival liberty for life are applied only as the main punishment. [28]
- 43.2. Fines, deprivation of the right to hold certain positions or to engage in certain activapplied as both the main and additional punishments.
- 43.3. Deprivation of a special or military rank, honorary title or state award, deprivation of to drive means of transport , confiscation of property and forced deportation outside the borde Republic of Azerbaijan are applied only as additional punishment. [29]

Article 44. Fine

- 44.1. A fine is a monetary penalty imposed by the court in the cases and amount determine Code.
- 44.2. Taking into account the seriousness of the committed crime and the property static convicted person, the fine is determined in the amount of up to *twenty thousand* manats or in the of one to ten times the damage caused as a result of the crime (earned income), as well as in the α up to one hundred percent of the value of the object of the crime. [30]
- 44.3. A fine can be imposed as an additional punishment by the courts only in the cases I for in the relevant articles of the Special part of this Code.
- 44.4. For those who deliberately refuse to pay the fine, this type of punishment can be rep public works, correctional works , $restriction\ of\ freedom$ or deprivation of liberty for a certain $\mathfrak x$

[31]

- 45.1. The type of punishment of deprivation of the right to drive a vehicle can be set for a pone to five years, taking into account the nature of the crime, the identity of the guilty person a circumstances of the crime, in the cases provided for by the relevant article of the Special Pal Code.
- 45.2. In cases where the type of punishment of deprivation of the right to drive a vehicle is presendation to the punishments of detention in a disciplinary military unit or deprivation of liberty, the appunishment applies to the entire period of the main punishment and, in addition, to the period specific type of punishment in the sentence. In cases where this type of punishment is prescribed in addition to or punishments, as well as in the case of a conditional sentence, the term of the additional punishment is a from the moment the sentence enters into legal force.

Article 46. Deprivation of the right to hold a certain position or engage in a certain

- 46.1. Deprivation of the right to hold a certain position or to engage in a certain activity cc the prohibition of holding a specific position in state bodies, local self-government bodies or engage a specific profession or other activity. This type of punishment is prescribed for the period from five years as the main punishment, and from one to three years as the additional punishment.
- 46.2. If, taking into account the nature and public danger of the committed crime and the of the guilty person, the court considers it impossible to maintain his right to hold a certain poengage in a certain activity, that person may be prevented from holding a certain position determine the type of punishment of deprivation of the right to engage in a certain activity additional punishment.
- 46.3. In cases where the type of punishment of deprivation of the right to hold a certain position or a certain activity is prescribed in addition to the punishments of detention in a disciplinary military deprivation of liberty, the additional punishment shall be for the entire period of the main punishment addition, for the period specified in the sentence for this type of punishment, applies. In cases where the punishment is prescribed in addition to a fine and other main punishments, as well as in the case of a consentence, the term of the additional punishment is calculated from the moment the sentence enters into less.

Article 47. Public works

- 47.1. Community service consists of the convict performing public useful work for the bene society without payment of a fee in his free time from his main job or education. The types of st are determined by the relevant executive authority.
- 47.2. Public works are defined for the period from two hundred and forty hours to four and eighty hours and cannot exceed four hours during the day. ____
- 47.2-1. Persons convicted by the court of public works are required to carry an electronic control the places where public works are performed and to serve it in order to keep the device in working condition

nrmed community service is taken into account and is calculated as one day of restriction of freedom hours of community service or one day of deprivation of liberty for eight hours of community service. [37]

- 47.4. Public works cannot be applied to the following persons:
- 47.4.1. to persons who have been diagnosed with a disability due to 61-100 percent impairmen functions or who have been diagnosed with a disability under the age of 18;
 - 47.4.2 to pregnant women;
- 47.4.3 to women with a child under the age of three under their care, as well as to men who rai under the age of three on their own; [39]
 - 47.4.4 to women and men who have reached retirement age;
 - 47.4.5. to military personnel. ____

Article 48. Deprivation of special or military rank, honorary title and state award

- 48.0. During the conviction of a person who has committed a serious or particularly serious crime, taking into account the nature and degree of public danger of the crime, the identity of the culprit a circumstances of the case, shall make one of the following decisions upon the conclusion that it is necessary deprive him of a special or military rank, honorary title and state award: [41]
- 48.0.1. a decision on sending a presentation to that body for consideration of the issue of deprival higher special or higher military rank, or an honorary title or a state award given by the relevant execut body;
 - 48.0.2. a decision on deprivation of a special or military rank or award issued by another state body.

Article 49. Correctional works

- 49.1. Correctional works are assigned for a period of two months to two years, and the seimposed at the place of work of the convict.
- 49.2. From five to twenty percent of the income of a person sentenced to correctional charged to the state.
- 49.3. If a person sentenced to correctional work refuses to serve that punishment, the c replace the unserved part of the correctional work with a punishment in the form of restriction of or deprivation of liberty for a certain period of time. At this time, the period during which the coperformed correctional work is taken into account and is calculated as one day of restriction of freedor
- days of correctional work or one day of deprivation of liberty for four days of correctional work. [42]
- 49.4. Correctional works are not assigned to persons and military personnel who are disabled due percent impairment of body functions . [43]

Article 50. Restriction on military service

- *s* of a contract (contract) and were convicted of another crime instead of the corrective provided for in the relevant articles of the Special Part of this Code, it is applied to the serva period of two months to two years. ____
- 50.2. From five to twenty percent of *the monthly allowance* of a person sentenced to military ε charged to the state. ____
- 50.3. A person sentenced to a term of limitation for military service cannot be promote position or rank while he is serving his sentence, and the term of the sentence cannot be towards the years of service for granting the next military rank.
- 50.4. Limitation on military service does not apply to active military servicemen and cadets education institutions training military servicemen. [46]

Article 51. Confiscation of property [47]

- 51.1. Property confiscation consists of compulsory and gratuitous confiscation of the to means used by the convict while committing the crime, the objects of the crime, as well as the acquired through the crime.

 [48]
- 51.2. Property confiscation is determined only in the cases provided for in the relevant a the Special part of this Code.
- 51.3. If the property obtained by crime or the object of the crime is used, alienated or confiscated by the state for other reasons, the money or other property belonging to the convict amount of the value of that property shall be confiscated.

Article 52. Forced deportation outside the borders of the Republic of Azerbaijan

- 52.1. The penalty of forced deportation outside the borders of the Republic of Azerl imposed on foreigners or stateless persons who have been sentenced to imprisonment for more year, and it is executed after they have served the main type of punishment. Foreigners or persons sentenced to imprisonment for a term not exceeding one year or to a punishment not r deprivation of liberty may be sentenced to forced deportation outside the borders of the Rep
- Azerbaijan, taking into account the circumstances specified in Article 58.3 of this Code.
- 52.1-1. The right of a person who has been sentenced to deportation outside the border Republic of Azerbaijan to come to the Republic of Azerbaijan is restricted until his sentence is removed. [50]
- 52.2. The type of punishment of forced deportation outside the borders of the Reg Azerbaijan does not apply to the following persons:
- 52.2.1. to persons who have been living permanently in the territory of the Republic of Az for five years until the indictment comes into legal force;
- 52.2.2. persons who are married to a citizen of the Republic of Azerbaijan before the inenters into legal force;

- 52.2.5. to persons who have refugee status or who have been granted political asylun Republic of Azerbaijan;
- 52.2.6. to persons who have a minor child who is a citizen of the Republic of Azerbaijan un care, or a person who is disabled due to 81-100 percent impairment of body functions; _____
- 52.2.7. to persons who are suspected to have serious grounds to be subjected to to persecution in the country of destination at the time of forced removal or whose forced recontrary to the interests of ensuring national security. [52]
- 52.3. If there is a conflict between the international agreements to which the Republic of Az is a party and Articles 52.1-52.2 of this Code, the international agreements shall be applied. [53]

Article 52-1. Restriction of freedom ____

- 52-1.1. The penalty of restriction of liberty consists in keeping the prisoner under residential su without complete isolation from society. The court restricts the convict from leaving the place of (completely or at certain times of the day) and certain territorial limits.
 - 52-1.2. A person sentenced to restriction of liberty must perform the following duties:
 - 52-1.2.1. not to leave the place of residence completely or at certain times of the day;
- 52-1.2.2. to carry an electronic control device and to serve it in order to keep that device in condition;
 - 52-1.2.3. not to leave the territorial limits determined by the court;
- 52-1.2.4. not to change the place of residence without a relevant court decision, as well as to notify supervising the execution of the sentence in advance about changing the place of work or education.
 - 52-1.3. The court may determine the following additional duties for the convict:
 - 52-1.3.1. not to organize mass and other events or not to participate in such events;
 - 52-1.3.2. not to go to certain places within the territorial limits determined by the court;
 - 52-1.3.3. undergo a course of treatment for alcoholism, drug addiction, toxicomania or venereal disei
 - 52-1.3.4. other duties that assist in the reformation of the convict.
 - 52-1.4. Restriction of freedom is set for a period of six months to five years.
- 52-1.5. The unserved part of the sentence of the convict who refuses to fulfill the duties determin court regularly or biasedly is replaced by the punishment of deprivation of liberty for a certain period of ti court based on the presentation of the body supervising the execution of the sentence. In this case, the rest freedom for two days is counted as one day of deprivation of freedom.
- 52-1.6. Restriction of freedom is not assigned to military personnel, foreigners and stateless person as persons without permanent residence in the territory of the Republic of Azerbaijan.

Article 53. Restriction of freedom

53.1. Restriction of freedom consists in keeping convicts who have reached the age of before being sentenced, without isolation from society, but under supervision in special institution 53.2. Restriction of freedom:

- 53.3. This type of punishment can be imposed for a period of less than one year when pubior correctional works are replaced by restriction of freedom.
- 53.4. If the person sentenced to restriction of liberty intentionally refuses to serve the sent restriction of liberty shall be replaced by the penalty of deprivation of liberty for the prescribed the penalty of restriction of liberty is replaced by the penalty of deprivation of liberty, the ter penalty of restriction of liberty is calculated day by day for the term of the penalty of deprivation liberty.
- 53.5. Restriction of freedom is not assigned to disabled persons of the first and second pregnant women or women with children under the age of eight, men raising their children u age of eight on their own, women and men who have reached retirement age due to old age, a military personnel in full-term active military service.

 [55]

Article 54. Detention in a disciplinary military unit

- 54.1. Disciplinary detention in a military unit for a period of three months to two years for servicemen who are in full-time active military service on the basis of conscription, as well as servicemen who are in regular and ensign positions on the basis of a contract (connection), if the not completed the service period established by law before the sentencing, type of punishmer imposed. That punishment is applied in the cases provided for in the relevant articles of the Spe of this Code for crimes committed against military service, as well as in cases where the identiculprit and the nature of the crime allow imprisonment for a period of up to two years to be rep detention in a disciplinary military unit for that period.
- 54.2. If the penalty of deprivation of liberty is replaced by the penalty of detention in a dismilitary unit, the term of the penalty of deprivation of liberty is calculated day by day for the du the penalty of detention in a disciplinary military unit.

Article 55. Imprisonment for a certain period of time

- 55.1. Imprisonment for a certain period of time consists of isolating the convict from sc placing him in a precinct-type, general, strict and special regime penal institution or prison. Pers have been sentenced to deprivation of liberty, but who have not reached the age of eighteen be sentence is passed, are placed in general or strict-regime educational institutions. [56]
- 55.2. The penalty of deprivation of liberty for a certain period is determined for the period three months to twenty years. ____
- 55.3. If the punishment of deprivation of liberty is replaced by public works , *correctional* restriction of freedom , deprivation of liberty may be imposed for a period of less than three months. ____
- 55.4. In cases where the term of deprivation of liberty is partially or completely accumulat the punishment is imposed for the set of crimes, the upper limit of the deprivation of libert exceed twenty years, and twenty-five years for the set of sentences . ____

- 56.1. Deprivation of liberty is defined as serving the sentence in the following pen institutions:
- 56.1.1. for persons sentenced to imprisonment for no more than five years for crimes comn negligence in district-type penitentiary institutions;
- 56.1.2. for persons sentenced to imprisonment for the first time for less serious and seriou that do not cause a great public danger committed intentionally, as well as for persons sent imprisonment for more than five years for recklessly committed crimes in general penal instit
- 56.1.3. for persons sentenced to deprivation of liberty for the first time for committing e serious crimes, as well as in the case of recidivism, if the convict has previously served a senten form of deprivation of liberty, and for women in the case of particularly dangerous recidivism α
- in strict regime penitentiary institutions; [60]
- 56.1.4. in the event of particularly dangerous recidivism of crimes or when life imprisor replaced by imprisonment for a certain period of time in special regime penitentiaries;
 - 56.1.5. for persons sentenced to life imprisonment in prisons.
- 56.2. For persons sentenced to imprisonment for more than five years for committing e serious crimes, as well as in the case of particularly dangerous recidivism of crimes, a particular may be served in prison.
- 56.3. The type of penitentiary is determined by a court ruling in accordance with Article 56.1.5 and 56.2 of this Code.
 - 56.4. The type of penal institution can be changed only in the following cases:
 - 56.4.1. when the punishment imposed for the crime is replaced by a lighter or heavier punishment.
 - 56.4.2. during the execution of the court verdict in the manner established by the legislation

Article 57. Life imprisonment

- 57.1. Life imprisonment is determined only for particularly serious crimes committed again and humanity, war crimes, personality, public security and public order and state power. ____
- 57.2. Life imprisonment is not assigned to women, persons who have not reached th eighteen at the time of committing a crime, as well as men who have reached the age of sixty-fix time of sentencing.
- 57.3. If the court considers that the convict serving life imprisonment actually served twenty-five years of imprisonment, as well as that he did not intentionally commit a crime while this sentence, and if it concludes that it is no longer necessary for the convict to serve that ser shall determine the type of sentence of life imprisonment may replace it with imprisonment for of time or release him from this punishment conditionally.
- 57.4. In accordance with Article 57.3 of this Code, life imprisonment may be repl imprisonment for up to fifteen years. [62]

Chapter 10 **DETERMINATION OF PENALTIES I**

A . . 1 FO O 1 1 (1 (1) 1)

- 58.1. A person found guilty of committing a crime shall be given a fair punishment we limits stipulated in the relevant articles of the Special part, taking into account the provision General part of this Code. A type *or limit* of punishment that is more severe than the puniprovided for the committed crime is set only if a less severe type *or limit of punishment* cannot satisfied the punishment.

 [63]
- 58.2. For the committed crime, a more severe punishment than the punishment provided f relevant articles of the Special part of this Code can be imposed only in accordance with Article 67 of the same Code, based on the totality of the crimes and the totality of the sentences. The gro imposing a lighter punishment than the punishment provided for in the relevant articles of the Part of this Code for the committed crime are determined by Article 62 of that Code.
- 58.3. When determining the punishment, the nature of the committed crime and the d public danger, the identity of the culprit, including mitigating and aggravating circumstances, a the effect of the imposed punishment on the reformation of the person and the living conditio family, are taken into account.

Article 59. Circumstances mitigating the punishment

- 59.1. The mitigating circumstances are as follows:
- 59.1.1. on the basis of the random course of events, the first time committing a crime that cause a great public danger or a less serious crime;
 - 59.1.2. the commission of the crime by a minor;
 - 59.1.3. commission of the crime by a pregnant woman;
 - 59.1.4. presence of a minor child under the guardianship of the person who committed the
 - 59.1.5. committing the crime as a result of difficult living conditions or with the intention of
- 59.1.6. committing the crime under the influence of physical or mental coercion, or as a financial, service or other dependence;
- 59.1.7. committing the crime by violating the conditions of necessary protection, arrest of who has committed a socially dangerous act, last necessity, substantial risk, execution of an order;
- 59.1.8. committing the crime under the influence of the victim's illegal or immoral action state of strong mental excitement (affect) that occurred suddenly as a result of these actions;
- 59.1.9. the commission of the crime by a person with a mental disorder that does not exclude int [64]
- 59.1.10. the person voluntarily comes and confesses his guilt, actively helps to solve the crime, ϵ other participants, search and find the property obtained as a result of the crime;
- 59.1.11. immediately after the commission of the crime, by providing medical or other assistan victim, reducing the damage to his life and health; [65]
 - 59.1.12. reconciliation with the victim or his legal heir who is his close relative;
 - 59.1.13. voluntary full compensation or elimination of damage caused by crime;
- 59.1.14. partial payment of the damage caused as a result of the crime or taking other actions result reduction of the damage.

59.3. The mitigating circumstance provided for as a sign of the criminal offense in the article of the Special Part of this Code cannot be taken into account again when determine punishment.

Article 60. Determination of punishment in case of mitigating circumstances

- 60.1. If all the circumstances provided for in any of Articles 59.1.8, 59.1.10—59.1.13 of this (present and if there are no aggravating circumstances, the term or extent of the imposed pur shall be a more serious punishment provided for in the corresponding article of the Special Pa Code. cannot be more than three quarters of the limit of its type.
- 60.2. If the sanction of the corresponding article of the Special part of this Code stipulates the pena imprisonment, the rule defined in Article 60.1 of this Code shall not be applied. [68]

Article 61. Circumstances aggravating the punishment

- 61.1. Aggravating circumstances are the following:
- 61.1.1. re-commitment of crimes, recidivism of crimes;
- 61.1.2. that the crime has serious consequences;
- 61.1.3. the commission of the crime by a group of persons, an organized gang or a association (organization) who colluded in advance;
 - 61.1.4. particularly active participation in the commission of a crime;
- 61.1.5. Involvement of persons suffering from mental disorders or in a state of intoxicatior as persons under the age of criminal responsibility;
- 61.1.6. the commission of the crime on the basis of national, racial or religious enmity, fanaticism, revenge for the legal actions of other persons, for the purpose of greed or other r intentions, as well as for the purpose of covering up another crime or facilitating its commission;
- 61.1.7. committing the crime against a woman who is obviously pregnant for *the perpetrator* as against a person who is minor, elderly or helpless or dependent *on the perpetrator*; [69]
- 61.1.8. the commission of a crime against a person performing his service or public duty or relatives;
 - 61.1.9. committing the crime against the victim with special cruelty, including suffering or t
- 61.1.10. committing the crime using firearms, explosives or other generally dangerous meth technical means;
- 61.1.11. the commission of the crime during a state of emergency or martial law , natural public disaster, as well as during mass riots; $\underline{\hspace{1cm}}$
- 61.1.12. committing the crime using the special clothes or documents of the representativa uthorities;
- 61.1.13. the commission of the crime by using the trust given to the offender under the pc service or the contract.
- 61.2. Circumstances not specified in Articles 61.1.1-61.1.13 of this Code cannot be ta account as aggravating circumstances when determining the punishment.

Article 62. Setting a lighter punishment than the one determined for the crime

- 62.1. The purpose and motive of the crime, the role of the perpetrator in the commissic crime, exceptional circumstances related to his behavior during and after the commission of the as well as other circumstances that significantly reduce the public danger of the crime, as well the participant of the crime committed with complicity actively helps to solve that crime, the Provisions of this Code a punishment less than the lower limit specified in the relevant article may be imposed, or the court may impose a lighter type of punishment than that specifie article, or may not impose an additional punishment that must be imposed.
- 62.2. Both individual circumstances mitigating the punishment, as well as the totality circumstances, can be considered as exceptional circumstances.

Article 63. Punishment for an uncommitted crime

- 63.1. When determining the punishment for an uncompleted crime, the circumstances the non-completion of the crime are taken into account.
- 63.2. The duration or extent of the punishment for criminal preparation may not exceed has upper limit of the more serious type of punishment determined for the completed crime in the article of the Special Part of this Code.
- 63.3. The duration or extent of the punishment for an attempt to commit a crime may not three quarters of the upper limit of the more serious type of punishment determined for the cocrime in the relevant article of the Special Part of this Code.
 - 63.4. Life imprisonment is not imposed for preparation of a crime or an attempt to commit a

Article 64. Punishment for a crime committed with participation

- 64.1. When determining the punishment for a crime committed with participation, the na degree of the actual participation of each of the participants in the commission of the cr importance of such participation in achieving the criminal goal, and its effect on the extent and 1 the damage are taken into account.
- 64.2. If the mitigating or aggravating circumstances of the punishment apply to on participants, the punishment is taken into account only in relation to that person.

Article 65. Determination of punishment for recidivism

- 65.1. When determining punishment for recidivism, dangerous recidivism, and e dangerous recidivism, the number, nature, gravity and consequences of previously committee the circumstances that caused the insufficient correctional effect of the previous punishment, a the nature, gravity and consequences of the new crime are taken into account.
- 65.2. The term of punishment for recidivism cannot be less than half of the maximum lim more serious type of punishment defined in the relevant article of the Special Part of this Cod committed crime, two-thirds for dangerous recidivism, and three-fourths for especially data.

65.3. When the conviction of the person who committed the crime is specified as a descrip in the article of the Special part of this Code, as well as in the case of exceptional cases provid Article 62 of this Code, punishment for recidivism, dangerous recidivism or especially darecidivism, without taking into account the rules established in Article 65.2 of this Code is set.

Article 66. Determining the punishment for the set of crimes

- 66.1. The court for the totality of crimes imposes a penalty for each crime separately, by co a less serious punishment with a more serious one, or by combining the prescribed punish whole or in part.
- 66.2. If the set of crimes includes *crimes that do not pose a great public danger or less serious* crifinal punishment is imposed by including a less serious punishment with a more serious of combining the prescribed punishments in whole or in part. In this case, the term or volume of the punishment determined by covering a less serious punishment with a more serious one cannot be more set the punishments determined separately for the crimes included in the aggregate. The duration or extendefinitive punishment determined by total or partial accumulation of punishments is three years for crime not cause a great public danger in the case of imprisonment, twelve years for less serious crimes, and in to other punishments, the corresponding type of punishment is in the General Part of this Code. cannot e upper limit specified for _____
- 66.3. If the set of crimes includes any of the less serious, serious or especially serious cri final punishment is imposed by adding up the prescribed punishments in whole or in part. In the term of imprisonment cannot exceed twenty years. If a sentence of life imprisonment or tweir of imprisonment is imposed for one of the crimes included in the set of crimes, the final punishment by covering a less serious punishment with a more serious one. [73]
- 66.4. Additional types of punishment determined for those crimes in the relevant article Special part of this Code can be added to the main punishment set for the set of crimes. The du volume of the definitive additional punishment determined by total or partial collection may not the upper limit established in the General Part of this Code for that type of punishment.
- 66.5. After the verdict in the criminal case, if the convict is found guilty of another crime co before the verdict in the first case, he shall be sentenced according to the same rules. In this punishment imposed according to the first verdict is counted towards the final punishment **KMQ18**

Article 67. Determining the punishment according to the totality of sentences KM(

- 67.1. When imposing a sentence based on the totality of sentences, the court combines the ι part of the sentence imposed on the previous sentence with the sentence imposed on the new ι in whole or in part.
- 67.2. The term or volume of the definitive punishment, which is not related to deprive liberty, determined by the set of sentences, cannot exceed the upper limit established for the punishment in the General part of this Code.
 - 67.3. The term of the definitive punishment in the type of deprivation of liberty determine

- 67.4. The final punishment for the sum of the sentences should be greater than a punishment imposed for the newly committed crime and the unserved part of the punishment by the previous sentence of the court.
- 67.5. When determining the punishment based on the totality of sentences, combining as punishments is carried out in accordance with Article 66.4 of this Code.
- 67.6. If a person serving life imprisonment commits a new crime, the newly imposed sente be covered by life imprisonment.

Article 68. The procedure for determining time periods during the collection of fin

- 68.1. For one day of imprisonment when punishments for the totality of crimes and the to sentences are partially or completely accumulated:
 - 68.1.1. one day of detention in a disciplinary military unit;
 - 68.1.1-1. two days of restriction of freedom; [75]
 - 68.1.2. two days of restriction of liberty; [76]
 - 68.1.3. *four* days of correctional labor or military service restriction; [77]
 - 68.1.4. eight hours of community service is considered equal.
- 68.2. Deprivation of the right to hold a certain position or engage in a certain activity, deposition of the right to drive a vehicle, deprivation of a special or military rank, honorary title and state a punishment in the form of fines, *public works*, correctional works, detention in a disciplinary unit, when collected by restriction on military service, *restriction of liberty* or deprivation of liberary are executed independently. [78]
- 68.3. For one day of restriction of freedom when the punishments for the totality of the crimes totality of sentences are partially or completely collected:
 - 68.3.1. two days of correctional work;
 - 68.3.2. four hours of community service are counted as equal.
- 68.4. Two hours of community service are equal to one day of correctional work when punishr partially or completely collected for the totality of crimes and the totality of sentences. [79]

Article 69. Calculation of penalty periods and taking into account the penalty

- 69.1. Deprivation of the right to hold a certain position or engage in a certain activity, deposition of the right to drive a vehicle, restriction on military service, correctional works, *restriction of* detention in a disciplinary military unit, deprivation of liberty are months and years, and the du public works is hours. is calculated. [80]
- 69.2. The time periods during the change or collection of the types of punishment provide Article 69.1 of this Code, as well as when the punishment is taken into account, can be calculated.
- 69.3. The term of detention until the sentence enters into legal force is equal to the

estriction on correctional works and military service, in the case of public works, the durate punishment is calculated at the rate of eight hours per day. ____

69.4. When imposing the main punishment in the form of a fine or deprivation of the right certain *position* or engage in a certain activity, the court, taking into account the period of d lightens the imposed punishment or completely exempts the person from this punishment. [82]

Article 70. Conditional sentencing

- 70.1. The court that imposes punishment in the form of correctional work, military restriction, detention in a disciplinary military unit , restriction of freedom or deprivation of libe certain period of time, may issue a decision on conditional application of that punishment if it possible to reform the convict without being punished. [83]
- 70.2. When imposing a conditional sentence, the court takes into account the natur committed crime, the degree of public danger, the personality of the convict, as well as mitiga aggravating circumstances.
- 70.3. The trial period is determined by the court when imposing a conditional sentence. Du period, the convict must prove that he has reformed his behavior. The probationary $\mathfrak p$ determined from six months to five years.
 - 70.4. Additional penalties may be imposed during probation.
- 70.5. When imposing a conditional sentence, the court may impose the following obligation convict: not to change his permanent residence, place of education, place of work, not to go to places without informing the authorities exercising control over his behavior, to undergo a control treatment for alcoholism, drug addiction, toxicomania or venereal diseases, to provide assistance to his family , to carry the electronic control device and to serve him in order to keep that
- 70.6. Control over a person sentenced to parole is carried out by relevant state bodies, and over military personnel is carried out by the command of military units and enterprises.

working condition. The court may impose other duties on the convict to help him reform.

70.7. Based on the presentation of the state body exercising control over the person sent probation during the probationary period, the court may completely or partially cancel th previously imposed on the convict, or impose new duties on him.

Article 71. Cancellation of conditional sentence or extension of probation

71.1. If, after at least half of the probationary period, the person sentenced to probation probation has reformed his behavior, the court may make a decision to cancel the probation and rest conviction based on the presentation of the state body exercising control over the convict. When decides to cancel the conditional sentence, it can completely or partially release the convict from ι punishment. When the conditional sentence is canceled, the court also makes a decision to remove the conviction in cases where the convict has no additional punishment or he is completely exempted from ι

punishment. ____

pationary period for no more than one year based on the presentation of the state body spe Article 71.1 of this Code.

71.3. When a person sentenced to probation regularly or biasedly refuses to perform the imposed on him by the court during the probationary period, including when he refuses to electronic monitoring device, damages it or makes it unusable in another way, or for an unexcused rease that device in working order. if he does not serve it, based on the presentation of the state body spectrule 71.1 of this Code, the court issues a decision on the cancellation of the conditional sentence execution of the sentence determined by the sentence.

71.4. If a person sentenced to probation commits a crime recklessly during the probationar or intentionally commits a crime that does not cause a great public danger, the issue of revocementation of probation shall be decided by the court. When the court decides to cancel the cc

sentence, it imposes punishment on the person according to the rules stipulated in Article 67 of this Code.

71.5. If a person sentenced to probation intentionally commits a less serious, serious or par serious crime during the probationary period, the court cancels the probation and imposes a pur on him according to the rules stipulated in Article 67 of this Code. In the cases specified in Article 67 of this Code.

this Code, the punishment is determined in this manner.

SECTION FOUR EXEMPTION FROM CRIMINAL PROSECUTION AND IMPUNITY

Chapter 11 EXEMPTION FROM CRIMINAL LIABILITY

Article 72. Exemption from criminal responsibility due to sincere remorse

- 72.1. A person who has committed a crime that does not pose *a great* public threat may be from criminal liability if he voluntarily comes forward and confesses his guilt, actively helps to crime, pays the damage caused as a result of the crime, or removes the damage caused in anot [89]
- 72.2. A person who has committed another type of crime *is* released from criminal respc only in the cases directly defined in the relevant articles of the Special part of this Code, if the cc stipulated in Article 72.1 of this Code exist . ____

Note:

- 1. A person is exempted from criminal liability only once in accordance with the procedure provide Articles 72-73-2 and 74-1 of this Code.

 [91]

 KMQ24
- 2. In cases where the criminal act provided for in Articles 72-73-2 of this Code is commin participation, the damage caused to the victim and the payment to the state budget provided for in Article 73-1.3 and 73-2.2 of this Code shall be paid by each of the participants of the crime. shall be paid according to the court depending on the nature and extent of the actual participation in the comming the court depending on the nature and extent of the actual participation in the comming the court depending on the nature and extent of the actual participation in the comming the court depending on the nature and extent of the actual participation in the comming the court depending on the nature and extent of the actual participation in the court depending on the nature and extent of the actual participation in the court depending on the nature and extent of the actual participation in the court depending the court depe

3. In cases where the crime provided for in Articles 73-1.2, 73-1.3 and 73-2.2 of this Code is not a due to reasons beyond the person's will, when considering the issue of releasing the person from responsibility in the manner provided for in those articles, payment to the state budget for the uncomple is determined in the amount of ten percent of the property to which the conspiracy is directed. [92]

Article 73. Exemption from criminal liability related to reconciliation with the victi

- 73.1. A person who has committed a crime that does not pose a great public threat can be releast criminal liability if he reconciles with the victim and pays for the damage caused to him or rem damage caused.

 [93] KMQ19
- 73.2. The person who committed the deed(s) provided for in Articles 127.1, 128, 129, 130, 131.2, 15142.1, 143, 156.1, 157.1 and 158.1 of this Code shall be released from criminal liability if he reconciles victim and fully pays the damage caused to him. [94]
- 73.3. A person who has committed another type of crime is exempted from criminal liability only in directly defined in the relevant articles of the Special part of this Code, if the conditions stipulated in Artic this Code exist. [95]

Article 73-1. Exoneration from criminal liability for crimes against property ____

- 73-1.1. The person who committed the deed (deeds) provided for in Articles 178.1, 179.1, 185.1, 186 187.2, 189-1.1 and 189-1.2 of this Code shall be released from criminal liability if he reconciles with the v fully pays the damage caused to him. [97]
- 73-1.2. A person who has committed the act(s) provided for in Articles 178.2, 179.2, 186.2.1, 189 this Code, reconciled with the victim and fully paid the damage, shall be released from criminal responsible pays twenty-five percent of the damage caused as a result of the crime to the state budget. is done.
- 73-1.3. A person who has committed the act(s) provided for in Articles 178.3, 178.4, 179.3 and 175. Code, reconciled with the victim and fully paid the damage, may be released from criminal liability if he percent of the damage caused as a result of the crime to the state budget. [99]

Article 73-2. Exemption from criminal responsibility for crimes in the field of economic acti

73-2.1. The person who committed the act(s) provided for in Articles 209 and 213 of this Code released from criminal responsibility if he fully pays the damage caused as a result of the crime. _____

73-2.2. 192, 192-1, 193, 195, 195-1, 196, 197, 198, 202-2, 203, 203-1.1, 205-2, 209.2.1, 209.3, 210, and 213- A person who has committed the act(s) provided for in Article 2 and fully paid the damage ca result of the crime or transferred the income obtained as a result of the crime to the state budget, is exe criminal liability if, in addition, he pays to the state budget an amount equal to the amount of the damage can be criminal liability if, in addition, he pays to the state budget an amount equal to the amount of the damage can be criminal liability if, in addition, he pays to the state budget an amount equal to the amount of the damage can be criminal liability if, in addition, he pays to the state budget an amount equal to the amount of the damage can be criminal liability if the crime of the damage can be criminal liability if the crime of the damage can be considered as a result of the crime to the state budget, is executed as a result of the crime to the state budget.

DOWN

It is in force

If it is determined that the act committed as a result of the change of circumstances or the who committed this act is not a public danger, a person who has committed a crime that does represent a great public danger or a less serious crime for the first time may be released from responsibility. _____

Article 74-1. Exemption from criminal responsibility related to drug addiction_____

- 74-1.1. For a person who has committed the crime provided for in Article 234.1 of this Code, has criminal record, and is suffering from drug addiction, the court shall apply inpatient medical mandatory related to this disease. If mandatory medical measures are canceled as a result of the person's complete the court releases the person from criminal liability.
- 74-1.2. A person who evades the application of compulsory measures of a medical nature related addiction shall be criminally liable if the period specified in Article 75.1 of this Code has not passed bas information of the management of the medical institution where those measures are implemented.

Article 75. Exemption from criminal responsibility due to the expiration of the 1 KMQ15.

- 75.1. A person cannot be held criminally liable if the following periods of time have pass the day he committed the crime:
- 75.1.1. when two years have passed since the day of the commission of a crime that does r a great public danger;
 - 75.1.2. when seven years have passed since the day of the commission of a less serious crim
 - 75.1.3. when twelve years have passed since the day of the serious crime;
- 75.1.4. especially when twenty years have passed since the date of the commission of the crime.
- 75.2. The terms are calculated from the day the crime was committed until the day when th of indictment enters into legal force. When a person commits a new crime, the term for each calculated independently.
- 75.3. If the person who committed the crime hides from the investigation or the court, th stops. In this case, the period is restored from the time when the person was arrested or vo came forward and confessed his guilt.
- 75.4. The issue of applying the term to a person who has committed a crime punishabl imprisonment is decided by the court. If the court does not consider it possible to release thi from criminal responsibility due to the expiration of the term, it cannot impose a sentenc imprisonment on that person.
- 75.5. The provisions of this article are not applicable to the persons who have committe against peace and humanity, terrorism, terrorist financing and war crimes stipulated in the articles of the Special part of this Code. [106]

EXEMPTION FROM PENALTIES

Article 76. Conditional early release from punishment

76.1. If the court concludes that it is not necessary for a person serving a sentence of cor work, restriction of freedom, restriction of military service, restriction of freedom, detention in a dismilitary unit, deprivation of liberty for a certain period of time, or deprivation of liberty for life, in reform, it is not necessary to serve the punishment in full in order to reform. may be prematurely. In this case, the person may be fully or partially exempted from additional pun [107]

- 76.2. When applying conditionally early release from the sentence, the court may impos convict the tasks provided for in Article 70.5 of this Code, which must be performed by him du unserved period of the sentence.
 - 76.3. Conditional early release from punishment, convicted:
- 76.3.1. at least half of the term of the sentence imposed for committing a crime that does no great public danger or a less serious crime;
 - 76.3.1-1. at least two-thirds of the term of the sentence imposed for committing a serious crime; _____
 - 76.3.2. at least two-thirds of the term of the sentence imposed for committing a serious crim
- 76.3.3. at least three-fourths of the term of the sentence imposed for committing a set particularly serious crime, as well as a person who was previously released on parole, if the particularly serious provided for in Article 76.6 of this Code, or if a person previously sent imprisonment is again sentenced to imprisonment for recidivism, it may be imposed after serving at least three-fourths of the prescribed term of imprisonment. [110]
- 76.4. The term of imprisonment actually served by the convict cannot be less than six montl 76.4-1. When a person serving a sentence of life imprisonment is conditionally released from the se accordance with Article 57.3 of this Code, the cases of compliance with the rules of serving the sentence d last five years of the period in which he is serving the sentence are taken into account. [111]
- 76.5. Control over persons who have been conditionally released from punishment early i out by relevant state bodies, and control over military personnel is carried out by the commilitary units and enterprises.
 - 76.6. Convicted during the unserved part of the sentence:
- 76.6.1. when conditional early release from punishment is applied, when he regularized deliberately refuses to perform the duties imposed on him by the court, including when he refuse an electronic monitoring device, damages it or renders it unusable in another way, or keeps that device in condition if he is not served for no reason or if an administrative sanction is imposed on him for the public order, based on the presentation of the authorities specified in Article 76.5 of this C court may issue a decision on conditionally canceling the early release and executing the unser of the sentence;
- 76.6.2. in the case of recklessly committing a crime or intentionally committing a crime that does no oreat nublic danger, the issue of canceling or maintaining conditional early release from nunishment is d

conditional early release from punishment and imposes a punishment on him according to the rules stip Article 67 of this Code.

76.6.3. if he intentionally commits a less serious, serious or particularly serious crime, the coun

Article 77. Substitution of the unserved part of the punishment with a lighter punishment

- 77.1. Taking into account the behavior of a person sentenced to imprisonment for a certai of time for committing a crime that does not pose a great public danger or a less serious crime, may replace the unserved part of the sentence with a lighter type of punishment. In this case, the may be fully or partially exempted from additional punishment.
- 77.2. Replacement of the unserved part of the sentence with a lighter type of punishmer applied after serving at least one third of the sentence.
- 77.3. During the replacement of the unserved part of the sentence, the court may choose an type of punishment provided for in Article 42 of this Code, within the limits established by this each type of punishment.

Article 78. Exemption from punishment due to illness

- 78.1. A person who is mentally ill after committing a crime and, as a result, is deprive ability to understand the actual nature and public danger of his act (action or inaction) or to cor act, shall be released from the punishment *prescribed by the legally binding sentence* or from ser rest of the punishment. Compulsory measures of a medical nature, provided by this Code, applied by the court to such a person. [114]
- 78.2. After committing a crime, a person suffering from another serious illness that previating of the sentence may be exempted from serving the sentence by the decision of the court.
- 78.3. Servicemen who are serving a sentence of detention in a disciplinary military unit are from serving the rest of their sentence if they suffer from diseases that make them unfit for service. In such cases, the court may replace the unserved part of the sentence with a lighter punishment for those persons (except for persons in the terminal stage of oncological disease).
- 78.4. If the persons specified in Articles 78.1 and 78.2 of this Code have recovered, they subject to criminal liability and punishment if the periods specified in Articles 75 and 80 of the have not passed.

Article 79. Postponement of punishment by pregnant women and persons wit children ____

79.1. With the exception of those sentenced to imprisonment for more than five y committing a serious or particularly serious crime against the person, pregnant women who has convicted by a court or women with children under the age of *fourteen*, as well as men who ar their children under the age of *fourteen on* their own may postpone the serving of the sentence.

79.2. In the event that the persons provided for in Article 79.1 of this Code refuse the continue to refuse to educate the child after the warning of the relevant state body exercising over the convicted persons, the court may cancel the suspension of the sentence based presentation of that body and the convict may serve the sentence. can send to the place determ the judgment. [118]

79.3. When the child reaches the age of *fourteen*, the court releases the convicted person unserved part of the sentence or replaces the unserved part of the sentence with a lighter punishment, or sends the convicted person to an appropriate institution to serve the remainin the sentence. [119]

79.4. If a person commits a crime recklessly or deliberately commits a crime that does not cause a graduager during the suspension of the sentence, the issue of canceling or maintaining the suspension of the is decided by the court. When the court decides to cancel the suspension of the punishment, it imposes pu on the person according to the rules stipulated in Article 67 of this Code. [120]

79.5. If a person intentionally commits a less serious, serious or particularly serious crime di suspension of the punishment, the court cancels the suspension of the punishment and imposes a punishim according to the rules stipulated in Article 67 of this Code.

Article 80. Exemption from punishment due to the execution period of the indictm

- 80.1. If the conviction of the court has not been executed within the following periods from of its entry into legal force, the convicted person shall be released from punishment:
- 80.1.1. when two years have passed when he was convicted of a crime that did not cause public danger;
 - 80.1.2. when seven years have passed while being convicted of a less serious crime; [122]
 - 80.1.3. when twelve years have passed when he was convicted of a serious crime;
 - 80.1.4. especially when twenty years have passed since he was convicted of a felony.
- 80.2. When the convicted person refuses to serve the sentence, the execution period stops case, the execution period is restored from the time when that person was arrested or vo appeared and confessed his guilt.
- 80.3. The court decides the issue of the application of the execution period for a person sent life imprisonment. If the court does not consider it possible to apply the execution period, tha punishment is replaced by imprisonment for a certain period of time.
- 80.4. The provisions of this article are not applicable to the persons who have committe against peace and humanity, terrorism, terrorist financing and war crimes stipulated in the articles of the Special part of this Code. [124]

Article 80-1. Exemption from punishment by making peace with the victim, paying the full of the damage caused or the proceeds of the crime [125]

Chapter 13 AMNESTY. DON'T FORGIVE. CONVICTION

Article 81. Amnesty

- 81.1. The act of amnesty is adopted by the Milli Majlis of the Republic of Azerbaijan for who are not individually determined.
- 81.2. Persons who have committed a crime can be exempted from criminal responsibili amnesty act. Persons convicted of committing a crime may be released from punishment, or the the punishment assigned to them may be reduced, or the unserved part of the punishment persons may be replaced by a lighter type of punishment, or such persons may be releas additional punishment. Convictions of persons who have served their sentences can be remove amnesty act.

Article 82. Amnesty

- 82.1. Amnesty is carried out by the President of the Republic of Azerbaijan for a person det individually.
- 82.2. A person convicted of a crime may be exempted from serving the remainder of the by an amnesty act, or the term of the sentence imposed on him may be reduced, or the unserve the sentence of such a person may be replaced by a lighter type of punishment.
- 82.3. The sentence of imprisonment for life may be replaced by the sentence of imprisonm term not exceeding twenty-five years under the amnesty procedure.
 - 82.4. The conviction of a person who has served his sentence can be removed by the amnest

Article 83. Conviction

- 83.1. A person convicted of committing a crime is considered convicted from the day th verdict of indictment enters into legal force until the day the conviction is withdrawn Conviction in accordance with this Code is taken into account in the case of recidivism of cri when determining punishment.
- 83.1-1. When information about a conviction based on a court sentence of a foreign state for considered a crime under the legislation of both the Republic of Azerbaijan and the foreign state in whose it was committed is received in the course of criminal prosecution and the relevant sentence is recognized manner established by law in the Republic of Azerbaijan, this conviction is also in the case of recidivism and the imposition of punishment. is taken into account.
- 83.2. A person who has been convicted due to the fact that no punishment has been imposed on him been released from the imposed punishment is considered to have no conviction. [127] <u>KM</u>
 - 83.3. *Conviction is considered paid* in the following cases : _____

- 83.3.1-1. in the case of persons whose punishment has been suspended when they are released punishment or the part of the punishment that has not been served in accordance with the procedure property in Article 79.3 of this Code; [130]
- 83.3.1-2. in the case of persons whose indictment has not been executed within the period specified ℓ when the time periods provided for in Article 80.1 of this Code have passed;
- 83.3.2. in the case of persons sentenced to a lighter punishment than deprivation of libert one year has passed from the day they served the punishment;
- 83.3.2-1. in the case of persons sentenced to deprivation of liberty for committing a crime that does a great public danger when one year has passed from the day they served the sentence;
- 83.3.3. in the case of persons who did not pose a great public danger or were sente imprisonment for committing a less serious crime when *two* years have passed from the compared the sentence; [131]
- 83.3.4. in the case of persons sentenced to imprisonment for committing a serious crime vyears have passed from the day they served the sentence;
- 83.3.5. especially in the case of persons convicted of committing a serious crime, the convicted to have been paid when eight years have passed from the day they served the senten
- KMQ3 83.4. When a convicted person is released from serving a sentence early in the established by law or the unserved part of the sentence is replaced by a lighter type of punishr term of serving the sentence is calculated from the time of release from serving the main and ac punishment.

 [133] KMQ28
- 83.4-1. In cases where a person who has served the main punishment, or was released before th serving the main punishment, or the unserved part of his sentence was replaced by a lighter type of punthe term of serving the conviction is calculated from the day of serving the additional punishment. _____
- 83.5. If a person proves that he has reformed by exemplary behavior after serving the sent court may remove the conviction from him early on the petition of that person.
- 83.6. The payment or expungement of the conviction cancels all legal consequences conviction.

SECTION FIVE CRIMINAL JURISDICTION OF MINORS

Chapter 14

CHARACTERISTICS OF CRIMINAL RESPONSIBILITY AND PUNISHMENT FOR MIN

Article 84. Criminal liability of minors

- 84.1. Persons who have reached the age of fourteen but not reached the age of eighteen at of committing a crime are considered minors.
- 84.2. When minors commit a crime, they can be punished or imposed compulsory measureducational nature.

- 85.1. The following types of punishment are imposed on minors:
- 85.1.1. penalty;
- 85.1.2. Social works;
- 85.1.3. reclamation work;
- 85.1.3-1. restriction of freedom; [135]
- 85.1.4. imprisonment for a certain period of time.
- 85.2. A fine is imposed only on a minor who has independent wages or property tha

directed to the execution of this penalty . The fine is set in the amount of up to six hundred mana

- 85.3. Community work is set for a period of eighty to three hundred and twenty hours and of work that a juvenile convict can do in his free time from his education and main job. The du this type of punishment cannot exceed two hours per day for persons under fifteen years of three hours per day for persons from fifteen to sixteen years of age. [137] KMQ10
- 85.4. Correctional work *for minors* is assigned for a period of two months to one year. At t from five to twenty percent of the convict's earnings, determined by the court's ruling, the r deducted from the state fund. [138] KMQ10
 - 85.4-1. Restriction of liberty is imposed on minors for a period of two months to two years.
- 85.5. Deprivation of liberty is imposed on minors for a period not exceeding ten years. When a of ten years of imprisonment is imposed for one of the crimes included in the set of sentences for minors, sentence is set by combining a less severe punishment with a more severe one. Juvenile convicts set sentences in the following educational institutions:

 [140]
- 85.5.1. minor girls, as well as minor boys sentenced to deprivation of liberty for the first ti general educational institutions;
- 85.5.2. juvenile boys who have previously served prison sentences in institutions with regime.

Article 86. Punishment of minors

- 86.1. When imposing punishment on a minor, the court shall take into account the upbringing conditions of that person, the level of mental development, other characteristic personality and the influence of outsiders on him, in addition to the cases specified in Article 5 Code.
- 86.2. Immaturity is taken into account as a mitigating factor, together with other mitiga aggravating circumstances, when determining the punishment.

Article 87. Content of mandatory educational measures

- 87.1. The warning consists of explaining the damage caused to the minor as a result of hi and the consequences of repeating the crimes provided for in this Code.
- 87.2. Custody consists in placing the duty of exerting an educational influence on the macontrolling his behavior on the parents or persons replacing them or the relevant executive authorit

87.4. Limiting leisure time and imposing special requirements on the behavior of a mi mean that he should not go to certain places, use certain forms of leisure time, including not mechanical vehicles, not being outside the house after certain times of the day, not going to oth without the permission of the relevant state authority. A minor may also be required to confeducation or get a job with the help of the relevant executive authority. In addition to these measur measures may include limiting free time and imposing special requirements on the behavior of r

Article 88. Application of mandatory educational measures

- 88.1. When a minor commits a crime that does not cause a great public danger or is less se the first time, if it is considered possible to reform it by applying compulsory measures of an edunature, that person can be released from criminal liability.
 - 88.2. The following mandatory educational measures may be applied to minors:
 - 88.2.1. warning;
 - 88.2.2. put under the control of parents or persons replacing them or the relevant state body
 - 88.2.3. assigning the task of eliminating the damage;
 - 88.2.4. limiting the minor's free time and establishing special requirements regarding his be
- 88.3. A juvenile may be subject to several coercive measures of an educational nature at time. The period of application of mandatory measures of an educational nature, provided for ir 88.2.2 and 88.2.4 of this Code, is determined by the relevant state body that has appoint measures.
- 88.4. If the minor does not regularly perform mandatory measures of an educational natu measures are canceled based on the presentation of the relevant state body, and the materials are the court for bringing the minor to criminal responsibility.

Article 89. Release of a minor from punishment

- 89.1. Juveniles who do not pose a great public danger or who have been convicted for comiless serious crime may be exempted from punishment by applying compulsory educational riprovided for in Article 87.2 of this Code.
- 89.2. If the court deems it possible to achieve the purpose of punishment by placing convicted of a minor crime in a closed-type special educational institution or a medical-edu institution intended only for such persons, it may release that person from punishment. In this minor is kept in the specified institution until reaching the age of eighteen, but not more the years. [141]
- 89.3. When the minor is reformed and the need to apply the measure mentioned in thi disappears, based on the joint presentation of the management of the closed-type special edu institution or the medical-educational institution and the commission for the protection of the and rights of minors, the court may release the minor before the deadline. can make a dec dismissal from the institution. [142]

Article 90. Premature release of minors on condition

- 90.0. Conditional early release from punishment for minors sentenced to correctional restriction of liberty or deprivation of liberty, they: _____
- 90.0.1. after serving at least one third of the term of the sentence imposed for committing that does not pose a great public danger or a less serious crime;
- 90.0.2. after having served at least half of the term of imprisonment for committing a seriou 90.0.3. may be imposed after serving at least two-thirds of the term of the sentence prescommitting a particularly serious crime.

Article 90-1. Substitution of the unserved part of the juvenile sentence with a lighter sentence [144]

- 90-1.1. Taking into account the behavior of a minor who does not pose a great public danger or is a to imprisonment for a certain period of time for committing a less serious crime, the court may re unserved part of the sentence with any lighter type of punishment provided for in Article 85.1 of this Couthis case, the person may be fully or partially exempted from additional punishment.
- 90-1.2. Replacement of the unserved part of the sentence of the juvenile with a lighter type of punish be applied after serving at least a quarter of the sentence.

Article 91. Expiry of the term

When minors are exempted from criminal liability or punishment, the periods specified in 75 and 80 of this Code are reduced by half.

Article 92. Terms of serving the sentence ____

- 92.0. With the exception of a conviction for a conditional sentence, the terms of the conviction provi Article 83.3 of this Code are shortened for minors who have committed a crime, and the conviction is conhave been served when the following terms have passed:
- 92.0.1. six months from the day the sentence, which is lighter than deprivation of liberty, has been set 92.0.2. one year from the day the sentence of deprivation of liberty for committing a crime that does a great public danger or a less serious crime ends;
- 92.0.3. when three years have passed since the end of the sentence in the form of deprivation of l committing a serious or particularly serious crime.

Section VI [146]
OTHER CRIMINAL-LEGAL MEASURES

Chapter 15
MANDATORY MEDICAL MEASURES

- 93.1. The court imposes mandatory measures of a medical nature on the following persons:
- 93.1.1. Persons with mental disorders, as provided for in Article 93.2 of this Code;
- 93.1.2. to persons who have committed a crime, need treatment for alcoholism or drug addiction.
- 93.1-1. Mandatory measures of a medical nature in connection with a person's mental disorder by [148]
- 93.1-1.1. to persons who committed the act (action or inaction) provided for in the Special Part of in an unreasonable situation;
- 93.1-1.2. to persons suffering from mental illness, which excludes the imposition of punishme execution after committing a crime;
- 93.1-1.3. it is assigned to persons who have committed a crime and are in a state of mental disorder not exclude reasonableness.
- 93.2. Mandatory measures of a medical nature are assigned to the persons provided for a 93.1-1 of this Code in the event that the mental disorder creates a danger of harming the persor or other persons. _____
- 93.3. The procedure for applying mandatory medical measures is determined by the legis the Republic of Azerbaijan.
- 93.4. The necessary materials for the persons specified *in Article 93.1-1* of this Code and wh pose a threat due to their mental state are given to *the body (institution) designated by the relevant authority for* the treatment of those persons or for their referral to psychoneurological institutions

Article 93-1. Application of mandatory measures of a medical nature to persons in treatment for alcoholism or drug addiction [151]

- 93-1.1. The purpose of applying compulsory measures of a medical nature to persons in need of trea alcoholism or drug addiction is to treat those persons, improve their health and psychological conditio them to a normal lifestyle by providing specialized medical assistance and social care, and in the futi persons abuse substances that affect the human psyche. consists in preventing the use and committing crimes.
- 93-1.2. The treatment of persons on whom mandatory medical measures have been applied for the p treatment for alcoholism or drug addiction is carried out in the manner determined by the Code of Exe Penalties of the Republic of Azerbaijan.
- 93-1.3. Mandatory measures of a medical nature related to the drug addiction disease are carried (medical institutions of the relevant executive power body for the persons provided for in Article 74-1.1 of t [152]
- 93-1.4. When it becomes necessary to cancel or continue the measures as a result of the complete reciperson on whom compulsory medical measures have been applied due to drug addiction, the question of or canceling the application of those measures shall be decided by the management of the relevant institution based on the opinion of the doctor-advisory commission. it is decided by the court of first instaplace of its location.

tending or canceling the application of this measure. The issue of extending or canceling these me considered for the first time six months after the start of treatment.

- 93-1.6. The court sends the decisions made on the issues provided for in Article 93-1.4 of this Co court that applied those measures.
- 93-1.7. When a person evades compulsory measures of a medical nature, the management of the institution where those measures are implemented shall inform the court that applied those measures in w

Article 94. The purpose of applying compulsory measures of a medical nature to with mental disorders [153]

The purpose of applying compulsory measures of a medical nature to persons with mental diesto treat or improve the mental state of the persons specified in Article 93.1-1 of this Code, as a prevent the commission of new crimes by those persons.

Article 95. Types of mandatory measures of a medical nature assigned to person mental disorders [154]

- 95.0. The court may impose the following mandatory measures of a medical nature *on perimental disorders* : _____
 - 95.0.1. mandatory outpatient observation and psychiatric treatment;
 - 95.0.2. compulsory treatment in psychiatric hospitals of general type;
 - 95.0.3. compulsory treatment in specialized psychiatric hospitals;
 - 95.0.4. compulsory treatment under intensive observation in specialized psychiatric hospita

Article 96. Being under mandatory outpatient observation and not being treat psychiatrist

If there is no need to place a person in inpatient psychiatric institutions, that person must l mandatory outpatient observation and treated by a psychiatrist if there are grounds provide Article 93.2 of this Code.

Article 97. Compulsory treatment in psychiatric inpatients

- 97.1. If the nature of the mental disorder requires that the conditions of treatment, deten observation of the person be carried out only in psychiatric inpatients, compulsory treat psychiatric inpatients can be prescribed if there are grounds provided for in Article 93.2 of this C
- 97.2. People who do not require intensive observation and need inpatient treatm observation due to their mental condition may be prescribed compulsory treatment in psychiatric inpatients.
- 97.3. Persons who require constant observation due to their mental condition may be procompulsory treatment in specially specialized psychiatric hospitals.

Article 98. Extension, modification and cancellation of the application of mameasures of a medical nature assigned to persons with mental disorders [156]

- 98.1. Extending, changing or canceling the application of mandatory measures of a medic assigned to persons with mental disorders is carried out by the court on the basis of the opinion of the psychiatrist commission, upon presentation of the management of the medical institution that carrie compulsory treatment. [157]
- 98.2. A person who has been prescribed compulsory measures of a medical nature *due to h disorder* must be examined by a doctor-psychiatrist commission no less than once in six months to resolve the issue of canceling or changing the application of this measure. If there are no gro canceling or changing compulsory measures of a medical nature, the management of the in carrying out compulsory treatment submits its opinion to the court on extending the p compulsory treatment. The first extension of compulsory treatment is carried out six months

start of treatment, after which the extension of compulsory treatment is carried out every year.

- 98.3. If, due to the improvement of a person's mental condition, there is a need t compulsory measures of a medical nature, which were previously imposed on him, or if there is to apply other compulsory measures of a medical nature, changing compulsory medical measuresling their application is carried out by the court.
- 98.4. When the application of mandatory medical measures is canceled, the court so materials about the person undergoing compulsory treatment to the body (institution) designat relevant executive authority.

Article 99. Taking into account the period of application of mandatory measu medical nature assigned to persons with mental disorders ____

When a person who has suffered a mental disorder after committing a crime is being treate being sentenced or when the execution of his sentence is being resumed, one day of con treatment in psychiatric hospitals is counted as one day of deprivation of liberty.

Chapter 15-1 [160]
Special confiscation

Article 99-1. Special confiscation

- 99-1.1. The special confiscation criminal-legal measure is the compulsorily and grat confiscating the following property to the state *by the final decision of the court*: [161]
- 99-1.1.1. tools and means used by *a person* during the commission of a crime (except to means that must be returned to the legal owner); [162]

ceturned to the legal owner and the income obtained from it);

- 99-1.1.3. criminally acquired funds or other property, or other property, which is fully or converted by the conclusion of civil-legal contracts or other methods, or its corresponding part;
- 99-1.1.4. property intended or used for the financing of terrorism, illegal armed groups or organized gangs or criminal associations (criminal organizations).
- 99-1.2. For each criminal case, the court resolves the issue of whether there is property s confiscation provided for in Articles 99-1.1 of this Code. Special confiscation can be applied individuals and legal entities.
- 99-1.3. The property alienated by the person who committed the crime or given to other person way, provided for in Article 99-1.1 of this Code, is confiscated if the person who received the accepted it while knowing or should have known that the property was obtained through crime the property provided for in Article 99-1.1 of this Code is given as a gift by the person who committed the sold at a price significantly lower than its market value, it shall be confiscated without prejudice to the honest owners. [164]

Article 99-2. Special confiscation according to the value of the property

If the property to be confiscated, provided for in Article 99-1.1 of this Code, is used, expropr cannot be taken into the state for other reasons, other property belonging to the person who co the crime in the amount of the value of that property shall be specially confiscated by the final d the court. [166]

Article 99-3. Payment of damage caused by crime through confiscated property

- 99-3.1. When solving the issue of confiscation, first of all, the damage caused to the legal of the property as a result of the crime must be paid.
- 99-3.2. The damage caused to the legal owner of the property as a result of the crime must be paid confiscated property, after which the rest of the property must be taken into the state's possession. In ca the confiscated property is not sufficient to compensate the damage caused to the legal owner of the property of the crime and the person who committed the crime has property other than the confiscated property.

rest of the damage is paid at the expense of the property of the person who committed the crime.

Chapter 15-2 Criminal-legal measures applied to legal entities

Article 99-4. The grounds and conditions for applying criminal-legal measures entities

99-4.1. Criminal-legal measures are applied to a legal entity for the following crimes comp

- 99-4.1.2. an official who has the authority to make decisions on behalf of a legal entity;
- 99-4.1.3. an official who has the authority to control the activity of a legal entity;
- 99-4.1.4. an employee of a legal entity as a result of failure to exercise control by the provided for in Articles 99-4.1.1—99-4.1.3 of this Code.
- 99-4.2. The application of criminal-legal measures to a legal person does not exclude the liability of a natural person who committed the act or participated in its commission in any way.
- 99-4.3. Termination of criminal prosecution against a natural person provided by Article this Code does not prevent the application of criminal-legal measures to a legal entity. ____
- 99-4.4. Criminal-legal measures cannot be applied to the state, municipalities, as international organizations.
- 99-4.5. Criminal legal measures against legal entities are provided for in Articles 137, 14 144-2, 144-3, 167-169, 169-1, 170-171-2, 192-2, 193-1, 194, 200-1, 200-2, 206.2-206.4, 206-1, 214-234, 237, 240, 242-244-1, 259-261, 271-284, 303.2, 308, 311, 312, 312-1, 313, 315, 316-1, 316-2, 320 326 are applied for committing acts. [169]
- 99-4.6. When a legal entity is reorganized, criminal legal measures are assigned to t successor of the legal entity until a decision on the appointment of the criminal legal measure is the court. Reorganization of a legal entity, or liquidation by the decision of its founders (particil legal entity authorized by the statute, is prohibited from the time the decision on the imposi criminal-legal measure is adopted by the court until it is fully implemented or liquidated.

Article 99-5. Types of criminal-legal measures applied to legal entities

- 99-5.1. Criminal-legal measures applied to legal entities are as follows:
- 99-5.1.1. penalty;
- 99-5.1.2. special confiscation;
- 99-5.1.3. depriving a legal person of the right to engage in certain activities;
- 99-5.1.4. liquidation of a legal entity.
- 99-5.2. Special confiscation is applied in the manner determined by Chapter 15-1 of this Code
- 99-5.3. The criminal-legal measure of liquidation of a legal entity is applied only as the m both as the main and additional, depriving the legal entity of the right to engage in certain activ special confiscation is applied only as an additional type of criminal-legal measure.
- 99-5.4. When determining the type and extent of the criminal-legal measure to be applied t entity, the following cases are taken into account: [171]
 - 99-5.4.1. the nature and degree of public danger of the crime;
- 99-5.4.2. the amount of benefit obtained by a legal entity as a result of a crime or the na degree of securing its interests;
 - 99-5.4.3. the number of crimes and the severity of its (their) consequences;
- 99-5.4.4. detection of crime, exposure of its participants, search and assistance in finding obtained as a result of crime;
 - 00.5.4.5. Valuntary payment or alimination of material and moral demans caused as a

- 99-5.4.6. circumstances characterizing a legal person, including the application of crimi measures against him or his involvement in charity or other socially beneficial activities.
- 99-5.5. When re-imposing a criminal-legal measure in the form of a fine or deprivation of the right in a certain activity to a legal entity against whom a criminal-legal measure was previously applied, the legal measures provided for in Articles 99-6.3 and 99-7.2 of this Code, respectively A criminal-legal meas the middle limit of the lower and upper limits cannot be prescribed.

Article 99-6. Fine

- 99-6.1. As a criminal-legal measure applied to legal entities, the fine consists of the madeduction of money to the state, determined by the court in the cases and in the amount determined Code.
- 99-6.2. The fine is from fifty thousand manat to two hundred thousand manat, taking into the circumstances specified in Articles 99-6.3, 99-6.4 and 99-8.3 of this Code and the finan economic situation of the legal entity, or five times the amount of the damage caused as a rest crime (gained income). is determined in the amount of up to
- 99-6.3. Criminal-legal measures in the form of fines are imposed on legal entities in the following limits:
- 99-6.3.1. for crimes that do not cause great public danger from fifty thousand to seventhousand manats, or from one to two times the amount of the damage caused as a result of the damage caused as
- 99-6.3.2. for less serious crimes from seventy-five thousand to one hundred thousand m from two to three times the amount of the damage caused as a result of the crime (earned income
- 99-6.3.3. for serious crimes from one hundred thousand to one hundred and twenty-five t manats, or from three to four times the amount of the damage caused as a result of the crime income);
- 99-6.3.4. especially for serious crimes from one hundred and twenty-five thousand mana hundred and fifty thousand manats, or from four to five times the damage caused as a resu crime (gained income).
 - 99-6.4. The fine imposed on a legal entity cannot be more than half of the value of its proper

Article 99-7. Depriving a legal person of the right to engage in certain activities

- 99-7.1. Depriving a legal person of the right to engage in a certain activity is caused cancellation of a special consent (license) or special permit allowing to carry out a certain business activity, concluding certain contracts, issuing shares or other securities, obtaining sub other concessions from the state, and or prohibition of engaging in other activities.

Article 99-8. Cancellation of legal entity

- 99-8.1. Liquidation of a legal entity is an exceptional criminal-legal measure consi termination of its existence and activity, rights and duties without passing to other persons in t of legal succession, in connection with a crime committed for the benefit of a legal entity of protection of its interests.
- 99-8.2. Liquidation of a legal entity when that legal entity is regularly used in the comm crimes or in hiding the traces of a crime, money or other property obtained through crime, or than half of its property consists of property subject to confiscation according to Article 99-1. Code is applied when
- 99-8.3. When a criminal-legal measure is imposed in the form of liquidation of a legal entiin the amount of two hundred thousand manats is imposed as an additional criminal-legal 1 taking into account Article 99-6.4 of this Code.
- 99-8.4. Liquidation of a legal entity does not apply to political parties and trade unio (municipal) enterprises or legal entities whose shares (shares) are controlled by the state (munici

Article 99-9. Exemption of the legal person from the application of criminal-legal mea

If the person who committed a crime for the benefit of a legal entity or for the protecti interests is released from criminal liability due to the expiration of the period prescribed by Artithis Code, criminal-legal measures cannot be applied to the legal entity.

Article 99-10. The period required to consider that a legal person has not previously been stated a criminal-legal measure

- 99-10.1. A legal person is considered not to have been previously subject to criminal-legal measure following cases:
- 99-10.1.1. when one year has passed from the day when the legal person on whom a criminal-legal has been applied for a crime that does not cause a great public danger has completed the execution of that legal measure;
- 99-10.1.2. when two years have passed since the day when the legal person on whom a crim measure was applied for a less serious crime ended the implementation of that criminal-legal measure;
- 99-10.1.3. when six years have passed since the day when the legal entity on which a criminal-legal was applied for a serious crime ended the implementation of that criminal-legal measure;
- 99-10.1.4. in particular, when eight years have passed since the day on which the criminal-legal med applied against the legal entity for a serious crime.

SPECIAL PART

SECTION SEVEN

CRIMES AGAINST PEACE AND HUMANITY [174]

Article 100. Planning, preparing, starting or waging an aggressive war

100.1. Planning, preparing or waging a war of aggression—

shall be punished by deprivation of liberty for a period of eight to twelve years . 100.2. Do not wage a war of aggression—

shall be punished by deprivation of liberty for a period of twelve to twenty years imprisonment. $\boxed{176}$

Article 101. Open calls to start a war of aggression

101.1. Open calls to start a war of aggression—

shall be punished by restriction of freedom for a period of up to three years or deprix liberty for the same period. ____

101.2. When the same acts are committed *using the media* or by an official—

shall be punished by deprivation of liberty for a period of two to five years, with deprivation right to engage in certain activities for up to three years or not.

Article 102. Do not attack persons or organizations using international protection

When an attack on a representative of a foreign state using international protection or an e of an international organization, as well as on the service or living areas of those persons, or on is committed with the aim of inciting war or straining international relations—

shall be punished by deprivation of liberty for a period of five to ten years.

Article 103. Genocide

Any national, ethnic, racial or religious group, killing members of the group with the destroying it in whole or in part as a group, seriously harming the health of the members of the seriously harming their mental capacity, living aimed at the physical destruction of the group or in part creating conditions, implementing measures aimed at preventing births within the forcibly transferring children belonging to one group to another group—

shall be punished by deprivation of liberty for a period of fourteen to twenty year imprisonment. $\boxed{ \ \ }$

Article 104. Incitement to commit genocide

Direct and open incitement to the commission of any act stipulated by Article 103 of this Co

Article 105. Do not destroy the population

Extermination of the population in whole or in part without signs of genocide—

shall be punished by deprivation of liberty for a period of fourteen to twenty year imprisonment.

Note: Deliberate acts committed as part of large-scale or systematic attacks against any population, whether during peace or war, are considered crimes against humanity, provide Articles 105-113 of this chapter. ____

Article 106. Slavery

106.1. Slavery, that is, full or partial exercise of the powers inherent in the right of ownersh person—

shall be punished by deprivation of liberty for a period of five to ten years.

106.2. When the same acts are committed against a minor or with the purpose of transperson to a foreign country—

shall be punished by deprivation of liberty for a period of seven to twelve years.

106.3. The slave trade, i.e. the keeping or disposal of a person for the purpose of enslaveme as a slave, sale or exchange, as well as any act related to the slave trade and transportation of s well as sexual slavery or sexual emancipation on the basis of slavery act of intent—

shall be punished by deprivation of liberty for a period of five to ten years.

Article 107. Deportation or forced relocation of the population

In the absence of grounds established by international legal norms and the laws of the Re_] Azerbaijan, expelling the population to a country other than their legal place of residence or di them with other forced actions—

shall be punished by deprivation of liberty for ten to fifteen years.

Article 108. Sexual violence

Do not commit rape, forced prostitution, forced sterilization or other acts related to sexual against persons—

shall be punished by deprivation of liberty for a period of twelve to twenty years imprisonment.

Article 108 -1. Forced pregnancy [181]

Unlawful deprivation of liberty of a woman forcibly impregnated with the aim of chan ethnic composition of any population or other serious violations of international law -

shall be punished by deprivation of liberty from twelve to twenty years or life imprisonmer

Persecution of any group or organization defined on political, racial, national, ethnic, religious, sexual or other grounds prohibited by international law, i.e. grossly deprive p fundamental rights because of their membership of a group or organization in connection we crimes against humanity—

[182]

shall be punished by deprivation of liberty for a period of five to ten years.

Article 110. Disappearance of people by violence

Detaining, imprisoning or abducting a person with the instruction, support or consent of or political organization for the purpose of removing him from legal protection for a long period and subsequently denying the deprivation of liberty of the person or refusing to inform about h whereabouts—

shall be punished by deprivation of liberty for ten to twenty years or life imprisonment. [18]

Article 111. Racial discrimination (apartheid)

- 111.0. To enslave any racial group for the purpose of organizing and securing domir another racial group:
- 111.0.1. denying the rights to life and liberty of persons belonging to a racial group or groups, seriously harming their health or s impairing their mental faculties, torture or cruel, inhuman or degrading treatment humiliating to or punishment, or arbitrary arrest and unlawful deprivation of liberty;
- 111.0.2. creating living conditions likely to result in the physical destruction of a racial { groups, in whole or in part;
- 111.0.3. to prevent the participation of a racial group or groups in the political, social, econc cultural life of the country, as well as to prevent persons belonging to the group or grou working, forming trade unions, studying, leaving and returning to the country, citizenship, morchoosing a place of residence, take any legislative or other measure to prevent full develop denying basic human rights and freedoms, including freedom of thought and expression, assen association;
- 111.0.4. taking any measures, including legislative measures, to divide the population in groups by creating camps and ghettos, prohibiting mixed marriages between racial groups, a land belonging to a racial group or groups or their members without their consent;
 - 111.0.5. exploiting the labor of persons belonging to a racial group or groups;
- 111.0.6. Persecution of individuals and organizations opposing apartheid, through depriv basic rights and freedoms—

shall be punished by deprivation of liberty for a period of twelve to twenty years imprisonment.

Article 112. Deprivation of liberty contrary to international law norms

Imprisoning or otherwise depriving persons of their liberty contrary to the norms of inter-

Article 113. Torture

Inflicting physical pain or mental suffering on persons detained or otherwise restricted liberty—

shall be punished by deprivation of liberty for a period of seven to ten years.

Chapter 17 WAR CRIMES I

Article 114. Mercenary

114.1. Recruiting mercenaries, training them, providing financing and other material sul well as using them in military conflict or military operations—

shall be punished by deprivation of liberty for a period of eight to twelve years. ______ 114.2. When the same acts are committed by an official using his official position or against

shall be punished by deprivation of liberty for a period of nine to fifteen years.

114.3. Mercenary's participation in military conflict or military operations—

shall be punished by deprivation of liberty for a period of five to eleven years.

Note:

- 1. Acts committed in connection with the planning, preparation, initiation or conduct of operations during an international or internal armed conflict, provided for in this chall considered war crimes.
- 2. "Mercenary" refers to persons who are not citizens of the state participating in military and military operations, who do not live permanently in its territory, as well as those who are not perform official duties, and who work for the purpose of obtaining a financial reward.

Article 115. Violation of the laws and customs of war

115.1. Do not compel captives, other persons protected by international humanitarian law in the armed forces of the captor, as well as citizens of an enemy state to participate in operations directed against their country—

shall be punished by deprivation of liberty for a term of two to five years.

115.2. Torturing, cruel or inhumane treatment of the persons provided for in Article 115. Code, or conducting medical, biological and other research on them, including removing internation transfer, or protecting one's troops or objects from military operations using them as a sholding such persons as hostages, or involving the civilian population in forced labor, or transferring them from their legal locations for other purposes—

shall be punished by deprivation of liberty for a period of five to ten years.

115.3. When the actions provided for in Articles 115.1 and 115.2 of this Code cause the serious damage to the health of persons—

shall be punished by deprivation of liberty for a period of fourteen to twenty year imprisonment. ____

Article 116. Violation of international humanitarian law norms during an armed co

- 116.0. Violation of international humanitarian law during an armed conflict, i.e.:
- 116.0.1. use of war methods that can cause significant destruction;
- 116.0.2. intentionally causing extensive, long-lasting and serious damage to the environmer
- 116.0.3. attacking personnel involved in the implementation of peacekeeping measure provision of humanitarian aid, including personnel with distinctive emblems of the Red Cross

Crescent, buildings, facilities, vehicles, medical property;

- 116.0.4. using starvation among the civilian population as a method of conducting operations;
 - 116.0.5. recruitment of minors into the armed forces;
 - 116.0.6. large-scale destruction not caused by military necessity;
 - 116.0.7. attack undefended areas, settlements and demilitarized zones;
- 116.0.8. do not attack religious, educational, scientific, charitable, medical facilities, places where the wounded are placed, without military necessity, which are not military targets, and are clearly vi distinguishable; [189]
- 116.0.8-1. intentionally turning cultural property, including cultural property under enhanced p into an object of attack without military necessity, or using cultural property under enhanced protection immediately adjacent to it to support military operations;
- 116.0.8-2. intentionally destroying or misappropriating cultural wealth in large quantities, or co acts of theft, robbery, illegal embezzlement or vandalism in relation to cultural wealth;
- 116.0.8-3. illegal removal of cultural wealth from the occupied territory, or transfer or termi ownership rights to cultural wealth in that territory; carrying out any archaeological excavations in the territory, except when it is required to directly protect, record or maintain the cultural wealth; modify of the type of use of cultural property with the aim of hiding or destroying its cultural, historical or character.
- 116.0.9. violation of the agreement on the temporary truce or the cessation of hostilities purpose of removing, replacing or transporting the dead and wounded from the battlefield;
- 116.0.10. do not attack the civilian population or individual civilians not participatin hostilities;
- 116.0.11. violence against the population in military operation areas, robbery, destru property, as well as illegal acquisition of property under the pretext of military necessity;
- 116.0.12. attack facilities whose destruction could cause heavy casualties among the population or cause significant damage to civilian objects;
- 116.0.13. not to attack a person who has clearly stopped his direct participation in operations, as well as a person who does not have a weapon or surrenders by laying down his or who is unable to resist due to injury or other reasons;

- 116.0.16. Use of weapons, means of war and methods prohibited by interstate agreement the Republic of Azerbaijan is a party to, in armed conflicts;
- 116.0.17. rape, sexual slavery, forced prostitution, forced sterilization, forced pregnancy, a other acts related to sexual violence; _____
- 116.0.18. Arresting or otherwise depriving the persons specified in Article 115.1 of this freedom, as well as depriving them of procedural rights in violation of international law norms-

shall be punished by imprisonment for ten to twenty years or life imprisonment.

Note: "Cultural property" in Articles 116.0.8-1-116.0.8-3 of this Code means the following:

- 1. Movable or immovable assets of great importance for the cultural heritage of each nation (archite or historical, religious or secular monuments; archaeological sites; architectural ensembles of historical c importance; works of art; artistic, historical or manuscripts, books and other objects of archaeological im as well as scientific collections or important collections of book and archival materials or reproductions of assets):
- 2. buildings whose main and real purpose is the storage or exhibition of cultural resources sp paragraph 1 of this "Note" (museums, large libraries, archives, as well as shelters used to store movable resources specified in that paragraph during an armed conflict);
- 3. centers called "centers of concentration of cultural resources" where there are a lot of cultural specified in paragraphs 1 and 2 of this "Note".

Article 117. Inaction or giving criminal orders during an armed conflict

117.1. Deliberate failure by a chief or an official to use all opportunities within the scop authority to prevent crimes against his subordinates, provided for in Articles 115-116 of th during an armed conflict—

shall be punished by deprivation of liberty for a period of five to ten years.

117.2. Declaring that no one will be left alive in war zones or knowingly giving a command or order directed to the commission of the crimes provided for in articles 115-116 of to a subordinate about it—

shall be punished by deprivation of liberty for a period of twelve to twenty years imprisonment

Article 118. Military robbery

Looting the property of those killed or wounded on the battlefield (military robbery) — shall be punished by deprivation of liberty for a period of three to ten years.

Article 119. Abuse of protected signs

119.1. Red Cross and Red Crescent emblems, distinguishing signals, Red Cross and Red emblems and their names for purposes incompatible with the principles of the International R and Red Crescent Movement, Gold used as a defensive badge in times of military conflict

shall be punished by imprisonment for up to two years.

119.2. Abuse of the white flag, the flag, insignia or uniforms of the United Nations, is distinctive signs protected by the Geneva Conventions of 1949, when these acts cause the dea victim or serious harm to his health—

shall be punished by deprivation of liberty for a period of five to ten years.

SECTION EIGHT CRIMES AGAINST THE PERSON

Chapter 18 CRIMES AGAINST LIFE AND HEALTH

Article 120. Intentional homicide

120.1. Manslaughter, i.e. intentionally depriving another person of life—

shall be punished by deprivation of liberty for a period of nine to fourteen years.

120.2. On purpose:

- 120.2.1. homicide by a group of persons, a group of persons with prior collusion, an or group or a criminal association (organization);
 - 120.2.2. murder with hooliganism;
- 120.2.3. killing the victim himself or his close relatives in connection with the performan official duty or public duty;
 - 120.2.4. murder by a particularly cruel or generally dangerous method;
- 120.2.5. murder for the purpose of greed or by order, as well as for the purpose of using th or tissues of the victim;
- 120.2.6. Homicide with the purpose of concealing or facilitating the commission of another as well as rape or other violent acts of a sexual nature;—
 - 120.2.7. two or more personal murders;
 - 120.2.8. killing a woman who is obviously pregnant for the guilty person;
- 120.2.9. murder of a person who is clearly helpless for the guilty person, as well as m connection with kidnapping or hostage-taking;
 - 120.2.10. repeated murder;
 - 120.2.11. homicide related to robbery, extortion, terrorism or banditry;
 - 120.2.12. murder with the intention of national, racial, religious enmity or enmity—

shall be punished by deprivation of liberty for a period of fourteen to twenty year imprisonment. [197]

Note: Re-commitment of the crime provided for by Article 120 of this Code by a person committed one or more of the crimes for which the responsibility for intentional homicide is det by the articles of this Code is considered to be his re-commitment.

Article 121. Deliberate killing of a newborn child by a mother

shall be punished by restriction of liberty for a term of up to three years or deprivation of liberty to of up to three years. ____

Article 122. Intentional homicide in a state of sudden mental excitement

122.1. Deliberately in a state of strong mental excitement (affect) that occurred suddenly as of violence, severe insult or other illegal or immoral actions (inaction) by the victim, as well as k intolerable mental conditions caused by regular illegal or immoral behavior of the victim murde shall be punished by correctional works for a term of up to two years or *restriction of free*.

Article 123. Manslaughter by exceeding the limit of necessary defense or t necessary for the arrest of the person who committed the crime

123.1. Manslaughter by exceeding the bounds of self-defense—shall be punished by correctional works for a term of up to two years or restriction of free term of up to two years or deprivation of liberty for a term of up to two years. [200]

123.2. Intentional homicide by exceeding the threshold necessary for the arrest of the per committed the crime—

shall be punished by correctional works for a term of up to two years or *restriction of free term of up to three years or* deprivation of liberty for a term of up to three years. [201]

Article 124. Manslaughter by negligence

124.1. Manslaughter –

shall be punished by correctional works for a term of up to two years or *restriction of freed* term of up to three years or deprivation of liberty for a term of up to three years. [202]

124.2. Negligently killing two or more people—
shall be punished by deprivation of liberty for a term of two to six years.

Article 125. Bringing oneself to the point of suicide KMQ20

Do not treat the victim who is financially, service or otherwise dependent on the offender regularly humiliate his dignity, threaten him to the point of killing himself or attempting to kil

shall be punished by restriction of liberty for a period of up to three years or deprivation of a period from three to seven years. [203]

126.1. Deliberately inflicting serious harm on health, i.e., dangerous to human life or loss hearing, speech ability or any organ, or the function of this organ, mental disorder or othe impairment, not less than one third of the working capacity for a long period of time causing that is related to the loss of time or the complete loss of the victim's professional labor capacit obvious to the perpetrator, or that causes the disruption of pregnancy, the person falls ill w addiction or drug addiction, or is expressed in the indelible disfigurement of the face—

shall be punished by deprivation of liberty for a period of three to eight years.

- 126.2. The same actions:
- 126.2.1. against two or more persons, as well as when it is committed repeatedly or by a persons, a group of persons who conspired in advance, an organized group or a criminal ass (organization);
- 126.2.2. when it is committed against the victim himself or his close relatives in connection performance of his official duty or public duty;
- 126.2.3. when it is committed with special cruelty, including inflicting severe suffering victim or by order, as well as against a person who is clearly helpless for the perpetrator;
 - 126.2.4. in a generally dangerous manner, with the intention of hooliganism;
 - 126.2.5. if it is committed for the purpose of using the organs or tissues of the victim—shall be punished by deprivation of liberty for a period of six to eleven years.
- 126.3. When the actions provided for in Articles 126.1 and 126.2 of this Code cause the dea victim due to carelessness—

shall be punished by deprivation of liberty for a period of nine to twelve years.

Article 127. Deliberately causing minor damage to health

127.1. Deliberately causing minor damage to health, which is not dangerous to the victim's does not cause the consequences provided for in Article 126 of this Code, but causes a long-termination of the consequences provided for in Article 126 of this Code, but causes a long-termination or results in a significant loss of less than a third of the total working capacity—

[20]

shall be punished by correctional works for a period of up to two years or restriction of free the same period or restriction of freedom for a period of up to two years or deprivation of liberty for of up to two years.

[206]

- 127.2. The same actions:
- 127.2.1. when it is committed against the victim himself or his close relatives in connection performance of his official duty or public duty;
- 127.2.2. when it is committed with special cruelty, including inflicting severe suffering victim or by order, as well as against a person who is clearly helpless for the perpetrator; _____
- 127.2.3. when committed by a generally dangerous method or with the intention of hool [208]
- 127.2.4. when it is committed with the aim of using the organs or tissues of the victim; shall be punished by restriction of liberty for a period of one to three years or deprivation of liberty for one to five years.

Intentionally inflicting minor damage to health, which caused short-term impairment of l slight loss of general working capacity—

[210]

shall be punished by a fine in the amount of one thousand to one thousand five hundred manats, works from two hundred forty to three hundred sixty hours, or correctional works for a period of up to on restriction of freedom for a period of up to one year, or deprivation of liberty for a period of up to a [211]

Note: The person who committed the act provided for in this article for the first time is released to him. [212]

Article 129. Deliberately inflicting severe or minor damage to health in a state of mental excitement

129.1. Deliberately harming health in a situation of strong mental excitement (affect) that suddenly as a result of violence, severe insult or other illegal or immoral actions (inaction) by th as well as long-term intolerable mental conditions caused by regular illegal or immoral behavi victim inflict grievous harm—

shall be punished by a fine from one thousand five hundred manats to two thousand five hundred n correctional works for a period of up to two years, or restriction of freedom for a period of up to two deprivation of liberty for a period of up to two years.

[213]

129.2. Deliberately harming health in a situation of strong mental excitement (affect) that suddenly as a result of violence, severe insult or other illegal or immoral actions (inaction) by th as well as long-term intolerable mental conditions caused by regular illegal or immoral behavi victim inflict minor damage—

shall be punished by a fine from one thousand manats to one thousand five hundred manats or cor works for a period of up to two years or restriction of freedom for a period of up to two years or deposition of the period of up to one year. [214]

Article 130. Exceeding the limit of necessary defense causing serious or minor dathealth or exceeding the necessary limit for the arrest of a person who has committed a crime $\frac{\Gamma}{\Gamma}$

130.1. Deliberately causing serious harm to health by exceeding the limit of necessary prote shall be punished by a fine in the amount of one thousand to two thousand manats or correction for a period of up to one year or restriction of freedom for a period of up to one year or restriction of [216]

necessary for the arrest of a person who has committed a crime—

shall be punished by a fine from one thousand five hundred manats to two thousand five hundred n

131.1. Reckless infliction of minor injury to health—

shall be punished by a fine from seven hundred to one thousand two hundred manats or correction for a period of up to one year or imprisonment for a period of up to six months.

131.2. Serious injury to health by negligence—

shall be punished by a fine from one thousand two hundred manats to two thousand four hundred π correctional works for a period of up to two years or restriction of freedom for a period of up to on restriction of freedom for a period of up to two years or deprivation of liberty for a period of

Physical pain inflicted by deliberate beating or other violent actions that do not leaven consequences specified in Article 128 of this Code—

shall be punished with a fine of up to two hundred manats or public works for a period two hundred and forty hours or correctional works for a period of up to one year or deprivalently for a period of up to six months.

[224]

133.1. Inflicting severe physical pain or mental suffering by regular beating or other violen that do not result in the consequences specified in Articles 126 and 127 of this Code—

shall be punished by correctional works for a term of up to two years or *restriction of free term of up to two years or* deprivation of liberty for a term of up to two years. [226]

133.2. The same actions:

133.2.1. when committed against two or more persons or against a hostage or kidnapped p by order;

133.2.2. when committed against a woman who is obviously pregnant;

133.2.3. when it is committed by a group of people, a group of people who conspired in an organized group or a criminal association (organization);

133.2.4. when it is committed against a person who is obviously a minor, as well as a person;

133.2.5. when it is committed against the victim himself or his close relatives in connection performance of his official duty or public duty;

133.2.6. when committed by torture
$$-$$
 [227]

shall be punished by deprivation of liberty for a term of two to five years.

ang him to confess, or punishing that person for an act committed or suspected of have committed. —

shall be punished by deprivation of liberty for a period of five to ten years. [229]

Article 134. Threatening to kill or seriously injure health

Threats to kill or cause grievous bodily harm, if there are real grounds for carrying out the shall be punished by a fine from one thousand to two thousand manats or correctional works for of up to two years or restriction of freedom for a period of up to two years or deprivation of libe period of up to two years.

[230]

Article 135. Euthanasia

Euthanasia, that is, at the request of the patient, hastening his death by any means or a stopping artificial measures to help him continue his life—

shall be punished with correctional works for a period of up to two years or deprivation of the period of up to three years with or without deprivation of the right to hold a certain poengage in a certain activity for a period of up to three years.

Article 136. Illegal artificial insemination and embryo implantation, medical steril

136.1. Artificial insemination or implantation of an embryo in a woman without her conserminor—

shall be punished by a fine in the amount of four thousand to seven thousand manats, or correction for a period of up to two years, or deprivation of liberty for a period of up to three years, without deprivation of the right to hold a certain position or engage in a certain activity for a purpose up to three years.

[231]

136.2. Medical sterilization of a person without his consent, i.e. depriving a person of repr capacity, or carrying out an operation with the aim of protecting a woman from pregnancy—

shall be punished by a fine in the amount of five hundred to one thousand manats, or cor works for a period of up to two years, or deprivation of liberty for a period of up to three years without deprivation of the right to hold a certain position or engage in a certain activity for a purpose up to three years. [232]

136.2-1. When the acts stipulated by Articles 136.1 and 136.2 of this Code cause serious or minor ϵ a person's health due to carelessness -

shall be punished by deprivation of liberty for a period of two to four years, with or without deprivat right to hold a certain position or to engage in a certain activity for a period of up to two years, or for a period to three years.

[233]

136.3. When the acts stipulated by Articles 136.1 and 136.2 of this Code cause the death of [234]

Article 137. Buying and selling, illegal donation and transplantation of human organs and

137.1. Purchase and sale of human organs and tissues, as well as donor organs -

shall be punished by a fine in the amount of six thousand to nine thousand manats, or correctional a period of up to two years, or deprivation of liberty for a period of up to three years with or without depr the right to hold a certain position or engage in a certain activity for a period of up to three years.

137.2. Removal or transplantation of donor organs in medical institutions and outside medical institution that are not included in the list approved by the body (institution) determined by the relevant executive pc

shall be punished by a fine in the amount of ten thousand to fifteen thousand manats, or correction for a period of up to two years, or deprivation of liberty for a period of up to three years, with or deprivation of the right to hold a certain position or engage in a certain activity for a period of up to two y

137.3. Taking a donor organ for the purpose of transplantation without the person's consent or j take a personal donor organ for the same purpose -

shall be punished by imprisonment for a term of up to four years, with or without deprivation of th hold a certain position or engage in a certain activity for a period of up to two years, or up to three years.

137.4. Taking a donor organ for transplantation from persons prohibited by the Law of the $R\epsilon$ Azerbaijan "On Donation and Transplantation of Human Organs and Tissues" -

shall be punished by a fine in the amount of nine thousand to fifteen thousand manats or imprisonner term of up to four years with or without the right to hold a certain position or engage in a certain actiperiod of up to three years.

- 137.5. Actions provided for in Articles 137.1-137.4 of this Code:
- 137.5.1. when repeated;
- 137.5.2. when it is committed by a group of persons, an organized gang or a criminal association organization);
- 137.5.3. when it is committed by taking advantage of the helpless state of the victim or by taking advantage of t

shall be punished by deprivation of liberty for a period of three to five years, with or without depr the right to hold a certain position or engage in a certain activity for a period of up to three years.

137.6. When the actions provided for in Articles 137.1-137.4 of this Code cause the death of a pers carelessness -

shall be punished by deprivation of liberty for a period of four to seven years, with or without depr the right to hold a certain position or engage in a certain activity for a period of up to three years. _____

Article 138. Illegally conducting biomedical research or applying prohibited di and treatment methods, medicines

138.1. Conducting biomedical research on a person without their consent—

shall be punished by a fine in the amount of one thousand five hundred to two thousand m correctional works for a period of up to two years, or deprivation of liberty for a period of up

138.2. When the use of diagnostic and treatment methods, drugs, whose application is profit the established manner, causes the death of a person or serious or minor damage to health carelessness—

[238]

shall be punished by a fine in the amount of two thousand to three thousand manats, or correction for a period of up to two years, or deprivation of liberty for a period of two to four years, with or deprivation of the right to hold a certain position or engage in a certain activity for a period three years.

138.2-1. When the actions stipulated by Article 138.2 of this Code cause the death of a perso carelessness -

shall be punished by deprivation of liberty for a period of three to five years, with or without depr the right to hold a certain position or engage in a certain activity for a period of up to three years. _____

138.3. Conducting biomedical experiments on persons who are considered incapable of fur in accordance with the law, as well as those who are provided with involuntary psychiatric he involved in compulsory measures of a medical nature -

shall be punished by a fine in the amount of one thousand five hundred to two thousand m correctional works for a period of up to 2 years, or deprivation of liberty for a period of two to fi with or without deprivation of the right to hold a certain position or engage in a certain activ period of up to two years. [241]

138.4. The use of surgical methods that have irreversible consequences in the treatment o disorder -

shall be punished by a fine in the amount of one thousand five hundred to two thousand m correctional works for a period of up to two years, or deprivation of liberty for a period of up years, with or without deprivation of the right to hold a certain position or engage in a certair for a period of up to three years. [242]

Article 139. Spreading venereal diseases

139.1. A person who knows that he has a venereal disease infects another person with this —

shall be punished by a fine from two thousand five hundred manats to five thousand manats or cor

works for a period of up to two years or deprivation of liberty for a period of up to two years. _____ 139.2. When the same acts are committed against two or more persons or against a minor—shall be punished by imprisonment for up to four years.

Article 139-1. Violation of the anti-epidemic regime, sanitary-hygiene or quarantine [244]

139-1.1. When the violation of the anti-epidemic regime, sanitary-hygiene or quarantine regimes c spread of diseases or creates a real threat for the spread of diseases -

Article 140. Infection with human immunodeficiency virus

140.1. Do not knowingly expose another person to human immunodeficiency virus infection shall be punished by correctional works for a period of up to two years or restriction of free period of up to one year or restriction of freedom for a period of up to two years or deprivation of a period of up to one year.

[245]

140.2. Transmission of the disease to another person by a person who knows he is infected human immunodeficiency virus—

shall be punished by deprivation of liberty for a term of two to five years.

140.3. Infection of two or more persons or minors with the human immunodeficiency varieties of actions provided for in Article 140.2 of this Code—

shall be punished by deprivation of liberty for a period of five to eight years.

140.4. Infecting another person with the human immunodeficiency virus as a result of i performance of one's official duties—

shall be punished by restriction of freedom for a period of up to three years *or* deprivile liberty for a period of up to three years by depriving the right to hold a certain position or ene certain activity for a period of up to three years. [246]

Article 141. Illegal abortion

141.1. Abortion by a doctor outside medical facilities—

shall be punished by a fine in the amount of five hundred to one thousand manats or correctional v a period of up to six months. [247]

141.2. Abortion by a person without special higher medical education—

shall be punished by a fine in the amount of one thousand to one thousand five hundred manats of works for a period of three hundred sixty to four hundred hours or correctional works for a period one year. [248]

141.3. In the case of serious damage to the health of the victim due to carelessness as a resu actions provided for in Articles 141.1 and 141.2 of this Code—

shall be punished by a fine in the amount of two thousand to three thousand manats or correction for a period of up to two years or restriction of freedom for a period of up to one year with or deprivation of the right to hold a certain position or engage in a certain activity for a period of

year or deprivation of liberty for a period of up to one year . _____

141.4. When the actions provided for in Articles 141.1 and 141.2 of this Code cause the dea victim due to carelessness—

shall be punished by deprivation of liberty for a term of up to five years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years.

142.1. Less serious damage to the patient's health as a result of not providing medical assist the patient without valid reasons by the medical worker who is obliged to help the patient in account with the legislation or special regulations—

a fine from one thousand manats to one thousand five hundred manats or correctional works for of up to one year with or without deprivation of the right to hold a certain position or engage in activity for a period of up to two years or restriction of freedom for a period of up to one year or restriction of freedom for a period of up to one year or six shall be punished by deprivation of liberty for uponth.

142.2. Serious harm to the victim's health as a result of the same actions—

shall be punished by deprivation of the right to hold a certain position or engage in a activity for a period of up to three years, correctional works for a period of up to two years, or r of freedom for a period of up to two years, or deprivation of liberty for a period of up to two years. ___

142.3. When the same acts cause the death of the victim—

shall be punished by deprivation of liberty for a term of up to three years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years.

Article 143. Endangerment

Knowingly leaving a person in a situation that is dangerous to his life and health and deprived of the opportunity to take measures to protect himself without help, if the person who person without help should have taken care of him, or if he himself left the victim in a situation dangerous to his life and health, providing assistance to the victim if he fails to do so when he opportunity—

shall be punished by a fine from one thousand manats to one thousand five hundred manats or cor works for a period of up to one year or deprivation of liberty for a period of up to six months. ___

Article 143-1. Forcing to use doping means and (or) methods ____

Forcing to use doping means and (or) *methods* _____ _ _ _ _ _ _

shall be punished by a fine in the amount of one thousand five hundred to two thousand necorrectional works for a period of up to two years or restriction of freedom for a period of up to two restriction of freedom for the same period. [255]

Chapter 19

CRIMES AGAINST PERSONAL LIBERTY AND DIGNITY

Article 144. Kidnapping

144.1. Kidnapping—

shall be punished by densityation of liberty for a period of five to ten years

- 144.2.2. when it is committed against a woman who is obviously pregnant for the guilty per
- 144.2.3. when it is committed by a group of persons, a group of persons who conspired in or an organized gang or a criminal association (criminal organization);
 - 144.2.4. when it is committed by applying force that is dangerous to the life or health of the
 - 144.2.5. when committed using a weapon or items used as a weapon;
 - 144.2.6. when committed for the purpose of greed or by order—
 - shall be punished by deprivation of liberty for a period of eight to twelve years.
- 144.3. When the acts specified in Articles 144.1 and 144.2 of this Code are committed ϵ minor or when negligence causes the death of the victim or other serious consequences—

shall be punished by deprivation of liberty for ten to fifteen years.

Note: A person whose actions do not contain any other crime and who voluntarily kidnapped person is released from criminal liability.

Article 144-1. **Human trafficking** [256]

144-1.1. Trafficking, i.e. by the threat or use of force, intimidation or other means of coercic fraud, deception, abuse of influence or position of weakness, or by a person who controls person. attracting, obtaining, keeping, concealing, transporting, giving or receiving material a favors, privileges or concessions for the purpose of exploitation, by giving or receiving material other favors, privileges or concessions -

shall be punished by deprivation of liberty for a term of five to ten years with confist property.

- 144-1.2. The same actions:
- 144-1.2.1. When committed against two or more persons;
- 144-1.2.2. when repeated;
- 144-1.2.3. when committed against a minor;
- 144-1.2.4. when committed against a woman who is obviously pregnant for the guilty perso
- 144-1.2.4-1. when human trafficking is committed by taking the victim across the state bord

Republic of Azerbaijan; _____

- 144-1.2.5. when it is committed by a group of persons, an organized gang or a criminal ass (criminal organization);
 - 144-1.2.6. when committed by the guilty person using his position of care;
- 144-1.2.7. if it is committed by applying force or threatening to apply such force, a dangerous to life and health;
- 144-1.2.8. when it is committed by torturing the victim or treating him in a cruel, inhidegrading manner;
 - 144-1.2.9. if it is committed for the purpose of using the organs or tissues of the victim -
- shall be punished by deprivation of liberty for a period of eight to twelve years with confis property.
- 144-1.3. When the actions specified in Articles 144-1.1 and 144-1.2 of this Code cause the the victim or other serious consequences due to negligence -

- 1. In this article, "human exploitation" means forced labor (service), sexual exploitation, customs similar to slavery and the state of dependence resulting from them, illegal *removal* o organs and tissues , conducting illegal biomedical research on a person, using a woman as a s mother. , illegal, including involvement in criminal activity is understood. _____
- 2. Consent to exploitation, lifestyle, and immoral behavior of a person who is a victim o trafficking cannot be taken into account as mitigating circumstances for the punishment of a found guilty of human trafficking.
- 3. Attracting, acquiring, keeping, hiding, transporting, giving or receiving a minor for the of exploitation is considered human trafficking, even if the methods specified in Article 144-1.

Code are not used. [259]

Article 144-2. Forced labor [260]

144-2.1. coercion to perform certain work (provide service) by intimidation, coercion or tl of coercion, as well as restricting the freedom of a person except in special cases establi legislation -

shall be punished by deprivation of liberty for a period of four to eight years . ____

144-2.2. The same actions:

144-2.2.1. when committed against two or more persons;

14-2.2.2. when repeated;

144-2.2.3. when committed against a minor;

- 144-2.2.4. when committed against a woman who is obviously pregnant for the guilty personal states of the committed against a woman who is obviously pregnant for the guilty personal states.
- 144-2.2.5. when committed by the guilty person using his position of care;
- 144-2.2.6. when it is committed by a group of persons, an organized group or a criminal ass (criminal organization) who conspired in advance -

shall be punished by deprivation of liberty for a period of seven to ten years . [262]

144-2.3. When the actions specified in Articles 144-2.1 and 144-2.2 of this Code cause the the victim or other serious consequences due to negligence -

shall be punished by deprivation of liberty for a period of nine to twelve years.

Article 144-3. Illegal actions with documents for the purpose of human trafficking _____

144-3.1. Falsification of a person's identity card, passport or other identity document (border crossing) document for the purpose of human trafficking -

shall be punished by restriction of liberty for a term of up to three years or deprivation of liberty for one to three years. [265]

144-3.2. Providing a trafficker or a victim of human trafficking with a false identity card, or other identity document or travel (border crossing) documents for the purpose of human traff

144-3.3. Obtaining such documents for the purpose of human trafficking to provide a trafficker or a victim of human trafficking with a false identity card, passport or other document, or travel (border crossing) documents -

shall be punished by restriction of liberty for a term of up to three years or deprivation of liberty for one to three years.

144-3.4. Taking, storing, concealing, damaging or destroying the identity card, passport document confirming the identity, or travel (border crossing) document of any person for the pu human trafficking -

shall be punished by deprivation of liberty for a term of two to four years.

Article 145. Unlawful deprivation of liberty

145.1. Unlawful deprivation of liberty not related to kidnapping—

shall be punished by correctional work for a term of up to two years or deprivation of libe term of up to one year.

- 145.2. The same actions:
- 145.2.1. when committed against two or more persons;
- 145.2.2. when it is committed against a woman who is obviously pregnant for the guilty per
- 145.2.3. when committed against a minor;
- 145.2.4. when it is committed by a group of persons, a group of persons who conspired in an organized group or a criminal association (criminal organization);
 - 145.2.5. when it is committed by applying force that is dangerous to the life or health of the
 - 145.2.6. when committed by using weapons or objects used as weapons—
 - shall be punished by deprivation of liberty for a term of three to five years.
- 145.3. When the actions specified in Articles 145.1 or 145.2 of this Code cause the deat victim or other serious consequences due to negligence—

shall be punished by deprivation of liberty for a period of five to ten years.

Article 146. Illegal placement in a psychiatric hospital

146.1. Knowingly admitting a mentally healthy person to a psychiatric hospital—

shall be punished by correctional works for a term of up to two years or deprivation of libe term of up to three years.

146.2. When the same acts are committed by the guilty person using his position of service-shall be punished by deprivation of liberty for a period of three to five years with deprivation the right to hold a certain position or engage in a certain activity for a period of up to three years

146.3. When the actions specified in Articles 146.1 or 146.2 of this Code cause the deat victim or other serious consequences due to negligence—

shall be punished by deprivation of liberty for a period of five to eight years.

Article 147. Defamation

147.1 Defendation is discerninating information that defends the honor and dignits

shall be punished by a fine from one thousand manats to one thousand five hundred manats or t works for a period of two hundred forty to four hundred eighty hours or correctional works for of up to one year or deprivation of liberty for a period of up to six months. _____

147.2. Defamation by accusation of a serious or especially serious crime—

shall be punished by correctional works for a term of up to two years or *restriction of free* term of up to three years or restriction of freedom for a term of up to two years or deprivation of li a term of up to three years. [268]

Article 148. Insult

Insult, i.e. , deliberately degrading the honor and dignity of a person in public speecl publicly displayed work , in the media , or in the case of a public display in the Internet informs resource $-\frac{[269]}{-}$

shall be punished by a fine from one thousand manats to one thousand five hundred manats, c works for a period of two hundred forty to four hundred eighty hours, or correctional wor period of up to one year, or deprivation of liberty for a period of up to six months.

Article 148-1. Defamation or defamation using false usernames, profiles or account Internet resource _____

Defamation or defamation by public display using fake usernames, profiles or accounts in the information resource -

shall be punished by a fine in the amount of one thousand to two thousand manats, or public we period of three hundred sixty to four hundred eighty hours, or correctional works for a period of up to two deprivation of liberty for a period of up to one year.

Note: In this article, "fake usernames, profiles or accounts" means false information about t surname or patronymic that does not allow identification of the user in Internet information resources, social networks, or such information is hidden, as well as to another person. means usernames, profiles or created using the relevant information without his consent.

Chapter 20

CRIMES AGAINST SEXUAL PERSONALITY AND SEXUAL FREEDOM

Article 149. Rape

149.1. Rape, i.e. sexual intercourse with the victim or other persons by force or threat of su or by taking advantage of the victim's helpless condition—

shall be punished by deprivation of liberty for a period of four to eight years.

149.2. The same actions:

[273]

149.2.3. when it is committed against a minor, which is obvious to the guilty person;

149.2.4. when it is committed with the threat of killing or seriously harming the victim persons, as well as with special cruelty;

149.2.5. upon repeated —

shall be punished by deprivation of liberty for a period of five to ten years.

[274] 149.2-1. *Same acts:*

149.2-1.1. when committed against a minor;

149.2-1.2. if carelessness causes the victim to become infected with human immunodeficiency virus serious consequences -

shall be punished by deprivation of liberty for a period of ten to fifteen years, with or without depr the right to hold a certain position or engage in a certain activity for a period of up to three years.

149.3. The same actions:

149.3.1. when negligence causes the death of the victim;

149.3.2. when negligence causes the victim to become infected with human immunod virus or other serious consequences; _____

149.3.3. when committed against a person under the age of fourteen, which is obvious to tlength [276]

shall be punished by deprivation of liberty for a period of *fifteen to twenty years*, with of deprivation of the right to hold a certain position or engage in a certain activity for a period of up to thr [277]

Note: When the actions provided for in Articles 152.2 - 152.4 of this Code are committed against under the age of twelve or against another minor who does not understand the nature and essence of th taken against him, those actions are punishable by Articles 149.3.3 and 149.3.3 of this Code, respectively. criminal liability according to Article 150.3.3.

Article 150. Acts of sexual violence

150.1. Committing childish or other acts of violence of a sexual nature by applying force or such force to the victim or other persons or taking advantage of the victim's helpless condition—

shall be punished by deprivation of liberty for a period of four to eight years.

150.2. The same actions:

150.2.1. when it is committed by a group of persons, a group of persons who conspired in or an organized group;

150.2.2. when it causes the victim to become infected with a venereal disease;

150.2.3. when it is committed against a person who is clearly a minor for the perpetrator;

150.2.4. when committed with special cruelty against the victim or other persons;

150.2.5. when repeated;

shall be punished by deprivation of liberty for a period of five to ten years.

DOWN

150.2-1.2. if carelessness causes the victim to become infected with human immunodeficiency virus serious consequences -

shall be punished by deprivation of liberty for a period of ten to fifteen years, with or without depr the right to hold a certain position or engage in a certain activity for a period of up to three years.

150.3. The same actions:

150.3.1. when negligence causes the death of the victim;

150.3.2. when negligence causes the victim to become infected with human immunod virus or other serious consequences; [283]

150.3.3. when committed against a person under the age of fourteen, which is obvious to tleperson—

shall be punished by deprivation of liberty for a period of *fifteen to twenty years, with of deprivation of the right to hold a certain position or engage in a certain activity for a period of up to thr* [284]

Article 151. Forcing sexual acts

By threatening to destroy, damage or take away his property, or by taking advantag financial or other dependence of the victim, forcing him to engage in sexual intercourse, childbe other acts of a sexual nature—

shall be punished by correctional work for a period of one to two years or deprivation of liberty for a one to three years. ____

Article 152. Not having sex with a person under the age of sixteen or performing acts of a sexual nature _____

152.1. Having sexual intercourse or other acts of a sexual nature with a person who has reached a fourteen but has not reached the age of sixteen $-\frac{[287]}{}$

shall be punished by deprivation of liberty for a period of one to three years, with or without depr the right to hold a certain position or engage in a certain activity for a period of up to three years. _____

152.2. When the same acts are committed against a person who has reached the age of twelve but no the age of fourteen - [289]

shall be punished by deprivation of liberty for a period of three to six years, with or without deprivat right to hold a certain position or engage in a certain activity for a period of up to three years. [290]

152.3. When the acts specified in Articles 152.1 or 152.2 of this Code are committed by persons re for educating a minor or a teacher or other employee of an educational, educational, medical or other in responsible for supervising a minor -

shall be punished by deprivation of liberty for a period of four to seven years, with or without depr the right to hold a certain position or engage in a certain activity for a period of up to three years.

152.4.2. when committed against two or more persons –

shall be punished by deprivation of liberty for a period of six to ten years, with deprivation of the rig a certain position or engage in a certain activity for a period of up to three years.

Note: Responsibility for the crimes provided for in Articles 152 or 153 of this Code arises whe difference between the person who committed the acts specified in those articles and the victim is more years.

Article 153. Immoral actions against a person under the age of sixteen [292]

153.1. Committing immoral acts against a person under the age of sixteen without using force, ι attracting that person to observe acts of sexual violence or sexual activity - [293]

shall be punished by deprivation of liberty for a term of up to three years, with or without deprivat

[294]

right to hold a certain position or engage in a certain activity for a period of up to three years.

153.2. When the same acts are committed against a person under the age of fourteen - shall be punished by deprivation of liberty for a period of two to five years, with or without deprivat

right to hold a certain position or engage in a certain activity for a period of up to three years.

153.3. When the acts specified in Articles 153.1 or 153.2 of this Code are committed by persons re for educating a minor or a teacher or other employee of an educational, educational, medical or other in responsible for supervising a minor -

shall be punished by deprivation of liberty for a period of three to six years, with or without deprivat right to hold a certain position or engage in a certain activity for a period of up to three years. _____

153.4. Actions specified in Articles 153.2 or 153.3 of this Code:

153.4.1. when repeated;

153.4.2. when committed against two or more persons –

shall be punished by deprivation of liberty for a period of five to nine years, with deprivation of th hold a certain position or engage in a certain activity for a period of up to three years.

Chapter 21

CRIMES AGAINST HUMAN AND CITIZEN CONSTITUTIONAL RIGHTS AND FREED

Article 154. Violation of the right to equality

154.1. Violating a person's right to equality by harming a person's rights and legal i depending on his race, nationality, religion, language, gender, origin, property status, service belief, affiliation to political parties, trade unions and other public associations—

shall be punished by a fine of one thousand to two thousand manats or correctional works for a pup to one year. ____

154.2. When the same acts are committed by an official using his official position -

rivation of the right to hold a certain position or engage in a certain activity for a period three years. ____

A r t i c l e 155. Violation of confidentiality of correspondence, telephone conversation telegraph and other information

Confidentiality of correspondence, telephone conversations, mail, telegraph and other info—

shall be punished by a fine of one thousand to two thousand manats or correctional works for a purpose to one year.

[300]

Article 156. Violation of privacy

shall be punished with a fine from one thousand to two thousand manats, or from two hundred a hours to four hundred and eighty hours of public works, or correctional works for a period of u year. _____

156.2. Same acts: [303]

156.2.1. when it is committed by an official using his service position;

156.2.2. when committed using remotely controlled drones -

shall be punished by restriction of freedom for a period of up to two years or deprivation of libe period of up to two years, with or without deprivation of the right to hold a certain position or e a certain activity for a period of up to three years.

Article 157. Violation of housing immunity

157.1. Entering the apartment against the will of the person living in the apartment wit grounds established by the laws of the Republic of Azerbaijan—

shall be punished with a fine from one thousand to two thousand manats or public works fi

hundred forty to four hundred eighty hours or correctional works for a period of up to one year.

157.2. When the same acts are committed by force or threat of force—

shall be punished by correctional works for a term of up to two years or *restriction of free* term of up to one year or deprivation of liberty for a term of up to one year. [306]

157.3. When the acts provided for in Articles 157.1 or 157.2 of this Code are committe official using his official position—

shall be punished by restriction of freedom for a period of up to two years or deprivation of liberty fo

Article 158. Violation of the integrity of buildings (rooms) of legal entities

158.1. Entering buildings (rooms) owned or leased by legal entities without grounds establ the laws of the Republic of Azerbaijan—

shall be punished by a fine from one thousand to two thousand manats, or from three hundred ϵ hours to four hundred and eighty hours of public works, or correctional works for a period of ϵ year. _____

158.2. When the same acts are committed by force or threat of force—

shall be punished by correctional works for a term of up to two years or *restriction of freel* term of up to one year or deprivation of liberty for a term of up to one year. _____

158.3. When the acts provided for in Articles 158.1 or 158.2 of this Code are committe official using his official position—

shall be punished by restriction of freedom for a period of up to two years or deprivation of liberty fo of up to two years by depriving the right to hold a certain position or engage in a certain activ period of up to three years . [310]

Article 159. Obstructing the exercise of election (participation in the referendum [311]

159.1. Obstructing the citizen's election (participation in the referendum) rights

shall be punished by a fine from one thousand five hundred manats to two thousand five hundred or from three hundred to four hundred and eighty hours of public works, or imprisonment for months.

159.2. Forcing a citizen to sign in favor of a candidate or preventing the gathering of signa the candidate's defense -

shall be punished by a fine from two thousand to four thousand manats, or from four hundred hundred and eighty hours of community service, or imprisonment for a term of up to one year.

159.3. Forcing a citizen to vote against his will or preventing him from voting -

shall be punished by a fine in the amount of two thousand five hundred manats to five thousand m by four hundred to four hundred and eighty hours of public works or by deprivation of libe term of up to two years. ____

159.4. Actions provided for in Articles 159.1-159.3 of this Code;

159.4.1. if it is committed by extortion, deception, threats, coercion or threat of coercion;

159.4.2. when it is committed by a group of persons or an organized group who cons advance;

159.4.3. when committed by an official using his official position -

shall be punished by a fine in the amount of five thousand to eight thousand manats or imprisonm term of up to three years with or without deprivation of the right to hold certain positions or e

cortain activities for a period of up to three years

159-1.1. Interfering with or disrupting election (referendum) campaigns of candidates, blocs of political parties -

shall be punished by a fine from two thousand to four thousand manats, or from four hundred

shall be punished by a fine from three thousand to six thousand manats, or from four hundred

hundred and eighty hours of public service, or imprisonment for a term of up to one year.

159-1.2. preventing the holding of pre-election (pre-referendum) mass events -

hundred and eighty hours of community service, or imprisonment for a term of up to one year.

159-1.3. Do not create conditions for voting instead of others in elections (referendum) -

shall be punished by a fine from three thousand to six thousand manats or correctional works for

of up to two years or deprivation of liberty for the same period. [319]

Article 160. Not interfering or influencing the work of election (referendum) com [320]

160.1. Interfering with or influencing the work of election (referendum) commissions or in with the activities of a member of the election commission in the performance of his duties – shall be punished by a fine in the amount of two thousand to three thousand manats or by publ from three hundred to four hundred and eighty hours or correctional works for a period of u [322] year.

160.2. The same actions:

160.2.1. extortion, deception, threats, coercion or threat of coercion;

160.2.2. when it is committed by a group of persons or an organized group who cons advance;

160.2.3. when committed by an official using his official position—

shall be punished by a fine in the amount of four thousand to seven thousand manats or correction for a period of up to two years or restriction of freedom for a period of up to three years or restr freedom for a period of up to three years or deprivation of liberty for a period of up to two years

Article 161. Falsification of election (participation in the referendum) doc knowingly not counting votes correctly, or violating the secrecy of voting

161.1. Falsification of election documents (participation in the referendum) or submission (documents by a member of the election commission, knowingly improper counting of votes, determination of voting results, or violation of the confidentiality of voting shall be punished by a fine in the amount of two thousand five hundred to five thousand n

> DOWN It is in force

161.2. Falsification of election documents by other persons, submission of forged documents of two theorems, placing more than one ballot paper in the ballot box by one person shall be punished by a fine in the amount of two thousand five hundred to five thousand n correctional works for a period of up to one year.

Article 161-1. Violation of the procedure for collecting signatures in support of the d (decision) prepared in accordance with the citizens' legislative initiative and proposed to be si to the Milli Majlis of the Republic of Azerbaijan for discussion [328]

Forcing citizens to sign or preventing them from signing in the process of collecting signatures in s a draft law (decision) prepared in accordance with the citizens' legislative initiative and proposed to be s to the Milli Majlis of the Republic of Azerbaijan for discussion, or rewarding them in any form for this -

shall be punished by a fine in the amount of one thousand five hundred manats to two thousand five manats or with public works from two hundred forty to three hundred hours.

Article 162. Violation of labor protection rules

162.1. If a person entrusted with the task of observing technical safety or other rules protection, as a result of violation of these rules, serious *or minor* damage to human health is c caused—

[329]

shall be punished by a fine from two thousand to three thousand manats or correctional works for of up to two years or restriction of freedom for a period of up to one year or deprivation of liberty for a pup to six months. [330]

162.2. When the same acts cause death by negligence—

shall be punished by deprivation of liberty for a term of up to five years, with or deprivation of the right to hold a certain position or engage in a certain activity for a period of five years.

162.3. When the actions provided for in Article 162.1 of this Code cause the death of two or more p to carelessness -

shall be punished by deprivation of liberty for a period of three to seven years, with or without depr the right to hold a certain position or engage in a certain activity for a period of up to three years.

Article 162-1. Involvement of employees in the performance of any works (services the employment contract (contract) enters into legal force [333]

162-1.1. Involvement of a large number of employees in the performance of any works (before the employment contract (contract) enters into legal force in accordance with the Labor the Republic of Azerbaijan -

erty for a period of up to two years.

162-1.2. When the same acts are committed repeatedly —

shall be punished by restriction of freedom for a period of up to three *years or* deprivation of a period from three to seven years. [335]

Note:

- 1. In Article 162-1.1 of this Code , the term "substantial number" means the number of empter or more. [336]
- 2. The person who has committed the act stipulated in Article 162-1.1 of this Code shall be exe criminal liability if he concludes an employment contract with his employees in accordance with the 1 established by the Labor Code of the Republic of Azerbaijan, as well as if he fully pays the evad unemployment insurance, compulsory medical insurance and compulsory state social insurance fees. is [337]
- 3. A person is exempted from criminal liability only once in accordance with the procedure proviu paragraph 2 of this "Note".

Article 163. Do not obstruct the legal professional activity of journalists

163.1. Obstructing the lawful professional activity of journalists, i.e. forcing them to disrefuse to disclose information by force or threat of such force—

shall be punished by a fine from five hundred to one thousand manats or correctional works for of up to one year. ____

163.2. When the same acts are committed by an official using his official position—

shall be punished by deprivation of the right to hold a certain position or engage in a activity for a period of up to three years, or by deprivation of liberty for a period of up to two by deprivation of liberty for a period of up to two years.

Article 164. Violation of the labor rights of a pregnant woman or a woman with under the age of three, or a man raising a child under the age of three alone $\frac{[339]}{}$

Unreasonable termination of employment contract with a woman due to her pregnancy or child under the age of three under her care , as well as because the man is raising a child under of three on his own—

shall be punished with a fine in the amount of two thousand to three thousand manats. [340]

Article 165. Violation of copyright or related rights

165.1. Unlawful use of copyright or related rights, i.e. publication of another's scientific, artistic or other work under one's own name or other appropriation of another's authorship republishing or distribution of such work, as well as co-authorship do not compel, if as a result

shall be punished by a fine in the amount of one thousand to two thousand manats or by publ from three hundred and twenty to four hundred and eighty hours . ____

165.2. The same actions:

165.2.1. when repeated;

165.2.2. when committed by a group of persons or an organized gang who conspired in advashall be punished with confiscation of property and a fine in the amount of two thousan thousand manats, or correctional works for a period of up to two years, or restriction of freedom for a period two years, or deprivation of liberty for a period of up to two years.

Note: [343]

In Articles 165-166 of this Code, the term "substantial amount" means an amount exceeding one manats.

Article 165-1. Infringement of exclusive right to use integrated circuit topology

165-1.1. Without the permission of the author or other right holder, except for extracting original part of the integrated circuit topology, copying the whole or any part of it by including integrated circuit or in any other way, as well as applying the topology or an integrated consisting of that topology, bringing, offering for sale, selling, or entering into economic circu another form, if a considerable amount of damage was caused as a result of these actions -

shall be punished by a fine in the amount of one thousand to two thousand manats or by publ from three hundred and twenty to four hundred and eighty hours.

165-1.2. The same actions:

165-1.2.1. when repeated;

165-1.2.2. if it is committed by a group of persons or an organized gang who conspired in a shall be punished by a fine in the amount of two thousand to four thousand manats or correctional a period of up to two years or restriction of freedom for a period of up to two years or deprivation of libe period of up to two years.

[346]

Note: In Article 165-1.1 of this Code, "substantial amount" means an amount exceeding onemanats .____

Article 165-2. Violation of requirements for use of folklore examples [348]

165-2.1. Violation of the requirements for the use of folklore samples, if a significant ar damage was caused as a result of these actions

shall be punished with confiscation of his property and a fine in the amount of one thousar thousand manats or with public works from three hundred and twenty to four hundred and eigh [349]

165-2.2. The same actions:

shall be punished with confiscation of property and a fine in the amount of two thousand thousand manats, or correctional works for a period of up to two years, or restriction of freedom for a period to two years, or deprivation of liberty for a period of up to two years.

Note: In this article, "substantial amount" means an amount exceeding one thousand manats.

Article 165-3. **Unlawful use of datasets** [352]

165-3.1. Illegal use of data sets, if a significant amount of damage was caused as a result actions -

shall be punished with confiscation of his property, a fine in the amount of one thousar thousand manats, or public works from three hundred and twenty to four hundred and eighty [353]

165-3.2. The same actions:

165-3.2.1. when repeated;

165-3.2.2. if it is committed by a group of persons or an organized gang who conspired in a shall be punished with confiscation of property, a fine of two thousand to four thousand mu correctional works for a period of up to two years, or restriction of freedom for a period of up to two deprivation of liberty for a period of up to two years.

[354]

Note. In this article, "substantial amount" means an amount exceeding one thousand manats.

Article 166. Violation of invention and patent rights

166.1. Violation of invention and patent rights, i.e. illegal use of an invention or an proposal or dissemination of information about the essence of an invention or an efficient without the author's consent and before official publication, appropriation of authorship, coerci authorship, if a significant amount of damage was caused as a result of these actions—

shall be punished by a fine in the amount of one thousand to two thousand manats or by publ from three hundred and twenty to four hundred and eighty hours . [356]

166.2. The same actions:

166.2.1. when repeated;

166.2.2. when committed by a group of persons or an organized gang who conspired in advashall be punished by a fine in the amount of two thousand to four thousand manats or correctional a period of up to two years or restriction of freedom for a period of up to two years or deprivation of libe period of up to two years.

[357]

Article 167. Do not prevent religious rites

Unlawful obstruction of religious rites—

€₁ to one year. ____

Article 167-1. Coercion of religion or the financing of such practices on grounds of hostility, religious radicalism or religious fanaticism _____

167-1.1. Forcing a person to practice any religious (religious movement), including per religious rites and ceremonies or to participate in religious rites and ceremonies, as well as to religious education -

shall be punished by a fine from three thousand to five thousand manats or correctional v a period of up to two years or deprivation of liberty for a period of up to two years. ____

167-1.2. Do not force a person to join any religious organization or prevent a person from l religious organization of which he is a member -

shall be punished by a fine in the amount of three thousand to five thousand m imprisonment for a term of up to two years.

- 167-1.3. Actions provided for in Articles 167-1.1 or 167-1.2 of this Code:
- 167-1.3.1. when committed against a minor;
- 167-1.3.2. when it is committed by several groups of persons or organized gangs who coa advance;
 - 167-1.3.3. when committed by an official in the use of his official position -

shall be punished by a fine from seven thousand to nine thousand manats or imprisonm term of two to five years. ____

167-1.4. When the acts stipulated in Article 167-1.1 of this Code are committed on the basis of enmity, religious radicalism or religious fanaticism -

shall be punished by a fine from seven thousand to nine thousand manats or imprisonment for a terto five years.

167-1.5. Financing the commission of the acts provided for in Article 167-1.1 of this Code on the g religious enmity, religious radicalism or religious fanaticism -

shall be punished by deprivation of liberty for a term of two to five years. [362]

Article 167-2. Unlawfully producing, importing, selling, or distributing religious literatus and video materials, merchandise, and other informational materials with religious content

167-2.1. Importing, selling or distributing religious literature (in paper and electronic media), a video materials, goods and articles and other information materials with religious content for the p production, sale or distribution without appropriate consent - [364]

shall be punished by a fine in the amount of five thousand to seven thousand manats or restriction of for a period of up to two years or deprivation of liberty for a period of up to two years. [365]

167-2 7 The same actions:

167-2.2.3. when committed by an official using his official position -

shall be punished by a fine in the amount of seven thousand to nine thousand manats or rest freedom for a period of two to four years or deprivation of liberty for a period of two to five years.

167-3. Production, possession, distribution or financing of religious extremist material

167-3.1. Preparing, storing or distributing religious extremist materials, i.e. materials calling for extremist activity or justifying such activity, or justifying the necessity of such activity -

shall be punished by a fine in the amount of eight thousand to ten thousand manats or imprisonn term of two to five years.

167-3.2. Financing of actions provided for in Article 167-3.1 of this Code - shall be punished by deprivation of liberty for a term of two to five years.

Article 168. Encroachment on the rights of citizens under the name of per religious rituals

168.1. Organizing, leading or leading a group that operates under the name of spreading sects and performing religious rites and disrupts public order with this activity, or harms the l citizens, or violates the rights of citizens regardless of the form, as well as distracts citize fulfilling their duties established by law. do not participate in such a group—

shall be punished by a fine from seven thousand to nine thousand manats or imprisonment to two years. ____

168.2. Involving minors in the commission of acts provided for in Article 168.1 of this Code shall be punished by correctional works for a term of up to two years or deprivation of libe term of up to three years.

Article 168-1. Violation of requirements for religious propaganda, religious receremonies [369]

168-1.1. Conducting rites and ceremonies related to the Islamic religion by a citizen of the $R\epsilon$ Azerbaijan who received a religious education abroad without the consent of the relevant executive autaccordance with the procedure established by the Law of the Republic of Azerbaijan "On Freedom of Ra [370]

shall be punished by a fine from two thousand to five thousand manats or imprisonment for up to on 168-1.2. Conducting religious propaganda by a foreigner or stateless person , with the exception invited by a religious center – [371]

shall be punished by deprivation of liberty for a period of one to two years.

168-1.3. Actions provided for in Articles 168-1.1 and 168-1.2 of this Code:

168-1.3.1. when repeated;

Article 169. Violation of the rules for holding meetings

169.1. When organizing, conducting, or participating in such gatherings in cases prohilegislation causes a significant violation of the rights and legal interests of citizens -

shall be punished by a fine from five thousand to eight thousand manats or restriction of for a period of up to one year or correctional works for a period of up to two years or rest freedom for a period of up to two years or deprivation of liberty for a period of up to two years. [372]

169.2. Carrying firearms or cold weapons, or explosive substances and devices, as well substances and objects that pose a threat to the life and health of the people around them meetings -

shall be punished by a fine from five thousand to eight thousand manats or *restriction of fra* a period of up to three years or restriction of freedom for a period of up to one year or correction for a period of up to one year or deprivation of liberty for a period of up to three years. [373]

Article 169-1. Forced membership in a political party [374]

Do not force to join or remain a member of a political party -

shall be punished by a fine from one thousand to three thousand manats or correctional work for a to two years or imprisonment for a term of up to two years.

Chapter 22

CRIMES AGAINST MINORS AND FAMILY RELATIONS

Article 170. Involvement of a minor in criminal activity

170.1. Involvement of a minor in criminal activity by means of deception, promises, three person who has reached the age of eighteen years—

shall be punished by imprisonment for up to three years.

- 170.2. When the same acts are committed by a person who is responsible for educating a mishall be punished by deprivation of liberty for a term of three to five years.
- 170.3. When the acts provided for in Articles 170.1 or 170.2 of this Code are committed | force or threatening to use force, or when a minor is involved in a criminal group or in the con of a serious or particularly serious crime—

shall be punished by deprivation of liberty for a period of five to ten years.

Article 171. Involvement of minors in prostitution, participation in porn performances or other immoral acts [375]

171.1. Encouraging a minor to engage in prostitution, participation in pornographic perforn other immoral acts—

shall be punished by deprivation of liberty for a period of three to six years with deprivation of

- 171.2.1. when committed by force or threat of force or other means of coercion; [377]
- 171.2.2. when committed by an organized gang—
- 171.2.3. when it is committed by the parents of a minor or other persons entrusted with the duty of a minor by law, or a teacher or other employee of an educational, educational, medical or other in responsible for supervising minors; [378]

171.2.4. when committed against a person under the age of sixteen –

shall be punished by deprivation of liberty for a period of four to eight years, with deprivat right to hold a certain position or engage in a certain activity for a period of up to three years.

Article 171-1. Circulation of child pornography [381]

171-1.1. To distribute, advertise, sell, give away, send, offer, facilitate acquisition, or to dist advertise child pornography, to prepare, obtain or store it -

shall be punished by a fine in the amount of eight thousand to ten thousand m imprisonment for a term of up to five years. [382]

- 171-1.2. The same actions:
- 171-1.2.1. when repeated;
- 171-1.2.2. when it is committed by a group of persons, an organized group or a criminal ass (organization) who colluded in advance;
 - 171-1.2.3. when it is committed by obtaining a significant amount of income;
- 171-1.2.4. when it is committed by the parents of a minor or *other* persons entrusted with of educating a minor by law, or a teacher or other employee of an educational, educational, m other institution responsible for supervising minors; [383]
- 171-1.2.5. when committed against a person under the age of fourteen, which is obvious guilty person; [384]

shall be punished by deprivation of liberty for a period of five to eight years, with deprivate the right to hold a certain position or engage in a certain activity for a period of up to three years

Note:

- 1. For the purposes of Article 171-1 of this Code, "child pornography" means the real or si participation of a minor or a person who creates the imagination of a minor in acts of an ove nature, or the sexualization of minors for sexual purposes. means any objects or materials depict organs, including realistic depictions of minors engaged in overt sexual acts.
- 2. In Article 171-1.2.3 of this Code, "substantial amount" means an amount exceeding one t manats.

Article 171-2. Sexual harassment of children [385]

ose of having sexual relations with a person under the age of fourteen, performing sexual acts or performing sexual acts o

shall be punished by restriction of liberty for a term of up to three years or deprivation of liberty for one to three years.

Article 172. Changing the child of another person

Changing another person's child for the purpose of greed, revenge and other nefarious ir by the person who is responsible for protecting or caring for the child in medical institutions—

shall be punished by deprivation of liberty for a term of up to three years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years.

Article 173. Sale of a minor [386]

173.1. Purchase and sale of a minor, or in the case of a minor, giving him to others and coother agreements related to his ownership -

shall be punished by imprisonment for up to three years.

173.2. The same actions:

173.2.1. when repeated;

173.2.2. when committed against two or more minors;

173.2.3. when it is committed by a group of persons or an organized group who consadvance;

173.2.4. when committed by the guilty person using his position of care;

173.2.5. when the minor is illegally removed from the territory of the Republic of Azerl brought to the territory of the Republic of Azerbaijan;

173.2.6. when committed with the purpose of using the organs or tissues of a minor—shall be punished by deprivation of liberty for a period of three to eight years.

173.3. When the actions provided for in Articles 173.1 and 173.2 of this Code cause the dominor due to carelessness or other serious consequences—

shall be punished by deprivation of liberty for a period of eight to twelve years.

Article 174. Illegal adoption

When illegal actions related to the adoption of children, giving them to guar (guardianship) or a foster family for upbringing are committed for the purpose of greed—

[387]

shall be punished by a fine in the amount of one thousand five hundred to two thousand manat deprivation of the right to hold certain positions or engage in certain activities for a period of up years, or by correctional work for a period of up to one year, or deprivation of liberty for a peri

to six months.

Article 175. Do not spread the secret of adoption

a fine in the amount of one thousand five hundred to two thousand manats or three hundred and to four hundred and eighty hours of public works or up to three years of deprivation of the righ a certain position or engage in certain activities for a period of up to one year or up to six mon be punished by imprisonment for a term. [389]

Article 176. Prejudiced refusal to provide assistance to children or parents [390]

176.1. Prejudicial refusal to pay the amount determined by the court for the maintenance of child (children) by working parents who are able to work, as well as children who have reached of majority but are not able to work—

shall be punished by a fine from one hundred to five hundred manats, or public works for hundred ninety to two hundred forty hours, or correctional works for a period of up to one deprivation of liberty for up to six months. _____

176.2. Prejudicial refusal by an able-bodied and working child(ren) to pay court-ordered for incapacitated parents—

shall be punished by a fine of up to five hundred manats or imprisonment for up to six [392]

Article 176-1. Do not force a woman into marriage

176-1.1. Do not force a woman into marriage -

shall be punished by a fine in the amount of two thousand to three thousand m imprisonment for a term of up to two years.

176-1.2. When the same acts are committed against a person under the age of marriage - shall be punished by a fine in the amount of three thousand to four thousand m imprisonment for a term of up to four years.

SECTION NINTH CRIMES IN THE ECONOMIC FIELD

Chapter 23 CRIMES AGAINST PROPERTY

Article 177. Theft KMQ22

177.1. Theft, i.e. secretly robbing someone else's property —

shall be punished by public works from three hundred sixty to four hundred eighty hours or common works for a period of up to two years or restriction of freedom for a period of up to two years or depressible type for a period of up to two years.

[394]

- 177.2.3. when it is committed by illegally entering a residential area, as well as a warehouse or other storage places;
 - 177.2.3-1. when committed using electronic data carriers or information technologies; _____
- 177.2.3-2. when committed in relation to oil pipelines, natural gas, communication, electric energy, water, sewerage, railway lines of state or public importance;
 - 177.2.4. if committed by causing considerable damage—
- 177.2.5. when it is committed by removing it from the victim's body, pocket, bag or other hand [396]

shall be punished by restriction of liberty for a period of one to three years or deprivation of liberty for a period of two to five years. [397]

- 177.3. Actions provided for in Articles 177.1 or 177.2 of this Code: [398]
- 177.3.1. when committed by an organized group;
- 177.3.2. if committed by causing a large amount of damage—
- 177.3.3. when committed by a person who has been twice or more previously convicted of a or extortion—
 [399]

shall be punished by deprivation of liberty for a term *of five to ten years* , with or confiscation of property . ____

177.4. When the actions provided for in Articles 177.1-177.3 of this Code are committed, especausing a large amount of damage - [401]

shall be punished by deprivation of liberty for ten to fourteen years.

Note: [402]

- 1. The liability provided for in Articles 177.1, 178.1 and 179.1 of this Code arises in cases where ι caused to the owner or other owner of the property in the amount of more than five hundred manats, but than five thousand manats. The liability provided for in Articles 177.2.1-177.2.3-2, 177.2.5 and 177.3 Code arises in cases where damage is caused to the owner or other owner of the property in the amoun than one hundred manats.
- 2. In Articles 177-182, 185-187 and 189-1 of this Code, the term "substantial amount" means at over five thousand manats, but not more than fifty thousand manats, and the term "total amount" means thousand manats. , but the amount does not exceed five hundred thousand manats, "especially the total means the amount above five hundred thousand manats.
- 3. A person who has committed any one or more of the crimes provided for by Articles 177-183, a Articles 213-3, 217, 227, 232 and 235 of this Code, provided for by Articles 177-183 of this Code commitment of any of the crimes (with the exception of the cases specified in Article 16.3 of this considered their re-commitment.

Article 178. Fraud KMQ22

178.1. Fraud, i.e. taking another person's property or obtaining property rights by means

**estriction of freedom for a period of up to two years, or deprivation of liberty for a period of u [403] years. ____

178.2. The same actions:

178.2.1. when it is committed by a group of people who conspired in advance;

178.2.2. when repeated;

178.2.3. when committed by a person using his position of care;

178.2.4. if committed by causing considerable damage —

shall be punished by a fine in the amount of *four thousand to seven thousand manats or rest* freedom for a period of one to three years, or deprivation of liberty for a period of two to five years

without confiscation of property . [404]

178.3. Actions *provided for in Articles 178.1 or 178.2 of this Code* : ____

178.3.1. when committed by an organized group;

178.3.2. if committed by causing a large amount of damage—

178.3.3. when committed by a person who has been twice or more previously convicted of a [406] or extortion—

shall be punished by deprivation of liberty for a term of five to ten years , with or confiscation of property . [407]

178.4. When the acts provided for in Articles 178.1-178.3 of this Code are committed by causin amount of damage -

shall be punished by deprivation of liberty for ten to fourteen years.

Article 179. Misappropriation or waste

179.1. Misappropriation or squandering, that is, theft of another's property entrusted offender—

shall be punished by a fine in the amount of one thousand to two thousand manats, or public wo three hundred sixty to four hundred eighty hours, or correctional works for a period of up to two restriction of freedom for a period of up to two years, or deprivation of liberty for a period of up to tw [409]

179.2. The same actions:

179.2.1. when it is committed by a group of people who conspired in advance;

179.2.2. when repeated;

179.2.3. when committed by a person using his position of care;

179.2.4. if committed by causing considerable damage—

shall be punished by a fine in the amount of *four thousand to seven thousand manats or rest* freedom for a period of one to three years, or deprivation of liberty for a period of two to five years

without confiscation of property . ____

179.3. Actions provided for in Articles 179.1 or 179.2 of this Code:

170 3.1 when committed by an organized group.

179.3.3. committed by a person who has been twice or more previously convicted of extraction—
[411]

shall be punished by deprivation of liberty for a term *of five to ten years* , with or confiscation of property . ____

179.4. When the acts provided for in Articles 179.1-179.3 of this Code are committed, especially by large amount of damage - [413]

shall be punished by deprivation of liberty for ten to fourteen years.

Article 180. Robbery

180.1. Robbery, i.e. open robbery of another's property—

shall be punished by restriction of liberty for a term of up to three years or deprivation of libe term of up to three years. ____

180.2. The same actions:

180.2.1. when it is committed by a group of people who conspired in advance;

180.2.2. when repeated;

180.2.3. when it is committed by illegally entering a residential area, as well as a l warehouse or other storage places;

180.2.4. when it is committed by applying force that is not dangerous to the life or health of 180.2.5. if it is committed by causing considerable damage to the victim—

shall be punished by deprivation of liberty for a term *of three to seven years* , with or confiscation of property . _____

180.3. Actions provided for in Articles 180.1 or 180.2 of this Code: [416]

180.3.1. when committed by an organized group;

180.3.2. if committed by causing a large amount of damage to the victim -

180.3.3. committed by a person who has been twice or more previously convicted of extension—

[417]

shall be punished by deprivation of liberty for a period of seven to twelve *years* , with or confiscation of property . ____

180.4. When the acts provided for in Articles 180.1-180.3 of this Code are committed, especially by large amount of damage - [419] shall be punished by deprivation of liberty for a period of twelve to fifteen years.

Article 181. Robbery

181.1. Robbery, i.e., assault involving violence dangerous to the life or health of the person for the purpose of seizing another's property, or the threat of such violence—

shall be nunished by deprivation of liberty for a term of four to eight years with or

- 181.2.1. when it is committed by a group of people who conspired in advance;
- 181.2.2. when repeated;
- 181.2.3. when it is committed by illegally entering a residential area, as well as a l warehouse or other storage places;
 - 181.2.4. when it is committed with the aim of obtaining a significant amount of property; [421]
 - 181.2.5. when committed by the use of weapons or articles used as weapons —

shall be punished by deprivation of liberty for a period of eight to twelve years with confis property .

- 181.3. Actions provided for in Articles 181.1 or 181.2 of this Code : [422]
- 181.3.1. when committed by an organized group;
- 181.3.2. when it is committed with the aim of obtaining a large amount of property;
- 181.3.3. when it is committed by seriously harming the victim's health—
- 181.3.4. committed by a person who has been twice or more previously convicted of extreme [423]

shall be punished by deprivation of liberty for ten to fifteen years with confiscation of prop 181.4. When the actions provided for in Articles 181.1-181.3 of this Code are committed with to obtaining a large amount of property, -

shall be punished by deprivation of liberty for a period of fourteen to eighteen years. ____

Article 182. Extortion by threats

182.1. Extortion by threats, i.e. not forcing the identity of the victim or his close relatives, s_l defamatory information about them, or demanding that someone else's property or rights to pro other actions of a property nature, with the threat of destroying their property —

shall be punished by restriction of liberty for a period of up to three years or deprivation of a period from three to five years.

- 182.2. The same actions:
- 182.2.1 when it is committed by a group of persons who conspired in advance;
- 182.2.2. when repeated;
- 182.2.3. when committed by force;
- 182.2.4. when committed for the purpose of obtaining a considerable amount of property—shall be punished by deprivation of liberty for a term of five to ten years, with or confiscation of property.
 - 182.3. Actions provided for in Articles 182.1 or 182.2 of this Code:
 - 182.3.1. when committed by an organized group;
 - 182.3.2. when it is committed with the aim of obtaining a large amount of property;
 - 182.3.3. if it is committed by seriously harming the victim's health—
 - 182.3.4. when committed by a person who has been twice or more previously convicted of ([427]

182.4. When the actions provided for in Articles 182.1-182.3 of this Code are committed with the obtaining a large amount of property, -

shall be punished by deprivation of liberty for a period of thirteen to seventeen years. ____

Article 183. Looting things of special value

183.1. Looting objects or documents of special historical, scientific, literary or culturaregardless of the method -

shall be punished by deprivation of liberty for a term of five to seven years , with or confiscation of property . [429]

183.2. The same actions:

183.2.1. when it is committed by a group of persons or an organized group who cons advance;

183.2.2. when repeated;

183.2.3. in case of causing the destruction, damage or destruction of the items or do specified in Article 183.1 of this Code — $\,$

shall be punished by deprivation of liberty for a period of eight to fifteen years with confis property .

Article 184. Damage to property by deception or abuse of trust [430]

184.1. By fraud or breach of trust, causing substantial damage to the property of the owner or oth without signs of robbery—

[431]

shall be punished by a fine from two thousand to four thousand manats or correctional works for a up to two years or deprivation of liberty for a period of up to two years. _____

184.2. The same actions:

184.2.1. when it is committed by a group of people who conspired in advance;

184.2.2. when repeated;

184.2.3. when it is committed by causing considerable damage to the victim—
[433]

shall be punished by a fine from four thousand to six thousand manats or imprisonment for a ter [434] to four years.

184.3. The same actions:

184.3.1. when committed by an organized group;

184.3.2. when it is committed with the aim of obtaining a large amount of property;

184.3.3. when committed by a person who has been twice or more previously convicted of or extortion, or of damage to property by deception or breach of trust—

shall be punished by deprivation of liberty for a period of three to seven years with confis property.

185.1. Unlawful seizure (kidnapping) of a car or other means of transport without the purobbery—

shall be punished by a fine in the amount of one thousand to two thousand manats or correction for a period of up to two years or restriction of freedom for a period of up to two years or restr

freedom for a period of up to three years or deprivation of liberty for a period of up to two years

- 185.2. The same actions:
- 185.2.1. when it is committed by a group of people who conspired in advance;
- 185.2.2. when repeated;
- 185.2.3. if it is committed by using force that is not life-threatening or by threatening to force;
 - 185.2.4. if it is committed by causing considerable damage to the victim—

shall be punished by a fine in the amount of three thousand to six thousand manats or restriction o

for a period of one to three years or deprivation of liberty for a period of two to five years.

- 185.3. Actions provided for in Articles 185.1 or 185.2 of this Code:
- 185.3.1. when committed by an organized group;
- 185.3.2. when it is committed by causing a large amount of damage;
- 185.3.3. if it is committed by the use of force or the threat of such force which is dangerous shall be punished by deprivation of liberty for a period of five to ten years.
- 185.4. When the acts provided for in Articles 185.1-185.3 of this Code are committed, especially by

large amount of damage - [437]

shall be punished by deprivation of liberty for ten to twelve years.

Article 186. Deliberate destruction or damage to property

186.1. When intentional destruction or damage to another's property is committed considerable damage to the victim—

shall be punished by a fine in the amount of two to three times the damage caused as a result of the restriction of freedom for a period of up to two years, or deprivation of liberty for a period of up to tv [438]

- 186.2. The same actions:
- 186.2.1. when it is committed by causing a large amount of damage to the victim;
- 186.2.2. if committed by burning, blasting or any other generally dangerous method or grave consequences—

shall be punished by deprivation of liberty for a period of three to seven years.

186.3. When the acts provided for in Articles 186.1 and 186.2 of this Code are committed by causin amount of damage -

shall be punished by deprivation of liberty for a period of seven to ten years.

Article 187. Negligent destruction or damage to property

187.1. When the destruction or damage of another's property *due to careless behavior with fir source of high danger* is committed by causing considerable damage to the victim—

[440]

shall be punished by a fine in the amount of two to three times the damage caused as a result of the by three hundred sixty to four hundred eighty hours of public service, or by correctional we period of up to one year, or by restriction of freedom for a period of up to six months, or by deprivalently for a period of up to six months.

[441]

187.2. When the same acts occur due to careless handling of fire or other source of high d are committed by causing a large amount of damage—

[442]

shall be punished by a fine from two thousand to three thousand manats or restriction of freedom fo of up to one year or deprivation of liberty for a period of up to one year. [443]

187.3. When the actions provided for in Article 187.1 of this Code lead to serious consequen shall be punished by correctional works for a period of up to two years or deprivation of li the same period.

187.4. When the acts provided for in Article 187.1 of this Code are committed by causing a large a damage — [444]

shall be punished by restriction of liberty for a period of one to three years or deprivation of liberty for a period of one to three years.

Note. A person who has committed the acts provided for in Articles 187.1-187.2 of this Cod first time shall be released from criminal liability if he fully pays the damage caused as a rest [445] crime.

Article 188. Violation of ownership, use or lease rights over land _____

188.1. Arbitrarily fencing, cultivating or altering a plot of land without the right of ownership, us established by law, or arbitrary occupation of that plot of land in other ways -

shall be punished by a fine from eight thousand to ten thousand manats or restriction of freedom for of up to two years or deprivation of liberty for a period of up to two years. [447]

188.2. Arbitrarily carrying out construction or installation work on a plot of land without the ownership, use or lease established by law -

shall be punished by restriction of liberty for a period of one to three years or deprivation of liberty for a period of one to three years. [448]

188.3. When the actions provided for in Articles 188.1 and 188.2 of this Code are committed in r agricultural land -

shall be punished by restriction of liberty for a period of three to five years or deprivation of liberty for a period of two to five years. _____

188.4. Actions provided for in Articles 188.1-188.3 of this Code:

188.4.1. when repeated;

100 17 roles committed by a navon using his nacition of care

189.1. When conducting conversations by illegally accessing the communication line belo the subscriber's telephone number, causing considerable damage to the victim -

shall be punished by a fine from one thousand five hundred manats to two thousand manats, or f hundred forty to three hundred hours of public works, or correctional works for a period of u [451]

year._____

189.2. When the same actions cause substantial damage to the victim—

shall be punished by a fine in the amount of two thousand to four thousand manats or correction for a period of up to two years. ____

Article 189-1. Extortion of natural gas, water, electricity or thermal energy

189-1.1. Illegal connection to natural gas, water supply, electricity or heating networks, as robbery of these resources, when these actions are committed by causing considerable damageshall be punished by a fine in the amount of two thousand to four thousand manats, or conworks for a period of up to two years, or restriction of freedom for a period of up to two years, or referedom for a period of up to two years.

[455]

189-1.2. When the same acts are committed by causing a large amount of damage -

shall be punished by a fine from four thousand to six thousand manats or restriction of freedom fo of one to three years or restriction of freedom for a period of up to three years or deprivation of the period of up to three years.

[456]

189-1.2-1. When the acts provided for in Article 189-1.1 of this Code are committed by causin amount of damage - [457]

shall be punished by deprivation of liberty for a period of three to seven years.

189-1.3. 189-1.1, 189-1.2 or 189-1.2 of this Code due to the dishonest or indifferent attituc non-official authorized representative of the natural gas, water, electricity or heat energy enterprises who did not perform their duties or did not perform them properly. Failure to preprovided for in Articles 189-1.2-1 – [458]

shall be punished by a fine in the amount of three thousand to four thousand manats, or r of freedom for a period of one to three years, or restriction of freedom for a period of up to three deprivation of liberty for a period of two to four years. [459]

189-1.4. 189-1.1, 189-1.2 or 189-1.2- Failure to prevent the actions provided for in Articles 1 - shall be punished by a fine in the amount of four thousand to *six thousand* manats or *rest freedom for a period of two to five years or* restriction of freedom for a period of up to three deprivation of liberty for a period of four to six years. [460]

A person who has committed the acts provided for in Articles 189-1.1 or 189-1.2 of this Coo first time shall be released from criminal responsibility if he fully pays the damage caused as a the crime.

Chapter 24 CRIMES IN THE FIELD OF ECONOMIC ACTIVITY

Article 190. Do not obstruct legal entrepreneurial activity

190.1. Illegally refusing or refusing to register an individual entrepreneur or cor organization, illegally refusing or refusing to issue a special consent (license) to carry out a cerl of activity, regardless of the organizational-legal or ownership form. restricting the rights interests of an individual entrepreneur or a commercial organization, as well as illegally lim independence of an individual entrepreneur or a commercial organization or otherwise interfering with their activities, when these actions are committed by an official by abusing hi position—

shall be punished by a fine from two thousand to four thousand manats or correctional works for of up to one year. ____

190.2. When the same acts are committed by violating a legally binding court decision or c large amount of damage $\frac{[463]}{}$ —

shall be punished by a fine in the amount of twice the amount of the damage caused as a result of to or deprivation of the right to hold a certain position or engage in a certain activity for a period three years, or correctional works for a period of up to two years. _____

Note: 192.1, 192-1.1, 192-1.2, 193.1, 194.1-1, 195.1, 195-1.1, 195-1.2, 195-2.1, 196.1, 197.1, 192.1, 201-1.1, 203 of this Code .1 , In Articles 204.2, 205-2.1, 206-1.1, 210.1, 211.1 and 212.1, "substantial amount" means an amount over fifty thousand manats, but not more than two hundred manats, 190.2, 192-1.3.2, 194.2.4, 195.2, 195-1.3, 195-2.2, 196.2, 197.2, 198.2, 200-2.3, 201-1.2, 202.2, 202-2.1, 203.2, 203-1.1, 204.3.2, 205.2.3 205- In Articles 2.2.3, 210.2, 211.2 and 212.2, "gross amount" amount exceeding two hundred thousand manats, in Articles 192.2.1, 192.2.2, 193.2.1 , 193.2.2 and 20 "gross amount" means an amount above two hundred thousand manats, but not more than five hundred manats, in articles 192.3.1, 192.3.2, 193.3.1 , 193.3.2 and 206-1.3, "especially gross amount" means five thousand the amount above AZN is understood. [465]

Article 191. Registration of illegal transactions related to land

Knowingly registering illegal transactions related to land, falsifying the accounting dat State land cadastre, as well as intentionally reducing the amount of land fee by an official ι official position for greed or other personal intentions—

shall be punished by a fine from two thousand to four thousand manats, or deprivation of the hold a certain position or engage in certain activities for a period of up to two years, or cor

DOWN

192.1. Entrepreneurship carried out without state registration (*tax accounting*) in the established by the legislation of the Republic of Azerbaijan or without receiving such consent (li a special consent (license) is required, as well as in violation of the conditions of licensing objects with restricted civil circulation without a special permit when engaging in activitie significant damage *to natural or legal persons or the state, as well as when it is committed by ob significant amount of income*—

[467]

shall be punished with a fine in the amount of two to three times the amount of the damage car result of the crime (earned income), or correctional work for a period of up to one year, or deprive liberty for a period of up to six months.

[468]

192.2. The same actions:

- 192.2.1. when causing a large amount of damage; [469]
- 192.2.2. when it is committed by obtaining a large amount of income;
- 192.2.3. when committed by an organized gang-

shall be punished by a fine in the amount of three times the amount of the damage caused as a res crime (earned income), or restriction of freedom for a period of up to three years, or deprivation of libe period of one to five years.

[470]

- 192.3. Actions provided for in Articles 192.1 and 192.2 of this Code: [471]
- 192.3.1. especially when it causes a large amount of damage;
- 192.3.2. especially when it is committed with a large amount of income —

shall be punished by a fine in the amount of four times the amount of the damage (earned income) ca result of the crime, or by deprivation of liberty for a period of five to seven years, with or without the right certain position or engage in a certain activity for a period of up to three years.

Note: The person who committed the act provided for in Article 192.1 of this Code for the first tim released from criminal liability if he fully pays the damage caused as a result of the crime or transfers the obtained as a result of the crime to the state budget. _____

Article 192-1. Violation of the rules for the organization or conduct of lotteries an betting _____

192-1.1. When the organization or holding of lotteries (except incentive lotteries) by a person who have the right to do so causes significant damage to natural or legal persons or the state, as well as a committed by obtaining a significant amount of income -

shall be punished by a fine in the amount of two to three times the amount of the damage caused as a the crime (earned income) or imprisonment for a term of up to one year.

192-1.2. When the organization or holding of sports betting games without accreditation in accordance the procedure established by law causes significant damage to individuals or legal entities, or the state, a when it is committed by obtaining a significant amount of income -

192-1.3. Actions provided for in Articles 192-1.1 or 192-1.2 of this Code:

192-1.3.1. when repeated;

192-1.3.2. when it causes a large amount of damage or is committed by obtaining a large amount of 192-1.3.3. when committed by an organized gang or criminal association (criminal organization) -

shall be punished by a fine in the amount of three times the amount of the damage caused as a res

crime (obtained income) or imprisonment for a term of one to five years.

Article 192-2. Manipulation of sports events [477]

192-2.1. For the purpose of manipulation of sports competitions, offering material or other favors, or concessions to an athlete, sports referee, coach, sponsor or other person for himself or for third parties or indirectly, personally or using an intermediary, promising or giving -

shall be punished by a fine in the amount of three thousand to five thousand manats or imprisonn term of three to six years.

192-2.2. For the purpose of manipulation of sports competitions, for any action (inaction) by a sports referee, coach, sponsor or other person, directly or indirectly, personally or through the u intermediary, financial or other benefit for them or third parties., requesting or receiving a privilege or cc or accepting an offer or promise thereof -

shall be punished by a fine in the amount of three thousand to five thousand manats or imprisonn period of three to six years with or without deprivation of the right to hold a certain position or engage in activity for a period of up to three years.

- 192-2.3. Actions provided for in Articles 192-2.1 and 192-2.2 of this Code:
- 192-2.3.1. when repeated;
- 192-2.3.2. when committed by an organized gang or criminal association (criminal organization) shall be punished by imprisonment for six to eight years.
- 192-2.4. For the purpose of manipulating sports competitions, using force or threatening to use fo athlete, sports referee, coach, sponsor or other person, or their close relatives, or spreading defamatory in about themselves or their close relatives, or or demand that close relatives do or not do any actions under of destroying their property -

shall be punished by imprisonment for up to three years.

192-2.5. When the acts provided for in Article 192-2.4 of this Code are committed by applying for dangerous to life or health -

shall be punished by deprivation of liberty for a period of three to six years.

Note:

- 1. In Articles 192-2.1, 192-2.2 and 192-2.4 of this Code, "manipulation of sports competitions intentionally changing the course or outcome of sports competitions in order for a person to gain advantage in favor of himself or others. action (action or inaction) is understood.
- 2. A person who has committed the act provided for in Article 192-2.1 of this Code shall be released criminal responsibility if he voluntarily informs the relevant state body about it or if he commits this act a of threats against him.
 - 3 An official who commits the act provided for in Article 192-2 2 of this Code in connection

Article 193. False entrepreneurship

193.1. False entrepreneurship, i.e. the creation of an enterprise or other legal entity wit intention of carrying out entrepreneurial activity with the aim of obtaining a loan, exempti duties or obtaining other property benefits, or concealing prohibited activity, when it is significant amount of damage, as well as when it is committed by obtaining a significant are [478] income -

shall be punished by a fine in the amount of two to three times the amount of the damage cau result of the crime (earned income) or restriction of freedom for a period of up to six months or depri

liberty for a period of up to six months.

- 193.2. The same actions:
- 193.2.1. when causing a large amount of damage;
- 193.2.2. when it is committed by obtaining a large amount of income;
- 193.2.3. when committed by an organized group [480]

shall be punished by a fine in the amount of three times the amount of the damage caused as a the crime (earned income), or restriction of freedom for a period of up to three years, or deprivation of a period of one to five years.

[481]

- 193.3. Actions provided for in Articles 193.1 and 193.2 of this Code: [482]
- 193.3.1. especially when it causes a large amount of damage;
- 193.3.2. especially when it is committed with a large amount of income —

shall be punished by a fine in the amount of four times the amount of the damage (earned income) ci result of the crime, or by deprivation of liberty for a period of five to seven years, with or without the right certain position or engage in a certain activity for a period of up to three years.

Note: The person who committed the act provided for in Article 193.1 of this Code for the first tim released from criminal liability if he fully pays the damage caused as a result of the crime or transfers the obtained as a result of the crime to the state budget.

[483]

Article 193-1. Money Laundering or Other Property Obtained by Crime

193-1.1. Laundering of money or other property obtained through crime, i.e.:

193-1.1.1. conversion or transfer of such funds or other property for the purpose of concertrue source of the acquisition of funds or other property, knowing that it was obtained through means, or helping the offender to evade responsibility, or obtaining criminally for those ${\bf 1}$

implementation of financial transactions or other transactions using the funds or other property; 193-1.1.2. concealing or concealing the true nature, source, location, disposition, transfer, 1

or ownership of money or other property, knowing that it was obtained through crime – [486]

shall be punished by a fine from four thousand to eight thousand manats, or by deprivation of the hold certain positions or engage in certain activities for a period of up to three years , confis

193-1.2.2. when repeated;
193-1.2.3. when committed by a person using his position of care -
shall be punished by deprivation of liberty for a period of five to eight years with confis-
property, with or without deprivation of the right to hold a certain position or engage in
activity for a period of up to three years .
193-1.3. Actions provided for in Articles 193-1.1 or 193-1.2 of this Code:
193-1.3.1. when committed by an organized gang or criminal association (criminal organiza
193-1.3.2. when committed in a significant amount – [488]
shall be punished by deprivation of liberty for a period of seven to twelve years with con
of property, with or without deprivation of the right to hold a certain position or engage in
activity for a period of up to three years.
Note: In Article 193-1.3.2 of this Code, the <i>term "substantial amount"</i> means an amount expression of the code of the code, the term "substantial amount" means an amount expression of the code of
[489]
fifty thousand manats.
Article 194. Not acquiring, owning or using, or disposing of money or other
[490]
knowing that it was obtained through crime
194.1. Obtaining, possessing or using a significant amount of money or other property,
that it was obtained by crime without prior promise, or disposing of them without concealing
source of their acquisition - [491]
shall be punished by a fine in the amount of three thousand to six thousand manats or rest
freedom for a period of up to three years or restriction of freedom for a period of up to three
deprivation of liberty for a period of up to four years with confiscation of property . [492]
[493]
194.1-1. When the same acts are committed in a significant amount - [493]
shall be punished by a fine in the amount of two to three times the amount of the damage caused as ι
the crime (earned income) or imprisonment for a term of up to three years
[495]
194.2. Actions provided for <i>in Articles</i> 194.1 or 194.1-1 of this Code:
194.2.1. when it is committed by a group of persons or an organized group who cons
advance;
194.2.2. when it is committed by an official using his service position;
194.2.3. when committed by a person previously convicted of this crime; [496]
194.2.4. when committed in large quantities—
shall be punished by deprivation of liberty for a term of three to six years , with or
confiscation of property
Article 195. Taking an illegal loan or not using the loan as intended

193-1.2.1. when it is committed by a group of people who conspired in advance;

ining a loan, a loan on preferential terms, or a targeted state loan, as well as failure to use intended purpose, causes a significant amount of damage—

shall be punished by a fine in the amount of two to three times the damage caused as a result of t, or correctional work for a period of up to two years, or restriction of freedom for a period of up to on deprivation of liberty for a period of up to two years.

[498]

195.2. When the same acts cause a large amount of damage—

shall be punished by a fine in the amount of three times the amount of the damage caused as a the crime or restriction of freedom for a period of one to three years or deprivation of liberty for a period two to five years. _____

Article 195-1. Violation of the rules for using public debt or debt obtained with state g [500]

195-1.1. The non-timely provision of information on the use and return of funds raised by and secondary borrowers through state loans or state guarantees (does not apply to the information on the status of their bank *and other payment* accounts in accordance with the legislest the provision of distorted information significantly harms the state. When causing damage amou [501]

shall be punished by a fine in the amount of two to three times the damage caused as a resi crime, or restriction of freedom for a period of up to one year, or deprivation of liberty for a period of months.

[502]

195-1.2. When non-use of funds raised for state loans or state-guaranteed obligation significant damage to the state -

shall be punished by a fine in the amount of three times the amount of the damage caused as a the crime, or by deprivation of liberty for a period of one to two years, with deprivation of the hold a certain position *or* engage in a certain activity for a period of three years. [503]

195-1.3. When the actions provided for in Articles 195-1.1 and 195-1.2 of this Code cause amount of damage to the state -

shall be punished by a fine in the amount of four times the amount of the damage caused as a resi crime, or by deprivation of liberty for a period of two to three years, with deprivation of the righ a certain position *or* engage in a certain activity for a period of three years. [504]

Article 195-2. **Violation of internal and external borrowing** [505]

195-2.1. When internal or external borrowing by legal entities belonging to the state without obta consent of the relevant executive authority causes significant damage to the state -

shall be punished with a fine in the amount of two to three times the amount of damage caused as a the crime, or restriction of freedom for a period of up to two years, or deprivation of liberty for a period of

195-2.2. When the same actions cause a large amount of damage to the state -

shall be punished by deprivation of the right to hold a certain position or engage in a certain acti period of three years, a fine in the amount of three times the amount of the damage caused as a result of the or restriction of freedom for a period of two to four years, or deprivation of liberty for a period of two to four

Note: In this article, "legal entities owned by the state" means commercial legal entities who (shares) are 51 or more percent directly or indirectly owned by the state, non-commercial legal entities c the state, and public legal entities, as well as the mentioned legal entities 51 or more percent of the share created by individuals are considered subsidiary economic companies, non-commercial legal entities as legal entities, directly or indirectly owned by those legal entities.

Article 196. Deliberate avoidance of paying creditors' debts

196.1. If the intentional evasion of the payment of creditor debts or securities by the heat organization or a citizen, according to the relevant decision of the court, which has entered in force, causes a significant amount of damage—

a fine of two to three times the amount of the damage caused as a result of the crime, with or deprivation of the right to hold a certain position or engage in a certain activity for a period three years, or correctional work for a period of up to one year, or restriction of freedom for a period of up to one year.

up to two years, or deprivation of liberty for a period of up to two years is punished with

196.2. When the same acts cause a large amount of damage—

a fine in the amount of three times the amount of the damage caused as a result of the correctional work for a period of up to two years, or restriction of freedom for a period of one to three imprisonment for a period of two to five years, with or without deprivation of the right to hold position or engage in a certain activity punishable by deprivation. [508]

Article 197. Illegal use of trademarks

197.1. If the use of another's trademark or service mark, the name of the place of origi goods, or similar names to the name of goods of the same kind is repeated or causes cons damage—

[509]

shall be punished by a fine in the amount of two to three times the amount of the damage caused as the crime (earned income) or correctional works for a period of up to two years or restriction of free period of up to one year or deprivation of liberty for a period of up to one year. [510]

197.2. When the same acts cause a large amount of damage —

shall be punished by a fine in the amount of three times the amount of the damage caused as a res crime (gain) or restriction of freedom for a period of up to three years or restriction of freedom for a purpose up to two years or deprivation of liberty for the same period. [511]

Article 198. Do not knowingly advertise falsely

shall be punished by a fine in the amount of two to three times the damage caused as a result of the correctional work for a period of up to two years, or imprisonment for a period of up to one year.

[512]

198.2. When the same acts cause a large amount of damage —

shall be punished by a fine in the amount of three times the amount of the damage caused as a res crime or restriction of freedom for a period of up to two years or deprivation of liberty for a period of 1 years. _____

Article 199 . Monopolistic practices and restraint of competition [514]

199.1. Cartel collusion of business entities on the application of means restricting competition in exclude other competitors from the market or to prevent new competitors from entering the market, part in such collusion, or creating market barriers that cause or may cause the prevention, elimination or lim competition, not to use restrictive measures or other monopolistic actions -

with or without deprivation of the right to hold a certain position or engage in a certain activity for of two years with a fine of twice the amount of damage caused as a result of the crime (obtained income) c without deprivation of the right to hold a certain position or engage in a certain activity for a period of shall be punished by imprisonment for up to one year.

- 199.2. The same actions:
- 199.2.1. when repeated;
- 199.2.2. when committed by an organized group;
- 199.2.3. when committed by a person using his position of care;
- 199.2.4. when it causes a significant amount of damage or is committed with a significant amount

shall be punished with deprivation of liberty for a period of three to seven years, with deprivation of to hold a certain position or engage in a certain activity for a period of three years, or with a fine of three amount of the damage caused as a result of the crime (earned income). ____

- 199.3. Actions provided for in Articles 199.1 or 199.2 of this Code:
- 199.3.1. when committed by a criminal association (criminal organization);
- 199.3.2. when it is committed without signs of extortion, using force or the threat of using force, a destroying or damaging another's property or threatening to destroy or damage it;
- 199.3.3. when it causes a large amount of damage or is committed by obtaining a large amount of in shall be punished by imprisonment for a term of seven to twelve years, with a fine of four times the a the damage caused as a result of the crime (earned income).

Note:

- 1. In Article 199.2.4 of this Code, the term "substantial amount" means the amount from ten the fifty thousand manats, and in Article 199.3.3, the term "total amount" means the amount exceeding fifty manats.
- 2. The person who has committed the act provided for in Article 199.1 of this Code shall be released criminal responsibility if he assists in the detection and prevention of that criminal act by notifying the a in time or in another way, and if his act does not contain any other crime.

200.1. Deception of consumers, i.e. significant deception of consumers about the size, weig as well as consumer characteristics or quality of goods (services) by individuals registered as in entrepreneurs in the field of trade (services) in organizations that sell goods or provide service population -

shall be punished by a fine in the amount of three thousand to five thousand manats or will works from three hundred sixty to four hundred eighty hours . ____

200.2. The same actions:

200.2.1. when repeated;

200.2.2. when it is committed by a group of people who conspired in advance;

200.2.3. if committed by causing a large amount of damage—

shall be punished by a fine in the amount of five thousand to seven thousand m imprisonment for a period of up to six months with deprivation of the right to hold a certain pc engage in a certain activity for a period of up to three years. [517]

200.3. *When* knowingly manufacturing, putting on sale or selling such products, conceal poor quality causes minor or serious damage to the victim's health—

[518]

shall be punished by a fine in the amount of ten thousand to fifteen thousand manats or restriction c for a period of up to two years or deprivation of liberty for a period of up to two years.

200.4. When the actions provided for in Article 200.3 of this Code cause the death of the victim serious consequences due to carelessness $-\frac{[520]}{}$

shall be punished by deprivation of liberty for a period of three to seven years.

Note: In this article, the term "substantial amount" means the amount above three hundred mu not more than three thousand manats, and the term "total amount" means the amount above three t [521] manats.

Article 200-1. **Illegal drug trafficking** [522]

200-1.1. Knowingly selling, storing or importing for sale medicinal products of unknown which do not meet the requirements of normative and technical documents, whose origin is us which have expired, state registration is required by law, but which have not passed state registration well as the production and sale of counterfeit medicinal products, storage or import for the pusale, when these acts are committed in a significant amount -

shall be punished with a fine of three thousand to five thousand manats, or restriction of for a period of up to two years, or deprivation of liberty for a period of up to two years, with or

the right to hold a certain position *or* engage in a certain activity for a period of up to two years.

200-1.2. The same actions:

200-1.2.1. when repeated;

200-1.2.2. when it is committed by a group of persons or an organized group who cons

shall be punished by restriction of freedom for a period of up to three years or deprivation of h a period of two to three years by depriving the right to hold a certain position or engage in activity for a period of up to three years. [524]

200-1.3. Knowingly selling, storing or importing for sale medicinal products of unknown which do not meet the requirements of normative and technical documents, whose origin is us which have expired, state registration is required by law, but which have not passed state registration well as the production and sale of counterfeit medicinal products, if its storage or importation purpose of sale causes minor or severe damage to the victim's health -

shall be punished by deprivation of liberty for a period of three to five years with deprivation the right to hold a certain position or engage in a certain activity for a period of up to three years

200-1.4. When the actions specified in Article 200-1.3 of this Code cause the death of the τ other serious consequences due to carelessness -

shall be punished by deprivation of liberty for a period of five to ten years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years.

Note: In Article 200-1.1 of this Code, the term "substantial amount" means the amount bety thousand and two thousand manats, and in Article 200-1.2.3, the term "total amount" means the exceeding two thousand manats. [525]

Article 200-2. Illegal trafficking of genetically modified plants, or agricultural plant n created by modern biotechnological and genetic engineering methods, or food products produc genetic materials of genetically modified plants [526]

200-2.1. Knowingly importing genetically modified plants not intended for scientific research, teasexhibition purposes, or agricultural plant materials created by modern biotechnological and genetic enmethods, or food products produced using genetic materials of genetically modified plants, or sale, when are committed in large quantities -

shall be punished by a fine in the amount of two to three times the amount of the damage caused as a the crime (earned income) or imprisonment for a term of up to two years. _____

200-2.2. Production of food products using genetically modified plants not intended for scientific testing and exhibition purposes, or agricultural plant materials created by modern biotechnological an engineering methods, or genetic materials of genetically modified plants -

shall be punished by a fine in the amount of ten thousand to fifteen thousand manats or imprisonn term of up to three years. [528]

200-2.3. When the acts specified in Articles 200-2.1 and 200-2.2 of this Code are committed quantities -

shall be punished by a fine in the amount of three times the amount of the damage caused as a res crime (gain) or imprisonment for a term of two to five years. [529]

Article 201. Forcing to conclude a contract or refusing to conclude it

201.1. Force to enter into a contract or refuse to enter into it, without signs of intimidatic coercion, destroying or damaging another's property, as well as disseminating information t cause significant damage to the interests of the victim or his close relatives—

shall be punished by correctional works for a term of up to two years or *restriction of free* term of up to three years or deprivation of liberty for a term of up to two years. ____

201.2. The same actions:

201.2.1. when repeated;

201.2.2. when committed by a group of persons conspiring in advance—

shall be punished by deprivation of liberty for a term of three to *five years*.

Article 201-1. Violation of the rules for concluding contracts with persons related to legal or failure to provide information related to such contracts in accordance with the law

201-1.1. In case of violation of the rules of concluding contracts with persons related to legal er failure to provide information regarding such contracts in accordance with the law, causing a significant of damage or obtaining a significant amount of income -

shall be punished by a fine in the amount of two to three times the amount of the damage caused as ι the crime (earned income) or imprisonment for a term of up to one year.

201-1.2. When the same acts are committed by causing a large amount of damage or obtainin amount of income -

shall be punished by a fine in the amount of three times the amount of the damage caused as a res crime (obtained income) or imprisonment for a term of one to three years. _____

A r t i c l e $2\,0\,2$. Illegal acquisition or dissemination of information containing comm banking secrets

202.1. When the collection of information constituting commercial or bank secrets is comm stealing, buying or threatening documents with the purpose of disseminating or illegally us information, as well as by other illegal means—

shall be punished by a fine from one thousand five hundred manats to two thousand five hundred or correctional works for a period of up to one year or deprivation of liberty for a period of up years. _____

202.2. If, without the owner's consent, the illegal use or dissemination of commercial or bal information with greed or other personal intent is committed, causing a large amount of damage shall be punished by a fine in the amount of twice the amount of the damage caused as a result of to or correctional work for a period of up to two years, or imprisonment for a period of up to six [534]

Note: Article 202.2 of this Code does not apply to a person who submits information containing co or bank secrets to the financial monitoring body in the manner established by the Law of the Republic of A

202-1.1. Disclosure of documents and information related to export control received from l natural persons or their content or transfer to third parties -

shall be punished by a fine from one thousand five hundred manats to two thousand five manats, or corrections for a period of up to one year, or restriction of freedom for a period of up to or restriction of freedom for the same period 1111r.

202-1.2 When the same acts are committed by causing a large amount of damage -

shall be punished by a fine *in the amount of twice the amount of the damage caused as a result of* or by corrections for a period of up to two years or deprivation of liberty for the same period . ____

Article 202-2. **Unlawful use of** *inside* **information by an insider** [539]

202-2.1. When *the insider* information entrusted to him by the insider or known to him dofficial position or work is used illegally for greed or other personal intent or given to third pathe conclusion of contracts, causing a large amount of damage or obtaining a large amount of [540]

a fine in the amount of twice the amount of the damage caused as a result of the crime (earned in restriction of freedom for a period of two to five years, or restriction of freedom for a period of up years with a fine of one thousand to three thousand manats, or holding a certain position or eng a certain activity for a period of up to two years shall be punished by deprivation of liberty for a

up to six years, with or without deprivation of the right to be , confiscation of property .

202-2.2. The same actions:

202-2.2.1. when repeated;

202-2.2.2. if it is committed by a group of persons or an organized gang who conspired in a shall be punished by restriction of liberty for a period of up to three years with a fine for thousand to seven thousand manats, or with or without deprivation of the right to hold certain or engage in certain activities for a period of up to three years , confiscation of prope imprisonment for a period of four to eight years.

[542]

Note: In Article 202-2.1 of this Code, "inside information" and "insider" mean the information an provided for in Articles 78.2 and 79.1 of the Law of the Republic of Azerbaijan "On the Securities respectively. [543]

Article 203. Violation of the rules of release (emission) of securities

203.1. Knowingly including false or distorted information in the prospectus (information memora securities, as well as knowingly approving the prospectus (information memorandum) containing false or information, or knowingly false or distorted when the approval of the report on the results of the issuance

offering of securities rubich includes the information made causes a significant amount of damage -

203.2. When the same acts are committed causing a large amount of damage—
shall be punished by a fine in the amount of three times the amount of the damage caused as a res
crime or imprisonment for a term of up to two years.

[546]

Article 203-1. Securities market manipulations [547]

203-1.1. When manipulations on the securities market are committed by causing a large amount of obtaining a large amount of income - [548]

a fine in the amount of two to three times the damage caused as a result of the crime (earned in restriction of freedom for a period of two to five years or restriction of freedom for a period of up years or deprivation of the right to hold a certain position or engage in a certain activity for a purposition of two years, or failure to do so shall be punishable by deprivation of liberty for a term of two years with confiscation of property.

203-1.2. The same actions:

203-1.2.1. when repeated;

203-1.2.2. when committed by an organized group -

203-1.2.3. when committed using mass media or commonly used informati telecommunication networks -

shall be punished by a fine in the amount of three times the amount of the damage caused as a res crime (earned income), or by deprivation of the right to hold a certain position or engage in a activity for a period of up to three years, or by deprivation of liberty for a period of six to ten ye confiscation of property. [551]

Note: In Article 203-1.1 of this Code, the term "manipulations" refers to actions provided for in Ar of the Law of the Republic of Azerbaijan "On the Securities Market". [552]

Article 204. Preparation, acquisition or sale of counterfeit money or securities

204.1. Preparation, as well as acquisition or sale of counterfeit money, valuable gov securities or foreign currency or securities denominated in foreign currency for the purpose of s

shall be punished by deprivation of liberty for a term of five to seven years, with or confiscation of property .

shall be punished by deprivation of liberty for a term of seven to ten years $\frac{\text{with confish}}{\text{property}}$.

shall be punished by deprivation of liberty for a period of eight to twelve years with confis property .

Article 205. Making, acquiring or selling forged payment instruments or payment do that are not securities _____

205.1. Preparation *of forged payment instruments or non-securities* payment documents purpose of sale, as well as acquisition or sale—

[557]

shall be punished by imprisonment from two to five years with a fine of *two thousan thousand manats*. [558]

205.2. The same actions:

205.2.1. when repeated;

205.2.2. when it is committed by a group of persons or an organized group who cons advance;

205.2.3. when committed in large quantities—

shall be punished by deprivation of liberty for a period of four to seven years $\frac{\text{with confis}}{\text{property}}$.

Article 205-1. Circulation of counterfeit excise stamps and mandatory marks [559]

Preparation, acquisition, storage, sale of fake excise marks or mandatory marks, as well as marking subject to excise marks with false excise marks or marking of goods subject to mandatory marking a compulsory marking, for the purpose of consumption by individuals at a retail facility Acquisition, stora

of goods marked with false excise stamps or false compulsory marking, except for acquisition – shall be punished by a fine from two thousand to three thousand manats or correctional works for a

up to two years or deprivation of liberty for a period of up to three years.

Note: A person who acquires, stores or sells goods marked with a false excise mark or marked wi compulsory marking shall not be criminally liable if he submits a serious report form and electronic confirming the purchase of those goods from another person. [562]

Article 205-2. Deliberate destruction, falsification, illegal preparation, use and sale o marks ____

205-2.1. Deliberate destruction, falsification, illegal preparation, use and sale of control massignificant amount of damage was caused as a result of these actions -

shall be punished by a fine in the amount of two to three times the damage caused as a result of the correctional work for a period of up to two years, or imprisonment for a period of up to one year.

[564]

205-2 2. The same actions:

205-2.2.2. when it is committed by a group of persons or an organized group who consadvance;

205-2.2.3. when causing a large amount of damage -

shall be punished by a fine in the amount of three times the amount of the damage caused as a res crime or imprisonment for a term of two to four years. ____

Article 206. Smuggling

206.1. Smuggling, i.e. goods and other items, except for those mentioned in Article 206. Code, through the customs border of the Republic of Azerbaijan outside of customs control or or by using documents or customs identification means by deception, or by not declaring or in declaring *considerable* holding—

[566]

shall be punished by a fine in the amount of forty to sixty percent of the value of the object of the cri restriction of freedom for a period of up to three years, or by deprivation of liberty for a period of up

years, with a fine in the amount of from forty to sixty percent of the value of the object of the crir

206.1-1. When the acts provided for in Article 206.1 of this Code are committed in large quantities -

shall be punished by a fine in the amount of fifty to seventy percent of the value of the object of the restriction of freedom for a period of two to five years or deprivation of liberty for a period of two to four y a fine in the amount of fifty to seventy percent of the value of the object of the crime.

206.1-2. When the acts provided for in Article 206.1 of this Code are committed, especially quantities—

shall be punished with a fine in the amount of sixty to eighty percent of the value of the object of the imprisonment for a term of three to five years with a fine of sixty percent to eighty percent of the value of of the crime. [568]

206.2. Narcotic drugs, psychotropic substances or their precursors, powerful, toxic, pc radioactive, explosive substances and devices, military weapons and equipment, fire ammunition (with the exception of rifled firearms and ammunition for such weapons), chemical, biological and other weapons of mass destruction, materials and equipment that can in the preparation of weapons of mass destruction and for which special rules have been established their passage through the customs border of the Republic of Azerbaijan, strategically impor materials for which relevant rules have been established for their passage through the customs the Republic of Azerbaijan, cultural, historical or the transfer of objects of archaeological value customs border of the Republic of Azerbaijan outside of customs control or secretly from it, or documents or customs identification means fraudulently, or by not declaring or incorrectly declared.

shall be punished by deprivation of liberty for a term of three to seven years, with or

confiscation of property . [569] KMQ6

206.3. Actions provided for in Articles 206.1–206.2 of this Code:

206.3.1. when repeated;

206.3.2. when it is committed by a group of people who conspired in advance;

20/00 1 11 11 11 11 11 11 11 11 11

shall be punished by deprivation of liberty for a period of five to eight years, with or confiscation of property.

206.4. When the acts provided for in Articles 206.1 - 206.3 of this Code are committe organized group—

shall be punished by deprivation of liberty for a period of seven to twelve years with con of property .

Note:

- 1. In Article 206.1 of this Code, the term "substantial amount" means an amount over fifty manats, but not more than two hundred thousand manats, and in Article 206.1-1, the term "gross amount more than two hundred thousand manats, but not more than five hundred thousand an amount not 500,000 manats, in Article 206.1-2, "especially large amount" means an amount exceeding five hundred [571] manats.
- 2. In Article 206.2 of this Code, "objects of cultural, historical or archaeological value cultural values included in the State List of National Cultural Property of the Republic of Azerba

Article 206-1. Not engaging in illegal money transfer activities from the Republic of Azerl a foreign country or from a foreign country to the Republic of Azerbaijan

206-1.1. Engaging in activities of illegal transfer of funds from the Republic of Azerbaijan to country or from a foreign country to the Republic of Azerbaijan without the signs of the crime provic Article 206 of this Code, when these acts are committed in a significant amount -

shall be punished by a fine in the amount of forty percent of the value of the object of the cri restriction of freedom for a period of up to two years with a fine in the amount of forty percent of the va object of the crime.

206-1.2. The same actions:

206-1.2.1. when it is committed by an official using his official position;

206-1.2.2. when committed in large quantities -

shall be punished by a fine in the amount of forty to sixty percent of the value of the object of the cri restriction of liberty for a period of two to four years, or by deprivation of liberty for a period of up to th with a fine of forty percent of the value of the object of the crime.

206-1.3. When the acts provided for in Articles 206-1.1 and 206-1.2 of this Code are committed, esp large quantities -

shall be punished by restriction of freedom for a period of three to five years or deprivation of liberariod of three to five years with a fine in the amount of forty to sixty percent of the value of the object of [572]

Article 207. Non-return to the Republic of Azerbaijan of art, history, and arche treasures of the Republic of Azerbaijan and foreign countries

Failure to return to the Republic of Azerbaijan the art, historical and archeological treasur Republic of Azerbaijan and foreign countries that were taken out of the borders of the Rep

shall be punished by deprivation of liberty for a term of three to *seven years* , with or confiscation of property . ____

Article 208. Failure to return foreign currency funds from abroad KMQ5

208.1. Failure to return a significant amount of foreign currency funds obtained as a resu implementation of foreign economic activity and which must be compulsorily transferred to the account authorized bank of the Republic of Azerbaijan in accordance with the legislation of the Republic of Azerbai

shall be punished by restriction of liberty for a term of up to three years or deprivation of liberty for up to three years. [575]

208.2. The same actions:

208.2.1. when committed in large quantities;

208.2.2. when committed by a group of persons conspiring in advance—

shall be punished by deprivation of liberty for a term of three to five years.

Note: In this article, the term "substantial amount" means the amount of unreturned foreign funds over twenty thousand manats, but not more than thirty thousand manats, and the term "total means the amount exceeding thirty thousand manats. [576]

Article 209. Evasion of payment of customs fees

209.1. Avoidance of payment of substantial customs duties—

shall be punished by a fine in the amount of two to three times the damage caused as a result of the correctional work for a term of up to one year, or imprisonment for a term of up to one year. [577]

209.2. Actions provided for in Article 209.1 of this Code:

209.2.1. when repeated;

209.2.2. when committed in large quantities—

shall be punished by a fine in the amount of three times the amount of the damage caused as a res crime or correctional work for a period of up to two years or deprivation of liberty for a period of up to t [578]

209.3. When the acts provided for in Articles 209.1 and 209.2.1 of this Code are committed in a palarge amount $-\frac{[579]}{}$

shall be punished by a fine in the amount of four times the amount of the damage caused as a res crime or imprisonment for a term of two to five years. ____

Note:

1. In this article, "substantial amount" means the amount of unpaid customs payments over thousand manats, but not more than two hundred thousand manats, "total amount" means the amount of hundred thousand manats, but not more than five hundred thousand manats, "especially "gross amoun

2. A person who has committed the acts specified in Articles 209.1 and 209.2.2 of this Coa first time shall be released from criminal responsibility if he fully pays the damage caused as a the crime.

Article 210. Illegal actions during bankruptcy

210.1. Concealment of property or property obligations, information about property, its location, or other information about property, transfer of property to another, alienation of prop or when destruction, as well as concealment, destruction or falsification of accounting or other r documents reflecting economic activity causes significant damage—

shall be punished by a fine in the amount of two to three times the damage caused as a resu crime, or correctional work for a period of up to two years, or deprivation of liberty for a period two years. _____

210.2. Satisfying property claims of individual creditors by the head or owner of a organization, as well as by an individual entrepreneur, knowing that he is bankrupt, to the detr the interests of other creditors, as well as the acceptance of property by the preferred creditor bankrupt debtor, knowing that this property causes damage to other creditors. if acceptance substantial damage—

shall be punished by a fine in the amount of three times the amount of the damage caused as a the crime or imprisonment for a term of up to two years. ____

Article 211. Intentional bankruptcy

211.1. Intentional bankruptcy, i.e., when the head or owner of a commercial organization, a an individual entrepreneur, intentionally creates or increases insolvency for the benefit of hi other persons, causes a significant amount of damage—

shall be punished by a fine in the amount of two to three times the damage caused as a result of the correctional work for a period of up to two years, or restriction of freedom for a period of up to on deprivation of liberty for a period of up to one year. _____

211.2. When the same acts cause a large amount of damage or other serious consequences—shall be punished by a fine in the amount of three times the amount of the damage caused as a res crime or restriction of freedom for a period of up to two years or deprivation of liberty for a period of up to two years.

[585]

years.

Article 212. False bankruptcy

212.1. False bankruptcy, i.e. a declaration of false insolvency by the head or owner of a cor organization, as well as a self-employed person, with the purpose of delaying or deferring pay debt to creditors, as well as deceiving creditors in order to achieve debt reduction or avoid debt when doing so causes considerable damage—

chall he muniched hu a fine in the amount of true to three times the damage caused as a result of the

shall be punished by a fine in the amount of three times the amount of the damage caused as a res crime or restriction of freedom for a period of up to two years or deprivation of liberty for a period of up to two years.

[587]
years.

Article 213. Evasion of paying taxes, unemployment insurance, compulsory medical insucompulsory state social insurance fees $\frac{[588]_{\text{KM1}}}{}$

213.1. Avoidance of paying large amounts of taxes , unemployment insurance , compulsory health 1 or compulsory state social insurance contributions $-\frac{[589]}{}$

shall be punished by a fine in the amount of two to three times the damage caused as a result of the correctional work for a period of up to two years, or imprisonment for a period of up to three years, with o deprivation of the right to hold a certain position or engage in a certain activity for a period of up to th [590]

213.2. The same actions:

213.2.1. when committed by an organized group;

213.2.2. when committed in large quantities -

shall be punished by a fine in the amount of three times the amount of the damage caused as a res crime or by deprivation of liberty for a period of three to five years with or without deprivation of the right certain position or engage in a certain activity for a period of up to three years. [591]

213.3. When the acts provided for in Articles 213.1 and 213.2.1 of this Code are committed in a pa large amount — [592]

shall be punished by a fine in the amount of four times the amount of the damage caused (earned inc result of the crime, or imprisonment for a period of five to seven years, with deprivation of the right certain position or engage in a certain activity for a period of up to three years.

Note

1. In this article, the term "substantial amount" means the amount above fifty thousand manats more than two hundred thousand manats, the term "gross amount" means the amount above two thousand manats, but not more than five hundred thousand manats, the term "especially the total amount above five hundred thousand manats is understood. [593]

2. A person who has committed the acts specified in Articles 213.1 and 213.2 of this Cod first time shall be released from criminal responsibility if he fully pays the damage caused as a the crime. [594]

Article 213-1. Selling goods subject to an excise mark without such a mark an subject to compulsory marking without marking, storing for sale, taking or importing outside to of the production building, as well as buying and selling such goods in cash [595]

shall be punished with confiscation of property and a fine in the amount of two thousand thousand manats or correctional works for a period of up to one year or deprivation of libe period of up to two years. ____

213-1.2. Actions provided for in Article 213-1.1 of this Code:

213-1.2.1. when committed in large quantities;

213-1.2.2. when repeated;

213-1.2.3. when committed by a group of persons who conspired in advance -

shall be punished by deprivation of liberty for up to five years with confiscation of property 213-1.3. Sale of goods subject to an excise stamp or mandatory marking in large quantities in cash, retail sale, purchase of such goods in large quantities in cash for the purpose of sale -

shall be punished by a fine from one thousand to two thousand manats or correctional works for a up to one year or deprivation of liberty for a period of up to one year.

213-1.4. When the acts provided for in Article 213-1.3 of this Code are committed in large quantities shall be punished by correctional work for a term of up to two years or imprisonment for a term of [602] years.

Note: In articles 213-1.1 and 213-1.3 of this Code, "substantial amount" means the amount bet hundred and two thousand manats, and in articles 213-1.2.1 and 213-1.4, "total amount" means more thousand manats. amount is understood. [603]

Article 213-2. **Refusal to sell precious metals and gems to the government**

When selling precious metals and precious stones in sorted form, precious metals and stones mined from the ground by the entities that produced them, refined precious metals accc the standard, as well as recovered precious stones, do not avoid selling them to the state initial act is committed in a significant amount. -

shall be punished by a fine in the amount of three thousand to six thousand manats or correction for a period of up to two years or restriction of freedom for a period of up to two years with or deprivation of the right to hold a certain position or engage in a certain activity for a period three years or imprisonment for a period of up to two years.

Note: in this article, the term "substantial amount" means an amount exceeding seven t [606] manats.

Article 213-3. Forgery of government stamps

213-3.1. Falsification of state hallmarks by persons engaged in the preparation (produ jewelry and other household goods from precious metals and precious stones.

shall be punished by a fine in the amount of three thousand to six thousand manats, or correction

rivation of the right to hold a certain position or engage in a certain activity for a period three years. ____

213-3.2. If the same acts are committed again *within a year*-

shall be punished by restriction of liberty for a term of up to two years or deprivation of liberty for up to two years. ____

SECTION TEN CRIMES AGAINST PUBLIC SAFETY AND PUBLIC ORDER

Chapter 25 CRIMES AGAINST PUBLIC SAFETY

Article 214. Terrorism [610]

214.1. Terrorism, i.e. creating a danger of killing people, harming their health, causing sign property damage or other socially dangerous consequences in order to disrupt public securit panic among the population, or influence decision-making by state authorities or interpretations Committing an explosion, fire or other actions (terrorist act), as well as threat commit such actions for that purpose - [611]

shall be punished by deprivation of liberty for ten to fourteen years with confiscation of p [612]

- 214.2. The same actions:
- 214.2.1. when it is committed by a group of persons, an organized gang or a criminal ass (criminal organization);
 - 214.2.2. when repeated;
 - 214.2.3. if it is committed using firearms and objects used as weapons;
 - 214.2.4. when negligence causes human death or other serious consequences;
- 214.2.5. when it is committed at the time of the international event or at the place of the ma [613]

214.2.6. when committed on the basis of religious enmity, religious radicalism or religious fanaticism shall be punished by deprivation of liberty for a term of fourteen to twenty years imprisonment with confiscation of property.

Note: A person who participated in the preparation of a terrorist act is released from responsibility if he helps to prevent such an act by notifying the authorities in time or in anot and if his act does not contain any other crime.

Article 214-1. Terrorist financing

nization), or terrorist and or intentionally collecting or providing funds or other property that they will be used for financing a terrorist group (gang, organization) - $\frac{[617]}{}$

shall be punished by deprivation of liberty for ten to fourteen years with confiscation of p [618]

Note:

- 1. The actual use of funds or other property in committing or attempting to commit *terroris* not being related to a specific *terrorist act*, does not eliminate criminal responsibility for the act.
- 2. The person who has committed the act stipulated by Article 214-1 of this Code shall be from criminal responsibility if he helps to prevent such act of terrorism by timely notify authorities or by other means, and if his act does not contain any other crime.

 [620]

Article 214-2. **Open calls to terrorism** [621]

Do not make open calls to commit acts provided for in Articles 102, 214, 214-3, 215, 219, 21 227, 277, 279 or 282 of this Code, as well as distribute materials with such content - shall be punished by imprisonment for up to five years.

Article 214-3. **Training for terrorist purposes** [622]

214-3.1. For the purpose of committing the acts provided for in Articles 102, 214, 215, 21 226, 227, 277 or 282 of this Code, the methods of committing those acts, firearms, explosives or toxic substances, other general receiving training in the use of dangerous methods or technical methods or technical methods by deprivation of liberty for a period of five to ten years.

214-3.2. Organizing or conducting the training provided for in Article 214-3.1 of this Code shall be punished by deprivation of liberty for a period of nine to twelve years.

Note: The person who has committed the act provided for by Article 214-3 of this Code, be notifying the authorities or in another way for the prevention of criminal acts for the purconducting such trainings, the persons who participated in such trainings, organized and finan trainings he is exempted from criminal responsibility if he assists in its detection and if his act contain any other crime.

Article 215. Do not take hostages

215.1. Taking or keeping a person hostage for the purpose of forcing the state, *natural or leg* to do any act or refrain from any act, provided that the person taken hostage is released—

[623] shall be punished by deprivation of liberty for a period of five to ten years.

215.2. The same actions:

215.2.1. when it is committed by a group of people who conspired in advance;

- 215.2.5. when committed knowingly against a minor;
- 215.2.6. when committed by the perpetrator against a pregnant woman;
- 215.2.7. when committed against two or more persons;
- 215.2.8. when committed with the intention of greed—
- shall be punished by deprivation of liberty for ten to twelve years.
- 215.3. When the acts provided for in Articles 215.1 or 215.2 of this Code are committe organized group or when negligence causes the death of the victim or other serious consequence shall be punished by deprivation of liberty for a period of twelve to fifteen years.

Note: If the person who committed the act provided for in this article releases the voluntarily or at the request of the authorities, he shall be released from criminal liability if the signs of other criminal elements in his act.

Article 216. Knowingly giving false information about terrorism

Knowingly providing false information about planned explosions, fires and other actions the lead to the death of people, significant property damage or other socially dangerous consequences

shall be punished by deprivation of liberty for a period of five to eight years.

Article 217. Banditry

217.1. Organizing stable armed groups (gangs) for the purpose of raiding organiza individuals, leading such groups (gangs)—

shall be punished by deprivation of liberty for ten to fifteen years, with or without confis property .

217.2. Not participating in permanent armed groups (gangs) or raids committed by them—shall be punished by deprivation of liberty for a period of seven to twelve years, with or confiscation of property.

Article 218. Creation of a criminal association (organization).

218.1. Organizers of organized gangs for the purpose of creating a criminal ass (organization) for the purpose of committing serious or particularly serious crimes, as well as such associations (organizations) or structural units that are part of them, as well as developi and conditions for committing serious or especially serious crimes , leaders or other represent form an association—

shall be punished by deprivation of liberty for a term of eight to fifteen years, with or confiscation of property.

218.2. Not participating in a criminal association (organization), as well as in the assoc organizers, leaders or other representatives of organized gangs—

shall be punished by deprivation of liberty for a term of six to twelve years, with or confiscation of property.

218.3. When the acts provided for in Articles 218.1 or 218.2 of this Code are committed by

Article 219. Hijacking an air or water transport ship or a railway train

219.1. Hijacking of an air or water transport ship or railway train, as well as seizure with hijack such ships or train—

shall be punished by deprivation of liberty for a period of four to eight years.

219.2. The same actions:

219.2.1. when it is committed by a group of people who conspired in advance;

219.2.2. if it is committed by applying force or threatening to apply such force, which is $d\epsilon$ to life and health;

219.2.3. when committed by using a weapon or an object used as a weapon;

219.2.4. upon repeated —

shall be punished by deprivation of liberty for a period of seven to twelve years.

219.3. When the acts provided for in Articles 219.1 or 219.2 of this Code are committe organized gang or when negligence causes the death of the victim or other serious consequences shall be punished by deprivation of liberty for ten to fifteen years.

219-1.1. Sea piracy, that is, a raid on a sea or river vessel by force or threat of force for the of seizing another's property -

shall be punished by deprivation of liberty from five to ten years.

219-1.2. The same actions:

219-1.2.1. when committed by a group of persons, a group of persons who conspired in adv

219-1.2.2. when committed by using weapons or items used as weapons -

shall be punished by deprivation of liberty from eight to twelve years with or without con of property .

219-1.3. The same actions:

219-1.3.1. when repeated;

219-1.3.2. when committed by an organized group or criminal association (organization);

219-1.3.3. when negligence causes death of a person or other serious consequences -

shall be punished by deprivation of liberty from twelve to twenty years or life imprisonme or without confiscation of property .

Article 219-2. Acts threatening the safety of fixed offshore platforms [626]

219-2.1. Deliberately illegally placing a device or substance on a stationary platform that c destruction or damage to a stationary platform to the extent that it threatens its safety, or intentionally per other illegal actions for the purpose of placing such a device or substance on a stationary platform -

shall be punished by deprivation of liberty for a period of five to eight years.

219-2.2. Deliberately unlawful destruction of a stationary platform or damage causing damage to 1 that threatens its safety -

shall be punished by deprivation of liberty for a period of eight to twelve years.

Note: In this article, the term "stationary platform" means an artificial island, structure, permanently attached to the bottom of the sea for the exploration or development of natural resources economic purposes.

Article 220. Mass disturbance

220.1. Organizing or participating in mass riots accompanied by violence, looting destruction of property, use of firearms, explosives or devices, or armed resistance to a represer the authorities—

shall be punished by deprivation of liberty for a period of four to twelve years.

220.2. Do not actively disobey the legal requirements of the representative of the authoritie not call for mass riots, as well as violence against citizens—

shall be punished by restriction of freedom for a period of up to three years $\frac{1}{1}$ deprive liberty for the same period. $\frac{1}{1}$

Article 221. Hooliganism

221.1. Hooliganism, that is, prejudicial actions that grossly violate public order, express d for society, are accompanied by the use of force on *individuals* or the threat of such force, as we destruction or damage of another's property—

[628]

shall be punished by a fine from one thousand to three thousand manats or correctional works for a up to one year or restriction of freedom for a period of up to one year or deprivation of liberty for a period one year.

[629]

221.2. The same actions:

221.2.1. when committed by a group of persons or repeatedly;

221.2.2. if it is committed by resisting a representative of the authorities or another performing the duty of protecting public order or preventing the violation of public order—

shall be punished by correctional work for a period of up to two years or restriction of free

period of up to three years or deprivation of liberty for a period from one to three years. [631]

221.3. When committing the acts provided for in Articles 221.1 or 221.2 of this Code using a u items used as a weapon is accompanied by force applied to the victim, or destruction or damage to property — [632]

shall be punished by deprivation of liberty for a term of two to five years. [633]

Article 222. Violation of safety rules of construction, mining and other works

222.1. When the violation of the safety rules of work, as well as mining and other works duplanning and management of construction, as well as the demolition of the construction objective.

shall be punished with correctional works for a period of up to one year or deprivation of the right to hold a certain poengage in a certain activity for a period of up to two years.

222.2. When the same actions cause serious or minor damage to the health of the victin carelessness -

shall be punished by deprivation of liberty for a period of two to four years, with or deprivation of the right to hold a certain position or to engage in a certain activity for a period two years, or for a period of up to three years.

222.3. When the same actions caused the death of the victim or other serious consequence negligence -

shall be punished by deprivation of liberty for a period of four to seven years , with deprivation of liberty for a period of four to seven years , with deprivation of liberty for a period of four to seven years , with deprivation of liberty for a period of four to seven years and seven years are deprivation of liberty for a period of four to seven years are deprivation of liberty for a period of four to seven years are deprivation of liberty for a period of four to seven years.

the right to hold a certain position or engage in a certain activity for a period of up to three years

222.4. When the same actions cause the death of two or more people due to carelessness - shall be punished by deprivation of liberty for a period of five to ten years, with deprivation of th

hold a certain position or engage in a certain activity for a period of up to three years. [635]

Article 222-1. Do not carry out construction work on your own

222-1.1. When arbitrarily constructing buildings and facilities without obtaining such *a required for construction, as well* as changes in the construction of existing buildings, as well as re-] and reconstruction works in them by changing the functional purpose of these buildings po threat to people's life and health -

shall be punished by correctional work for up to two years or restriction of liberty for up to two deprivation of liberty for up to one year, with or without deprivation of the right to hold a position or engage in certain activities for up to two years, _____

222-1.2. When the same actions cause serious or minor damage to the health of the victir carelessness -

shall be punished by restriction of freedom for a period of up to two years or deprivation of libe period of up to two years, with or without deprivation of the right to hold a certain position or e a certain activity for a period of up to three years. _____

222-1.3. When the same actions caused the death of the victim or other serious consequence negligence - $\,$

shall be punished by deprivation of liberty for a period of three to six years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years.

Article 222-2. Carrying out construction or installation work in protected areas obtaining the appropriate permit [639]

222-2.1 Construction of main pipalines electric natworks with a voltage of more than 10

s, highways or water protection zones without obtaining the appropriate permission in act with the legislation of the Republic of Azerbaijan or carrying out installation work—

shall be punished with correctional work for up to two years or deprivation of liberty f three years with or without deprivation of the right to hold certain positions or engage in activities for up to three years, _____

222-2.2. When the same acts negligently cause grave consequences—shall be punished by deprivation of liberty for a period of three to six years. [641]

Article 222-3. Non-biased implementation of the decisions of state bodies on the suspe construction works carried out in violation of the rules established by legislation

Non-biased implementation of the decisions of the relevant state authorities on the suspeconstruction, re-planning, reconstruction and changes in the constructions of existing building out in violation of the rules established by the legislation -

shall be punished with correctional works for a period of up to two years or deprivation of the period of up to three years with or without deprivation of the right to hold a certain poengage in a certain activity for a period of up to three years.

Article 223. Violation of safety rules in explosive objects

shall be punished by a fine in the amount of two thousand to four thousand manats or restr freedom for a period of up to three years or deprivation of the right to hold a certain position o in a certain activity for a period of up to three years with or without restriction of freedom for a per to two years or deprivation of liberty for a period of up to two years. [644]

223.2. When the same actions caused the death of the victim or other serious consequence negligence -

shall be punished by deprivation of liberty for a period of three to six years , with or deprivation of the right to hold a certain position or engage in a certain activity for a period three years . ____

223.3. When the same acts cause the death of two or more persons by negligence -

shall be punished by deprivation of liberty for a period of five to ten years, with deprivation of th hold a certain position or engage in a certain activity for a period of up to three years.

Article 224. Violation of the rules of accounting, storage, transportation and explosive, flammable substances or pyrotechnic products

Wieletian of the miles of accounting stoness themselves and use of suplexity fla

shall be punished by deprivation of liberty for a term of three to five years.

Article 224-1. Violation of the rules of use of dual purpose goods (works , services, reintellectual activity) [647]

 $Dual\ -\ purpose\ goods\ (\ works\ ,\ services\ ,\ intellectual\ if\ the\ non-\ use\ of\ the\ results\ of\ the\ act$ the ordered purposes harms the state 's national security and interests -

shall be punished by deprivation of liberty for a period of three to six years.

Article 224-2. **Violation of export regime** [648]

Export of goods subject to export control (works , services, results of intellectual acti countries and end -users that prohibit or restrict the export of these goods -

correctional works for a period of one to two years or restriction of freedom for a period five years or restriction of freedom for a period of up to three years or deprivation of freedom for of two to five years is punished with _____

Article 225. Violation of fire safety rules

225.1. When the violation of these rules by the person entrusted with the duty of complia fire safety rules causes minor or serious harm to the victim's health due to carelessness—

shall be punished by a fine in the amount of two thousand to four thousand manats, or correction for a period of up to two years, or restriction of freedom for a period of up to two years, with or deprivation of the right to hold a certain position or engage in a certain activity for a period three years, or deprivation of liberty for a period of up to two years. [650]

225.2. When the same actions caused the death of the victim or other serious consequence negligence -

shall be punished by deprivation of liberty for a period of three to six years , with or deprivation of the right to hold a certain position or engage in a certain activity for a period three years . _____

225.3. When the same acts cause the death of two or more persons by negligence - shall be punished by deprivation of liberty for a period of five to ten years, with deprivation of th hold a certain position or engage in a certain activity for a period of up to three years. [652]

Article 226. Illegal handling of radioactive materials

226.1. Illegal acquisition, storage, use, sale, transfer or distribution of radioactive materials-shall be punished by correctional works for a term of up to two years or deprivation of libs term of up to three years.

226.3. Threatening to kill, cause serious harm to health or cause significant damage to proper radioactive materials -

shall be punished by restriction of liberty for a period of two to four years or deprivation of liberty for a period of two to four years.

[653]

Article 227. Extortion of radioactive materials or extortion

227.1. Looting or intimidation of radioactive materials—

shall be punished by a fine from four thousand to eight thousand manats or imprisonment for a three to five years. ____

- 227.2. The same actions:
- 227.2.1. when it is committed by a group of people who conspired in advance;
- 227.2.2. when committed by the offender using his position of care;
- 227.2.3. if it is committed by using force that is not dangerous to life and health or by threatuse such force —

shall be punished by deprivation of liberty for a period of five to seven years.

- 227.3. Actions provided for in Articles 227.1 or 227.2 of this Code:
- 227.3.1. when committed by an organized group;
- 227.3.2. if it is committed by using force that is dangerous to life and health or by threatenin such force—

shall be punished by deprivation of liberty for a term of five to ten years, with or confiscation of property.

Article 227-1. Threatening to loot radioactive materials [655]

Threatening to loot radioactive materials in order to force a natural or legal person, state instit international organizations to do any action or to prevent them from doing any action -

shall be punished by restriction of liberty for a term of three to five years or deprivation of liberty f of three to five years.

Article 228. Illegal acquisition, transfer, sale, storage, transportation and transpor firearms, their complete parts, ammunition, explosives and devices _____

228.1. Illegally acquiring, giving away, selling, storing, transporting or transporting firear complete parts, ammunition (except for rifled firearms and ammunition for such weapons), exand devices—

shall be punished by correctional work for a period of up to two years or *restriction of free*period of one to three years or deprivation of liberty for a period of up to three years.

[657]

- 228.2. The same actions:
- 228.2.1. when it is committed by a group of people who conspired in advance;

228.3. When the acts provided for in Articles 228.1 or 228.2 of this Code are committee organized group—

shall be punished by deprivation of liberty for a period of five to eight years.

228.4. Illegally acquiring, selling or carrying a gas weapon, a cold weapon, including a cold except for the cases of carrying a cold weapon in the areas considered to be a national costum connection with the hunting profession,—

[658]

shall be punished by three hundred and twenty to four hundred hours of public v correctional works for a period of up to two years or *restriction of freedom for a period of up to or* deprivation of liberty for a period of up to one year. [659]

Note: A person who voluntarily hands over the items specified in this article is releas criminal responsibility if his actions do not contain any other criminal act.

Article 229. Illegal production of weapons

229.1. Illegal manufacture of firearms, their complete parts, ammunition, explosives and d ϵ well as repair of firearms—

shall be punished by imprisonment for up to three years.

229.2. The same actions:

229.2.1. when it is committed by a group of people who conspired in advance;

229.2.2. upon repeated —

shall be punished by deprivation of liberty for a term of three to five years.

229.3. When the acts provided for in Articles 229.1 or 229.2 of this Code are committe organized group—

shall be punished by deprivation of liberty for a period of five to ten years.

229.4. Illegal manufacture of gas weapon, cold weapon, including cold shooting weapon—shall be punished by three hundred and twenty to four hundred hours of public v correctional works for a term of up to two years or deprivation of liberty for a term of up to two

Note: A person who voluntarily hands over the items specified in this article is exempteriminal liability if there are no other criminal elements in his actions.

Article 230. Careless storage of firearms

When, as a result of the conditions created by the careless storage of a firearm, the use weapon by another person causes serious consequences—

shall be punished by correctional works for a period of up to two years or restriction of free period of up to two years or restriction of freedom for a period of up to three years or deprivation of a period of up to two years. ____

$A\,r\,t\,i\,c\,l\,e$ $\,2\,3\,1\,.\,$ Inadequate performance of duties on the protection of weapons, amm explosives and devices

shall be punished by restriction of freedom for a period of up to two years or deprivation right to hold a certain position or engage in a certain activity for a period of up to three year deprivation of liberty for a period of up to three years.

Article 232. Extortion of firearms, ammunition, explosives and equipment by n looting or threats

232.1. Looting or threatening to demand a firearm, its complete parts, ammunition, explos devices—

shall be punished by deprivation of liberty for a term of three to five years.

- 232.2. The same actions:
- 232.2.1. when it is committed by a group of people who conspired in advance;
- 232.2.2. when repeated;
- 232.2.3. when committed by a person using his position of care;
- 232.2.4. if it is committed by using force that is not dangerous to life and health or by threatuse such force—

shall be punished by deprivation of liberty for a period of five to eight years.

- 232.3. Actions provided for in Articles 232.1 or 232.2 of this Code;
- 232.3.1. when committed by an organized group;
- 232.3.2. if it is committed by using force that is dangerous to life and health or by threatenin such force—

shall be punished by deprivation of liberty for a period of six to twelve years with confisproperty.

Article 233. Organizing actions that cause violation of public order or participating in such actions

Organizing or actively participating in such actions by a group of people that grossly public order or is related to disobeying the legal requirements of a representative of the autho causes disruption of the normal operation of transport, enterprises, departments and organization

shall be punished by a fine from five thousand to eight thousand manats or correctional wc period of up to two years *or restriction of freedom for a period of up to three years* or restriction of for the same period or deprivation of liberty for a period of up to three years. _____

Article 233-1. **Illegal preparation, acquisition, storage, transportation, transportation, tra** sale of items not allowed to be in civil circulation (excluded from civil circulation) by law ____

233-1.1. Illegal preparation, acquisition, storage, transportation, transportation, transfer o items that are not allowed to be in civil circulation by law (excluded from civil circulation) -

shall be punished with deprivation of liberty for up to five years with confiscation of prope 233-1.2. The same actions:

233-1.2.3. when it causes serious consequences-

shall be punished with deprivation of liberty for a term of five to eight years with confiseroperty.

Note: when liability is provided for in other articles of this Code *or in the Code of Admi Offenses of the Republic of Azerbaijan* for the illegal preparation, acquisition, storage, transportation, transfer or sale of any of the items that are not allowed to be in civil circulation (excluded from civil circulation). , the force of this article does not apply to that act. _____

Article 233-2. Organization of sale of non-certified means of communication

When the organization of the sale of communication means without certification, the cert of which is required by legislation, causes significant damage to the legally protected interest state and national security -

shall be punished by a fine in the amount of one thousand to two thousand mana deprivation of the right to hold certain positions or engage in certain activities for a period of up years or by correctional works for a period of up to two years or imprisonment for a period of up year. [666]

Article 233-3. Failure to create the necessary conditions for the implementation of ope search, intelligence and counter-intelligence measures by officials of communication enterpri

Failure to create the necessary conditions for the implementation of operational-search, intended counter-intelligence measures by officials of communication enterprises -

shall be punished by a fine in the amount of one thousand to one thousand five hundred manat deprivation of the right to hold certain positions or engage in certain activities for a period of up years, or by correctional work for a period of up to one year, or deprivation of liberty for a period one year. [667]

Article 233-4. Organization of illegal international telecommunications services by connec telecommunications network [668]

233-4.1. When the provision of illegal international telecommunication services by connecting telecommunications network of the telecommunications operator or provider through the appropriate devisignificant damage -

shall be punished by a fine of up to twice the amount of the damage caused as a result of the correctional works for a period of up to two years, or restriction of freedom for a period of up to two deprivation of liberty for a period of up to two years.

233-4.2. The same actions:

233-4.2.1. when repeated;

233-4.2.2. when it is committed by causing a significant amount of damage;

- 233-4.3. Actions provided for in Articles 233-4.1 and 233-4.2 of this Code:
- 233-4.3.1. when it is committed by causing a large amount of damage;
- 233-4.3.2. when committed by an official using his official position -

shall be punished by deprivation of the right to hold a certain position or engage in a certain acti period of up to three years, a fine in the amount of three times the amount of the damage caused as a res crime, or restriction of freedom for a period of three to five years, or deprivation of liberty for a period of fine [669]

years.

Note:

- 1. In Article 233-4.1 of this Code, the term "relevant device" means a device that installs mobile SIM-cards and provides indirect routing of international telephone traffic received via the Internet to t telecommunication network.
- 2. In Article 233-4.1 of this Code, the term "significant damage" means damage that threatens state or damage to individuals or legal entities in the amount of more than ten thousand manats, but not more thousand manats.
- 3. In Article 233-4.2.2 of this Code, the term "substantial amount" means an amount over fifty manats, but not more than one hundred thousand manats, and in Article 233-4.3.1, the term "total means the amount over one hundred thousand manats. it is understood.

Chapter 26

CRIMES RELATED TO ILLEGAL TRAFFICKING OF NARCOTIC DRUGS AND PSYCHOT SUBSTANCES

Article 234. Illegally preparing, manufacturing, acquiring, storing, transporting, or selling narcotic drugs, psychotropic substances or their precursors $\frac{[670]}{\text{KMQ11}}$

234.1. Illegal acquisition, storage, preparation, processing, transportation of narcotic d psychotropic substances in large quantities without the purpose of sale — [671]

shall be punished by restriction of liberty for a period of one to three years or deprivation of libe period of up to three years. [672]

- 234.1-1. When the acts provided for in Article 234.1 of this Code are committed in large quantities shall be punished by deprivation of liberty for a period of three to eight years. _____
- 234.2. Illegal acquisition or possession, preparation, production, processing, transp shipment of narcotic drugs or psychotropic substances for the purpose of sale, or illegal sale of drugs or psychotropic substances—

shall be punished by deprivation of liberty for a term of three to seven years, with or confiscation of property .

234.3. Selling precursors for use in the illegal preparation and processing of narcotic opsychotropic substances , or preparing, acquiring, storing, sending or transporting precursors quantities for the same purpose — [674]

234.3-1. Illegally selling narcotics or psychotropic substances to minors, as well as committing provided for in Articles 234.2 and 234.3 of this Code in educational or medical institutions, as u penitentiaries or prisons - [675]

shall be punished by deprivation of liberty for a period of four to eight years.

- 234.4. Actions provided for in Article 234.2, 234.3 and 234.3-1 of this Code:
- 234.4.1. when it is committed by a group of persons who conspired in advance or by an or group;
 - 234.4.2. when repeated;
 - 234.4.3. when committed in large quantities;
- 234.4.4. when committed using the media , including Internet information resources or information networks $\frac{\textbf{[677]}}{\textbf{KMQ26}}$

shall be punished by deprivation of liberty for a term of five to twelve years with confisproperty.

234.4-1. When the acts provided for in Articles 234.1-234.4 of this Code are committed, especially quantities -

shall be punished by deprivation of liberty for a period of eight to fifteen years.

shall be punished by a fine from one thousand to two thousand five hundred manats or by deprired the right to hold a certain position or engage in certain activities for a period of up to three year restriction of freedom for a period of one to three years or deprivation of liberty for a period of up years. _____

Note:

- 1. In the detection or prevention of crimes related to the illegal circulation of narcoti psychotropic substances or their precursors, or in the detection of the perpetrators of these acts, obtained through crime the person who actively participated in its discovery is released from liability. ____
- 2. The significant, gross and especially gross amount of narcotic drugs or psychotropic substances in this chapter, as well as the significant, gross and especially gross amount of precursors and illegally a plants (parts thereof) containing narcotic substances are determined by relevant laws. [682]

Article 235. Extortion or extortion of narcotic drugs, psychotropic substances precursors _____

235.1. Extortion or extortion of narcotic drugs or psychotropic substances—

shall be punished by deprivation of liberty for a term of two to five years, with or confiscation of property.

- 235.3. Actions provided for in Articles 235.1 and 235.2 of this Code:
- 235.3.1. when it is committed by a group of people who conspired in advance;
- 235.3.2. when repeated;
- 235.3.3. when committed by a person using his position of care;
- 235.3.4. if it is committed by using force that is not dangerous to life or health or by threat use such force—

shall be punished by deprivation of liberty for a term of six to ten years, with or confiscation of property.

- 235.4. Actions provided for in Articles 235.1-235.3 of this Code:
- 235.4.1. when committed by an organized group;
- 235.4.2. when committed in large quantities;
- 235.4.3. if it is committed by using force or threatening to use such force, which is dangero or health -

235.4.4. when committed by a person who has been twice or more previously convicted of a or extortion—_____

shall be punished by deprivation of liberty for a period of eight to fifteen years with confis property.

235.5. When the acts provided for in Articles 235.1-235.4 of this Code are committed, especially quantities -

shall be punished by deprivation of liberty for ten to seventeen years. [685]

Article 236. Incitement to consumption of narcotic drugs or psychotropic su KMQ26

236.1. Incitement to consumption of narcotic drugs or psychotropic substances—shall be punished by restriction of liberty for a period of up to three years or restriction of l

a period of two to five years or deprivation of liberty for a period of two to five years.

236.2. The same actions:

- 236.2.1. when it is committed by a group of persons or an organized gang who colluded in
- 236.2.2. when repeated;
- 236.2.3. when committed knowingly against two or more persons who are minors;
- 236.2.4. when committed by force or threat of force—
- shall be punished by deprivation of liberty for a period of five to ten years.
- 236.3. When the actions provided for in Articles 236.1 and 236.2 of this Code cause the dea victim or other serious consequences due to negligence—

shall be punished by deprivation of liberty for a period of seven to twelve years.

Article 237. Illegal cultivation of plants containing narcotic substances KMQ

shall be punished by a fine in the amount of three thousand to six thousand manats or restriction of for a period of one to three years or deprivation of liberty for a period of up to three years. [689]

237.2. The same actions:

237.2.1. when it is committed by a group of persons or an organized group who cons advance;

237.2.2. when repeated;

237.2.3. when committed in large quantities —

shall be punished by deprivation of liberty for a period of three to eight years.

237.3. When the acts provided for in Articles 237.1 and 237.2 of this Code are committed, especiall quantities -

shall be punished by deprivation of liberty for a period of six to ten years.

A r t i c l e 238. Organizing or maintaining drug stores for the consumption of narcot or psychotropic substances

238.1. Organizing, maintaining, or providing premises for the consumption of narcotic psychotropic substances or premises for these purposes —

shall be punished by imprisonment for up to four years.

238.2. The same actions:

238.2.1. when it is committed by a group of persons or an organized group who cons advance;

238.2.2. if repeated —

shall be punished by deprivation of liberty for a period of three to eight years.

Article 239. Illegal issuance or falsification of prescriptions giving the right to narcotic drugs and psychotropic substances without medical indications

Illegal issuance or falsification of prescriptions giving the right to obtain narcotic dr psychotropic substances without medical indications—

shall be punished by restriction of freedom for a period of up to two years or deprivation of libe period of up to two years, with or without deprivation of the right to hold a certain position or e a certain activity for a period of up to three years. [691]

Article 240. Illegal circulation of powerful or poisonous substances for the purpos

240.1. Illegal preparation, processing, acquisition, storage, transportation or shipment of partoxic substances other than narcotic drugs or psychotropic substances for the purpose of sale as illegal sale of these substances or equipment for their preparation or processing—

[692]

shall be punished by imprisonment for up to three years.

240.1-1. Illegal preparation, processing, acquisition, storage, transportation or sending of toxic si

shall be punished by imprisonment for up to five years.

240.2. *Actions provided for in Articles* 240.1 *and* 240.1-1 *of this Code* : _____

240.2.1. when it is committed by a group of people who conspired in advance;

240.2.2. upon repeated —

shall be punished by deprivation of liberty for a term of two to six years.

240.3. Actions *provided for in Articles* 240.1, 240.1-1 and 240.2 of this Code : [695]

240.3.1. when committed by an organized group;

240.3.2. when committed in large quantities *in relation to powerful substances*—

shall be punished by deprivation of liberty for a period of four to eight years.

240.3-1. When the acts provided for in Articles 240.1, 240.2 and 240.3 of this Code are committed is to substances with a strong influence, especially in large quantities -

shall be punished by deprivation of liberty for a period of six to ten years.

240.4. In case of violation of the rules of production, acquisition, accounting, storage, transportation or shipment of powerful or toxic substances due to negligence, their looting significant damage—

shall be punished by a fine from one thousand manats to two thousand five hundred mac correctional works for a period of up to two years, or deprivation of liberty for a period of up years with deprivation of the right to hold a certain position or engage in a certain activity for of up to two years. ____

Note:

- 1. The amount of strong and toxic substances specified in this Code, which do not belong to narcotic psychotropic substances, as well as the total and especially the total amount of strong substances are deter law. ____
- 2. In the detection or prevention of crimes related to the illegal circulation of powerful or toxic subthich do not belong to narcotic drugs and psychotropic substances, who voluntarily hand over strong substances, or in the detection of the perpetrators of these acts, through criminal means the person who participated in finding the acquired property is exempted from criminal liability. [700]

Article 241. Legalization of money or other property obtained from the illegal cir of narcotics or psychotropic substances [701]

241.1. Carrying out financial transactions and other transactions using funds or other obtained from the illegal circulation of narcotic drugs or psychotropic substances, as well as a indicated funds or other property for the implementation of entrepreneurship or other economic

shall be punished by a fine in the amount of two thousand to five thousand times the amou conditional financial unit, or correctional work for a period of up to two years, or imprisonm period of up to four years.

0/1 0 The came actions

241.2.3. when committed by a person using his position of care—

shall be punished by deprivation of liberty for a term of four to eight years, with or confiscation of property.

241.3. Actions specified in Articles 241.1 and 241.2 of this Code:

241.3.1. when committed by an organized group;

241.3.2. when committed in large quantities—

shall be punished by deprivation of liberty for a period of seven to twelve years, with or confiscation of property.

Chapter 27

CRIMES AGAINST PUBLIC MORALITY

Article 242. Illegal dissemination of pornographic materials or objects

Illegal preparation, distribution, advertising of pornographic materials or objects for the pudistribution or advertising, as well as illegal trade in pornographic publications, film or video n pictures and other objects—

shall be punished with a fine of two thousand to four thousand manats, or correctional w period of up to two years, or deprivation of liberty for a period of up to three years, with or deprivation of the right to hold a certain position or engage in a certain activity for a period three years. [702]

Article 243. Involvement in prostitution

243.1. Involvement in prostitution for income or other benefit—

[703]

shall be punished by a fine from two thousand five hundred manats to three thous hundred manats, or from three hundred twenty hours to four hundred eighty hours of public se from one to three years of imprisonment.

243.2. The same actions:

243.2.1. when committed by taking advantage of a person's helpless condition, physical o disorders; [705]

243.2.2. when committed by an organized gang — shall be punished by deprivation of liberty for a period of three to six years.

Article 244. Keeping dens of immorality

244.1. Establishing, maintaining, or providing housing premises for the purpose of eng prostitution—

shall be punished by a fine from two thousand five hundred manats to three thousand five hundred or from four hundred to four hundred and eighty hours of public works, or correctional wo

[706]

244.2.2. when committed by a group of persons or an organized gang who conspired in adv shall be punished by deprivation of liberty for a period of three to six years.

Article 244-1. Organizing or conducting gambling games

244-1.1. Organization or conduct of gambling games, as well as organization or maintenance of a conducting gambling games -

shall be punished by a fine from five thousand to ten thousand manats or restriction of freedom for a up to two years or deprivation of liberty for a period of up to two years.

- 244-1.2. The same actions:
- 244-1.2.1. when repeated;
- 244-1.2.2. when committed using Internet information resources or information-telecomm networks;
 - 244-1.2.3. when committed by allowing minors to participate in gambling;
 - 244-1.2.4. when it is committed by a group of people who conspired in advance;
 - 244-1.2.5. if it is committed with a significant amount of income -

shall be punished by a fine in the amount of ten thousand to fifteen thousand manats or restriction c for a period of two to three years or deprivation of liberty for a period of two to three years.

- 244-1.3. Actions provided for in Articles 244-1.1 or 244-1.2 of this Code:
- 244-1.3.1. when committed by an organized gang or criminal association (criminal organization);
- 244-1.3.2. if it is committed by obtaining a large amount of income -

shall be punished by restriction of liberty for a term of three to four years or deprivation of liberty *f* of three to four years.

244-1.4. When the actions provided for in Articles 244-1.1 - 244-1.3 of this Code are committed, esp obtaining a large amount of income -

shall be punished by restriction of freedom for a period of four to five years or deprivation of liberarion of four to eight years.

Note:

- 1. In Article 244-1 of this Code, "gambling game" means games (including bets) played for money, and other benefits (winnings) and the winnings of which depend on uncertainty or chance.
- 2. The force of this article does not apply to lotteries held in accordance with the Law of the Re Azerbaijan "On Lotteries" and sports betting games held in the manner determined by the Law of the Re Azerbaijan "On Physical Education and Sports".
- 3. In Article 244-1.2.5 of this Code, "substantial amount" means an amount over fifty thousand mi not more than two hundred thousand manats, in Article 244-1.3.2, "total amount" means more than two thousand manats, however, the amount not exceeding five hundred thousand manats, in Article 244-1.4, "especially large amount" means the amount exceeding five hundred thousand manats.
- 4. A person who has committed the acts provided for in Articles 244-1.2.5, 244-1.3.2 and 244-1 Code and transferred the income obtained as a result of the crime to the state budget, in addition, in the α one times the obtained income he is exempted from criminal responsibility when he pays to the state budge
 - 5. A person is exempted from criminal liability only once in accordance with the procedure provide [707]

Desecration of a grave or dead body —

shall be punished by correctional work for a term of up to two years or imprisonment for a up to five years.

Article 246. Deliberate destruction or damage of historical and cultural monument

Deliberate destruction or defacement of historical and cultural monuments protected by the shall be punished by a fine in the amount of two thousand to four thousand manats or imprisonm term of up to two years.

[708]

Chapter 28 ENVIRONMENTAL CRIMES

Article 247. Violation of environmental protection (protection) rules during the environmental protection (protection) ru

Violation of these rules by persons responsible for compliance with environmental protect during the design, placement, construction, commissioning and operation of industrial, agri scientific and other facilities can lead to significant changes in the radioactive background, da human health or mass destruction of animals or when it causes other serious consequences—

shall be punished by restriction of liberty for a period of two to five years or deprivation of libe period of up to five years with or without deprivation of the right to hold a certain position or e a certain activity for a period of up to three years. [709]

A r t i c l e 248. Violation of rules of circulation of environmentally hazardous substant waste

248.1. Production of prohibited types of hazardous waste, transportation, storage, buria other circulation of radioactive, bacteriological, chemical substances and waste in viol established rules, if these actions create a threat of significant damage to human health environment—

shall be punished by a fine in the amount of three thousand to six thousand manats, or correction for a period of up to two years, or restriction of freedom for a period of up to two years, or deprivation for a period of up to two years. _____

248.2. If the same actions lead to environmental pollution, poisoning, damage to human I mass destruction of animals, or if they are committed in the zone of dangerous ecological situation shall be punished by restriction of liberty for a period of two to five years or deprivation of liberty period of up to five years. _____

248.3. When the actions provided for in Articles 248.1 or 248.2 of this Code cause the dea

249.1. In case of violation of veterinary rules, inadvertently causing the spread of epizother serious consequences—

shall be punished by a fine in the amount of three thousand to six thousand manats, or correction for a period of up to two years, or restriction of freedom for a period of up to two years, or deprive liberty for a period of up to two years.

[712]

249.2. When the violation of established rules of control against plant diseases or pest serious consequences due to carelessness—

shall be punished by a fine in the amount of three thousand to six thousand manats, or correction for a period of up to two years, or restriction of freedom for a period of up to one year, or deprive liberty for a period of up to one year.

[713]

Article 250. Pollution of water (water sources).

250.1. When pollution of surface or underground waters, used water sources, or other ch their natural properties cause significant damage to animal or plant life, fish and other aquatic bio forest or agriculture—

[714]

shall be punished by a fine in the amount of three thousand to six thousand manats, or deprivation right to hold certain positions or engage in certain activities for a period of up to five y correctional works for a period of up to two years, or restriction of freedom for a period of up to on deprivation of liberty for a period of up to six months.

[715]

250.2. When the same actions cause damage to human health or mass destruction of ani well as when they are committed in the territory of nature reserves or in the zone of dang emergency ecological situation—

shall be punished by a fine from six thousand to nine thousand manats or correctional works for of up to two years or restriction of freedom for a period of up to two years or deprivation of libe period of up to two years.

[716]

250.3. When the same acts cause the death of the victim by negligence—shall be punished by deprivation of liberty for a term of three to five years.

Article 251. Pollution of the atmosphere (air).

251.1. Violation of the rules for releasing polluting substances into the air or violation of for the operation of equipment, installations and other objects causes air pollution or other channatural properties—

shall be punished by a fine from three thousand to six thousand manats, or deprivation of the hold certain positions or engage in certain activities for a period of up to three years, or cor works for a period of up to one year, or restriction of freedom for a period of up to one year, or depri

shall be punished by a fine from six thousand to nine thousand manats or correctional works for of up to two years or restriction of freedom for a period of up to two years or deprivation of libe period of up to two years. _____

251.3. When the same acts cause the death of the victim by negligence—shall be punished by deprivation of liberty for a term of three to five years.

Article 252. Pollution of the marine environment [719]

252.1. Pollution of the marine environment *from* land - based sources, or by illegally dur burying substances or materials from vehicles or man-made installations at sea that are ha human health and marine life, or that interfere with the lawful use of the sea—

shall be punished by a fine in the amount of three thousand to six thousand manats, or deprivation right to hold a certain position or engage in certain activities for a period of up to three thousand to six thousand manats, or deprivation or engage in certain activities for a period of up to three thousand to six thousand manats.

correctional works for a period of up to one year, or restriction of freedom for a period of up to one ye

252.2. When the same actions cause significant damage to human health, animal and plant and other aquatic bioresources , environment, recreation areas or other interests protected by law—

shall be punished by a fine from six thousand to nine thousand manats or correctional works for of up to two years or restriction of freedom for a period of up to two years or deprivation of libe period of up to two years. ____

252.3. When the same acts cause the death of the victim by negligence—shall be punished by deprivation of liberty for a term of three to five years.

Article 253. Do not violate the legislation of the Republic of Azerbaijan on the shelf

253.1. Illegally erecting buildings or other facilities on the coastal shelf of the Rep Azerbaijan, creating a safety zone around them, as well as violating the rules of construction, opprotection or cancellation of the installed buildings and means of ensuring the safety of a shipping—

shall be punished by a fine from four thousand to six thousand manats or correctional works for of up to two years or restriction of freedom for a period of up to two years or deprivation of libe period of up to two years. _____

253.2. Research, exploration, development and other activities of natural resources on th shelf of the Republic of Azerbaijan by foreign legal entities and individuals, if the implemen these actions is not provided for in interstate agreements to which the Republic of Azerbaijan is or in a special permit issued by the relevant state authorities of the Republic of Azerbaijan—

shall be punished by restriction of liberty for a period of two to five years or deprivation of libe period of three to five years. [723]

Article 251 Damage to lande

254.1. When, as a result of violation of the rules of behavior with fertilizers, dangerous che biological substances during storage, use or transportation, the soil is poisoned, polluted or dar any other way by the harmful products of farming or other activities, causing significant da human health or the environment -

shall be punished by a fine in the amount of three thousand to six thousand manats, or deprivation right to hold a certain position or engage in certain activities for a period of up to three thousand to six thousand manats, or deprivation or engage in certain activities for a period of up to three thousand to six thousand manats.

correctional works for a period of up to one year, or restriction of freedom for a period of up to one ye

254.2. When the same acts are committed in the zone of emergency and dangerous envirc conditions—

shall be punished by correctional works for a term of up to two years or *restriction of free term of up to two years or* deprivation of liberty for a term of up to two years. [725]

254.3. When the same acts cause the death of the victim by negligence—
shall be punished by deprivation of liberty for a term of three to five years.

Article 255. Violation of the rules of protection and use of the subsoil

255.1. Violation of the rules for the protection and use of the subsoil during the design, placonstruction, commissioning or operation of mining enterprises or underground facilities, which related to the extraction of minerals, as well as illegal construction in the area where minelocated, causes significant damage—

shall be punished by a fine in the amount of six thousand to ten thousand manats or deprivation right to hold certain positions or engage in certain activities for a period of up to three correctional works for a period of up to one year or restriction of freedom for a period of up to one deprivation of liberty for a period of up to one year. [726]

255.2. When the actions provided for in Article 255.1 of this Code cause the death of the victim serious consequences due to carelessness -

shall be punished by imprisonment for a term of three to five years, with or without a fine in the a two to three times the damage caused as a result of the crime. _____

Article 256. Illegal capture of fish and other aquatic bioresources [728]

256.1. When illegal capture of *fish and other aquatic bioresources* causes considerable damage *shall be punished by a fine from two thousand to three thousand manats* or public works for hundred and forty to three hundred and twenty hours or correctional works for a period of u year *or restriction of freedom for a period of up to one year*. [730]

256.2. The same actions:

256.2.1. when it is committed by causing a large amount of damage;

256.2.2. when committed by using a self-propelled and self-floating vehicle or expl

shall be punished by a fine in the amount of three thousand to six thousand manats or correction for a period of up to one year or restriction of freedom for a period of up to two years or deprivation of a period of up to two years.

[733]

256.3. When the acts provided for in Articles 256.1 or 256.2 of this Code are committed by using his official position or by a group of persons or an organized group who conspired in advashall be punished by a fine in the amount of six thousand to nine thousand manats or restriction of for a period of two to five years or deprivation of liberty for a period of two to five years with liberty for a period of two to five years with liberty for a period of two to five years with liberty for a period of two to five years with liberty for a period of two to

the right to hold a certain position or engage in a certain activity for a period of up to three years

Note: In Article 256.1 of this Code, the term "substantial amount" means the amount bet
thousand and seven thousand manats, and in Article 256.2.1, the term "total amount" means the

[735]
exceeding seven thousand manats.

Article 257. Violation of the rules of protection of fish and other aquatic bioresourc

When the construction of bridges, dams, implementation of blasting or other works, as we operation of sub-storage facilities are committed in violation of the rules for the protection of other water bioresources, and when these actions lead to the mass destruction of fish and oth bioresources—

[737]

shall be punished by a fine in the amount of three thousand to six thousand manats, or deprivation right to hold a certain position or engage in certain activities for a period of up to three of correctional works for a period of up to one year, or restriction of freedom for a period of up to one year.

Article 258. Illegal hunting

258.1. When hunting without the necessary permission or in prohibited places, or at pr times, with prohibited tools and methods causes significant damage—

shall be punished by a fine from two thousand to three thousand manats or public works for hundred and forty to three hundred and twenty hours or correctional works for a period of u year or restriction of freedom for a period of up to one year. [739]

- 258.2. The same actions:
- 258.2.1. when it is committed by causing a large amount of damage;
- 258.2.2. when committed by using explosives or other methods that cause mass destruction and animals;
- 258.2.3. when it is committed against birds and animals whose hunting is completely prohil 258.2.4. if it is committed in the territory of nature reserves or in the zone of ecological disa ecological emergency—

shall be punished by a fine in the amount of three thousand to six thousand manats or correction for a period of up to one year or restriction of freedom for a period of up to two years or deprivation (

for a period of up to two years [740]

258.3.2. when committed by a group of persons or an organized gang who conspired in adva fine in the amount of six thousand to nine thousand manats, or restriction of freedom for a period five years, or restriction of freedom for a period of two years, or deprivation of the right to hold position or engage in a certain activity for a period of up to three years, with or without deprivation of two to five years is punished by doing.

[742]

Note: In Article 258.1 of this Code, the term "substantial amount" means the amount beto thousand and seven thousand manats, and in Article 258.2.1, the term "total amount" means the exceeding seven thousand manats. [743]

Article 259. Illegal logging

259.1. If the illegal cutting (removal) of trees, bushes or other greenery in forests or specially $\mathfrak p$ natural areas , as well as trees, bushes or other greenery not included in the forest fund , causes a signamount of damage -

shall be punished by a fine in the amount of five thousand to seven thousand manats, or correction for a period of up to two years, or restriction of freedom for a period of up to two years, or deprivation of l a period of up to two years, with or without deprivation of the right to hold a certain position or engage in activity for a period of up to three years.

259.2. The same actions:

259.2.1. when repeated;

259.2.2. when it is committed by a group of people who conspired in advance; _____

259.2.3. when committed by a person using his position of care;

259.2.4. when committed by causing a large amount of damage -

shall be punished by a fine in the amount of seven thousand to nine thousand manats, or rest freedom for a period of two to five years, or deprivation of liberty for a period of two to five years, with o deprivation of the right to hold a certain position or engage in a certain activity for a period of up to th [746]

259.3. When the acts provided for in Article 259.1 or 259.2 of this Code are committed by a group ϵ or an organized gang who conspired in advance -

shall be punished by a fine in the amount of nine thousand to eleven thousand manats or rest freedom for a period of two to five years or deprivation of liberty for a period of three to six years with o deprivation of the right to hold a certain position or engage in a certain activity for a period of up to th [747]

Note: [748]

- 1. The provisions of this article do not apply to cases of cutting (removal) of greenery in privately ou and garden areas, as well as greenery (crops) consisting of plants used for the production of agricultural **KMQ23**
 - 2. In Article 259.1 of this Code, the term "substantial amount" means the amount between one thou

Article 260. Destruction or damage to forests and other greenery

260.1. *Destruction or damage to forests, tree or shrub plantations not included in the forest fund greenery* due to careless handling of fire or other sources of high danger —

shall be punished by a fine from one thousand to two thousand manats or correctional works for of up to one year or restriction of freedom for a period of up to one year or deprivation of liberty for of up to one year. [750]

260.1-1. When the actions provided for in Article 260.1 of this Code are committed by causin amount of damage -

shall be punished by a fine from two thousand to four thousand manats or correctional works for a up to two years or restriction of freedom for a period of up to one year or deprivation of liberty for a period two years. [751]

260.2. *Destruction or damage to* forests or tree or shrub plantings and other greenery not inc the forest fund, by burning or other generally dangerous method or pollution with harmful sul waste - [752]

shall be punished by restriction of freedom for a period of two to five years or deprivation of libe period of two to five years, with or without a fine in the amount of two thousand to three t
[753]
manats.

260.3. When the actions provided for in Article 260.2 of this Code are committed by causing a larg of damage -

shall be punished by imprisonment for a term of five to seven years, with or without a fine in the a three thousand to seven thousand manats. ____

Article 261. Violation of the protection regime of specially protected natural an natural objects

When the violation of the protection regime of nature reserves, national parks, natural mo or specially protected natural areas by the state causes significant damage—

shall be punished by a fine from three thousand to six thousand manats or correctional works for a up to one year or restriction of freedom for a period of up to one year or deprivation of liberty for a peri to six months. [755]

Note: In Article 261 of this Code, "significant damage" means an amount exceeding *two* [756] *manats.*

Chapter 29

CRIMES AGAINST TRAFFIC SAFETY AND VEHICLE OPERATION RULES

Article 262. Violation of traffic safety and operation rules of railway, water or air t

position he holds, and causes serious or minor damage to the health of the victim due to ne

shall be punished by deprivation of the right to hold a certain position or to engage in activities for a period of up to two years, a fine in the amount of five thousand to seven thousand n correctional works for a period of up to two years, or restriction of freedom for a period of up to two deprivation of liberty for a period of up to two years.

[757]

262.1-1. When the same acts cause serious damage to the victim's health due to carelessness shall be punished by deprivation of liberty for a term of up to three years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years. ______ 262.2. When the actions provided for in Article 262.1 of this Code cause the death of the victo carelessness —

shall be punished by deprivation of liberty for a period of two to five years, with deprivat right to hold a certain position or engage in a certain activity for a period of up to three years. _____

262.3. When the actions provided for in Article 262.1 of this Code cause the death of two people due to carelessness—

shall be punished by deprivation of liberty for a period of five to ten years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years.

Article 263. Violation of traffic and vehicle operation rules

263.1. In case of violation of the rules of traffic or operation of vehicles by the person drivi tram or other mechanical vehicle, causing minor or serious damage to the victim's health carelessness—

shall be punished by deprivation of the right to drive vehicles for a period of up to two yea in the amount of five thousand to seven thousand manats, or correctional works for a period two years, or restriction of freedom for a period of up to two years, or deprivation of liberty for a period two years.

[761]

263.1-1. When the same acts cause serious damage to the victim's health due to carelessness shall be punished by restriction of freedom for a period of one to three years, with deprivation the right to drive vehicles for a period of up to three years , *or* deprivation of liberty for a period three years. [762]

263.2. When the actions provided for in Article 263.1 of this Code cause the death of the vito carelessness—

shall be punished by deprivation of liberty for a period of two to six years, with deprivation right to drive vehicles for a period of up to three years. _____

263.3. When the actions provided for in Article 263.1 of this Code cause the death of two people due to carelessness—

shall be punished by deprivation of liberty for a period of five to ten years, with deprivation right to drive vehicles for a period of up to five years.

- 1. In Article 263.1 of this Code , the term "other mechanical vehicle" means trolleybuses, motorcycles, as well as other self-propelled machines and mechanisms. ____
- 2. The person who committed the crime provided for in Articles 263.1 or 263.1-1 of this Code released from criminal responsibility if he reconciles with the victim and fully pays the damage caused t this case, if there are signs of an administrative offense in a person's actions, he/she shall be held response accordance with the Code of Administrative Offenses of the Republic of Azerbaijan. [765]

Article 263-1. Violation of traffic or vehicle operation rules while intoxicated or by a per does not have the right to drive vehicles _____

263-1.1. Acts provided for in Article 263.1 of this Code by a person who is intoxicated or have the right to drive vehicles as a result of taking alcoholic beverages, using narcoti psychotropic substances and other powerful substances, causing minor damage to the victim due to carelessness when -

shall be punished by a fine of six thousand to eight thousand manats with deprivation of to drive vehicles for a period of up to three years or imprisonment for a term of up to three ye deprivation of the right to drive vehicles for a period of up to three years.

263-1.2. When the same acts cause serious harm to the victim's health due to negligence, or

severe damage to the health of the victim due to negligence during the driving of a vehicle in general use -

shall be punished by deprivation of liberty for a term of up to four years, with deprivation right to drive vehicles for a term of up to four years.

263-1.3. When the same acts caused the death of the victim due to carelessness -

shall be punished by deprivation of liberty for a period of five to eight years, with deprivation the right to drive vehicles for a period of up to five years.

263-1.4. When the same acts negligently cause the death of two or more persons -

shall be punished by deprivation of liberty for a period of seven to twelve years, with deposit of the right to drive vehicles for a period of up to five years.

Article 264. Fleeing from the scene of a traffic accident

In cases where the consequences provided for in Articles 263 or 263-1 of this Code occur, the who drives the vehicle and violates the rules of traffic or operation of the vehicle flees from the the road traffic incident—

[768]

shall be punished by deprivation of the right to drive vehicles for a period of up to the restriction of freedom for a period of up to two years, or restriction of freedom for a period of up years, or deprivation of liberty for a period of up to two years. KM2 [769]

Note: A person who has left the scene of a road traffic accident in connection with p assistance to the victim is exempted from criminal liability under this article. [770]

265.1. In case of low-quality repair of vehicles or transport equipment, as well commissioning of technically defective vehicles by the person responsible for the technical con the vehicles, when carelessness causes minor or serious damage to the health of the victim—

[77]

shall be punished by a fine in the amount of two thousand to four thousand manats, or by correctic for a period of up to one year, or by restriction of freedom for a period of up to one year, or by deprivation for a period of up to six months.

265.1-1. When the same acts cause serious damage to the victim's health due to carelessness -

shall be punished by a fine in the amount of three thousand to six thousand manats or correctional a period of up to two years or restriction of freedom for a period of up to two years or deprivation of lib period of up to one year. [773]

265.2. When the actions provided for in Article 265.1 of this Code cause the death of the victin carelessness—

[774]

shall be punished by imprisonment for up to five years.

265.3. When the actions provided for in Article 265.1 of this Code cause the death of two people due to carelessness—

shall be punished by deprivation of liberty for a period of three to eight years.

Article 265-1. Violation of the rules for commissioning a vehicle in general use [775]

265-1.1. When a person who does not have the right to drive a vehicle in general use is allowed to a a vehicle, or the pre-flight medical examination of the drivers of vehicles in general use is not organized, to carelessness causing minor or serious damage to the health of the victim - [776]

shall be punished with a fine from two thousand to four thousand manats, or restriction of free period of up to one year, or deprivation of liberty for a period of up to one year, with deprivation of the rig a certain position or engage in a certain activity for a period of up to two years.

265-1.1-1. When the same acts cause serious damage to the victim's health due to carelessness -

shall be punished with a fine from three thousand to six thousand manats, or restriction of free period of up to two years, or deprivation of liberty for a period of up to two years, with deprivation of th hold a certain position or engage in a certain activity for a period of up to three years.

265-1.2. When the actions stipulated in Article 265-1.1 of this Code cause the death of the victi [779] carelessness -

shall be punished by deprivation of liberty for a period of two to five years, with deprivation of th hold a certain position or engage in a certain activity for a period of up to three years.

265-1.3. If the actions provided for in Article 265-1.1 of this Code cause the death of two or more p to carelessness -

shall be punished by deprivation of liberty for a period of three to eight years with deprivation of the

- 266.1. When destroying, damaging or otherwise making roads, vehicles or transport eq unusable causes minor or serious damage to the health of the victim, or a large amount of damage shall be punished by a fine from three thousand to six thousand manats or correctional works for of up to two years or imprisonment for a term of up to two years.
 - 266.2. When the same acts cause the death of the victim by negligence—shall be punished by deprivation of liberty for a term of two to five years.
- 266.3. When the actions provided for in Article 266.1 of this Code cause the death of two people due to carelessness—

 [781]

shall be punished by deprivation of liberty for a period of three to eight years.

Note: In Article 266.1 of this Code, the term "total amount" means the amount above fifty thousant [782]

Article 267. Violation of rules ensuring safe operation of vehicles

267.1. Violation of the rules of traffic or operation of vehicles by a passenger, pedestrian participants of road traffic (except for the persons provided for in Articles 263-264 of this Cod carelessly causes minor or serious damage to the health of the victim—

[783]

shall be punished by a fine in the amount of two thousand to three thousand manats or correctional a period of up to one year or restriction of freedom for a period of up to one year. ____

267.1-1. When the same acts cause serious damage to the victim's health due to carelessness -

shall be punished by a fine in the amount of three thousand to four thousand manats, or correction for a period of up to two years, or restriction of freedom for a period of up to two years, or deprivation of l a period of up to six months. [785]

267.2. When the actions *provided for in Article 267.1 of this Code* cause the death of the victin carelessness—

shall be punished by imprisonment for up to three years.

267.3. When the actions provided for in Article 267.1 of this Code cause the death of two people due to carelessness - [787]

shall be punished by deprivation of liberty for a period of three to six years.

A r t i c l e $\,$ 2 6 8 . Violation of safety rules during the construction, operation or repair pipelines

268.1. In case of violation of safety rules during the construction, operation or repair pipelines, causing minor damage to the victim's health due to carelessness — [788]

shall be punished by a fine in the amount of three thousand to five thousand manats or restr freedom for a period of up to one year or restriction of freedom for a period of up to three

shall be punished by a fine from four thousand to six thousand manats or restriction of freedom for of up to two years or deprivation of liberty for a period of up to two years. [790]

268.2. When the same actions caused the death of the victim or other serious consequenc negligence— $\frac{[791]}{}$

shall be punished by imprisonment for up to five years.

268.3. When the actions provided for in Article 268.1 of this Code cause the death of two people due to carelessness—

shall be punished by deprivation of liberty for a period of three to eight years.

Article 269. Failure of the ship's captain to provide assistance to the victims of disa

Failure by the captain of the ship to render assistance to those who have suffered a disaste sea or other waterway, if he could do so without serious danger to his ship, its crew and passeng shall be punished by correctional work for a period of up to two years or restriction of lib period of up to three years or deprivation of liberty for the same period. [792]

Article 270. Violation of international flight rules

Failure to comply with the routes, landing places, air gates, flight altitude specified prescribed permit or otherwise violating international flight regulations—

shall be punished by a fine in the amount of two thousand to four thousand manats, or correction for a period of up to two years, or deprivation of liberty for a period of up to one year, with or deprivation of the right to hold a certain position or engage in a certain activity for a period three years. [793]

Article 270-1. Acts threatening aviation security [794]

270-1.1. Do not apply force to the person on the aircraft during the flight, if the application of s poses a threat to the safety of the aircraft -

shall be punished by a fine from one thousand manats to one thousand five hundred manats, or conworks for a period of up to one year, or restriction of freedom for a period of up to six months, or depreliberty for a period of up to six months.

270-1.2. When knowingly providing false information to an aircraft during flight, or intentionally destroying, damaging or interfering with the operation of the aircraft's aeronautical equipment, when threat to the safety of the aircraft during flight -

shall be punished by correctional works for a term of up to two years or restriction of freedom for a t to two years or deprivation of liberty for a term of up to two years.

270-1.3. Deliberately unlawfully destroying or significantly damaging airport equipment and fac aircraft located at the airport and not in operation, as well as intentionally unlawfully disrupting the op airport services, causing a threat to airport security -

270-1.4. Deliberately destroying an aircraft in operation, as well as intentionally causing dam. aircraft that causes its malfunction or poses a threat to flight safety -

shall be punished by deprivation of liberty for a period of three to eight years.

270-1.5. Deliberately illegally placing a device or substance on an aircraft that can cause the desti an aircraft in operation or its damage to the extent that threatens its flight safety, or intentionally illegalli conditions for the placement of such a device or substance on an aircraft in operation -

shall be punished by deprivation of liberty for a period of eight to twelve years.

Chapter Thirty ____ **CYBER CRIMES**

Article 271. Illegal access to the computer system

271.1. Intentional access to a computer system or any part of it without the right to acce violating security measures, or to capture computer data stored in it, or with other personal intershall be punished with a fine of two thousand to four thousand manats or deprivation of liberty for of up to two years, with deprivation of the right to hold a certain position or engage in certain for a period of up to two years. [796]

271.2. The same actions:

271.2.1. when repeated;

271.2.2. when it is committed by a group of persons, an organized group or a criminal as: (organization) who colluded in advance;

271.2.3. when committed by an official using his official position -

shall be punished with a fine of 4,000 to 6,000 manats or imprisonment for a term of 2 to 4 years deprivation of the right to hold a certain position or engage in a certain activity for a period three years.

271.3. When the acts provided for in Articles 271.1 or 271.2 of this Code are committed in re the computer system of the infrastructure object of public importance or any of its parts -

shall be punished by deprivation of liberty for a period of four to six years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years.

- 1. In Articles 271-273-2 of this Code, "computer system" means any device or g interconnected or coordinated devices that performs automated data processing in accorda relevant programs.
- 2. In Articles 271-273-2 of this Code, "computer data" means any information (facts, data, p and concepts) suitable for processing in a computer system.
- 3. In Articles 271-273 of this Code, "socially important infrastructure object" mea administrations, enterprises, organizations, non-governmental organizations (public associati funds), credit organizations, insurance companies that provide services of great importance to and society, companies, persons licensed in the securities market, investment funds and managere

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Article 272. Illegal interception of computer data

272.1. Deliberate interception of computer data not intended for general use, in electromagnetic radiation of computer systems that are carriers of such computer data, using means by a person who does not have the right to do so -

shall be punished with a fine *from two thousand to four thousand manats, or restriction of free period of up to two* years, or deprivation of liberty for a period of up to two years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to two years.

- 272.2. The same actions:
- 272.2.1. when repeated;
- 272.2.2. when it is committed by a group of persons, an organized group or a criminal ass (organization) who colluded in advance;
 - 272.2.3. when committed by an official using his official position -

shall be punished with a fine of 4,000 to 6,000 manats or imprisonment for a term of 2 to 4 year deprivation of the right to hold a certain position or engage in a certain activity for a period three years. [800]

272.3. When the acts provided for in Articles 272.1 or 272.2 of this Code are committed in re the computer system of the infrastructure object of public importance or any of its parts -

shall be punished by deprivation of liberty for a period of four to six years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years.

Article 273. Illegal interference with the computer system or computer data

273.1. When intentional damage, deletion, corruption, alteration or blocking of computer c person who does not have the right to do so causes significant damage -

shall be punished with a fine of *two thousand to four thousand manats, or restriction of free period of up to two* years, or deprivation of liberty for a period of up to two years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years. ____

273.2. Deliberately seriously hindering the operation of the computer system by a person v not have the right to do so by entering, transmitting, damaging, deleting, spoiling, changing or computer data -

shall be punished with a fine of two thousand to four thousand manats or deprivation of liberty for of up to two years, with deprivation of the right to hold a certain position or engage in certain a

for a period of up to three years .

- 273.3. Actions provided for in Articles 273.1 or 273.2 of this Code:
- 273.3.1. when repeated;
- 273.3.2. when it is committed by a group of persons, an organized group or a criminal ass (organization) who colluded in advance;
 - 273.3.3. when committed by an official using his official position -

shall be newiched with a five of 1,000 to 6,000 manate or imprisonment for a torm of 2 to 1 vo

273.4. When the actions provided for in Articles 273.1-273.3 of this Code are committed in to the computer system of publicly important infrastructure facilities or any of its parts -

shall be punished by deprivation of liberty for a period of four to six years, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years.

Note:

- 1. In the articles of this chapter, the term "significant damage" means damage in the armore than one thousand manats as a result of a socially dangerous act or other significant dama interests of the state, society or individuals protected by law.
- 2. In Article 273.2 of this Code, "seriously obstructing the operation of a computer syst violation of the normal operation of a computer system that significantly limits the ability of the or user of the computer system to use this system or to exchange data with other computer system."

Article 273-1. Circulation of tools designed to commit cybercrimes

273-1.1. The main purpose of its preparation or adaptation is the production of devices or c programs for the commission of the crimes provided for in Articles 271-273 of this Code, their acquisition for use, storage, sale, distribution or other forms of conditions for the commission crimes creation, when causing significant damage -

shall be punished with a fine of three thousand to five thousand manats or deprivation of libe period of up to two years, with deprivation of the right to hold a certain position or engage is activities for a period of up to two years.

273-1.2. Producing, storing or using computer passwords, access codes or other similar information that allows unauthorized access to the computer system or any part of it for the purpose of corthe crimes provided for in Articles 271-273 of this Code, significant damage when hit –

shall be punished with a fine of three thousand to five thousand manats or deprivation of libe period of up to two years, with deprivation of the right to hold a certain position or engage is activities for a period of up to two years.

273-1.3. Sale, distribution or other forms of conditions for obtaining computer password codes or other similar information that allows unauthorized access to the computer system or of it for the purpose of committing the crimes provided for in Articles 271-273 of this Code creati

shall be punished with a fine of three thousand to five thousand manats or deprivation of libe period of up to two years, with deprivation of the right to hold a certain position or engage in

activities for a period of up to two years.

273-1.4. Actions provided for in Articles 273-1.1-273-1.3 of this Code:

273-1.4.1. when repeated;

273-1.4.2. when it is committed by a group of persons, an organized group or a criminal ass (organization) who colluded in advance;

273-1.4.3. when committed by an official using his official position -

shall be punished with a fine of five thousand to eight thousand manats or deprivation of libe period of two to four years, with deprivation of the right to hold a certain position or engage is

activities for a period of up to three years

Deliberately entering, changing, deleting, or blocking computer data without the appropriation order to describe or use falsified computer data as authentic (real) computer data, when thes lead to violation of the authenticity (genuity) of the original computer data -

shall be punished with a fine of two thousand to four thousand manats or deprivation of liberty for of up to two years, with deprivation of the right to hold a certain position or engage in certain a

for a period of up to three years.

SECTION ELEVEN CRIMES AGAINST STATE AUTHORITY

Chapter 31

CRIMES AGAINST THE BASIS AND SECURITY OF THE CONSTITUTIONAL ORGANIZ. OF THE STATE

Article 274. Treason

Treason, i.e., an act intentionally committed by a citizen of the Republic of Azerbaija detriment of the sovereignty, territorial integrity, state security or defense capability of the Rel Azerbaijan: defecting to the enemy, espionage, giving state secrets to a foreign state, acting host Republic of Azerbaijan to a foreign state, organization and or assist their representatives—

shall be punished by deprivation of liberty for a period of twelve to twenty years imprisonment, with or without confiscation of property.

Note: If the person involved by the special services of foreign countries for the commission crimes provided for in this article, as well as in article 276 of this Code, has not performed any at the execution of the criminal task he received and has voluntarily and timely informed that authorities or the interests of the Republic of Azerbaijan if he has helped to prevent damage in form, if his actions do not contain any other crime, he is exempted from criminal liability.

Article 275. Use of the Armed Forces of the Republic of Azerbaijan and other arm provided by the legislation of the Republic of Azerbaijan against the people of Azerbai constitutional state bodies

275.1. Use of the Armed Forces of the Republic of Azerbaijan and other armed units proved by the legislation of the Republic of Azerbaijan against the people of Azerbaijan and constitution bodies—

shall be punished by imprisonment from seven to twelve years.

275.2. When the same acts lead to grave consequences—

shall be punished by deprivation of liberty for a period of twelve to twenty years imprisonment.

Anticle 276 Emigrace

Stealing, collecting or storing state secret information for the purpose of giving it to a fore foreign organization or their representatives, as well as giving or stealing other information purpose of using it to the detriment of the security of the Republic of Azerbaijan at the reque special services of foreign countries. collection, if the espionage is committed by an alien or person—

shall be punished by deprivation of liberty for ten to fifteen years, with or without confis [808] property.

Article 277. Assassination of a state official or public figure (terrorist act) [809]

Attempting to kill a state official or public figure, as well as a representative of a foreign state aim of ending his service or political activity or taking revenge for this activity (terrorist act) shall be punished by deprivation of liberty for a period of fourteen to twenty year imprisonment.

Article 278. Seizing power by force or keeping it by force, changing the constastructure of the state by force [810]

278.1. Actions against the Constitution of the Republic of Azerbaijan aimed at seizing p force, or maintaining power by force, as well as forcefully changing the constitutional structu state—

shall be punished by deprivation of liberty for a period of twelve to twenty years imprisonment.

278.2. Committing actions aimed at forcefully changing the constitutional structure of the $R\epsilon$ Azerbaijan, including its secular character, or dividing territorial integrity, or taking power by force, on of religious enmity, religious radicalism, or religious fanaticism -

shall be punished by deprivation of liberty for a period of fifteen to twenty years or life imprisonment. **Note:** A person who has committed the crimes provided for in this article, but voluntatimely reported to the state authorities or helped to prevent damage to the interests of the Rej. Azerbaijan in another form, if he did not cause significant damage with the crime he committee actions do not contain any other crime, the crime is released from responsibility.

Article 279. Creation of armed groups or groups not provided for by legislation

279.1. Creating armed units or groups not provided for by the legislation of the Reg Azerbaijan, as well as participating in their creation and activities, equipping them with v ammunition, explosives, military equipment, or military supplies—

shall be punished by deprivation of liberty for a period of three to eight years.

279.1-1. Creation of armed associations or groups, provided for in Article 279.1 of this Code, on th religious enmity, religious radicalism or religious fanaticism, participation in such associations or groups

279.2. Raiding enterprises, departments, organizations or individuals within the associations provided for in Articles 279.1 and 279.1-1 of this Code—

[813]

shall be punished by deprivation of liberty for a period of seven to twelve years.

279.3. When the actions provided for in Article 279.2 of this Code cause the death of people serious consequences—

shall be punished by deprivation of liberty for a period of twelve to twenty years imprisonment, with or without confiscation of property.

Article 280. Armed uprising

Organizing an armed uprising or actively participating in an uprising with the aim of changing the constitutional structure of the Republic of Azerbaijan or dividing the territorial int the Republic of Azerbaijan—

shall be punished by deprivation of liberty for a period of twelve to twenty years imprisonment.

Article 281. Open calls directed against the state

281.1. Not making open calls aimed at the seizure of power by force, retention of power by the forceful change of the constitutional structure of the Republic of Azerbaijan, or the fragmen territorial integrity, as well as disseminating materials with such content—

shall be punished by imprisonment for up to five years.

281.2. When the same acts are committed repeatedly or by a group of persons—shall be punished by deprivation of liberty for a period of five to eight years.

281.3. When the acts stipulated by Articles 281.1 and 281.2 of this Code are committed by t of foreign organizations and their representatives—

shall be punished by deprivation of liberty for a period of seven to twelve years.

Article 281-1. Displaying, spreading, preparing, acquiring, storing, transporting or attributes or symbols aimed at the fragmentation of the territorial integrity of the Rep Azerbaijan

281-1.1. Preparing, acquiring, storing, transporting or traveling for the purpose of displ disseminating attributes or symbols aimed at the fragmentation of the territorial integrity of the Re Azerbaijan, or for the purpose of displaying or disseminating -

shall be punished by restriction of liberty for up to five years or deprivation of liberty for the same pe 281-1.2. When the acts provided for in Article 281-1.1 of this Code are committed by a group of pers organized gang who conspired in advance -

shall be punished by deprivation of liberty for a period of five to eight years.

281-1.3. When the actions provided for in Article 281-1.1 of this Code are committed at the request organizations and their representatives -

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282.1. Committing explosions, fires and other actions aimed at the destruction or da enterprises, facilities, roads, means of communication and life support of the population in weaken the defense capacity and economic security of the Republic of Azerbaijan, as well poisoning for the same purpose or infectious diseases between humans and animals spreading

shall be punished by deprivation of liberty for a period of eight to fifteen years. 282.2. When the same acts are committed by an organized group—shall be punished by imprisonment for a term of twelve to twenty years.

Article 283. Inciting national, racial, social or religious hatred and enmity _____

283.1. When actions aimed at inciting national, racial, social or religious hatred and humiliating national dignity, as well as restricting the rights of citizens or determining their predepending on their national, racial or religious affiliation, are committed openly, including three use of the media—

[817]

shall be punished by a fine from eight thousand to twelve thousand manats or correctional wo period of up to two years or imprisonment for a period from two to four years. ____

283.1-1. When the acts stipulated in Article 283.1 of this Code are committed on the basis of enmity, religious radicalism or religious fanaticism -

shall be punished by deprivation of liberty for a term of three to five years. ____

283.2. The same actions:

283.2.1. if it is committed by force or threat of force;

283.2.2. when committed by a person using his position of care;

283.2.3. when committed by an organized gang—

shall be punished by deprivation of liberty for a term of three to five years.

283.3. Financing of the acts provided for in Article 283.1 of this Code on the basis of religious religious radicalism or religious fanaticism -

shall be punished by deprivation of liberty for a term of three to five years.

Article 283-1. Creating a stable group for the purpose of participating in armed conflicts the borders of the Republic of Azerbaijan [821]

283-1.1. Involving citizens of the Republic of Azerbaijan or stateless persons permanently in the Republic of Azerbaijan in armed conflicts conducted outside the borders of the Republicant and the guise of spreading religious sects, performing religious rituals, or on the of religious enmity, religious radicalism, or religious fanaticism, or conducting combat training

purpose, or creating a stable group operating for that purpose or leading such a group - shall be punished by deprivation of liberty for a period of nine to twelve years.

283-1.3. Non-participation in groups, exercises or armed conflicts provided for in Article 2 this Code -

shall be punished by deprivation of liberty for a period of seven to eleven years.

283-1.4. Not making open calls to commit the actions provided for in Articles 283-1.1 - 2 this Code, as well as distributing materials with such content -

shall be punished by imprisonment for up to five years.

Note: A person who has committed the act provided for in Articles 283-1.1 - 283-1.3 of tl shall be released from criminal responsibility if he helps to prevent the acts provided for in those by timely notifying the authorities or in another way, and if his act does not contain any other cr

Article 284. Dissemination of state secrets

284.1. Dissemination of information constituting a state secret entrusted to him by a p known to him due to his official position or work, if there are no signs of treason—

shall be punished by deprivation of liberty for a period of *three to six years*, with deprivation right to hold a certain position or engage in a certain activity for a period of up to three years . _____ 284.2. When the same acts lead to grave consequences—

shall be punished by deprivation of liberty for a period of *four to eight years*, with deprivation right to hold a certain position or engage in a certain activity for a period of up to *three years*.

Article 284-1. Illegal acquisition of information constituting a state secret [825]

Information constituting a state secret, documents containing state secrets, as well containing state secrets with the threat of coercion or using coercion, intimidation or other r coercion, looting, deception, or concealment of confidential information if there are no signs acquisition, treason or espionage using special or other technical means intended for acquisition shall be punished by deprivation of liberty for a term of two to five years.

Article 284-2. Dissemination of information about the movement or deployment of positive military weapons, ammunition or military equipment of the Armed Forces of the Republic of Az

284-2.1. Dissemination of information about the movement or deployment of personnel, military ammunition or military equipment of the Armed Forces of the Republic of Azerbaijan, when committed ir or combat conditions and the signs of the acts provided for in Articles 274, 276 or 284 of this Code if not shall be punished by deprivation of liberty for a period of three to six years.

284-2.2. When the same actions lead to serious consequences -

shall be punished by deprivation of liberty for a period of five to eight years.

Note: Article 284-2 of this Code does not apply to cases of dissemination of information disclos public by state bodies (institutions) about the movement or deployment of personnel, military ammunition or military equipment of the Armed Forces of the Republic of Azerbaijan.

When the careless loss of documents containing state secrets, as well as items contain secrets, documents or items provided by a trusted person as a result of violation of the rules of established by the legislation of the Republic of Azerbaijan, causes serious consequences—

Chapter 32 CRIMES AGAINST A TRIAL OF JUSTICE

Article 286. Do not obstruct the implementation of justice, preliminary investigati

286.1. Not to interfere in any form of judicial activity in order to obstruct the administ justice—

shall be punished by a fine in the amount of one thousand to two thousand manats or imprisonm term of up to two years. ____

286.2. Not to interfere in any form with the activities of the prosecutor, investigator or inv in order to prevent the objective, complete and comprehensive conduct of the case—

shall be punished by a fine from one thousand to two thousand manats, or from three hundred hundred and eighty hours of community service, or imprisonment for up to six months.

286.3. When the acts provided for in Articles 286.1 and 286.2 of this Code are commit person using his official position—

shall be punished by a fine in the amount of two thousand to three thousand manats or restr freedom for a period of up to three years with deprivation of the right to hold a certain po engage in a certain activity for a period of up to three years or deprivation of liberty for a period three years. [829]

Article 287. Taking the life of a person conducting a trial or preliminary investigat

For the purpose of obstructing the legal activities of the judge, *jurors*, as well as the proinvestigator, investigator, defender, expert, executive do not take the life of an official, as well close relatives—

[830]

shall be punished by deprivation of liberty for a period of fourteen to twenty years.

A r t i c l e 288. Intimidation or coercion in connection with the implementation of j preliminary investigation

288.1. Threatening to kill the judge, *as well as his* close relatives, to harm their health, to their property, or to damage their property in connection with the consideration of the case o [831]

288.2. When the same acts are committed against a prosecutor, investigator or invedefender, expert, executive officer, as well as their close relatives in connection with the conside a case or relevant materials in court or the conduct of a preliminary investigation, the execusent entering the conduct of a preliminary investigation, the execuse the conduct of the conduct of a preliminary investigation.

shall be punished by a fine from two thousand to four thousand manats or imprisonment for up years. ____

288.3. When the acts provided for in Articles 288.1 or 288.2 of this Code are committed by a force that is not dangerous to life or health—

shall be punished by deprivation of liberty for a term of three to five years.

288.4. When the acts provided for in Articles 288.1 or 288.2 of this Code are committed by \imath force dangerous to life or health—

shall be punished by deprivation of liberty for a period of five to ten years.

Article 289. Contempt of court

289.1. Contempt of court by insulting the participants of the trial—

shall be punished by a fine in the amount of five hundred to one thousand manats, or by three and twenty to four hundred hours of community service, or by deprivation of liberty for a peri to six months.

[835]

289.2. When the same acts are committed against judges or jurors—

shall be punished by a fine from one thousand manats to one thousand five hundred manats or cor
work for a period of up to two years or deprivation of liberty for a period of up to six months.

Article 290. Not bringing a person to criminal responsibility knowing that he is no

290.1. Prosecution of a person knowing that he is innocent—

shall be punished by imprisonment for up to three years.

290.2. When the same acts are committed in connection with the person being accommitting a serious or particularly serious crime—

shall be punished by deprivation of liberty for a period of three to seven years.

Article 291. Illegal exemption from criminal liability

Unlawful release from criminal liability of a person suspected or accused of committing a a prosecutor, investigator or investigator —

shall be punished by deprivation of liberty for a term of two to five years.

Article 292. Illegal arrest, detention or detention in a place of detention [838]

It is in force

[8:

292.2. Willfully unlawful arrest or detention — [840]

shall be punished by deprivation of liberty for a term of two to four years.

292.2-1. Detention in a place of unlawful detention $-\frac{[841]}{}$

shall be punished by imprisonment for up to four years.

292.3. When the actions provided for in Articles 292.1, 292.2 or 292.2-1 of this Code lead to consequences— [842]

shall be punished by deprivation of liberty for a period of four to eight years.

Article 293. Torture, cruel, inhuman or degrading treatment or punishment not contorture [843]

293.1. Cruel, inhuman, or degrading treatment of a person by an official of a state body or person acting in this capacity, or with his instigation or consent, or by other persons in the even is aware of it, or subjecting to punishment, if there are no signs of the act of torture provide Article 293.2 of this Code in that act -

shall be punished with a fine in the amount of four thousand to six thousand manats or deprivalently for a period of up to two years with deprivation of the right to hold a certain position of a certain activity for a period of up to two years.

[844]

293.2. Torture by an official of a state body or another person acting in this capacity, or instigation or consent, or by other persons in the event that he is aware -

shall be punished by deprivation of liberty for a period of three to eight years with deprithe right to hold a certain position or engage in a certain activity for a period of up to three years

293.3. When the same acts are committed with severe or minor damage to health -

shall be punished by deprivation of liberty for a period of six to eleven years.

Note: In this article, as well as in other articles of this Code, "torture" means obtaining inform or confession from a person or another person, or intimidating him or another person, punishin another person for an act committed or suspected of having been committed, is understood as i severe physical pain or mental suffering on him for the purpose of forcing him to commit any achim or for any reason based on discrimination.

Article 294. Falsification of evidence

294.1. Falsification of evidence by a person participating in a civil case or his representative shall be punished by a fine in the amount of three thousand to six thousand manats, or correction for a period of one to two years, or restriction of freedom for a period of up to one year, or deprivalently for a period of up to six months. [845]

294.2. Tampering with evidence by a criminal investigator, investigator, prosecutor or

294.3. When falsification of evidence in a criminal case of serious or particularly serious consequences—

shall be punished by deprivation of liberty for a period of five to seven years, with deprivation the right to hold a certain position or engage in a certain activity for a period of up to three years

Article 295. Deliberately issuing unjust judgments, resolutions, rulings and decisi

295.1. Judges knowingly issuing an unjust sentence, resolution, decree or decision—
shall be punished by a fine in the amount of five thousand to eight thousand manats or imprisonm
[846]
term of up to three years.

295.2. When the same acts are related to an illegal sentence of imprisonment issued by a cause other serious consequences—

shall be punished by deprivation of liberty for a period of five to eight years.

Article 296. Do not knowingly report false information

296.1. Do not knowingly falsely report the commission of a crime—

shall be punished by a fine in the amount of one thousand five hundred to three thousand manats, hundred and twenty to four hundred hours of public works, or correctional works for a period two years, or deprivation of liberty for a period of up to three years.

[847]

296.2. When the same acts are committed in connection with the accusation of a pe committing a serious or particularly serious crime or the creation of artificial evidence of accusat shall be punished by restriction of liberty for a period of two to four years or deprivation of libe period of two to five years. [848]

297.1. Giving a false statement by a witness, a victim, or knowingly giving a false opinic expert, as well as knowingly making a false translation by an interpreter in a court or pre investigation—

with a fine in the amount of *one thousand to two thousand manats* or three hundred and to four hundred hours of public works or correctional works for a period of one to two years or *r* of freedom for a period of up to one year or restriction of freedom for a period of up to two deprivation of liberty for a period of up to six months is punished. [849]

297.2. When the same acts are committed in connection with the person being accommitting a serious or particularly serious crime—

shall be punished by deprivation of liberty for a term of two to six years.

Note:

1. The persons referred to in Article 297.1 of this Code shall be released from criminal responsition to the course of the cours

2. A person cannot be criminally liable if he knowingly gives a false statement against hin wife (husband), his children, parents and other close relatives defined by the legislation.

Article 298. Refusal of witness or victim to testify

Refusal of witness or victim to testify—

shall be punished by a fine in the amount of one thousand to one thousand five hundred manats, of works from two hundred forty to three hundred sixty hours, or correctional works for a period two years, or deprivation of liberty for a period of up to six months.

[851]

Note: A person cannot be held criminally liable if he refuses to testify against himself, (husband), children, parents and other close relatives defined by legislation.

Article 299. Coercion to refuse to testify, to give a false statement or a false opini make a false translation, or extortion with money

299.1. Extortion of money for the purpose of perjury of a witness, victim or for the purpose of an expert opinion or false testimony, as well as for the purpose of misinterpretati interpreter—

shall be punished by a fine in the amount of one thousand to two thousand manats, or public wo three hundred sixty to four hundred eighty hours, or correctional works for a period of up to two or deprivation of liberty for a period of up to six months.

[852]

299.2. Do not compel a witness, a victim to give a false statement, an expert to give a false or an interpreter to give a wrong translation, as well as force those persons to refuse to to blackmail, kill those persons or their close relatives, harm their health or destroy their property threatened to injure—

shall be punished by a fine in the amount of three thousand to six thousand manats or imprisonm term of up to three years. ____

299.3. If the acts provided for in Article 299.2 of this Code are committed by applying for not dangerous to the life or health of those persons—

shall be punished by deprivation of liberty for a term of two to five years.

299.4. When the acts provided for in Articles 299.1 or 299.2 of this Code are committe organized gang or by applying force dangerous to the life or health of those persons—

shall be punished by deprivation of liberty for a period of three to seven years.

Article 300. Dissemination of investigation or preliminary investigation informati

When the dissemination of investigation or preliminary investigation information witl permission of the investigator, investigator, prosecutor, or judge exercising the function of control by the person who has been warned not to disseminate it in the manner established hinders the conduct of the preliminary investigation, or causes moral or material damage to the ir

nerson — [854]

Article 301. Dissemination of information about security measures applied to en of judicial and law enforcement agencies

301.1. Applicability to judges, *jurors*, executive officers, prosecutors, investigators, investigators who carry out investigative activities, customs work, ensure the protection of public o national security, as well as execute the decisions of investigative bodies or prosecutors, or th relatives. Dissemination of information about security measures taken, if this act is commit person who is trusted or known to him in connection with the service position—

[856]

shall be punished by a fine from one thousand five hundred manats to three thousand mathematical works for a period of up to one year, or deprivation of liberty for a period of up months. [857]

301.2. When the same acts lead to grave consequences—shall be punished by deprivation of liberty for a period of one to five years.

Article 302. Violation of the legislation on investigative activity

302.1. When the conduct of such measures by persons who are not authorized to c operational-search activities, as well as the conduct of such measures by persons authorized to c operational-search activities without the grounds established by legislation, causes a significant violation of the rights and interests of a person protected by law—

shall be punished by a fine from two thousand to four thousand manats, or by deprivation of the hold a certain position or engage in certain activities for a period of up to three years, or by *r* freedom for a period of up to two years, or by deprivation of liberty for a period of up to two years. __ 302.2. When the same acts are committed using technical means intended for obtaining info

302.2. When the same acts are committed using technical means intended for obtaining info in a secret manner — $\,$

shall be punished by a fine in the amount of four thousand to six thousand manats, or by deprired the right to hold a certain position or engage in certain activities for a period of up to three year restricting freedom for a period of two to four years, or by deprivation of liberty for a period of two [859] years.

302.3. Illegal production, sale or acquisition of technical means intended for receiving info secretly -

shall be punished by a fine from two thousand to five thousand manats or restriction of free period of up to three years or restriction of freedom for a period of up to three years or deprive liberty for the same period. [860]

Article 303. Illegal acts on listed or seized property, or subject to confiscation

303.1. Wasting, expropriating, concealing, as well as changing listed or impounded propertrusted person, as well as carrying out bank transactions with impounded funds (deposits),

shall be punished by a fine from one thousand to two thousand manats, or from three hundred four hundred eighty hours of public service, or imprisonment for a term of up to two years.

303.2. Hiding or misappropriating property subject to confiscation according to the ju (decision) of the court, as well as otherwise evading the execution of the legally binding ju [863]

(decision) of the court on confiscation of property [863]

shall be punished by a fine in the amount of two thousand to four thousand manats or imprisonm term of up to three years, with or without a fine in the amount of one thousand to two thousand [864]

Article 304. Deprivation of liberty or escape from custody [865]

304.1. Escape of a person serving a sentence, arrested or detained from the place of depriliberty or imprisonment, or from custody—

[866]

shall be punished by imprisonment for up to two years.

304.2. The same actions:

304.2.1. when it is committed by a group of people who conspired in advance;

304.2.2. when it is committed by using force or threatening to use force that is dangerous health;

304.2.3. when committed by using a weapon or using objects used as a weapon—shall be punished by deprivation of liberty for a term of two to six years.

Article 305. Refusal to serve punishment in the form of deprivation of liberty

Failure of a person who has permission to leave the place of deprivation of liberty for period of time to return after the expiry of the permission period -

shall be punished by imprisonment for up to one year.

Article 306. Non-execution of the judgment, decision or other act of the court KM(

306.1. Non-execution of a legally binding court resolution, judgment, order, decision or or prejudice or obstructing the execution of those court acts—

[867]

shall be punished by a fine in the amount of two thousand to four thousand manats, or public wo three hundred and twenty to four hundred eighty hours, or correctional works for a period of u years, or restriction of freedom for a period of up to three years, or restriction of freedom for the same or deprivation of liberty for a period of up to three years.

306.2. When the same acts are committed by an official -

a fine in the amount of five thousand to seven thousand manats, or correctional works for a peri to two years, or restriction of freedom for a period of three to five years, or restriction of freedom for of up to three years, with or without deprivation of the right to hold a certain position or eng

Note: A person who has committed the acts provided for in Articles 306.1 or 306.2 of this Coal exempted from criminal liability if he fully executes the legally binding court resolution, judgment, order or order related to those acts until the judgment becomes legally binding. [870]

Article 307. Failure to report a crime or concealment of a crime without a prior pro-

307.1. Failure to report on the preparation or commission of a serious or particularly seriou shall be punished by a fine from one thousand five hundred manats to two thousand five hundred m correctional works for a period of up to two years or deprivation of liberty for a period of up years. [871]

307.2. Concealing a felony without prior promise—

shall be punished by a fine in the amount of three thousand to six thousand manats or imprisonm term of up to three years. ____

307.3. Concealing a particularly serious offense without prior promise—shall be punished by deprivation of liberty for a term of two to five years.

Note: A person who does not report on a crime prepared or committed by his wife (h children, parents and other close relatives defined by legislation cannot be held criminally respo provided by Article 307.1 of this Code.

Chapter thirty-three.

Crimes of corruption and other crimes against public interest [873]

Article 308. Abuse of official powers

308.1. Abuse of official powers, i.e., an official's use of his official powers in order to gai advantage for himself or third parties in connection with the performance of his official intentionally contrary to the interests of the service, or failure to use them when the interest service require them, violates the rights of individuals or legal entities, and when they cause significant to their legal interests, or to the interests of society or the state protected by law -

a fine in the amount of two thousand to four thousand manats or deprivation of the right to holopositions or engage in certain activities for a period of up to three years or correctional worperiod of up to two years or restriction of freedom for a period of up to three years or deprivation of lia a period of up to three years with confiscation of property is punished with [874]

308.2. When the acts stipulated by Article 308.1 of this Code cause serious consequence committed to influence the results of the election (referendum)—

[875]

shall be punished by deprivation of liberty for a period of three to *seven* years , with deprired the right to hold certain positions or to engage in certain activities for a period of up to thre confiscation of property . _____

Note: In the articles of this chapter, "official" means the following persons:

- I self-government bodies on the basis of special authority, military personnel who are ensigns or midshipmen, civil servants (including persons working in a special type of civil municipal members and municipal employees;
- 2. persons whose candidacy for elected positions in state bodies is registered in accordance law;
- 3. heads and employees of state and municipal enterprises, departments and organ including public legal entities, as well as commercial and non-commercial organizations; _____
- 4. persons performing organizational-executive or administrative-economic functions unde authority in state and municipal enterprises, departments and organizations, *including pu entities, as well as in commercial and non-commercial organizations*; [878]
 - 5. persons engaged in entrepreneurial activity without creating a legal entity;
- 6. officials of state bodies of foreign countries, members of elected state bodies of foreign confficials and other employees of international organizations, members of international parlia assemblies;
- 7. judges and other officials of international courts, local, foreign and international arbitrate according to the laws of the Republic of Azerbaijan or foreign countries, as well as international agree which the Republic of Azerbaijan is a party, foreign or local jurors. [879]

Article 308-1. Failure to use the funds of the state budget, special budget funds a budgetary state funds as intended $\frac{[880]}{}$

308-1.1. Failure to use the funds of the state budget, special budget funds or extra-budgetary state intended, when these actions are committed in a significant amount -

shall be punished with a fine from nine thousand to thirteen thousand manats and deprivation of th hold a certain position or to engage in certain activity for a period of up to three years, or deprivation of l a period of up to three years with deprivation of the right to hold a certain position or engage in a certain for a period of up to three years. [881]

308-1.2. When the same acts are committed in large quantities -

shall be punished by deprivation of liberty for a period of three to six years, with deprivation of th hold a certain position or engage in a certain activity for a period of up to three years.

Note: In Article 308-1.1 of this Code, "substantial amount" means the amount between fifty thou two hundred and fifty thousand manats, and in Article 308-1.2, "total amount" means the amount a hundred and fifty thousand manats.

Article 308-2. Spending public funds without conducting procurement procedures or copublic procurement illegally

308-2.1. In the event that the spending of public funds or the purchase of goods (works) on the contracts concluded by the procuring organization without procurement procedures must be carried ou

Republic of Azerbaijan "On State Procurements", other Illegal use of procurement methods (mean these actions cause considerable damage -

with a fine of two to three times the amount of the damage caused as a result of the crime, with depr the right to hold a certain position or engage in a certain activity for a period of up to three years deprivation of liberty for a term of up to two years with a deprivation of the right to hold a certain poengage in a certain activity for a period of up to three years is punished.

308-2.2. Dividing the purchase of goods (works and services) into separate contracts at the experfunds provided for in the corresponding expense item within a budget year, in order to eliminate the limitation for using any other procurement methods by the procuring organization, if these actions significant amount of damage -

with a fine of two to three times the amount of the damage caused as a result of the crime, with depr the right to hold a certain position or engage in a certain activity for a period of up to three years deprivation of liberty for a term of up to two years with a deprivation of the right to hold a certain poengage in a certain activity for a period of up to three years is punished.

308-2.3. Disallowing the participation of consignors (contractors) who are legally, finan organizationally dependent on the procuring organization in the procurement procedures conducted organization, when these actions cause considerable damage -

with a fine of two to three times the amount of the damage caused as a result of the crime, with depr the right to hold a certain position or engage in a certain activity for a period of up to three years deprivation of liberty for a term of up to two years with a deprivation of the right to hold a certain poengage in a certain activity for a period of up to three years is punished.

308-2.4. When the actions provided for in Articles 308-2.1, 308-2.2 and 308-2.3 of this Code cause amount of damage -

by deprivation of the right to hold a certain position or to engage in a certain activity for a period three years with a fine of three times the amount of the damage caused as a result of the crime, or with de of the right to hold a certain position or to engage in a certain activity for a period of up to three y imprisonment for a period of two to four years is punished. [883]

Note:

- 1. In Articles 308-2.1, 308-2.2 and 308-2.3 of this Code, the term "substantial amount" means th from fifty thousand to two hundred and fifty thousand manats, and in Article 308-2.4, the term "total and the amount above two hundred and fifty thousand manats is understood.
- 2. In Articles 308-2.1, 308-2.2 and 308-2.3 of this Code, the term "purchased organization enterprises and organizations provided for in the Law of the Republic of Azerbaijan "On State Proci [884]

Article 309. Do not exceed the authority of the position

309.1. When actions by an official that clearly go beyond the limits of his official powe significant damage to the rights and legal interests of natural or legal persons , or to the int society or the state protected by law—

riod of up to three years , confiscation of property, and imprisonment for a period of up [885] years.

309.2. When the acts provided for in Article 309.1 of this Code are committed by using for threat of using force, or when they are committed by using weapons and other special means, they cause serious consequences—

shall be punished by deprivation of liberty for a period of three to *eight* years with deprivation the right to hold certain positions or engage in certain activities for a period of up to three confiscation of property.

[886]

Article 310. Misappropriation of powers of an official

Committing actions that lead to a significant violation of the rights and legal interests of n legal persons in connection with arbitrarily presenting oneself as an official or usurping the pow official—

shall be punished by a fine in the amount of one thousand five hundred to three thousand manats, or works for a period of two hundred and forty to four hundred hours, or correctional works for of up to two years, or deprivation of liberty for a period of up to three years. _____

Article 311. Taking bribes (passive bribery) [888]

311.1. Taking a bribe, i.e. for any action (inaction) related to the performance of the official (powers), as well as in exchange for general patronage or neglect of the service, for himself or parties, directly or indirectly, personally or using an intermediary Asking for or receiving a matches benefit, privilege or concession, or accepting an offer or promise about it -

shall be punished by deprivation of liberty for a period of four to eight years with deprivation the right to hold a certain position or engage in a certain activity for a period of up to thre confiscation of property.

311.2. Taking a bribe for illegal actions (inaction) by an official—

shall be punished by deprivation of liberty for a period of five to ten years with deprivation right to hold certain positions or engage in certain activities for a period of up to three confiscation of property.

- 311.3. Actions provided by Articles 311.1 or 311.2 of this Code:
- 311.3.1. by a group of persons or an organized gang who conspired in advance;
- 3.11.3.2. when repeated;
- 311.3.3. when committed in large quantities;
- 311.3.4. when committed by intimidation—
- shall be punished by deprivation of liberty for a period of eight to twelve years with confis [891] property.

Note: In Article 311.3.3 of this Code, the term "total amount" means the amount exceed

Article 312. **Bribery (active bribery)** [893]

312.1. Bribery, i.e. material and other benefits to the official himself or for third parties, di indirectly, personally or by using an intermediary, in exchange for doing any action relate performance of his duties (authorities) or refusing to do such an action, offering, promising or privilege or concession – [894]

shall be punished by a fine in the amount of five thousand to eight thousand manats or resti freedom for a period of three to five years or deprivation of liberty for a period of two to five ye confiscation of property.

312.2. Bribing or re-bribing an official for knowingly committing illegal actions (inaction)—
shall be punished by a fine from eight thousand to twelve thousand manats or imprisonment for a

[896]
four to eight years with confiscation of property.

Note: The person who gives a bribe is released from criminal liability if he gives a bribe as of threats applied by an official or if he voluntarily gives information about the bribe givin relevant state body. **KMQ17**

Article 312-1. Unlawfully influencing the decision of an official (influence trading) [897]

312-1.1. Requesting material and other favors, privileges or concessions for himself or third directly or indirectly, personally or through an intermediary, by a person using his real or s influence opportunities, in order to illegally influence the decision of an official, or purch acceptance of an offer or promise to do so - [898]

shall be punished by a fine from six thousand to ten thousand manats or imprisonment for a term to seven years with confiscation of property. [899]

312-1.2. Offering a material or other benefit, privilege or concession to a person , distindirectly, personally or using an intermediary, for himself or third parties, in order to illegally in the decision of an official by using his real or assumed influence. making or giving $-\frac{[900]}{}$

shall be punished by a fine from four thousand to seven thousand manats or imprisonment for ϵ two to five years with confiscation of property.

Article 313. Forgery of position [902]

Official fraud, i.e. knowingly entering false information into official documents or inforesources by an official $\frac{1}{1}$, as well as a non-official civil servant or local self-government body en as well as making corrections that distort their true content in the specified documents or inforesources, when these acts are committed with greed or other personal motives— $\frac{[903]}{}$

imprisonment for a period of up to two years , confiscation of proper imprisonment for a period of up to two years.

Article 314. Negligence

314.1. Negligence, i.e. failure to perform or properly perform one's duty as a result of a disl indifferent attitude of an official, causes significant damage to the rights and legal interindividuals or legal entities or to the interests of the state or society protected by law—

shall be punished by a fine in the amount of one thousand five hundred to three thousand manats, a works from two hundred forty to four hundred sixty hours, or correctional works for a period two years, or restriction of freedom for a period of up to two years, or deprivation of liberty for a period six months.

[905]

314.2. When the same actions caused the death of the victim or other serious consequence negligence—

shall be punished by restriction of liberty for a period of two to five years or deprivation of libe period of up to five years.

[906]

314.3. When the actions provided for in Article 314.1 of this Code cause the death of two or more p to carelessness -

shall be punished by deprivation of liberty for a period of three to seven years.

Article 314-1. Illegal decision-making on land plots that are the exclusive proper state

314-1.1. Illegal decision-making by an official on the ownership, use or lease of land that is the property of the state to municipalities, individuals or legal entities —

shall be punished by deprivation of liberty for a period of three to five years, with deprivation of th hold a certain position or engage in a certain activity for a period of up to three years.

314-1.2. Making a decision by an official on the transfer of land plots, which are the exclusive prope state and whose alienation is prohibited by law, to municipal ownership or private ownership -

shall be punished by deprivation of liberty for a term of five to eight years, with deprivation of th hold a certain position or engage in a certain activity for a period of up to three years.

314-1.3. When the actions provided for in Articles 314-1.1 and 314-1.2 of this Code are comrelation to the lands under the coastal strip of 20-50 meters of the part of the Caspian Sea (lake) belong Republic of Azerbaijan -

shall be punished by deprivation of liberty for a period of seven to ten years, with deprivation of th hold a certain position or engage in a certain activity for a period of up to three years.

Article 314-2. Allocation of plots of land or permission to carry out construction or ins works in violation of the rules established $by \ law \ __$

truction by an official, allowing construction or installation works, or not submitting a regarding buildings subject to information procedures - _____

shall be punished with correctional works for a period of up to two years or deprivation of libe period of up to three years with or without deprivation of the right to hold a certain position o in a certain activity for a period of up to three years. ____

314-2.2. Violation of the detailed rules on the zoning of territories, the type and scale of construct the basic conditions for construction in adjacent areas in residential areas, by the official, the construction highway pipelines, electric networks with a voltage of more than 1000 volts, metro, railway defense facilities, water supply and sewage systems. , allocation of plots of land or plots of agricult in the protection zones of technical facilities, oil wells, highways or water , or permission to construction or installation works , or not to submit comments regarding the buildings on a notification procedure is applied - $\frac{[913]}{}$

shall be punished with correctional work for a period of up to two years or deprivation of the period of three to five years with deprivation of the right to hold a certain position or eng certain activity for a period of *up to three* years. [914]

314-2.3. When the acts stipulated by Articles 314-2.1 and 314-2.2 of this Code lead to consequences -

shall be punished by deprivation of liberty for a period of *five* to eight years , with deprivation the right to hold a certain position or engage in a certain activity for a period of up to three years

Article 314-3. Failure to prevent construction works in violation of the rules establi legislation

314-3.1. Failure to prevent the actions provided for in Articles 222.1, 222-1.1 and 222-2. Code as a result of the negligent approach of the official of the relevant state body to his duties - shall be punished by imprisonment for a term of up to two years, with or without deprivation of to hold a certain position or engage in a certain activity for a term of up to two years. ____

314-3.2. When the same actions cause serious or minor damage to the health of the victir carelessness -

shall be punished by deprivation of liberty for a period of *three to five* years, with or deprivation of the right to hold a certain position or engage in a certain activity for a period three years. ____

314-3.3. When the same actions caused the death of the victim or other serious consequence negligence -

shall be punished by deprivation of liberty for a term of five to seven years, with or deprivation of the right to hold a certain position or engage in a certain activity for a period three years. [918]

Illegal connection to engineering and communication systems by officials of natural gas, water electricity or heat energy supply enterprises of construction objects for which a construction permit is required which are under construction or have been built without obtaining such a permit -

shall be punished by a fine in the amount of two thousand to four thousand manats or restriction of for a period of up to three years or deprivation of liberty for a period of up to two years, with or without de of the right to hold a certain position or engage in a certain activity for a period of up to three years.

[919]

Chapter 34 OFFENSES AGAINST ADMINISTRATIVE RULE

Article 315. Resisting or using force against a representative of authority _____

Resisting a representative of authority by using force while performing his official duties or us against him or his close relatives in connection with the performance of his official duties -

shall be punished by restriction of liberty for a period of two to five years or deprivation of liberty fo of up to five years.

Article 316. Dissemination of information about security measures applied to participating in criminal proceedings

316.1. The person who reported the crime to the relevant authorities or participated detection, prevention or investigation of the crime, the victim, his representative, the suspaccused, their defenders and representatives, the civil plaintiff in the criminal case, the civil detheir representatives, witnesses, expert, specialist, translator, witness or their close relatives, if the committed by a person who is trusted or known to him in connection with the service position—

shall be punished by a fine from one thousand five hundred manats to three thousand material correctional works for a period of up to one year, or deprivation of liberty for a period of up to one year.

[921]
months.

316.2. When the same acts lead to grave consequences—shall be punished by deprivation of liberty for a period of one to five years.

Article 316-1. Dissemination of confidential information about a victim of human tra [922]

316-1.1. Illegal collection or deliberate dissemination of confidential information about a human trafficking -

shall be punished by a fine in the amount of five hundred to one thousand manats, or public wo two hundred and forty to four hundred and eighty hours, or correctional works for a period of the search of the searc

316-1.2. When the same acts are committed by the guilty person using his position of servic

[924] ...onths.

316-1.3. When the same actions lead to serious consequences -

shall be punished by deprivation of liberty for a period of one to five years.

Note: In this article, "confidential information" means any information whose dissert would endanger the life and health of a person affected by human trafficking, his or her close as well as persons providing assistance in the fight against human trafficking.

Article 316-2. Dissemination of information on measures taken against money laundering property obtained through crime or the financing of terrorism _____

316-2.1. Submission of information and documents to the financial monitoring body relate legalization of money or other property obtained through crime , or dissemination of trusted o information and documents related to the position of personal care regarding the suspension of or , except in cases provided by law - [926]

shall be punished by a fine in the amount of one thousand to three thousand m imprisonment for a term of up to one year with or without the right to hold a certain position o in a certain activity for a period of up to three years.

316-2.2. Providing information and documents to the financial monitoring body related to the finaterrorism , or disseminating *information and documents* that have been trusted or known in co with the position of serving a person on the suspension of operations , except for the cases professer.

[927]

shall be punished by a fine in the amount of two thousand to four thousand m imprisonment for a term of up to two years with or without the right to hold a certain position o in a certain activity for a period of up to three years.

Note: In cases where a lawyer, notary, realtor, person providing legal, accounting consulting services informs the client or other persons that the execution of transactions suspended or relevant information will be submitted to the financial monitoring body in prevent the client from illegal activities, 316-2 of this Code The force of the article does not apply

Article 317. Violation of the normal functioning of penitentiaries or pretrial d centers

317.1. Threatening an employee of a penitentiary institution or a detention center, as *v* prisoner with the purpose of using force to prevent his reformation or to take revenge on fulfilling his public duties—

shall be punished by imprisonment for up to five years.

317.2. Forced application of persons specified in Article 317.1 of this Code that is not dang their life and health— $\,$

shall be punished by deprivation of liberty for a period of five to seven years.

317.3. When the acts provided for in Articles 317.1 or 317.2 of this Code are committee

Article 317-1. Giving or transferring prohibited items to persons detained in penitent pretrial detention centers [929]

317-1.1. Giving or transferring prohibited items to persons detained in penitentiary institurement prisons by concealing them from inspection or by any other method -

shall be punished by a fine from one thousand to two thousand manats or correctional we period of up to two years or deprivation of liberty for a period of up to two years. ____

317-1.2. When the same acts are committed by a person using his position of service -

shall be punished with a fine of three thousand to five thousand manats or deprivation of the period of up to three years, with deprivation of the right to hold a certain position or excertain activities for a period of up to three years. [931]

Article 317-2. Preparation, storage, transportation, transportation or use of prohibited ite person detained in penal institutions or detention centers

317-2.1. Preparation, storage, transportation, transportation or use of prohibited items by detained in penitentiary institutions or pretrial detention centers -

shall be punished by deprivation of liberty for up to six months.

317-2.2. When the same acts are repeated -

shall be punished by imprisonment for up to two years.

Article 318. Illegally crossing the state border of the Republic of Azerbaijan

318.1. Crossing the guarded state border of the Republic of Azerbaijan without the documents or outside the state border checkpoints—

shall be punished by a fine in the amount of one thousand five hundred to three thousand n imprisonment for a term of up to two years. ____

318.2. When the acts provided for in Article 318.1 of this Code are committed by a group of or an organized gang who conspired in advance, or by using force or threatening to use sucl [933]

shall be punished by imprisonment for up to five years.

Note: The provisions of this article do not apply to a foreigner or a stateless person who the Republic of Azerbaijan violating the rules of crossing the protected state border of the Rej Azerbaijan in order to use the right to political asylum established by the Constitution of the Rej Azerbaijan, if there is no other criminal element in his actions.

Article 318-1. Organization of illegal migration [934]

318-1.1. Arranging the illegal arrival of a foreigner or stateless person to the Republic of Az

shall be punished by a fine from four thousand to eight thousand manats or correctional won period of up to two years or imprisonment for a period of up to three years. [935]

318-1.2. The same actions:

318-1.2.1. when committed by an organized group;

318-1.2.2. when it is committed by an official using his service position;

318-1.2.3. when repeated;

318-1.2.4. when committed by a method dangerous to human life -

shall be punished by deprivation of liberty for a period of two to five years, with or deprivation of the right to hold a certain position or engage in a certain activity for a period of u years.

Article 318-2. Failure to provide information about it by a citizen of the Republic of Az who has accepted the citizenship of a foreign state [9 3 6]

A citizen of the Republic of Azerbaijan, who has accepted the citizenship of a foreign state, does no written information about this to the relevant executive authority within a period of one month -

shall be punished by a fine in the amount of three thousand to five thousand manats or with put from three hundred sixty to four hundred eighty hours.

Article 319. Illegally changing the state border of the Republic of Azerbaijan

319.1. Removing, relocating or destroying border markers for the purpose of illegally char state border of the Republic of Azerbaijan—

shall be punished by restriction of liberty for a period of up to two years *or* restriction of liberty for the same period. [937]

319.2. When the same acts are repeated or cause serious consequences—shall be punished by imprisonment for up to four years.

Article 320. Falsification of official documents, state awards, seals, stamps, forms preparation, sale or use of forged documents _____

320.1. Falsification or illegal preparation for the purpose of using a license or other document that grants rights or exemption from duty, or selling such a document, as well as preparating a fake state award, stamp, seal, letterhead of the Republic of Azerbaijan for the same p [939]

shall be punished by a fine from three thousand to six thousand manats or correctional works for up to two years or imprisonment for a term of up to two years. ____

320.2. Knowingly using fake documents specified in Article 320.1 of this Code—shall be punished by a fine in the amount of one thousand to two thousand manats, or by public v

Article 321. Refusal to undergo military service

321.1. Refusal of the next draft or call for mobilization to avoid military service withou basis—

shall be punished by imprisonment for up to two years.

321.2. When the same acts are committed during war —

shall be punished by deprivation of liberty for a period of three to six years.

Article 322. Arbitrariness

322.1. Arbitrariness, i.e. arbitrary commission of any action, the legality of which is den *natural or legal person* contrary to the rules of conduct established by law or other normative l causes significant damage—

[942]

shall be punished by a fine from one thousand to two thousand manats, or from three hundred a hours to four hundred and eighty hours of public works, or correctional works for a period of u year, or deprivation of liberty for a period of up to six months.

322.2. When the same acts are committed by force or threat of force—

shall be punished by a fine from three thousand to six thousand manats or correctional works for of one to two years or deprivation of liberty for a period of up to two years. _____

Article 323. Defaming or humiliating the honor and dignity of the head of Azerbaijan - the President of the Republic of Azerbaijan

323.1. Defamation or humiliation of the honor and dignity of the head of the state of Aze the President of the Republic of Azerbaijan in a public speech, in a publicly displayed work, in t or in the case of a public display in the Internet information resource - $\frac{[945]}{}$

shall be punished by a fine in the amount of five hundred to one thousand manats, or cor works for a period of up to two years, or deprivation of liberty for the same period. _____

323.1-1. When the actions provided for in Article 323.1 of this Code are committed by using fake us profiles or accounts on the Internet -

shall be punished by a fine in the amount of one thousand to five hundred manats or imprisonment j of up to three years. [947]

323.2. When *the acts provided for in Articles 323.1 or 323.1-1 of this Code* are committed by ch serious or particularly serious crime -

shall be punished by deprivation of liberty for a term of *three to five years*.

Note: The force of this article does not apply to mass speeches related to the activities of of the state of Azerbaijan - the President of the Republic of Azerbaijan, as well as critical consic about the policy implemented under his leadership.

Insulting actions about the State flag of the Republic of Azerbaijan or the State coat of arr Republic of Azerbaijan—

shall be punished by restriction of liberty for a term of up to two years or deprivation of liberty for up to one year. ____

Article 325. Acquiring or selling state awards and official documents

Illegal acquisition or sale of official documents granting rights or liberating from duties, a state awards of the Republic of Azerbaijan—

shall be punished by a fine from one thousand to two thousand manats or correctional work for of up to one year or imprisonment for a period of up to six months. _____

Article 326. Looting or destruction of official documents, stamps, seals _____

326.1. Looting, destroying, damaging or concealing official documents, stamps or seals for other personal intent—

shall be punished by a fine from one thousand to two thousand manats or correctional works for of up to one year or restriction of freedom for a period of up to one year or deprivation of liberty for of up to six months. [952]

326.2. *Stealing* a seafarer's identity card, citizen's identity card, passport or other important document —

shall be punished by a fine from one thousand manats to one thousand five hundred manats or cor work for a period of up to one year or deprivation of liberty for the same period. [953]

SECTION TWELVE CRIMES AGAINST MILITARY SERVICE

Chapter 35

CRIMES AGAINST MILITARY SERVICE

Article 327. Definition of crimes against military service

327.1. Military servicemen serving in the Armed Forces of the Republic of Azerbaijan, other and military units on a call-up or contract basis, other persons who have the status of servicemen in accordance with the law, as well as military officials involved in training or in gatherings, directed against the established rules of military service and offenses provided for chapter shall be considered offenses against military service.

327.2. The participation of persons not specified in this article in crimes against military leads to responsibility under the relevant articles of this chapter.

328.1. When a subordinate clearly refuses to carry out an order issued by a chief in the established by law, as well as a deliberate failure to carry out an order in any other way causes s_i damage to the interests of the military service—

[954]

shall be punished by restriction on military service for a period of up to two years or deter disciplinary military unit for a period of up to two years or deprivation of liberty for a period two years.

- 328.2. The same actions:
- 328.2.1. when it is committed by a group of persons or by a group of persons or an organize who conspired in advance; _____
 - 328.2.2. when it causes serious consequences—

shall be punished by imprisonment for up to five years.

328.3. Disobeying the order as a result of dishonest or indifferent attitude to military servithese actions lead to serious consequences—

shall be punished by restriction on military service for a period of up to two years or detent disciplinary military unit for a period of up to two years or deprivation of liberty for a period [956] two years.

328.4. If the acts provided for in Articles 328.1-328.3 of this Code are committed during we in combat conditions —

shall be punished by deprivation of liberty for a period of five to ten years.

Note:

- 1. In the relevant articles of this *Code*, "time of war" is understood to mean that the Rej Azerbaijan is in a state of war with foreign countries.
- 2. The first day and hour of the declaration of war or the actual conduct of military operations be considered the beginning of the war, and the day and hour of the actual cessation of operations shall be considered the end of the war.
- 3. *In the relevant articles of this Code* , the term "combat conditions" means that a military division is directly facing the enemy or conducting an actual combat operation. ____

Article 329. Violent actions against a subordinate military serviceman [958]

329.1. Force applied by a superior to a subordinate during the performance of military service du connection with the performance of such duties -

shall be punished by restriction of military service for a period of up to one year or detention in a dismilitary unit for a period of up to one year or deprivation of liberty for a period of up to two years.

- 329.2. The same actions:
- 329.2.1. when repeated;
- 329.2.2. when committed against two or more persons;
- 329.2.3. when committed by a group of persons or a group of persons who conspired in advance;
- 329.2.4. when committed by using a weapon;
- 329.2.5. when it is committed by intentionally causing less severe damage to the victim's health;

329.3. When the actions provided for in Articles 329.1 and 329.2 of this Code intentionally cause harm to the health of the victim or cause other serious consequences -

shall be punished by deprivation of liberty for a period of three to eight years.

Article 330. Violent actions against the chief

330.1. Using force or resisting the chief, as well as another person performing military service d performance of his duty on military service or in connection with the performance of such duties -

shall be punished by restriction on military service for a period of up to two years or deten disciplinary military unit for a period of up to two years or deprivation of liberty for a period of up to two

330.2. Do not compel the chief, as well as another person performing military service, to violate his service by using force or threatening to use force during the performance of his duty on military service connection with the performance of such duties -

shall be punished by restriction of military service for a period of up to two years or deten disciplinary military unit for a period of up to two years or deprivation of liberty for a period of up to three

- 330.3. Actions provided for in Articles 330.1 and 330.2 of this Code:
- 330.3.1. when committed by a group of persons or a group of persons who conspired in advance;
- 330.3.2. when repeated;
- 330.3.3. when committed against two or more persons;
- 330.3.4. when committed by using a weapon;
- 330.3.5. when it is committed by intentionally inflicting less serious harm to the victim's health -

shall be punished by detention in a disciplinary military unit for a period of one to two years or $d\epsilon$ of liberty for a period of two to five years.

330.4. When the actions provided for in Articles 330.1-330.3 of this Code intentionally cause seriou to the health of the victim or cause other serious consequences -

shall be punished by deprivation of liberty from three to eight years.

330.5. If the acts provided for in Articles 330.1-330.4 of this Code are committed during wartime (conditions -

shall be punished by deprivation of liberty for a period of five to ten years.

Article 331. Insulting, beating or torturing a military serviceman _____

331.1. Insulting one military serviceman to another during or in connection with the perf of military service duties—

shall be punished by restriction on military service for a period of up to six months or deta a disciplinary military unit for the same period.

331.2. During the performance of military service duties or in connection with the performance such duties, a superior insults a subordinate, as well as a subordinate insults his superior—

shall be punished by restriction on military service for a period of up to one year or deten disciplinary military unit for a period of up to one year.

331.3. Beating or torturing a subordinate by a superior during the performance of militar

Article 332. Violation of the regulations of mutual relations between military powho are not in subordinate relations

332.1. Deliberately causing minor damage to the victim's health, violating the statutory rules o relations between military personnel who are not in a subordinate relationship $-\frac{[960]}{}$

shall be punished by restriction of military service for a period of up to one year or detent disciplinary military unit for a period of up to one year or deprivation of liberty for a period of up year. [961]

332.1-1. Violating the statutory rules of mutual relations between conscript military servicemen or a special purpose educational institution that prepares military servicemen, by using force or threats as victim, demanding a significant amount of property of another person or other actions of a property natur shall be punished by detention in a disciplinary military unit for a period of up to two years or depr

liberty for a period of up to two years.

332.1-2. When the actions provided for in Article 332.1-1 of this Code are committed with the obtaining a large amount of property -

shall be punished by deprivation of liberty for a period of one to four years. [962]

332.2. Actions provided for in Articles 332.1, 332.1-1 or 332.1-2 of this Code : [963]

332.2.1. when repeated;

332.2.2. when committed against two or more persons;

332.2.3. when committed by a group of persons or a group of persons who conspired in advance

332.2.4. when committed by using a weapon;

332.2.5. when it is committed by causing minor damage to the victim's health;

332.2.6. when committed by torture - [965]

shall be punished by restriction of military service for a period of up to two years or deten disciplinary military unit for a period of up to two years or deprivation of liberty for a period of tw years. _____

332.3. When the actions provided for in Articles 332.1, 332.1-1, 332.1-2 or 332.2 of this Code sharm the health of the victim or cause other serious consequences—

[967]

shall be punished by deprivation of liberty for a period *of three to eight years*. [968] KMQ7

Note: In Article 332.1-1 of this Code, "substantial amount" means an amount above one hundred but not more than one thousand manats, and in Article 332.1-2, "total amount" means an amount a thousand manats. [969]

Article 333. Do not leave the military unit or place of service on your own

333.1. A military serviceman with a fixed term or a cadet of a special-purpose educational in training military personnel voluntarily leaves the military unit (special-purpose educational institution

ing military personnel) without valid reasons. or if he fails to arrive at the place of service on time than three days, but not more than ten days - ____

shall be punished by detention in a disciplinary military unit for a period of up to one year. 333.2. When *the acts provided for in Article 333.1 of this Code* are committed for more than t but not more than one month—

[971]

shall be punished by detention in a disciplinary military unit for a period of up to two year 333.3. When *an officer*, ensign, midshipman, military serviceman who has overstayed his to person serving on a contract leaves the unit or the place of service on his own, as well as does not to the place of service on time without valid reasons for more than ten days, but *not* more 1 month -

shall be punished by restriction of military service for a period of up to two years or depriliberty for a period of up to two years.

333.4. If the acts provided for in Articles 333.2 and 333.3 of this Code are committed for m one month, but not more than three months—

shall be punished by restriction of military service for a period of up to two years or deten disciplinary military unit for a period of up to two years or deprivation of liberty for a period of tw years.

333.4-1. If the acts stipulated in Articles 333.1 and 333.3 of this Code are committed for more t months -

shall be punished by deprivation of liberty for a period of three to seven years.

333.5. Voluntary departure of a serviceman serving a sentence in a disciplinary military uni shall be punished by deprivation of liberty for a period of one to three years.

333.6. When the actions provided for in articles 333.1—333.4-1 of this Code are committed wartime or in combat conditions—

[975]

shall be punished by deprivation of liberty for a period of three to eight years.

Note: Under severe circumstances, a person who has committed the acts provided for in 333.1-333.4 of this Code for the first time may be exempted from criminal liability.

Article 334. Desertion

334.1. Desertion, that is, a military serviceman leaves the military unit or the place of service, own for more than three months or does not return to the place of service, or leaves the military the place of service on his own for the purpose of evading military service, regardless of the place of service.

[976]

shall be punished by deprivation of liberty for a period of three to seven years.

334.2. Absconding by carrying out service without the intention of stealing a weapon, amr or explosives provided for use, as well as absconding by a group of persons—

shall be punished by deprivation of liberty for a period of five to eight years.

334.3. If the acts stipulated by Articles 334.1 and 334.2 of this Code are committed during

Note: Under severe circumstances, a person who has committed the acts stipulated in Art of this Code for the first time may be exempted from criminal liability.

Article 335. **Refusal to perform military service duties** [977]

335.1. A military serviceman's temporary refusal to perform military service duties by harming h making himself sick, falsifying documents or other deception —

shall be punished by restriction on military service for a period of up to one year or detendisciplinary military unit for a period of up to one year.

335.2. When the same acts are committed with the aim of completely avoiding the performance σ_j service duties -

shall be punished by restriction of military service for a period of up to two years or deten disciplinary military unit for a period of up to two years.

335.3. If the acts provided for in Articles 335.1 and 335.2 of this Code are committed during wart combat conditions—

shall be punished by deprivation of liberty for a term of three to five years.

Article 336. Violation of the regulations of the guard service

When a violation of the statutory rules of the guard (shift) service by a person who is paguard (shift) causes serious consequences—

shall be punished by deprivation of liberty for a term of two to five years.

Article 337. Violation of internal service or patrol service regulations

When the violation of internal service regulations by a person who is part of the dail detachment of a military unit (other than guard and shift), as well as violation of the regulation patrol service in the garrison by a person who is part of the patrol causes serious consequences—

shall be punished by restriction on military service for a period of up to two years or deter disciplinary military unit for a period of up to two years or deprivation of liberty for a period two years.

Article 338. Violation of the rules of combat turn drawing

338.1. Violation of the rules of combat duty (combat service) on the timely detection and r of a sudden attack on the Republic of Azerbaijan, or on ensuring its security, if these actions p threat to the security interests of the state $-\frac{[978]}{}$

shall be punished by restriction of military service for a period of up to two years or deten disciplinary military unit for the same period or deprivation of liberty for a period of up to three 338.2. When the same actions harm the security interests of the state or cause other

consequences -

339.1. Violation of the rules of the border service by a person who is part of the border det or by a person performing other duties of the border service, if these actions pose a real thre security interests of the state - [979]

shall be punished by restriction of military service for a period of up to two years or deten disciplinary military unit for a period of up to two years or deprivation of liberty for the same $p\epsilon$

339.2. When the same actions harm the security interests of the state or cause other consequences—

shall be punished by deprivation of liberty for a term of two to five years.

Article 340. Violation of service rules for public order protection and public safety

340.1. When the violation of service rules by a person who is a member of the military unprotection of public order and provision of public security causes *significant* damage to the riplegal interests of citizens—

[980]

shall be punished by restriction on military service for a period of up to one year or deten disciplinary military unit for a period of up to one year.

340.2. When the same act causes serious consequences, as well as when it is committed wartime or in combat conditions—

shall be punished by imprisonment for up to three years.

Article 341. Abuse of official powers or exceeding official powers

341.1. In order to obtain an illegal advantage for himself or third parties in connection with the per of his official duties, the chief or official uses his service powers intentionally contrary to the interests of the or fails to use them when the interests of the service require them, or clearly exceeds the limits of h powers. when his actions cause significant damage to the rights and legal interests of natural or legal pers the interests of society or the state protected by law - [981]

shall be punished by a fine from two thousand to four thousand manats, or restriction on militar for a period of up to two years, or deprivation of liberty for a period of up to three years.

- 341.2. The same actions:
- 341.2.1. when committed by a group of persons;
- 341.2.2. when committed by using a weapon;
- 341.2.3. when it causes serious consequences—

shall be punished by deprivation of liberty for a period of three to seven years.

341.3. If the acts provided for in Articles 341.1 and 341.2 of this Code are committed wartime or in combat conditions—

shall be punished by deprivation of liberty for a period of five to ten years.

Article 342. Negligent approach to care

tural or legal persons, or to the interests of society or the state protected by law -

shall be punished by a fine in the amount of one thousand five hundred to three thousand m restriction on military service for a period of up to two years, or deprivation of liberty for a period of up to [983]

342.1-1. When the same actions caused the death of the victim or other serious consequence negligence — $\frac{1}{2}$

shall be punished by deprivation of liberty for a term of two to five years. ____

342.2. When *the actions provided for in Articles 342.1 or 342.1-1 of this Code* cause the death c more people due to carelessness, as well as when they are committed in wartime or combat conc [985]

shall be punished by deprivation of liberty for a period of three to seven years.

Article 343. Do not leave the means of warfare for the enemy

A commander leaving military equipment and other means of warfare on the battlefield the intention of helping the enemy, unless the circumstances of the battle require it—shall be punished by deprivation of liberty for a period of three to ten years.

Article 344. Do not abandon a sinking warship

344.1. Abandoning a sinking military ship by a commander who does not fulfill his offici to the end, as well as by a person who joins the ship's command staff without the appropriate the commander—

shall be punished by restriction of military service for a period of up to two years or deten disciplinary military unit for a period of up to two years or deprivation of liberty for a period of seven years.

344.2. If the same act is committed in time of war or in a state of war—shall be punished by deprivation of liberty for a period of five to ten years.

Article 345. Do not leave the battlefield on your own or refuse to use weapons

345.1. Do not voluntarily leave the battlefield during combat or refuse to use a weapor combat—

shall be punished by deprivation of liberty for a period of five to ten years.

345.2. When the same acts are committed by a group of persons or cause serious consequen shall be punished by deprivation of liberty for ten to fifteen years.

Article 346. Criminal actions of a military officer in captivity

346.1. Violence or cruel treatment of other prisoners of war by a prisoner of war—shall be punished by deprivation of liberty for a period of three to seven years.

Article 347. Loss of military property

When the loss of military property by violating the rules of storage of the weapon, its compleanmentation, explosives and devices, as well as vehicles or other military property given to military persurvice use causes significant damage -

shall be punished by a fine from one thousand manats to one thousand five hundred manats, or re on military service for a period of up to two years, or detention in a disciplinary military u period of up to two years, or deprivation of liberty for a period of up to three years. [987]

Article 348. Reckless damage , destruction or destruction of military prope

348.1. When carelessly destroying or damaging a weapon, its components, ammunition, exploit devices, military equipment or other military property causes serious consequences - [989]

shall be punished by a fine in the amount of one thousand five hundred to two thousand m restriction on military service for a period of up to two years, or detention in a disciplinary mili for a period of up to two years, or deprivation of liberty for a period of up to three years. [990]

348.2. If the same act is committed in time of war or in a state of war—shall be punished by imprisonment for up to five years.

Article 349. Deliberate destruction or damage to military property

349.1. Deliberately destroying or damaging a weapon, its components, ammunition, explosives an or military equipment - [991]

shall be punished by a fine in the amount of two thousand to three thousand manats, or restri military service for a period of up to two years, or detention in a disciplinary military unit for a purpose up to two years, or deprivation of liberty for a period of up to four years. _____

349.1-1. When intentional destruction or damage to other military property, not provided for i 349.1 of this Code, causes significant damage -

shall be punished by a fine in the amount of one thousand to two thousand manats, or restriction or service for a period of up to one year, or detention in a disciplinary military unit for a period of up to on deprivation of liberty for a period of up to three years.

[993]

- 349.2. Actions provided for *in Articles* 349.1 *or* 349.1-1 of this Code : [994]
- 349.2.1. when repeated;
- 349.2.2. when committed by a group of persons;
- 349.2.3. when it causes serious consequences;
- 349.2.4. when committed in time of war or in a state of hostilities—shall be punished by deprivation of liberty for a period of three to seven years.

DOWN

It is in force

Article 350. Violation of the rules of conduct with weapons and objects that pos threat to others

350.1. When violating the rules of conduct with weapons, military ammunition, rac materials, explosives, as well as with substances and objects that pose a high threat to the surr environment, negligently *causes minor damage* to the victim's health - [996]

shall be punished by restriction on military service for a period of up to one year or detent disciplinary military unit for the same period.

350.1-1. When the act provided for in Article 350.1 of this Code causes serious harm to the victim's causes other serious consequences—

shall be punished by restriction on military service for a period of up to two years or deten disciplinary military unit for the same period. [997]

350.2. When the act *provided for in Article 350.1 of* this Code causes human death due to care [998]

shall be punished by deprivation of liberty for a term of two to five years.

350.3. When the act provided for in Article 350.1 of this Code causes the death of two persons due to negligence—

shall be punished by deprivation of liberty for a period of three to eight years.

Article 351. Violation of rules for driving and operating machines

351.1. When the violation of the rules of management and operation of combat or special-purpose v military equipment inadvertently causes minor damage to the victim's health—

[999]

shall be punished by restriction of military service for a period of up to one year or detent disciplinary military unit for the same period or deprivation of liberty for the same period without deprivation of the right to drive vehicles for a period of up to two years.

351.1-1. When the act provided for in Article 351.1 of this Code causes serious damage to the heavictim through carelessness—

shall be punished by restriction of military service for a period of up to two years or deten disciplinary military unit for a period of up to two years or deprivation of liberty for a period of up to th [1001]

351.2. When the same acts cause the death of the victim by negligence—

shall be punished by deprivation of liberty for a period of two to five years, with deprivation right to drive vehicles for a period of up to three years.

351.3. When the act provided for in Article 351.1 of this Code causes the death of two persons due to carelessness—

shall be punished by deprivation of liberty for a period of five to ten years, with deprivation right to drive vehicles for a period of up to five years.

352.1. When the violation of the rules of flight, preparation for flight or other operation of aircraft causes serious consequences or the death of the victim due to carelessness—shall be punished by deprivation of liberty for a term of two to five years.

352.2. When the same acts negligently cause the death of two or more persons—shall be punished by deprivation of liberty for a period of five to ten years.

Article 353. Violation of rules for handling military ships

353.1. When the violation of the rules for the management or operation of warships leads to consequences or the death of the victim due to negligence—

shall be punished by deprivation of liberty for a term of two to five years. 353.2. When the same acts negligently cause the death of two or more persons—shall be punished by deprivation of liberty for a period of five to ten years.

LIST OF SOURCE DOCUMENTS USED

With the Law of the Republic of Azerbaijan No. 787-IQ dated December 30, 1999 "On Approval, Entry into Fo Criminal Code of the Republic of Azerbaijan and Related Legal Regulation Issues" (**Legislative Collection of the Azerbaijan, 2000, No. 4, Article 251**) Approved.

Laws that made additions and changes to the Code

- 1. Law of the Republic of Azerbaijan No. 886-IQ dated May 26, 2000 "On Changing the Dates of the Civil Code of the Republic of Azerbaijan, the Code of Civil Procedure of the Rej Azerbaijan, and the Criminal Code of the Republic of Azerbaijan" (Collection of Legislatic Republic of Azerbaijan, 2000, No. 5, article 323)
- 2. Law of the Republic of Azerbaijan No. 48-IIQ dated December 26, 2000 " On Conditional l Unit" (Legislative Collection of the Republic of Azerbaijan, 2000, No. 12, Article 835)
- 3. Law of the Republic of Azerbaijan No. 49-IIQD dated December 26, 2000 " On Addit Amendments to the Codes of Criminal and Administrative Offenses of the Republic of Azer Collection of Legislation of the Republic of Azerbaijan, 2001, No. 1, Article 24)
- **4. Law of the Republic of Azerbaijan** No. 172-IIQD dated July 2, 2001 " On Additi Amendments to Some Legislative Acts of the Republic of Azerbaijan" (**Collection of Legis** the Republic of Azerbaijan, 2001, No. 7, Article 455)
- 5. Law of the Republic of Azerbaijan No. 240-IIQD dated December 27, 2001 "On Ame and Additions to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislative Republic of Azerbaijan, 2002, No. 1, Article 9)

- Azerbaijan "On Psychiatric Assistance" dated April 19, 2002 (Collection of legislation Republic of Azerbaijan, 2002, No. 5, Article 236)
- 7. Law of the Republic of Azerbaijan "On making additions and changes to some law Republic of Azerbaijan in connection with the application of the Law of the Republic of Az "On the Basics of Urban Planning" No. 321-IIQD dated May 14, 2002 (Collection of legisl the Republic of Azerbaijan, 2002, No. 5, article 248)
- 8. Law of the Republic of Azerbaijan "On Amendments and Additions to Certain Legislativ the Republic of Azerbaijan" in connection with the application of the Law of the Republic of Azerbaijan "On the Accession of the Republic of Azerbaijan to the International Convercements of Combating the Financing of Terrorism" No. 332-IIQD dated May 17, 2002 (Legislation Republic of Azerbaijan collection, 2002, No. 5, Article 258)
- 9. On making additions and changes to the Criminal Code of the Republic of Azerbaijan Code of Administrative Offenses of the Republic of Azerbaijan in connection v implementation of the Law of the Republic of Azerbaijan No. 302-IIQD dated April "On the use of the Red Cross and Red Crescent emblems and their protection" Azerbaijan La Republic of Azerbaijan (Legislative collection of the Republic of Azerbaijan, 2002, No. 6 326)
- **10.** Law of the Republic of Azerbaijan No. 360-IIQD dated July 2, 2002 "On Additi Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislative Republic of Azerbaijan, 2002, No. 8, Article 465)
- 11. The Law of the Republic of Azerbaijan "On the Approval of the Regulation "On Commiss the Protection of Juvenile Affairs and Rights" No. 486-IIQD dated June 20, 2003 "On changes and additions to some legislative acts of the Republic of Azerbaijan in connection application of the Law of the Republic of Azerbaijan" (Collection of legislation of the Republic Azerbaijan, 2003, No. 6, Article 276)
- **12.** Law of the Republic of Azerbaijan No. 490-IIQD dated June 20, 2003 " On liability for vic the provisions of the Election Code of the Republic of Azerbaijan" (Collection of legislatic Republic of Azerbaijan, 2003, No. 6, Article 279)
- 13. Law of the Republic of Azerbaijan No. 485-IIQD dated June 20, 2003 "On Additi Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislative Republic of Azerbaijan, 2003, No. 8, Article 425)
- **14.** Law of the Republic of Azerbaijan No. 512-IIQD dated November 7, 2003 " On Amendm Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislative Republic of Azerbaijan, 2003, No. 12, Article 676)

- he Republic of Azerbaijan" (Legislation of the **Republic of Azerbaijan collection, 200**4 **Article 10**)
- 16. The Law of the Republic of Azerbaijan "On Amendments and Additions to the Administrative Offenses of the Republic of Azerbaijan and the Criminal Code of the Republicant Azerbaijan" in connection with the implementation of the Law of the Republic of Azerbaijan Legal Protection of Examples of Azerbaijani Folklore" dated March 5, 2004 (Legislation Republic of Azerbaijan) collection, 2004, No. 4, Article 200)
- 17. Law of the Republic of Azerbaijan No. 646-IIQD dated May 4, 2004 "On Amendment Amendments to Some Laws of the Republic of Azerbaijan" (Collection of Legislation Republic of Azerbaijan, 2004, No. 5, Article 321)
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- 19. Amendments to some legislative acts of the Republic of Azerbaijan in connection a implementation of the Law of the Republic of Azerbaijan No. 732-IIQD dated September "On the list of items that may belong to certain participants of civil circulation and are all circulate (restricted civil circulation) on the basis of a special permit" and on making addition of the Republic of Azerbaijan (Collection of legislation of the Republic of Azerbaijan, 2004 Article 762)
- 20. Law of the Republic of Azerbaijan No. 781-IIQD dated October 26, 2004 "On making a and changes to the Criminal Code of the Republic of Azerbaijan and the Code of Admir Offenses of the Republic of Azerbaijan" (Collection of legislation of the Republic of Azerbaijan No. 11, Article 900)
- 21. Law of the Republic of Azerbaijan No. 801-IIQD dated December 7, 2004On Amendmen Criminal Code of the Republic of Azerbaijan" (Collection of Legislation of the Rep Azerbaijan, 2005, No. 1, Article 3)
- 22. Law of the Republic of Azerbaijan "On amendments and additions to some legislative ac Republic of Azerbaijan in connection with the application of the Law of the Republic of Az "On Legal Protection of Data Collections" dated April 15 ,2005 (Legislative Collection Republic of Azerbaijan, 2005) , No. 6, Article 462)
- 23. Law of the Republic of Azerbaijan "On Amendments to the Criminal Code of the Rep Azerbaijan" No. 937-IIQD dated June 14, 2005 (Legislative Collection of the Rep Azerbaijan, 2005, No. 7, Article 575)
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- 27. Law of the Republic of Azerbaijan No. 47 -IIIQDdated December 30, 2005(Legislative Co of the Republic of Azerbaijan, 2006, No. 2, Article 72)
- 28. Law of the Republic of Azerbaijan No. 50 -IIIQDdated December 30, 2005(Legislative Co of the Republic of Azerbaijan, 2006, No. 2, Article 75)
- 29. Law of the Republic of Azerbaijan No. 92-IIIQDdated April 7, 2006 (Collection of Legis: the Republic of Azerbaijan, 2006, No. 5, Article 390)
- **30.** Law of the Republic of Azerbaijan No. 185-IIIQD dated November 28, 2006(**Colle legislation of the Republic of Azerbaijan, 2006, No. 12, Article 1020**)
- 31. Law No.202-IIIQD dated December 19, 2006 (Legislative Collection of the Rep Azerbaijan, 2006, No. 12, Article 1028)
- 32. Law of the Republic of Azerbaijan No.200-IIIQD dated December 19, 2006(Legislative Co of the Republic of Azerbaijan, 2007, No. 2, Article 68)
- 33. Law of the Republic of Azerbaijan No. 251-IIQD dated February 27, 2007 (Colle Legislation of the Republic of Azerbaijan, 2007, No. 5, Article 398)
- 34. Law of the Republic of Azerbaijan No. 313 IIIQDdated April 17, 2007 (Legislative Collethe Republic of Azerbaijan, 2007, No. 6, Article 560)
- 35. Law of the Republic of Azerbaijan No. 320-IIIQD dated April 17, 2007(Legislative Collethe Republic of Azerbaijan, 2007, No. 6, Article 562)
- 36. Law of the Republic of Azerbaijan No.357-IIIQDdated May 31, 2007(Legislative Collectic Republic of Azerbaijan, 2007, No. 6, Article 579)
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- 38. Law of the Republic of Azerbaijan No. 428-IIIQD dated October 9, 2007 (Legislative Colletthe Republic of Azerbaijan 2007 No. 10. Article 927)

- Law of the Republic of Azerbaijan No. 456-IIIQD dated October 19, 2007 (Legislative Coof the Republic of Azerbaijan, 2007, No. 10, Article 941)
- **40.** Law of the Republic of Azerbaijan No. 464-IIIQD dated October 23, 2007 (**Legislative Confidence Republic of Azerbaijan, 2007, No. 11, Article 1080**)
- 41. Law of the Republic of Azerbaijan No. 479-IIIQD dated November 6, 2007 (Legislative Conference of Azerbaijan, 2007, No. 11, Article 1090)
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- 44. Law of the Republic of Azerbaijan No.-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)
- 45. Law of the Republic of Azerbaijan No. 617-IIIQD dated June 2, 2008(Collection of Legis the Republic of Azerbaijan, 2008, No. 6, Article 461)
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- **50.** Decisionof the Plenum of the Constitutional Court of the Republic of Azerbaijan dated 2009 ("Respublika" newspaper, May 28, 2009, No. 114)
- 51. Law of the Republic of Azerbaijan No. 813 -IIIQD dated May 8, 2009 ("Azerbaijan" nev May 31, 2009, No. 116, Legislative Collection of the Republic of Azerbaijan, 2009, No. 05

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- **54.** Decisionof the Plenum of the Constitutional Court of the Republic of Azerbaijan dated D 25, 2009 ("Respublika" newspaper, December 30, 2009, No. 285)
- 55. Law of the Republic of Azerbaijan No. 924-IIIQD dated December 4, 2009 ("Aze newspaper, February 13, 2010, No. 34, Legislative Collection of the Republic of Azerbaija No. 2, Article 70)
- 56. Law of the Republic of Azerbaijan No. 951-IIIQD datedFebruary 1, 2010 ("Azerbaijan" nev March 19, 2010, No. 62, Legislative Collection of the Republic of Azerbaijan, 2010, No. 03 171)
- 57. Law of the Republic of Azerbaijan No. 973-IIIQD dated March 5, 2010 ("Azerbaijan" nev March 21, 2010, No. 64, Legislative Collection of the Republic of Azerbaijan, 2010, No. 03 178)
- 58. Law of the Republic of Azerbaijan No. 971-IIIQD datedMarch 5, 2010 ("Azerbaijan" nev April 18, 2010, No. 82, Legislative Collection of the Republic of Azerbaijan, 2010, No. 04 275)
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- 60. Law of the Republic of Azerbaijan No. 1034-IIIQD datedJune 18, 2010 ("Azerbaijan" nev July 17, 2010, No. 152, Legislative Collection of the Republic of Azerbaijan, 2010, No. 07 591)
- 61. Law of the Republic of Azerbaijan No. 78-IVQD datedMarch 4, 2011 ("Respublika" nev April 22, 2011, No. 82, Legislative Collection of the Republic of Azerbaijan, 2011, No. 4 253)
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- 63. Law of the Republic of Azerbaijan No. 116-IVQD datedMay 17, 2011 ("Azerbaijan" nev July 6, 2011, No. 144, Legislative Collection of the Republic of Azerbaijan, 2011, 107, Articl
- 64. Law of the Republic of Azerbaijan No. 158-IVQD dated June 10, 2011 ("Azerbaijan" nev July 7, 2011, No. 145, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07 601)

- 66. Law of the Republic of Azerbaijan No. 199-IVQD dated September 30, 2011 ("Res] newspaper, November 26, 2011, No. 255; "Azerbaijan" newspaper, November 27, 2011, Legislation of the Republic of Azerbaijan Collection, 2011, No. 11, Article 980)
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- 68. Law of the Republic of Azerbaijan No. 256-IVQD dated November 15, 2011 ("Aze newspaper, February 12, 2011, No. 34, Legislative Collection of the Republic of Azerbaija No. 02, Article 45)
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- 70. Law of the Republic of Azerbaijan No. 314-IVQD dated March 7, 2012 ("Respublika" new March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collethe Republic of Azerbaijan, 2012, No. 03, Article 196)
- 71. Law of the Republic of Azerbaijan No. 405-IVQD dated June 29, 2012 ("Respublika" nev July 14, 2012, No. 154, "Azerbaijan" newspaper, July 17, 2012, No. 156, Legislative Collectic Republic of Azerbaijan, 2012, No. 07, Article 666) (Amendments made by this Law enter into September 1, 2012).
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- 73. Law of the Republic of Azerbaijan No. 417-IVQD dated June 29, 2012 ("Respublika" nev July 20, 2012, No. 159, "Azerbaijan" newspaper, July 21, 2012, No. 160, Legislation of the I of Azerbaijan Collection, 2012, No. 07, Article 673)
- 74. Law of the Republic of Azerbaijan No. 461-IVQD datedNovember 2, 2012 ("Aze newspaper, November 11, 2012, No. 251, Legislative Collection of the Republic of Azerbaijan No. 11, Article 1068)
- 75. Law of the Republic of Azerbaijan No. 493-IVQD dated December 11, 2012 ("Res] newspaper, December 29, 2012, No. 292, "Azerbaijan" newspaper, December 30, 2012, No. Legislation of the Republic of Azerbaijan Collection, 2012, No. 12, Article 1223)
- 76. Law of the Republic of Azerbaijan No. 495-IVQD dated December 11, 2012 ("Res] newspaper, January 19, 2013, No. 12; "Azerbaijan" newspaper, January 22, 2013, No. 14; Leg of the Republic of Azerbaijan Collection, 2013, No. 01, Article 14)
- 77. Law of the Republic of Azerbaijan No. 541-IVQD dated December 28, 2012 ("Res] newspaper, February 8, 2013, No. 29; "Azerbaijan" newspaper, February 10, 2013, Legislation of the Republic of Azerbaijan Collection. 2013. No. 02. Article 102)

- 79. Law of the Republic of Azerbaijan No. 610-IVQD dated April 19, 2013 ("Azerbaijan" nev May 9, 2013, No. 99, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Ar
- 80. Law of the Republic of Azerbaijan No. 633-IVQD dated April 30, 2013 ("Respublika" nev May 21, 2013, No. 108, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05 479)
- 81. Law of the Republic of Azerbaijan No. 635-IVQ D dated April 30, 2013 ("Respublika" nev May 21, 2013, No. 108, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05 481)
- 82. Law of the Republic of Azerbaijan No. 650-IVQD dated May 14, 2013 ("Respublika" nev June 5, 2013, No. 120; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, At
- 83. Law of the Republic of Azerbaijan No. 640-IVQD dated April 30, 2013 ("Respublika" nev June 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06 594)
- 84. Law of the Republic of Azerbaijan No. 745-IVQD dated September 30, 2013 ("Res] newspaper, November 16, 2013, No. 251; Legislative Collection of the Republic of Azerbaijan No. 11, Article 1264)
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- 86. Law of the Republic of Azerbaijan No. 798-IVQD dated October 29, 2013 ("Aze newspaper, November 30, 2013, No. 264; Legislative Collection of the Republic of Aze 2013, No. 11, Article 1312)
- 87. Law of the Republic of Azerbaijan No. 833-IVQD dated December 3, 2013 ("Res] newspaper, December 30, 2013, No. 289, Legislative Collection of the Republic of Azer 2013, No. 12, Article 1492)
- 88. Law of the Republic of Azerbaijan No. 872-IVQD dated December 27, 2013 ("Res] newspaper, February 11, 2014, No. 29, Legislative Collection of the Republic of Azerbaija No. 2, Article 89)
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- 94. Law of the Republic of Azerbaijan No. 1222-IVQD dated March 6, 2015 ("Respublika" nev April 9, 2015, No. 073, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4 359)
- 95. Law of the Republic of Azerbaijan No. 1231-IVQD dated March 6, 2015 ("Respublika" nev April 5, 2015, No. 070, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4 368)
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- 100. Law of the Republic of Azerbaijan No. 1296-IVQD dated May 29, 2015 ("Respublika" new June 11, 2015, No. 124, Legislative Collection of the Republic of Azerbaijan, 2015, No. 06 690)
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- 102. Law of the Republic of Azerbaijan No. 1336-IVQD dated September 30, 2015 (" Azer newspaper, November 24, 2015, No. 258, Legislative Collection of the Republic of Azer 2015, No. 11, Article 1253)
- 103. Law of the Republic of Azerbaijan No. 1361-IVQD dated October 6, 2015 ("Res] newspaper, November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, No. 11, Article 1268)
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- 107. Law of the Republic of Azerbaijan No. 31-VQD dated December 4, 2015 ("Azerbaijan " nev December 6, 2015, No. 269, Legislative Collection of the Republic of Azerbaijan, 2015, Article 1445)
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- 109. Law of the Republic of Azerbaijan No. 181-VQD dated March 18, 2016 ("Azerbaijan "net April 23, 2016, No. 86, Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, A1)
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- 130. Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" new July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7 1268)
- 131. No. 816-VQD dated October 20, 2017Law of the Republic of Azerbaijan ("Azerbaijan" new November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, Article 1968)
- 132. Law of the Republic of Azerbaijan No. 875-VQD dated November 17, 2017 ("Aze newspaper, December 1, 2017, No. 265, Legislative Collection of the Republic of Azerbaij No. 11, Article 1978)
- 133. Law of the Republic of Azerbaijan No. 868-VQD dated November 17, 2017 ("Aze newspaper, December 16, 2017, No. 278, Legislative Collection of the Republic of Azer 2017. No. 12. Book I. Article 2231)

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- 141. Law of the Republic of Azerbaijan No. 1537-VQD dated March 29, 2019 ("Azerbaijan" new April 20, 2019, No. 85, Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, A1)
- 142. Law of the Republic of Azerbaijan No. 1626-VQD dated June 27, 2019 ("Azerbaijan" new August 11, 2019, No. 175, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8 1367)
- 143. Law of the Republic of Azerbaijan No. 1639-VQD dated July 9, 2019 ("Azerbaijan" nev July 23, 2019, No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7 1201)
- 144. Law of the Republic of Azerbaijan No. 28-VIQD dated March 17, 2020 ("Azerbaijan" nev March 20, 2020, No. 62, Legislative Collection of the Republic of Azerbaijan, 2020, No. 3 223)
- 145. Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" nev June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, At
- 146. Law of the Republic of Azerbaijan No. 114-VIQD dated May 19, 2020 ("Azerbaijan" new July 15, 2020, No. 136, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, A1)

- Law of the Republic of Azerbaijan No. 182-VIQD dated October 6, 2020 ("Azerbaijan" new November 15, 2020, No. 238, Legislative Collection of the Republic of Azerbaijan, 2020, Article 1332)
- 149. Law of the Republic of Azerbaijan No. 183-VIQD dated October 6, 2020 ("Azerbaijan" new November 24, 2020, No. 245, Legislative Collection of the Republic of Azerbaijan, 2020, Article 1333)
- 150. Law of the Republic of Azerbaijan No. 301-VIQD dated April 23, 2021 ("Azerbaijan" new June 13, 2021, No. 122, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Article 541)
- 151. Law of the Republic of Azerbaijan No. 348-VIQD dated June 22, 2021 ("Azerbaijan" nev August 21, 2021, No. 175, Legislative Collection of the Republic of Azerbaijan, 2021, No. 8 894) (2022 enters into force on July 1, 2018)
- 152. Law of the Republic of Azerbaijan No. 453-VIQD dated December 27, 2021 ("Aze newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Aze 2021, No. 12, Article 1336)
- 153. Law of the Republic of Azerbaijan No. 516-VIQD dated April 26, 2022 ("Azerbaijan" nev May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, A1)
- 154. Law of the Republic of Azerbaijan No. 519-VIQD dated April 26, 2022 ("Azerbaijan" net May 21, 2022, No. 106, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, A1
- 155. Law of the Republic of Azerbaijan No. 552-VIQD dated June 22, 2022 ("Azerbaijan" new July 23, 2022, No. 153, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7 703)
- 156. Law of the Republic of Azerbaijan No. 553-VIQD dated June 22, 2022 ("Azerbaijan" nev August 2, 2022, No. 161, Legislative Collection of the Republic of Azerbaijan, 2022, No. 8 821)
- 157. No. 581-VIQD dated July 8, 2022 The Law of the Republic of Azerbaijan (official websi Azerbaijan State Information Agency (AZERTAC) , August 19, 2022, "Azerbaijan" net August 20, 2022 , No. 177 , Legislative Collection of the Republic of Azerbaijan, 2022, No. 8 828)
- 158. Law of the Republic of Azerbaijan No. 619-VIQD dated November 5, 2022 (official websi Azerbaijan State Information Agency (AZERTAC), December 6, 2022 "Azerbaijan" ne December 7, 2022, no. 267, Legislative Collection of the Republic of Azerbaijan, 2022, Article 1363)
- 159. No. 641-VIQD dated November 29, 2022 Law of the Republic of Azerbaijan (official wo

- Law of the Republic of Azerbaijan No. 776-VIQD dated December 27, 2022 (official websi Azerbaijan State Information Agency (AZERTAC), February 1, 2023, "Azerbaijan" new February 2, 2023, no. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2 207)
- 161. Law of the Republic of Azerbaijan No. 783-VIQD dated December 30, 2022 (official websi Azerbaijan State Information Agency (AZERTAC), January 31, 2023, "Azerbaijan" new February 1, 2023, no. 22, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1 39)
- 162. Law of the Republic of Azerbaijan No. 807-VIQD dated February 17, 2023 (official websi Azerbaijan State Information Agency (AZERTAC), April 8, 2023, "Azerbaijan" newspap 9, 2023, no. 73, Legislative Collection of the Republic of Azerbaijan, 2023, No. 4, Article 44
- 163. Law of the Republic of Azerbaijan No. 891-VIQD dated May 30, 2023 (official websit Azerbaijan State Information Agency (AZERTAC), June 14, 2023, "Azerbaijan" newspar 15, 2023, no. 126, Legislative Collection of the Republic of Azerbaijan, 2023, No. 6, Article
- 164. Law of the Republic of Azerbaijan No. 1023-VIQD dated November 21, 2023 (official weather Azerbaijan State Information Agency (AZERTAC), December 13, 2023, "Azerowspaper, December 14, 2023, no. 273, Legislative Collection of the Republic of Azerous, No. 12, Book I, Article 1598)
- 165. Law of the Republic of Azerbaijan No. 1048-VIQD dated December 5, 2023 (official websi Azerbaijan State Information Agency (AZERTAC), December 25, 2023, "Azerbaijan" nev December 26, 2023, no. 283, Legislative Collection of the Republic of Azerbaijan, 2023, Book I, Article 1621)
- 166. Law of the Republic of Azerbaijan No. 1068-VIQD dated December 22, 2023 (official we the Azerbaijan State Information Agency (AZERTAC), January 10, 2024, "Azerbaijan" new January 11, 2024, no. 4, Legislative Collection of the Republic of Azerbaijan, 2024, No. 1,
- 167. Law of the Republic of Azerbaijan No. 1087-VIQD dated December 30, 2023 (official we the Azerbaijan State Information Agency (AZERTAC), January 19, 2024, "Azerbaijan" new January 20, 2024, no. 12, Legislative Collection of the Republic of Azerbaijan, 2024, No. 1 18)
- 168. Law of the Republic of Azerbaijan No. 1103-VIQD dated February 23, 2024 (official websi Azerbaijan State Information Agency (AZERTAC), March 13, 2024, "Azerbaijan "new March 14, 2024, no. 57)

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provided for in Article 213 of the Criminal Code of the Republic of Azerbaijan and the pringing to criminal responsibility should be applied in accordance with Article 75 of this Code.

<u>KMQ2</u> 1.Forgery for the purpose of using the license or other official document, provided for i 320.1 of the Criminal Code of the Republic of Azerbaijan, involves making such illegal actions al on the official document that, as a result of these actions, the said document the owner's or us status changes, he or she acquires any rights or is relieved of duties without grounds and ille well as obtains certain advantages, concessions, privileges in the exercise of rights or the perfor duties.

2. Illegal entry of information by another person on behalf of another person into the official d giving the right to be admitted to higher and secondary education institutions, signing on his be the actions should be considered as falsification of an official document and described by Article the Criminal Code of the Republic of Azerbaijan. (Decision of the Constitutional Court of the I of Azerbaijan dated November 15, 2019 - "Respublika" newspaper, December 11, 2019, No. 274

<u>KMQ3</u> In accordance with Article 83.4 of the Criminal Code of the Republic of Azerbaijan, convicted person is released from serving a sentence ahead of time on the basis of an amnesty term of payment of the sentence must be calculated from the day when the person is releas serving the sentence, i.e., the day when the decision of the competent authority to apply the am to a specific person comes into force. . (Decision of the Constitutional Court of the Rep Azerbaijan dated March 3, 2020 - "Respublika" newspaper, April 29, 2020, No. 82)

KMQ4 1. In accordance with the requirements of Articles 18 and 65 of the Criminal Code of the of Azerbaijan, in accordance with the principles of justice and humanism established in Part II of 127 of the Constitution of the Republic of Azerbaijan, in Articles 8.1 and 9 of the Criminal Cook Republic of Azerbaijan, toughening of the punishment for a previously committed crime of considered as punishment. Such a punishment, being an adequate assessment of the public of the act and the personality of the person found guilty of committing it, does not violate the requirement. Such a punishment of the Republic of Azerbaijan that "no one can be repeatedly con a crime".

2. In terms of the requirements of Article 27.1 of the Criminal Code of the Republic of Azerba crime provided for in this article is considered completed at the moment of the completion of an actions constituting the objective aspect of Article 234.1 of that Code. (Decision of the Constitution Court of the Republic of Azerbaijan dated September 18, 2020)

KMQ5 1. As a result of the implementation of foreign economic activity in accordance requirements of Article 71, Part VIII of the Constitution of the Republic of Azerbaijan, Article Convention "On the Protection of Human Rights and Fundamental Freedoms", as well as Ar and 3 of the Criminal Code of the Republic of Azerbaijan, a natural person Since no criminal lial been established for the non-return of significant or large amounts of foreign currency funds obt and which must be compulsorily transferred to the accounts of the authorized banks of the Rej Azerbaijan, the person cannot be brought to criminal liability under Article 208 of that Code

ndividual carrying out foreign economic activity.

- 3. A natural person who does not ensure the return of significant or large amounts of foreign funds from abroad as a result of the implementation of foreign economic activity until the changes are made to Article 208 of the Criminal Code of the Republic of Azerbaijan in accorda the legal position reflected in the descriptive-substantiating part of this Decision by the Milli the Republic of Azerbaijan Taking into account the requirements of the "Note" part of Article 4 Code of Administrative Offenses of the Republic of Azerbaijan, they may be brought to admir responsibility. (Decision of the Constitutional Court of the Republic of Azerbaijan dated D 25, 2020)
- KMQ6 1. The act of a person who illegally passes narcotic drugs or psychotropic substances throustoms control of the customs border of the Republic of Azerbaijan and illegally stores and tronarcotic drugs or psychotropic substances in an amount exceeding the amount for consumption without the purpose of sale. creates criminal responsibility for a set of crime Articles 206.2 and 234.1 of the Criminal Code of the Republic of Azerbaijan.
- 2. Transfer of narcotic drugs or psychotropic substances, regardless of the amount for consumption, without the purpose of sale, outside of the customs control of the Republic of Az or secretly from it, or by using documents or customs identification means by deception, o declaring or incorrectly declaring Creates the criminal liability provided for in Article 206. Criminal Code of the Republic of Azerbaijan.
- 3. The list of narcotic drugs and psychotropic substances sufficient to bring a person to responsibility, as well as their total amount, approved by the Law of the Republic of Azerbaija June 28, 2005, is not applicable in relation to Article 206.2 of the Criminal Code of the Republical Azerbaijan. (Decision of the Constitutional Court of the Republic of Azerbaijan dated Januar "Respublika" newspaper, January 30, 2021, No. 21)

KMQ7 The provision of Article 332.3 of the Criminal Code of the Republic of Azerbaijan "Acts provided for in Articles 332.1, 332.1-1, 332.1-2 or 332.2 of this Code" in relation to Article 332.1 of that Code seriously harms the health of the victim or has other serious consequences the cause includes act of "violation of the statutory rules of mutual relations between non-subordinate servicemen". (Decision of the Constitutional Court of the Republic of Azerbaijan dated Ja 2021 - "Respublika" newspaper, February 18, 2021, No. 37)

- KMQ8 1. In the case of repetition of the crimes provided for in Article 16 of the Criminal Coc Republic of Azerbaijan, the crimes included in it are not united by a single intention and purpose, and each separate act is not actually related to the others.
- 2. In terms of the requirements of articles 16 and 18 of the Criminal Code of the Republic of Az if one of the crimes included in recidivism was committed during the period when the convic not paid and at that time there was no recidivism of the crimes, and when other crimes were co after the conviction was paid, the recidivism of the crimes cannot be determined in the person's

(Decision of the Constitutional Court of the Republic of Azerbaijan dated January 25 "Respublika" nawspaper February 4 2021 No. 25)

- Q9 According to the meaning of Article 142 of the Criminal Code of the Republic of Az failure to provide medical assistance to a patient without valid reasons by a medical worke causes minor or serious damage to the victim's health, as well as death, is committed in the negligence. (Decision of the Constitutional Court of the Republic of Azerbaijan dated April "Respublika" newspaper, April 24, 2021, No. 85)
- <u>KMQ10</u> 1. Articles 85.3 and 85.4 of the Criminal Code of the Republic of Azerbaijan do not cont Part V of Article 17 of the Constitution of the Republic of Azerbaijan.
- 2. When resolving the issue of community service punishment for persons under 15 years of age not pose a great public danger or have committed a less serious crime for the first time, the should first of all give preference to their release from criminal liability in accordance with Artic the Criminal Code of the Republic of Azerbaijan. (Decision of the Constitutional Court of the I of Azerbaijan dated April 23, 2021 "Respublika" newspaper, May 18, 2021, No. 100)
- <u>KMQ11</u> 1. According to the legal positions defined in the descriptive-substantiating part Decision, the collection of plants (parts of them) containing narcotic substances planted and illegally in large or large quantities should be described by Article 237 of the Criminal Coc Republic of Azerbaijan.
- 2. Criminal acts such as preparation of narcotics in quantities exceeding the amount for consumption or for the purpose of sale from collected narcotic plants or their parts without the of sale, and then storing, transporting, sending, processing, or selling it are criminal acts of the Code of the Republic of Azerbaijan. According to the requirements of Article 17.1, it should be d by Articles 234 and 237 of this Code. (Decision of the Constitutional Court of the Rep Azerbaijan dated July 6, 2021 "Respublika" newspaper, July 15, 2021, No. 146)
- KMQ12 In accordance with the requirements of Article 60, Part I, Article 127, Part II of the Con of the Republic of Azerbaijan, Articles 39, 40.2, 43.3, 299 and 305.1 of the Criminal Procedure Co Republic of Azerbaijan, provided for in Article 74 of the Criminal Code of the Republic of Az criminal prosecution may be terminated with the consent of the defense party only if the circui are determined during the trial. (Decision of the Constitutional Court of the Republic of Az dated September 14, 2021 "Respublika" newspaper, September 29, 2021, No. 208)
- <u>KMQ13</u> 1. With the exception of the cases specified in Article 18.4 of the Criminal Code of the of Azerbaijan, in accordance with Article 18.1 of the Criminal Code, a person who has been sent a conditional sentence of deprivation of liberty or the serving of a sentence of deprivation of liberty been suspended pursuant to Articles 70 and 79 of that Code. reoffending creates recidivism.
- 2. In accordance with the requirements of Article 318 of the Criminal Procedure Code of the Re_] Azerbaijan, as well as the norms of Chapters XLVII and XLVIII of that Code, the court has the a to make any changes to the judgment of another court when imposing a punishment under Arti or 67.1 of the Criminal Code of the Republic of Azerbaijan not.
- 3. In order to eliminate errors and misunderstandings that are not related to the application of the second second

zision of the Constitutional Court of the Republic of Azerbaijan dated December & "Respublika" newspaper, December 23, 2021, No. 279)

- KMQ14 1. In accordance with Article 263 of the Criminal Code of the Republic of Azerbaijan, release of the person who committed the crime from criminal responsibility, he is broadministrative responsibility according to Article 327.8 of the Code of Administrative Offensor Republic of Azerbaijan for the same violation of law arising from Article 64 of the Constitution Republic of Azerbaijan since it is not included in the scope of application of the principle of notidem, it does not lead to violation of this principle.
- 2. After the person is released from criminal liability in accordance with the requirements of AI of the Criminal Code of the Republic of Azerbaijan, on the basis of the person's reconciliation victim to whom he caused both minor and minor bodily injury and full payment of the damag to him, to Article 327.8 of the Code of Administrative Offenses of the Republic of Azerbaijan I bringing to administrative responsibility should be considered as a violation of the principle of justice expressed in Article 9.1 of that Code.
- 3. In accordance with the principle of proportionality reflected in Part II of Article 71 of the Con of the Republic of Azerbaijan, in the cases specified in Article 38.3 of the Code of Admir Offenses of the Republic of Azerbaijan, the period of bringing to administrative responsibility sl determined taking into account the provisions of Articles 38.1 and 38.2 of that Code, administrative offense should not be more than one year from the day it was committed (disc (Decision of the Constitutional Court of the Republic of Azerbaijan dated March 9, "Respublika" newspaper, April 12, 2022, No. 74)
- <u>KMQ15</u> . 1.of the Criminal Code of the Republic of Azerbaijan, since the term of prosecution crime is calculated independently, if the period of prosecution for the previous act has passed durepetition of the same or similar crimes, the second act cannot create repetition.
- 2. Expiration of the one -year period stipulated in Article 38.1 of the Code of Administrative Of the Republic of Azerbaijan for the first act committed before the repeated theft is a crime unde 177.2.2 of the Criminal Code of the Republic of Azerbaijan excludes the emergence of 1 (Decision of the Constitutional Court of the Republic of Azerbaijan dated March 15 "Respublika" newspaper, April 20, 2022, No. 81)
- **KMQ16 1.** According to the meaning of Articles 33.3 and 34.2 of the Criminal Code of the Rej Azerbaijan, in the event that the participants of the crime (organizer, instigator or assistant) directly participate in the execution of the actions constituting the objective aspect of the crimin in the event that their actions do not have the constituent elements of the objective aspect of the act cannot be regarded as a crime committed by a group of persons who conspired in advance. In terms of the requirements of Articles 33.3 and 34.2 of the Criminal Code of the Reg Azerbaijan, if the participant of the crime does not participate in the actions included in the aspect of the crime together with the executor, i.e. if the crime is not committed by two or more who conspired in advance, his actions refer to Article 32 of that Code should be described accordinates.

- Q17 In terms of the principle of presumption of innocence established in Article 6. Constitution of the Republic of Azerbaijan, the briber is exempted from criminal responsil voluntarily providing information about bribery to the relevant state body in accordance with part of Article 312 of the Criminal Code of the Republic of Azerbaijan, and the fraud committee him is a criminal case it should be considered possible to recognize him as a victim.
- 2. If a person is recognized as a victim in a criminal proceeding according to paragraph 1 of this of the Plenum of the Constitutional Court of the Republic of Azerbaijan, if the person who co the crime of fraud against him in accordance with Article 73-1 of the Criminal Code of the Rel Azerbaijan reconciles with him and fully pays the damage, the crime can be released from respo (Decision of the Constitutional Court of the Republic of Azerbaijan dated July 14, 2022 "Resl newspaper, June 16, 2022, No. 147)
- KMQ18 1. According to the meaning of Article 74.2.2 of the Code of Criminal Procedure of the of Azerbaijan, in the event that the first episode of the ongoing crime was committed by a personal sentence was passed on another crime and continued and completed after that sentence entered legal force, after the criminal sentence entered into legal force then it should be considered co and the punishment should be determined according to the set of sentences in accordance with 67 of the Criminal Code of the Republic of Azerbaijan.
- 2. In accordance with Article 66.5 of the Criminal Code of the Republic of Azerbaijan, in the eve person is found guilty of another crime committed before this sentence was passed after ser sentence, the punishment for the set of crimes in accordance with Articles 66.1-66.4 of the Crimin of the Republic of Azerbaijan should be determined and the sentence imposed according to sentence should be counted towards the final sentence. (Decision of the Constitutional Cour. Republic of Azerbaijan dated July 14, 2022 "Respublika" newspaper, June 16, 2022, No. 147)

KMQ19 In accordance with the requirements of Article 1. 73.1 of the Criminal Code of the Rej Azerbaijan, reconciliation of a person who committed a crime that does not cause a great publi with the victim, paying for the damage caused to him or eliminating the damage caused i absolute basis for making a decision to release him from criminal responsibility. The legislator the adoption of such a decision as the right, not the duty, of the bodies implementing the process.

When considering the victim's application for reconciliation with the accused person, not only a be checked whether there are grounds provided for by the law, but also the public dange committed act, the identity of the accused and all the circumstances of the case should be ta account.

2. Article 73.2 of the Criminal Code of the Republic of Azerbaijan is an imperative norm, and th who committed the criminal act (acts) listed in that article reconciles with the victim, as well pays the damage caused to him, is an unconditional basis for his release from criminal response Decision of the Constitutional Court of the Republic of Azerbaijan dated July 25, 2022 - website of the Constitutional Court of the Republic of Azerbaijan, September 10, 2022, "Res] newspaper, September 10, 2022, No. 195)

himself by cruelly treating him, regularly humiliating his dignity, threatening him. the accommitted in the form of direct or indirect intent.

2. Since "dependence in other respects" and "cruel treatment" reflected in the provisions of Artic the Criminal Code of the Republic of Azerbaijan are signs that require evaluation, when sol issue of a person's guilt, all factual circumstances of the case should be comprehensively, comple objectively investigated, the accused's actions and or inactivity, the form of the victim's dependent the accused person should be indicated, and the existence of a causal relationship between the at the accused person and suicide or attempted suicide should be determined. (Decision of the Plathe Constitutional Court of the Republic of Azerbaijan dated September 15, 2022 - official weather the Constitutional Court of the Republic of Azerbaijan, October 13, 2022, "Respublika" new October 13, 2022, No. 223)

<u>KMQ21</u> 1. Article 18.4.4 of the Criminal Code of the Republic of Azerbaijan provides convictions caused by non-custodial sentences.

2. According to the content of Articles 18.4 and 83.4-1 of the Criminal Code of the Rep Azerbaijan, if a person sentenced to other punishments in addition to deprivation of liberty for crimes or sentences, commits a crime again intentionally during the period when the sentenpaid or not removed, his act creates a relapse of the crime. (Decision of the Plenum Constitutional Court of the Republic of Azerbaijan dated September 28, 2022 - official websi Constitutional Court of the Republic of Azerbaijan , October 15, 2022, "Respublika " new October 15, 2022, No. 225)

KMQ22 In cases where the actions expressed in the deception aimed at obtaining a payment carried out in order to facilitate access to funds with the intention of secretly robbing the offer act should not be described as fraud according to Article 178 of the Criminal Code of the Rep Azerbaijan, but as theft according to Article 177 of the same Code . (Decision of the Plenur Constitutional Court of the Republic of Azerbaijan datedOctober31, 2022-official website Constitutional Court of theofAzerbaijan, November 15, 2022, "Respublika" newspaper, November 2022, No.248)

- <u>KMQ23</u> 1. The greenery consisting of plants used for the production of agricultural procallotment lands given to citizens for the purpose of agriculture is under the influence of paragithe "Note" part of Article 259 of the Criminal Code of the Republic of Azerbaijan and on those la for the production of agricultural products cutting (removing) of greenery (crops) consisting plants cannot be considered a basis for criminal liability.
- 2. Removal of greenery in industrial, transport, communication and other designated land plots as in the lands of residential areas privately owned by individuals and legal entities (except for in privately owned yard and garden plots and greenery consisting of plants used for the production agricultural products) can be implemented by the decision of the competent state bodies (munic in accordance with the relevant normative legal acts.
- 3. The issuance of a construction permit by the relevant executive authority in compliance

ursuant to the meaning of Articles 8 and 9 of the Law of the Republic of Azerbaijan Protection of Greenery", municipalities are responsible for preventing violations of the law as a to protect green areas in relation to green areas on land owned by municipalities. (Decisio Plenum of the Constitutional Court of the Republic of Azerbaijan dated November 29, 2022 website of the Constitutional Court of the Republic of Azerbaijan, December 31, 2022; "Resp newspaper, December 31, 2022, No. 288)

<u>KMQ24</u> 1. According to paragraph 1 of the "Note" part of Article 72 of the Criminal Code of the of Azerbaijan, a person can be exempted from criminal responsibility only once under Article and 74-1 of that Code.

In accordance with Article 72 of the Criminal Code of the Republic of Azerbaijan, Clause "Record" part, if a person who has been released from criminal responsibility commits a crime a execution of the actions necessary to be released from criminal responsibility shall resul punishment in accordance with Article 59 of the Code. can be considered as mitigating circumsta 2. Article 72 of the Criminal Code of the Republic of Azerbaijan, paragraph 1 of the "Note" part, a person from criminal responsibility for other criminal acts committed before the release responsibility by Articles 72-73-2 and 74-1 of that Code does not exclude the possibility of (Decthe Plenum of the Constitutional Court of the Republic of Azerbaijan dated December 24 official website of the Constitutional Court of the Republic of Azerbaijan, January 25, Respublika " newspaper, January 26, 2023, No. 17)

KMQ25 1. When the criminal act (acts) provided for in Article 73-1.2 of the Criminal Cod Republic of Azerbaijan is committed with participation, the total damage caused as a result of t is determined depending on the nature and degree of the actual participation of each of the par in the crime, as well as other circumstances established by law. A person who reconciled with the by paying his share in full to the victim, as well as paying twenty-five percent of that share to budget, shall be released from criminal liability accordingly.

2. When the criminal act (acts) provided for in Article 73-1.3 of the Criminal Code of the Rep Azerbaijan is committed with participation, the total damage caused as a result of the determined depending on the nature and degree of the actual participation of each of the partic the commission of the crime, as well as other circumstances established by law. a person who re with the victim by fully paying his share according to the share, as well as paid fifty percen share to the state budget, may be released from criminal responsibility accordingly. (Decisio Plenum of the Constitutional Court of the Republic of Azerbaijan dated January 9, 2023 - website of the Constitutional Court of the Republic of Azerbaijan , February 2, 2023; "Resp newspaper, February 3, 2023, No. 24)

KMQ26 1. Regarding the illegal circulation of narcotic drugs, psychotropic substances precursors in accordance with the content of Article 234.4.4 of the Criminal Code of the Rep Azerbaijan in terms of the requirements of the principle of prohibition of the expansive interpre the criminal law arising from Part VIII of Article 71 of the Constitution of the Republic of Az

imstances of the case, 234.2, 234.3, 234.3-1, 234.4 of that Code .1, creates the criminal conprovided by Articles 234.4.2 or 234.4.3.

- 2. Taking into account the norms and principles of the Constitution of the Republic of Azerba requirements of the 1988 United Nations Convention on Combating Illegal Trafficking in Narcot and Psychotropic Substances (paragraph (iii) of subparagraph (c) of paragraph 1 of Article recommended to the Milli Majlis of the Republic of Azerbaijan to establish criminal liability promotion of narcotic drugs or psychotropic substances. (Decision of the Plenum of the Consti Court of the Republic of Azerbaijan dated July 14, 2023 "Respublika" newspaper, July 19, 2 149)
- <u>KMQ27</u> 1. It is not excluded that the person who committed the criminal act established in Artic the Criminal Code of the Republic of Azerbaijan may be released from criminal responsibili according to the "Note" part of that article.
- 2. If the person who committed the criminal act specified in Article 306 of the Criminal Coc Republic of Azerbaijan fulfills the conditions specified in the "Note" part of that article, the prosecution against him should be terminated according to Articles 40.3 and 43.1.2 of the Procedure Code of the Republic of Azerbaijan. (Decision of the Plenum of the Constitutional the Republic of Azerbaijan dated July 7, 2023 "Respublika" newspaper, July 22, 2023, No. 15.
- KMQ28 1. According to the meaning of Article 83.4 of the Criminal Code of the Republic of Az when the unserved part of the sentence of a convicted person is replaced by a lighter punishment, the term of payment of the conviction should be calculated from the day when the replacing the unserved part of the sentence is completed.
- 2. In Article 167.0.4 of the Code of Execution of Punishments of the Republic of Azerba replacement of the unserved part of the punishment with a lighter type of punishment provide regulation of exemption from the unserved part of the punishment in the order of exec punishments. (Decision of the Plenum of the Constitutional Court of the Republic of Azerbaij September 1, 2023 "Respublika" newspaper, September 12, 2023, No. 196)

LIST OF AMENDMENTS AND ADDITIONS TO THE CODE



Law of the Republic of Azerbaijan No. 787-IQ dated December 30, 1999 "On approval, entry into force of the Criminal Code of the Republic of Azerbaijan and related legal regulation issues" (Collection of legislation of the Republic of Azerbaijan, 2000, No. 4, Article 251) was approved by.

The Law of the Republic of Azerbaijan No. 886-IQ dated May 26, 2000 "On Changing the Effective Dates of the Civil Code of the Republic of Azerbaijan, the Code of Civil Procedure of the Republic of Azerbaijan, and the Criminal Code of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2000, No. 5, Article 323) of the Criminal Code of the Republic of Azerbaijan entered into force on September 1, 2000.

With the Law of the Republic of Azerbaijan No.972-IIIQD datedMarch 5, 2010("Azerbaijan" newspaper, April 17,2010, No. 81, Legislative Collection of the Republic of Azerbaijan, 2010, No. 04, Article 276)The text of Article 6 was considered as Article 6.1, and Article 6.2 was added to the article.

Law of the Republic of Azerbaijan No.405-IVQDdated June 29, 2012("Respublika" newspaper, July 14, 2012, No. 154, "Azerbaijan" newspaper, July 17, 2012, No. 156, Legislation of the Republic of Azerbaijan Collection, 2012, No. 07, Article 666) and Article 9.2 have been revised.

The previous editorial said:

9.2. Punishment and other criminal-legal measures imposed on a person who committed a crime cannot have the purpose of inflicting physical pain or humiliating human dignity.

Bythe Law of the Republic of Azerbaijan No.745-IVQDdated September 30, 2013("Respublika" newspaper, November 16, 2013, No. 251; Legislative Collection of the Republic of Azerbaijan, 2013, No. 11, Article 1264)In Article 11.3, State" was addedbefore the wordflag

Withthe Law of the Republic of Azerbaijan No.183-IVQDdated June 24, 2011("Azerbaijan" newspaper, August 2,2011, No. 167, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 621)Articles 12.1-1 and 12.2-1 have been added.

No. 332-IIQD datedMay 17, 2002"On the accession of the Republic of Azerbaijan to the International Convention on Combating the Financing of Terrorism" Law of the Republic of Azerbaijan "On Amendments and Additions to Some Legislative Acts of the Republic of Azerbaijan" (Republic of Azerbaijan collection of legislation, 2002, No. 5, article 258) and in article 12.3, after the word "terrorism", "terrorist financing" were added.

Article 12.3 of the Law of the Republic of Azerbaijan No. 172-IIQD dated July 2, 2001 " On Additions and Amendments to Certain Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) " was replaced by the word "humanity", before the word "foreigners" the words "citizens of the Republic of Azerbaijan" were added.

From the words "war crimes" in Article 12.3 of the Law of the Republic of Azerbaijan No. 1020-IIQD dated September 30, 2005 "On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" ("Azerbaijan" newspaper, October 26, 2005) then the words "trafficking in human beings" were added.

Withthe Law of the Republic of Azerbaijan No.183-IVQDdated June 24, 2011("Azerbaijan" newspaper, August 2,2011, No. 167, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 621)In Article 12.5,numbers12.1-12.4\(\text{been replaced by number12.1}\)

The Law of the Republic of Azerbaijan No. 360-IIQD datedJuly 2, 2002On Amendments and Amendments to Solution Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2002, No. 8, Art 465) the name of the article is given in the new edition.

The previous editorial said.

Article 13.2 of No. 360-IIQD datedJuly 2, 2002On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2002, No. 8, Article 465the article is given in a new edition.

The previous editorial said:

13.2. Foreigners and stateless persons who have committed a crime outside the borders of the Republic of Azerbaijan and are in the Republic of Azerbaijan may be handed over to a foreign state in accordance with the international agreements to which the Republic of Azerbaijan is a party, in order to bring them to criminal responsibility or to execute the prescribed punishment.

- [10] Article 13.4 of the Law of the Republic of Azerbaijan No. 360-IIQD datedJuly 2, 2002On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2002, No. 8, Article 465)"back"from the text of the article.
- [11] Article 15.3 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) the word"five" was replaced by the word"seven"in the article
- Article 15.4 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) in the article, the word "ten" was replaced by the words "twelve"
- Article 15.5 of No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455in the article, the word"ten" was replaced by the words"twelve"
- [14] Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 16.3 has been revised. the previous editorial said:
- 16.3. The re-commitment of that crime by a person who has been released from criminal responsibility, or whose conviction has been removed or paid, according to the procedure established by this Code, is not considered a re-commitment of the crime.
- [15] ____ 18.2.2 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455)"intentional" was added beforeboth "heavy"
- The Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) with 18.3.1"deliberate" was added before the second word"heavy"in the article
- The Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) with 18.3.2"deliberate" was addedbefore the first and last word"heavy"in the article
- [18] 18.3.3 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendment Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No Article 455)"deliberate" was added before the first word"heavy"in the article
- [19] With the Law of the Republic of AzerbaijanNo.230-VQDdated May 6, 2016"Azerbaijan" newspaper, 25, 2

 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) Article 18.4 has been revi

- Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In articles 18.4.1 and 18.4.2, the words "criminalconvictions are replaced by the word "crimes"
- Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)The period at the end of Article 18.4.3 was replaced by a semicolon and Article 18.4.4 was added in the new content.
- The Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) of the Code 20.3- Article has been removed.

The previous editorial said:

When a minor who has reached the age specified in Articles 20.1 and 20.2 of this Code, but does not pose a great public danger or commits a less serious crime, due to retardation of mental development not related to mental retardation or other mental disorder, his act (action or inaction) a person who does not fully understand his actual nature and public danger or is unable to control that act is not criminally liable.

486-IIQD dated June 20, 2003 "On Approval of the Regulation "On Commissions for the Protection of Juvenile Affairs and Rights"" Law of the Republic of Azerbaijan "On making changes and additions to some legislative acts of the Republic of Azerbaijan in connection with the application of the Law of the Republic of Azerbaijan" (Azerbaijan Article 20.3 was added to the Code in a new content with the legislative collection of the Republic, 2003, No. 6, article 276).

- Law of the Republic of Azerbaijan No.581-VIQDdated July 8, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), August 19, 2022 "Azerbaijan" newspaper August 20,2022, No. 177, Legislative Collection of the Republic of Azerbaijan, 2022, No. 8, Article 828) and in Article 21.1, the word "deficiencywas replaced by the words" mental retardation
- [24] ____ 32.5 with the Law of the Republic of Azerbaijan No. 973-IIIQD dated March 5, 2010 ("Azerbaijan" newspaper, March 21, 2010, No. 64, Legislative Collection of the Republic of Azerbaijan, 2010, No. 03, Article 178) In the article, the words "concealing instruments, buying or selling such instrumentswere replaced by the words"concealing funds or other property, obtaining such funds or other property, owning them or using them, or disposing of them.

Law of the Republic of Azerbaijan No. 783-VIQD dated December 30, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 31, 2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39) and Article 32.5, the words "money or other "were removed (in both cases).

- Law of the Republic of Azerbaijan No.314-IVQDdated March 7, 2012("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislation of the Republic of Azerbaijan Collection, 2012, No. 03, Article 196), Article 42.0.8 was removed.
- [26] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 42.0.9-1 was added in the new content.
- By the Law of the Republic of Azerbaijan No.137-IVQD datedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) Article 42.0.10 has been removed.
- [28] 43.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, 2 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)"restriction of n" h

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Article 43.3 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) in the article, the words "deprivation of a special or military rank" were replaced by the words "deprivation of a special or military rank, honorary title or state award"

Law of the Republic of Azerbaijan No. 314-IVQD dated March 7, 2012 ("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collection of the Republic of Azerbaijan, 2012 year, No. 03, article 196) and the words "property confiscation" were removed from article 43.3.

[30] According to the Law of the Republic of Azerbaijan No. 48-IQ dated December 26, 2000 "On Conditional Financial Unit" (Collection of Legislation of the Republic of Azerbaijan, 2000, No. 12, Article 835), "minimum wage" in the relevant cases of the nounwas replaced by the words "conditional financial unit"

In Article 44.2 of the Law of the Republic of Azerbaijan No. 479-IIIQD dated November 6, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 11, Article 1090), the words "from one hundred times to five thousand times" are replaced by the words "up to ten thousand times" replaced by

Article **44.2** of the Law of the Republic of Azerbaijan No. **607** -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, June **7**, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) given in the new edition.

The previous editorial said:

44.2. Taking into account the seriousness of the committed crime and the property status of the convict, the fine is determined in the amount of up to ten thousand times the amount of the conditional financial unit determined by the legislation of the Republic of Azerbaijan.

Article 44.2 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) After the words " in the amount of up to ten thousand manats " the words " or in the amount of one to ten times the amount of damage caused as a result of the crime (earned income) " were added.

44.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the article, the words "ten thousand" were replaced by the words "twenty thousand".

44.2 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the article, after the words "up to ten times the amount", the words "up to one hundred percent of the value of the subject of the crime" were added.

[31] Article 44.4 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455)"intentionally" was added after the word "paying" in the article

44.4 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the article, the words "restriction of freedom" were added after the words "corrective works".

Withthe Law of the Republic of AzerbaijanNo.1396-IVQDdated October 20, 2015("Azerbaijan" newspaper, November 4, 2015, No. 242, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1289)The text of Article 45 was considered as Article 45.1 and Article 45.2 was added in the new content.

Bythe Law of the Republic of Azerbaijan No.1396-IVQDdated October 20, 2015 ("Azerbaijan" newspaper, November 4, 2015, No. 242, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1289) Article 46.3 is given in a redition.

The previous editorial said:

46.3. In cases where the type of punishment of deprivation of the right to hold a certain position or to engage in a cer activity is prescribed in addition to public works, correctional works, as well as in the case of a conditional sentence, the tenthe additional punishment is calculated from the moment the sentence enters into legal force. In cases whe shment is imposed in addition to detention in a disciplinary military unit or imprisonment, the addition.

46.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the second sentence of the article, the words " fine and " were added after the words " of this type of punishment".

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The second sentence of Article 47.1 has been removed.

With the Law of the Republic of Azerbaijan No.461-IVQDdatedNovember 2, 2012("Azerbaijan" newspaper, November 11,2012, No. 251, Legislative Collection of the Republic of Azerbaijan, 2012, No. 11, Article 1068)In Article 47.2, the words "two hundred and forty from sixty hours" are replaced by the words "four hundred and eighty from two hundred and forty hours

Withthe Law of the Republic of Azerbaijan No.147-VIQDdated June 29, 2020("Azerbaijan" newspaper, August 11, 2020, No. 156, Legislative Collection of the Republic of Azerbaijan, 2020, No. 8, Article 1010) Article 47.2-1 was added in the new content.

47.3 of the Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) Article is given in a new edition.

The previous editorial said:

47.3. If the person sentenced to this punishment intentionally refuses to perform those works, public works shall be replaced by restriction of freedom or imprisonment for a certain period of time. In this case, when determining the term of the restriction of freedom or imprisonment for a certain period of time, the period during which the convict performs community service is taken into account, and one day of restriction of freedom for eight hours of community service or twelve hours of community service for one day of deprivation of liberty for a certain period of time is calculated.

47.3 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in the second sentence of the article, the word " twelve " was replaced by the word " eight ".

47.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the first sentence of the article, the words "restriction of freedom or" were added after the word "part" and the second sentence was given in a new edition.

the previous editorial said:

In this case, when determining the term of imprisonment for a certain period, the period during which the convict performs community service is taken into account, and *eight* hours of community service is calculated as one day of deprivation of liberty.

[38] According to the Law of the Republic of Azerbaijan No.648-IIIQDdated June 13, 2008Azerbaijan, 2008, No. 7, Article 602), in Article 47.4.1, after the word disabled, "health facilities" to disabled children" were added.

47.4.1 with the Law of the Republic of Azerbaijan No. 114-VIQD dated May 19, 2020 ("Azerbaijan" newspaper, July 15, 2020, No. 136, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 832) In the article, the words " group disabled " were replaced by the words " persons with degree of disability " and the words " up to 18 years old " were added before the word " children ".

47.4.1 with the Law of the Republic of Azerbaijan No. 348-VIQD dated June 22, 2021 ("Azerbaijan" newspaper, August 21, 2021, No. 175, Legislative Collection of the Republic of Azerbaijan, 2021, No. 8, Article 894) Article is given in a new edition.

the previous editorial said:

47.4.1. persons with first and second degree disabilities, children under the age of 18 with limited health opportunities;

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspa" ven
17. No. 247. Legislative Collection of the Republic of Azerbaijan. 2017. No. 11. Article 1968) In Article 4.

[40] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In Article 47.4.5, after the wordservicemencadets of special education institutions preparing military servicemen" were added.

47.4.5 with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article is given in a new edition.

The previous editorial said:

47.4.5 to military servicemen who are in full-term active military service and to cadets of special purpose educational institutions that prepare military servicemen.

[41] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The text of Article 48 is given in a new edition.

the previous editorial said:

Upon conviction of a person who has committed a serious or particularly serious crime, the court, taking into account the nature of the crime, the identity of the perpetrator and other circumstances of the case, comes to the conclusion that it is necessary to deprive him of a special or military rank, an honorary title, or a state award. name and sends an appropriate presentation to the state awarding body.

Taking into account clauses 23, 24, 32 and article 113 of Article 109 of the Constitution of the Republic of Azerbaijan, in the event that the provisions of Article 48 of the Criminal Code of the Republic of Azerbaijan apply only to the highest military or highest special rank, honorary title and state award, It should be considered in accordance with Articles 63 and 125 of the Constitution.

[42] 49.3 of the Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) Article is given in a new edition.

The previous editorial said:

49.3. When a person sentenced to correctional labor deliberately refuses to serve that sentence, the court can replace the unserved part of correctional labor with a punishment in the form of restriction of freedom or deprivation of liberty for a certain period of time. In this case, when determining the term of the new punishment, one day of correctional work is calculated by restricting freedom, or three days of correctional work by one day of deprivation of liberty.

49.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the first sentence of the article, the words "restriction of freedom or "were added after the word "part" and the second sentence was given in a new edition

the previous editorial said:

In this case, when determining the term of imprisonment for a certain period of time, the period during which the convict performs correctional work is taken into account, and three days of correctional work are counted as one day of deprivation of liberty.

49.3 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the second sentence of the article and in article 69.3, the word " three " was replaced by the word " four ".

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 49.4 was added in the new content.

49.4 of the Law of the Republic of Azerbaijan No. 114-VIQD dated May 19, 2020 ("Azerbaijan" newspaper, July 15, 2020, No. 136, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 832) in the articles, the words "gramdisabled" were replaced by the words "persons with degree of disability".

49.4 of the Law of the Republic of Azerbaijan No. 348-VIQD dated June 22, 2021 ("Azerbaijan" newspaper, August 2021, No. 175, Legislative Collection of the Republic of Azerbaijan, 2021, No. 8, Article 894) in the article, the words " degree disability " were replaced by the words " disability determined due to 81-100 percent impairment of the bo functions".

- Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In Article 50.2, the word "from earningshas been replaced by the words" from monthly financial security
- [46] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 50.4 was added in the new content.
- Law of the Republic of Azerbaijan No.314-IVQDdated March 7, 2012("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislation of the Republic of Azerbaijan Collection, 2012, No. 03, Article 196)and Article 51 were removed.
- [48] The following additions and changes were made byNo.92-IIIQD datedApril 7, 2006(Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390
 - 1.51. In Article 1, the words "objects of the crime" were added after the word "means".
 - 2. Article 51.3 has been added in the following content

Article 51.3 in the previous edition was removed by the law No. 172-IIQD dated July 2, 2001.

[49] Article 52.1 of No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455"heavy or especially heavy"from the article.

The previous editorial said:

52.1. Compulsory deportation outside the borders of the Republic of Azerbaijan may be applied to foreigners after they have served the main type of punishment for committing a serious or particularly serious crime, taking into account the circumstances specified in Article 58.3 of this Code.

52.1ofthe Law of the Republic of Azerbaijan No. 833-IVQD dated December 3, 2013 ("Respublika" newspaper, December 30, 2013, No. 289, Legislative Collection of the Republic of Azerbaijan, 2013, No. 12, Article 1492) the article is given in a new edition.

The previous editorial said:

52.1. Compulsory deportation outside the borders of the Republic of Azerbaijan may be applied to foreigners after they have served the main type of punishment determined for their crime, taking into account the circumstances specified in Article 58.3 of this Code.

Withthe Law of the Republic of Azerbaijan No. 833-IVQDdated December 3, 2013 ("Respublika" newspaper, December 30, 2013, No. 289, Legislative Collection of the Republic of Azerbaijan, 2013, No. 12, Article 1492) Article 52.1-1 has been added in the new content.

Estimate December 3, 2013 ("Respublika" newspaper, December 30, 2013, No. 289, Legislative Collection of the Republic of Azerbaijan, 2013, No. 12, Article 1492) Article 52.2.6 has been revised.

The previous editorial said:

52.2.6. to dependent minors, as well as persons with disabilities or group I and II disabilities;

52.2.6 with the Law of the Republic of Azerbaijan No. 114-VIQD dated May 19, 2020 ("Azerbaijan" newspaper, July 2020, No. 136, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 832) In the article, the words " gro disabled " have been replaced by the words " person with a disability of the first degree ".

52.2.6 with the Law of the Republic of Azerbaijan No. 348-VIQD dated June 22, 2021 ("Azerbaijan" newspaper, Aug 21, 2021, No. 175, Legislative Collection of the Republic of Azerbaijan, 2021, No. 8, Article 894) In the article, words on with a disability of the first degree " have been replaced by the words " a person whose disat is the second of the

- Withthe Law of the Republic of Azerbaijan No.833-IVQDdated December 3, 2013 ("Respublika" newspaper, December 30, 2013, No. 289, Legislative Collection of the Republic of Azerbaijan, 2013, No. 12, Article 1492) In Article 52.2.7, "or whose forced removal is contrary to the interests of ensuring national security" were addedmade
- Establication of the Republic of Azerbaijan No. 833-IVQ Ddated December 3, 2013 ("Respublika" newspaper, December 30, 2013, No. 289, Legislative Collection of the Republic of Azerbaijan, 2013, No. 12, Article 1492) In Article 52.3, the words "52.1 and 52.2 have been replaced by "52.1-52.2"
- Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 52-1 was added in the new edition.
- 53.2.1 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) In the article, the words "sentenced to deprivation of liberty" were replaced by the words "convicted"

Article 53.2.2 of the Law of the Republic of Azerbaijan No. 172-IIQD dated July 2, 2001 " On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) the words "sentenced to deprivation of liberty" were replaced by the words "sentenced".

According to the Law of the Republic of Azerbaijan No. 424-IIIQD dated October 1, 2007 (Collection of Legislation of the Republic of Azerbaijan, 2007, No. 11, Article 1049), in Article 53.5, after the words " women with children", to men who raise, " the words were added.

Article 53 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) removed.

- Article 55.1 of No. 240-IIQD datedDecember 27, 2001On Amendments and Additions to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2002, No. 1, Article 9in the article, the words"colony-precinct"replaced by the words"precinct-type"the words"correctional colony"by the words"penitentiary" the word"in their colonies" in institutions".
- Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014 ("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622) In Articles 55.2, 66.3, 75.1.4, 80.1.4, 219-1.3 and 282.2, the word "fifteen" has been replaced by the wordtwenty
- [58] 55.3 of the Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)In the Article, "corrective works or restriction of freedom" have been replaced by the wordsor correctional works
- 55.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the article, the words "or correctional works" were replaced by the words "corrective works or restriction of freedom".
- Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Article 55.4, the words "fifteen"by the wordtwentytwenty"was replaced by the wordstwenty-five
- [60] 56.1.3 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendment Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No Article 455) In the Article, the words "that is, for those who have previously served a sentence of deprivation of "Terty" replaced by the words "if the convict has previously served a sentence of deprivation of liberty"

Acts of the Republic of Azerbaijan" (Republic of Azerbaijan collection of legislation, year 2002, No. 5, article 258) and in article 57.1, "public security and public order" were added after the word "personality"

By the Law of the Republic of Azerbaijan No. 47-IIIQD dated December 30, 2005 (Legislative Collection of the Republic of Azerbaijan, 2006, No. 2, Article 72), the word "mankind" was replaced by the word "humanity" in Article 57.1.

- [62] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) five from Article 57.4.
- Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the second sentence of Article 58.1,or limit" were addedtype" in both cases
- [64] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Articles 59.1.9 and 59.1.10 have been revised.

the previous editorial said:

59.1.9. voluntarily coming forward and admitting guilt, actively helping to solve the crime, exposing its other participants, searching for and finding the property obtained as a result of the crime;

59.1.10. providing medical or other assistance to the victim immediately after the commission of the crime, voluntarily paying or eliminating the material and moral damage caused as a result of the crime, trying to reach an agreement with the victim, taking other actions aimed at reducing the damage caused to the victim.

- Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Articles 59.1.11—59.1.14 have been added in the new edition.
- [66] Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In Article 59.2, the words "59.1.10have been replaced by the words"59.1.14
- [67] Article 60 of No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455in the article, the words "type of punishment" have been replaced by the words "the limit of the type of punishment"

60 with the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) the text of the article was considered as article 60.1, and in that article the words " if there are circumstances that mitigate the punishment specified in articles 59.1.9 and 59.1.10 " are "all provided for in any of the articles 59.1.8, 59.1.10-59.1.13 if the circumstances exist " have been replaced by the words.

- [68] Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)Article 60.2 was added in the new content.
- [69] Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In Article 61.1.7, the w "guilty"replaced by the wordguiltyguilty" has been replaced by the word "guilty".
- Withthe Law of the Republic of Azerbaijan No.1095-VQDdated May 1, 2018("Azerbaijan" newspaper, June 29, 2 No. 141, Legislative Collection of the Republic of Azerbaijan, 2018, No. 6, Article 1154)In Article 61.1.11,or military" v addedafter the wordemergency

Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the first sentence of Article 66.2, the words "only not causing greatpublic danger" have been replaced by the words "not causing great public danger or less serious", the second sentence has been revised and the third sentence has been added with a new content.

the previous editorial said:

In this case, the duration or volume of the final punishment cannot exceed the upper limit of the punishment established for the more serious crimes committed.

[73] Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622) A new third sentence has been added to Article 66.3.

66.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The words "less heavy" have been removed from the article.

Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Article 67.3, the word "twenty"is replaced by the wordstwenty-five

[75] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 68.1.1-1 has been added in the new content.

[76] 68.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472). Article 2 is deleted.

[77] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In Article 68.1.3, the word "threehas been replaced by the word"four

Law of the Republic of Azerbaijan No.314-IVQDdated March 7, 2012("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislation of the Republic of Azerbaijan Collection, 2012, No. 03, Article 196)and Article 68.2, the words "as well as fine or confiscation of propertywere replaced by the words" or fine

68.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) after the word "restriction" in the article, the words "restriction of freedom" were added.

68.2 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) After the word " punishment " in the article, the words " public affairs " were added.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Articles 68.3 and 68.4 have been added in the new content.

69.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)"restriction of freedom" been removed from the article.

69.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspa

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Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)Article 69.3one day and two days for the duration of the punishment in the form of restriction of freedomfrom the article.

69.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the article, after the words "one day", the words "one day and two days" were added to the term of the punishment in the form of restriction of freedom.

Withthe Law of the Republic of Azerbaijan No.1396-IVQDdated October 20, 2015 ("Azerbaijan" newspaper, November 4, 2015, No. 242, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1289) In Article 69.4, the words to the prisoner detained until the trialwere replaced by the words to the person detained

[83] 70.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)restriction of freedomfrom the article.

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the first sentence of Article 70.5, after the words to provide assistance, the words "to carry an electronic control device and to serve it in order to keep it in working condition" were added.

[85] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) and removal of conviction from Article 71.1, and new second and third sentences were added to the article.

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In Article 71.3, after the wordsrefusing including when he refuses to carry an electronic control device, damages it or renders it unusable in any other way, ordoes not serve," are added, "may remove" wordshave been replaced by the wordtakes out

71.3 of the Law of the Republic of Azerbaijan No. 147-VIQD dated June 29, 2020 ("Azerbaijan" newspaper, August 11, 2020, No. 156, Legislative Collection of the Republic of Azerbaijan, 2020, No. 8, Article 1010) and in articles 76.6.1, the words " for no good reason " were added before the words " service to him ".

[87] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The second sentence was added to Article 71.4 with a new content.

[88] Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)The second sentence of Article 71.5 has been removed.

According to the Decision of the Plenum of the Constitutional Court of the Republic of Azerbaijan dated December 25, 2009("Respublika" newspaper, December 30, 2009, No. 285), the Criminal Code of the Republic of Azerbaijan, as reflected in Articles 72, 73 and 74 of the Criminal Code of the Republic of Azerbaijan The term "person who has committed a non-committal crime" refers to a person who has committed one of these types of crimes for the first time or several of those crimes, but has not been charged for these acts.

[89] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In article 72.1, "First t bighave been replaced by the word" Big

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Withthe I aw of the Republic of Azerbaijan No 1639-VOD dated July 9 2019("Azerbaijan" newspaper

- Bythe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9,
 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The "Note" part was added to Article 72 with a new content.
- [92] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)The text of the "Remark" part of Article 72 was considered the first paragraph, and new content of the 2nd and 3rd paragraphs was added to that part.
- [93] Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)The text of Article 73 was considered as Article 73.1, and in that article, the words "First time bigwere replaced by the word"Big
- [94] Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)Article 73.2 was added in the new content.
- [95] Withthe Law of the Republic of Azerbaijan No.1639-VQDdated July 9, 2019 ("Azerbaijan" newspaper, July 23, 2019, No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201) Article 73.3 was added in the new content.
- [96] Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)Articles 73-1 and 73-2 were added in the new content.
- Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 73-1.1 " 179.1" after the numbers ", 185.1" numbers are added.
- [98] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In Article 73-1.2, the words "one timewere replaced by the words"twenty-five percent
- Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In Article 73-1.3, the words "two timeshave been replaced by the words" fifty percent
- [100] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In Article 73-2.1, the numbers "209.1, 209.2.2" are " 209" replaced by numbers.
- [101] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Numbers 209.2.1, 209.3 from Article 73-2.2 73- The numbers " 192-1" have been removed from Article 2.2.
- [102] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) for the first time from Ar 74.
 - [103] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspa ven

[104] 75.1.2 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) The word"five" was replaced by the word"seven"in the article

[105] 75.1.3 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) The word"ten" has been replaced by the words"twelve"in the article

Article 75.5 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) in the article, the word "humanity" was replaced by the word "humanity"

Regarding the implementation of the Law of the Republic of Azerbaijan No. 332-IIQD dated May 17, 2002 "On the Accession of the Republic of Azerbaijan to the International Convention on Combating the Financing of Terrorism" Law of the Republic of Azerbaijan "On Amendments and Additions to Certain Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan), 2002, No. 5, Article 258) and Article 75.5, after the words "against peace and humanity" the words "terrorism, terrorist financing" were added.

[107] 76.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)"restriction of freedom" have been removed from the article.

Article 76.1of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the first sentence of the article, the words " detention in a military unit of a disciplinary nature, restriction on military service or for a certain period of time "were replaced by the words " restriction on military service, restriction of freedom, detention in a military unit of a disciplinary nature, deprivation of liberty for a certain period of time or life ".

[108] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 76.3.1-1 has been added in the new content.

[109] 76.3 with the Law of the Republic of Azerbaijan No.137-IVQD datedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472). Article 2 is deleted.

[110] 76.3 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 02,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)Article 3 is given in a new edition.

The previous editorial said:

76.3.3. after actually serving at least three-fourths of the punishment period set for committing a particularly serious crime, as well as a person who was previously paroled from punishment, if the parole was canceled on the grounds provided for in Article 76.6 of this Code, may be imposed after actually serving at least three-fourths of the term of the imposed sentence.

76.3.3 with the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The words "heavy or" have been removed from the article.

Bythe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 76.4-1 was added in new content.

[112] Withthe Law of the Republic of Azerbaijan No.116-IVQD datedMay 17, 2011("Azerbaijan" newspape v 6,2 144, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 587)In Article 76.6.1,reg r" v

after the word " abducting ", the words "including refusing to carry an electronic control device, damaging it or making it unusable in another way, or not serving it to keep the device in working condition " were added.

[113] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Articles 76.6.2 and 76.6.3 have been revised.

In the previous edition it was written:

76.6.2. in the case of recklessly committing a crime, the issue of canceling or maintaining conditional early release from punishment is decided by the court;

76.6.3. If he intentionally commits a crime, the court shall impose punishment on him according to the rules stipulated in Article 67 of this Code. Even if the crime was committed due to negligence and conditional early release from the punishment was canceled by the court, the punishment is determined according to the same rules.

[114] Withthe Law of the Republic of Azerbaijan<u>No.1396-IVQDdated October 20, 2015</u>("Azerbaijan" newspaper, November 4, 2015, No. 242, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1289)In the first sentence of Article 78.1, before the wordpunishmentdetermined by a legally binding sentence" have been added.

[115] Law No.202-IIIQD dated December 19, 2006Legislative Collection of the Republic of Azerbaijan, 2006, No. 12, Article 1028) in the second sentence of Article 78.3 after the words "the court to those persons" "(oncological disease) with the exception of persons in the terminal stage)" were added.

By the Law of the Republic of Azerbaijan No. 424-IIIQD dated October 1, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 11, Article 1049by women" and "by individuals" in the name of Article 79replaced by

[117] According to the Law of the Republic of Azerbaijan No. 424-IIIQD dated October 1, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 11, Article 1049convicted womenin Article 79.1"convicted persons". was replaced by the words, after the wordswomen with children, the words "and men raising their children under the age of eight alone" were added.

Article 79.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the article (in all three cases) and in article 79.3, the word "eight" was replaced by the words "fourteen".

By the Law of the Republic of Azerbaijan No. 424-IIIQD dated October 1, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 11, Article 1049womenwas replaced by the word"personsin Article 79.2.

In Article 79.3 of the Law of the Republic of Azerbaijan No. 424-IIIQD dated October 1, 2007 (Collection of Legislation of the Republic of Azerbaijan, 2007, No. 11, Article 1049woman" is used in both cases.was replaced by the word "personal

Article 79.3 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) the words " or sends the **convicted person to the appropriate institution to serve the rest of the sentence** " were removed from the article.

By the Law of the Republic of Azerbaijan No. 424-IIIQD dated October 1, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 11, Article 1049womanwas replaced by the word "personin Article 79.4.

79.4 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) the article is given in a edition.

In the previous edition it was written:

79.4. If the convicted person commits a new crime during the suspension of the punishment, the court shall imp punishment on him according to the rules provided by Article 67 of this Code.

[122] 80.1.2 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) The word "five" was replaced by the word "seven" in the article

[123] 80.1.3 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) The word"ten" has been replaced by the words"twelve"in the article

[124] Article 80.4 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) in the article, the word "humanity" was replaced by the word "humanity"

332-IIQD dated May 17, 2002 "On the Accession of the Republic of Azerbaijan to the International Convention on Combating the Financing of Terrorism" Law of the Republic of Azerbaijan "On making changes and additions to some legislative acts of the Republic of Azerbaijan in connection with the application of the Law of the Republic of Azerbaijan " 2002, No. 5, Article 258) and Article 80.4, after the words "against peace and humanity", the words "terrorism, financing of terrorism" were added.

[125] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 80-1 was added in the new content.

Law of the Republic of Azerbaijan No.641-VIQDdatedNovember 29, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), December 20, 2022, "Azerbaijan" newspaper, December 21, 2022, no. 279, Legislative Collection of the Republic of Azerbaijan, 2022, No. 12, article 1373) and articles 83.1-1, 99-5.5 and 99-10 were added in new content.

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In Article 83.2, the words "Person exempted from punishment" were replaced by the words Person who was convicted due to not being sentenced or being released from the punishment imposed

According to the Decision of the Plenum of the Constitutional Court of the Republic of Azerbaijan dated July 8, 2008(Information of the Constitutional Court of the Republic of Azerbaijan No. 4/2008)

Article 83.2 of the Criminal Code of the Republic of Azerbaijan only based on the indictment of the court: failure to impose a penalty due to the expiration of the criminal liability terms; refers to cases of exemption from punishment under the amnesty act.

[128] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In Article 83.3, after the wordin casesconviction is considered paid" were added.

[129] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In Article 83.3.1, after the wordw reachedand, in cases where there is an additional penalty that has not been served, also when the additional penalty been executed" have been added.

[130] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Articles 83.3.1 1-2 ?-1 have been added in the new content.

[132] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) From Article 83.3.5, the words "conviction is considered paid" have been removed.

According to the Resolution of the Plenum of the Constitutional Court of the Republic of Azerbaijan dated May 28, 2009("Respublika" newspaperof May 28, 2009, No. 114) according to the meaning of Articles 83.3, 83.4 of the Criminal Code of the Republic of Azerbaijan, a person is a set of crimes or sentences when convicted under, the flow of the term of payment of the conviction should be calculated independently for each classification of crimes, starting from the moment of serving the final sentence imposed on the set of crimes or sentences or being released from the punishment.

[134] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 83.4-1 was added in the new content.

[135] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 85.1.3-1 was added in the new content.

[136] 85.2 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the article, the words "from thirty times to three hundred times the amount of the conditional financial unit determined by the legislation of the Republic of Azerbaijanwere replaced by the words "up to six hundred manats"

Article 85.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the first sentence of the article, the words "unreachable convict" were replaced by the word "unreachable".

With the Law of the Republic of Azerbaijan No.461-IVQDdatedNovember 2, 2012("Azerbaijan" newspaper, November 11,2012, No. 251, Legislative Collection of the Republic of Azerbaijan, 2012, No. 11, Article 1068)In Article 85.3, the words "one hundred and sixty from forty hours are replaced by the words "three hundred and twenty from eighty hours

[138] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the first sentence of Article 85.4 and in the first sentence of Article 85.5, the words "unreached convicts were replaced by the word" unreached

[139] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 85.4-1 was added in the new content.

[140] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In Article 85.5, the second sentence was considered as the third sentence and the second sentence was added in the new content.

By the Law of the Republic of Azerbaijan No.50-IIIQD dated December 30, 2005Legislative Collection of Republic of Azerbaijan, 2006, No. 2, Article 75education"in the first sentence of Article 89.2are closed type. in a speeducational institutionwas replaced by the words ", the second sentence was given in the new edition. The previous editions said:

89.2. If the court deems it possible to achieve the purpose of punishment by placing a minor convicted of a minor crim a training-educational or medical-educational institution intended only for such persons, it may release the shment. In this case, the period of stay of the minor in the specified institutions cannot exceed the up.

Article 89.3 was revised bythe Law of the Republic of Azerbaijan No.50-IIIQD dated December 30, 2005Legislative Collection of the Republic of Azerbaijan, 2006, No. 2, Article 75The previous editorial said:

89.3. Based on the opinion of the relevant state body that the minor has been reformed and the need to apply the measure mentioned in this regard has disappeared, that person may be released from the specified institution even before the expiration of the periods stipulated in Article 89.2 of this Code.

[143] With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In Article 90.0, "restriction of freedom" were addedafter the wordwork

[144] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 90-1 was added in the new content.

Eythe Law of the Republic of Azerbaijan No.1396-IVQDdated October 20, 2015 ("Azerbaijan" newspaper, November 4, 2015, No. 242, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1289) The text of Article 92 is given in a new edition.

The previous editorial said:

92.0. The terms of conviction provided for in Article 83 of this Code are shortened for minors who have committed crimes and the following terms:

92.0.1. one year from the day the sentence of deprivation of liberty for committing a crime that does not cause a great public danger or a less serious crime ends;

92.0.2. in the case of a serious or particularly serious crime, the conviction is considered to have been paid when three years have passed since the end of the sentence.

Law of the Republic of Azerbaijan No.314-IVQDdated March 7, 2012("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislation of the Republic of Azerbaijan Collection, 2012, No. 03, Article 196)and the title of Section VI is given in a new edition.

The previous editorial said:

SECTION SIX

MANDATORY MEDICAL MEASURES

Withthe Law of the Republic of Azerbaijan No.1361-IVQDdated October 6, 2015 ("Respublika" newspaper, November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1268) Article 93.1 has been revised.

The previous editorial said:

93.1. Compulsory measures of a medical nature by the court:

93.1.1. to persons who committed the act (action or inaction) provided for in the Special Part of this Code in an unreasonable situation;

93.1.2. to persons suffering from mental illness, which excludes the imposition of punishment or its execution after committing a crime;

93.1.3. to persons who have committed a crime and are in a state of mental disorder that does not rule out insanity; 93.1.4. can be assigned to persons who have committed a crime, need treatment for alcoholism or drug addiction.

[148] Withthe Law of the Republic of AzerbaijanNo.1361-IVQDdated October 6, 2015("Respublika" newspa November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1268)Article 93.1-1 added in the new content.

Withthe Law of the Republic of AzerbaijanNo.1361-IVQDdated October 6, 2015("Respublika" newspa November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1268)J and 94, the words "Articles 93.1.1-93.1.4have been replaced by the words "Article 93.1-1"

- Bythe Law of the Republic of Azerbaijan No.1361-IVQDdated October 6, 2015 ("Respublika" newspaper, November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1268) Article 93-1 was added in the new content.
- [152] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Articles 93-1.3—93-1.7 were added in the new content.
- Bythe Law of the Republic of Azerbaijan No.1361-IVQD dated October 6, 2015 ("Respublika" newspaper, November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1268) In the title and text of Article 94, the word "Medical" has been replaced by the words Medical for persons with mental disorders
- Bythe Law of the Republic of Azerbaijan No.1361-IVQDdated October 6, 2015 ("Respublika" newspaper, November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1268) In the title of Article 95, the word "Medical" has been replaced by the words Medical prescribed for persons with mental disorders
- Bythe Law of the Republic of Azerbaijan No.1361-IVQDdated October 6, 2015 ("Respublika" newspaper, November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1268) After the word Courtin Article 95.0, persons with mental disorders" were added.
- Bythe Law of the Republic of AzerbaijanNo.1361-IVQDdated October 6, 2015("Respublika" newspaper, November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1268)In the title of Article 98, the word "Medical"has been replaced by the wordsMedical prescribed for persons with mental disorders
- Bythe Law of the Republic of Azerbaijan No.1361-IVQD dated October 6, 2015 ("Respublika" newspaper, November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1268) In Article 98.1, the word "Medical" by the words Medical prescribed for persons with mental disorders petition was replaced by the word "presentation"
- Bythe Law of the Republic of Azerbaijan No.1361-IVQD dated October 6, 2015 ("Respublika" newspaper, November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1268) In the first sentence of Article 98.2, the word "Regarding" has been replaced by the words Regarding mental disorder
- Bythe Law of the Republic of Azerbaijan No.1361-IVQDdated October 6, 2015 ("Respublika" newspaper, November 14, 2015, No. 250, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1268) In the title of Article 99, the word "Medical" has been replaced by the words Medical prescribed for persons with mental disorders
- [160] Law of the Republic of Azerbaijan No.314-IVQDdated March 7, 2012("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislation of the Republic of Azerbaijan Collection, 2012, No. 03, Article 196), Chapters 15-1 and 15-2 were added to Section VI.
- [161] Withthe Law of the Republic of Azerbaijan No.1639-VQDdated July 9, 2019 ("Azerbaijan" newspaper, July 23, 2 No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201) In Article 99-1.1, with the final decisof the court" were addedafter the wordsthe property specified below
- [162] Withthe Law of the Republic of Azerbaijan No.1639-VQDdated July 9, 2019 ("Azerbaijan" newspaper, July 23, 2 No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201) In articles 99-1.1.1 av 1.2, 1.2 ("convictis replaced by the word" person

the Republic of Azerbaijan, 2023, No. 1, Article 39) and from Articles 99-1.1.2 (in all three cases), 99-1.1.3 and 99-8.2**or other**" words have been removed.

[164] Withthe Law of the Republic of Azerbaijan No.734-VQDdated June 13, 2017 ("Azerbaijan" newspaper, July 15, 2017, No. 150, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1293) The second sentence was added to Article 99-1.3.

99-1.3 with the Law of the Republic of Azerbaijan No. 1639-VQD dated July 9, 2019 ("Azerbaijan" newspaper, July 23, 2019, No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201) In the first sentence of the article, the word "convict" was replaced by the words "person who committed a crime", and in the second sentence, the word "convict" was replaced by the words "person who committed a crime".

[165] Withthe Law of the Republic of Azerbaijan No.1639-VQDdated July 9, 2019("Azerbaijan" newspaper, July 23, 2019, No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201)In the name of Article 99-2, special" was addedafter the words According to the value of the property

[166] Withthe Law of the Republic of AzerbaijanNo.734-VQDdated June 13, 2017("Azerbaijan" newspaper, July 15, 2017, No. 150, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1293)In the text of Article 99-2, the words "Articles 99-1.1.2 - 99-1.1.4have been replaced by the words"Article 99-1.1

99-2 with the Law of the Republic of Azerbaijan No. 1639-VQD dated July 9, 2019 ("Azerbaijan" newspaper, July 23, 2019, No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201) In the text of the article, the words "other property belonging to the convict" were replaced by the words "other property belonging to the person who committed the crime, special by the final decision of the court ".

[167] Withthe Law of the Republic of Azerbaijan No.1639-VQDdated July 9, 2019("Azerbaijan" newspaper, July 23, 2019, No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201)Article 99-3.2 has been revised.

In the previous edition it was said:

99-3.2. If the person who committed the crime does not have any property to ensure the payment of damages other than the confiscated property, the damage caused to the legal owner of the property as a result of the crime must be paid at the expense of the confiscated property, after which the rest of the property will be transferred to the state.

[168] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Articles 99-4.4 - 99-4.7 were considered articles 99-4.3 - 99-4.6, respectively.

[169] Withthe Law of the Republic of Azerbaijan No.461-IVQDdatedNovember 2, 2012("Azerbaijan" newspaper, November 11,2012, No. 251, Legislative Collection of the Republic of Azerbaijan, 2012, No. 11, Article 1068)In Article 99-4.6, "144-1, 144-2, 193-1, 194, 214, 214-1, 271-273, 308, 311, 312, 312-1, 313, 316-1 and 316-2 the words "144, 144-1, 144-2, 167-169, 170-171-1, 193-1, 194, 214-220, 233, 242-244-1, 271-284, 308, 311, 312, 312-1, 313, 315, 316-1, 316-2, 320 and 323-326" have been replaced.

Law of the Republic of Azerbaijan No. 495-IVQD dated December 11, 2012 ("Respublika" newspaper, January 19, 2013, No. 12; "Azerbaijan" newspaper, January 22, 2013, No. 14; Legislative Collection of the Republic of Azerbaijan, 2013, No. 01, Article 14) and Article 99-4.6 "169" after the numbers "169-1," numbers are added.

99-4.6- with the Law of the Republic of Azerbaijan No. 610-IVQD dated April 19, 2013 ("Azerbaijan" newspaper, May 9, 2013, No. 99, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 459) in article " 144-2," after the number " 144-3," number is added.

99-4.6 with the Law of the Republic of Azerbaijan No. 1266-IVQD dated April 28, 2015 ("Respublika" newspaper, Jur 2015, No. 120, Legislative Collection of the Republic of Azerbaijan, 2015, No. 06, Article 678) to Article "194," after numbers "200-1, 200-2," numbers are added.

99-4.6 with the Law of the Republic of Azerbaijan No. 395-VQD dated November 11, 2016 ("Azerbaijan" newspa December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2008) to the "le" 1,"after the numbers " 259-261,"numbers are added.

99-4.6 with the Law of the Republic of Azerbaijan No. 1639-VQD dated July 9, 2019 ("Azerbaijan" newspaper, July 23, 2019, No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201) After numbers " 271-284", numbers " 303.2" were added to the article.

No. 516-VIQD dated April 26, 2022 " 214-220, 233 "in Article 99-4.5 of the Law of the Republic of Azerbaijan ("Azerbaijan" newspaper, May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 43 4) numbers were replaced by numbers 206.2-206.4, 214-220, 233, 234, 237, 240 ".

99-4.5 with the Law of the Republic of Azerbaijan No. 553-VIQD dated June 22, 2022 ("Azerbaijan" newspaper, August 2, 2022, No. 161, Legislative Collection of the Republic of Azerbaijan, 2022, No. 8, Article 821) The numbers " 137 " were added to the article after the words " this Code ".

Law of the Republic of Azerbaijan No. 619-VIQD dated November 5, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), December 6, 2022 "Azerbaijan" newspaper December 7, 2022, No. 267, The Legislative Collection of the Republic of Azerbaijan, 2022, No. 12, Article 1363) and Article 99-4.5, after the numbers "206.2-206.4," the numbers "206-1" were added.

Law of the Republic of Azerbaijan No. 776-VIQD dated December 27, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), February 1, 2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, The Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, article 207) and in article 99-4.5, the figures "170-171-1" were replaced by the figures "170-171-2".

[170] Withthe Law of the Republic of AzerbaijanNo.508-VQDdated February 1, 2017("Azerbaijan" newspaper, March 19, 2017, No. 61, Legislative Collection of the Republic of Azerbaijan, 2017, No. 3, Article 330)In Article 99-5.2 "15- 2"numbers " 15-1"replaced by numbers.

Withthe Law of the Republic of Azerbaijan No.1639-VQDdated July 9, 2019("Azerbaijan" newspaper, July 23, 2019, No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201)Articles 99-5.3 (in the second case), 99-5.3.1 - 99-5.3.6 were considered articles 99-5.4, 99-5.4.1 - 99-5.4.6, respectively.

[172] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In Article 99-7.2 "99-5.3" the numbers " 99-5.4" replaced by numbers.

[173] In the name of section VII of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Amendments and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) The word "mankind" has been replaced by the word "humanity".

Article 16 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Amendments and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) in the title of the chapter, the word"mankind" has been replaced by the word"humanity".

Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Article 100.1, the word "tenis replaced by the words"twelve

Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Articles 100.2, 108, 108-1, 111, 117.2, 274, 275.2, 278 and 280, the words "from ten to fifteen years" are replaced by "from twelve years to twenty" was replay by the words.

[177] 101.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)"restriction of freedom or for same period" were removed from the article.

Republic of Azerbaijan, 2023, No. 4, Article 445) and Article 101.2, the words "with mass mediawere replaced by the words using the media

Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Articles 103, 105 and 277, the words "from ten to fifteen years"have been replaced by the words "from fourteen to twenty years"

Article 103 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) the entry of the article was transferred to article 105, in that entry, the word "humanity" replaced by the word "humanity" the number "103" was replaced by the number "105"

108-Article 1 has been added.

No. 172-IIQD datedJuly 2, 2001On additions and changes to some legislative acts of the Republic of Azerbaijan" Law of the Republic of Azerbaijan (Legislative collection of the Republic of Azerbaijan, 2001, No. 7, Article 455) and 109 in the article, the word "humanity" was replaced by the word "humanity"

[183] Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Article 110, the words "from five years to tenhave been replaced by the words"from ten to twenty years

[184] Withthe Law of the Republic of AzerbaijanNo.919-IVQDdated March 14, 2014("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327)In the sanction of Article 114.1, the words "four to eight years" have been replaced by the wordseight to twelve years

[185] Withthe Law of the Republic of AzerbaijanNo.919-IVQDdated March 14, 2014("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327)In the sanction of Article 114.2, the word "eight"has been replaced by the wordnine

Bythe Law of the Republic of Azerbaijan No.919-IVQDdated March 14, 2014 ("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327) In the sanction of Article 114.3, the words "three to eight yearswere replaced by the words" five to eleven years

Bythe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Articles 115.4, 214.2 and 287, the words "from twelve to fifteen yearsare replaced by the words"from fourteen to twenty years

On making additions and changes to the Criminal Code of the Republic of Azerbaijan and the Code of Administrative Offenses of the Republic of Azerbaijan in connection with the implementation of the Law of the Republic of Azerbaijan No. 302-IIQD datedApril 16, 2002"On the Use of Red Cross and Red Crescent Emblems and Their Protection"the Law of the Republic of Azerbaijan(Collection of Legislation of the Republic of Azerbaijan, 2002, No. 6, Article 326), in Article 116.0.3, the words"Red Cross or Red Crescent"should be replaced by the words"Red Cross and Red Crescent"transports the words "medicalproperty" were added.

The words "Red Cross and Red Crescent" in Articles 116.0.3 and 119.1 of the Law of the Republic of Azerbaijan No. IIIQD dated October 23, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 11, Article 1080) Replaced the words "Golden Cross and Golden Crescent".

The previous editorial said:

116.0.8. attack without military necessity non-military targets, clearly visible and distinguishable, including specially protected historical, religious, educational, artistic, scientific, charitable, medical objects, places where the sick and wounded are placed;

[190] Law of the Republic of Azerbaijan No.493-IVQDdated December 11, 2012("Respublika" newspaper, December 29, 2012, No. 292, "Azerbaijan" newspaper, December 30, 2012, No. 293, of the Republic of Azerbaijan Legislative Collection, 2012, No. 12, article 1223) and articles 116.0.8-1-116.0.8-3 were added.

[191] 116.0.17 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) In the article, "forced pregnancy" were addedafter the words "forced sterilization"

[192] Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Article 116, the words "seven to fifteen years" were replaced by the wordsten totwenty

[193] Law of the Republic of Azerbaijan No.493-IVQDdated December 11, 2012("Respublika" newspaper, December 29, 2012, No. 292, "Azerbaijan" newspaper, December 30, 2012, No. 293, of the Republic of Azerbaijan Legislation Collection, 2012, No. 12, Article 1223) and Article 116, the "Note" part was added.

[194] On making additions and changes to the Criminal Code of the Republic of Azerbaijan and the Code of Administrative Offenses of the Republic of Azerbaijan in connection with the implementation of the Law of the Republic of Azerbaijan No. 302-IIQD datedApril 16, 2002"On the Use of Red Cross and Red Crescent Emblems and Their Protection"The disposition of Article 119.1 of the Law of the Republic of Azerbaijan (Collection of Legislation of the Republic of Azerbaijan, 2002, No. 6, Article 326The previous editorial said:

Carrying of the Red Cross or Red Crescent badges by persons who do not have the right to wear Red Cross or Red Crescent badges in the area of military operations, as well as abusing the Red Cross and Red Crescent flags or badges or the color of medical transport vehicles during the war -

[195] Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Article 120.1, the words "seven to twelve yearsare replaced by the words"nineto fourteen years

No. 332-IIQD datedMay 17, 2002"On the Accession of the Republic of Azerbaijan to the International Convention on Combating the Financing of Terrorism" Law of the Republic of Azerbaijan "On Amendments and Additions to Some Legislative Acts of the Republic of Azerbaijan" (Republic of Azerbaijan collection of legislation, 2002, No. 5, article 258) and in article 120.2.11, "terrorism" was added after the words extortion by threat"

Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Article 120.2, the words "from twelve to fifteen years" are replaced by the wordsfourteento twenty years

Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the sanction of Ar 121, before the wordthreerestriction of freedom for a period of up to three years or" were added.

122.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" n

122.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to three years or "were added after the words" or ".

[200] 123.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)In the article, the words "restriction of freedom for up to two yearshave been replaced by the words" corrective works for up to two years

123.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or "were added after the words" or ".

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 123.2, after the wordsor", restriction of freedom for a period of up to three years or "were added.

[202] 123.2 of the Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) and in Articles 124.1, the wordsrestriction of liberty for a period of up to three years were replaced by the wordscorrective works for a period of up to two years

124.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words "or" the words "restriction of freedom for a period of up to three years or "were added.

[203] 125 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472), 160.2, 182.1, 185.1, 189-1.2, 189-1.3, 194.1, 201.1, 203-1.1, 223.1, 224-2, 230, 236.1, 264, 268.1, 269, 285 92.1 and 306.2"restriction of freedom for a period of up to three years or" were removed from the articles.

Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Article 126.3, the word "sevenis replaced by the word"nine

Article 127.1 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) in the article, the words "and common" were replaced by the words "or common"

[206] 127.1 of the Law of the Republic of Azerbaijan No.137-IVQD datedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472), 143-1, 202-1.1, 233 and 306.1, the words "or restriction of liberty for the same period" were removed.

127.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or "were added after the words" or ".

Law of the Republic of Azerbaijan No.405-IVQDdated June 29, 2012("Respublika" newspaper, July 14, 2012, No. 154, "Azerbaijan" newspaper, July 17, 2012, No. 156, Legislation of the Republic of Azerbaijan Collection, 2012, No. 07, ar 666) and in articles 61.1.9, 126.2.3 and 127.2.2, including "were addedafter the words "with special cruelty"

[208] 127.2.3 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendment Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No Article 455) In the Article, the words "method, hooliganism" were replaced by the words "method or hooliganism"

The Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) and Article 128 in the article, the words and common were replaced by the words or common.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 128 In the sanction of the Article, the words "up to three hundred times the amount of the conditional financial unithave been replaced by the words "up to three hundred manats

Article 128 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) After the words "corrective works "the words "or deprivation of liberty for a period of up to one year "were added.

Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand out of five hundred manats " were replaced by the words " one thousand five hundred manats ".

Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) the words " three hundred " in the sanction of the article were replaced by the words " five hundred thousand manats ".

Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "corrective works for a period of up to one year "were replaced by the words "public works from two hundred and forty hours to three hundred and sixty hours or correctional works for a period of up to one year or restriction of freedom for a period of up to one year".

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) Article 128 has been added to the "Note" section with a new content.

Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The "Note" part of the article has been canceled.

[213] 129.1 with the Law of the Republic of Azerbaijan No.137-IVQD datedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)in the article, the words "restriction of freedom for a period of up to two yearswere replaced by the words"corrective works for a period of up to two years

129.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " fine from one thousand five hundred manat to two thousand five hundred manat or " were added before the words " corrective works for a period of up to two years ".

129.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the word "same "was replaced by the words" restriction of freedom for a period of up to two years or up to two years".

Withthe Law of the Republic of AzerbaijanNo.707-VQDdated May 31, 2017("Azerbaijan" newspaper, July 19, 2⁻⁻No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268)In the sanction of Article 129.2, from one thousand manats to one thousand five hundred manats or" were addedbefore the wordscorrective works for period of up to two years

129.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the second of the words of the words

[216] Withthe Law of the Republic of AzerbaijanNo.707-VQDdated May 31, 2017("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268)In the sanction of Article 130.1,before the wordscorrective works for a period of up to one yearfine from one thousand to two thousand manats or" were added.

130.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words " works or " the words " restriction of freedom for a period of up to one year or " were added.

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) or less severefrom Article 130.2.

[218] 130.2 of the Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)in the article, the words "restriction of freedom for a period of up to two years were replaced by the words"corrective works for a period of up to two years

130.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " fine from one thousand five hundred manat to two thousand five hundred manat or " were added before the words " corrective works for a period of up to two years "

130.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the word "same" was replaced by the words "restriction of freedom for a period of up to two years or up to two years".

[219] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) less heavy or from the name of Article 131.

[220] With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 131.1 is repealed.

[221] 131.1 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "up to three hundred times the amount of the conditional financial unithave been replaced by the words"up to three hundred manats

131.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three hundred" were replaced by the words "seven hundred manats, two hundred".

[222] 131.2 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the sanction of the Article, the words "up to five hundred times the amount of the conditional financial unithave been replaced by the words "up to five hundred manats"

131.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the works " five hundred " were replaced by the words " one thousand two hundred manats two thousand four hundred ", and words " up to six months " were replaced by the words " up to one year ".

131.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of article, the words " or restriction of freedom for a period of up to one year" were added after the word " work ".

[222]

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 132have been replaced by the wordsup to two hundred manatsin the sanction of Article

Law of the Republic of Azerbaijan No.405-IVQDdated June 29, 2012("Respublika" newspaper, July 14, 2012, No. 154, "Azerbaijan" newspaper, July 17, 2012, No. 156, Legislation of the Republic of Azerbaijan Collection, 2012, No. 07, Article 666)Torturein the title of Article 133was replaced by the word "Suffering"

Law of the Republic of Azerbaijan No.405-IVQDdated June 29, 2012("Respublika" newspaper, July 14, 2012, No. 154, "Azerbaijan" newspaper, July 17, 2012, No. 156, Legislation of the Republic of Azerbaijan Collection, 2012, No. 07, article 666) and in the sanction of article 133.1, the words "up to three years" were replaced by the wordscorrective works for a period of up to two years or the same

133.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the word "same" was replaced by the words "restriction of freedom for a period of up to two years or up to two years".

Law of the Republic of Azerbaijan No.405-IVQDdated June 29, 2012("Respublika" newspaper, July 14, 2012, No. 154, "Azerbaijan" newspaper, July 17, 2012, No. 156, Legislation of the Republic of Azerbaijan Collection, 2012, No. 07, Article 666) and Article 133.2.6 were added.

Law of the Republic of Azerbaijan No.405-IVQDdated June 29, 2012("Respublika" newspaper, July 14, 2012, No. 154, "Azerbaijan" newspaper, July 17, 2012, No. 156, Legislation of the Republic of Azerbaijan Collection, 2012, No. 07, article 666) and in the sanction of article 133.2, the words "three to seven yearswere replaced by the words "two to five years

Law of the Republic of Azerbaijan No.405-IVQDdated June 29, 2012("Respublika" newspaper, July 14, 2012, No. 154, "Azerbaijan" newspaper, July 17, 2012, No. 156, Legislation of the Republic of Azerbaijan Collection, 2012, No. 07, Article 666) and Article 133.3 were repealed.

Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) and 134 In the article, the wordsrestriction of freedom for a period of up to two yearshave been replaced by the wordsa fine of two hundred to five hundred manats or correctional works for a period of up to two years

Article 134 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "five hundred out of two hundred manats" were replaced by the words "two thousand out of one thousand manats".

134 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " or restriction of freedom for a period of up to two years " were added after the word " work ".

[231] 136.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

Article 136.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, Julv 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the art the words " one thousand from five hundred manats " were replaced by the words " seven thousand from four thous manats ".

[232] 136.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newsr r, Jur r. No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction o.

136.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) the words " fine from five hundred to one thousand manats or " were removed from the sanction of the article.

With the Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) Article 136.2-1 has been added.

Withthe Law of the Republic of AzerbaijanNo.707-VQDdated May 31, 2017("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268)or serious or minor damage to healthfrom the provisions of Article 136.3.

[235] 136.3 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the article, the words "from one thousand to five thousand times the amount of the conditional financial unitwere replaced by the words"one thousand to five thousand manats

136.3 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) the sanction of the article was given in the new edition.

The previous editorial said:

shall be punished by a fine in the amount of one thousand to five thousand manats or correctional works for a period of up to two years or deprivation of liberty for a period of two to five years with or without deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years.

[236] 137.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)from two thousand to five thousand times the amount of the conditional financial unithave been replaced by the words"from two thousand to five thousand manatsin the sanction of the Article

137.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five thousand out of two thousand manats" were replaced by the words " eight thousand out of four thousand manats".

Law of the Republic of Azerbaijan No. 553-VIQD dated June 22, 2022 ("Azerbaijan" newspaper, August 2, 2022, No. 161, Legislative of the Republic of Azerbaijan, 2022, No. 8, Article 821) the article is given in a new edition.

the previous editorial said:

Article 137. Buying and selling human organs or tissues and forcing them to be taken for the purpose of transplantation

137.1. Illegal sale of human organs or tissues—

shall be punished by a fine in the amount of four thousand to eight thousand manats, or correctional works for a period of up to two years, or deprivation of liberty for a period of up to three years with or without deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years.

137.2. Compelling the removal of human organs or tissues for transplantation by force or threat of force—

shall be punished by deprivation of liberty for a term of up to four years, with deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years.

137.3. When the same acts are committed by taking advantage of the helpless situation of the victim or by taking advantage of his financial, service or other dependence on the guilty person—

shall be punished by deprivation of liberty for a period of three to five years with deprivation of the right to hold a cer position or engage in a certain activity for a period of up to three years.

[237] 138.1 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, Jun 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article conditional financial unithave been r by

Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) death or from the provision of Article 138.2.

[239] 138.2 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

138.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "from five hundred manats to one thousand "were replaced by the words" two thousand to three thousand manats ", and the words" up to five years "were replaced by the words" up to four years ".

[240] With the Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) Article 138.2-1 was added.

[241] "On amendments and additions to some legislative acts of the Republic of Azerbaijan in connection with the application of the Law of the Republic of Azerbaijan "On Psychiatric Assistance" No. 305-II datedApril 19, 2002legislative collection of the Republic of Azerbaijan, 2002, No. 5, Article 236), a new Article 138.3 was added to the Code.

Article 138.3 of the Law of the Republic of Azerbaijan No. 607 -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) in the sanction, the words " from five hundred to one thousand times the conventional financial unit" were replaced by the words " from five hundred to one thousand manats".

Law of the Republic of Azerbaijan No. 305-II datedApril 19, 2002"On making changes and additions to some legislative acts of the Republic of Azerbaijan in connection with the implementation of the Law of the Republic of Azerbaijan "On Psychiatric Assistance" (legislative collection of the Republic of Azerbaijan, 2002, No. 5, Article 236), a new Article 138.4 was added to the Code.

Article 138.4 of the Law of the Republic of Azerbaijan No. 607 -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) in the sanction, the words " from five hundred to one thousand times the conventional financial unit " were replaced by the words " from five hundred to one thousand manats ".

138.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268), in the sanction of Articles 138.3 and 138.4, the words " one thousand out of five hundred manats " were replaced by the words " two thousand out of one thousand five hundred manats ".

[243] 139.1 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) The wordsfrom three hundred times to five hundred times the amount of the conditional financial unit in the sanction of Article 2 have been replaced by the wordsfrom three hundred to five hundred manats

139.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of three hundred manats " were replaced by the words " five thousand out of two thousand five hunć manats ".

[244] Withthe Law of the Republic of Azerbaijan No.28-VIQDdated March 17, 2020("Azerbaijan" newspaper, March 2020, No. 62, Legislative Collection of the Republic of Azerbaijan, 2020, No. 3, Article 223) Article 139-1 was added in the content.

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 140.4, restriction of freedom for a period of up to three yearsor" were addedafter the wordby doing

141.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)have been replaced by the wordsup to two hundred manatsin the sanction of Article

141.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "two hundred" were replaced by the words "one thousand from five hundred manats".

[248] 141.2 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "up to three hundred times the amount of the conditional financial unithave been replaced by the words "up to three hundred manats

141.2 of the Law of the Republic of Azerbaijan No. 640-IVQD dated April 30, 2013 ("Respublika" newspaper, June 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594) in the sanction of the article, the words " two hundred out of one hundred and eighty hours " were replaced by the words " four hundred out of three hundred and sixty hours ".

141.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three hundred" were replaced by the words one thousand manats and five hundred".

[249] 141.3 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom three hundred to five hundred times the amount of the conventional financial unitwere replaced by the wordsfrom three hundred to five hundred manats

141.3 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of three hundred manats "were replaced by the words " three thousand out of two thousand manats ".

141.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to one year or" were added after the word by not being done".

142.1 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "up to three hundred times the amount of the conditional financial unithave been replaced by the words "up to three hundred manats"

Article 142.1 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) the words "restriction of freedom or for a period of up to six months" were removed.

142.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three hundred" were replaced by the words one thousand manats and five hundred".

142.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the arti after the words " or for a period of up to one year ", the words " restriction of freedom or a period of up to one year " v added.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 143 In the sanction of the Article, the words "up to three hundred times the amount of the conditional financial unithave been replaced by the words "up to three hundred manats

143 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three hundred" were replaced by the words one thousand manats and five hundred".

With the Law of the Republic of Azerbaijan No.971-IIIQD datedMarch 5, 2010("Azerbaijan" newspaper, April 18,2010, No. 82, Legislative Collection of the Republic of Azerbaijan, 2010, No. 04, Article 275) Article 143-1 has been added.

Withthe Law of the Republic of AzerbaijanNo.711-VQDdated June 13, 2017("Azerbaijan" newspaper, July 18, 2017, No. 152, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1271)In the title and disposition of Article 143-1, the word "methods been replaced by the word methods"

Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 143-1, the words "one thousand out of five hundred manats" have been replaced by the wordstwo thousand out of one thousand five hundred manats

143-1 with the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of the article, the words " or restriction of liberty for a period of up to two years " were added after the word " work ".

Article 144-1 of the Code withthe Law of the Republic of AzerbaijanNo. 1020-IIQDdated September 30, 2005"On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan("Azerbaijan" Newspaper, October 26, 2005has been added.

144-1.1- with the Law of the Republic of Azerbaijan No. 610-IVQD dated April 19, 2013 ("Azerbaijan" newspaper, May 9, 2013, No. 99, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 459) In Article 3, the words " for the purpose of entering into other contracts related to the purchase or ownership of a person, or for the purpose of his exploitation, for the purpose of transferring him across the state border of the Republic of Azerbaijan or for handing over to other persons for the same purpose " shall be replaced by " with the threat of using force or using force, threatening - through fear or other means of coercion, theft, fraud, deception, abuse of influence or a position of weakness, or by giving or receiving material and other benefits, privileges or concessions to obtain the consent of a person controlling another person, with the purpose of exploiting the person, was replaced by the words ".

New by the Law of the Republic of Azerbaijan No.610-IVQDdated April 19, 2013("Azerbaijan" newspaper, May 9, 2013, No. 99, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 459)Article 144-1.2.4-1 was added to the content.

Withthe Law of the Republic of Azerbaijan No.553-VIQDdated June 22, 2022("Azerbaijan" newspaper, August 2, 2022, No. 161, Legislative Collection of the Republic of Azerbaijan, 2022, No. 8, Article 821) In paragraph 1 of the "Note" part of Article 144-1, the word "removal been replaced by the word "removal".

By the Law of the Republic of Azerbaijan No.610-IVQDdated April 19, 2013("Azerbaijan" newspaper, May 9, 2²² No. 99, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 459)Paragraph 3 with new content has be added to the "Note" section.

Article 144-2 of the Code of the Republic of Azerbaijan withNo. 1020-IIQDdated September 30, 2005 Addit Amendments to Some Legislative Acts of the Republic of Azerbaijan" ("Azerbaijan" Newspaper, October 2 as k

The Law of the Republic of Azerbaijan No.610-IVQDdated April 19, 2013("Azerbaijan" newspaper, May 9, 2013 No. 99, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 459) and 144 - In Article 2.1, the words "correctiveworks for a period of up to two years or the samehave been replaced by the words" from four to eight years

Law of the Republic of Azerbaijan No.610-IVQDdated April 19, 2013("Azerbaijan" newspaper, May 9, 2013, No. 99, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 459) with 144 - In Article 2.2, the words "from three to five years" have been replaced by the words from seven to ten years

Law of the Republic of Azerbaijan No.610-IVQDdated April 19, 2013("Azerbaijan" newspaper, May 9, 2013, No. 99, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 459) with 144 - In Article 2.3, the words "from five to ten years" have been replaced by the words from nine to twelve years

[264] New by the Law of the Republic of Azerbaijan No.610-IVQDdated April 19, 2013("Azerbaijan" newspaper, May 9, 2013, No. 99, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 459)Article 144-3 was added to the content.

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Articles 144-3.1, 144-3.2 and 144-3.3, before the wordsone yearrestriction of liberty for a period of up to three years or were added.

Law of the Republic of Azerbaijan No.650-IVQDdated May 14, 2013("Respublika" newspaper, June 5, 2013, No. 120; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 600)inArticle 147.1, the words "or in the mass media" were replaced by the words "in the mass media or in the case of public display in the Internet information resource

Law of the Republic of Azerbaijan No. 807-VIQD dated February 17, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), April 8, 2023, "Azerbaijan" newspaper, April 9, 2023, No. 73, Legislative Collection of the Republic of Azerbaijan, 2023, No. 4, article 445) and in articles 147.1, 148 and 323.1, the words "in the mass media" were replaced by the word "in the media".

[267] 147.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

147.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of one hundred manats " were replaced by the words " one thousand five hundred out of one thousand manats ".

Article 147.1 of the Law of the Republic of Azerbaijan No. **640-IVQD** dated April 30, 2013 ("Respublika" newspaper, June **15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594)**, in the sanctions of articles 148, 156.1, 157.1 and 316-1.1, the words " **two hundred and forty** " were replaced by the words " **four hundred and eighty from two hundred and forty hours**".

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Ar 147.2, after the wordsor", restriction of freedom for a period of up to three years or were added.

Law of the Republic of Azerbaijan No.650-IVQDdated May 14, 2013("Respublika" newspaper, June 5, 2013, 120; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 600)inArticle 148, the words "or the nadia" were replaced by the wordsin the mass media or in the case of public display in the Internet informatio

wordsfrom three hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom three hundred to one thousand manats

Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "thousand from three hundred manats" were replaced by the words "thousand five hundred from one thousand manats".

Bythe Law of the Republic of Azerbaijan No.444-VQDdated November 29, 2016 ("Azerbaijan" newspaper, December 31, 2016, No. 292, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2038) Article 148-1 was added in the new content.

Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 148-1, the words "one thousand five hundredwere replaced by the words" two thousand

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207) and Article 149.2.3 were repealed.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, Article 149.2-1 was added in new contentwithNo. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207) and Article 149.3.2 were repealed.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)andArticle 149.3.3, the words "obviously for the guilty person" were removed from the disposition, the words "from ten to fifteenwere replaced by "a fixed period of up to three years "from fifteen years to twenty, with or without deprivation of the right to hold office or engage in certain activities, was replaced by the words".

Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Articles 149.3 and 219.3, the word "eight" is replaced by the wordten

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207) and Article 149, Remark" part was added with new content

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)andArticle 150.1, the words "three to five yearswere replaced by "words"four to eight years

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan S Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, Article 150.2.3 repealedby Article 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, Article 150.2-1 was added in new contentwithNo. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207) and Article 150.3.2 were repealed.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)andArticle 150.3.3, the words "obviously for the guilty person" were removed from the disposition, the words "from eight years to fifteen"were replaced by "a period of up to three yearsfrom fifteen years to twenty, with or without deprivation of the right to hold office or engage in certain activities, was replaced by the words".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 151 In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

151 with the Law of the Republic of Azerbaijan No. 1296-IVQD dated May 29, 2015 ("Respublika" newspaper, June 11, 2015, No. 124, Legislative Collection of the Republic of Azerbaijan, 2015, No. 06, Article 690) the sanction of the article was given in the new edition.

The previous editorial said:

shall be punished by a fine from five hundred to one thousand manats or correctional works for a period of up to two years or imprisonment for a period of up to three years.

Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 of the Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) and 152" restriction of freedom or for the same period" were removed from the article.

Law of the Republic of Azerbaijan No. 1296-IVQD dated May 29, 2015 ("Respublika" newspaper, June 11, 2015, No. 124, Legislative Collection of the Republic of Azerbaijan, 2015, No. 06, Article 690) and 152 the text of the article is given in a new edition.

The previous edition was called:

Sexual intercourse or other acts of a sexual nature by an adult with a person under the age of sixteen in an obvious manner—

shall be punished by restriction of freedom for a period of up to three years or deprivation of liberty for the same period.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207) and in the disposition of Article 152.1, the words "Sixteenwere replaced by the words" Aged fourteen, but sixteen

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan S Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collect of the Republic of Azerbaijan, 2023, No. 2, Article 207) and Article 152.1, before the words "up to three years" before the words three years with or without being deprived of the right to hold a certain position or engage in a certain activity one year have been added.

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I aw of the Republic of Azerbaijan No 776-VIODdated December 27 2022(official website of the A. Codes

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Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207) and Article 152.2 before the words "three years" before the words "with or without depriving the right to hold a certain position or engage in a certain activity for a period of up to three years" words were added.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, Article 152.4 was added in new contentwithNo. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 153 In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

The Law of the Republic of Azerbaijan No. 1296-IVQD dated May 29, 2015 ("Respublika" newspaper, June 11, 2015, No. 124, Legislative Collection of the Republic of Azerbaijan, 2015, No. 06, Article 690) and the 153rd the text of the article is given in a new edition.

The previous edition was called:

Committing lewd acts without force against a person under the age of fourteen, which is obvious to the offender—shall be punished by a fine in the amount of five hundred to one thousand manats or correctional works for a period of up to two years or restriction of freedom for a period of up to two years.

Law of the Republic of Azerbaijan No. 776-VIQD dated December 27, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), February 1, 2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207) and Article 153, the word "Immoral "was replaced by the words" Immoral towards a person under the age of sixteen".

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)andArticle 153.1,after the wordscommitting actions, the words "as well as involving that person to observe acts of sexual violence or sexual activity" are added. has been done.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)to the sanction of Article 153.1, the words "corrective works for a period of up to two years or two"from the right to hold a certain position or engage in a certain activity for a period of up to three years with or without being deprived, three" words have been substituted.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207) and Article 153.2, the words "correctional work for a period of one to two years or one to three years" shall mean "holding a certain position for a period of up to three years or with or without deprivation of the right to engage in activity from two years to five" was replaced by the words.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan S Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collec of the Republic of Azerbaijan, 2023, No. 2, Article 207)andArticle 153.3, the words "two to four yearswere replaced by words"three to six years

Codes DOWNLOAD [298] 154.1 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words one hundred to five hundred manats

154.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "five hundred out of one hundred manats".

[299] 154.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

154.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand from five hundred manats "were replaced by the words " three thousand from two thousand manats ".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 155 In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words" one hundred to five hundred manats

In the disposition of Article 156.1 of the Law of the Republic of Azerbaijan "On Amendments to the Criminal Code of the Republic of Azerbaijan" No. 937-IIQD datedJune 14, 2005Collection of Legislation of the Republic of Azerbaijan, 2005, No. 7, Article 575)After the word "data, the words "distribution of documents containing such data, as well as sale or transfer to another person" were added.

156.1 of the Law of the Republic of Azerbaijan No. **924-IIIQD** dated December 4, 2009 ("Azerbaijan" newspaper, February 13, 2010, No. 34, Legislative Collection of the Republic of Azerbaijan, 2010, No. 2, Article 70) in the disposition of the article, after the word " documents ", the words "video and photo shooting materials, audio recordings " were added.

[302] 156.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) and in the sanction of articles 156.1, the words " five hundred out of one hundred manats "were replaced by the words" two thousand out of one thousand manats".

Withthe Law of the Republic of Azerbaijan No. 250-VQDdated May 17, 2016 ("Azerbaijan" newspaper, June 29, 2016, No. 138, Legislative Collection of the Republic of Azerbaijan, 2016, No. 6, Article 993) The disposition of Article 156.2 is gin a new edition.

The previous editorial said:

156.2. When the same acts are committed by an official using his official position—

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspar 17, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the san

[305] 157.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

[306] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 157.2, the word "samewas replaced by the words" restriction of freedom for a period of up to one year or up to one year

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 157.3, the words "by doing three" have been replaced by the words "by doing restriction of freedom for a period of up to two years or two

[308] 158.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

158.1 of the Law of the Republic of Azerbaijan No. **640-IVQD** dated April 30, 2013 ("Respublika" newspaper, June 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594), in the sanctions of Articles 177.1, 178.1, 179.1, 184.1, 187.1, 200.1, 299.1, 303.1 and 322.1, the words " two hundred and forty out of one hundred and eighty hours " shall be replaced by " three hundred four hundred and eighty from sixty hours " was replaced by the words.

157.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) and in the sanction of articles 158.1, the words " five hundred out of one hundred manats " were replaced by the words " two thousand out of one thousand manats ".

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 158.2, the word "samewas replaced by the words" restriction of freedom for a period of up to one year or up to one year

[310] ____ Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the sanction of Article 158.3, the words "by doing three"were replaced by the wordsby doing restriction of freedom for a period of up to two years or two

Article 159 of No. 490-IIQD dated June 20, 2003 On Liability for Violations of the Provisions of the Election Code of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2003, No. 6, Article 279 given in the new edition. The previous editorial said:

Article 159. Do not obstruct the exercise of electoral rights

159.1. Not preventing citizens from exercising their electoral rights and participating in the national vote (referendum)—shall be punished by a fine in the amount of one hundred to five hundred times the minimum wage or public works from one hundred fifty to two hundred forty hours or imprisonment for a term of up to six months.

159.2. the same actions:

159.2.1 when it is committed by extortion, deception, threats, coercion or threat of coercion;

159.2.2 when it is committed by a group of persons or an organized gang who conspired in advance;

159.2.3 when committed by an official using his official position —

shall be punished by a fine in the amount of five hundred to one thousand times the minimum wage or imprisonmen a term of up to three years with or without the right to hold a certain position or engage in a certain activity for a period of u three years.

[312] 159.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" new

No. 123 Legislative Collection of the Republic of Azerbaijan 2008 No. 6 Article 454) In the sanction of icle

159.1 of the Law of the Republic of Azerbaijan No. **640-IVQD** dated April 30, 2013 ("Respublika" newspaper, June 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594), in the sanctions of Articles **½**0.1 and 286.2, the words " two hundred and forty from one hundred and fifty hours" were replaced by the words " four hundred and eighty from three hundred hours ".

159.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "from one hundred manats" were replaced by the words "two thousand from one thousand five hundred manats".

[313] 159.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom two hundred to six hundred times of the conventional financial unithave been replaced by the wordsfrom two hundred to six hundred manats

159.2 of the Law of the Republic of Azerbaijan No. **640-IVQD** dated April 30, 2013 ("Respublika" newspaper, June 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594), in the sanctions of Articles 159.3, 159-1.1, 159-1.2 and 244.1, the words " two hundred and forty hours out of two hundred" have been replaced by the words " four hundred and eighty out of four hundred hours".

159.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "six hundred out of two hundred manats" were replaced by the words "four thousand out of two thousand manats".

[314] 159.3 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom three hundred to seven hundred times of the conventional financial unithave been replaced by the wordsfrom three hundred to seven hundred manats

159.3 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " three hundred and seven hundred manats " were replaced by the words " two thousand five hundred and five thousand manats ".

[315] 159.4 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the conventional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

159.4 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand out of five hundred manats " were replaced by the words " eight thousand out of five thousand manats ".

Law of the Republic of Azerbaijan No. 569-IIQD datedDecember 30, 2003On making additions and changes to some legislative acts of the Republic of Azerbaijan in connection with the application of the Election Code of the Republic of Azerbaijan and regarding the repeal of some legislative acts of the Republic of Azerbaijan" (Republic of Azerbaijana new article 159-1 was added to the Code bylegislative collection, 2004, No. 1, article 10

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 159 - In the sanction of Article 1.1, the words "from two hundred to six hundred times of the conventional financial unithave been replaced by the words from two hundred to six hundred manats

159-1.1 withthe Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the article, words " six hundred out of two hundred manats " have been replaced by the words" four thousand out of two thous manats ".

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[319] 159.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of Article 3, the words "from five hundred times to one thousand times the conventional financial unithave been replaced by the words "from five hundred to one thousand manats"

159-1.2 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Articles 159-1.3 and 159-1.3, the words " one thousand out of five hundred manats " were replaced by the words " six thousand out of three thousand manats ".

Law of the Republic of Azerbaijan No. 569-IIQD datedDecember 30, 2003On making additions and changes to some legislative acts of the Republic of Azerbaijan in connection with the application of the Election Code of the Republic of Azerbaijan and regarding the repeal of some legislative acts of the Republic of Azerbaijan" (Republic of Azerbaijan collection of legislation, 2004, No. 1, article 10) and the name of article 160 is given in the new edition.

The previous editorial said:

Article 169. Do not obstruct the legal activity of election commissions

Article 160.1 of No. 490-IIQD dated June 20, 2003 On Liability for Violation of the Provisions of the Election Code of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2003, No. 6, Article 279 after the words "interference" or not to interfere with the activities of the member of the election commission in the performance of his duties "were added.

The Law of the Republic of Azerbaijan No. 569-IIQD dated December 30, 2003 " On making additions and changes to some legislative acts of the Republic of Azerbaijan in connection with the application of the Election Code of the Republic of Azerbaijan and regarding the repeal of some legislative acts of the Republic of Azerbaijan" (legislative collection of the Republic of Azerbaijan, 2004, No. 1, article 10) and in article 160.1, the words "Not to obstruct the legal activity of election commissions" were replaced by the words "Not to interfere or influence the work of election (referendum) commissions".

[322] 160.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

160.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of one hundred manats "were replaced by the words " three thousand out of two thousand manats ".

[323] 160.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

160.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand from five hundred manats "were replaced by the words " seven thousand from four thousand manats ".

160.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of article, the words "restriction of freedom for a period of up to three years or "were added after the words" works or ".

Article 161 of No. 490-IIQD dated June 20, 2003On Liability for Violation of the Provisions of the Election Code of Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2003, No. 6, Article 279the name disposition are given in the new edition. The previous editorial said:

Article 161. Falsifying election documents, knowingly not counting votes correctly, or violating

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[325] 161.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

Article 161.2 of No. 490-IIQD dated June 20, 2003 On Liability for Violation of the Provisions of the Election Code of the Republic of Azerbaijan" (Legislative Collection of the Republic of Azerbaijan, 2003, No. 6, Article 279 After the word "falsification", the words "presenting forged documents, voting in place of other persons, opening the envelope for putting more than one ballot paper into the ballot box by one person" were added.

With the Law of the Republic of Azerbaijan No. 1229-VQD dated June 29, 2018 ("Azerbaijan" newspaper, July 15, 2018, No. 155, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1441) In Article 161.2, the words " discarding the envelope containing the ballot " have been replaced by the words " dropping the ballot ".

[327] 161.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

161.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) and in the sanction of articles 161.2, the words " five hundred out of one hundred manats " were replaced by the words " five thousand out of two thousand five hundred manats ".

[328] With the Law of the Republic of Azerbaijan No.552-VIQDdated June 22, 2022("Azerbaijan" newspaper, July 23, 2022, No. 153, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 703) Article 161-1 was added in thenew.

With the Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) or less severefrom Article 162.1.

[330] 162.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

162.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "five hundred out of one hundred manats" were replaced by the words "three thousand out of two thousand manats".

162.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " with work " were replaced by the words " work or restriction of freedom for a period of up to one year ".

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) five years from Article 162.2.

Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2 No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) Article 162.3 has been added.

[333] Withthe Law of the Republic of Azerbaijan No.878-IVQDdated December 27, 2013 ("Respublika" newspa February 4, 2014, No. 23, Legislative Collection of the Republic of Azerbaijan, 2014, No. 2, Article 95) Article 162 and as added the content.

1.1, the word "three"has been replaced by the wordscorrective works for a period of up to two years or restriction of freedom for a period of up to two years or two

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 162-1.2, restriction of freedom for a period of up to one year or three" were addedafter the wordthree

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The text of the "Note" part of Article 162-1.2 was considered as paragraph 1, and the word "in the article was replaced by the words Article 162-1.1 of the Code

[337] With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Paragraphs 2 and 3 have been added to the "Note" part of Article 162-1.2 with a new content.

With the Law of the Republic of Azerbaijan No. 1306-VQD dated October 30, 2018 ("Azerbaijan" newspaper, December 6, 2018, No. 275, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2472) Clause 2 of the "Note" part of Article 162-1 has been revised.

The previous editorial said:

2. The person who has committed the act provided for in Article 162-1.1 of this Code shall be released from criminal responsibility if he concludes an employment contract with his employees in accordance with the procedure established by the Labor Code of the Republic of Azerbaijan and fully pays the evaded taxes and mandatory state social insurance fees to the state budget.

With the Law of the Republic of Azerbaijan No. 301-VIQD dated April 23, 2021 ("Azerbaijan" newspaper, June 13, 2021, No. 122, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Book I, Article 541) The words "compulsory medical insurance" were added after the words "unemployment insurance" in the "Remark" section of Article 162-1.

[338] 163.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

163.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of one hundred manats" were replaced by the words " one thousand out of five hundred manats".

With the Law of the Republic of Azerbaijan No.951-IIIQD datedFebruary 1, 2010("Azerbaijan" newspaper, March 19,2010, No. 62, Legislative Collection of the Republic of Azerbaijan, 2010, No. 03, Article 171)In the title of Article 164, after the words" a woman with a child", the words" a man raising a child under the age of three alone after the words a child under the age of three alone has a child also because a man has raised a child under the age of three alone have been added.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 164 In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

164 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2 No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the wo" one thousand from five hundred manats "were replaced by the words " three thousand from two thousand manats ".

[341] 165.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" new
No. 123. Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of icle.

165.1 of the Law of the Republic of Azerbaijan No. **640-IVQD** dated April 30, 2013 ("Respublika" newspaper, June 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594), in the sanctions of Articles 465-1.1, 165-2.1, 165-3.1, 166.1, 167, 175, 243.1 and 306.1, the words " two hundred and forty out of one hundred and sixty hours " replaced by the words " four hundred and eighty from three hundred and twenty hours".

165.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of one hundred manats " were replaced by the words " two thousand out of one thousand manats ".

[342] 165.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of Article 2, the words "from five hundred times to one thousand times the amount of the conventional financial unitwere replaced by the words "from five hundred to one thousand manats"

Article 165.2 of the Law of the Republic of Azerbaijan No. 708-IIIQD dated October 28, 2008 ("Azerbaijan" newspaper, December 16, 2008, No. 280, Legislative Collection of the Republic of Azerbaijan, 2008, No. 12, Article 1047) the words "with confiscation of property" were added to the beginning of the sanction.

165.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "one thousand from five hundred manats "were replaced by the words " four thousand from two thousand manats ".

165.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968), in the sanctions of articles 165-1.2, 165-2.2, 165-3.2 and 166.2, the word " three " was replaced by the words " corrective works for a period of up to two years or restriction of freedom for a period of up to two years or two ".

[343] Withthe Law of the Republic of AzerbaijanNo.230-VQDdated May 6, 2016"Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845"Note" part was added to Article 165 with a new content.

A new 165 was added to the Code by the Law of the Republic of Azerbaijan No. 512-IIQD datedNovember 7, 2003On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2003, No. 12, Article 676) - Article 1 has been added.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 165 - In the sanction of Article 1.1, the words "from one hundred and fifty times to five hundred times of the conventional financial unithave been replaced by the words "from one hundred and fifty to five hundred manats"

165-1.1 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the article, the words " one hundred and fifty manats and five hundred " were replaced by the words " one thousand and two thousand manats ".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 165 - In the sanction of Article 1.2, the words "from five hundred times to one thousand times the conventional financial unitwere replaced by the words "from hundred to one thousand manats"

165-1.2 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the article, words " one thousand from five hundred manats " have been replaced by the words " four thousand from two thous manats ".

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165-1 with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845), "Note" parts of articles 165-2, 165-3 have been canceled.

No. 599-IIQD datedMarch 5, 2004On Amendments and Additions to the Code of Administrative Offenses of the Republic of Azerbaijan and the Criminal Code of the Republic of Azerbaijan" in connection with the implementation of the Law of the Republic of Azerbaijan "On the Legal Protection of Folklore Samples of Azerbaijan" (Law of the Republic of Azerbaijan legislative collection, 2004, No. 4, Article 200), Article 165-2 was added to the Code.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 165 - In the sanction of Article 2.1, the words "from one hundred and fifty times to five hundred times of the conventional financial unithave been replaced by the words from one hundred and fifty to five hundred manats

165-2.1 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the article, the words " one hundred and fifty manats and five hundred " were replaced by the words " one thousand and two thousand manats ".

Law of the Republic of Azerbaijan No.-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 165 - In the sanction of Article 2.2, the words "from five hundred to one thousand times the conventional financial unithave been replaced by the words from five hundred to one thousand manats

165-2.2 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the article, the words " one thousand from five hundred manats " have been replaced by the words " four thousand from two thousand manats ".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 165 - In the "Note" of Article 2, the words "from one thousand times the conventional financial unithave been replaced by the words from one thousand manats

No.885-IIQD, datedApril 15, 2005,"On amendments and additions to some legislative acts of the Republic of Azerbaijan in connection with the implementation of the Law of the Republic of Azerbaijan "On Legal Protection of Data Collections" (Legislative Collection of the Republic of Azerbaijan, 2005 year, No. 6, Article 462), Article 165-3 was added to the Code.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 165 - In the sanction of Article 3.1, the words "from one hundred and fifty times to five hundred times of the conditional financial unithave been replaced by the words "from one hundred and fifty to five hundred manats"

Law of the Republic of Azerbaijan No. 314-IVQD dated March 7, 2012 ("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collection of the Republic of Azerbaijan, 2012 year, No. 03, Article 196) and Articles 165-3.1 and 165-3.2, the words "with confiscation of property" have been removed.

165-3.1 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the article, the words " one hundred and fifty manats and five hundred " were replaced by the words " one thousand and two thous manats ".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 165 - In the sanction of Article 3.2, the wolfen five hundred times to one thousand times the conventional financial unitwere replaced by the wolfed to one thousand manats

words " one thousand from five hundred manats " have been replaced by the words " four thousand from two thousand manats ".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 165 - In the "Note" of Article 3, the words "from a thousand times the conventional financial unitwere replaced by the words "from a thousand manats"

[356] 166.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

166.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of one hundred manats " were replaced by the words " two thousand out of one thousand manats ".

[357] 166.2the Law of the Republic of Azerbaijan No.-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

166.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand from five hundred manats " were replaced by the words " four thousand from two thousand manats ".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 167 In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words one hundred to five hundred manats

Law of the Republic of Azerbaijan No. 237-IVQD dated November 15, 2011 ("Respublika" newspaper, December 13, 2011, No. 269, "Azerbaijan" newspaper, December 14, 2011, No. 276, Legislative Collection of the Republic of Azerbaijan, 2011 year, No. 12, article 1093) and in the sanction of article 167, the words " one hundred to five hundred manats " were replaced by the words " one thousand to two thousand manats ".

[359] 167 withthe Law of the Republic of Azerbaijan No.813-IIIQDdated May 8, 2009("Azerbaijan" newspaper, May 31, 2009, No. 116, Legislative Collection of the Republic of Azerbaijan, 2009, No. 05, Article 315)- Article 1 has been added.

167-1 with the Law of the Republic of Azerbaijan No. 365-VQD dated October 28, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1983) After the word " do not " in the name of the article, the words " or financing the commission of these acts on the basis of religious enmity, religious radicalism or religious fanaticism " were added.

Law of the Republic of Azerbaijan No.237-IVQDdated November 15, 2011("Respublika" newspaper, December 13, 2011, No. 269, "Azerbaijan" newspaper, December 14, 2011, No. 276, Legislation of the Republic of Azerbaijan Collection, 2011, No. 12, article 1093)and in the sanctions of articles 167-1.1 and 167-1.2, the words "from five hundred manats to one thousand manatswere replaced by the words"from three thousand manats to five thousand manats

Law of the Republic of Azerbaijan No.237-IVQDdated November 15, 2011("Respublika" newspaper, December 12, 2011, No. 269, "Azerbaijan" newspaper, December 14, 2011, No. 276, Legislation of the Republic of Azerbaijan Collect 2011, No. 12, article 1093) and in the sanction of article 167-1.3, the words "from one thousand to two thousand manatsy replaced by the words from seven thousand to nine thousand manats

Bythe Law of the Republic of Azerbaijan No.365-VQDdated October 28, 2016 ("Azerbaijan" newspar ocen 7016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1983) Articles 167

Law of the Republic of Azerbaijan No.237-IVQDdated November 15, 2011("Respublika" newspaper, December 13, 2011, No. 269, "Azerbaijan" newspaper, December 14, 2011, No. 276, Legislation of the Republic of Azerbaijan Collection, 2011, No. 12, Article 1093) and Article 167-2 were added.

167-2 with the Law of the Republic of Azerbaijan No. 771-IVQD dated October 22, 2013 ("Respublika" newspaper, November 29, 2013, No. 263; Legislative Collection of the Republic of Azerbaijan, 2013, No. 11, Article 1286) The word " items " in the title of the article has been replaced by the words " audio and video materials, goods and products ".

Bythe Law of the Republic of Azerbaijan No.771-IVQDdated October 22, 2013("Respublika" newspaper, November 29, 2013, No. 263; Legislative Collection of the Republic of Azerbaijan, 2013, No. 11, Article 1286)In Article 167-2.1, the words "literature, objectswere replaced by the words"literature (on paper and electronic carriers), audio and video materials, goods and products

With the Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 167-2.1, restriction of liberty for a period of up to two years or "were addedafter the wordsor

[366] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 167-2.2, after the wordsor "restriction of liberty for a period of two to four years or" were added.

Bythe Law of the Republic of Azerbaijan No.365-VQDdated October 28, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1983) Article 167-3 was added in the new content.

[368] 168.1 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words" one hundred to five hundred manats

Law of the Republic of Azerbaijan No. 237-IVQD dated November 15, 2011 ("Respublika" newspaper, December 13, 2011, No. 269, "Azerbaijan" newspaper, December 14, 2011, No. 276, Legislative Collection of the Republic of Azerbaijan, 2011 year, No. 12, article 1093) and in the sanction of article 168.1, the words " from one hundred to five hundred manats " were replaced by the words " from seven thousand to nine thousand manats ".

[369] Withthe Law of the Republic of AzerbaijanNo.31-VQDdated December 4, 2015("Azerbaijan" newspaper, December 6, 2015, No. 269, Legislative Collection of the Republic of Azerbaijan, 2015, No. 12, Article 1445)Article 168-1 was added in the new content.

Withthe Law of the Republic of Azerbaijan No.1037-VQDdated March 6, 2018 ("Azerbaijan" newspaper, March 22, 2018, No. 63, Legislative Collection of the Republic of Azerbaijan, 2018, No. 3, Article 403) In Article 168-1.1, after the wordby without agreement with the relevant executive authority were added in the manner established by the Law of the Republic of Azerbaijan "On Freedom of Religion".

Withthe Law of the Republic of Azerbaijan No.1037-VQDdated March 6, 2018 ("Azerbaijan" newspaper, March 22, 2018, No. 63, Legislative Collection of the Republic of Azerbaijan, 2018, No. 3, Article 403) In Article 168-1.2, the word "Foreigner" replaced by the words Foreigner, except for clerics invited by the religious center.

[372] 169.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, words "up to three hundred times the amount of the conditional financial unithave been replaced by the words"up to thundred manats

According to the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" new Jul

169.1 of the Law of the Republic of Azerbaijan No. 461-IVQD dated November 2, 2012 ("Azerbaijan" newspaper, November 11, 2012, No. 251, Legislative Collection of the Republic of Azerbaijan, 2012, No. 11, Article 1068) in the article, the words "three hundred" were replaced by the words "eight thousand of five thousand manats".

169.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or " were added after the words " works or ".

[373] 169.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

Article 169.2 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) The words "restriction of liberty for up to one year or correctional works for up to one year" have been removed.

169.2 of the Law of the Republic of Azerbaijan No. 461-IVQD dated November 2, 2012 ("Azerbaijan" newspaper, November 11, 2012, No. 251, Legislative Collection of the Republic of Azerbaijan, 2012, No. 11, Article 1068) in the article, the words " five hundred out of one hundred manats " were replaced by the words " eight thousand out of five thousand manats ".

169.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for up to three years or "were added after the words "fine or ".

Law of the Republic of Azerbaijan No.495-IVQDdated December 11, 2012("Respublika" newspaper, January 19, 2013, No. 12; "Azerbaijan" newspaper, January 22, 2013, No. 14; Law of the Republic of Azerbaijan Article 169-1 was added to the Code by Legislative Collection, 2013, No. 01, Article 14)

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)andor"in the title of Article 171were replaced by the wordsto participate in pornographic performances or other

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)andArticle 171.1after the wordprostitutionto participate in pornographic performances" and before the word "threefor a period of up to three years"by depriving the right to hold a position or engage in certain activities" were added.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)andArticle 171.2.1,or by other means of coercion" were addedafter the wordsby threat

Bythe Law of the Republic of Azerbaijan No.1296-IVQDdated May 29, 2015 ("Respublika" newspaper, June 11, 2015, No. 124, Legislative Collection of the Republic of Azerbaijan, 2015, No. 06, Article 690) Article 171.2.3 was added in the new content.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan S Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collec of the Republic of Azerbaijan, 2023, No. 2, Article 207) and at the end of Article 171.2.3, the dash sign was replaced by semicolon and Article 171.2.4 was added in the new content.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the A

Law of the Republic of Azerbaijan No.408-IVQDdated June 29, 2012("Respublika" newspaper, July 17, 2012, No. 156, "Azerbaijan" newspaper, July 18, 2012, No. 157, Legislation of the Republic of Azerbaijan Collection, 2012, No. 07, Article 669)Article 171-1 was added to the Code.

Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) From the sanction of Article 171-1.1, the words "a fine of eight thousand to ten thousand manats or" have been removed.

Bythe Law of the Republic of Azerbaijan No.1296-IVQDdated May 29, 2015 ("Respublika" newspaper, June 11, 2015, No. 124, Legislative Collection of the Republic of Azerbaijan, 2015, No. 06, Article 690) In Article 171-1.2.4, other was addedafter the wordstasked

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, No. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207) and Article 171-1.2.5, the words "obviously for the guilty person" were removed.

Law of the Republic of Azerbaijan No.776-VIQDdated December 27, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), February 1,2023, "Azerbaijan" newspaper, February 2, 2023, Article 171-2 was added in new contentwithNo. 23, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, Article 207)

Article 173 was removed from the Law of the Republic of Azerbaijan"On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijandated September 30, 2005No. 1020-IIQD("Azerbaijan" newspaper, October 26, 2005The previous editorial said:

Article 174 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455)"repetition or from the article.

In the previous edition it was said:

When illegal acts related to the adoption of children, giving them to guardianship (guardianship) or a foster family for upbringing are committed repeatedly or for the purpose of greed—

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 174 In the sanction of the Article, the words "one hundred to three hundred times the amount of the conditional financial unitwere replaced by the words "one hundred to three hundred manats"

707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) and Article 174 in the sanction of the article, the words " three hundred out of one hundred manats" were replaced by the words " two thousand out of one thousand five hundred manats".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 175 In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words "one hundred to five hundred manats"

Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "hundred out of one hundred manats" were replaced by the words "two thousand out of one thousand five hundred manats"

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[391] 176.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

[392] 176.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "up to five hundred times the amount of the conditional financial unithave been replaced by the words "up to five hundred manats"

[393] Withthe Law of the Republic of Azerbaijan No.256-IVQDdated November 15, 2011("Azerbaijan" newspaper, February 12, 2011, No. 34, Legislative Collection of the Republic of Azerbaijan, 2012, No. 02, Article 45)Article 176-1 was added in the new content.

[394] 177.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to seven hundred times the amount of the conditional financial unit" were replaced by the wordsone hundred to seven hundred manats

177.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand out of five hundred manats " were replaced by the words " two thousand out of one thousand manats ".

177.1 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in the article, the words " seven hundred out of one hundred manats" were replaced by the words "one thousand out of five hundred manats".

177.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) the sanction of the article was given in the new edition.

the previous editorial said:

shall be punished by a fine in the amount of one thousand to two thousand manats, or public works from three hundred sixty to four hundred eighty hours, or correctional works for a period of up to two years, or deprivation of liberty for a period of up to two years.

Bythe Law of the Republic of Azerbaijan No.633-IVQDdated April 30, 2013("Respublika" newspaper, May 21, 2013, No. 108, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 479)Articles 177.2.3-1 and 177.2.3-2 have been added.

[396] With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) Article 177.2.5 was added in the new content.

[397] 177.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom three thousand to five thousand times the amount of the conventional financial unithave been replaced by the wordsfrom three thousand to five thousand manats

Law of the Republic of Azerbaijan No. 314-IVQD dated March 7, 2012 ("Respublika" newspaper, March 15, 2012, No. 60 "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collection of the Republic of Azerbaijan, 2012 -year, No. Article 196) with 177.2, 177.3, 178.2, 178.3, 180.2, 180.3, 181.1, 182.2, 183.1, 194.2, 199.3, 204.1, 206.2, 2 06.3, 207, 217.1, 217.2, 2, the words " with confiscation of property or not " were removed from the sanctions of Articles 218.2, 218.3, 219-1.2, 219 227.3, 234.2, 235.2, 235.3, 274, 276 and 279.3.

177.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2
No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the ar with thousand out of three thousand manats "were replaced by the words "seven thousand out of four thousand out of three thousand manats" were replaced by the words "seven thousand out of four thousand out of three thousand manats" were replaced by the words "seven thousand out of three thousand out of three thousand manats" were replaced by the words "seven thousand out of three three

the previous editorial said:

shall be punished by a fine in the amount of four thousand to seven thousand manats or imprisonment for a term of three to seven years with or without confiscation of property.

[398] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the disposition of Article 177.3, the word "Samehas been replaced by the words" Stipulated in Articles 177.1 or 177.2 of this Code

[399] _____ Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)Article 177.3.3 has been repealed and, accordingly, the semicolon at the end of Article 177.3.2 has been replaced by a dash.

[400] Withthe Law of the Republic of AzerbaijanNo.230-VQDdated May 6, 2016"Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845In Article 177.3, the word "sixis replaced by the word"seven

177.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "from seven to twelve" were replaced by the words "from five to ten".

[401] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 177.4 was added in the new content.

[402] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The "Note" part of Article 177 is given in a new edition.

the previous editorial said:

Note:

1. The liability stipulated in Articles 177.1, 178.1 and 179.1 of this Code arises in cases where damage is caused to the owner or other owner of the property in the amount of more than one hundred manats, but not more than three thousand manats.

2. In Articles 177-187, 189 and 189-1 of this Code, the term "substantial amount" means the amount above three thousand manats, but not more than ten thousand manats, and the term "total amount" means the amount exceeding ten thousand manats.

3. Each of the crimes provided for by Articles 177-185 of this Code by a person who has committed one or more of the crimes provided for by Articles 177-185, as well as Articles 213-3, 217, 227, 232 and 235 of this Code the re-offending of any of which shall be deemed to be their re-offending.

4. In the articles of this chapter, as well as in other articles of this Code, a person who has been previously convicted of robbery or extortion by threat means one or more of those provided by Articles 177-183, 217, 227, 232 and 235 of this Code. a person with a conviction for several crimes is understood.

Article 177 of the Law of the Republic of Azerbaijan No. 607 -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In paragraph 1 of the "Note", the words " from thirty to one thousand times the nominal financial unit ", in paragraph 2 " from one thousand to seven thousand times the nominal financial unit amount " and " from seven thousand times the nominal financial unit amount " are respectively replaced by " thirty to one thousand manats" respectively. up to manat ", " from one thousand manat to seven thousand manat " and " from seven thousand manat " have been replaced.

With the Law of the Republic of Azerbaijan No. 172-IIQD dated July 2, 2001 " On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Arra 455), a new Note of Article 177 was added. Paragraph 1 has been added. Paragraphs 1, 2 and 3 of the Note to Article 177 sho be considered as paragraphs 2, 3 and 4, respectively.

"Note" with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in paragraph 1, the wor Article 177.1 " were replaced by the words " Articles 177.1, 178.1 and 179.1 " and the words " from thirty to restant the words " were replaced by the words " over one hundred manats, but not more than three thousand manats ".

"Note" with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in paragraph 2, the words "the amount from one thousand manats to seven thousand manats, and seven thousand in the case of "total amount" were replaced by the words "the amount above three thousand manats, but not more than ten thousand manats, ten in the case of the "total amount".

By the Law of the Republic of Azerbaijan No. 320-IIIQD dated April 17, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 562), in paragraph 3 of the "Note" part of Article 177, after the word " as well as " 213-3,"number is added.

[403] 178.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to seven hundred times the amount of the conditional financial unit" were replaced by the wordsone hundred to seven hundred manats

178.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " seven hundred out of one hundred manats " were replaced by the words " two thousand out of one thousand manats ".

178.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or " were added after the words " corrective works or ".

[404] 178.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom three thousand to five thousand times the amount of the conventional financial unithave been replaced by the wordsfrom three thousand to five thousand manats

178.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five thousand out of three thousand manats " were replaced by the words " seven thousand out of four thousand manats ".

178.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " from three to seven years " were replaced by the words " restriction of freedom for a period from one to three years or from two years to five years ".

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the provision of Article 178.3, the word "Samehas been replaced by the words" Stipulated in Articles 178.1 or 178.2 of this Code

[406] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 178.3.3 is repealed and the semicolon at the end of Article 178.3.2 is replaced by a dash.

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 178.3, the words "seven to twelve yearshave been replaced by the words" five to ten years

[408] With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 178.4 was added in new content.

179.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by rds'

lead to five hundred manate

179.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words" public works or " the words "corrective works for a period of up to two years or restriction of freedom for a period of up to two years or " were added.

[410] 179.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom two thousand to three thousand times the amount of the conditional financial unithave been replaced by the wordsfrom two thousand to three thousand manats

179.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three thousand out of two thousand manats" were replaced by the words "seven thousand out of four thousand manats".

179.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " from three to seven years " were replaced by the words " restriction of freedom for a period from one to three years or from two years to five years ".

[411] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 179.3.3 is repealed and, accordingly, the semicolon at the end of Article 179.3.2 is replaced by a dash.

[412] With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 179.3, the words "seven to twelve years have been replaced by the words "five to ten years"

[413] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 179.4 was added in the new content.

Bythe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 180.1, the words "corrective works for a period of up to two years" have been replaced by the words restriction of freedom for a period of up to three years

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 180.2, the words "four to eight yearswere replaced by the words" three to seven years

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the provision of Article 180.3, the word "Samehas been replaced by the words" Stipulated in Articles 180.1 or 180.2 of this Code

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 180.3.3 is repealed and the semicolon at the end of Article 180.3.2 is replaced by a dash.

[418] With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 18 the word "threewas replaced by the word" two

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- Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 181.1, the word "threewas replaced by the word" four
- Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In Article 181.2.4, the words "causing considerable damage to the victim" were replaced by the words with the aim of acquiring a considerable amount of property
- With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the provision of Article 181.3, the word "Samehas been replaced by the words" Stipulated in Articles 181.1 or 181.2 of this Code
- Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 181.3.4 is repealed and the semicolon at the end of Article 181.3.3 is replaced by a dash.
- Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 181.4 was added in the new content.
- Law of the Republic of Azerbaijan No.417-IVQDdated June 29, 2012("Respublika" newspaper, July 20, 2012, No. 159, "Azerbaijan" newspaper, July 21, 2012, No. 160, of the Republic of Azerbaijan Legislation Collection, 2012, No. 07, Article 673)andArticle 182.2.4,the wordswhen it is committed by causing a significant amount of damage to the victimwhen it is committed with the aim of obtaining a significant amount of property".
- With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the provision of Article 182.3, the word "Samehas been replaced by the words "Stipulated in Articles 182.1 or 182.2 of this Code
- Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 182.3.4 is repealed and the semicolon at the end of Article 182.3.3 is replaced by a dash.
- Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 182.4 was added in the new content.
- Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 183.1, the word "eight" was replaced by the wordseven
- [430] Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)Article 184 has been repeal
- Withthe Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2

 No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845In Article 184.1, after the wordwithout siderable amount are added.

words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words one hundred to five hundred manats

184.1 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) the sanction of the article was given in the new edition.

the previous editorial said:

shall be punished by a fine from one hundred to five hundred manats, or from three hundred sixty to four hundred eighty hours of public service, or imprisonment for up to one year.

184.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "two thousand out of one thousand manats "were replaced by the words "four thousand out of two thousand manats".

[433] Withthe Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016" Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845 Article 184.2.3 is repealed.

[434] 184.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

184.2 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in the sanction of the article, the words " from five hundred manats " were replaced by the words" three from two thousand manats " and the words " from one year to three " were replaced by the words" from two years to four ".

184.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three thousand out of two thousand manats" were replaced by the words "six thousand out of four thousand manats".

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In Article 185.1, before the wordscorrection for a period of up to two yearsfine from one thousand manats to two thousand manats" have been added.

185.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " restriction of freedom for a period of up to two years or " were added after the words " corrective works or "

[436] With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In Article 185.2, fine from two thousand to three thousand manats or "were addedbefore the wordtwo

185.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three thousand out of two thousand manats" were replaced by the words "six thousand out of three thousand manats".

185.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the artiafter the words "or", the words "restriction of freedom for a period of one to three years or "were added.

[437] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 185.4 war and ed in content.

words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

186.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " two thousand out of one thousand manats " were replaced by the words " four thousand out of two thousand manats ".

186.1 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in the article, the words " five hundred out of one hundred manats" were replaced by the words " two thousand out of one thousand manats".

186.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or " were added after the words " fine or ".

186.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the words "from two thousand to four thousand manats" were replaced by the words "from two to three times the damage caused as a result of the crime".

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 186.3 was added in the new content.

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the disposition of Article 187.1, the word "carelessly" is replaced by the wordsbecause of careless handling of fire or other high danger source

[441] 187.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

187.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "one thousand out of five hundred manats "were replaced by the words " two thousand out of one thousand manats ".

187.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to six months or "were addedafter the words" corrective works or ".

Article 187.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the words " from one thousand to two thousand manats " were replaced by the words " from two to three times the damage caused as a result of the crime".

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) From the provision of Article 187.2, the words "when it occurs due to careless handling of fire or other source of high danger or" have been removed.

[443] 187.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article wordsfrom one thousand to two thousand times the amount of the conditional financial unitwere replaced by the wordsf one thousand to two thousand manats

187.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspape.

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187.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " up to six months "were replaced by the words " restriction of freedom for a period of up to one year or up to one year ".

[444] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 187.4 was added in the new content.

[445] Withthe Law of the Republic of Azerbaijan<u>No.816-VQDdated October 20, 2017</u>("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)The "Note" part of Article 187.4 has been canceled.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 188 In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

188 with the Law of the Republic of Azerbaijan No. 640-IVQD dated April 30, 2013 ("Respublika" newspaper, June 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594) and in the sanctions of articles 310, the words " two hundred " were replaced by the words " two hundred forty hours and four hundred ".

Law of the Republic of Azerbaijan No. 1336-IVQD dated September 30, 2015 ("Azerbaijan" newspaper, November 24, 2015, No. 258, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1253) the article is given in a new edition.

the previous editorial said:

Article 188. Violation of ownership rights over land

Violation of legal property rights over land, i.e. arbitrary occupation, alteration or cultivation of land

shall be punished by a fine from one hundred to five hundred manats, or from two hundred and forty to four hundred hours of public works, or correctional works for a period of up to one year.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 188.1, restriction of liberty for a period of up to two years or" were addedafter the wordsor

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 188.2, before the wordsone yearrestriction of freedom for a period of one to three years" were added.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 188.3, the word "threehas been replaced by the words restriction of liberty for a period from three to five years or two

[450] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 189 has been repeal

[451] 189.1 withthe Law of the Republic of Azerbaijan No.**607-IIIQD**dated May 16, 2008("**Azerbaijan**" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words' hundred to five hundred manats

Article 189 1 of the Law of the Danublic of Azerbaijan No. 640 IVOD dated April 20, 2012 ("Pasmublica" mo

189.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of one hundred manats " were replaced by the words " two thousand out of one thousand five hundred manats ".

[452] 189.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

189.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand from five hundred manats "were replaced by the words " four thousand from two thousand manats ".

[453] Article 189-1was addedthe Law of the Republic of Azerbaijan No.200-IIIQDdated December 19, 2006Legislative Collection of the Republic of Azerbaijan, 2007, No. 2, Article 68)

189-1withthe Law of the Republic of Azerbaijan No. 971-IVQD dated May 30, 2014 ("Respublika" newspaper, July 1, 2014, No. 137, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 618) The word "water" was addedafter the words" natural gas "in the name of the

Withthe Law of the Republic of Azerbaijan No.971-IVQDdated May 30, 2014 ("Respublika" newspaper, July 1, 2014, No. 137, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 618) In Article 189-1.1, watersupply were addedafter the words Natural gasenergy resources were replaced by the word "resources"

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 189 - In the sanction of Article 1.1, the words "one thousand to three thousand times the amount of the conditional financial unitwere replaced by the words" one thousand to three thousand manats

189-1.1- with the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) The words " or with restriction of freedom for a period of up to two years" have been removed from the article.

189-1.1 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the Article, the words " three thousand out of one thousand manats " have been replaced by the words " four thousand out of two thousand manats ".

189-1.1 with the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of the article, the words " or restriction of liberty for a period of up to two years " were added after the word " work ".

[456] 189.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of Article 2, the words "from three thousand to five thousand times the amount of the conditional financial unithave been replaced by the words "from three thousand to five thousand manats"

189-1.2 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the article, words " five thousand out of three thousand manats " were replaced by the words " six thousand out of four thousand manats".

189-1.2 with the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspa November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanct of Articles 189-1.3 and 189-1.3, after the words " or " the words " restriction of freedom for a period of one to t¹ ears added.

Withthe Law of the Republic of Azerbaijan No.183-IVQDdated June 24, 2011("Azerbaijan" newspaper, August 2,2011, No. 167, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 621)In Articles 189-1.3 and 189-1.4, the words "non-official" were removed.

189-1.3withthe Law of the Republic of Azerbaijan No. 971-IVQD dated May 30, 2014 ("Respublika" newspaper, July 1, 2014, No. 137, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 618) and in articles 189-1.4, the word "water" was addedafter the words "Natural gas".

189-1.3 with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 (_"Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) the words "189-1.1-189-1.2" in the articlethe words "189-1.1 and 189-1.2" in the "Note" part of the article 189-1.4 and 189-1.1 and or 189-1.2 was replaced by the words ".

189-1.3 withthe Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the provisions of Articles 189-1.1 and 189-1.4, the words " 189-1.1 or 189-1.2 "have been replaced by " 189-1.1, 189-1.2 or 189-1.2-1".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 189 - In the sanction of Article 1.3, the words "from three thousand to four thousand times the amount of the conditional financial unithave been replaced by the words "from three thousand to four thousand manats"

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 189 - In the sanction of Article 1.4, the words "from four thousand to five thousand times the amount of the conventional financial unithave been replaced by the words "from four thousand to five thousand manats"

189-1.4 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) The words " five thousand " were replaced by the words " six thousand " in the sanction of the Article .

189-1.4 withthe Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of the Article, after the words " or " the words "restriction of freedom for a period of two to five years or " were added.

[461] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Section 189-1 "Note" is repealed.

[462] 190.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "up to five hundred times the amount of the conditional financial unithave been replaced by the words "up to five hundred manats"

190.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) and in the sanction of articles 191, the words " five hundred " were replaced by the words " four thousand from two thousand manats".

Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2 No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) From Article 190.2, the words violation of a legally binding court decision or have been removed.

 190.2 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in the article, the words " from thousand to three thousand manats " were replaced by the words " from two to four times the damage caused as a result of the crime ".

190.2 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the words "from twice to four times the amount" were replaced by the word "in the amount of twice".

The Law of the Republic of AzerbaijanNo. 92-IIIQDofApril 7, 2006Collection of Legislation of the Republic of Azerbaijan, 2006, No. 5, Article 390) in the "Note" part of Article 190, numbers "192-198" 192, 193, 194-198" were replaced by numbers.

Article 190 of the Law of the Republic of Azerbaijan dated May 16, 2008 No. 607 -IIIQD ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the "Note", the words " from one thousand to seven thousand times the amount of the conventional financial unit " and " from seven thousand times the amount of the conventional financial unit " were replaced by the words " from one thousand to seven thousand manats " and " from seven thousand manats ", respectively.

Law of the Republic of Azerbaijan No. 199-IVQD dated September 30, 2011 ("Respublika" newspaper, November 26, 2011, No. 255; "Azerbaijan" newspaper, November 27, 2011, No. 262; Legislative Collection of the Republic of Azerbaijan, 2011, No. 11, Article 980) and in the "Note" part of Article 190, "192,"" 192-1" was added after the number.

190 with the Law of the Republic of Azerbaijan No. 635-IVQD dated April 30, 2013 ("Respublika" newspaper, May 21, 2013, No. 108, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 481) in the note part of the article " 202-205," after the numbers " 205-2," numbers are added.

190 with the Law of the Republic of Azerbaijan No. 1266-IVQD dated April 28, 2015 ("Respublika" newspaper, June 6, 2015, No. 120, Legislative Collection of the Republic of Azerbaijan, 2015, No. 06, Article 678) to the "Note" part of the article "194-198," after the numbers "200-2," numbers are added.

"Note" with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) part is given in the new edition. the previous editorial said:

Note: In Articles 190, 192, 192-1, 193, 194-198, 200-2, 202-205, 205-2, 210-212 of this Code, the term "substantial amount" means the amount from one thousand to seven thousand manats. "Total amount" means an amount exceeding seven thousand manats.

190 with the Law of the Republic of Azerbaijan No. 633-VQD dated April 25, 2017 ("Azerbaijan" newspaper, May 23, 2017, No. 109, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 733) " 201-1.1" numbers were added after " 200-2.1" and "201-1.2" numbers were added to "Note" part of the article.

Article 190 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the "Note" part of the article, the figures " 192.2.1, 192.2.2, 192-1.3.2, 193.2.1, 193.2.2" were replaced by the figures " 192-1.3.2", after the words "excess amount " ", in Articles 192.2.1, 192.2.2, 193.2.1 and 193.2.2, the term "gross amount" means an amount over one hundred thousand manats, but not more than five hundred thousand manats, 192.3.1, 192.3.2, 193.3.1 and in Articles 193.3.2, the words "in particular, the amount exceeding five hundred thousand manats" have been added.

190 with the Law of the Republic of Azerbaijan No. 868-VQD dated November 17, 2017 ("Azerbaijan" newspaper, December 16, 2017, No. 278, Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article 2231) " 195-2.1" after the numbers " 195-1.2" and " 195-2.2" after the numbers " 195-1.3" were added in the "Note" part of the article.

"Note" with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the first, second and third cases, the word " twenty " was replaced by the word " fifty ", and the word " hundred " was replaced by the words " two hundred".

453-VIQD dated December 27, 2021 The Law of the Republic of Azerbaijan ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 133 6) from the "Note" part of Ar 190, " 192-1.1, 192-1.2, " and " 192-1.3.2, " figures were removed.

Law of the Republic of Azerbaijan No. 619-VIQD dated November 5, 2022 (official website of the Azerbaijan S Information Agency (AZERTAC), December 6, 2022 "Azerbaijan" newspaper December 7, 2022, No. 267, The Legisla Collection of the Republic of Azerbaijan, 2022, No. 12, Article 1363) and the "Note" part of Article 190, after the numbers " 2.1 " the numbers " 206-1.1 " were added and in that part " and 193.2.2 The words ", 193.2.2 and 206-1.2.2 " have ' replated the words " and 193.3.2 " with the words ", 193.3.2 and 206-1.3 ".

words "up to five hundred times the amount of the conditional financial unithave been replaced by the words up to five hundred manats

[467] 192.1 of the Law of the Republic of Azerbaijan No. 49-IIQD datedDecember 26, 2000On Additions and Amendments to the Codes of Criminal and Administrative Offenses of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 1, Article 24) In the disposition of the article, after the words"in case of damage""in case of causing a significant amount of income" were added.

Amendments and additions to some legislative acts of the Republic of Azerbaijan in connection with the implementation of the Law of the Republic of Azerbaijan No. 732-IIQD dated September 7, 2004 "On the list of items that may belong to certain participants of the civil circulation and are allowed to circulate (restricted civil circulation) on the basis of a special permit" on the making" of the Law of the Republic of Azerbaijan (legislative collection of the Republic of Azerbaijan, 2004, No. 10, Article 762) in the disposition of Article 192.1, after the words "in violation of" the words "or without special permission using restricted civil circulation items" are added has been done.

192.1 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in the disposition of the article, the words "(tax accounting)" were added after the word "registration".

192.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the disposition of the article, the words "to citizens, organizations or "were replaced by the words" to individuals or legal entities, or ".

[468] 192.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "from one thousand to five thousand times the amount of the conditional financial unithave been replaced by the words"one thousand to five thousand manats

192.1, 192 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) - In the sanction of Articles 1.1, 192-1.2, 193.1, 195.1, 195-1.1, 196.1 and 210.1, the words " in two times the amount " have been replaced by the words " in the amount from two times to four times ".

192.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words " or " the words "restriction of freedom for a period of up to six months or " were added.

192.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the word "four" was replaced by the word "three", the words "restriction of freedom for a period of up to six months" were replaced by the words "corrective works for a period of up to one year".

Article 192.2.1 shall be added to the Law of the Republic of AzerbaijanNo. 357-IIIQD dated May 31, 2007(Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 579), 192.2.1 and Articles 192.2.2 were considered articles 192.2.2 and 192.2.3 respectively.

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In the sanction of Articles 192.2, 192-1.3, 193.2, 195-1.2, 196.2 and 210.2, the words "three times the amount" were replaced by the wordsthree times to five times the amount

192.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article the words "restriction of freedom for a period of up to three years or " were added after the words " or ".

192.2 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2 No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the woll in the amount from one to five times "have been replaced by the words " in the amount of the same ".

[471] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspa ven

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) "Note" part was added to Article 192 with a new content.

Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The "Note" part of the article has been canceled.

Law of the Republic of Azerbaijan No.199-IVQDdated September 30, 2011("Respublika" newspaper, November 26, 2011, No. 255; "Azerbaijan" newspaper, November 27, 2011, No. 262; Law of the Republic of Azerbaijan Legislative Collection, 2011, No. 11, Article 980)added Article 192-1.

192-1 with the Law of the Republic of Azerbaijan No. 182-VIQD dated October 6, 2020 ("Azerbaijan" newspaper, November 15, 2020, No. 238, Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1332) The name of the article is given in the new edition.

The previous editorial said:

Organizing or conducting illegal lotteries and sports betting games

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the provisions of Articles 192-1.1 and 192-1.2, the words "to citizens, organizations or "have been replaced by the wordsto individuals or legal entities, or

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Articles 192-1.1 and 192-1.2, the word "four" was replaced by the wordthree

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 192-1.3, the wordsin the amount from one to five timeshave been replaced by the wordsin the amount of the same

192- Article 1 has been repealed.

Bythe Law of the Republic of Azerbaijan No. 408-VQDdated November 11, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2019) Article 192-2 was added in the new content.

[478] 193.1 of the Law of the Republic of Azerbaijan No. 49-IIQD datedDecember 26, 2000On Additions and Amendments to the Codes of Criminal and Administrative Offenses of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 1, Article 24) In the disposition of the article, after the words "in case of damage" in case of causing a significant amount of income "were added.

[479] 193.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "from one thousand to five thousand times the amount of the conditional financial unithave been replaced by the words"one thousand to five thousand manats

192.1 and 193.1- The words " fine from one thousand to five thousand manats or restriction of liberty for a period of up to two years " were replaced by " fine in the amount of twice the amount of the damage (earned income) caused as a result the crime " in the articles.

193.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the arti after the words "or" the words "restriction of freedom for a period of up to six months or "were added.

[480] 193.2 of the Law of the Republic of Azerbaijan No. 49-IIOD datedDecember 26. 2000On Additions and

[481] 192.2 of the Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) and in articles 193.2, the words "restriction of freedom for a period of up to three years or" have been replaced by the words "a fine of three times the amount of the damage (earned income) caused as a result of the crime or from one year".

193.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to three years or "were added after the words" or ".

193.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the word "four" was replaced by the word "three", and in the sanction of article 193.2, the words "in the amount from one to five times" were replaced by the words "in the amount of one".

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 193.3 was added in the new content.

Withthe Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845 Article 193 has been added to the "Note" section with a new content.

The Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The "Note" part of the article has been canceled.

[484] ____ Article 193-1 was added by the Law of the Republic of AzerbaijanNo.92-IIIQD dated April 7, 2006(Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390)

Law of the Republic of Azerbaijan No. 783-VIQD dated December 30, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 31, 2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, The Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39) removed the words "money or other "from thename of Article 193-1 and Article 193-1.1

Law of the Republic of Azerbaijan No.783-VIQDdated December 30, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), January 31,2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39)andArticle 193-1.1.1 "money or other", "money or other" and "money or other" words have been removed.

Law of the Republic of Azerbaijan No.783-VIQDdated December 30, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), January 31,2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39)andArticle 193-1.1.2, the words "money or other" were removed (in both cases).

Law of the Republic of Azerbaijan No.607-IIIQD_{dated} May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 193 - In the sanction of Article 1.1, the words "from two thousand to five thousand times the conventional financial unithave been replaced by the words from thousand to five thousand manats

193-1.1- with the Law of the Republic of Azerbaijan No. 973-IIIQD dated March 5, 2010 ("Azerbaijan" newspaper, Ma 21, 2010, No. 64, Legislative Collection of the Republic of Azerbaijan, 2010, No. 03, Article 178) The disposition of the artic given in the new edition.

it was said in the previous edition.

Legalization of money or other property obtained through crime, that is, financial transactions using

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words " five thousand from two thousand manats " were replaced by the words " eight thousand from four thousand manats "

Law of the Republic of Azerbaijan No.783-VIQDdated December 30, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), January 31,2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, article 39)andin article 193-1.3.2, the word "total" was replaced by the wordconsiderable

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 193 In the "Note" of Article 1, the words "forty-five thousand times the amount of the conventional financial unithave been replaced by the words "forty-five thousand manats

Law of the Republic of Azerbaijan No. 783-VIQD dated December 30, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 31, 2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, The Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39) and in the "Note" part of Article 193-1, the words "forty-five" when referring to "total amount" were replaced by the words "fifty" when referring to "substantial amount".

[490] TheLaw of the Republic of Azerbaijan No. 973-IIIQD dated March 5, 2010 ("Azerbaijan" newspaper March 21, 2010, No. 64, Legislative Collection of the Republic of Azerbaijan, 2010, No. 03, Article 178) the name is given in the new edition.
It was said in the previous edition.

Knowingly buying or selling property obtained through crime

Law of the Republic of Azerbaijan No. 783-VIQD dated December 30, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 31, 2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, The Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39) and the words "money or other" were removed from the name of Article 194.

Law of the Republic of Azerbaijan No.783-VIQDdated December 30, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), January 31,2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39) and Article 194.1, the words "money or other" were removed.

[492] 194.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "from one thousand to three thousand times the amount of the conventional financial unit" and "up to one thousand times the amount of the conventional financial unitfrom one thousand to three thousand manats" and "up to one thousand manats, respectively.

Article 194.1 of the Law of the Republic of Azerbaijan No. 973-IIIQD dated March 5, 2010 ("Azerbaijan" newspaper, March 21, 2010, No. 64, Legislative Collection of the Republic of Azerbaijan, 2010, No. 03, Article 178) given in the new edition.

It was said in the previous edition.

Knowingly buying or selling a substantial amount of property obtained by crime without prior promise—

shall be punished by a fine of one thousand to three thousand manats or restriction of freedom for a period of up to three years or imprisonment for a term of up to three years with a fine of up to one thousand manats

Law of the Republic of Azerbaijan No. 314-IVQD dated March 7, 2012 ("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collection of the Republic of Azerbaijan, 2012 - year, No. 03, Article 196) and Articles 194.1, 233-1.1, 233-1.2, the words "by confiscating property" were removed from the sanction.

194.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2 No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the we "three thousand out of one thousand manats" were replaced by the words "six thousand out of three thousand manats".

Article 194.1 of the Law of the Republic of Azerbaijan No. 1272-IVQD dated April 28, 2015 ("Respublika" newspa May 22, 2015, No. 108, Legislative Collection of the Republic of Azerbaijan, 2015, No. 5, Article 508) ** ords **iderable amount " were removed from the provision of the article, and the words " or deprivation of liberty **rio**

Withthe Law of the Republic of Azerbaijan No.1272-IVQDdated April 28, 2015 ("Respublika" newspaper, May 22, 2015, No. 108, Legislative Collection of the Republic of Azerbaijan, 2015, No. 5, Article 508) Article 194.1-1 was added in the new content.

Withthe Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016" Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845In Article 194.1-1, the wordsfrom five thousand to seven thousand manatshave been replaced by the wordsfrom two to four times the damage (earned income) caused as a result of the crime

194.1-1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) The word " four " has been replaced by the word " three " in the sanction of the Article .

Withthe Law of the Republic of AzerbaijanNo.1272-IVQDdated April 28, 2015("Respublika" newspaper, May 22, 2015, No. 108, Legislative Collection of the Republic of Azerbaijan, 2015, No. 5, Article 508)In Article 194.2, the words "Article 194.1 or 194.1-1

[496] With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 194.2.3 is repealed.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 194.2, the word "seven"was replaced by the wordsix

[498] 195.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "from one thousand to five thousand times the amount of the conditional financial unithave been replaced by the words"one thousand to five thousand manats

Article 195.1 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) The words " a fine of one thousand to five thousand manats or restriction of freedom for a period of up to two years or for the same period " were replaced by the words " a fine of twice the amount of the damage caused as a result of the crime or for a period of up to two years ".

Article 195.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words " or " the words " corrective works for a period of up to two years or restriction of freedom for a period of up to one year or " were added.

[499] 195.2 with the Law of the Republic of Azerbaijan No.137-IVQD datedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)In the article, the wordsrestriction of liberty for a period of up to three yearswere replaced by the wordsa fine of three times the amount of the damage caused as a result of the crime

195.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words " or " the words "restriction of freedom for a period of one to three years or " were added.

195.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2 No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the words " was replaced by the word " three ", and in the sanction of article 195.2, the words " in the amount from one to five times were replaced by the words " in the amount of one ".

New by the Law of the Republic of Azerbaijan No.711-IIIQDdated October 28, 20 vbai vbair. December 14. 2008. No. 279. Legislative Collection of the Republic of Azerbaijan. 2008. No. 12 de 1

Law of the Republic of Azerbaijan No.1048-VIQDdated December 5, 2023(official website of the Azerbaijan State Information Agency (AZERTAC), December 25,2023, "Azerbaijan" newspaper, December 26,2023, No. 283, Legislative Collection of the Republic of Azerbaijan, 2023, No. 12, Book I, Article 1621)andArticle195-1.1,and other payment" were addedafter the wordbank

[502] 195 with the Law of the Republic of Azerbaijan No.137-IVQD datedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)- In Article 1.1,the wordsfine from three thousand five hundred to five thousand five hundred manats or restriction of liberty for a period of up to two yearswere replaced by fine twice the amount of the damage caused as a result of the crime

195-1.1 with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of the Article, the words " up to four times the fine " were replaced by the words " up to three times the fine or restriction of freedom for a period of up to one year ".

[503] 195 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)- In Article 1.2the wordsrestriction of freedom from two to three years" were replaced by the wordsfine in the amount of three times the damage caused as a result of the crime

195-1.2 with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) and in articles 195-1.3, the words "holding and " are replaced by the words "holding or ".

195-1.2 with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of the Article, the words " in the amount from one to five times " have been replaced by the words " in the amount of the same ".

[504] 195 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)- In Article 1.3, the words "deprivationhave been replaced by the words"deprivation and a fine in the amount of four times the damage caused as a result of the crime or

195-1.3 with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 (_"Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In the sanction of the Article, the words " in the amount of four times " have been replaced by the words " in the amount of four times to six times ".

195-1.3 with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of the Article, the words " in the amount from one to six times " have been replaced by the words " in the amount ".

Law of the Republic of Azerbaijan No.868-VQDdated November 17, 2017 ("Azerbaijan" newspaper, December 16, 2017, No. 278, Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article 2231) added Article 195-2 in new content.

[506] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 195-2.1, the word "one" has been replaced by the word "two", in the sanction of Article 195-2.2, the words in the amount from one to five times in the amount of one".

[507] 196.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, words "from one thousand to five thousand times the amount of the conditional financial unithave been replaced by words"one thousand to five thousand manats

196.1 of the Law of the Republic of Azerbaijan No. 1034-IIIQD dated June 18, 2010 ("Azerbaijan" newspaper, July 2010, No. 152, Legislative Collection of the Republic of Azerbaijan, 2010, No. 07, Article 591) the sanction of the article given in the new edition.

The provious editorial said.

Article 196.1 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) The words " a fine of thousand to five thousand manats or correctional works for a period of up to one year or restriction of freedom for a period of up to two years " were replaced by the words " a fine of twice the amount of the damage caused as a result of the crime or correctional works for a period of up to one year ".

196.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "or three" were replaced by the words "or restriction of liberty for a period of up to two years or two ".

[508] With the Law of the Republic of Azerbaijan No.1034-IIIQD datedJune 18, 2010("Azerbaijan" newspaper, July 17,2010, No. 152, Legislative Collection of the Republic of Azerbaijan, 2010, No. 07, Article 591)The sanction of Article 196.2 is given in the new edition.

The previous editorial said:

shall be punished by restriction of liberty for a term of up to three years or deprivation of liberty for a term of two to five years.

Article 196.2 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) The words "corrective work for a period of up to two years or restriction of freedom for a period of up to three years "were replaced by the words "a fine of three times the amount of the damage caused as a result of the crime or correctional work for a period of up to two years ".

196.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " from three years " were replaced by the words " restriction of freedom for a period of one to three years or from two years ".

196.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the word "four" was replaced by the word "three", and in the sanction of article 196.2, the words "in the amount from one to five times" were replaced by the words "in the amount of twice".

[509] _____ Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)From the disposition of Article 197.1, the words "repeated or" have been removed.

[510] 197.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "from one thousand to five thousand times the amount of the conditional financial unithave been replaced by the words"one thousand to five thousand manats

Article 197.1 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in the article, the words " a fine from one thousand to five thousand manats or one " were replaced by the words " a fine from two to four times the damage caused as a result of the crime (earned income) or two ".

197.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the word "one", the words "restriction of freedom for a period of up to a year or one "were added.

[511] 197.2 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)"restriction of freedom or for the same period" were removed from the article.

197.2 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2 No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in the article, the words " reme work for a period of up to two years " were replaced by the words " a fine of three to five times the amount of the dam caused as a result of the crime (earned income) ".

Article 197.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspa November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in retricle, after the words "up to three years", the words "restriction of freedom for a period or up to two year add

[512] 198.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "from one thousand to five thousand times the amount of the conditional financial unithave been replaced by the words"one thousand to five thousand manats

198.1 with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 (_"Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) the sanction of the article was given in the new edition.

the previous edition said:

shall be punished by a fine in the amount of one thousand to five thousand manats or correctional works for a period of up to one year.

[513] 198.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "from one thousand to five thousand times the amount of the conditional financial unithave been replaced by the words"one thousand to five thousand manats

198.2 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) the sanction of the article was given in the new edition.

the previous edition said:

shall be punished by correctional works for a period of up to two years or restriction of freedom for a period of up to two years or deprivation of liberty for the same period.

198.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words "or" the words "restriction of freedom for a period of up to two years or "were added.

198.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the word "four" was replaced by the word "three", and in the sanction of article 198.2, the words "in the amount from one to five times" were replaced by the words "in the amount of one".

[514] 199.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

Article 199.1 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) The words " or restriction of liberty for a period of up to two years " were removed.

Law of the Republic of Azerbaijan No. 184-VQD dated April 5, 2016 ("Azerbaijan" newspaper, May 3, 2016, No. 94, Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 638) and 199 article is given in the new edition.

the previous editorial said:

 $A\ r\ t\ i\ c\ l\ e\quad 1\ 9\ 9\ .\quad \textbf{Monopolistic actions and restriction of competition}$

199.1. Not to engage in monopolistic actions by setting a monopolistically high or monopolistically low price, as well as dividing the market, limiting the possibility of entering the market, excluding other subjects of economic activity from it, setting or maintaining a single price—

shall be punished by a fine from one hundred to five hundred manats or correctional works for a period of up to one year or restriction of freedom for a period of up to two years.

199.2. When the same acts are committed by a group of persons or an organized gang who conspired in advance—shall be punished by imprisonment for up to two years.

199.3. Acts provided for in articles 199.1 or 199.2 of this Code without signs of extortion, using force or threatening to force, as well as destroying or damaging the property of another person or threatening to destroy or damage it when commi

Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 199.1 (in both cases) and in the sanction of Article 199.2, the words "catch and" are replaced by the words catch or

[516] _____ 200.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to three hundred times the amount of the conditional financial unitwere replaced by the words"one hundred to three hundred manats

Law of the Republic of Azerbaijan No. 299-IVQD dated February 14, 2012 ("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collection of the Republic of Azerbaijan, 2012 year, No. 03, article 193) and in the disposition of article 200.1, the word " organizations " was replaced by the word " in organizations " and the words " fine from one hundred to three hundred manats or eighty " in the sanction of " from three thousand to five thousand manats" fine or two hundred and forty of one hundred and eighty hours " was replaced by the words.

[517] 200.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom three hundred to six hundred times the amount of the conditional financial unithave been replaced by the wordsfrom three hundred to six hundred manats

Article 200.2 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) The words "restriction of liberty for a period of up to two years "were replaced by the words "deprivation of liberty for a period of up to six months".

Law of the Republic of Azerbaijan No. 299-IVQD dated February 14, 2012 ("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collection of the Republic of Azerbaijan, 2012 year, No. 03, article 193) and in the sanction of article 200.2, the words " six hundred out of three hundred manats " were replaced by the words " seven thousand out of five thousand manats ".

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In Article 200.3, recklessly is added after the wordconcealment

[519] 200.3 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

Law of the Republic of Azerbaijan No. 299-IVQD dated February 14, 2012 ("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collection of the Republic of Azerbaijan, 2012 year, No. 03, article 193) and in the sanction of article 200.3, the words " one thousand out of five hundred manats " were replaced by the words " nine thousand out of seven thousand manats ".

200.3 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "nine thousand out of seven thousand manats "were replaced by the words " fifteen thousand out of ten thousand manats ".

200.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the art the word " three " was replaced by the words " restriction of freedom for a period of up to two years or two ".

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016" Azerbaijan" newspaper, May 25, 2

No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In Article 200.4, "Identical acts" been replaced by the words Acts provided for in Article 200.3 of this Code

words "in the amount of forty times the amount of the conventional financial unit" and "from forty timeswere replaced by the wordsforty manats" and "from forty manats, respectively

Law of the Republic of Azerbaijan No. 299-IVQD dated February 14, 2012 ("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collection of the Republic of Azerbaijan, 2012 year, No. 03, article 193) and in the "Note" part of article 200, the words " forty manats" were replaced by the words " from forty manats to five hundred manats " and the words " from forty manats" were replaced by the words " from five hundred manats".

"Note" with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 (_"Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) the words " from forty manats to five hundred manats, five hundred in the case of "total amount" are replaced by the words " amount above one hundred manats, but not more than three thousand manats, three thousand in the case of "total amount".

The Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the "Note" part of the article, the word " three " was added before the word " hundred ".

[522] Article 200-1 was added with new content by 391-IIIQD dated June 16, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 8, Article 757

[523] 200 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)- In the sanction of Article 1.1, the words "from three thousand to five thousand times the conventional financial unithave been replaced by the words from three thousand to five thousand manats

200-1.1 with the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) After the words "fine or "the words "restriction of liberty for a period of up to two years or "were added to the sanction of Article

Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) restriction of liberty for a period of up to three years or" were addedafter the wordby doing to the sanction of Article 200-1.2

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 200 In the "Note" of Article 1, the words "amount from one thousand to two thousand times the amount of the conditional financial unit" and "amount exceeding two thousand times the amount of the conditional financial unit" are respectively "amount from one thousand to two thousand manats" and "two thousand The amount exceeding manatswas replaced by the words".

Bythe Law of the Republic of Azerbaijan No.1266-IVQDdated April 28, 2015 ("Respublika" newspaper, June 6, 2015, No. 120, Legislative Collection of the Republic of Azerbaijan, 2015, No. 06, Article 678) Article 200-2 was added in the new content

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In Article 200-2.1, the wordsfrom three thousand to five thousand manatshave been replaced by the wordsfrom two to four times the damage (earned income) caused as a result of the crime

With the Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017. No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 200-2.2, words "six thousand out of four thousand manatshave been replaced by the words "fifteen thousand out of ten thous manats

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, 25, 2 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In Article 200-2.3, the work is seen as a second of the Republic of Azerbaijan, 2016, No. 5, Article 845).

the word " four " has been replaced by the word " three ", and in the sanction of Article 200-2.3, the words " in the amount from twice to five times " have been replaced by the words " in the amount of twice ".

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 201.1, after the wordsor "restriction of freedom for a period of up to three years or" were added.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 201.2, the word "seven"was replaced by the wordfive

[532] Withthe Law of the Republic of Azerbaijan No.633-VQDdated April 25, 2017 ("Azerbaijan" newspaper, May 23, 2017, No. 109, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 733) Article 201-1 has been added.

201-1.1 with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 201-1.2, the word " four " was replaced by the word " three ", and in the sanction of Article 201-1.2, the words " in the amount from one to five times " were replaced by the words " in the amount of one ".

200.1 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

200.2 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

According to the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141) in Article 202.2, the words "restriction of liberty for the same period" are replaced by "deprivation of liberty for a period of up to six months." replaced with the words

202.2 and 202 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In Articles 1.2, the words " from five hundred to one thousand manats "were replaced by the words " from three to five times the damage caused as a result of the crime".

Law of the Republic of Azerbaijan No.783-VIQDdated December 30, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), January 31,2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39) and Article 202, the "Note" part was added with new content.

Article 202-1 was added to the Code by theLaw of the Republic of Azerbaijan No.991-IIQDdated September 20, 2005Legislative Collection of the Republic of Azerbaijan, 2005, No. 11, Article 994

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 202 - In the sanction of Article 1.1, the we "one hundred to five hundred times of the conventional financial unithave been replaced by the words" one hundred to hundred manats

Article 202.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" news July No. 153 Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) and in the sance Article 1268.

202-1.1 with the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of the article, the words " or restriction of freedom for a period of up to one year " were added after the word " work ".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 202 - In the sanction of Article 1.2, the words "from five hundred times to one thousand times the conventional financial unitwere replaced by the words "from five hundred to one thousand manats

Bythe Law of the Republic of Azerbaijan No.386-VQDdated November 11, 2016 ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1999) In the title of Article 202-2, the word "service" has been replaced by the wordinside

Bythe Law of the Republic of Azerbaijan No.386-VQDdated November 11, 2016 ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1999) In Article 202-2.1, the words "intended for service usewere replaced by the word" inside

[541] 202 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)- From Article 2.1, the words "restriction of freedom for a period of up to three years by imposing a fine of one thousand to three thousand manats or" have been removed.

202-2.1 with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 (_"Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In the article, the words " from eight thousand to ten thousand manats with deprivation of the right to hold certain positions or to engage in certain activities for a period of up to two years " were replaced by the words " from three to five times the damage caused as a result of the crime (earned income) ".

202-2.1 with the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of the article, after the words "fine or " the words " restriction of liberty for a period of two to five years or " were added.

Article 202.2 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518), in the sanction of Articles 202-1.2 and 202-2.1, the words " in the amount of three times to five times " were replaced by the words " in the amount of two times ".

Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 of the Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)and 202 - From Article 2.2, the words "restriction of freedom for a period of up to three years by imposing a fine from three thousand to seven thousand manats or" have been removed.

Article withthe Law of the Republic of Azerbaijan No. 973-IIIQD dated March 5, 2010 ("Azerbaijan" newspaper March 21, 2010, No. 64, Legislative Collection of the Republic of Azerbaijan, 2010, No. 03, Article 178202-2 added.

"Note" withthe Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) the words "Articles 1078-46.2 and 1078-47 of the Civil Code of the Republic of Azerbaijan" were replaced by the words "Article 79.1 of the Law of the Republic of Azerbaijan on Securities Market".

202-2 with the Law of the Republic of Azerbaijan No. 386-VQD dated November 11, 2016 ("Azerbaijan" newspa December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1999) The "Note" of the article is given in the new edition.

The previous editorial said:

Note: In Article 202-2.1 of this Code, "insider" means the persons provided for in Article 79.1 of the Law of baijan "On Securities Market".

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Bythe Law of the Republic of Azerbaijan No.386-VQDdated November 11, 2016 ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1999) Article 203.1 has been revised.

The previous editorial said:

203.1. When knowingly entering unreliable information in the securities issue prospectus, as well as knowingly approving the issue prospectus containing unreliable information, or knowingly confirming the unreliable issue results, caused a significant amount of damage—

203.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

Article 203.1 of the Law of the Republic of Azerbaijan No. 640-IVQD dated April 30, 2013 ("Respublika" newspaper, June 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594) in the sanction of the article, the words " two hundred out of one hundred and fifty hours " were replaced by the words " four hundred out of three hundred hours ".

203.1 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) the sanction of the article was given in the new edition.

the previous editorial said:

shall be punished by a fine in the amount of one hundred to five hundred manats, or three hundred to four hundred hours of public works, or correctional works for a period of up to one year.

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 Azerbaijan newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) The sanction of Article 203.2 is given in the new edition.

the previous editorial said:

shall be punished by correctional works for a period of up to two years or restriction of freedom for a period of up to two years or deprivation of liberty for the same period.

Article 203.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the word "four" was replaced by the word "three", and in the sanction of article 203.2, the words "in the amount from one to five times" were replaced by the words "in the amount of one".

Bythe Law of the Republic of Azerbaijan No.386-VQDdated November 11, 2016 ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1999) In the title of Article 203-1, the words "price manipulationhave been replaced by the word" manipulations

Bythe Law of the Republic of Azerbaijan No.386-VQDdated November 11, 2016 ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1999) Article 203-1.1 has been revised.

The previous editorial said:

203-1.1. When artificially changing the market price of securities by any means by pre-agreed and deliberate actions of securities market participants in transactions with securities, causing a large amount of damage or obtaining a large amount of income, which can lead to a violation of the stability of the securities market -

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2 No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In Article 203-1.1, the wordsfrom thousand to seven thousand manats with deprivation of the right to hold a certain position or to engage in certain activitor a period of up to two yearsfrom two to four times the damage caused as a result of the crime (earned income)".

203-1.1 with the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" wspa wspa wember 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Ir

Bythe Law of the Republic of AzerbaijanNo.386-VQDdated November 11, 2016("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1999)The semicolon at the end of Article 203-1.2.2 was replaced by a dash and Article 203-1.2.3 was repealed.

Article withthe Law of the Republic of Azerbaijan No. 973-IIIQD dated March 5, 2010 ("Azerbaijan" newspaper March 21, 2010, No. 64, Legislative Collection of the Republic of Azerbaijan, 2010, No. 03, Article 178203-1 was added.

203-1.2 with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In the article, the words " from seven thousand to ten thousand manats with deprivation of the right to hold a certain position or engage in certain activities for a period of up to three years " were replaced by the words " from three to five times the damage caused as a result of the crime (earned income) ".

203-1.1 with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 203-1.2, the word " four " has been replaced by the word " three ", and in the sanction of Article 203-1.2, the words " in the amount from one to five times " have been replaced by the words " in the amount of one ".

Bythe Law of the Republic of Azerbaijan No.386-VQDdated November 11, 2016 ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1999) Note" section has been added in the new content

Bythe Law of the Republic of AzerbaijanNo. 357-IIIQD dated May 31, 2007(Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 579)in the name of Article 204, after the word "preparation", "acquisition" words are added.

InArticle 204.1of the Law of the Republic of AzerbaijanNo. 357-IIIQD dated May 31, 2007(Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 579), after the word "as well asacquisition or" words are added.

The Law of the Republic of AzerbaijanNo.357-IIIQD dated May 31, 2007(Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 579)in Article 204.2, the words "and to sell", acquisition orto sell" was replaced by the words.

204.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) the words " or by a person previously convicted of making, acquiring or selling counterfeit money or securities" were removed from the article.

By the Law of the Republic of AzerbaijanNo. 357-IIIQD dated May 31, 2007(Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 579)in the name of Article 205, after the word "preparation", "acquisition" words are added.

Law of the Republic of Azerbaijan No. 1048-VIQD dated December 5, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), December 25, 2023, "Azerbaijan" newspaper, December 26, 2023, No. 283, Legislative Collection of the Republic of Azerbaijan, 2023, No. 12, Book I, Article 1 621) and the name of Article 205 are given in the new redaction.

The previous editorial said:

Article 205. Making, acquiring or selling fake credit or account cards or other payment documents

Law of the Republic of AzerbaijanNo. 357-IIIQD dated May 31, 2007(Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 579)in Article 205.1 after the word "preparation" acquisition words are added.

Law of the Republic of Azerbaijan No. 1048-VIQD dated December 5, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), December 25, 2023, "Azerbaijan" newspaper, December 26, 2023, No. 283, Legislatio the Republic of Azerbaijan, 2023, No. 12, Book I, Article 1 621) and Article 205.1, the words "Fake credit or account card other that are not considered securities" are replaced by "Fake payment instruments or that are not considered securities replaced with the words

[558] 205.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" new Jur No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of ticle

205.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "one thousand from five hundred manats".

[559] Article 205-1 was addedbythe Law of the Republic of AzerbaijanNo. 357-IIIQD dated May 31, 2007(Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 579)

205-1- with the Law of the Republic of Azerbaijan No. 607 -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) in the sanction of Article 3, the words " one thousand to two thousand times the amount of the conditional financial unit " were replaced by the words " one thousand to two thousand manats ".

205-1 with the Law of the Republic of Azerbaijan No. 1388-IVQD dated October 20, 2015 ("Respublika" newspaper, December 9, 2015, No. 271, Legislative Collection of the Republic of Azerbaijan, 2015, No. 12, Article 1437) Article is given in a new edition.

The previous editorial said:

Article 205-1. Making, acquiring or selling counterfeit excise stamps

Preparation of fake excise stamps for the purpose of sale, as well as acquisition or sale -

shall be punished by a fine from one thousand to two thousand manats or correctional work for a period of up to two years or deprivation of liberty for a period of up to three years.

205-1 with the Law of the Republic of Azerbaijan No. 183-VIQD dated October 6, 2020 ("Azerbaijan" newspaper, November 24, 2020, No. 245, Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1333) The words " and mandatory signs" were added after the word "brands" in the name of the article.

Withthe Law of the Republic of Azerbaijan No.183-VIQDdated October 6, 2020("Azerbaijan" newspaper, November 24, 2020, No. 245, Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1333)The disposition of Article 205-1 is given in the new edition.

the previous editorial said:

Preparation, acquisition, storage, sale of fake excise stamps, as well as products (goods) that should be marked with an excise stamp, with the exception of marking products (goods) with fake excise stamps, acquisition by individuals from a retail facility for consumption purposes, products (goods) marked with fake excise stamps) acquisition, storage or sale =

Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 205-1, the words "two thousand out of one thousand manatswere replaced by the words" three thousand out of two thousand manats

With the Law of the Republic of Azerbaijan No.183-VIQDdated October 6, 2020 ("Azerbaijan" newspaper, November 24, 2020, No. 245, Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1333) In the "Note" part of Article 205-1, the words "products (goodsreplaced by the words" or goods marked with false mandatory markingproducts (goods)" have been replaced by the word "goods".

Bythe Law of the Republic of Azerbaijan No.635-IVQDdated April 30, 2013("Respublika" newspaper, May 21, 2013, No. 108, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 481)Article 205-2 was added to the Code.

[564] Withthe Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016" Azerbaijan" newspaper, May 25, 2016

No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845The sanction of Article 205-2.1 is give the new edition.

the previous editorial said:

shall be punished with a fine in the amount of three thousand manats or with public works from three hundred twenty to four hundred and eighty hours.

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205-2.1 with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 205-2.2, the word " four " has been replaced by the word " three ", and in the sanction of Article 205-2.2, the words " in the amount from one to five times " have been replaced by the words " in the amount of one ".

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the disposition of Article 206.1, the word "total"has been replaced by the wordconsiderable

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 206.1, the word "five" has been replaced by the words "a fine in the amount of forty to sixty percent of the value of the object of the crime, or restriction of freedom for a period of up to three years with a fine of forty percent to sixty percent of the value of the object of the crime, or three".

[568] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Articles 206.1-1 and 206.1-2 have been added in the new content.

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In Article 206.2, or their precursors" were addedafter the wordspsychotropic substances"

206.2- The word " effective " has been replaced by the words " affecting " in the article .

No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 43 4) and 206.1 or 206.2 in Article 206.3 206.1-206.2 are substituted.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 206 In the "Note" of the article, the words from four thousand times the amount of the conventional financial unitwere replaced by the words from four thousand manats

"Note" by the Law of the Republic of Azerbaijan No. 798-IVQD dated October 29, 2013 ("Azerbaijan" newspaper, November 30, 2013, No. 264; Legislative Collection of the Republic of Azerbaijan, 2013, No. 11, Article 1312) the text of the part was considered as paragraph 1, and the word " in the article " in that paragraph was replaced by the words " in Article 206.1 of the Code " and paragraph 2 was added to the part with a new content.

Article 206 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) The first paragraph of the Note part of the article is given in the new edition.

The previous editorial said:

1. In Article 206.1 of this Code , the term "total amount" means the amount of the value of contraband items exceeding four thousand manats.

Law of the Republic of AzerbaijanNo.619-VIQDdated November 5, 2022(AzerbaijanStateInformationAgency (AZERTAC),December 6, 2022, "Azerbaijan" newspaper, December 7, 2022, No. 267, Legislative Collection of the Republic of Azerbaijan, 2022, No. 12, Article 1363)added Article 206-1 in new content.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2 No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 207, the w "eight"has been replaced by the wordseven

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Bythe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the sanction of Article 208.1, before the wordthreerestriction of freedom for a period of up to three years or" were added.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 208 In the "Note" of the article, the words "twenty thousand times the amount of the conditional financial unit" and "thirty thousand timeswere replaced by the wordstwenty thousand manats" and "thirty thousand manats, respectively

208 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In the "Remark" section of the article, the words " the amount above thirty thousand manats" in the case of "total amount" have been replaced by the words " the amount above but not exceeding thirty thousand manats, and the amount exceeding thirty thousand manats" in the case of "total amount".

209.1of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom one thousand to two thousand times the amount of the conditional financial unitwere replaced by the wordsfrom one thousand to two thousand manats

Article 209.1 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) the sanction of the article was given in the new edition.

the previous editorial said:

shall be punished by a fine of one thousand to two thousand manats or correctional works for a period of up to one year.

209.2 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) from two thousand to five thousand times the amount of the conditional financial unithave been replaced by the words from two thousand to five thousand manats in the sanction of the Article

209.2 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) the sanction of the article was given in the new edition.

the previous editorial said:

shall be punished by a fine from two thousand to five thousand manats or correctional work for a period of up to two years and deprivation of liberty for the same period.

[579] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 209.3 was added in the new content.

209.3 of the Law of the Republic of Azerbaijan No. 1639-VQD dated July 9, 2019 ("Azerbaijan" newspaper, July 23, 2019, No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201) in the article, the words "in Article 209.1" were replaced by the words "in Articles 209.1".

With the Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 209.1, the word "four" was replaced by the word "three", and in the sanction of Articles 209.2 and 209.3, the wordsin the amount from one to five timesin the amount of a multiple".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 209 In paragraph 1 of the "Note" of article, the words "two thousand times the amount of the conditional financial unit" and "four thousand times replate the wordstwo thousand manats" and "four thousand manatsrespectively

"Note" with the Law of the Paruhlic of Azerbaijan No. 220 VOD dated May 6, 2016 ("Azerbaijan" navos

but not more than one hundred thousand manats, "the total amount" means the amount more than one hundred thousand manats " was replaced by the words.

209 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Clause 2 of the "Note" part of the article was canceled, accordingly, from Clause 1 "1" number was removed, and the words " excess " in that paragraph were replaced by the words " above, but not more than five hundred thousand manats, and "in particular, the total amount" is more than five hundred thousand manats."

209 with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the "Note" part of the article, the word "hundred" was replaced by the words "two hundred" in the first and second cases.

Article 210.1of the Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141)correctional work for up to two years or freedom for up to two years"the words "restrictionwere replaced by the wordsa fine in the amount of twice the amount of the damage caused as a result of the crime or correctional works for a period of up to two years

210.2 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)In the article, the wordsrestriction of freedom for a period of up to two yearswere replaced by the wordsa fine of three times the amount of the damage caused as a result of the crime

Article 210.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the word " four " was replaced by the word " three ", and in the sanction of article 210.2, the words " in the amount from one to five times " were replaced by the words " in the amount of one ".

Withthe Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016" Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845In the sanction of Article 211.1, before the wordtwofine in the amount of two to four times the damage caused as a result of the crime or have been added.

211.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the word "same" was replaced by the words "restriction of freedom for a period of up to one year or up to one year".

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In the sanction of Article 211.2, before the wordtwofine in the amount of three to five times the damage caused as a result of the crime or have been added.

211.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " from two to four years " were replaced by the words " restriction of freedom for a period of up to two years or two "

211.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the word " four " has been replaced by the word " three ", in the sanction of article 211.2, the words " in the amount from one to five times " have been replaced by the words " in the amount of one ".

212.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom two thousand to four thousand times the amount of the conditional financial unithave been replaced by wordsfrom two thousand to four thousand manats

212.1 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2 No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in the sanction of the article, the we in the amount from two thousand to four thousand manats " were replaced by the words " in the amount from two to times the damage caused as a result of the crime".

[597]

212.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " up to three years " were replaced by the words " restriction of freedom for a period of up to two years or up to two years ".

Article 212.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the word " four " has been replaced by the word " three ", in the sanction of article 212.2, the words " in the amount from one to five times " have been replaced by the words " in the amount of one ".

Withthe Law of the Republic of AzerbaijanNo.1074-VQDdatedApril 24, 2018("Azerbaijan" newspaper, May 16, 2018, No. 109, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 861)In the title of Article 213, the word "Taxhas been replaced by the words"Taxes, unemployment insurance or compulsory state social insurance fees

With the Law of the Republic of Azerbaijan No. 301-VIQD dated April 23, 2021 ("Azerbaijan" newspaper, June 13, 2021, No. 122, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Book I, Article 541) The words "compulsory medical insurance" were added after the words "unemployment insurance" to the title of Article 213 and the disposition of Article 213.1.

Withthe Law of the Republic of Azerbaijan No.1074-VQDdated April 24, 2018 ("Azerbaijan" newspaper, May 16, 2018, No. 109, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 861) After the wordtaxes in Article 213.1, unemployment insurance" were added.

213.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom one thousand to two thousand times the amount of the conditional financial unitwere replaced by the wordsfrom one thousand to two thousand manats

213.1 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) the sanction of the article was given in the new edition.

the previous editorial said:

shall be punished with a fine of one thousand to two thousand manats or correctional work for a period of up to two years or deprivation of liberty for a period of up to three years, with or without deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years.

Article 213.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) the word "four was replaced by the word three in the sanction of the article.

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In the sanction of Article 213.2, before the wordsup to three yearsa fine of three to five times the amount of the damage caused as a result of the crime or were added.

213.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the word " seven " was replaced by the word " five ".

213.2 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) and in the sanction of Articles 213.3, the words " in the amount from one to five times " have been replaced by the words " in the amount of the same ".

[592] With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 213.3 was added in new content.

213.3 of the Law of the Republic of Azerbaijan No. 1639-VQD dated July 9, 2019 ("Azerbaijan" newspape" 3, 2

18 Logislative Collection of the Republic of Azerbaijan 2019 No. 7 Article 1201) in the article the work

Article 1201 in the article the work

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008 No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 213 In paragraph 1 of the "Note" of the article, the words "from two thousand to fifty thousand times the amount of the conditional financial unit" and "from fifty thousand times the amount of the conditional financial unitfrom two thousand to fifty thousand manats" and "from fifty thousand manats" respectively replaced with the words

"Note" with the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in paragraph 1, the words " the amount from two thousand to fifty thousand manats, and if the total amount is more than fifty thousand manats " the words " the amount above twenty thousand manats, but not more than one hundred thousand manats, if the total amount is more than one hundred thousand manats" " was replaced by the words.

213 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the first paragraph of the "Remark" part of the article, the words "excess" have been replaced by the words "above, but not more than five hundred thousand manats, and "especially the total amount" is more than five hundred thousand manats".

The Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the "Note" part of the article, the words " the amount above twenty thousand manats, but not more than one hundred thousand manats, in the case of "total amount" " are replaced by the words " the amount above fifty thousand manats, but not more than two hundred thousand manats, in the case of the "total amount", two " has been replaced.

213.1 of the Law of the Republic of Azerbaijan No. 49-IIQDdatedDecember 26, 2000 "On Additions and Amendments to the Codes of Criminal and Administrative Offenses of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 1, Article 24) The disposition of the article is given in the new edition.

The previous editorial said:

213.1. In order to avoid a large amount of taxes, citizens knowingly display distorted information about income and expenses in the declaration -

Articles 213.1 and 213.3 of the Law of the Republic of Azerbaijan No. 185-IIIQD dated November 28, 2006 on Amendments to the Codes of Criminal and Administrative Offenses (Collection of Legislation of the Republic of Azerbaijan, 2006, No. 12, Article 1020) the words "other mandatory payments" were replaced by the words "compulsory state social insurance fees".

Article 213.2 of the Law of the Republic of Azerbaijan No. **49-IIQD** dated December 26, 2000 " On Additions and Amendments to the Codes of Criminal and Administrative Offenses of the Republic of Azerbaijan" (**Collection of Legislation of the Republic of Azerbaijan**, **2001**, **No. 1**, **Article 24**) the disposition is given in the new edition.

The previous editorial said:

213.2. When the same acts are committed on a large scale—

Article 213.3 of the Law of the Republic of Azerbaijan No. 49-IIQD dated December 26, 2000 " On Additions and Amendments to the Codes of Criminal and Administrative Offenses of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 1, Article 24) the disposition is given in the new edition.

The previous editorial said:

213.3. Inclusion of knowingly distorted information about income or expenses in the accounting documents of the organization for the purpose of evading significant amounts of taxes—

Article 213 was revised by the Law of the Republic of Azerbaijan No. 357-IIIQD dated May 31, 2007 (Legisla Collection of the Republic of Azerbaijan, 2007, No. 6, Article 579).

The previous editorial said:

Article 213. Tax evasion



shall be punished by a fine in the amount of one thousand to two thousand times the amount of the conditional financial unit or correctional works for a period of up to one year.

213.2. The same actions:

213.2.1. when causing a large amount of damage;

213.2.2. when it is committed by obtaining a large amount of income;

213.2.3. when committed by an organized gang-

shall be punished by a fine in the amount of two thousand to five thousand times the amount of the conditional financial unit; or correctional works for a period of up to two years, or restriction of freedom for a period of up to two years, or deprivation of liberty for a period of up to six months.

213.3. Avoiding payment of a significant—amount of taxes or mandatory state social insurance contributions by knowingly including falsified information about income or expenses in the organization's accounting documents, or in another way—

shall be punished by deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years or by correctional works for a period of up to two years or restriction of freedom for the same period or deprivation of liberty for a period of up to one year.

213.4. When the acts provided for in Article 213.3 of this Code are committed in large quantities-

shall be punished by restriction of freedom for a period of up to three years or deprivation of liberty for a period of up to three years, with or without deprivation of the right to hold a certain position or engage in a certain activity for a period of up to five years.

Note:

1. 213.1 of this Code. and in articles 213.2, the term "substantial amount" means the amount from two thousand to five thousand times the amount of the conventional financial unit, and the term "total amount" means the amount above five thousand times.

2. 213.3 of this Code. and in Articles 213.4, the term "substantial amount" means the amount that is more than fifteen thousand times the amount of the conventional financial unit, and the term "total amount" means the amount that is more than twenty five thousand times.

3. A person who has committed the acts specified in Articles 213.1-213.4 of this Code for the first time shall be released from criminal responsibility if he fully pays the damage caused as a result of the crime.

213 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Clause 2 of the "Note" part of the article was canceled and, accordingly, from Clause 1 "1" number is removed.

Article 1 has been added.

213-1 with the Law of the Republic of Azerbaijan No. 1388-IVQD dated October 20, 2015 ("Respublika" newspaper, December 9, 2015, No. 271, Legislative Collection of the Republic of Azerbaijan, 2015, No. 12, Article 1437) After the words " importation " in the name of the article, the words " purchase and sale of such products (goods) in cash " were added.

213-1 with the Law of the Republic of Azerbaijan No. 183-VIQD dated October 6, 2020 ("Azerbaijan" newspaper, November 24, 2020, No. 245, Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1333) The name of the article is given in the new edition.

the previous editorial said:

Selling products (goods) that must be marked with an excise mark without such a mark, storing them for the purpose of sale, taking them out of the production premises or importing them, buying and selling such products (goods) in cash

With the Law of the Republic of Azerbaijan No.183-VIQDdated October 6, 2020 ("Azerbaijan" newspaper, Noven 24, 2020, No. 245, Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1333) In Article 213-1.1, the we "products (goods)" were replaced by the word "goods" and after the word "without or without marking the goods that mus marked with mandatory marking" were added.

[597] The Law of the Republic of AzerbaijanNo. 357-IIIOD dated May 31. 2007(Legislative Collection of to

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213-1.1- with the Law of the Republic of Azerbaijan No. 607 -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the sanction of Article 213-1.1, the words " from one thousand to three thousand times the conventional financial unit " were replaced by the words " from one thousand to three thousand manats ".

213-1.1 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) The word " two " was added before the words " thousand manats " in the sanction of the article .

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016" Azerbaijan newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In Article 213-1.2, the word "Same" has been replaced by the words Stipulated in Article 213-1.1 of this Code

The Law of the Republic of AzerbaijanNo. 357-IIIQD dated May 31, 2007(Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 579)withthe sanction of Article 213-1.2 "restriction of freedom for a period of up to three years orup to three yearswere replaced by the words"up to five years

According to the Law of the Republic of Azerbaijan No.179-VQDdated March 18, 2016 (Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 634), Tobacco" in Article 213-1.3 includes Beer and tobacco". replaced with the words

213-1.3 with the Law of the Republic of Azerbaijan No. 456-VQD dated December 16, 2016 ("Azerbaijan" newspaper, December 31, 2016, No. 292, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2048) In the article, the words "Retail sale of beer and tobacco products" were replaced by the words "Retail sale".

213-1.3 with the Law of the Republic of Azerbaijan No. 183-VIQD dated October 6, 2020 ("Azerbaijan" newspaper, November 24, 2020, No. 245, Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1333) In the article, the words "products (goods)" (in the first case) were replaced by the words "or goods that must be marked with mandatory marking", and the words "products (goods)" (in the second case) were replaced by the word "goods".

[601] Withthe Law of the Republic of AzerbaijanNo.230-VQDdated May 6, 2016"Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845In Article 213-1.4, the word "Same"has been replaced by the words "Stipulated in Article 213-1.3 of this Code

Bythe Law of the Republic of AzerbaijanNo.1388-IVQDdated October 20, 2015 ("Respublika" newspaper, December 9, 2015, No. 271, Legislative Collection of the Republic of Azerbaijan, 2015, No. 12, Article 1437) Articles 213-1.3 and 213-1.4 were added in the new content.

[603] Withthe Law of the Republic of AzerbaijanNo. 357-IIIQD dated May 31, 2007(Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 579), the "Note" part of Article 213-1 was given in a new edition.

The previous editorial said:

Note: in this article, the term "substantial amount" means the amount that is more than 500 times the conventional financial unit, and the gross amount is understood to be more than a thousand times the conventional financial unit.

213-1- with the Law of the Republic of Azerbaijan No. 607 -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the "Note" of Article 3, the words " from five hundred times to two thousand times the amount of the conventional financial unit " and " from two thousand times the amount of the conventional financial unit " were replaced by the words " from five hundred to thousand manats " and " from two thousand manats ", respectively.

213-1 with the Law of the Republic of Azerbaijan No. 1388-IVQD dated October 20, 2015 ("Respublika" newspa December 9, 2015, No. 271, Legislative Collection of the Republic of Azerbaijan, 2015, No. 12, Article 1437) The "Note" of the article is given in the new edition.

The previous editorial said:

Note: in this article, "substantial amount" means an amount between five hundred and two thousand ma

The previous editorial said:

Note: In Article 213-1.1 of this Code, "substantial amount" refers to the amount between five hundred and two thousand manals, in Article 213-1.2, "total amount" refers to the amount above two thousand manats, in Article 213-1.3, "substantial amount" The term "amount" means the amount between fifty and one thousand manats, and the term "total amount" in Article 213-1.4 means the amount above one thousand manats.

Articles 213-2 and 213-3 were added to the Code bythe Republic of Azerbaijan No.**320-IIIQD**dated April 17, 2007(Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 562.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 213 In the sanction of Article 2, the words "one thousand to five thousand times the amount of the conditional financial unithave been replaced by the words "one thousand to five thousand manats"

213-2 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the Article, the words " five thousand out of one thousand manats " were replaced by the words " six thousand out of three thousand manats ".

213-2 with the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of the Article, the words "from one to three" were replaced by the words "restriction of freedom for a period of up to two years or two".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 213 - In the "Note" of Article 2, the words "from seven thousand times the conventional financial unit" and "from seven thousand manats" have been replaced.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 213 - In the sanction of Article 3.1, the words "from one thousand to five thousand times the amount of the conventional financial unithave been replaced by the words" one thousand to five thousand manats

213-3.1 withthe Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the Article, the words " five thousand out of one thousand manats "were replaced by the words " six thousand out of three thousand manats ".

With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) within one yearfrom Article 213-3.2.

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 213-3.2, the words "one to three yearswere replaced by the words" restriction of freedom for a period of up to two years or two

No. 332-IIQD datedMay 17, 2002"On the Accession of the Republic of Azerbaijan to the International Convention on Combating the Financing of Terrorism" Law of the Republic of Azerbaijan "On Amendments and Additions to Some Legislation Acts of the Republic of Azerbaijan"(Republic of Azerbaijan collection of legislation, 2002, No. 5, article 258) and article have been revised. The previous editorial said:

Article 214. Terrorism

214.1. Terrorism, that is, making explosions, fires or other actions that threaten to cause death of people, significantly property damage, as well as other serious consequences, these actions aim to violate public safety, intimidate the value of the decision-making of the authorities based on the request of the perpetrator, with as well as when

214.2.1. when it is committed by a group of people who conspired in advance;

214.2.2. when repeated;

214.2.3. when committed using a firearm -

214.3 When the acts provided for in Articles 214.1 or 214.2 of this Code are committed by an organized group or when negligence causes the death of the victim or other serious consequences -

shall be punished by deprivation of liberty for ten to fifteen years.

Note: A person who has participated in the preparation of a terrorist act is released from criminal liability if he helps to prevent such an act by informing the authorities in time or in another way, and if his act does not contain any other crime.

Bythe Law of the Republic of Azerbaijan No.1396-IVQDdated October 20, 2015 ("Azerbaijan" newspaper, November 4, 2015, No. 242, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1289) In Article 214.1, (terrorist act)" were addedafter the wordsother acts

[612] Withthe Law of the Republic of AzerbaijanNo.919-IVQDdated March 14, 2014("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327)In the sanction of Article 214.1, the word "eight"has been replaced by the wordten

214.10fthe Law of the Republic of Azerbaijan No. 975-IVQD dated May 30, 2014 ("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622) in the article, the words "twelve" were replaced by the words fourteen ".

Bythe Law of the Republic of Azerbaijan No. 919-IVQD dated March 14, 2014 ("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327) Article 214.2.5 has been added.

Bythe Law of the Republic of Azerbaijan No.365-VQDdated October 28, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1983) In Article 214.2.5, the hyphen sign was replaced by a semicolon, and Article 214.2.6 was added in the new content.

Withthe Law of the Republic of AzerbaijanNo.919-IVQDdated March 14, 2014("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327)In the sanction of Article 214.2, the words "from ten years"have been replaced by the wordsfrom twelve years

No. 332-IIQD datedMay 17, 2002"On the Accession of the Republic of Azerbaijan to the International Convention on Combating the Financing of Terrorism" Law of the Republic of Azerbaijan "On Amendments and Additions to Some Legislative Acts of the Republic of Azerbaijan" (Republic of Azerbaijan collection of legislation, 2002, No. 5, Article 258), Article 214-1 was added to the Code.

Law of the Republic of Azerbaijan No. 314-IVQD dated March 7, 2012 ("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collection of the Republic of Azerbaijan, 2012 year, No. 03, Article 196) and Article 214-1 " 219-1," after the number " 226,227," numbers are added.

Bythe Law of the Republic of AzerbaijanNo.919-IVQDdated March 14, 2014("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327)In the provision of Article 214-1, " 214," after the numbers " 214-2, 214-3," numbers were added, the words " and 282nd "were replaced by the words " , 282 and 283-1st ".

214-1 with the Law of the Republic of Azerbaijan No. 1272-VQD dated October 12, 2018 ("Azerbaijan" newspaper, October 18, 2018, No. 234, Legislative Collection of the Republic of Azerbaijan, 2018, No. 10, Article 1972) " For financing preparation, organization or perpetration of acts provided for in Articles 219-1, 226, 227, 277, 278, 279, 280, 282 and 283-1 | person or group (squad, organization) , or securing a person or a group (squad, organization) created for the purpos committing the specified crimes " words " 219-1, 219-2, 226, 227, 227-1, 270-1, 277, 278, 279, 280 , the preparation, organiza or perpetration of the acts provided for in Articles 282 and 283-1 by a person or group (gang, organization), or the financof a terrorist or a terrorist group (gang, organization) was replaced by the words ".

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Withthe Law of the Republic of Azerbaijan No.264-VQDdated May 31, 2016 ("Azerbaijan" newspaper, June 29, 2016, No. 138, Legislative Collection of the Republic of Azerbaijan, 2016, No. 6, Article 1001) In paragraph 1 of the "Note" of Article 214-1, the words "terrorist actions" were replaced by the words "terrorist action were replaced

Law of the Republic of Azerbaijan No. 973-IIIQD dated March 5, 2010 ("Azerbaijan" newspaper,March 21, 2010, No. 64, Legislative Collection of the Republic of Azerbaijan, 2010, No. 03, Article 178) and 214 Article 1 is given in a new edition. it was said in the previous edition.

Directly or indirectly direct or indirect use of funds or other property to commit terrorism, or deliberate collection of funds or other property for that purpose -

shall be punished by deprivation of liberty for a period of eight to twelve years with confiscation of property:

214-1 with the Law of the Republic of Azerbaijan No. 919-IVQD dated March 14, 2014 ("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327) The words " such " have been removed from paragraph 2 of the "Note" part of the article.

Bythe Law of the Republic of Azerbaijan No. 919-IVQDdated March 14, 2014 ("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327) Article 214-2 has been added.

Bythe Law of the Republic of Azerbaijan No. 919-IVQDdated March 14, 2014 ("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327) Article 214-3 has been added.

[623] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In Article 215.1, the words "organization or citizenwere replaced by the words "natural or legal person

No. 332-IIQD datedMay 17, 2002"On the accession of the Republic of Azerbaijan to the International Convention on Combating the Financing of Terrorism" Law of the Republic of Azerbaijan "On Amendments and Additions to Some Legislative Acts of the Republic of Azerbaijan" (Republic of Azerbaijan legislative collection, 2002, No. 5, article 258) and article 216,the words"Terrorist act" replaced by the word"Terrorism" the word "seven" was replaced by the words "eight out of five years"

[_625]219-Article 1 has been added.

[626] Withthe Law of the Republic of Azerbaijan No.1272-VQDdatedOctober 12,2018 ("Azerbaijan" newspaper, October 18, 2018, No. 234, Legislative Collection of the Republic of Azerbaijan, 2018, No. 10, Article 1972) Article 219-2 was added in the new content.

220.2 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)"restriction of freedom or for the same period" were removed from the article.

[628] Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the provision of Article 221.1, the word "citizenshas been replaced by the word"persons

Bythe Law of the Republic of Azerbaijan No.640-IVQDdated April 30, 2013("Respublika" newspaper, June 15, 2 No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594)In the sanctions of Articles 221.1, 22 229.4, 289.1, 296.1 and 297.1,the wordstwo hundred out of one hundred and sixty hourshave been replaced by the wordsthundred out of three hundred and twenty hours

221.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspa

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shall be punished by three hundred and twenty to four hundred hours of public works or correctional works for a term of up to one year or deprivation of liberty for a term of up to one year.

[630] 221.2.1 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455)"or again" were added after the word "by" in the article

[631] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 221.2, the word "fivewas replaced by the words" restriction of freedom for a period of up to three years or from one to four years

221.2 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) the word " four " was replaced by the word " three " in the sanction of the article.

[632] Withthe Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)Article 221.3 has been revised. the previous editorial said:

221.3. When hooliganism is committed by using weapons or objects used as weapons—shall be punished by deprivation of liberty for a period of three to seven years.

[633] Withthe Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 221.3 has been revised. the previous editorial said:

221.3. When hooliganism is committed by using weapons or objects used as weapons—shall be punished by deprivation of liberty for a period of three to seven years.

Article 221.3 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the word "six" was replaced by the word five ".

[634] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 222.3, the word "tenwas replaced by the word"seven

[635] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 222.4 was added in the new content.

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 222-1.1, restriction of freedom for a period of up to two years or" were addedafter the wordby not doing

Law of the Republic of Azerbaijan No. 891-VIQD dated May 30, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), June 14, 2023, "Azerbaijan" newspaper, June 15, 2023, No. 126, Legislative Collection of the Republic of Azerbaijan, 2023, No. 6, Article 755) and Article 222-1.1, the words "without obtaining the consent of the relevant executive authorities "were replaced by the words "the construction of which a permit is required, but without obtaining such a permit."

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 1.2, the words "one tothree years" have been replaced by the words restriction of liberty for a period of up to two

No. 321-IIQD datedMay 14, 2002 (legislative collection of the Republic of Azerbaijan, 2002, No. 5, Article 248), Article 222-1 was added to the Code.

Articles 222 and 222-1 were revised by the Law of the Republic of Azerbaijan No. 428-IIIQD dated October 9, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 10, Article 937).

The previous editorial said:

Article 222. Violation of safety rules of construction, mining and other works

222.1. In case of violation of the safety rules for the construction planning, management, as well as the demolition of the construction object or the reconstruction of this object, as well as the safety rules for the conduct of mining and other works, due to carelessness causing severe or minor damage to the health of the victim—

shall be punished by a fine in the amount of one hundred to five hundred times the amount of the conditional financial unit, or correctional works for a period of up to two years, or deprivation of liberty for a period of up to three years with or without deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years.

222.2. When the same actions caused the death of the victim or other serious consequences due to negligence—

shall be punished by deprivation of liberty for a period of three to eight years, with or without deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years.

Article 222-1. Do not violate building regulations

222-1.1. Arbitrarily erecting buildings and facilities without obtaining the consent of the relevant executive authorities, making changes in the construction of existing buildings, as well as changing the functional purpose of these buildings, replanning and reconstruction work, carelessly inflicting severe or minor damage to the health of the victim -

shall be punished by a fine in the amount of one hundred to five hundred times the conditional financial unit, or correctional work for a period of up to two years, or imprisonment for a period of up to one year.

222-1.2. When the same actions caused the death of the victim or other serious consequences due to negligence shall be punished by deprivation of liberty for a period of one to four years.

Law of the Republic of Azerbaijan No. 781-IIQD datedOctober 26, 2004On Additions and Amendments to the Criminal Code of the Republic of Azerbaijan and the Code of Administrative Offenses of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2004, No. 11, Article 900) added Article 222-2 to the Code.

With the Law of the Republic of Azerbaijan No. 428-IIIQD dated October 9, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 10, Article 937), the sanction of Article 222-2.1 was given in a new edition.

The previous editorial said:

shall be punished by a fine in the amount of seven hundred to one thousand times the conditional financial unit, or correctional works for a term of up to two years, or imprisonment for a term of up to two years.

By the Law of the Republic of Azerbaijan No. 428-IIIQD dated October 9, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 10, Article 937)in Article 222-2.2, the words "from two years to four"three yearsreplacedby the words "six.

Article 222-3 was addedthe Law of the Republic of Azerbaijan No. 428-IIIQD dated October 9, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 10, Article 937)

With the Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in its disposition, the words "if this act could have caused human death or other serious consequences" were replaced by the words if carelessness caused minor or severe damage to the victim's health

223.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the order to five hundred manats

the words " without doing three "have been replaced by the words " without doing it, restriction of freedom for a period of up to two years or two ".

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 223.2, the word "seven" was replaced by the wordsix

[646] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 223.3 was added in the new content.

[647] Article 224-1 was added to the Code bythe Law of the Republic of Azerbaijan No. 991-IIQD dated September 20, 2005 (Legislative Collection of the Republic of Azerbaijan, 2005, No. 11, Article 994

Article 224-2 was added to the Code bythe Law of the Republic of Azerbaijan No. 991-IIQD dated September 20, 2005 (Legislative Collection of the Republic of Azerbaijan, 2005, No. 11, Article 994

[649] With the Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the sanction of Article 224-2, after the wordsor", restriction of liberty for a period of two to five years or were added.

[650] 225.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

225.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "five hundred out of one hundred manats".

225.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "without doing three "have been replaced by the words" without doing it, restriction of freedom for a period of up to two years or two ".

[651] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 225.2, the word "seven"was replaced by the wordsix

[652] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 225.3 was added in the new content.

Withthe Law of the Republic of Azerbaijan No.1272-VQDdatedOctober 12,2018("Azerbaijan" newspaper, Octo 18, 2018, No. 234, Legislative Collection of the Republic of Azerbaijan, 2018, No. 10, Article 1972) Article 226.3 was adde the new content.

227.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of 'icle, is "from one thousand to four thousand times the amount of the conditional financial unitwere roby

[655] Withthe Law of the Republic of Azerbaijan No.1272-VQDdatedOctober 12,2018("Azerbaijan" newspaper, October

" four thousand out of one thousand manats " were replaced by the words " eight thousand out of four thousand manats ".

Withthe Law of the Republic of Azerbaijan No.1272-VQDdatedOctober 12,2018("Azerbaijan" newspaper, October 18, 2018, No. 234, Legislative Collection of the Republic of Azerbaijan, 2018, No. 10, Article 1972) Article 227-1 was added in the new content.

[656] Withthe Law of the Republic of Azerbaijan No.158-IVQDdated June 10, 2011("Azerbaijan" newspaper, July 7,2011, No. 145, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 601)firefrom the title of Article 228.

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 228.1, after the wordsor "restriction of freedom for a period of one to three years or" were added.

[658] Withthe Law of the Republic of Azerbaijan No.158-IVQDdated June 10, 2011("Azerbaijan" newspaper, July 7,2011, No. 145, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 601)In Article 228.4, the words "jumper weapon" are replaced by the wordscold shooting weapon

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 228.4, restriction of freedom for a period of up to one year or" were addedafter the wordscorrective works or

[660] Withthe Law of the Republic of Azerbaijan No.158-IVQDdated June 10, 2011("Azerbaijan" newspaper, July 7,2011, No. 145, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 601)In Article 229.4, the words "jumper weapon" are replaced by the wordscold shooting weapon

[661] With the Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the sanction of Article 230,after the words"orrestriction of freedom for a period of up to two years or" were added.

[662] _____ With the Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the sanction of Article 231,restriction of freedom for a period of up to three years or" were addedafter the wordby not being done

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 233 In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

Article 233 of the Law of the Republic of Azerbaijan No. 461-IVQD dated November 2, 2012 ("Azerbaijan" newspaper, November 11, 2012, No. 251, Legislative Collection of the Republic of Azerbaijan, 2012, No. 11, Article 1068) in the article, the words "from five hundred manats" were replaced by the words "eight from five thousand manats".

233 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the art 'the words" or restriction of freedom for a period of up to three years "were addedafter the word" work ".

[664] The Law of the Republic of Azerbaijan No. 937-IIQD datedJune 14, 2005On Amendments to the Criminal Code of Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2005, No. 7, Article 575) amendedArticle 1 of the Code Item added.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)and 233 In the sanction of Article 2,the wordsfrom one thousand to two thousand times of the conventional financial unithave been replaced by the wordsfrom one thousand to two thousand manats

Articles 233-2 and 233-3 were addedthe Law of the Republic of Azerbaijan No. 173-IIIQD datedOctober 20, 2006Legislative Collection of the Republic of Azerbaijan, 2006, No. 12, Article 1008)

233-3- with the Law of the Republic of Azerbaijan No. 607 -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the sanction of Article 3, the words " from five hundred to one thousand times the conventional financial unit " were replaced by the words " from five hundred to one thousand manats".

233-3 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the Article, the words " one thousand out of five hundred manats " have been replaced by the words " one thousand five hundred manats ".

[668] Withthe Law of the Republic of Azerbaijan No.1537-VQDdated March 29, 2019 ("Azerbaijan" newspaper, April 20, 2019, No. 85, Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 586) Article 233-4 was added in the new content.

[669] With the Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 233-4.3, the words in the amount from one to four times have been replaced by the words in the amount of the same

Law of the Republic of Azerbaijan No.-IIIQDdated April 17, 2007Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 560precursors in the name of Article 234"their precursors" has been replaced.

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the disposition of Article 234.1, the words "acquisition or storage have been replaced by the words acquisition, storage, preparation, processing, transportation

Article234.1 of the Law of the Republic of Azerbaijan No. 516-VIQD dated April 26, 2022 ("Azerbaijan" newspaper, May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 434) in the article, the words " exceeding the amount of personal consumption " have been replaced by the word" a lot ".

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 234.1, before the wordthreerestriction of freedom for a period of one to three years or were added.

Law of the Republic of Azerbaijan No.516-VIQDdated April 26, 2022("Azerbaijan" newspaper, May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 434) Article 234.1-1 was addedwith

Withthe Law of the Republic of Azerbaijan No.875-VQDdated November 17, 2017 ("Azerbaijan" newspaper, December 1, 2017, No. 265, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1978) In the provisio Article 234.3, the wordspreparation, acquisition, storage, shipment, transportation or salesale, or preparation, acquisit storage, shipment or transportation of precursors in large quantities for the same purpose."

[675] ____ With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, Noven
9. 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 234.3- dde

[676] Withthe Law of the Republic of Azerbaijan No.1639-VQDdated July 9, 2019("Azerbaijan" newspaper, July 23, 2019, No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201)In Article 234.4,"and 234.3have been replaced by the words"234.3 and 234.3-1

Law of the Republic of Azerbaijan No.516-VIQDdated April 26, 2022 ("Azerbaijan" newspaper, May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 434) of Article 234.4.3, the hyphen was replaced by a semicolon and Article 234.4.4 was added in the new content.

Law of the Republic of Azerbaijan No. 807-VIQD dated February 17, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), April 8, 2023, "Azerbaijan" newspaper, April 9, 2023, No. 73, Legislative Collection of the Republic of Azerbaijan, 2023, No. 4, article 445) and in articles 234.4.4 and 283.1, the words "from the mass media" were replaced by the word "from the media".

[678] Withthe Law of the Republic of Azerbaijan No.516-VIQDdated April 26, 2022("Azerbaijan" newspaper, May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 434) Article 234.4-1 was added in the new content.

By the Law of the Republic of Azerbaijan No.-IIIQDdated April 17, 2007Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 560, the word "distribution" afterthe word "distribution added to Article 234.5. after the word "export, transit transport" were added, the word "precursors" was removed, the words "or psychotropic substances" were replaced by the wordspsychotropic substances or their precursors

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 234.5 In the sanction of the Article, the wordsfrom two hundred to one thousand times the amount of the conditional financial unitwere replaced by the wordsfrom two hundred to one thousand manats

234.5 and 284.2 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) The word " five " has been replaced by the word " three " in the articles.

234.5 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand out of two hundred manats " were replaced by the words " two thousand five hundred out of one thousand manats ".

234.5 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of one to three years or "were addedafter the word "by doing".

Law of the Republic of Azerbaijan No.-IIIQDdated April 17, 2007Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 560wordprecursors"in paragraph 1 of the Note of Article 234.5precursors" and the word "precursors"were replaced by the wordstheir precursors

[682] The Law of the Republic of Azerbaijan No.-IIIQDdated December 30, 2005Legislative Collection of the Republic of Azerbaijan, 2006, No. 2, Article 71) in Article 234, Clause 2 of the "Note" part, "personal consumptionAfter the words "more than the amount" were added, by normative-legal acts were replaced by the word "by law"

Article 234.3of the Law of the Republic of Azerbaijan No. 875-VQD dated November 17, 2017 ("Azerbaijan" newspa December 1, 2017, No. 265, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1978) the sec paragraph of the "Note" part of the article is given in a new edition.

The previous editorial said:

2. The amount of narcotic drugs or psychotropic substances specified in this chapter exceeding the amount of personsumption and other amounts are determined by the relevant law.

article, the words "exceeding the amount of personal consumption and kulli "by the words "considerable, kulli and especially kulli", the words "considerable and kulli" are replaced by the words "considerable, kulli and especially kulli".

Law of the Republic of Azerbaijan No. 1023-VIQD dated November 21, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), December 13, 2023, "Azerbaijan" newspaper, December 14, 2023, No. 273, Legislation of the Republic of Azerbaijan, 2023, No. 12, Book I, Article 1598) and the words "illegal cultivation" were removed from paragraph 2 of the "Note" part of Article 234.

The Law of the Republic of Azerbaijan No.-IIIQDdated April 17, 2007Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 560precursors in the title of Article 235with the words "their precursors been replaced."

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 235.4.4 is repealed and the semicolon at the end of Article 235.4.3 is replaced by a dash.

Withthe Law of the Republic of Azerbaijan No.516-VIQDdated April 26, 2022("Azerbaijan" newspaper, May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 434) Article 235.5 was added in the new content.

By the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 236.1, before the wordtworestriction of freedom for a period of two to five years or were added.

[687] The Law of the Republic of Azerbaijan No.-IIIQDdated April 17, 2007Legislative Collection of the Republic of Azerbaijan, 2007, No. 6, Article 560narcotic"in the name of Article 237 and Article 237.1replaced by the words"containing narcotic substances

Withthe Law of the Republic of Azerbaijan<u>No.523-VQDdated February 1, 2017</u>("Azerbaijan" newspaper, February 23, 2017, No. 41, Legislative Collection of the Republic of Azerbaijan, 2017, No. 2, Article 161)The disposition of Article 237.1was given in a new edition.

the previous editorial said:

237.1. Illegally planting, growing, harvesting plants containing narcotic substances, harvesting them (parts thereof), as well as cultivating hemp, poppy species or other plants containing narcotic substances—

237.10f the Law of the Republic of Azerbaijan No. 516-VIQD dated April 26, 2022 ("Azerbaijan" newspaper, May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 434) in the article, the words " growing or collecting them (parts of them) " are replaced by the words" or growing ".

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 237.1 In the sanction of the Article, the wordsfrom two hundred to one thousand times the amount of the conditional financial unitwere replaced by the wordsfrom two hundred to one thousand manats

237.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017. No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the articles, words " from two hundred manats to one thousand "were replaced by the words " three thousand to six thousand manats "

237.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article after the words or the words restriction of freedom for a period of one to three years or were added.

With the Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the sanction of Article 239, restriction of freedom for a period of up to two years or" were addedafter the wordby not doing

[692] With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In Article 240.1, the words "or poisonous" have been removed.

[693] With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) Article 240.1-1 was added in the new content.

Withthe Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845In Article 240.2, the words "Identical acts" by the words Acts provided for in Articles 240.1 and 240.1-1 of this Codefive has been replaced by the word "six".

[695] With the Law of the Republic of Azerbaijan No.230-VQDdated May 6, 2016 "Azerbaijan" newspaper, May 25, 2016, No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) In Article 240.3, the words "specified in Articles 240.1 and 240.2 were replaced by the wordsprovided in Articles 240.1, 240.1-1 and 240.2

Withthe Law of the Republic of Azerbaijan No.181-VQDdated March 18, 2016 ("Azerbaijan" newspaper, April 23, 2016, No. 86, Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 636In Article 240.3.2, before the wordashin relation to strongly acting substances" have been added.

Withthe Law of the Republic of Azerbaijan No.516-VIQDdated April 26, 2022 ("Azerbaijan" newspaper, May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 434) Article 240.3-1 was added in the new content.

[698] 240.4 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom two hundred to one thousand times the amount of the conditional financial unitwere replaced by the wordsfrom two hundred to one thousand manats

240.4 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand out of two hundred manats "were replaced by the words " two thousand five hundred out of one thousand manats ".

Bythe Law of the Republic of Azerbaijan No.1298-IVQ Ddated May 29, 2015 ("Respublika" newspaper, June 11, 2015, No. 124, Legislative Collection of the Republic of Azerbaijan, 2015, No. 06, Article 692) Note" part was added to Article 240 with a new content

Article 240of the Law of the Republic of Azerbaijan No. 181-VQD dated March 18, 2016 ("Azerbaijan" newspaper, A 23, 2016, No. 86, Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 636) in the "Note" part of the art the word " their " was replaced by the words" strongly influencing substances ".

240with the Law of the Republic of Azerbaijan No. 516-VIQD dated April 26, 2022 ("Azerbaijan" newspaper, May 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 434) in paragraph 10f the "Note" of the article, the words " and especially kulli " were addedafter the word " kulli ".

was considered as the first paragraph, and the second paragraph with new content was added to that part.

[701] Article 241 was removed by the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 242 In the sanction of the Article, the words "from one thousand to three thousand times the amount of the conditional financial unitwere replaced by the words one thousand to three thousand manats

Article 242 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) sanctioned in the new edition.

The previous editorial said:

shall be punished by a fine from one thousand to three thousand manats or restriction of freedom for a period of up to two years or correctional works for a period of up to two years.

[703] 243.1 with the Law of the Republic of Azerbaijan No.610-IVQDdated April 19, 2013("Azerbaijan" newspaper, May 9, 2013, No. 99, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 459)in the disposition of the article, the words "Proceeds by force or threat of force, by blackmail, by destroying or damaging property, or by deception" have been replaced by the wordProceeds

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 243.1 In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

According to the Law of the Republic of Azerbaijan No. 610-IVQD dated April 19, 2013 ("Azerbaijan" newspaper, May 9, 2013, No. 99, Legislative Collection of the Republic of Azerbaijan, 2013, No. 05, Article 459), Article 243.1 of the sanction " the words " from five hundred manats to one thousand manats" were replaced by the words " from two thousand five hundred manats to three thousand five hundred manats", and before the words " up to three years " the words " from one year " were added.

Law of the Republic of AzerbaijanNo.581-VIQDdated July 8, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), August 19, 2022 "Azerbaijan" newspaper August 20,2022, No. 177,Legislative Collection of the Republic of Azerbaijan, 2022, No. 8, article 828)andin article 243.2.1, the word "defects" was replaced by the wordviolations

Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 244.1, fine from two thousand five hundred to three thousand five hundred manat or were added before the words from four hundred hours

Law of the Republic of Azerbaijan No.199-IVQDdated September 30, 2011("Respublika" newspaper, November 26, 2011, No. 255; "Azerbaijan" newspaper, November 27, 2011, No. 262; Law of the Republic of AzerbaijanArticle 244-1 was added by Legislative Collection, 2011, No. 11, Article 980)

244-1.1 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the art before the words " up to two years ", the words " fine from ten thousand to fifteen thousand manats or " were added.

244-1with the Law of the Republic of Azerbaijan No. 453-VIQD dated December 27, 2021 ("Azerbaijan" newspa December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1336) Article is given a new edition.

shall be punished by a fine from ten thousand to fifteen thousand manats or correctional works for a period of up to two years or imprisonment for a period of up to three years.

244-1.2. The same actions:

244-1.2.1. when repeated;

244-1.2.2. when it is committed by a group of persons, an organized group or a criminal association (criminal organization) who conspired in advance -

shall be punished by deprivation of liberty for a period of three to six years.

Note:

1. In Article 244-1 of this Code, "gambling game" means a game played for money, material and other benefits (winnings) and the winnings depend on uncertainty or chance.

2. This article does not apply to lotteries and sports betting games.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 246The wordsfrom five hundred times to two thousand times the amount of the conditional financial unit in the sanction of Article 2have been replaced by the wordsfrom five hundred to two thousand manats

Article 246 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " two thousand out of five hundred manats " were replaced by the words " four thousand out of two thousand manats ".

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 247, before the wordthreerestriction of liberty for a period of two to five years or were added.

248.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom two hundred to one thousand times the amount of the conditional financial unitwere replaced by the wordsfrom two hundred to one thousand manats

248.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "one thousand from two hundred manats "were replaced by the words" six thousand from three thousand manats ".

248.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the word "same "was replaced by the words" restriction of freedom for a period of up to two years or up to two years".

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the sanction of Article 248.2, before the wordfiverestriction of liberty for a period of two to five years or "were added."

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 249.1 In the sanction of the Article.the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by wordsfrom five hundred to one thousand manats

249.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, Novemb 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the art the words "restriction of freedom for a period of up to two years or "were addedafter the words" works or ".

wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

249.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) and in the sanction of articles 249.2, the words "one thousand from five hundred manats" were replaced by the words six thousand from three thousand manats."

249.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words "works or "the words "restriction of freedom for a period of up to one year or "were added.

Withthe Law of the Republic of Azerbaijan No.1222-IVQDdated March 6, 2015 ("Respublika" newspaper, April 9, 2015, No. 073, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 359) In Articles 250.1 and 252.2, the words "fish resources are replaced by the words "fish and other aquatic bioresources"

[715] 250.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words"one hundred to five hundred manats

250.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of one hundred manats "were replaced by the words " six thousand out of three thousand manats ".

250.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words "works or "the words "restriction of freedom for a period of up to one year or "were added.

[716] 250.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)The wordsfrom five hundred times to two thousand times the amount of the conditional financial unit in the sanction of Article 2have been replaced by the wordsfrom five hundred to two thousand manats

250.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "two thousand out of five hundred manats" were replaced by the words "nine thousand out of six thousand manats".

250.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or "were addedafter the words" works or ".

[717] 251.1 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the sanction of the Article, the words from five hundred to one thousand times the amount of the conditional financial unithave been replaced by the words from five hundred to one thousand manats

251.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the wo" one thousand from five hundred manats "were replaced by the words" six thousand from three thousand manats".

251.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article after the words "works or "the words "restriction of freedom for a period of up to one year or "were added.

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251.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "two thousand out of one thousand manats" were replaced by the words "nine thousand out of six thousand manats".

251.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or "were addedafter the words" works or ".

Law of the Republic of Azerbaijan No.1068-VIQDdated December 22, 2023(official website of the Azerbaijan State Information Agency (AZERTAC), January 10, 2024, "Azerbaijan" newspaper, January 11,2024, No. 4, Legislative Collection of the Republic of Azerbaijan, 2024, No. 1, Article8), the word "environment" was added to the name of Article 252 and Article 252.1 (in both cases) before the word "environment.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 252.1 In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

252.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "one thousand from five hundred manats "were replaced by the words" six thousand from three thousand manats ".

252.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " or restriction of freedom for a period of up to one year " were addedafter the word" work ".

[721] 252.2 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)In the article, the wordsremedial work for a period of up to two yearshave been replaced by the wordsa fine of one thousand to two thousand manats or correctional work for a period of up to two years

252.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " two thousand out of one thousand manats " were replaced by the words " nine thousand out of six thousand manats ".

252.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or "were addedafter the words" works or ".

[722] _____ 253.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

253.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "one thousand from five hundred manats "were replaced by the words" six thousand from four thousand manats ".

253.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or "were addedafter the words" works or ".

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Azerbaijan, 2017, No. 247, Legislative Collection of liberty for a period of two to five years or were added.

wordsfrom one hundred times to one thousand times the amount of the conditional financial unitwere replaced by the wordsfrom one hundred to one thousand manats

254.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " or restriction of freedom for a period of up to one year " were addedafter the word" work ".

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 254.2, the word "samehas been replaced by the words" restriction of liberty for a period of up to two years or up to two years

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 255 In the sanction of the article, the wordsfrom one hundred times to one thousand times the amount of the conditional financial unitwere replaced by the wordsfrom one hundred to one thousand manats

254.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) and in the sanction of articles 255, the words " one hundred and one thousand manats " were replaced by " three thousand and six thousand manats ".

Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) and Article 255 in the sanction of the article, the words " or restriction of freedom for a period of up to one year " were addedafter the word" work ".

255withthe Law of the Republic of Azerbaijan No. 1300-VQD dated October 30, 2018 ("Azerbaijan" newspaper, November 18, 2018, No. 260, Legislative Collection of the Republic of Azerbaijan, 2018, No. 11, Article 2213) the text of the article was considered as Article 255.1, and the words " six out of three thousand manats " were replaced by" ten out of six thousand manats " in its sanction, the words " or deprivation of liberty for up to one year " were added after the word " restriction ".

[727] Withthe Law of the Republic of Azerbaijan No.1300-VQDdatedOctober 30,2018("Azerbaijan" newspaper, November 18, 2018, No. 260, Legislative Collection of the Republic of Azerbaijan, 2018, No. 11, Article 2213) Article 255.2 was added in the new content.

Article 255.2 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the words "five out of three times" were replaced by the words "three out of two times".

Withthe Law of the Republic of Azerbaijan No.1222-IVQDdated March 6, 2015 ("Respublika" newspaper, April 9, 2015, No. 073, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 359) In the title of Article 256, the words "Fish and other aquaticanimals have been replaced by the words" Fish and other aquatic bioresources

Withthe Law of the Republic of Azerbaijan No.1222-IVQDdated March 6, 2015 ("Respublika" newspaper, April 9, 2015, No. 073, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 359) In Article 256.1, the words "Fish or other aquatic animals have been replaced by the words" Fish and other aquatic bioresources

256.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words' hundred to five hundred manats

Article 221.1 of the Law of the Republic of Azerbaijan No. 640-IVQD dated April 30, 2013 ("Respublika" newspaper, J 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594), in the sanctions of Article 228.4, 229.4, 289.1, 296.1 and 297.1, the words "two hundred out of one hundred and sixty hours "were replaced hundred out of three hundred and twenty hours ".

256.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " or restriction of freedom for a period of up to one year " were addedafter the word" work ".

Withthe Law of the Republic of Azerbaijan No.1222-IVQDdated March 6, 2015 ("Respublika" newspaper, April 9, 2015, No. 073, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 359) In Article 256.2.2, the words "fish or other aquatic animals have been replaced by the words "fish and other aquatic bioresources"

Article 256 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Legislative Collection of the Republic of Azerbaijan, 2001, No. 7, Article 455) in the article, the number"256.2.2" has been replaced by the number "256.2.1" the number 256.2.3" has been replaced by the number "256.2.3"

[733] 256.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the article, the wordsfrom one hundred times to one thousand times the amount of the conditional financial unitwere replaced by the wordsfrom one hundred to one thousand manats

256.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "from one hundred manats to one thousand "were replaced by the words "three thousand to six thousand manats".

256.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or "were addedafter the words" works or ".

[734] On additions and changes to some legislative acts of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001Collection of legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) and Article 256"256.2.2.replaced by the number "256.2.3.256.2.2.", and the number 256.2.4" has been replaced by the number "256.2.3."

Article 256.3 of the Law of the Republic of Azerbaijan dated May 16, 2008 No. 607 -IIIQD ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) in the sanction, the words " one thousand to two thousand times the amount of the conditional financial unit " were replaced by the words " one thousand to two thousand manats ".

256.3 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " two thousand out of one thousand manats " were replaced by the words " nine thousand out of six thousand manats ".

Article 256.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words fine or the words restriction of liberty for a period of two to five years or were added.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the "Note" of the Article, the words "from four hundred times to one thousand times the amount of the conventional financial unit" and "from one thousand times the amount of the conventional financial unitwere replaced by the wordsfrom four hundred manats to one thousand manats" and "from one thousand manats, respectively

Article 256 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the "Note" part of the artic' " the amount from four hundred manats to one thousand manats, and in Article 256.2.2, when it says "total amount", the wo " the amount from one thousand manats to seven thousand manats, and when it says "total amount" in Article 256.2. means seven " was replaced by the words.

[736] Withthe Law of the Republic of Azerbaijan No.1222-IVQDdated March 6, 2015 ("Respublika" newsr No. 073, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 359) In the title of Article

Withthe Law of the Republic of AzerbaijanNo.1222-IVQDdated March 6, 2015("Respublika" newspaper, April 9, 2015, No. 073, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 359)In the disposition of Article 257, the words "fish resourcesby the words"fish and other aquatic bioresourcesfish or other aquatic animalswere replaced by the words "fish and other aquatic bioresources

Law of the Republic of Azerbaijan No.607-IIIQDof May 16, 2008, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words" one hundred to five hundred manats

Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of one hundred manats "were replaced by the words " six thousand out of three thousand manats ".

Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) and Article 257 in the sanction of the article, the words " or restriction of freedom for a period of up to one year " were addedafter the word" work ".

[739] Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) with 258.1 In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words" one hundred to five hundred manats

258.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of one hundred manats "were replaced by the words " three thousand out of two thousand manats ".

258.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " or restriction of freedom for a period of up to one year " were addedafter the word" work ".

[740] 258.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the article, the wordsfrom one hundred times to one thousand times the amount of the conditional financial unitwere replaced by the wordsfrom one hundred to one thousand manats

258.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "from one hundred manats to one thousand "were replaced by the words" three thousand to six thousand manats ".

258.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or "were addedafter the words "works or ".

Withthe Law of the Republic of AzerbaijanNo.707-VQDdated May 31, 2017("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268)in the disposition, the words "Article 258.1were replaced by the words"Articles 258.1 and 258.2

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)with 258.3 In the sanction of the Article wordsfrom six hundred to one thousand times the amount of the conditional financial unithave been replaced by wordsfrom six hundred to one thousand manats

Article 258.3 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) the words " restriction 1214 orty up to two years or " were removed.

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after the words" fine or " the words " restriction of liberty for a period of two to five years or " were added.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the "Note" of the article, the words "from four hundred times to one thousand times the amount of the conventional financial unit" and "from one thousand times the amount of the conventional financial unitfrom four hundred manats to one thousand manats" and "from one thousand manats, respectively.

Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the "Note" part of the article, the words "out of four hundred manats" were replaced by the words "seven out of a thousand manats" and the word "seven" was added after the words "total amount".

259.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom one thousand to two thousand times the amount of the conditional financial unitwere replaced by the wordsfrom one thousand to two thousand manats

By the Law of the Republic of Azerbaijan No. 896-IIIQD dated October 20, 2009 ("Azerbaijan" newspaper, December 27, 2009, No. 289) in Article 259.1, the words "one thousand to two thousand manats" are replaced by two thousand five hundred manats three up to one thousand five hundred manats" were replaced by the words

Article 259.1 of the Law of the Republic of Azerbaijan No. 395-VQD dated November 11, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2008) in the disposition of the article, the words " trees or bushes in nature reserves, national or natural parks " are replaced by the words " trees, bushes or other greenery in specially protected natural areas ", the words " illegal cutting of trees or bushes that do not belong to or illegal cutting (removal) of other greenery " was replaced by the words and the sanction was given in the new edition.

The previous editorial said:

shall be punished by a fine in the amount of two thousand five hundred manats to three thousand five hundred manats or imprisonment for a term of up to two years.

259.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or "were addedafter the words" works or ".

Bythe Law of the Republic of AzerbaijanNo.395-VQDdated November 11, 2016("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2008)Article 259.2.2 has been repealed.

259.2 with the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) from two thousand to five thousand times the amount of the conditional financial unithave been replaced by the words from two thousand to five thousand manats in the sanction of the Article

By the Law of the Republic of Azerbaijan No. 896-IIIQD dated October 20, 2009 ("Azerbaijan" newspaper, December 27, 2009, No. 289) in Article 259.2, the words "from two thousand to five thousand manats" from three thousand five hundred manats up to five thousand manats" were replaced by the words

259.2 of the Law of the Republic of Azerbaijan No. 395-VQD dated November 11, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2008) the sanction of the article was given in the new edition.

The previous editorial said:

shall be punished by a fine in the amount of three thousand five hundred manats to five thousand manats imprisonment for a term of two to five years.

259.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article after the words " restriction of liberty for a period of two to five years or " were added.

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259.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words "fine or ", the words "restriction of liberty for a period of two to five years or "were added, and the words "from two to five years "were replaced by the words "from three to six years".

Article 259 of the Law of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) in the article, the word"in forests "was replaced by the words and other forests"

Article 259 of the Law of the Republic of Azerbaijan No. 801-IIQD dated December 7, 2004 " On Amendments to the Criminal Code of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2005, No. 1, Article 3) "five hundred times one thousand the words " up to one thousand times" were replaced by the words " from nine hundred times to one thousand four hundred times", the words "correctional works for a period of up to one year or deprivation of liberty for a period of up to six months" were replaced by the words "corrective works for a period of up to two years or deprivation of liberty for a period of up to one year and six months".

New content to Article 259 of the Law of the Republic of Azerbaijan No. 172-IIQD dated July 2, 2001 " On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) note added.

Article 259 of the Law of the Republic of Azerbaijan No. 456-IIIQD dated October 19, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 10, Article 941) was revised.

The previous editorial said:

Article 259. Illegal logging

When the illegal cutting of trees or bushes in forests, reserves and other forests, national or natural parks, which perform the function of protection, sanitation and health, causes a significant amount of damage—

shall be punished by a fine in the amount of nine hundred to one thousand four hundred times the amount of the conditional financial unit or correctional works for a period of up to two years or imprisonment for a period of up to one year and six months.

Note: In Article 259 of this Code, "substantial amount" means an amount exceeding four hundred times the conventional financial unit.

Article 259 of the Law of the Republic of Azerbaijan dated May 16, 2008 No. 607 -IIIQD ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the "Note", the words " from three hundred times to one thousand times the amount of the conventional financial unit " and " from one thousand times the amount of the conventional financial unit " were replaced by the words " from three hundred manats to one thousand manats " and " from one thousand manats ", respectively .

" Note " by the Law of the Republic of Azerbaijan No. 395-VQD dated November 11, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2008) part is given in a new edition.

The previous editorial said:

Note: In Article 259.1 of this Code, "substantial amount" means an amount between three hundred and one thousand manats, and in Article 259.2.4, "total amount" means an amount exceeding one thousand manats.

Bythe Law of the Republic of Azerbaijan No.395-VQDdated November 11, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2008) In the title of Article 260, after the word Forests and other greenery" were added, the word "damage was replaced by the word "damage"

[750] _____ 260.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words' hundred to five hundred manats

Article 260.1 of the Law of the Republic of Azerbaijan No. 395-VQD dated November 11, 2016 ("Azerbaijan" newspa December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2008) in the disposi of the article, the words "destroying or damaging forests or tree or shrub plantings that do not belong to the forest fund 'aced by the words "destroying or damaging forests, tree or shrub plantings and other greens that are to of

260.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, after the words " works or " the words " restriction of freedom for a period of up to one year or " were added.

By the Law of the Republic of Azerbaijan No.395-VQD dated November 11, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2008) Article 260.1-1 was added in the new content.

260.1-1 with the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of the Article, the words "restriction of freedom for a period of up to two years or "were addedafter the words "works or ".

Law of the Republic of Azerbaijan No.1103-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), March 13, 2024, "Azerbaijan" newspaper, March 14, 2024, No. 57) in the disposition of Article 260.2, the words "withindustrial and domestic wastewere replaced by the word" with waste

Bythe Law of the Republic of Azerbaijan No.395-VQDdated November 11, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2008) In the provision of Article 260.2, the word "with waste" isreplaced by the wordswith industrial and household wastethe wordsdestroying or damaging non-related tree or shrub plantings and other greenery", the words "from two to seven years" were replaced by the wordsfrom two to five years, with or without a fine of two thousand to three thousand manats

260.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of two to five years or "have been addedafter the word" not done ".

Bythe Law of the Republic of AzerbaijanNo.395-VQDdated November 11, 2016("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2008)Article 260.3 was added in the new content.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 261 In the sanction of the Article, "one hundred to five hundred times the amount of the conditional financial unithave been replaced by the words one hundred to five hundred manats

261 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "five hundred out of one hundred manats" were replaced by the words "six thousand out of three thousand manats", and in the "Note" part, the words "two hundred" were replaced by the words "two thousand".

Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " with work "were replaced by the words " work or restriction of freedom for a period of up to one year ".

Article 261 of No. 172-IIQD datedJuly 2, 2001On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455A note has been added to the item.

Article 261 of the Law of the Republic of Azerbaijan No. 607 -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the "Note", the words " f two hundred times the conventional financial unit " were replaced by the words " from two hundred manats ".

[757] 262.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)heavy or from the and ion of the article was given in the new edition.

262.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " corrective work for a period of up to two years" were replaced by the words " fine from five thousand to seven thousand manats or correctional work for a period of up to two years or restriction of freedom for a period of up to two years "

[758] 262.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)- Article 1 has been added.

[759] 262.2 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 02,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)In the article, the words "Identical acts" were replaced by the wordsActs provided for in Article 262.1 of this Code

262.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " with deprivation of the right to hold a certain position or to engage in a certain activity for a period of up to three years " were addedbefore the word" two ".

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 262.3, before the wordfivewith deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years" were added.

[761] 263.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)or heavyfrom the articleand the sanction of the article was given in the new edition.

The previous editorial said:

shall be punished by restriction of liberty for a period of up to three years or deprivation of liberty for the same period with deprivation of the right to drive vehicles for a period of up to three years.

263.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " or restriction of freedom for a period of up to two years " were addedafter the words" corrective works ".

[762] 263.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)- Article 1 has been added.

263.1-1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of the Article, the words " restriction of freedom for a period of one to three years or " were addedafter the words " deprivation ".

[763] 263.2 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)In the article, the words "Identical acts" were replaced by the wordsActs provided for in Article 263.1 of this Code

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) The text of the "Note" paratricle 262.3 was considered as paragraph 1, and in that paragraphthe word "in the article was replaced by the wordsin Article 263.1 of the Code

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspar 17, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Paragraph

New with the Law of the Republic of Azerbaijan No.597-IVQDdated April 5, 2013("Respublika" newspaper, April 19, 2013, No. 81, Legislative Collection of the Republic of Azerbaijan, 2013, No. 04, Article 364) Article 263-1has been added to the content.

Withthe Law of the Republic of Azerbaijan No.1406-IVQDdated October 20, 2015 ("Respublika" newspaper, November 6, 2015, No. 244, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1298) In Article 263-1.2, after the words inflicting severe damage, the words "or causing minor or severe damage to the health of the victim due to carelessness while driving a vehicle in general use" have been added.

Law of the Republic of Azerbaijan No.597-IVQDdated April 5, 2013, April 19, 2013, No. 81, Legislative Collection of the Republic of Azerbaijan, 2013, No. 04, Article 364) In the disposition of the article, the words "Article 263 were replaced by the words" Articles 263 or 263-1

KM2 Article 264 of the Criminal Code of the Republic of Azerbaijan was considered in accordance with Article 66 of the Constitution of the Republic of Azerbaijan. ("Azerbaijan" newspaper, January 9, No. 27, 2004, Information of the Constitutional Court of the Republic of Azerbaijan 1/2004)

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 264, "restriction of liberty for a period of up to two years or" were addedafter the wordby doing

[770] Law of the Republic of Azerbaijan No.597-IVQDdated April 5, 2013, April 19, 2013, No. 81, Legislative Collection of the Republic of Azerbaijan, 2013, No. 04, Article 364)"Note" part was added in new content to the article.

[771] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) or heavy from the disposition of Article 265.1.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 265.1 In the sanction of the article, the wordsfrom one hundred times to one thousand times the amount of the conditional financial unitwere replaced by the wordsfrom one hundred to one thousand manats

Article 265.1 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) The words "restriction of liberty for a period of up to two years" were replaced by the words "corrective works for a period of up to two years".

265.1 of the Law of the Republic of Azerbaijan No. 1406-IVQD dated October 20, 2015 ("Respublika" newspaper, November 6, 2015, No. 244, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1298) in the sanction of the article, the word "hundred" was replaced by the words" five hundred".

265.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "one thousand from five hundred manats".

Article 265.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, Jur 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) the sanction of the article given in the new edition.

The previous editorial said:

shall be punished by a fine in the amount of three thousand to six thousand manats, or by correctional work for a

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 265.1-1 was added in the new content.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the provision of Article 265.2, the words "Identical actions" have been replaced by the words Provided for in Article 265.1 of this Code

Bythe Law of the Republic of Azerbaijan No.1406-IVQDdated October 20, 2015 ("Respublika" newspaper, November 6, 2015, No. 244, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1298) Article 265-1 was added in the new content.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) or heavyfrom the provision of Article 265-1.1.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 265-1.1, the words a fine from three thousand to six thousand manats or two fine from two thousand to four thousand manats or restriction of freedom for a period of up to one year or one".

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 265-1.1-1 was added in the new content.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the provision of Article 265-1.2, the word "Same" has been replaced by the words Prescribed in Article 265-1.1 of this Code

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) with 266.1 In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

266.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "one thousand from five hundred manats "were replaced by the words" six thousand from three thousand manats ".

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the provision of Article 266.3, words "to his death" have been replaced by the wordto his death

[782] _____ Withthe Law of the Republic of Azerbaijan<u>No.68-VIQDdated May 1, 2020</u>("Azerbaijan" newspaper, June 2, 2
No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)Note" part was addedto

[783] 267.1 with the Law of the Republic of Azerbaijan No.597-IVQDdated April 5, 2013("Respublika" newspaper, April 19, 2013, No. 81, Legislative Collection of the Republic of Azerbaijan, 2013, No. 04, Article 364) Article "263 and 264" words " 263 -264" replaced by numbers.

Article 267.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) the words "or heavy" have been removed from the provision of the article.

[784] 267.1 with the Law of the Republic of Azerbaijan No.137-IVQD datedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)In the article, the wordscorrective works for a period of up to two years or restriction of freedom for a period of up to two yearsa fine of one thousand to two thousand manats or correctional works for a period of up to two years".

267.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " two thousand out of one thousand manats " were replaced by the words " three thousand out of two thousand manats ".

Article 267.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the words "corrective works for a period of up to two years or deprivation of liberty for a period of up to six months" were replaced by the words "corrective works for a period of up to one year or restriction of freedom for a period of up to one year ".

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 267.1-1 was added in the new content.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the provision of Article 267.2, the word "Same" has been replaced by the words Stipulated in Article 267.1 of this Code

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the provision of Article 267.3, the words "to his death" have been replaced by the wordto his death

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the provision of Article 268.1, the words "or severe damage or large amount of damage" have been replaced by the worddamage

[789] 268.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)from two thousand to five thousand times the amount of the conditional financial unithave been replaced by the words"from two thousand to five thousand manatsin the sanction of the Article

268.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the wolf if ive thousand from two thousand manats " were replaced by the words " six thousand from three thousand manats ".

268.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the art the words "restriction of freedom for a period of up to two years or "were addedafter the words or ".

268.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspape" 2, 2
103 . Legislative Collection of the Republic of Azerbaijan. 2020. No. 5. Article 518) in the sanction of the cle.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 268.1-1 was added in the new content.

[791] _____ Withthe Law of the Republic of AzerbaijanNo.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In Article 268.2,or other serious consequences" were addedafter the worddeath

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 269, after the wordsorrestriction of liberty for a period of up to three years or were added.

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 270 from five hundred times to two thousand times the amount of the conditional financial unit in the sanction of the articlehave been replaced by the words five hundred to two thousand manats

Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " two thousand out of five hundred manats" were replaced by the words " four thousand out of two thousand manats".

Withthe Law of the Republic of Azerbaijan No.1272-VQDdatedOctober 12,2018("Azerbaijan" newspaper, October 18, 2018, No. 234, Legislative Collection of the Republic of Azerbaijan, 2018, No. 10, Article 1972) Article 270-1 was added in the new content.

[795] Law of the Republic of Azerbaijan No.408-IVQDdated June 29, 2012("Respublika" newspaper, July 17, 2012, No. 156, "Azerbaijan" newspaper, July 18, 2012, No. 157, Legislation of the Republic of Azerbaijan Collection, 2012, No. 07, Article 669), the thirtieth chapter of the Code was given in a new edition.

The previous editorial said:

Chapter 30

COMPUTER INFORMATION CRIMES

Article 271. Hlegal access to computer information

271.1. Illegal access to computer information protected by law, i.e. information contained in machine carriers, electronic computing machines (EHM), computer systems or their networks, these actions are information destruction, isolation, modification, its copying, or In case of disruption of EHM's work, system or their network—

shall be punished by a fine from five hundred to one thousand manats or correctional works for a period of up to one year or imprisonment for a period of up to one year.

271.2. The same actions:

271.2.1. when it is committed by a group of people who conspired in advance;

271.2.2. when it is committed by an official using his service position or by a person who has the right to access electronic computing machines, the system of electronic computing machines or their networks;

271.2.3. if committed by causing a large amount of damage—

shall be punished by a fine from one thousand to two thousand manats or correctional work for a term of up to two years or imprisonment for a term of up to three years. [795]

Article 272. Creating, using or distributing harmful programs for electronic computers

272.1. Creating EHM programs or making changes to existing programs, as well as from such programs or maci carriers loaded with such programs, knowing that it may lead to unauthorized destruction, isolation, modification or copyin information, disruption of EHM, EHM system or their networks do not use or distribute them—

shall be punished by imprisonment for a term of up to two years with a fine of five hundred to one the

mai

Article 273. Violation of the rules of operation of electronic computing machines (EHM), EHM system or their networks

273.1. When the destruction, isolation or modification of legally protected data in the EHM as a result of violation of the rules of operation of the EHM, the EHM system or their networks by a person authorized to work with the EHM, system or their networks causes significant damage—

shall be punished by deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years, or public works from one hundred and sixty to two hundred hours, or correctional works for a period of up to one year, or restriction of freedom for a period of up to two years.

[795]

273.2. When the same acts negligently cause grave consequences—

shall be punished by correctional works for a term of up to two years or deprivation of liberty for a term of up to three years.

Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 271.1, the words "two thousand out of one thousand manatshave been replaced by the words" four thousand out of two thousand manats

With the Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 271.2, the words "three thousand out of two thousand manatswere replaced by the words" six thousand out of four thousand manats

[798] _____ Withthe Law of the Republic of AzerbaijanNo.563-VQDdated April 7, 2017("Azerbaijan" newspaper, May 19, 2017, No. 106, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 694)and managers of these funds" were addedafter the wordfundsin paragraph 3 of the "Note" part of Article 271

271 with the Law of the Republic of Azerbaijan No. 575-VQD dated April 7, 2017 ("Azerbaijan" newspaper, May 23, 2017, No. 109, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 702) the words "persons licensed in the securities market" were added after the words "insurance companies" in paragraph 3 of the "Note" part of the article.

Withthe Law of the Republic of AzerbaijanNo.707-VQDdated May 31, 2017("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268)In the sanction of Article 272.1, the words "two thousand out of one thousand manatswere replaced by the words" four thousand out of two thousand manats

Article 272.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the words " or restriction of freedom for up to two years " were added after the word " fine ".

[800] Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 272.2, the words "three thousand out of two thousand manatshave been replaced by the words" six thousand out of four thousand manats

[801] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 273.1, after the wordfineor restriction of freedom for a period of up to two years" were added.

With the Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2 No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of articles 273.1 273.2, the words "two thousand out of one thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand out of thousand manatshave been replaced by the words "four thousand manatshave by the words

[803] Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspape 9, 2

Withthe Law of the Republic of AzerbaijanNo.707-VQDdated May 31, 2017("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268)In the sanction of Articles 273-1.1, 273-1.2 and 273-1.3, the words "two thousand to three thousand manatshave been replaced by the words"three thousand to five thousand manats

Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 273-1.4, the words "four thousand out of three thousand manatshave been replaced by the words" eight thousand out of five thousand manats

[806] Withthe Law of the Republic of AzerbaijanNo.707-VQDdated May 31, 2017("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268)In the sanction of Article 273-2, the words "three thousand out of one thousand manatshave been replaced by the words"four thousand out of two thousand manats

Bythe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Article 275.1, the words "from five years to ten"were replaced by the wordsfrom seven to twelve years

Bythe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 19, 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Article 276, the word "seven"was replaced by the wordten

Bythe Law of the Republic of Azerbaijan No.1396-IVQDdated October 20, 2015 ("Azerbaijan" newspaper, November 4, 2015, No. 242, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1289) (terrorist act) from the name of Article 277.

Bythe Law of the Republic of Azerbaijan No.365-VQDdated October 28, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1983) In the name of Article 278, after the word "maintenance", the words "forcibly changing the constitutional structure of the state" have been added.

Bythe Law of the Republic of Azerbaijan<u>No.365-VQDdated October 28, 2016</u>("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1983)The text of Article 278 was considered Article 278.1 and Article 278.2 was added in the new content.

[812] Withthe Law of the Republic of Azerbaijan No.365-VQDdated October 28, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1983) Article 279.1-1 was added in the new content.

Bythe Law of the Republic of AzerbaijanNo.365-VQDdated October 28, 2016("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1983)In Article 279.2,in the articlewas replaced by the words"and in Articles 279.1-1

[814] _____ Withthe Law of the Republic of Azerbaijan No.975-IVQDdated May 30, 2014("Respublika" newspaper, May 2014, No. 128, Legislative Collection of the Republic of Azerbaijan, 2014, No. 6, Article 622)In Article 279.3, the words "e to fifteen years" are replaced by the wordstwelve to twenty years

[815]
Law of the Populsia of Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 2022 (afficial website of the Azerbaijan No 1087 VIOD dated December 20, 202

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Law of the Republic of Azerbaijan No. 569-IIQDdatedDecember 30, 2003 "On making additions and changes to some legislative acts of the Republic of Azerbaijan in connection with the application of the Election Code of the Republic of Azerbaijan and regarding the repeal of some legislative acts of the Republic of Azerbaijan" (Republic of Azerbaijan collection of legislation, 2004, No. 1, article 10) and in the title and text of article 283,", social was addedafter the word "racial" the words "religious enmity" were replaced by the words "religious hatred and enmity".

Bythe Law of the Republic of Azerbaijan No.919-IVQDdated March 14, 2014 ("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327) In Article 283.1, the words "or massive have been replaced by the words" including massive

[818] 283.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom one thousand to two thousand times the amount of the conditional financial unitwere replaced by the wordsfrom one thousand to two thousand manats

Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) and 225.1, 270 and In articles 283.1, the words "restriction of liberty for a period of up to three years "have been replaced by the words "corrective works for a period of up to two years".

With the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) 283.1- in the sanction of Article 1, the words " two thousand out of one thousand manats " were replaced by the words " twelve thousand out of eight thousand manats ".

Bythe Law of the Republic of Azerbaijan No.365-VQDdated October 28, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1983) Article 283.1-1 was added in the new content.

Bythe Law of the Republic of Azerbaijan No.365-VQDdated October 28, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1983) Article 283.3 was added in the new content.

Bythe Law of the Republic of Azerbaijan No. 919-IVQDdated March 14, 2014 ("Azerbaijan" newspaper, April 4, 2014, No. 66, Legislative Collection of the Republic of Azerbaijan, 2014, No. 04, Article 327) Article 283-1 has been added.

Bythe Law of the Republic of Azerbaijan No.365-VQDdated October 28, 2016 ("Azerbaijan" newspaper, December 18, 2016, No. 281, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1983) In Article 283-1.1, religious radicalism or religious fanaticism" were addedafter the wordsreligious enmity

Withthe Law of the Republic of Azerbaijan No.1231-IVQDdated March 6, 2015 ("Respublika" newspaper, April 5, 2015, No. 070, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 368) In the sanction of Article 284.1, the words "from two to five years" have been replaced by the words "threeto six years"

Withthe Law of the Republic of Azerbaijan No.1231-IVQDdated March 6, 2015 ("Respublika" newspaper, April 5, 2015, No. 070, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 368) In the sanction of Article 284.2 words "from three to seven years have been replaced by the words from four to eight years

Withthe Law of the Republic of Azerbaijan No.1231-IVQDdated March 6, 2015 ("Respublika" newspaper, Apr 2015, No. 070, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 368) Article 284-1 was added in the content.

286.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom two hundred to five hundred times the amount of the conditional financial unithave been replaced by the wordsfrom two hundred to five hundred manats

286.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) and in the sanction of articles 286.2, the words " five hundred out of two hundred manats " were replaced by the words " two thousand out of one thousand manats ".

[828] 286.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom two hundred to five hundred times the amount of the conditional financial unitwere replaced by the wordsfrom two hundred to five hundred manats

[829] 286.3 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "from five hundred to eight hundred times the amount of the conditional financial unithave been replaced by the words "from five hundred to eight hundred manats"

286.3 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " eight hundred from five hundred manats" were replaced by the words " three thousand from two thousand manats".

286.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to three years or "were addedafter the word" by doing ".

Withthe Law of the Republic of Azerbaijan No.116-IVQD datedMay 17, 2011("Azerbaijan" newspaper, July 6,2011, No. 144, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 587)In Article 287, the words "court supervisor, bailiffwere replaced by the words" executive officer

287 of the Law of the Republic of Azerbaijan No. 1191-IVQD dated February 13, 2015 ("Azerbaijan" newspaper, April 10, 2015, No. 74, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 339) the words " jurors " have been removed from the article.

[831] Withthe Law of the Republic of Azerbaijan No.1191-IVQDdated February 13, 2015 ("Azerbaijan" newspaper, April 10, 2015, No. 74, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 339)In Article 288.1, the words "jurors, as well as theirwere replaced by the words"as well as his

Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) and 288.1 In the sanction of the Article, the words "from one thousand to three thousand times the amount of the conditional financial unitwere replaced by the words one thousand to three thousand manats

288.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three thousand out of one thousand manats" were replaced by the words "six thousand out of three thousand manats".

[833] Withthe Law of the Republic of Azerbaijan No.116-IVQD datedMay 17, 2011("Azerbaijan" newspaper, July 6,2011. No. 144, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 587)In Article 288.2, the words "judi supervisor, bailiffwere replaced by the words"executive officer

288.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of 'tricle 4sfrom five hundred to one thousand times the amount of the conditional financial unithave been 1 by

" one thousand from five hundred manats "were replaced by the words " four thousand from two thousand manats ".

[835] 289.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "up to three hundred times the amount of the conditional financial unithave been replaced by the words"up to three hundred manats

289.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "up to three hundred manats" were replaced by the words "from five hundred manats to one thousand manats".

Withthe Law of the Republic of Azerbaijan No.1191-IVQDdated February 13, 2015 ("Azerbaijan" newspaper, April 10, 2015, No. 74, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 339)or jurors from Article 289.2.

[837] 289.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)The wordsfrom three hundred times to five hundred times the amount of the conditional financial unit in the sanction of Article 2have been replaced by the wordsfrom three hundred to five hundred manats

289.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of three hundred manats "were replaced by the words " one thousand five hundred manats ".

By the Law of the Republic of Azerbaijan No.872-IVQD dated December 27, 2013 ("Respublika" newspaper, February 11, 2014, No. 29, Legislative Collection of the Republic of Azerbaijan, 2014, No. 2, Article 89) In the title of Article 292, the word "in custody" has been replaced by the wordsat the place of detention

By the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the sanction of Article 292.1, restriction of freedom for a period of up to one year or two" were addedafter the wordtwo

Bythe Law of the Republic of Azerbaijan No.872-IVQDdated December 27, 2013 ("Respublika" newspaper, February 11, 2014, No. 29, Legislative Collection of the Republic of Azerbaijan, 2014, No. 2, Article 89)or detention" and "twoyearsfrom Article 292.2.

[841] Withthe Law of the Republic of Azerbaijan No.872-IVQDdated December 27, 2013 ("Respublika" newspaper, February 11, 2014, No. 29, Legislative Collection of the Republic of Azerbaijan, 2014, No. 2, Article 89) Article 292.2-1 was added in the new content.

[842] Withthe Law of the Republic of Azerbaijan No.872-IVQDdated December 27, 2013 ("Respublika" newspaper, February 11, 2014, No. 29, Legislative Collection of the Republic of Azerbaijan, 2014, No. 2, Article 89) In Article 292.3, the words "292.1 or 292.2" have been replaced by "292.1, 292.2 or 292.2-1"

Law of the Republic of Azerbaijan No.405-IVQDdated June 29, 2012("Respublika" newspaper, July 14, 2012, No. 154, "Azerbaijan" newspaper, July 17, 2012, No. 156, Legislation of the Republic of Azerbaijan Collection, 2012, No. Article 666) and Article 293 have been revised.

The previous editorial said:

Article 293. Do not force to testify

293.1. Force a suspected person, accused person, victim, witness to testify, as well as to give an expert opinion du interrogation by the prosecutor, investigator or investigator or at their instigation by threatening, blackmailing,

rima athan illand actions

Withthe Law of the Republic of AzerbaijanNo.707-VQDdated May 31, 2017("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268)In the sanction of Article 293.1, the words "four thousand out of three thousand manatshave been replaced by the words"six thousand out of four thousand manats

294.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

294.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "one thousand from five hundred manats" were replaced by the words "six thousand from three thousand manats".

294.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " or restriction of freedom for a period of up to one year " were addedafter the word" work ".

[846] 295.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

295.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "one thousand out of five hundred manats" were replaced by the words "eight thousand out of five thousand manats".

296.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom three hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom three hundred to one thousand manats

296.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "thousand from three hundred manats" were replaced by the words "thousand three thousand from five hundred manats".

[848] Law of the Republic of Azerbaijan No.405-IVQDdated June 29, 2012("Respublika" newspaper, July 14, 2012, No. 154, "Azerbaijan" newspaper, July 17, 2012, No. 156, Legislation of the Republic of Azerbaijan Collection, 2012, No. 07, Article 666) and Article 296.2, the word "seven" was replaced by the wordeight

296.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "from three to eight years "were replaced by the words "restriction of freedom for a period from two to four years or from two years to five years ".

297.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

297.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2 No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the wo" one thousand out of five hundred manats" were replaced by the words " two thousand out of one thousand manats".

297.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, Novemb 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction arti

the words" wards ar" the words " restriction of freedom for a naried of un to ane were ar " were added

Article 297 of 688-IIQD dated June 11, 2004 "On Additions and Amendments to Some Legislative Acts of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2004, No. 8, Article 598 in paragraph 1 of the note of the article, after the words judgment or resolution, the words "as well as the decision by the Constitutional Court of the Republic of Azerbaijan" were added.

[851] 139.1 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) The wordsfrom three hundred times to five hundred times the amount of the conditional financial unit in the sanction of Article 2 have been replaced by the wordsfrom three hundred to five hundred manats

298 with the Law of the Republic of Azerbaijan No. 640-IVQD dated April 30, 2013 ("Respublika" newspaper, June 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594) in the sanction of the article, the words " one hundred and eighty from one hundred and twenty hours " were replaced by the words " three hundred and sixty from two hundred and forty hours ".

298 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of three hundred manats" were replaced by the words " one thousand five hundred manats".

299.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

299.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand out of five hundred manats " were replaced by the words " two thousand out of one thousand manats ".

299.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "from one thousand to three thousand times the amount of the conditional financial unitwere replaced by the words"one thousand to three thousand manats

299.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three thousand out of one thousand manats" were replaced by the words "six thousand out of three thousand manats".

Bythe Law of the Republic of AzerbaijanNo.1396-IVQDdated October 20, 2015("Azerbaijan" newspaper, November 4, 2015, No. 242, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1289)In Article 300,after the wordsdissemination of informationin the case of preventing the preliminary investigation, or" were added.

[855] 300 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

The Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand out of five hundred manats " were replaced by the words " two thousand out of one thousand manats ".

Withthe Law of the Republic of Azerbaijan No.116-IVQD datedMay 17, 2011("Azerbaijan" newspaper, July 6,2 No. 144, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 587)In Article 301.1, the words "judi supervisors, bailiffswere replaced by the words" executive officers

301.1 of the Law of the Republic of Azerbaijan No. 1191-IVQD dated February 13, 2015 ("Azerbaijan" newspaper, A 10, 2015, No. 74, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 339) The words " jurors " v removed from the article.

wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

301.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand out of five hundred manats " were replaced by the words " three thousand out of one thousand five hundred manats ".

[858] 302.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

302.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand from five hundred manats" were replaced by the words " four thousand from two thousand manats".

302.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the words " restriction of freedom for a period of up to two years or " were added after the word " not done ".

[859] 302.2 of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the sanction of the Article, the words from one thousand to two thousand times the amount of the conditional financial unitwere replaced by the words from one thousand to two thousand manats

302.2 of the Law of the Republic of Azerbaijan No. 78-IVQD dated March 4, 2011 ("Respublika" newspaper, April 22, 2011, No. 82, Legislative Collection of the Republic of Azerbaijan, 2011, No. 4, Article 253) in the article, the words " special intended for obtaining information secretly " were replaced by the words " intended for receiving information secretly ".

302.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "two thousand out of one thousand manats" were replaced by the words "six thousand out of four thousand manats".

302.2 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the words "restriction of freedom for a period of two to four years or have been addedafter the word by failing."

[860] With the Law of the Republic of Azerbaijan No.78-IVQD datedMarch 4, 2011("Respublika" newspaper, April 22,2011, No. 82, Legislative Collection of the Republic of Azerbaijan, 2011, No. 4, Article 253)Article 302.3 was added in the new content.

Article 302.3 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) limitation or for the same period of time "were removed.

302.3 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the word "two" was added before the words "thousand manats".

302.3 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " restriction of freedom or up to three years " were addedafter the word " for a period ".

Law of the Republic of Azerbaijan No.1048-VIQDdated December 5, 2023(official website of the Azerbaijan S Information Agency (AZERTAC), December 25,2023, "Azerbaijan" newspaper, December 26,2023, No. 283, Legisla Collection of the Republic of Azerbaijan, 2023, No. 12, Book I, Article 1621)toArticle 303.1, the words "bank or other cr institution", including the bank or other payment service provider of payment transactions" was replaced by the words.

[862] 303.10f the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" new

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303.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "one thousand out of five hundred manats" were replaced by the words "two thousand out of one thousand manats".

Withthe Law of the Republic of Azerbaijan No.1639-VQDdated July 9, 2019("Azerbaijan" newspaper, July 23, 2019, No. 158, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1201)Article 303.2 after the words "judgment of the court" the word "judgment)" were addedafter the word "judgment"

[864] 303.20f the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "from one thousand to three thousand times the amount of the conventional financial unit" and "up to five hundred times the amount of the conventional financial unitfrom one thousand to three thousand manats" and "up to five hundred manats, respectively.

303.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " fine from one thousand to three thousand manats or five hundred " were replaced by the words " fine from two thousand to four thousand manats or one thousand to two thousand manats ".

Withthe Law of the Republic of Azerbaijan No.872-IVQDdated December 27, 2013 ("Respublika" newspaper, February 11, 2014, No. 29, Legislative Collection of the Republic of Azerbaijan, 2014, No. 2, Article 89) In the name of Article 304, the words "from the place, detention or have been replaced by the words of the place of detention, or

[866] Withthe Law of the Republic of Azerbaijan No.872-IVQDdated December 27, 2013 ("Respublika" newspaper, February 11, 2014, No. 29, Legislative Collection of the Republic of Azerbaijan, 2014, No. 2, Article 89) In Article 304.1, the wordsor from places of deprivation of liberty, detention or " of a person in pre-trial detention from the place of deprivation of liberty or detention of an arrested or detained person, or".

Law of the Republic of Azerbaijan No.541-IVQDdated December 28, 2012("Respublika" newspaper, February 8, 2013, No. 29; "Azerbaijan" newspaper, February 10, 2013, No. 31; Law of the Republic of Azerbaijan Legislative Collection, 2013, No. 02, Article 102) and Article 306.1, the words "or decision" were replaced by the words, decision or order

[868] 306.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

306.1 of the Law of the Republic of Azerbaijan No. 1034-IIIQD dated June 18, 2010 ("Azerbaijan" newspaper, July 17, 2010, No. 152, Legislative Collection of the Republic of Azerbaijan, 2010, No. 07, Article 591) the sanction of the article was given in the new edition.

The previous editorial said:

shall be punished by a fine in the amount of five hundred to one thousand manats, or public works of one hundred and sixty to two hundred hours, or correctional works for a period of up to two years, or restriction of freedom for the same period, or deprivation of liberty for a period of up to two years.

306.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three thousand out of one thousand manats" were replaced by the words "four thousand out of two thousand manats".

306.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9. 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the art the words " or restriction of freedom for a period of up to three years " were addedafter the word" work ".

[869] 306.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of stricked sfrom one thousand to two thousand times the amount of the conditional financial unitwere replaced by

The previous editorial said:

shall be punished by a fine in the amount of one thousand to two thousand manats, or correctional works for a period of up to two years, or deprivation of liberty for a period of one to three years, with or without deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years.

306.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "six thousand out of four thousand manats" were replaced by the words "seven thousand out of five thousand manats".

306.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of three to five years or "were addedafter the words" works or ".

With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) Article 306.2 has been added to the "Note" section with a new content.

306 with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the "Note" part of the article, the words " until the judgment is issued by the court " were replaced with the words " until the judgment regarding those acts enters into legal force ".

[871] 307.1of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by the wordsfrom five hundred to one thousand manats

307.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand out of five hundred manats " were replaced by the words " two thousand five hundred out of one thousand five hundred manats ".

[872] 307.2of the Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)from two thousand to five thousand times the amount of the conditional financial unithave been replaced by the words"from two thousand to five thousand manatsin the sanction of the Article

307.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five thousand from two thousand manats " were replaced by the words " six thousand from three thousand manats ".

Withthe Law of the Republic of Azerbaijan No.183-IVQDdated June 24, 2011("Azerbaijan" newspaper, August 2,2011, No. 167, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 621)The title of the thirty-third chapter is given in the new edition.

The previous editorial said:

Chapter 33. Corruption crimes and crimes against the interests of state power, public service, local self-government bodies, as well as commercial or non-commercial organizations.

With the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390), the title of the thirty-third chapter was given in a new edition.

The previous editorial said:

CRIMES AGAINST SERVICE INTEREST IN PUBLIC AUTHORITY, CIVIL SERVICE INTEREST AND LOCAL SE GOVERNMENT BODIES, AS WELL AS OTHER COMMERCIAL AND NON-COMMERCIAL ORGANIZATIONS

[874] Article 308.1 of the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Legislative Collection of Republic of Azerbaijan, 2006, No. 5, Article 390

The previous editorial said:

shall be punished by a fine in the amount of one thousand to two thousand times the amount of a conditional financial unit or deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years or correctional works for a period of up to two years or imprisonment for a period of up to three years.

Article 308.1 of the Law of the Republic of Azerbaijan dated May 16, 2008 No. 607 -IIIQD ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) in the sanction, the words " one thousand to two thousand times the conditional financial unit " were replaced by the words " one thousand to two thousand manats ".

308.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "two thousand out of one thousand manats" were replaced by the words "four thousand out of two thousand manats".

308.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article, the words " restriction of freedom for a period of up to three years or " were added after the words " corrective works or ".

Article 308.2 of 617-IIIQD dated June 2, 2008 (Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 461 in case of or the election (when committed to influence the results of the referendum were added.

[876] The Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390) and the words "from three to seven years" in the sanction of Article 308.2, property from three to eight years with confiscation" was replaced by the words.

308.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the word " eight "was replaced by the word " seven ".

Bythe Law of the Republic of Azerbaijan No.508-VQDdated February 1, 2017 ("Azerbaijan" newspaper, March 19, 2017, No. 61, Legislative Collection of the Republic of Azerbaijan, 2017, No. 3, Article 330) In paragraph 3, the word "other" was replaced by the wordsincluding public legal entities, as well as

Bythe Law of the Republic of Azerbaijan No.508-VQDdated February 1, 2017 ("Azerbaijan" newspaper, March 19, 2017, No. 61, Legislative Collection of the Republic of Azerbaijan, 2017, No. 3, Article 330) In paragraph 4, the word "otherhas been replaced by the words" including public legal entities, as well as

[879] 308 withthe Law of the Republic of Azerbaijan No.183-IVQDdated June 24, 2011("Azerbaijan" newspaper, August 2,2011, No. 167 Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 621"Note" part of the article is given in the new edition.

The previous editorial said:

Note: 1. Officials in the articles of this chapter are those who perform the functions of government representatives permanently, temporarily or under special authority, or in state bodies, local self-government bodies, state and municipal enterprises, departments and organizations, as well as in other commercial and non-commercial organizations. persons performing organizational-executive or administrative-economic functions, representatives of international organizations, as well as other persons considered to be officials for the purposes of the Law of the Republic of Azerbaijan "On Combating Corruption" are understood:

2. Civil servants and employees of local self-government bodies, as well as commercial and non-commercial organizations, who are not included in the ranks of officials, bear criminal responsibility under the articles of this chapter in the cases specifically provided for by the relevant articles.

308 of the Law of the Republic of Azerbaijan No. 1191-IVQD dated February 13, 2015 ("Azerbaijan" newspaper, Apri 2015, No. 74, Legislative Collection of the Republic of Azerbaijan, 2015, No. 4, Article 339) the words " or local " before words " jurors " were removed from the 7th paragraph of the "Note" part of the article .

308 of the Law of the Republic of Azerbaijan No. 230-VQD dated May 6, 2016 ("Azerbaijan" newspaper, May 25, 2 No. 112, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 845) in paragraph 7 of the "Note" part of article, the words " foreign or local arbitrators of arbitrations " were replaced by the words " local, foreign an article are foreign are foreign.

[880] _____ With the Law of the Republic of Azerbaijan No.199-VQDdated April 5, 2016"Azerbaijan" newspaper, May 3, 2016, No. 94, Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 653)Article 308-1 was added in thenew

With the Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 308-1.1, the words "ten thousand out of eight thousand manatswere replaced by the words "thirteen thousand out of nine thousand manats

[882] Withthe Law of the Republic of Azerbaijan No.1626-VQDdated June 27, 2019 ("Azerbaijan" newspaper, August 11, 2019, No. 175, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1367) In Article 308-2.1, after the wordsby the open tender method through electronic procurement by applying the open tender method and (through) after the wordmethods were added.

[883] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 308-2.4, the words in the amount from one to four times have been replaced by the words in the amount of the same

[884] With the Law of the Republic of Azerbaijan No.566-VQDdated April 7, 2017 ("Azerbaijan" newspaper, May 21, 2017, No. 108, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 697) Article 308-2 has been added.

[885] In Article 309.1 of the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (**Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390**), the words "citizens or organizations" are defined as "physical or replaced by the words "legal entities".

In the sanction of Article 309.1, the words "or by not doing" have been replaced by the words "by confiscating the property".

Article 309.1 of the Law of the Republic of Azerbaijan dated May 16, 2008 No. 607 -IIIQD ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) in the sanction, the words " one thousand to two thousand times the amount of the conditional financial unit " were replaced by the words " one thousand to two thousand manats ".

309.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "two thousand out of one thousand manats" were replaced by the words "four thousand out of two thousand manats".

By the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Collection of Legislation of the Republic of Azerbaijan, 2006, No. 5, Article 390) in the sanction of Article 309.2, after the word "by doing", by confiscating property "have been added.

309.2 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) the word " seven "was replaced by the word " eight " in the sanction of the article.

[887] In Article 310 of the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (**Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390**), the words "citizens or organizations" are defined as "physical or replaced by the words "legal entities".

Article 310 of the Law of the Republic of Azerbaijan dated May 16, 2008 No. 607 -IIIQD ("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) in the sanction, the words " f five hundred to one thousand times the amount of the conditional financial unit " were replaced by the words " from hundred to one thousand manats".

310 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2
No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article the words one thousand out of five hundred manats were replaced by the words three thousand out of one thousan uncontest.

Article 311. Bribery

311.1. Due to actions (inaction) in favor of the bribe giver or the person represented by him, when the performance of these actions (inaction) is included in the duties of the official or when he can assist in such actions (inaction) due to his position of service, as well as general patronage of the service and or receiving bribes in the form of money, securities, other property or property benefits by an official personally or through an intermediary due to negligence—

shall be punished by deprivation of liberty for a period of two to seven years, with or without deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years.

[889] Withthe Law of the Republic of Azerbaijan No.183-IVQDdated June 24, 2011("Azerbaijan" newspaper, August 2,2011, No. 167, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 621)In Article 311.1,after the wordsor receivingor accepting an offer or promise about it" were added.

By the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Collection of Legislation of the Republic of Azerbaijan, 2006, No. 5, Article 390) in the sanction of Article 311.2, after the word "by doing", by confiscating property "have been added.

[891] By the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (**Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390**), the word "seven" was replaced by the word "eight" in the sanction of Article 311.3 has been done.

[892] With the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390), the "Note" part of Article 311 was given in a new edition.

The previous editorial said:

Note: If the amount of money, the value of securities, property or other profit of a property nature is more than five thousand times the amount of the conventional financial unit, the amount of bribe is considered "total amount".

Article 311 of the Law of the Republic of Azerbaijan No. 607 -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) In the "Note", the words " from five thousand times the amount of the conventional financial unit " were replaced by the words " from five thousand manats ".

[893] The title of Article 312 and Article 312.1 of the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390) are given in the following redaction.

The previous editorial said:

Article 312. Bribery

312.1. Bribing an official personally or using an intermediary -

shall be punished by a fine in the amount of one thousand to two thousand times the amount of the conditional financial unit or by imprisonment for a term of up to five years, with or without the imposition of a fine in the amount of five hundred to one thousand times the amount of the conditional financial unit

[894] Withthe Law of the Republic of Azerbaijan No.183-IVQDdated June 24, 2011("Azerbaijan" newspaper, August 2,2011, No. 167, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 621)In Article 312.1,after the wordconcessionoffering, promising or" are added.

312.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article wordsfrom one thousand to two thousand times the conventional financial unitwere replaced by the wordsfrom thousand to two thousand manats

312.1 of the Law of the Republic of Azerbaijan No. 707-VOD dated May 31. 2017 ("Azerbaijan" newspape)

19.2

312.1 of the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in the sanction of the article the words " restriction of liberty for a period of three to five years or " were added after the words " fine or ".

[896] According to the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Collection of Legislation of the Republic of Azerbaijan, 2006, No. 5, Article 390), the words "or three" are replaced by "four" in Article 312.2. replaced by the

Article 312.2 of the Law of the Republic of Azerbaijan No. 607 -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) in the sanction, the words " from two thousand to four thousand times the amount of the conditional financial unit " were replaced by the words " from two thousand to four thousand manats ".

312.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "four thousand out of two thousand manats" were replaced by the words "twelve thousand out of eight thousand manats".

By the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390), Article 312-1 was added with the following content.

[898] Withthe Law of the Republic of Azerbaijan No.183-IVQDdated June 24, 2011("Azerbaijan" newspaper, August 2,2011, No. 167, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 621)In Article 312-1.1, after the words "for third partiesdirectly or indirectly, personally or using an intermediaryafter the words" or receivingor accepting an offer or promise about it" has been added.

[899] 312 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)- In the sanction of Article 1.1, the words "from three thousand to five thousand times the conventional financial unithave been replaced by the words from three thousand to five thousand manats

312-1.1 withthe Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the Article, the words " three thousand to five thousand manats " have been replaced by the words" six thousand to ten thousand manats ".

Withthe Law of the Republic of Azerbaijan No.183-IVQDdated June 24, 2011("Azerbaijan" newspaper, August 2,2011, No. 167, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 621)In Article 312-1.2,the wordforhas been replaced by the wordsdirectly or indirectly, personally or through the use of an intermediary for the purpose of him or for third parties after the wordfacilitation of fering, promising or" words were added.

[901] 312 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)- In the sanction of Article 1.2, the wordsfrom one thousand to two thousand times the conventional financial unithave been replaced by the wordsfrom one thousand to two thousand manats

Law of the Republic of Azerbaijan No. 314-IVQD dated March 7, 2012 ("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collection of the Republic of Azerbaijan, 2012 144-1.1, 144-1.2, 144-1.3, 165.2, 165-2.1, 165-2.2, 181.2, 181.3, 182.3, 183.2, 184.3, 204.2, 204.3, 205.2, 206.4, 213-1.1, 213-1.2, 214.1, 214.2, 214-1, 232.3, 234.4, 235.4, 308.1, 309.2, 311.3, 312.1, 312.2, 312-1.1 and 312-1.2 "property" by following the words "removed.

312-1.2 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the Article, words " two thousand out of one thousand manats " were replaced by the words " seven thousand out of four thous manats ".

[902] In the disposition of Article 313 of 251-IIQDF ebruary 27, 2007 (Legislative Collection of the Republic bai

Withthe Law of the Republic of Azerbaijan No.183-IVQDdated June 24, 2011("Azerbaijan" newspaper, August 2,2011, No. 167, Legislative Collection of the Republic of Azerbaijan, 2011, No. 07, Article 621)In Article 313, the words "as well as non-official civil servant or local self-government body servant" were removed.

[904] The Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390) in the sanction of Article 313 "or public works up to two hundred and forty hours" the words were removed, the words "or by not doing" were replaced by the words "by confiscating the property".

Article 313 of the Law of the Republic of Azerbaijan dated May 16, 2008 No. 607 -IIIQD ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) in the sanction, the words " from five hundred to one thousand times the amount of the conditional financial unit " were replaced by the words " from five hundred to one thousand manats".

Law of the Republic of Azerbaijan No. 314-IVQD dated March 7, 2012 ("Respublika" newspaper, March 15, 2012, No. 60, "Azerbaijan" newspaper, March 16, 2012, No. 61, Legislative Collection of the Republic of Azerbaijan, 2012 -year, No. 03, Article 196) with 193-1.1, 193-1.2, 193-1.3, 202-2.1, 202-2.2, 203-1.1, 203-1.2, 308.2, 309.1, 311.1, 311.2 and 313 the words " with confiscation of property" were removed from the sanctions of the articles.

313 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) and in the sanction of articles 316.1, the words " one thousand out of five hundred manats " were replaced by the words " three thousand out of one thousand five hundred manats ".

[905] The words "citizens or organizations" in Article 314.1 of the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (**Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390**) shall mean "physical or replaced by the words "legal entities".

Article 314.1 of the Law of the Republic of Azerbaijan No. 607 -IIIQD dated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454) in the sanction, the words " from five hundred to one thousand times the amount of the conditional financial unit " were replaced by the words " from five hundred to one thousand manats ".

314.1 of the Law of the Republic of Azerbaijan No. **640-IVQD** dated April 30, 2013 ("Respublika" newspaper, June 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594) in the sanction of the article, the words "two hundred and thirty" were replaced by the words "four hundred and sixty of two hundred and forty hours".

314.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " one thousand out of five hundred manats " were replaced by the words " three thousand out of one thousand five hundred manats ".

314.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " or restriction of freedom for a period of up to two years " were addedafter the words" corrective works ".

[906] With the Law of the Republic of AzerbaijanNo.816-VQDdated October 20, 2017("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968)In the sanction of Article 314.2, before the wordfiverestriction of liberty for a period of two to five years or" were added.

[907] Withthe Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) Article 314.3 has been added.

[____]New314-Article 1 has been added.

314-1 with the Law of the Republic of Azerbaijan No. 1336-IVQD dated September 30, 2015 ("Azerbaijan" newspa November 24, 2015, No. 258, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1253) Article is give a new edition.

the previous editorial said:

Article 314-1. Illegal decision making regarding land plots that are the exclusive property of a clienation is prohibited.

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shall be punished by deprivation of liberty for a period of two to five years, with deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years.

Bythe Law of the Republic of AzerbaijanNo.573-VQDdated April 7, 2017("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 700)In the sanction of Article 314-1.1, the word "twowas replaced by the word"three

Bythe Law of the Republic of Azerbaijan No.1263-IVQDdated April 28, 2015 ("Azerbaijan" newspaper, June 4, 2015, No. 118, Legislative Collection of the Republic of Azerbaijan, 2015, No. 5, Article 504) In the title of Article 314-2, the word "by legislation is replaced by the word" by law

314-2 with the Law of the Republic of Azerbaijan No. 1336-IVQD dated September 30, 2015 ("Azerbaijan" newspaper, November 24, 2015, No. 258, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1253) The word " or " was added after the words " allocation of land " in the name of the article.

Withthe Law of the Republic of AzerbaijanNo.1263-IVQDdated April 28, 2015("Azerbaijan" newspaper, June 4, 2015, No. 118, Legislative Collection of the Republic of Azerbaijan, 2015, No. 5, Article 504)In the provisions of Articles 314-2.1 and 314-2.2, the wordsRegulations established by legislation"Detailed rules regarding the zoning of territories, the type and scale of construction, and the basic conditions for construction in adjacent areas in residential areas" and those articles "after the words "grant permissionor not to submit comments regarding the buildings on which the notification procedure is applied" were added.

314-2.1 with the Law of the Republic of Azerbaijan No. 573-VQD dated April 7, 2017 ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 700) In the disposition of the article, after the words " by the official ", the words " allocation of land plots for construction " were added.

[912] Withthe Law of the Republic of Azerbaijan No.573-VQDdated April 7, 2017 ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 700) In the sanction of Article 314-2.1, the word "one" was replaced by the wordtwo

[913] Withthe Law of the Republic of Azerbaijan No.1336-IVQDdated September 30, 2015 ("Azerbaijan" newspaper, November 24, 2015, No. 258, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1253) In Article 314-2.2, the word "allocation" has been replaced by the wordsor allocation of agricultural land plots, or

Bythe Law of the Republic of Azerbaijan No.573-VQDdated April 7, 2017 ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 700) In the sanction of Article 314-2.2, the words "corrective works for a period of up to two years or" were removed and the words "from two to four years" were replaced by the words from three to five years

Law of the Republic of Azerbaijan No. 781-IIQD datedOctober 26, 2004On Additions and Amendments to the Criminal Code of the Republic of Azerbaijan and the Code of Administrative Offenses of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2004, No. 11, Article 900) newArticle 314-2 was added to the Code.

Article 314-1, 314-2.1 and 314-2.2 of the Law of the Republic of Azerbaijan No. 92-IIIQD dated April 7, 2006 (Legislative Collection of the Republic of Azerbaijan, 2006, No. 5, Article 390) the words "or by not doing" were removed from the sanctions.

Article 314-2 was revised by the Law of the Republic of Azerbaijan No. 428-IIIQD dated October 9, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 10, Article 937).

The previous editorial said:

A r t i c l e 3 1 4 - 2 . Not allowing land allocation, construction or installation works in protected zones in viola of established rules

314-2.1. In violation of the rules established by the legislation of the Republic of Azerbaijan, the official has oyed pipelines, electric networks with a voltage of more than 1000 volts, metro, railway facilities, defense fac

shall be punished by a fine in the amount of two thousand to three thousand times the conditional financial unit or correctional works for a period of up to two years or deprivation of liberty for a period of up to four years with deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years.

314-2.2. When the acts stipulated by Article 314-2.1 of this Code lead to serious consequences-

shall be punished by deprivation of liberty for a period of four to eight years, with deprivation of the right to hold a certain position or engage in a certain activity for a period of up to three years.

314-2.3 withthe Law of the Republic of Azerbaijan No. 573-VQD dated April 7, 2017 ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 700) The word " four "was replaced by the word " five " in the sanction of the Article

Bythe Law of the Republic of Azerbaijan No.573-VQDdated April 7, 2017 ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 700) In the sanction of Article 314-3.1, the word "one" was replaced by the wordtwo

[917] _____ Withthe Law of the Republic of AzerbaijanNo.573-VQDdated April 7, 2017("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 700)In the sanction of Article 314-3.2, the words "two to four yearswere replaced by the words"three to five years

[918] Article 314-3 was addedthe Law of the Republic of Azerbaijan No. 428-IIIQD dated October 9, 2007 (Legislative Collection of the Republic of Azerbaijan, 2007, No. 10, Article 937)

314-3.3 with the Law of the Republic of Azerbaijan No. 573-VQD dated April 7, 2017 ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 700) In the sanction of the Article, the words " six to four years " have been replaced by the words " seven to five years ".

[919] Law of the Republic of Azerbaijan No.891-VIQDdated May 30, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), June 14,2023, "Azerbaijan" newspaper, June 15, 2023, No. 126, Legislative Collection of the Republic of Azerbaijan, 2023, No. 6, Article 755) added Article 314-4 in new content.

Bythe Law of the Republic of Azerbaijan No.1396-IVQDdated October 20, 2015 ("Azerbaijan" newspaper, November 4, 2015, No. 242, Legislative Collection of the Republic of Azerbaijan, 2015, No. 11, Article 1289) The disposition of Article 315.1 is given in a new edition.

The previous editorial said:

315.1. Using force against a representative of the government in connection with the performance of his official duties, resisting by force, or using force that is not dangerous to life and health against his close relatives, or threatening to use such force—

Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) the text of the article is given in a new edition.

The previous editorial said:

315.1. Resisting a representative of authority by using force that is not dangerous to life and health while performing official duties, using such force or threatening to use force against him or his close relatives in connection with the performance of official duties - shall be punished by imprisonment for up to three years.

315.2. Applying force against the persons specified in Article 315.1 of this Code that is dangerous to life and health-shall be punished by deprivation of liberty for a period of three to seven years.

[921] 316.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article wordsfrom five hundred to one thousand times the amount of the conditional financial unithave been replaced by wordsfrom five hundred to one thousand manats

[922] Article 316-1 of the Code withthe Law of the Republic of AzerbaijanNo. 1020-IIQDdated Septemb .005

[923] 316 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)- In the sanction of Article 1.1, the words "one hundred to five hundred times of the conventional financial unithave been replaced by the words"one hundred to five hundred manats

316-1.1 withthe Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the Article, the words "five hundred out of one hundred manats".

[924] 316 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)- In the sanction of Article 1.2, the words "from five hundred times to one thousand times the conventional financial unitwere replaced by the words "from five hundred to one thousand manats

316-1.2 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of the Article, the words " one thousand out of five hundred manats " have been replaced by the words " three thousand out of one thousand five hundred manats ".

[925] Article 316-2 was added in new content bythe Law of the Republic of Azerbaijan No. 856-IIIQDdated June 30, 2009("Azerbaijan" newspaper,July 24, 2009, No. 160)

Law of the Republic of Azerbaijan No. 783-VIQD dated December 30, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 31, 2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, The Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39) and the words "money or other" were removed from the name of Article 316-2.

Law of the Republic of Azerbaijan No.783-VIQDdated December 30, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), January 31,2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39)andArticle 316-2.1, the words "money or other" were removed, in that article the words "measures against legalization" were replaced by "related to legalization submission of information and documents to the financial monitoring body, or suspension of operations" and the word "informationwas replaced by the words"information and documents

Law of the Republic of Azerbaijan No.783-VIQDdated December 30, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), January 31,2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39)andArticle 316-2.2 of the wordsmeasures taken against the financingsubmission of information and documents to the financial monitoring body related to financing, or execution of operations" termination" and the words "datawere replaced by the words"information and documents

[928] Law of the Republic of Azerbaijan No.783-VIQDdated December 30, 2022(official website of the Azerbaijan State Information Agency (AZERTAC), January 31,2023, "Azerbaijan" newspaper, February 1, 2023, No. 22, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 39) and Article 316-2, the "Note" part was added in a new content.

Articles 317-1 and 317-2 were added in the new content by the Law of the Republic of Azerbaijan No.522-IIIQDdated December 25, 2007 Azerbaijan, 2007, No. 12, Article 1221 has been done.

[930] 317 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of Article 1.1, words "one thousand to two thousand times the amount of the conditional financial unitwere replaced by the words' thousand to two thousand manats

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words "from three thousand to five thousand times the amount of the conditional financial unithave been replaced by the words"from three thousand to five thousand manats

[932] 318.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom two hundred to five hundred times the amount of the conditional financial unithave been replaced by the wordsfrom two hundred to five hundred manats

318.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of two hundred manats" were replaced by the words " three thousand out of one thousand five hundred manats".

[933] 318.2 of the Law of the Republic of Azerbaijan No. 49-IIQD datedDecember 26, 2000On Additions and Amendments to the Codes of Criminal and Administrative Offenses of the Republic of Azerbaijan" (Collection of Legislation of the Republic of Azerbaijan, 2001, No. 1, Article 24)repeatedly or from the provision of the article.

The previous editorial said:

318.2. When the acts provided for in Article 318.1 of this Code are committed repeatedly or by a group of persons or an organized gang who conspired in advance, or by using force or threatening to use such force—

Bythe Law of the Republic of Azerbaijan No. 833-IVQDdated December 3, 2013 ("Respublika" newspaper, December 30, 2013, No. 289, Legislative Collection of the Republic of Azerbaijan, 2013, No. 12, Article 1492) Article 318-1 was added in the new content.

With the Law of the Republic of Azerbaijan No.707-VQDdated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) In the sanction of Article 318-1.1, the words "five thousand out of two thousand manatshave been replaced by the words" eight thousand out of four thousand manats

[936] Withthe Law of the Republic of AzerbaijanNo.1274-IVQDdated April 28, 2015("Azerbaijan" newspaper, June 4, 2015, No. 118, Legislative Collection of the Republic of Azerbaijan, 2015, No. 5, Article 510)Article 318-2 was added in thenew 318-2 with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article has been canceled.

[937] 319.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) "restriction of freedom or for the same period" were removed from the article.

319.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words " restriction of freedom or for a period of up to two years " were addedafter the word " for a period ".

Bythe Law of the Republic of Azerbaijan No.691-IIIQDdated October 2, 2008("Azerbaijan" newspaper, October 30, 2008, No. 242, Legislative Collection of the Republic of Azerbaijan, 2008, No. 10, Article 884)In the title of Article 320,the word"preparation""illegal preparation", in Article 320.1,after the words"falsification or", "illegal preparation, or "have been added.

KM2Forgery for the purpose of using the entitling or exempting card or other official document, provided for Article 320.1 of the Criminal Code of the Republic of Azerbaijan, involves making such illegal actions about and on the off document that, as a result of these actions, the person the legal status of the owner or user of the document charge or ires any rights or is dismissed from office without grounds and illegally, as well as obtains certain advantage essi

2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472). In Article 320.1, the wordsrestriction of freedom for a period of up to three yearshave been replaced by the wordsa fine of one thousand to three thousand manats or correctional works for a period of up to two years

320.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three thousand out of one thousand manats" were replaced by the words "six thousand out of three thousand manats".

[941] 320.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the wordsfrom two hundred to five hundred times the amount of the conditional financial unithave been replaced by the wordsfrom two hundred to five hundred manats

320.2 of the Law of the Republic of Azerbaijan No. **640-IVQD** dated April 30, 2013 ("Respublika" newspaper, June 15, 2013, No. 129; Legislative Collection of the Republic of Azerbaijan, 2013, No. 06, Article 594) in the sanction of the article, the word " eighty " was replaced by the words " two hundred and forty hours and three hundred ".

320.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred out of two hundred manats" were replaced by the words " two thousand out of one thousand manats".

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In Article 322.1, the words "citizen or organizationwere replaced by "natural or legal person

[943] 322.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "up to five hundred times the amount of the conditional financial unithave been replaced by the words "up to five hundred manats"

Article 322.1 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) The words "from one to two years" have been replaced by the words "up to one year".

322.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "five hundred "were replaced by the words" two thousand out of one thousand manats".

22.2 with the Law of the Republic of Azerbaijan No.137-IVQD datedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472)In the article, the wordsrestriction of freedom for a period of up to three yearswere replaced by the wordsa fine of one thousand to three thousand manats or correctional works for a period of one to two years

322.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three thousand out of one thousand manats" shall be replaced by the words "six thousand out of three thousand manats".

Withthe Law of the Republic of Azerbaijan No.444-VQDdated November 29, 2016 ("Azerbaijan" newspaper, December 31, 2016, No. 292, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2038) In the provisio Article 323.1, the words "or in the mass media" have been replaced by the words in the mass media or in the case of pu display in the Internet information resource

2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of ticle sfrom five hundred to one thousand times the amount of the conditional financial unithave been recorded.

one thousand manats or " were removed from the sanction of the article.

Withthe Law of the Republic of AzerbaijanNo.444-VQDdated November 29, 2016("Azerbaijan" newspaper, December 31, 2016, No. 292, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2038)Article 323.1-1 was added in the new content.

323.1-1 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) The words " fine from one thousand manats to one thousand five hundred manats or " have been removed from the sanction of Article

According to the Law of the Republic of Azerbaijan No.444-VQDdated November 29, 2016 ("Azerbaijan" newspaper, December 31, 2016, No. 292, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2038) In Article 323.2, the words "Identical acts" by the words Acts provided for in Articles 323.1 or 323.1-1 of this Codetwo" has been replaced by the word "three".

[949] 130.1 withthe Law of the Republic of Azerbaijan No.137-IVQDdatedMay 31, 2011("Azerbaijan" newspaper, July 2,2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472), 131.2, 140.1, 147.2, 153, 198.2, 203.2, 231, 250.2, 297.1 and 324, the words "restriction of freedom for up to two years" were removed.

324 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the article, the words "restriction of freedom for a period of up to two years or "were addedbefore the word" one ".

[950] 325 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "up to three hundred times the amount of the conditional financial unithave been replaced by the words"up to three hundred manats

325 with the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three hundred" were replaced by the words "two thousand out of one thousand manats".

[951] With the Law of the Republic of Azerbaijan No.816-VQDdated October 20, 2017 ("Azerbaijan" newspaper, November 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) In the title of Article 326, in the dispositions of Articles 326.1 and 326.2, the word "theft" has been replaced by the wordlooting

[952] 326.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "up to five hundred times the amount of the conditional financial unithave been replaced by the words"up to five hundred manats

Article 326.1 of the Law of the Republic of Azerbaijan No. 137-IVQD dated May 31, 2011 ("Azerbaijan" newspaper, July 2, 2011, No. 141 Legislative Collection of the Republic of Azerbaijan, 2011, No. 6, Article 472) The words "restriction of freedom for a period of up to one year or "have been removed.

326.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "five hundred "were replaced by the words" two thousand out of one thousand manats".

326.1 of the Law of the Republic of Azerbaijan No. 816-VQD dated October 20, 2017 ("Azerbaijan" newspaper, Noven 9, 2017, No. 247, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1968) in the sanction of the artiafter the words "works or "the words" restriction of freedom for a period of up to one year or "were added.

[953] 326.2 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" new No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of Icle,

By the Law of the Republic of Azerbaijan dated October 2, 2008 ("Azerbaijan" newspaper, October 30, 2008, No. 242), in Article 326.2, the words "citizen's identity card" were replaced by the words "seafarer's identity card, citizen's identity card".

326.2 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words "three hundred "were replaced by the words" one thousand manats and five hundred ".

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In Article 328.1, the word "significanthas been replaced by the word" important

[955] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) or organized group from Article 328.2.1.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Before the words discipline for a period of up to two years to the sanction of Article 328.3, restriction on military service for a period of up to two years or were added.

The Law of the Republic of Azerbaijan on Additions and Amendments to Certain Legislative Acts of the Republic of Azerbaijan No. 172-IIQD datedJuly 2, 2001Collection of Legislation of the Republic of Azerbaijan, 2001, No. 7, Article 455) and the Note of Article 328 In paragraph 3, or "is addedafter the wordand"

"Note" with the Law of the Republic of Azerbaijan No. 68-VIQD dated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) in paragraph 3 of the part, the words "Combat conditions" were replaced by the words "combat conditions" in the corresponding articles of this chapter.

Law of the Republic of Azerbaijan No. 1087-VIQD dated December 30, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), January 19, 2024, "Azerbaijan" newspaper, January 20, 2024, No. 12, Legislative Collection of the Republic of Azerbaijan, 2024, No. 1, Article 18) and in paragraphs 1 and 3 of the "Note" part of Article 328, the word "chapter" was replaced by the word "Code".

[958] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Articles 329 and 330 have been revised. The previous editorial said:

Article 329. Do not resist the boss or force him to violate the duty of service

329.1. Resisting the chief, as well as another person performing military service duty, forcing him to violate his duty by using force or threat of force—

shall be punished by restriction of military service for a period of up to two years or detention in a disciplinary military unit for a period of up to two years or deprivation of liberty for a period of up to three years.

329.2. The same actions:

329.2.1. when it is committed by a group of persons, a group of persons who conspired in advance, or an organized group; 329.2.2. when committed by using a weapon;

329.2.3. when it is committed by causing serious or minor damage to health, as well as when it causes other serious consequences—

shall be punished by deprivation of liberty for a period of three to eight years.

329.3. When the acts provided for in Articles 329.1 and 329.2 of this Code are committed during wartime or in conconditions -

shall be punished by deprivation of liberty for a period of five to ten years.

Article 330. Do not commit violent acts against the chief

330.1. Slight harm to the health or beating of a chief in connection with the performance of his duty in milit

ice-

- 330.2.1. when committed by a group of persons;
- 330.2.2. when committed by using a weapon;
- 330.2.3. when it is committed by causing minor or severe damage to the victim's health, as well as when it causes other serious consequences
 - shall be punished by deprivation of liberty for a term of three to five years.
 - 330.3. When the acts provided for in Article 330.2 of this Code are committed during wartime or in combat conditions shall be punished by deprivation of liberty for a period of five to ten years.
- With the Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 331 has been repealed.
- With the Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the provision of Article 332.1, when the violation is related to humiliating the honor and dignity of the victim or using force against him" have been replaced by the words "intentionally causing minor damage to the health of the victim by violation."
- [961] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 332.1, the word "twohas been replaced by the words"restriction on military service for a period of up to one year or one
- [962] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Articles 332.1-1 and 332.1-2 were added in the new content.
- Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the provision of Article 332.2, the words "The same"have been replaced by the wordsPrescribed in Articles 332.1, 332.1-1 or 332.1-2 of this Code
- [964] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In Article 332.2.3, the words "a group of persons or an organized ganghave been replaced by the words" or a group of persons who have conspired
- [965] With the Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) At the end of Article 332.2.5, the hyphen was replaced by a semicolon, and Article 332.2.6 was added in the new edition.
- With the Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the sanction of Article 332.2, the word "three" has been replaced by the words restriction on military service for a period of up to two years or detention in a disciplinary military unit for a period of up to two years or two
- With the Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the provision of Article 332.3, the wordsor the actions provided for in Articles 332.2 when the actions provided for in Articles 332.1-1, 332.1-2 or 332.2 cause serious damage to the health of the victim or other".
- [968] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2 No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 332.3, words "five to ten yearswere replaced by the words"three to eight years

[970] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) The disposition of Article 333.1 is given in a new edition.

The previous editorial said:

333.1. If a military serviceman who is on call leaves his military unit or place of service on his own, or fails to arrive at his place of service for more than three days, but not more than ten days, or even if it is less than three days, the same acts are repeated within six months. when committed—

[971] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In Article 333.2, the words "A military serviceman who is in military service on the basis of a call-up or contract leaves the military unit on his own or does not return to the place of service without valid reasons" have been replaced by the words "Actions provided for in Article 333.1 of this Code".

[972] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the disposition of Article 333.3, the wordsa person from the staff of officersby the wordsof an officerin case of absence, or repeatedly less than ten days, but more than three days in a year were replaced by the wordsin case of non-compliance

With the Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) restriction on military service for a period of up to two years or detention in a disciplinary military unit for a period of up to two years" were added to the sanction of Article 333.4 before the words two years

[974] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 333.4-1 was added in the new content.

[975] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the disposition of Article 333.6, the words "333.4have been replaced by the words" 333.4-1

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) From the provision of Article 334.1, the words "unauthorized departure from the military unit or place of service for more than three months from service or not returning to the place of service, or" have been removed.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 335 has been revised.

The previous editorial said:

Article 335. Refusal from military service by harming one's health or by other means

335.1. A military serviceman's refusal to perform military service by causing any harm to his health or causing himself illness, falsifying documents or other deception, as well as refusing to perform his military service duties—

shall be punished by restriction on military service for a period of up to one year or detention in a disciplinary mili unit for a period of up to two years.

335.2. When the same acts are committed in time of war or in a state of war—shall be punished by deprivation of liberty for a term of three to five years.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspape 103. Legislative Collection of the Republic of Azerbaijan. 2020. No. 5. Article 518)if" was removed from to

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Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)if" was removed from the disposition of Article 339.1if it could cause harmwere replaced by the words when it creates a real danger

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the disposition of Article 340.1,important" was addedafter the wordinterests

[981] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) The title of Article 341 and the disposition of Article 341.1 are given in the new edition.

The previous editorial said:

Article 341. Not abusing power, exceeding the limit of power or not using power

341.1. When a chief or an official abuses power or his position of service, exceeds the limit of power or service authority, does not use power intentionally, when these actions are committed regularly or for greed or other personal interest, as well as when these actions cause significant damage —

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 341.1,before the wordsup to two yearsfine from two thousand to four thousand manats or" were added.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 342.1 has been revised.

The previous editorial said:

342.1. When the negligent attitude of the chief or official to his service duty causes significant damage-

shall be punished by restriction of military service for a period of up to two years or deprivation of liberty for a period of up to two years.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 342.1-1 was added in the new content.

With the Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020 ("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) In the disposition of Article 342.2, the words "The same actions lead to serious consequences" were replaced by the words The actions provided for in Articles 342.1 or 342.1-1 of this Code lead to the death of two or more people due to carelessness

[986] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) The disposition of Article 347 is given in a new edition.

The previous editorial said:

When violation of the rules of storage of weapons, ammunition, vehicles, technical equipment or other military property given to service use leads to the loss of military property—

[987] 347 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008 ("Azerbaijan" newspaper, Jur 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)have been replaced by wordsup to two hundred manatsin the sanction of Article

347 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2 No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the wo" two hundred "were replaced by the words" one thousand manats and five hundred".

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) The disposition of Article 348.1 is given in a new edition.

The previous editorial said:

348.1. When carelessly damaging or destroying a weapon, ammunition, military equipment and other military property causes serious consequences—

[990] 348.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "up to five hundred times the amount of the conditional financial unithave been replaced by the words"up to five hundred manats

348.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, before the words "five hundred", the words one thousand five hundred manats and two thousand were added.

[991] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) The disposition of Article 349.1 is given in a new edition.

The previous editorial said:

349.1. Deliberately destroying or damaging a weapon, ammunition, military equipment or other military property, unless there are signs of another crime—

[992] 349.1 withthe Law of the Republic of Azerbaijan No.607-IIIQDdated May 16, 2008("Azerbaijan" newspaper, June 7, 2008, No. 123, Legislative Collection of the Republic of Azerbaijan, 2008, No. 6, Article 454)In the sanction of the Article, the words "up to five hundred times the amount of the conditional financial unithave been replaced by the words"up to five hundred manats

349.1 of the Law of the Republic of Azerbaijan No. 707-VQD dated May 31, 2017 ("Azerbaijan" newspaper, July 19, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1268) in the sanction of the article, the words " five hundred " were replaced by the words" three thousand from two thousand manats ".

[993] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 349.1-1 was added in the new content.

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the disposition of Article 349.2, the words "Article 349.1have been replaced by the words" Articles 349.1 or 349.1-1

[995] ____ Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)Note" part was added to Article 349 with a new content

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2 No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the provision of Article 350.1, words "in case of damage, destruction of military equipment or other serious consequences by the words"in case of m damagetwo"has been replaced by the wordone

[997] Codes

Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the disposition of Article 350.2, provided for in Article 350.1 of the Code" were addedbefore the worddeed

[999] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) The disposition of Article 351.1 is given in a new edition.

The previous editorial said:

351.1. When the violation of the rules of driving and operation of combat, special or transport vehicles negligently causes minor or severe damage to the health of the victim—

[1000] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518)In the sanction of Article 351.1, the word "twohas been replaced by the word onethree" by the word "two

[1001] Withthe Law of the Republic of Azerbaijan No.68-VIQDdated May 1, 2020("Azerbaijan" newspaper, June 2, 2020, No. 103, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 518) Article 351.1-1 was added in the new content.

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CROCUSOFT Department of Information and Communication Technologies of the Ministry of Justice

