About the prevention of domestic violence

LAW OF THE REPUBLIC OF AZERBAIJAN

This Law provides for the prevention of violence caused by abuse of close family relati joint or previous cohabitation, and the negative legal, medical and social consequences caus social protection of victims of domestic violence, provision of legal assistance, as well as cases to domestic violence determines and regulates the measures implemented in the dire elimination.

Chapter I GENERAL PROVISIONS

Article 1. Basic concepts

- 1.0. The main terms used in this Law have the following meanings:
- 1.0.1. domestic violence by abusing close family relationships, joint or previous cohabita of the persons specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of this Law intentionally inflicts physical or moral harm on the specified in Article 4 of the specified in
- 1.0.2. a victim of domestic violence (hereinafter the victim) a person who has suffered ph moral damage as a result of the actions provided for in Articles 1.0.3-1.0.6 of this Law co intentionally by *one of the persons specified in Article 4 of this Law against another*; [3]
- 1.0.3. domestic physical violence deliberate physical pressure of one of the persons *sp Article 4 of* this Law on another, i.e. violating their safety by force, beating, harming their torturing, restricting the right to freedom;
- 1.0.4. mental violence on domestic grounds the actions of one of the persons *specified in A1* this Law aimed at causing mental pressure to the other or creating intolerable mental conditions
- 1.0.5. application of illegal restrictions of an economic nature on domestic grounds the a one of the persons *specified in Article 4* of this Law aimed at depriving another of the prop income in his ownership, disposal or use, creating economic dependence, maintaining such dependence or abusing it;
- 1.0.6. domestic sexual violence when one of the persons *specified in Article 4 of* this La another person to commit sexual acts against his will; ___
- 1.0.7. prevention of domestic violence legal, social and preventive measures implemented aim of eliminating the threat of domestic violence:

1.0.9. protection order - an act on restrictions on the actions that the perpetrator of violence can take against the victim.

Article 2. Legislation of the Republic of Azerbaijan on prevention of domestic violen

The legislation of the Republic of Azerbaijan on the prevention of domestic violence consist Constitution of the Republic of Azerbaijan, international agreements to which the Republic of Azis a party, this Law and other normative legal acts.

Article 3. Basic principles in the field of prevention of domestic violence

- 3.0. The main principles of domestic violence prevention include:
- 3.0.1. ensuring everyone's basic human rights and freedoms stipulated in the Constitutic Republic of Azerbaijan and the legislation of the Republic of Azerbaijan;
 - 3.0.2. prohibition of discrimination against women;
- 3.0.3. inadmissibility of interference in the personal and family life of everyone, except for and limits established by legislation;
 - 3.0.4. maintaining confidentiality in order to protect the privacy of personal and family life;
 - 3.0.5. restoration of violated rights of victims;
- 3.0.6. mutual cooperation of state bodies and non-state institutions in the field of preve domestic violence.

Article 4. Persons to whom this Law applies

- 4.0. This Law applies to the following persons:
- 4.0.1. to family members who are close relatives (husband, wife, parents, children, grand grandchildren, natural and stepbrothers and sisters, adopted and adopted persons), *close relati* husband and wife, as well as other relatives in cases of cohabitation; [6]
 - 4.0.2. in former spouses living together or separately after the dissolution of marriage;
- 4.0.3. to natural persons who have been appointed guardians or guardians, as well as to over whom guardianship or guardianship has been appointed;
- 4.0.4. to a man and a woman cohabiting without legal marriage, as well as to their close cohabiting with them. ____

Chapter II DOMESTIC VIOLENCE COMPLAINT HANDLING RULE

Article 5. State bodies that consider complaints about domestic violence

5.2. If there are no signs of criminality in the complaint about domestic violence, the conconsidered by the relevant executive authorities. If there are no signs of a crime in a complain domestic violence, the procedure for handling complaints is determined by the relevant ϵ authority.

Article 6. Investigating complaints about domestic violence

- 6.1. Reasons for conducting a domestic violence investigation include:
- 6.1.1. complaint of the victim himself or his family members;
- 6.1.2. applications received from individuals or legal entities, state and local self-gov bodies, including educational or *medical* institutions, non-governmental organizations, and *medical* [8]
- 6.2. Officials of state and local self-governing bodies, commissions for the protection of affairs and rights, guardianship and guardianship bodies, educational and *medical* institution assistance centers receive complaints about the commission of domestic violence durperformance of their duties, as defined in Article 5 of this Law. they submit to executive authorit
- 6.3. If there are no signs of a crime in a complaint about domestic violence, that com investigated only with the consent of the victim or his legal representative.

Article 7. Measures to be taken along with criminal prosecution when complaints redomestic violence are considered in the manner determined by the criminal procedural legisla

- 7.0. In addition to the duties established by the legislation regarding the implementation of prosecution, the following are the measures to be taken after confirming information about a violence:
- 7.0.1. if necessary, to provide the injured person with *legal assistance at the expense of sta* immediate medical assistance, temporary shelter in the aid center, clothing and food products, a to send information to the relevant executive authority for the purpose of conducting a c psychological rehabilitation *and psychological correction*; [9]
 - 7.0.2. to detect situations that cause domestic violence and to take measures to prevent then
- 7.0.3. to ensure the prevention of domestic violence, its non-repetition, and the safety of the during the investigation period;
- 7.0.4. during the investigation, to help normalize the relations of the parties and restore rel the family; _____
- 7.0.5. taking measures for the preventive registration of persons who have committed violence and conducting educational and preventive work with them;
- 7.0.6. to explain *to the victim* of domestic violence and his family members their rights, the using the means created by the state and determined by this Law; ____
 - 7.0.7. to take measures related to issuing a protection order to the victim;
 - 708 to cond the complaint to the valerant everytime authority in case the grounds for ini

7.0.9. if necessary, provide assistance to other state bodies investigating domestic complaints.

A r t i c l e 8. Responsibilities of the state in relation to domestic violence that is not inverse in the manner determined by the criminal-procedural legislation

- 8.0. The duties of the state in relation to domestic violence, which is not investigated in the determined by the criminal-procedural legislation, consist of ensuring the following:
- 8.0.1. to receive, register and investigate the information in the manner established legislation, conduct the investigation as soon as possible, in appropriate cases, immediately con investigation at the scene of the incident and hear the parties separately;
- 8.0.2. if there is information about a crime committed or being prepared in the received or related to domestic violence, send that complaint accordingly;
- 8.0.3. to explain to the applicant his rights, bringing the perpetrator of violence to justice, a the procedure for applying to the court regarding this issue;
- 8.0.4. to take measures to prevent repetition of the actions that caused the appeal and to domestic violence;
 - 8.0.5. take measures to ensure the safety of the victim during the investigation;
- 8.0.6. if necessary, provide legal assistance to the injured person, provide him with te shelter in the state assistance center, clothing and food products, medical and psychological assi accordance with the procedure established by the Law of the Republic of Azerbaijan "On Psychological As, education, employment, new professions to take measures for acquisition, as well as social pr [12]
- 8.0.7. protection of the rights and legal interests of minors who have suffered from domestic , including the urgent removal of the child from the parents (one of them) or from the persons him into custody (guardianship) if there are grounds determined by Article 72 of the Family Code of the of Azerbaijan take action; [13]
 - 8.0.8. to help normalize the relations of the parties and restore family relations;
- 8.0.9. to warn the perpetrator of domestic violence not to repeat it and monitor the executio warning;
 - 8.0.10. to take measures related to the prosecution of the perpetrators of domestic violence;
 - 8.0.11. to take measures related to issuing a protection order to the victim;
 - 8.0.12. to organize the measures provided for in Article 13 of this Law;
- 8.0.12-1. to ensure monitoring and coordination of the measures provided for in this Law on the pred domestic violence; ____
- 8.0.13. taking into account the requirements of the legislation on confidentiality of inform create a data bank related to domestic violence, to organize the collection of statistical data;
- 8.0.14. to carry out normative regulation and their accreditation regarding the activity of r aid centers;
 - 9015 to cooperate with international and non-governmental organizations in the

Article 9. Decision on the results of considering domestic violence complaints in act with Article 5.2 of this Law

- 9.0. One *or more* of the following decisions are made depending on the results of cor domestic violence complaints in accordance with Article 5.2 of this Law:
- 9.0.1. explaining the responsibility defined by legislation to the person who committed act to domestic violence , warning him not to repeat domestic violence and issuing a short-term product to the victim;
- 9.0.2. appeal to the court regarding deprivation of parental rights or restriction of parental a person who has committed acts related to domestic violence in accordance with the legislation.
- 9.0.3. applying to the competent state authorities to bring a person whose actions are cri administrative in nature to criminal or administrative responsibility in accordance with the law;
 - 9.0.4. applying to the court regarding the issuance of a long-term protection order to the vic
 - 9.0.5. providing the victim with *temporary shelter at the relief center*. [18]

Article 10. Warrant of Protection

- 10.1. In accordance with this Law, a short-term or long-term protection order *is issued* to the [19]
 - 10.2. A short-term protection order *prohibits* the perpetrator of domestic violence from :
 - 10.2.1. recidivism of domestic violence;
 - 10.2.2. searching for the victim if the location of the victim is not known;
 - 10.2.3. making other actions that cause inconvenience to the victim.
- 10.3. A long-term protection order *shall specify one or more of the following* in addition mentioned in Article 10.2 of this Law:
 - 10.3.1. rules of communication with minor children of the perpetrator of domestic violence;
 - 10.3.2. determining the rules for using a residential area or joint property;
- 10.3.3. conditions for payment of expenses related to the provision of medical and legal at to the victim by the perpetrator of domestic violence;
- 10.3.4. information about the explanation of the liability of the person who does not com the requirements of the protection order according to the law.
 - 10.4. The protection warrant is executed in accordance with the legislation on execution.

Article 11. Issuance of a domestic violence warning and a short-term protection order

11.1. When the rights and legal interests of the victim are violated as a result of the actions of the per of domestic violence, the relevant executive authority issues a written warning to the perpetrator of violence not to repeat domestic violence, and a short-term protection order is issued to the victim. [22]

11.3. A domestic violence offender's failure to comply with the warning and the requiremental short-term protection order may be grounds for a long-term protection order. [24]

Article 12. The procedure for issuing a long-term protection warrant

- 12.1. If the person who committed acts related to domestic violence does not comply with t warning and the requirements of the short-term protection order, the victim, the relevant executive au
- the prosecutor has the right to apply to the court for the issuance of a long-term protection order.
- 12.2. A long-term protection order is issued *for a period of 60* to 180 days . Issuance of decision on the issuance of a long-term protection order is carried out in accordance with the le_{ξ} [26]
- 12.3. In order to prevent the spreading of the secrets of the personal and family life of the p well as to ensure the interests of minors, the case of issuing a long-term protection order considered in a closed court session in the manner established by the legislation.
- 12.4. The court decision on the issuance of a long-term protection order is directed to immediate ϵ and the term of the long-term protection order is calculated from that time. ____
- 12.5. The decision to issue a long-term protection order can be appealed in the manner est by the legislation. Filing an appeal to a higher court does not stop the enforcement of the decisic protection order.
 - 12.6. A copy of the long-term protection order must be given to the parties on the day it is is

Chapter III

MEASURES TO PREVENT DOMESTIC VIOLENCE

Article 13. Types of measures in the field of prevention of domestic violence

- 13.1. There are the following types of measures in the field of prevention of domestic violen
- 13.1.1. measures of a legal nature investigation of cases of domestic violence, prosecution perpetrators of domestic violence in accordance with the law;
- 13.1.2. measures of a social nature on social protection of victims, including prove temporary shelter, providing them with legal and medical assistance at the expense of the state as implementation of other socially oriented measures;
- 13.1.3. preventive measures explaining the negative legal, medical and social consequ domestic violence among the population, organizing other educational measures aimed at pr domestic violence.
- 13.2. State programs on measures to prevent domestic violence may be adopted by the executive authority.

- 14.0.1. implementation of criminal prosecution related to domestic violence;
- 14.0.2. prosecution of perpetrators of domestic violence;
- 14.0.3. protection of the rights, freedoms and legal interests of the victims, ensuring the safe applicant during the investigation period;
- 14.0.4. provision of legal assistance at the expense of state funds in the manner determinated relevant executive power body; _____
 - 14.0.5. ensuring the execution of court decisions on cases related to domestic violence;
 - 14.0.6. control over the execution of the warning issued on domestic violence;
 - 14.0.6-1. execution of short-term and long-term protection orders;
 - 14.0.7. Deprivation of parental rights or limitation of parental rights in the manner establ
- legislation of persons who have committed acts related to domestic violence; [30]
 - 14.0.8. collection of statistics on domestic violence;
- 14.0.9. ensuring the confidentiality of information related to domestic violence in accorda the law;
 - 14.0.10. implementation of normative regulation and accreditation of non-state assistance ce

Article 15. Social measures in the field of prevention of domestic violence

- 15.0. Social measures in the field of prevention of domestic violence include:
- 15.0.1. organization of social protection of victims, assistance in obtaining relevant docus social allowances determined by legislation;
 - 15.0.2. providing assistance to the victims in continuing their education;
- 15.0.3. providing assistance in providing employment and acquiring new professions to the persons;
 - 15.0.4. provision of medical assistance to injured persons at the expense of state funds;
 - 15.0.5. organization of psychological rehabilitation and psychological correction courses for viv
 - 15.0.6. establishment of assistance centers for victims;
 - 15.0.7. taking measures to provide the affected children with social care;
 - 15.0.8. implementation of other measures in the direction of social protection of victims.

Article 16. Preventive measures related to domestic violence

- 16.1. Preventive measures related to domestic violence are aimed at prevention of violence, establishment of normal relations in families, elimination of cases of domestic violence negative legal, medical and social consequences arising from it.
 - 16.2. Preventive measures related to domestic violence include:
 - 16.2.1. raising awareness against domestic violence;
- 16.2.2. explaining cases of domestic violence and its negative legal, medical an consequences;
 - 16.2.3. explaining domestic violence prevention methods;

- 16.2.4-1. including topics related to mutual respect, mutual assistance, non-violent resolution of gender equality and interpersonal relations in the content of relevant subjects and extracurricular activity at the general, vocational, secondary and higher education levels, taking into account the age characteristics.

 [31] students;
- 16.2.5. investigation and analysis of cases that cause domestic violence, prepararecommendations, programs aimed at their prevention, organization of educational events;
- 16.2.6. preventive registration of persons who have committed domestic violence and colleducational and preventive work with those persons;
 - 16.2.7. explaining the responsibility established by legislation for domestic violence;
 - 16.2.8. warning the perpetrators of domestic violence not to repeat such cases;
 - 16.2.9. conducting domestic violence surveys.
- 16.3. The procedure for taking preventive registration of persons who have committed a violence and conducting educational and preventive work with those persons is determined relevant executive authority.

Article 17. Ensuring confidentiality when providing assistance to victims

- 17.1. The fact of committing domestic violence against a person and the information det about personal and family life when providing assistance to the victims are considered confident
- 17.2. Confidentiality of information, non-disclosure of personal and family secrets sh ensured during the examination of appeals related to domestic violence, the collection of statist related to domestic violence, and the provision of assistance to victims.
- 17.3. The confidentiality of the data collected in the data bank related to domestic violenced by the relevant executive authority that maintains the data bank. Information about a violence can be provided only in the cases and in the manner established by the legislation. Standomestic violence should be anonymized.
- 17.4. Officials who do not ensure the confidentiality of information during the investige complaints about domestic violence related to their service activities shall be held responsaccordance with the law.

Article 18. Information bank on domestic violence

- 18.1. The data bank related to domestic violence is created by the relevant executive authori
- 18.2. Cases of domestic violence that have occurred in the data bank, persons who have apprential authorities regarding cases of domestic violence, investigations and results of investigations conducted in connection with cases of domestic violence, persons held responsible for cases of violence, court decisions, including those deprived of parental rights and or persons whose rights have been restricted, as well as persons whose parental rights have been restored of parental rights have been revoked, accredited assistance centers, their activities, and other information collected.
 - 18.3. The rules for the organization and operation of the data bank related to domestic viol

18.5. Generalizations and analysis materials are prepared based on the data collected on domestic violence in the data bank related to domestic violence by the relevant executive author.

Article 19. Assistance centers

- 19.1. State aid centers for victims are organized by the relevant executive authority. provided by state assistance centers are free of charge.
 - 19.2. The activities of the assistance centers are as follows:
 - 19.2.1. to provide victims with legal and (or) medical assistance;
- 19.2.2. providing assistance to injured persons in providing employment and acquir professions;
 - 19.2.3. to organize a course of psychological rehabilitation and psychological correction for vic
- 19.2.4. providing assistance in the preparation of relevant documents for the social protevictims or in receiving social benefits;
 - 19.2.5. if necessary, provide victims with temporary shelter;
 - 19.2.6. to take measures to restore the normal way of life in the families of the victims;
 - 19.2.7. to implement appropriate preventive measures related to domestic violence;
 - 19.2.8. to organize mutual assistance groups of victims;
- 19.2.9. to ensure the implementation of other measures related to the social protectio victims.
- 19.3. Victims under the age of majority can be sheltered in the aid center for up to 3 mor other victims can be sheltered for up to 2 months if necessary.
- 19.4. Local self-government bodies, non-governmental organizations, other institution individuals can create assistance centers. Individuals' apartments can be used as a charity cent on their consent.
 - 19.5. Non-state aid centers must be accredited by the relevant executive authority.
- 19.6. The procedure for the operation of aid centers and the rules for accreditation of non-centers are determined by the relevant executive authority.

Article 19-1. Monitoring and coordination of measures in the field of prevention of violence

- 19-1.1. In order to monitor and coordinate legal, social and preventive measures in the field of preventive violence, monitoring and coordination groups consisting of representatives of state bodies imples those measures are established by relevant executive authorities. Representatives of non-gove organizations, specialists and experts can also be involved in the activities of those groups.
- 19-1.2. The procedure of monitoring and coordination groups in the field of prevention of domestic τ approved by the relevant executive authority.
- 19-1.3. The relevant executive authority provides methodological support to the monitoring and coogroups. $\boxed{[32]}$

Persons who violate the requirements of this Law and other legislative acts related to violence shall be held responsible in the manner provided by the legislation of Azerbaijan.

Ilhan President of the Republic of Az

Baku city, June 22, 2010 № 1058-IIIQ

LIST OF SOURCE DOCUMENTS USED

- Law of the Republic of Azerbaijan No. 763-VQD dated June 30, 2017 ("Azerbaijan" nev August 8, 2017, No. 170, Legislative Collection of the Republic of Azerbaijan, 2017, No. 8 1512)
- 2. Law of the Republic of Azerbaijan No. 1676-VQD dated October 8, 2019 ("Aze newspaper, November 17, 2019, No. 255, Legislative Collection of the Republic of Aze 2019, No. 11, Article 1685)
- 3. Law of the Republic of Azerbaijan No. 311-VIQD dated May 4, 2021 ("Azerbaijan" nev June 22, 2021, No. 128, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Article 547)
- 4. Law of the Republic of Azerbaijan No. 814-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 45
- 5. Law of the Republic of Azerbaijan No. 1098-VIQD dated February 23, 2024 (official websi Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan " newspap 16, 2024, no. 75)
- 6. Law of the Republic of Azerbaijan No. 1110-VIQD dated March 29, 2024 (official websi Azerbaijan State Information Agency (AZERTAC), May 1, 2024, "Azerbaijan "newspape 2024, no. 89)

LIST OF AMENDMENTS AND AMENDMENTS TO THE ACT

- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75), "near" was removed from the preamble.
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75) nearfrom Article 1.0.1, and the wordsapplies to are replaced by the wordsmentioned in Article 4
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75)in Article 1.0.2, the words to a family member, a close relative, a person who is not legally married or previously lived together one of the persons specified in Article 4 of this Law".
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75)in Articles 1.0.3 1.0.6, the words "applies to" were replaced by the wordsmentioned in Article 4
- [5] Withthe Law of the Republic of Azerbaijan No.1676-VQDdated October 8, 2019 ("Azerbaijan" newspaper, November 17, 2019, No. 255, Legislative Collection of the Republic of Azerbaijan, 2019, No. 11, Article 1685) In Article 1.0.8, the word "mentalhas been replaced by the word "psychological"

Law of the Republic of Azerbaijan No. 1098-VIQD dated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan "newspaper, April 16, 2024, No. 75) in Article 1.0.8, the word "to persons" was replaced by the words "providing temporary shelter to persons, as well as to them ".

- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75) to Article 4.0.1 before the wordas well asto close relatives of the husband and wife" were added.
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024(official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75), nearfrom Article 4.0.4.
- [8] __ Law of the Republic of AzerbaijanNo.311-VIQDdated May 4, 2021("Azerbaijan" newspaper, June 22, 2021, No. 128, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Book I, Article 547)inand6.2,theword"healthcare"wasreplacedbytheword"medicine".

Law of the Republic of Azerbaijan No. 814-VIQD dated February 17, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), April 8, 2023, "Azerbaijan " newspaper, April 9, 2023, No. 73, In the Legislative Collection of the Republic of Azerbaijan, 2023, No. 4, Article 45 2) to Article 6.1.2, the words " from the mass media " were replaced by the words " from the media subjects " .

Withthe Law of the Republic of Azerbaijan No.1676-VQDdated October 8, 2019 ("Azerbaijan" newspaper, November 17, 2019, No. 255, Legislative Collection of the Republic of Azerbaijan, 2019, No. 11, Article 1685) In articles 7.0.1, 15.0.5 19.2.3, and psychological correction" were addedafter the wordrehabilitation

Law of the Republic of Azerbaijan No. 1098-VIQD dated February 23, 2024 (official website of the Azerbaijan S Information Agency (AZERTAC), April 15, 2024, "Azerbaijan "newspaper, April 16, 2024, No. 75) to Article 7.0.1, the wor with legal assistance "were added after the words "at the expense of state funds".

Law of the Republic of Azerbaijan No.1098-VIQD dated February 23, 2024 (official website of the A. ... n S

- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75)in Article 7.0.6, the words "suffering" were replaced by the wordsto the victim and his
- [12] Withthe Law of the Republic of Azerbaijan No.1676-VQDdated October 8, 2019 ("Azerbaijan" newspaper, November 17, 2019, No. 255, Legislative Collection of the Republic of Azerbaijan, 2019, No. 11, Article 1685) In Article 8.0.6, before the wordpsychological, the words "On Psychological Assistance" have been addedin accordance with the Law of the Republic of Azerbaijan
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75)inArticle 8.0.7, the words "sufferingwere replaced by the words"victimafter the wordprotection, including the grounds defined by Article 72 of the Family Code of the Republic of Azerbaijan, the child urgent acquisition from parents (one of them) or from the persons who took him under guardianship (guardianship)" were added.
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75), and restoration of family relations from Article 8.0.8.
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024(official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, Article 8.0.12-1 was added in new content with No. 75)
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75)or several" were addedafter the wordsone of the decisions in Article 9.0
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75), actions related to from Articles 9.0.1 and 9.0.2.
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75), temporary" was addedbefore the wordwith shelterin Article 9.0.5
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024(official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75)in Article 10.1, the words "may be given are replaced by the word" is given
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024(official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75)in Article 10.2, the words "can be done" are replaced by the wordis done
- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024(official website of the Azerbaijan S Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75)in Article 10.3, the we "10.1 replaced by the words" 10.2 the following may be provided were replaced by the words one or more of the following specified
 - Law of the Republic of Azerbaijan No.1098-VIQD dated February 23, 2024 (official website of the A n S

11.1. If the actions of the person who committed domestic violence do not create criminal liability, but the rights and legal interests of the victim are violated as a result of these actions, the relevant executive authority shall issue a written warning to the person who committed the acts related to domestic violence not to repeat the same or similar actions, and the victim shall receive a short-term a protection order can be issued.

Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75)in the first sentence of Article 11.2, the numbers "30were replaced by the numbers" 60 and the issuance of a short-term protection warrantafter the wordmaking.

Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75) from Article 11.3, actions related towere removed and thewarning and were addedafter the wordperson

Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024(official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75)from Article 12.1, actions related towere removed and the wordsand the requirements of the short-term protection order" were addedafter the wordwarning

Law of the Republic of Azerbaijan No. 1110-VIQD dated March 29, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), May 1, 2024, "Azerbaijan "newspaper, May 2, 2024, No. 89) in Article 12.1, the words "or the relevant executive authority" were replaced by the words "the relevant executive authority or the prosecutor".

- Law of the Republic of Azerbaijan No.1098-VIQDdated February 23, 2024(official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75)in the first sentence of Article 12.2, the figures "30by the figures" 60 for the duration was replaced by the word "up to the period"
- [27] Withthe Law of the Republic of Azerbaijan No.763-VQDdatedJune 30, 2017 ("Azerbaijan" newspaper, August 8, 2017, No. 170,Legislative Collection of the Republic of Azerbaijan, 2017, No. 8, Article 1512) Article 12.4 has been revised.

The previous editorial said:

12.4. A court decision to issue a long-term protection order shall enter into force in accordance with the law and shall be calculated. The decision to issue a long-term protection order is directed to execution in accordance with the legislation.

- [28] Withthe Law of the Republic of AzerbaijanNo.763-VQDdatedJune 30, 2017("Azerbaijan" newspaper, August 8, 2017, No. 170,Legislative Collection of the Republic of Azerbaijan, 2017, No. 8, Article 1512)After the wordpersonsin Article 14.0.4,in the manner determined by the relevant executive authority" were added.
- Withthe Law of the Republic of Azerbaijan No.763-VQDdatedJune 30, 2017 ("Azerbaijan" newspaper, August 8, 2017, No. 170, Legislative Collection of the Republic of Azerbaijan, 2017, No. 8, Article 1512) Article 14.0.6-1 has been added in the new content.
- [30] Withthe Law of the Republic of Azerbaijan No.763-VQDdatedJune 30, 2017 ("Azerbaijan" newspaper, August 8, 2017, No. 170,Legislative Collection of the Republic of Azerbaijan, 2017, No. 8, Article 1512) From Article 14.0.7, actions related tohave been removed.
- Withthe Law of the Republic of Azerbaijan No.763-VQDdatedJune 30, 2017 ("Azerbaijan" newspaper, August 8, 2 No. 170, Legislative Collection of the Republic of Azerbaijan, 2017, No. 8, Article 1512) Article 16.2.4-1 has been added in new content.
- [32] Withthe Law of the Republic of Azerbaijan No.763-VQDdatedJune 30, 2017 ("Azerbaijan" newspaper, August 8, 2

 No. 170, Legislative Collection of the Republic of Azerbaijan, 2017, No. 8, Article 1512) Article 19-1 was add the ent.

