

CODE OF ADMINISTRATIVE ERRORS OF THE REPUBLIC OF AZERBAIJAN

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General part

SECTION I

General Provisions

CHAPTER 1

Administrative offenses legislation of the Republic of Azerbaijan, its duties and principles

Article 1. Administrative offenses legislation of the Republic of Azerbaijan

- 1.1. The legislation on administrative offenses of the Republic of Azerbaijan consists of this Code.
- 1.2. This Code is based on the Constitution of the Republic of Azerbaijan, norms and principles of universally accepted law.
- 1.3. Laws defining administrative liability and punishing a person who has committed an administrative offense are applied if they are included in this Code.
- 1.4. *Actions (action or inaction) that lead to administrative liability in the tool free economic zone and punishment of the person who administrative error for these actions are regulated in accordance with the requirements of the Law of the Republic of Azerbaijan "Economic Zone".* [\[1\]](#)

Article 2. Responsibilities of the administrative offenses legislation of the Republic of Azerbaijan

The tasks of the legislation on administrative offenses of the Republic of Azerbaijan are to protect the rights and freedoms of citizens, their health, sanitary-epidemiological safety of the population, public morality, property, economic interests of public order and public safety, the environment, management rules, strengthening the rule of law and preventing administrative offenses.

Article 3. Basics of administrative responsibility

Only a person who is considered guilty of committing an administrative offense provided by this Code and who has committed an action or inaction that has all other characteristics of an administrative offense is subject to administrative responsibility.

Article 4. Principles of administrative offenses legislation of the Republic of Azerbaijan

Article 5. The principle of respect for human and civil rights and freedoms

5.1. Human and civil rights and freedoms are of the highest value. All state bodies , *institutions and officials* who violate and freedoms are responsible. [\[2\]](#)

5.2. This Code ensures that human and civil rights and freedoms are prevented and respected by state bodies , *institutions*

5.3. Decisions and actions degrading human dignity are not allowed when implementing measures to ensure proceeding administrative errors.

Article 6. Principle of legality

6.1. Administrative punishment for an administrative error is applied in accordance with this Code.

6.2. Compliance with the requirements of the legislation is ensured by the management control of higher authorities court and prosecutor control, and the right to appeal when applying measures to ensure proceedings in the case of an administ

6.3. The application of the administrative offenses legislation of the Republic of Azerbaijan by analogy is not allowed.

Article 7. The principle of equality before the law

7.1. Persons who have committed an administrative offense are equal before the law regardless of their race, national language, gender, origin, property status, service position, beliefs and other circumstances. No one can be brought to a responsibility or exempted from administrative responsibility on the grounds provided for in this article.

7.2. The immunity of the former President of the Republic of Azerbaijan and his wife (husband) from administrative regulated by the Constitutional Law of the Republic of Azerbaijan " On the provision of the former President of the Republic and his family members ".

7.3. Legal entities are brought to administrative responsibility regardless of their ownership form, location, organization and subordination.

Article 8. Principle of presumption of innocence

8.1. If the guilt of the person who is being prosecuted in the administrative offense case is not proven in accordance with the procedure provided for in this Code, and if this is not determined by the effective decision of the judge, competent body (official) heard the administrative offense case proceedings, he is considered innocent.

8.2. The person brought to administrative responsibility is not obliged to prove his innocence.

8.3. Doubts about the guilt of the person brought to administrative responsibility are resolved in his favor.

Article 9. The principle of fairness

9.1. The punishment imposed on the person who committed an administrative offense must be fair, that is, it must correspond to the nature of the administrative offense, the circumstances of its commission, and the identity of the person found guilty of committing an administrative offense .

9.2. No one can be brought to administrative responsibility twice for one administrative offense. If a person continues to commit an administrative offense even after being held administratively liable for a *prolonged administrative offense*, he shall be held administratively liable. [\[3\]](#)

Article 10. The principle of prevention of administrative errors

State bodies (*institutions*) and municipalities prepare and implement measures in the field of prevention of administrative errors, detection and elimination of causes and conditions that contribute to the commission of administrative errors, raising the legal culture of citizens and educating them in the spirit of strictly following the laws of the Republic of Azerbaijan. [\[4\]](#)

Article 11. The validity of the administrative offenses legislation of the Republic of Azerbaijan

11.1. In the Republic of Azerbaijan, proceedings on cases of administrative offenses, adoption and execution of decision on administrative offenses are carried out in accordance with the legislation on administrative offenses of the Republic of Azerbaijan at that time.

11.2. Normative legal acts that reduce or eliminate responsibility for administrative errors have retroactive effect, that is, they apply to errors committed before their entry into force, as well as to errors that have not been fully implemented.

11.3. Normative legal acts establishing liability for administrative errors or strengthening liability do not have retroactive effect.

CHAPTER 2

Administrative error and administrative responsibility

12.1. An act (action or inaction) that violates public relations protected by this Code, is illegal, is considered guilty (intentionally or negligently) and causes administrative liability is considered an administrative offense.

12.2. Administrative responsibility for the actions provided for in the Special Part of this Code arises if these actions do not constitute criminal liability. [KMQ17](#)

Article 13. Deliberate commission of an administrative error

If the person who committed an administrative error realized the illegal nature of his action (action or inaction), foresaw the consequences and desired them, or if he consciously allowed such consequences to occur, this error is considered a deliberate error.

Article 14. Inadvertent commission of an administrative error

If the person who committed an administrative error foresaw the possibility that his act (action or inaction) could have consequences, but assumed without sufficient grounds that he would prevent them, or if he should have foreseen and could have prevented them by showing due care and caution, if he did not see it, this error is considered a careless error.

Article 15. Unreasonableness

When a person commits an illegal act (action or inaction), he is in an irrational state, that is, he is unable to understand the nature and public danger of his act or control it due to chronic mental illness, temporary impairment of mental activity, mental disorder or other mental illness. , is not subject to administrative responsibility. [\[5\]](#)

Article 16. Administrative responsibility of natural persons

16.1. Individuals who have reached the age of sixteen when committing an administrative offense are subject to administrative liability.

16.2. With the exception of administrative offenses that involve administrative punishment in the form of administrative detention for public works, taking into account the person's mental development, living conditions, health and education, persons between sixteen and eighteen who have committed an administrative offense for the first time Commissions for the protection of minor rights may be exempted from administrative responsibility and the impact measures determined by the "Regulation on Commission for the Protection of Juvenile Affairs and Rights of Minors" approved by the Law No. 336-IIQ dated May 31, 2002 of the Republic of Azerbaijan may be applied to them.

16.3. Military personnel bear disciplinary responsibility for administrative offenses in the cases directly stipulated in the regulations, and in other cases, administrative responsibility on general grounds. *Military servicemen may not be subject to administrative detention for public works, as well as for other administrative offenses, except for administrative offenses provided for in Chapter 41 of this Code.*

16.4. The judge, competent body (official) with the right to impose administrative sanctions shall, instead of imposing administrative sanctions on the persons specified in Article 16.3 of this Code, submit the materials on cases of administrative offenses to the executive power to resolve the issue of bringing the person who committed an administrative offense to disciplinary responsibility or can give to the body .

16.5. Foreigners and stateless persons are subject to administrative liability on general grounds for administrative offenses committed in the territory of the Republic of Azerbaijan.

16.6. According to the international agreements to which the Republic of Azerbaijan is a party, the issue of responsibility for administrative errors committed by foreigners who enjoy the right of immunity in the Republic of Azerbaijan in the territory of the Republic of Azerbaijan is resolved in accordance with the norms of international law.

Note:

1. In Article 16.3 of this Code, "military servicemen" means the officers, ensigns, midshipmen, military servicemen of executive authority , overtime military servicemen, regular military servicemen and cadets of special purpose educational institutions prepare military servicemen.

2. In this Code, "foreigner" means a person who is not a citizen of the Republic of Azerbaijan and has the citizenship of another country.

3. In this Code, "stateless person" means a person who is not considered a citizen by any state according to its law .

Article 17. Administrative responsibility of officials [KMQ18](#)

Officials are subject to administrative responsibility for administrative errors related to non-performance or improper performance of their duties.

Note: Persons performing the function of representatives of the state power, organizational-executive and executive offices, municipalities, the Armed Forces of the Republic of Azerbaijan and other armed units established in accordance with the laws of the Republic of Azerbaijan , state and non-state organizations, departments and enterprises , including public legal entities working permanently or temporarily in administrative-economic positions, or persons who perform those duties on the basis of authority, as well as natural persons who exercise such powers by engaging in entrepreneurial activity without creating a legal entity are considered officials. [\[7\]](#)

- 18.1. Legal entities, including foreign legal entities and branches and representative offices of foreign legal entities, administrative responsibility for the administrative offenses provided for in the Special Part of this Code.
- 18.2. A legal entity is brought to administrative responsibility for administrative errors committed by the following persons on its behalf or for the protection of its interests:
- 18.2.1. an official authorized to represent a legal entity;
 - 18.2.2. an official who has the authority to make decisions on behalf of a legal entity;
 - 18.2.3. an official who has the authority to control the activity of a legal entity;
 - 18.2.4. an employee of a legal entity as a result of failure to exercise control by the officials provided for in Articles 18.2.1-18.2.4 of this Code.
- 18.3. Bringing a legal entity to administrative responsibility does not exclude the administrative responsibility of the person who committed the act or participated in its commission in any way.
- 18.4. According to Article 53.1.8 of this Code, the termination of the administrative offense case against the official provided for in Article 18.2 of this Code does not prevent the legal entity from being brought to administrative responsibility. [\[8\]](#)
- 18.5. Legal, except for the case provided for in Article 127-4.5 of this Code, administrative penalty against a person is applied only in the case provided for in Article 127-4.5 of this Code. [\[9\]](#) **KMQ23**
- 18.6. With the exception of the case provided for in Article 127-4.5 of this Code, competent authorities (officials) upon concluding that there are grounds specified in Article 18.2 of this Code, send the administrative offense report to the court for consideration. [\[10\]](#)
- 18.7. In the absence of the grounds specified in Article 18.2 of this Code, the competent authorities (officials) make a decision on the administrative offense case.
- 18.8. When a legal entity is reorganized before the court makes a decision on an administrative offense case, the legal successor of the legal entity is involved in administrative responsibility. Reorganization of a legal entity, or liquidation by the decision of the court (participants) or legal entity authorized by the charter, is prohibited from the time the decision on the administrative offense case is adopted by the court until it is fully executed or liquidated.

CHAPTER 3

Circumstances that eliminate the act from being an administrative error

Article 19. Last necessity

19.1. Although it is in accordance with the characteristics of the actions provided for in the Special Part of this Code, in the case of last necessity, i.e., the action taken to eliminate the danger that threatens the life, health or rights of the person himself or another person, or the interests of the state or society, if in that case this danger cannot be eliminated by other means, and if the limit of last necessity was not exceeded, this is not considered an administrative error.

19.2. Inflicting damage that is obviously not appropriate to the nature and degree of the danger, as well as the cost of eliminating that danger, and the damage inflicted being equal to or greater than the damage prevented is considered to be exceeding the limit of last necessity. Exceeding the limit of last necessity in this manner leads to administrative liability only in the case of damage.

Article 20. Necessary protection

20.1. Although it is in accordance with the characteristics of the actions provided for in the Special Part of this Code, an act done in a situation of necessary defense, i.e., an act done while protecting oneself from an unlawful intent by harming the life, health or property of the person who defends himself or another person, or the interests of the state or society, is necessary defense. If it does not exceed the limit of necessary protection, it is not considered an administrative error.

20.2. Deliberate actions that clearly do not correspond to the nature of the intention and the degree of public danger are considered to exceed the limit of necessary protection.

CHAPTER 4

Administrative penalty

Article 21. Objectives of administrative punishment

Administrative punishment is a measure of responsibility and aims to educate the person who committed an administrative offense, to restore the spirit of compliance with the law, as well as to prevent new administrative offenses from being committed by both the person who committed the administrative offense and other persons.

Article 22. Types of administrative punishment

22.1. Types of administrative sanctions are as follows:

- 22.1.3. confiscation of an object that was a tool in the commission of an administrative offense or a direct object of an administrative offense;
 - 22.1.4. limitation of a special right granted to an individual;
 - 22.1.5. Social works;
 - 22.1.6. administrative deportation outside the borders of the Republic of Azerbaijan;
 - 22.1.7. administrative detention.
- 22.2. The types of administrative sanctions stipulated in Articles 22.1.1-22.1.3 of this Code are applied to legal entities.

Article 23. Basic and additional administrative sanctions

- 23.1. Warning, administrative fine, community service or administrative detention are applied only as main types of administrative punishment.
- 23.2. Confiscation of a tool used in the commission of an administrative offense or an object that was the direct object of an administrative offense, limitation of a special right granted to an individual, administrative deportation outside the borders of Azerbaijan can be applied as both main and additional types of administrative punishment.
- 23.3. A basic punishment or a basic and additional punishment can be applied for one administrative offense.

Article 24. Notice

- 24.1. A warning, being a type of administrative punishment, is an official warning measure given to individuals in recognition of the inadmissibility of an illegal act. The notification is made in written form.
- 24.2. If the warning is provided for in the relevant article of the Special part of this Code, it is applied in the event that the individual is brought to administrative responsibility for the error provided for in that article for the first time and the compensation for damage caused as a result of the error is paid in full.

Article 25. Administrative fine

- 25.1. Administrative fine is the amount of money determined by the judge, authorized body (official) in the cases provided for in this Code, and compulsorily collected from the guilty person for the benefit of the state.
- 25.2. The administrative fine can be expressed in manats or the following other criteria:
- 25.2.1. the value of the object that was the direct object of the administrative offense when the administrative offense was prevented;
 - 25.2.2. the amount of damage (income) caused as a result of an administrative error;
 - 25.2.3. the amount of payments, taxes that should have been paid, but not paid, at the time when the administrative error was prevented.
- ~~25.3. Administrative fines imposed by diplomatic missions and consulates of the Republic of Azerbaijan due to administrative offenses are charged in the currency of the foreign country where those missions and consulates are located.~~ ^[11]
- 25.4. The amount of the administrative fine calculated in manat and received from an individual for an administrative offense exceeding five thousand manats, the amount of an administrative fine received from an official cannot exceed ten thousand manats, the amount of an administrative fine received from a legal entity cannot exceed fifty thousand manats.
- 25.5. The amount of the fine measured by the value of the object that was the direct object of the administrative error cannot exceed one hundred percent of the value of that object, and the amount of the fine measured by the amount of unpaid payments and taxes cannot exceed one hundred and fifty percent of those payments and taxes.
- 25.6. The amount of the fine, measured by the amount of damage (earned income) caused by an administrative error, cannot exceed ten times that damage (earned income).
- 25.7. In the cases defined by Article 116.1 of this Code, an administrative fine is applied conditionally.
- 25.8. Except for the cases established by law, the administrative fine is paid to the state budget of the Republic of Azerbaijan.

Article 26. Confiscation of an object that was an instrument in the commission of an administrative offense or was the direct object of an administrative offense

- 26.1. Confiscation of an object that is privately owned by a person who has committed an administrative offense, was an instrument in the commission of an administrative offense, or was the direct object of an administrative offense, in the cases provided for in the Special part of this Code, consists of the compulsory transfer of that subject to the ownership of the state without payment.
- 26.2. Confiscation of the instrument in the commission of an administrative offense or the object that was the direct object of an administrative offense is applied only by the judge.
- 26.3. Firearms, ammunition and other hunting tools of persons whose main source of livelihood is hunting cannot be confiscated.
- 26.4. The procedure for confiscation is determined by this Code.

Article 27. Limitation of a special right granted to a natural person

- 27.1. If a natural person grossly or regularly violates the procedure for using a special right granted to him, that right shall be limited.

27.3. The right to drive a vehicle may not be restricted for persons using vehicles due to their disability, except for the cases provided in Articles 327.8, 333, 333-1, 342.8, 343 and 343-1 of this Code . [\[12\]](#)

27.4. If drivers accumulate 20 or more points in one year due to the errors assessed with the points specified in Article 343 of this Code , their right to drive a vehicle is restricted without imposing an administrative fine.

27.5. The hunting rights of natural persons whose main source of livelihood is hunting cannot be restricted.

Article 28. Public works

28.1. Public works consists of performing public useful works for the benefit of the society without payment of a fee for work or education of the person on whom the administrative punishment is applied in the form of public works. ~~The types of public works are determined by the relevant executive authority.~~ [\[13\]](#)

28.2. Public works are applied only by the judge.

28.3. Public works are defined for the period from sixty to two hundred and forty hours and cannot exceed four hours during the day.

28.3-1. The court imposes the duty of carrying an electronic control device in the places where those works are performed and service to keep the device in working condition. [\[14\]](#)

28.4. Public works cannot be applied to the following persons:

28.4.1. to persons diagnosed with a disability due to a 61-100 percent violation of body functions, to persons with a disability under the law; [\[15\]](#)

28.4.2. to pregnant women;

28.4.3. women with dependent children under the age of three ;

28.4.4. to men who raise their children under the age of three on their own; [\[16\]](#)

28.4.5. to women and men who have reached retirement age;

28.4.6. to military personnel. [\[17\]](#)

Article 29. Administrative extradition outside the borders of the Republic of Azerbaijan

29.1. In the cases provided for in the Special Part of this Code, foreigners or stateless persons are subject to administrative extradition outside the borders of the Republic of Azerbaijan.

29.2. Administrative extradition outside the borders of the Republic of Azerbaijan is applied by a judge or an authorized official.

29.3. The right to come to the Republic of Azerbaijan for foreigners or stateless persons administratively deported outside the borders of the Republic of Azerbaijan is limited for a period of 1 to 5 years.

29.4. Administrative deportation outside the borders of the Republic of Azerbaijan shall not apply to persons who have been granted political asylum by the Republic of Azerbaijan, as well as children who are victims of human trafficking.

29.5. Foreigners or stateless persons considered to be victims of human trafficking shall not be administratively deported outside the borders of the Republic of Azerbaijan for a period of 1 year, and for foreigners or stateless persons providing assistance to law enforcement bodies, until the criminal prosecution is completed.

Article 30. Administrative detention

30.1. Administrative detention is imposed by a judge for a period of three days to three months for separate types of administrative offenses stipulated in the relevant articles of the Special Part of this Code only in exceptional cases . [\[18\]](#)

30.2. Pregnant women or women with dependent children under the age of fourteen, men raising their children under the age of fourteen on their own , persons under the age of eighteen, persons diagnosed with a disability due to a violation of 61-80 percent or more of body functions, persons with a disability determined under the law administrative arrest cannot be applied to military personnel for administrative offenses , except for the administrative offenses provided for in Chapter 41 of this Code . [\[19\]](#)

30.3. The term of administrative detention is included in the term of administrative detention .

CHAPTER 5

Do not impose an administrative penalty

Article 31. General rules for applying administrative punishment

31.1. Punishment for an administrative error is applied in accordance with this Code.

31.2. When imposing an administrative penalty on individuals or officials, the nature of the error, the circumstances characterizing the identity of the person who committed the administrative error, the degree of his guilt, the state of property, as well as the mitigating circumstances are taken into account.

entity, including its financial and property status, charity or other public activities engaging in useful activities, as well as in aggravating circumstances are taken into account.

31.4. If only the upper limit of the administrative penalty determined for the commission of an administrative offense is determined by the Special Part of this Code, the applied administrative penalty cannot be less than a quarter of its upper limit. ^[20]

31.4-1. The limit of other administrative punishment applied to a person detained under the administrative procedure, except for administrative detention, cannot exceed three quarters of the upper limit of the administrative punishment determined for the commission of an administrative offense by the Special Part of this Code. ^[21]

31.5. The imposition of an administrative penalty does not release a person from fulfilling the obligations that arise from the administrative penalty.

Article 32. Circumstances mitigating responsibility for an administrative error

32.1. When applying an administrative penalty, the following are considered mitigating circumstances:

32.1.1. sincere remorse of the person who committed an administrative error;

32.1.2. committing an administrative offense by minors;

32.1.3. the commission of an administrative offense by a pregnant woman or a woman with a minor child under her care;

32.1.4. committing an administrative offense under the influence of physical or mental coercion, or as a result of financial or other dependence;

32.1.5. committing an administrative offense by violating the conditions of necessary protection or last necessity established by the Code;

32.1.6. the commission of an administrative offense under the influence of illegal or immoral actions of the victim or strong mental excitement (affect) that occurred suddenly as a result of these actions;

32.1.7. elimination of the harmful consequences of the committed administrative offense by the person who committed the administrative offense or voluntary compensation for the damage caused.

32.2. When applying an administrative penalty, other circumstances not specified in Articles 32.1.1 - 32.1.7 of this Code may be taken into account by the judge as mitigating circumstances.

32.3. The mitigating circumstance provided for in the relevant article of the Special Part of this Code as a sign of an administrative offense cannot be taken into account again when applying an administrative penalty.

Article 33. Circumstances aggravating responsibility for an administrative error

33.1. When applying an administrative penalty, the following cases are considered aggravating responsibility:

33.1.1. continuation of this action despite the request of authorized persons to stop the illegal action;

33.1.2. that a person who has received an administrative penalty for an administrative offense commits the same offense one year from the day of the decision on imposing an administrative penalty; ^{KMQ16}

33.1.3. involvement of minors in committing an administrative offense;

33.1.4. committing an administrative offense against minors;

33.1.5. committing an administrative offense by a group of persons;

33.1.6. committing an administrative offense during a natural disaster or other emergency situation, or during a martial law;

33.1.7. committing an administrative offense by a drunk person.

33.2. When applying an administrative penalty, circumstances not specified in Articles 33.1.1 - 33.1.7 of this Code cannot be taken into account as aggravating circumstances.

33.3. The case of aggravating responsibility provided for in the relevant article of the Special Part of this Code as a sign of the composition of an administrative offense in the relevant article of the Special Part of this Code cannot be taken into account again when applying an administrative penalty.

Article 34. Application of administrative punishment in case of several administrative offenses ^{KMQ6}

34.1. If a person commits two or more administrative offenses, an administrative penalty is applied to him separately for each administrative offense.

34.2. If the consideration of cases related to several administrative offenses committed by a person at the same or different times within the competence of the same body, those cases should be considered simultaneously.

34.3. If the same body is responsible for handling several administrative offenses committed by a person at the same time or in different actions (inaction), that person is punished within the framework of the sanction established for a more serious offense. In this case, the additional punishments provided for any of the committed offenses can be added to the main punishment.

34.4. If the review of cases related to several administrative offenses committed by a person at different times due to different actions (inaction) is within the competence of the same body, the punishment applied to the person against whom administrative proceedings are conducted cannot exceed the limits specified in Articles 25.4, 27.1, 28.3, 29.3 and 30.1 of this Code.

Article 34-1. Applying a lighter administrative penalty for an administrative offense ^[23] ^{KMQ14}

If it is not possible to apply administrative punishment in the form of public works or administrative detention provided for in the Special Part of this Code, a lighter administrative penalty may be applied.

Article 35. The period required for a person to be considered not to be brought to administrative responsibility

If the person on whom an administrative penalty is imposed has not committed a new administrative offense within a year from the day of the end of the execution of the penalty, he is considered not to be brought to administrative responsibility.

Article 36. Compensation for damages

36.1. If there is no dispute about compensation for property damage while considering the case of administrative error, the competent body (official) may consider the issue of compensation for damage at the same time as imposing an administrative penalty.

36.2. When considering a case on an administrative error, if there is a dispute about compensation for property damage, the competent body may consider the issue of compensation for damage at the same time as imposing an administrative penalty.

36.3. The issue of compensation for moral damage caused as a result of an administrative error is resolved in accordance with the Civil Procedure Code of the Republic of Azerbaijan.

Article 37. Compulsory involvement of persons who have committed an administrative offense involving administrative detention and who need drug addiction treatment

37.1. Persons who have committed an administrative offense requiring administrative detention and who need treatment for drug addiction are subject to compulsory treatment by the court when administrative detention is imposed, and after the execution of the punishment in the form of administrative detention is completed.

37.2. The purpose of applying compulsory treatment is to treat the persons specified in Article 37.1 of this Code, to improve their health and psychological condition, to return them to their normal lifestyle by providing specialized medical assistance and supervision, to prevent abuse of substances affecting the human psyche by those persons in the future, and to prevent new administrative offenses.

37.3. In addition to being subject to administrative detention, persons who have been prescribed compulsory drug addiction treatment based on the results of a medical examination are treated in a specialized medical institution under the authority of the relevant executive authority after serving the administrative detention.

37.4. When compulsory drug addiction treatment is prescribed for a person, the court sends a copy of its legally binding decision to the specialized medical institution for execution, as well as to the executive officer for monitoring the execution of compulsory treatment.

37.5. On the day of the end of the period of administrative detention, a person for whom compulsory drug addiction treatment is prescribed is transferred to a specialized medical institution where compulsory treatment is carried out, accompanied by a representative of the executive authority of the place of administrative detention.

37.6. Compulsory treatment in specialized medical institutions is carried out in accordance with the conditions and rules established by the relevant executive authority.

37.7. Fulfillment of the requirements of the court decision on compulsory treatment in a specialized medical institution is monitored by the executive officer.

37.8. Premature release of a person undergoing compulsory treatment in a specialized medical institution and extension of compulsory treatment in the cases provided for in the Law of the Republic of Azerbaijan "On the circulation of narcotic substances and their precursors", taking into account the presentation of the management of that institution and the doctor-advisory commission, it is carried out based on the decision of the court at the location of the enterprise.

CHAPTER 6

Exemption from administrative responsibility

Article 38. Exemption from administrative responsibility due to the expiration of the term [KMQ15](#)

38.1. An administrative penalty can be issued no later than *four* months after the day of the administrative offense. Traffic offenses, *for ensuring traffic safety and using highways*, customs rules, environmental protection rules, rules for the operation of representative offices of foreign non-governmental organizations, rules for registering grant agreements (decisions), as well as administrative errors against the rules for paying taxes and fees, as well as *engaging in illegal entrepreneurial activity*, and necessary information for the state register of legal entities, *providing false information during the state registration of legal entities, parties*, about non-governmental organizations, and through criminal means on the fight against the legalization of acquired property and the financing of terrorism, on the regulation of inspections carried out in the field of entrepreneurship and the interests of entrepreneurs, as well as on the legislation on *pharmaceuticals*, labor legislation, as well as the rules for the presence of foreigners and stateless persons in the Republic of Azerbaijan, foreigners and violation of the procedure for recruiting stateless persons, for ensuring the safety of critical information infrastructure, and for petty theft can be imposed until one year from the day of the administrative offense at the latest. [\[24\]](#)

38.2. The periods provided for in Article 38.1 of this Code are calculated from the day the error was discovered in relation to administrative errors. [\[25\]](#)

38.3. When the initiation of a criminal case is refused or the criminal case is terminated, but there are all signs of an administrative offense, an administrative penalty can be imposed.

38.4. The case of an administrative offense committed by a minor between the ages of sixteen and eighteen years is referred to the "Protection of Minors' Affairs and Rights" approved by the Commission for the Protection of Minors' Affairs and Rights by the President of the Republic of Azerbaijan dated May 31, 2002 of the Republic of Azerbaijan. When it is returned to the relevant state body in accordance with the "Regulation on Administrative Punishment" , administrative punishment can be imposed no later than three months after the day of the return.

38.5. If the person who committed an administrative error runs away and hides, the period stops. In this case, the period from the time when the person was discovered. However, if a year has passed since the time of the commission of the administrative offense , the absconding person cannot be held administratively liable. [\[26\]](#)

38.6. If the electronic decision on administrative punishment provided for in Article 122.1 of this Code *and its annex (materials)* are not placed in the electronic cabinet created in the Internet information resource for each vehicle user within one day of the commission of the administrative offense , the person shall be held administratively liable. [\[27\]](#)

Article 39. Exemption from administrative responsibility related to reconciliation with the victim

39.1. Proceedings on the administrative offense case provided for in Articles 157 and 158 of this Code shall be initiated on the application of the victim, and the proceedings on the case shall be terminated when the victim and the person against whom administrative proceedings are being conducted reconcile.

39.2. *During the proceedings on the administrative offense provided for in Articles 227, 232-1 and 351-1 of this Code, the proceedings on the administrative case shall be terminated when the person who committed the administrative offense fully pays the damage caused and reconciles with the victim.* [\[28\]](#)

SECTION II

Bodies (officials) authorized to review cases of administrative errors

CHAPTER 7

Basic rules

Article 40. Bodies (officials) authorized to consider cases on administrative errors

40.0. For cases of administrative errors:

40.0.1. district (city) courts;

40.0.2. commissions for the protection of minors' affairs and rights (collegial body);

40.0.3. the relevant executive authorities , the Central Bank, *the institution created by the relevant executive authority* (officials)

Article 41. Commissions for the protection of minors' affairs and rights

Order of the Republic of Azerbaijan dated May 31 , 2002 336 of the Republic of Azerbaijan on the creation and opening of commissions (collegial body) for the protection of the rights and affairs of minors, which consider the cases of administrative offenses provided for in Articles 189.1, 189.3, 189.4, 212.3, 512 and 522 of this Code. - It is determined by the "Regulation on commissions for the protection of minors' affairs and rights" approved by Law No. IIQ . [\[30\]](#)

Article 42. Authority of officials

42.1. Officials authorized to review cases of administrative errors may apply the administrative sanctions provided for in Part of this Code only during the performance of official duties.

42.2. The list of officials authorized to review cases of administrative errors on behalf of the bodies provided for in Article 40 of this Code is determined by [the relevant executive authority](#).

CHAPTER 8

Relevance of cases about administrative errors

Article 43. Jurisdiction of district (city) courts

[\[31\]](#) 43.1. District (city) courts 157–188, 190, 191.1, 195.1, 196, 197, 198.2, 198.3, 204, 205, 205-1.2, 206-208, 211.1, 221, 227, 229, 262, 263, 264.0.2, 264.0.5, 267, 272.1, 272.3, 275.4, 275.5, 284.2, 286, 290.3, 295.6, 295.7, 296.2, 325.1, 326, 327.8, 332.4 – 332.5, 334, 334-1, 335.5, 335.6, 337.5, 337.6, 338.7, 338.10, 339.2–339.5, 340.2, 341, 342.8, 342.9, 343.1 – 343.3, 343.7, 343.9, 343-1.1 – 343-1.9, 351, 351-1, 353.5, 361, 362-3, 363, 363-1, 363-2, 368–379, 381.1–381.7, 388–388-2, 393-1.2 . in relation to non-compliance with the administrative decisions of the institution created by it). 394.0.8. 394-1. 395.1 (in relation to the cases of the commission of the same act on the land placed

443.1, 445-1, 448, 449, 451, 456, 459.1, 459.2, 459-1 462 (to political parties in relation) 464-466, 469.1 (in relation to the auditor's professional liability insurance), 477-2.2, 479-481, 482.1, 482-1, 496.2, 499.2, 502-504, 506-508, 510, 511, 513, 515-517, 517-1, 517-2, 533, 537.1, 538-1, 540.5, 544.1, 547, 549-554, 558-561, 562.1, 562.2, 562-1, 563.2, 567-569, 571, 573, 574, 590-592, 592-1, 594-596, 598 (lawyers and persons providing auditor services), 599-602, 602-1 (in relation to the commission of administrative offenses by the relevant power body), 602-2, 602-3, 603, 605, 606.1, 608 and 609. [\[32\]](#)

43.2. The list of officials authorized to draw up protocols on cases of administrative offenses considered by district (city) is determined by the relevant executive authority, except for the cases on administrative offenses provided for in Articles 43.2 of this Code. [\[33\]](#)

43.2-1. The protocol on the cases of administrative offenses stipulated in Article 547 of this Code is drawn up by the Accounts Chamber of the Republic of Azerbaijan. [\[34\]](#)

43.3. When the right to review cases of administrative offenses referred to in Article 43.1 of this Code is assigned to competent bodies (officials) by the relevant executive power body, the competent body (official) dealing with cases of administrative offenses shall take into account the nature of the administrative offense, the identity of the perpetrator of the administrative offense, his taking into account the guilt, the circumstances aggravating the responsibility and the presence of grounds for the application of a more severe disciplinary measure than the warning or fine administrative disciplinary measure provided for in the sanction of the relevant article, it sends the protocol on the administrative offense to the court for review. [\[35\]](#)

43.3-1. In the cases provided for in Article 18.6 of this Code, the courts consider the cases of administrative errors. [\[35\]](#)

43.4. Cases on administrative offenses provided for in Articles 610-618 of this Code, as well as administrative offenses provided for in Article 43.1 of this Code, are considered by military courts when military servicemen and military officials summoned to court commit administrative offenses. [\[36\]](#)

Article 44. Relevance of relevant executive authorities

Apart from the cases specified in Articles 40, 41 and 43 of this Code, cases of other administrative offenses provided for in Articles 43.2-1 of this Code are reviewed by relevant executive authorities.

CHAPTER 9

Electronic information systems and resources on cases of administrative errors reviewed by competent bodies (officials)

Article 45. Electronic information systems and resources on the cases of reviewed administrative errors

45.1. For the purpose of accounting, systematization and storage of information about the committed administrative errors and persons who committed those errors, the bodies (officials) authorized to consider cases about administrative errors create and maintain electronic information systems (reserves) (hereinafter - information reserve) about the cases about administrative errors that they consider, and ensures the operation of those information resources.

45.2. The authorities (officials) authorized to consider cases of administrative errors must ensure that the following information is included in the information reserve on the day when the decision on the case of administrative errors comes into force:

45.2.1. information about the person who committed an administrative offense (surname, first name, patronymic, date of birth, identification number, citizenship, date of birth, place of residence, mobile phone number, e-mail address (if any)); [\[37\]](#)

45.2.2. the place, time and essence of the administrative error;

45.2.3. the relevant article of this Code, which stipulates responsibility for an administrative offense;

45.2.4. if a person's health was slightly damaged or material damage was caused as a result of the commission of an administrative offense, notes on these cases;

45.2.5. the date and place of consideration of the administrative offense case;

45.2.6. position, surname, first name, father's name, name and composition of the collegial body of the judge, official who made the decision on the administrative offense case;

45.2.7. date and number of the decision on the administrative offense case;

45.2.8. information about the applied administrative penalty;

45.2.9. information on the implementation of the applied administrative penalty;

45.2.10. other information necessary for proceedings on the administrative offense case.

Article 46. Openness of information resources

46.1. An extract reflecting the information about him in the information reserve is given to the person on whom an administrative penalty has been applied within one working day based on the written or electronic request of that person.

46.2. In connection with the fulfillment of the powers stipulated by the law, the information of the information resource is provided to state bodies (institutions) on the basis of justified written requests. [\[38\]](#)

... ..

47.1. Authorities (officials) authorized to review cases of administrative errors may use the information in the information reserve for the purpose of fulfilling their official duties.

47.2. Authorities (officials) authorized to review cases of administrative errors must ensure the protection of information in the information reserve. With the exception of the cases specified in Article 46 of this Code and other laws, such information is not disclosed.

47.3. Information in the information reserve is kept for five years.

SECTION III

Proceedings on cases about administrative errors

CHAPTER 10

General Provisions

Article 48. Responsibilities of proceedings on administrative errors

The duties of the proceedings on administrative offenses include protecting the rights and freedoms of individual interests, clarifying the circumstances of each administrative offense case in a timely, comprehensive, complete and objective manner, identifying the person who committed an administrative offense and bringing him to administrative responsibility, implementing the administrative decision. It consists of providing, as well as discovering the causes and conditions that contribute to the commission of administrative errors and preventing administrative errors.

Article 49. The language in which proceedings are conducted in cases of administrative errors

49.1. In the Republic of Azerbaijan, proceedings on administrative offenses are conducted in the Azerbaijani language or the language of the majority of the population in a certain area.

49.2. Persons participating in the case, who do not know the language in which the administrative offense proceedings are conducted, are provided with the right to provide information, explanations, complaints or petitions in their native language or any other language they know, as well as the right to use the services of an interpreter in the manner determined by this Code.

Article 50. Open consideration of cases on administrative errors

50.1. Cases on administrative offenses are considered open, with the exception of cases that may lead to the dissemination of state secrets, commercial secrets, personal and family secrets, or other secrets protected by law, as well as cases of ensuring the safety of persons participating in the proceedings on administrative offenses and their close relatives.

50.2. If there is a need to consider closed cases on administrative errors, a decision is made on this.

Article 51. Inadmissibility of dissemination of information on the case of administrative error

51.1. Information on the case of administrative error can be announced only with the permission of the judge, authorized official (official) in whose proceedings is the case of administrative error, if such information affects the personal interests of the victim, with the permission of the victim and to the extent they consider possible.

51.2. If a photo or video recording or audio recording was made during the proceedings on the case of an administrative error, photo or video recording or audio recording materials may not be broadcast in the media without the consent of the persons in whose administrative proceedings are being conducted and the victim. [\[39\]](#)

Article 52. Motions

52.1. Persons participating in the proceedings on cases of administrative errors have the right to submit petitions that are mandatory to the judge, competent body (official) whose proceedings are those cases.

52.2. The petition shall be submitted in writing and shall be processed immediately. When the request is refused, a decision is made on this.

Article 53. Cases of rejecting proceedings in cases of administrative errors [KMQ13](#)

53.1. Proceedings on cases of administrative offenses cannot be initiated in the following cases, and the initiated proceedings are terminated:

53.1.1. in the absence of an administrative error;

53.1.2. in the absence of an administrative error;

53.1.3. when a person acts as a last resort;

53.1.4. when a person acts in a situation of necessary defense;

53.1.5. when the normative legal act determining administrative responsibility is canceled;

administrative offense case, as well as a decision to initiate a criminal case on that fact when;

53.1.8. when the person who is being investigated for an administrative offense dies;

53.1.9. When the person who committed the administrative offense stipulated in Articles 157 and 158 of this Code recon-

victim;

53.1.10. *when the person who committed the administrative offense pays the damage in full and makes peace with the victim in the* [\[40\]](#)

in the Notes of the relevant articles of the Special part of this Code ;

53.1.11. *if the electronic decision on the error provided for in Article 122.1 of this Code is not drawn up in real time.* [\[41\]](#)

53.2. *Proceedings on administrative offenses initiated against any person, as well as if he is not involved in the commission of an*

offense or his guilt is not proven, including when the evidence obtained against the law is used to prove his guilt. [\[42\]](#)

Article 54. Prosecutor's supervision during the proceedings on cases of administrative errors

54.1. The prosecutor takes timely measures to eliminate the violation of the law that occurred during the pro-
 administrative offenses and exercises the prosecutor's control over the application and execution of the Constitution and
 Republic of Azerbaijan in the proceedings on administrative offenses.

54.2. 158.4, 162-1, 184.4, 184.5, 184.8, 191.1, 195.1, 197.3, 197.4, 197.5, 205, 253-1.1.1 (in relation to the cadastre of greenery),
 this Code *In relation to the distortion of n*), ~~249~~, 284.2, 339.2 - 339.5, 340.2, 341, 376, 399, 410.3, 440-1.1 (in relation to state bodies (ins
 municipalities), 440-1.2, 440-1.3, 445-1, 516-1.2 (in relation to the violation of requirements for the protection of cemeteries), 516-1.3
 carrying out burials in areas where burials are not allowed), 528-1.3, 531, 538-1.4 - 538-1.6, 540.5, 550.2-550.5, 558.2, 558.3, 559, 560
 569, 573, 594-1, 594-2, 595.2, 596, 601 , 602-2.3, 602-2.4, 606.1 and 610-618, the decision on initiation of proceedings on administr
 by the prosecutor is accepted. According to Article 99.3 of this Code, the prosecutor has the right to make a decision on the
 proceedings on other administrative offenses . [\[43\]](#) **KMQ23**

54.3. The prosecutor may also participate in the review of cases on administrative offenses, give opinions or petitions c
 occurred during the review of the case, and receive a copy of the decision or resolution adopted in the case on administr
 within ten days from the time when a copy of it was issued in the official manner provided for in Article 57 of this Code. has the rig
 within a day . [\[44\]](#) **KMQ9**

54.4. The prosecutor, looking at the information provided for in Articles 99.1.2 and 99.1.3 of this Code, adopts a de
 initiation of administrative offense cases or a reasoned decision on the rejection of the initiation of an administrative offense
 fifteen days. A copy of the decision is sent to the persons who provided the information. An appeal can be filed against that d
 senior prosecutor or to the court within ten days from the time of its official issuance .

54.5. The information contained in Article 100 of this Code is indicated in the decision on the initiation of proceeding
 administrative errors. With the exception of the case provided for in Article 102.2 of this Code, the decision to initiate pro
 administrative offenses is sent to a judge or an authorized body (official) for review within the period specified in Article 103 o

54.6. The prosecutor shall be notified of the place and time of consideration of cases on administrative offenses against m
 as on administrative offenses initiated on one's own initiative. The case can be considered without the participation of the pro
 in cases where he is informed about the place and duration of the case consideration, or if he does not receive a motion to postp
 consideration.

Article 55. Expenses for cases on administrative errors

55.1. Costs for administrative error cases:

55.1.1. from the sums given to victims , witnesses, their legal representatives, witnesses, experts, specialists and translator

55.1.2. consists of amounts spent on storage, shipping (transportation) and research of material evidence.

55.2. Expenses for cases of administrative errors against natural persons are paid at the expense of the state. '
 administrative offenses against legal entities are imposed on those entities.

55.3. The amount of costs in cases of administrative errors is determined on the basis of the documents attached to the cas
 the incurred costs related to the costs.

55.4. The adopted decision on costs is indicated in the decision on applying an administrative penalty or terminating the
 in the case of an administrative error.

Article 56. Amount to be paid to victims, witnesses, their legal representatives, experts and translators

56.1. The costs incurred by the victims, witnesses, their legal representatives, experts, specialists, translators and eye
 connection with coming to the judge, competent body (official) in whose proceedings is a case about an administrative error, a
 manner determined by the relevant executive authority.

56.2. During the time when the persons who are called to the judge, the authorized body (to the official) as the victim, wi
 their legal representatives, specialist, interpreter and case witnesses are not at work, their salary is withheld at the workplace.

56.3. The work of the specialist, expert and translator is paid in accordance with the procedure determined by the relev
 authority.

57.1. Documents (decisions, rulings, protocols, notices) on cases of administrative errors shall be sent to the proceedings on administrative errors by registered mail provided by the Law of the Republic of Azerbaijan "On Mail" by an authorized body (official) in the cases specified in this Code. delivered or given personally by an authorized official. Registered that requires the user to receive a receipt for delivery and the addressee to sign the appropriate document upon delivery. Trust the delivery of the document to the court employee, and the competent authority to the employee of the relevant body.

57.2. The document is delivered to the addressee personally by communication agencies, authorized body (official), entrusted with the delivery of the document, by signing the receipt or the stub of the document, which must be returned to the authorized body (official) who sent it. The document addressed to the legal entity is given to the relevant official by signing the document stub.

57.3. If the person who has to deliver the document does not find the addressee at the place where he lives or works, it shall be delivered to one of the adult family members living with the addressee (with their consent), or in their absence to the governing body of the addressee's place of residence, to the relevant executive authority, or given to the management of his work. The person who accepted the document instead of the addressee must indicate his surname, first name, patronymic, relationship to the addressee or the position he holds in the receipt or on the stub of the document and give the document to the addressee as soon as possible.

57.4. The communication body that has to deliver the document, or the person entrusted with the delivery of the document, must perform this task no later than the day after the date of receipt of the document and must inform the relevant judge or authorized body (official) about the delivery of the document within one day.

57.5. The document on the administrative error case is considered to be officially issued in the following cases:

57.5.1. from the time of personal delivery to the addressee in the cases provided for in Article 57.2 of this Code;

57.5.2. in the cases stipulated in Article 57.3 of this Code:

57.5.2.1. from the time it was given personally to one of the adult family members living with the addressee;

57.5.2.2. from the time when other persons assigned to deliver the document inform the relevant judge or authorized body about the delivery of the document.

~~57.5.3. from the time it was given to the user of the vehicle, as provided for in Article 97.4 of this Code.~~ ^[45]

57.6. The decision on the case of the administrative error provided for in Articles 122.1, 124.5 or 124.6 of this Code, detected with the technical means with photo or video recording functions, is considered officially issued in the following cases: ^[46]

57.6.1. from the time when the SMS information about the administrative error is delivered to the mobile phone number in the electronic cabinet of the vehicle user in the manner stipulated in Article 125.2.2 of this Code;

57.6.2. from the time when the user of the vehicle familiarizes himself with the decision on the administrative offense case placed in the electronic cabinet and its attachments in accordance with Article 125.2.1 of this Code (if there is no mobile phone number in the electronic cabinet);

57.6.3. in the case of an administrative error regarding the state registration of a vehicle and its permanent registration, the issuance of a registration certificate and a state registration mark, or the technical inspection of a vehicle or the replacement of a driver's license, in accordance with the Law of the Republic of Azerbaijan "On Traffic". from the time when the decision was issued to the person to whom the electronic decision was issued (if there is no mobile phone number in the electronic cabinet);

57.6.4. in the case provided for in Article 97.4 of this Code, from the time the decision was made to the person on whom an electronic decision was issued in the case of an administrative offense (if there is no mobile phone number in the electronic cabinet).

57.7. An electronic protocol about an administrative error detected through the relevant information systems (reserves) or an electronic decision imposing an administrative penalty in the manner provided for in Article 127-4 of this Code is considered officially issued in the following cases:

57.7.1. from the time SMS information about the administrative offense is delivered to the mobile phone number of the person who committed the administrative offense in the electronic cabinet in accordance with Article 127-5.1.2 of this Code;

57.7.2. from the time when the person who committed an administrative offense becomes familiar with the electronic protocol on the administrative offense or the electronic decision on administrative punishment and its annexes placed in his electronic cabinet in accordance with Article 127-5.2 of this Code (if there is no mobile phone number in the electronic cabinet). ^[47]

Article 58. Contents of the receipt

58.0. The following must be indicated in the receipt provided for in Article 57.2 of this Code:

58.0.1. the name and address of the body that sent the document on the administrative offense case;

58.0.2. the surname, first name, patronymic of the person to whom the document should be issued or the name and address of the legal entity;

58.0.3. the name of the issued document;

58.0.4. time (date and time) and place of delivery;

58.0.5. reasons for not issuing the document (absence at the specified address, wrong address, etc.);

58.0.6. the person to whom the document is issued;

58.0.7. signature of the person assigned to deliver the document or the representative of the communication agency.

Article 59. Refusal to accept a document on an administrative error case

59.1. When the owner of the address or adult family members living with him refuse to accept the document on administrative error cases, the person submitting it returns the document to the judge or authorized body (official) who sent it after making appropriate entries in the document. In this case, the document on the administrative offense case is considered to have been officially issued.

59.3. Refusal to accept the document by the addressee of the document in the case of administrative error is not an consideration of the case or implementation of separate procedural actions.

Article 60. Notices

60.1. The judge or authorized body (official) informs the participants of the proceedings on administrative offenses through about the time and place of the case hearing, as well as about separate procedural actions, and calls them to participate in the or the implementation of other procedural actions.

60.2. The notice must state the following:

60.2.1. name, address and contact information (telephone, fax, e-mail address, etc.) of the court or authorized body (official);

60.2.2. arrival time (date and time) and place;

60.2.3. the surname, first name, patronymic or name of the legal entity of the person who was notified or summoned to competent body;

60.2.4. the address of the person notified or summoned to the court or competent authority or the address of the legal entity;

60.2.5. notifying or summoning the addressee;

60.2.6. the name of the case in which the addressee was notified or summoned;

60.2.7. proposal to present all the evidence in the case to the persons involved in the case;

60.2.8. in the absence of the addressee, a note on the duty of the person receiving the notice to deliver it to the addressee, if possible;

60.2.9. a note that Article 531 of this Code stipulates responsibility for refusing to accept the notification or not deliver to the addressee;

60.2.10. a note on the duty to inform about the consequences and reasons for non-appearance of the notified or subpoenaed person to the court or competent authority.

60.3. The notice is given to the persons involved in the case at least 5 days before the date of the relevant procedural action to allow them to prepare their defense and appear in time.

60.4. After the notification is sent in accordance with Articles 57.1 - 57.5 of this Code, additional information is provided to the participants of the proceedings on administrative errors by providing the content of the notification via the Internet, telephone or other means of communication. [\[48\]](#)

CHAPTER 11

Participants in proceedings on administrative errors, their rights and duties

Article 61. A person who is being investigated for an administrative offense

61.1. A person who is being prosecuted for an administrative offense has the following rights:

61.1.1. get acquainted with all the materials on the administrative offense case;

61.1.2. to explain;

61.1.3. provide evidence;

61.1.4. filing motions and objections;

61.1.5. to use the legal assistance of a defender during the case consideration;

61.1.6. to file a complaint against the application of measures to ensure proceedings in the administrative offense case and in the case;

61.1.7. to speak in his native language and to use the services of an interpreter free of charge if he cannot speak the language of the proceedings;

61.1.8. if the place where the incident of administrative error occurred is under the control of video surveillance (cameras), to receive a copy of the images of the incident on an electronic carrier;

61.1.9. If an administrative offense against traffic rules, ensuring traffic safety and the rules for using highways is detected with special technical means, the number of the state registration plate of the vehicle, the indicator of the speedometer if the administrative offense is related to exceeding the speed limit, the place where the administrative offense was committed and to get a photo of the place where the administrative offense was committed, indicating the date information. [\[49\]](#)

61.2. A person who is being prosecuted for an administrative offense can also use other rights defined by this Code.

61.3. The administrative error case is reviewed with the participation of the person who is being investigated for the administrative error case. The case is considered without the person's presence, only in cases where he is informed about the time and place of the case consideration, or a motion to postpone the case consideration is not received from him, or such a motion is rejected.

61.4. When considering the case of administrative error, the judge may consider the participation of the person involved in the administrative error mandatory.

61.5. The presence of a person who is being prosecuted for an administrative offense is mandatory when considering the case of administrative arrest, administrative removal of foreigners and stateless persons outside the borders of the Republic of Armenia, administrative offenses involving public works.

61.6. In cases where the discussion of the circumstances of the case may have a negative impact on minors during the administrative error proceedings, they are temporarily excluded from participation in the case.

- 62.1. A person who has suffered moral, physical or material damage as a result of an administrative error is considered a victim.
- 62.2. The victim has the following rights:
- 62.2.1. get acquainted with all the materials on the administrative offense case;
 - 62.2.2. to explain;
 - 62.2.3. provide evidence;
 - 62.2.4. filing motions and objections;
 - 62.2.5. to use legal aid;
 - 62.2.6. to appeal the decision taken on the case;
 - 62.2.7. to speak in his native language and to use the services of an interpreter free of charge if he cannot speak the language of the proceedings;
 - 62.2.8. if the place where the incident of administrative error occurred is under the control of video surveillance (cameras), to receive a copy of the images of the incident on an electronic carrier;
 - 62.2.9. If an administrative offense against traffic rules, *ensuring traffic safety and the rules for using highways* is detected with special technical means, the number of the state registration plate of the vehicle, the indicator of the speedometer if the administrative offense is related to exceeding the speed limit, the place where the administrative offense was committed and to get a photo of the vehicle when the administrative offense was committed, indicating the date information.
- 62.3. The aggrieved person can also use other rights defined by this Code.
- 62.4. Cases on administrative errors are considered with the participation of the victim. The case can be considered in the presence of that person only in cases where he is informed about the time and place of the case consideration, or if he does not request to postpone the consideration of the case, or such a request is rejected.
- 62.5. The victim may be interrogated as a witness in accordance with Article 67 of this Code.

Article 63. Legal representatives of a natural person

- 63.1. If a natural person or a victim is under the age of majority, or if he/she is incapacitated or has a limited capacity, then those persons are represented by their legal representatives.
- 63.2. Parents, adoptive parents, guardians and wardens are considered legal representatives of a natural person.
- 63.3. If there are no legal representatives of the persons specified in Article 63.1 of this Code, the authorized official in the proceedings on the administrative offense case shall consider the guardianship and wardenship body as the legal representative.
- 63.4. The legal representative of a natural person submits the document confirming his powers to the judge, authorized by the court.
- 63.5. A legal representative of a natural person or a victim has the rights and duties provided for in this Code.
- 63.6. The presence of the legal representative of the person under the age of 18 is mandatory when considering cases of administrative offenses against persons under the age of eighteen.

Article 64. Representative of a legal entity

- 64.1. The protection of the rights and legal interests of the legal entities against whom administrative offense proceedings are conducted or who have suffered damage is carried out by their representatives.
- 64.2. *Authorized persons defined by laws, other legal acts or founding documents of a legal entity, or duly authorized employees or persons in the main place of business of that legal entity, are considered representatives of a legal entity.* [\[50\]](#)
- 64.3. Cases on administrative offenses committed by a legal entity are reviewed with the participation of the legal entity's representative or lawyer. Without the participation of those persons, the administrative offense case can be considered only in the presence of that person only in cases where he is informed about the place and duration of the case consideration, or if there is no request from him to postpone the consideration of the case, or such a request is rejected.
- 64.4. When considering cases on administrative errors, the judge may consider the participation of a legal entity's representative mandatory.

Article 65. Defender and representative

- 65.1. In order to provide legal assistance to the person who is being investigated for an administrative offense, a representative can participate in the administrative offense proceedings, and a representative can participate in providing legal assistance to the victim.
- 65.1-1. *Only a lawyer is allowed to act as a defender of a natural person, and a close relative or a lawyer is allowed to act as a representative of an injured natural person in the proceedings on the administrative error case considered by the court.* [\[52\]](#)
- 65.2. *With the exception of the cases provided for in Article 65.1-1 of this Code, a lawyer or other persons may participate in administrative offense proceedings as a defender and as a representative.* [\[53\]](#)
- 65.3. From the time of the initiation of the proceedings on the administrative offense case, the defender and the representative are allowed to participate in the proceedings on the administrative offense cases. In cases where an administrative arrest is a measure of administrative coercion due to an administrative offense, the defender is allowed to participate in the administrative offense proceedings from the moment that person is administratively arrested.
- 65.4. The defender and the representative have the following rights:

- 65.4.4. participate in the consideration of the case;
- 65.4.5. to file a complaint against the application of measures to ensure proceedings in cases of administrative errors and made in the case;
- 65.4.6. if the place where the incident of administrative error occurred is under the control of video surveillance cameras), to receive a copy of the images of the incident on an electronic carrier;
- 65.4.7. If an administrative offense against traffic rules, *ensuring traffic safety and the rules for using highways* is detected with special technical means, the number of the state registration plate of the vehicle, the indicator of the speedometer if the offense is related to exceeding the speed limit, the place where the administrative offense was committed and to get a photo of when the administrative offense was committed, indicating the date information.
- 65.5. The defender and the representative can use other rights defined by this Code.
- 65.6. The authority of the attorney is confirmed by the warrant issued by the attorney institutions. The authority of the representative is confirmed by the power of attorney issued in accordance with the procedure established by the Civil Code of the Republic of Azerbaijan.

Article 66. Mandatory participation of a lawyer

- 66.1. The participation of a lawyer in the cases of administratively arrested minors, *speech, hearing, sight and other persons* exercise their right to defend themselves due to physical or mental *disorders is mandatory*. In the indicated cases, the refusal of counsel is not accepted. [\[54\]](#)
- 66.2. If it is not possible to have a lawyer selected by the person who is being investigated for an administrative offense, the competent body (official) provides that person with a lawyer.
- 66.3. If it is not possible to hire a lawyer at his own expense due to his financial situation, legal assistance is provided at the state. In such a case, the lawyer cannot refuse to perform his duties.

Article 67. Witness

- 67.1. In cases of administrative errors, persons who have information about the circumstances to be determined in the case are witnesses.
- 67.2. The witness is obliged to appear at the time indicated by the summons of the judge, the competent body (official) explanations, confirm the explanation included in the protocol with his signature, report the information known to him about answer questions.
- 67.3. The witness has the right not to give an explanation against himself and his close relatives, to use the help of an interpreter, to make appropriate notes in the protocol about the correct writing of his explanation.
- 67.4. Persons under the age of fourteen are interrogated in the presence of an educational worker or a psychologist.
- 67.5. The witness is warned about the administrative liability for knowingly giving a false explanation. When a witness refuses to give an explanation or intentionally refuses to appear upon summons, he is brought to administrative responsibility in accordance with the Code.

Note: In this Code, "relative" refers to persons with common ancestors up to grandfather and grandmother, close relatives of spouse (wife) of grandfather, grandmother, parent, adoptee, biological and stepbrother and sister, child, adoptee or grandchild.) or their close relatives include grandparents, parents, adoptive parents, biological and half-brothers and sisters, spouses, children, adopted grandchildren. [\[55\]](#)

Article 68. Persons who cannot be questioned as witnesses

- 68.0. Persons who cannot be questioned as witnesses are:
 - 68.0.1. a person who, due to physical or mental *disorders*, is unable to understand the events that are important for the case, the administrative offense and is unable to give a correct explanation about them; [\[56\]](#)
 - 68.0.2. the defender of the person who has committed an administrative offense about the cases reported to him by the competent body (official) has committed an administrative offense in connection with the performance of the duties of a defender;
 - 68.0.3. the legal representative of a natural person or the representative of a legal entity about the circumstances that became the subject of the administrative offense in connection with the performance of the duties of a representative (legal representative);
 - 68.0.4. *Mediation participants and other persons participating in mediation about the information known during mediation, except as specified by the Law of the Republic of Azerbaijan "On Mediation".* [\[57\]](#)

Article 69. Witnesses

- 69.1. Minors, who are not interested in the outcome of the case, are invited as witnesses by the official who is conducting the administrative offense case to participate in the administrative offense proceedings. The number of witnesses cannot be less than two.
- 69.2. The presence of witnesses is mandatory during personal search, inspection of things, inspection of the vehicle, seizure of documents, as well as the examination of the state of intoxication. The witnesses confirm the procedural actions performed, their contents and results in the protocol with their signatures.
- 69.3. The participation of the witnesses in the administrative offense case is recorded in the protocol.

Article 70. Expert

70.1. To participate in proceedings on administrative errors by a judge, an official who is not personally interested in the cases on administrative errors, and who has special knowledge to provide assistance in the discovery, collection and formalization of evidence, as well as in the application of technical means, is invited as a specialist.

70.2. The specialist has the following duties:

70.2.1. to appear on the summons of the judge, competent body (official) whose proceedings are about the case of administrative errors;

70.2.2. participate in the discovery, collection, and formalization of evidence;

70.2.3. giving explanations about the actions performed;

70.2.4. to confirm the content and result of the actions performed by his signature in the protocol;

70.2.5. in case of one of the cases provided for in Article 73.2 of this Code, to inform the judge who invited the expert, the official about self-objection.

70.3. The expert has the following rights:

70.3.1. to get acquainted with the case materials related to the subject of the procedural action in which he participated;

70.3.2. with the permission of the judge, the competent body (official) in whose proceedings is the administrative offense case being conducted, the injured person, the victim, the witnesses;

70.3.3. to make notes and give explanations about the actions taken.

70.4. The expert is warned about the administrative liability for knowingly giving a false explanation. When an expert refuses to perform his duties or intentionally refuses to appear on summons, he is brought to administrative responsibility in accordance with this Code.

Article 71. Expert

71.1. A person who has sufficient special knowledge to explain issues in the field of science, art, technique or art and is not personally interested in the result of the administrative error case is invited as an expert.

71.2. The duties of the expert are as follows:

71.2.1. to appear at the summons of the judge, competent body (official) whose proceedings are about the case of administrative errors;

71.2.2. to carry out a full and comprehensive study of the presented objects and case materials and to give a reasoned opinion on the questions posed;

71.2.3. in the case of one of the cases provided for in Article 73.2 of this Code, to inform the judge who appointed the expert, the competent body (official) about self-objection.

71.3. The expert refuses to give an opinion when the questions asked go beyond the expert's special knowledge, when the objects and case materials are unsuitable or insufficient for giving an opinion.

71.4. The expert has the following rights:

71.4.1. to get acquainted with case materials related to the subject of expertise;

71.4.2. to request submission of additional materials necessary for issuing an opinion on the case;

71.4.3. with the permission of the judge, authorized body (official), in order to clarify the information related to the case, to ask questions to the person, the victim, and the witnesses;

71.4.4. in addition to the set questions, to indicate in his opinion other cases related to the subject of the expertise and other important for the case.

71.5. The expert is warned about the administrative liability for knowingly giving a false opinion. When an expert refuses to perform his duties or intentionally refuses to appear on summons, he is brought to administrative responsibility in accordance with the procedure provided for in this Code.

Article 72. Interpreter

72.1. A person who is not personally interested in the results of cases on administrative errors, who has reached the age of majority and knows the languages necessary for translation can be a translator in the proceedings on cases on administrative errors. *Persons with disabilities participating in court proceedings use the help of specialized mediators (readers and professional sign language interpreters). Those specialized mediators (readers and professional sign language interpreters) are considered interpreters for the purposes of this Code.*

72.2. The interpreter is appointed by the competent body (official) in the case of an administrative offense.

72.3. The translator is obliged to appear at the summons of the judge, competent body (official) in whose proceedings the administrative error is being conducted and to perform the translation assigned to him completely and accurately and to confirm the correctness of the translation with his signature.

72.4. In the case of one of the cases provided for in Article 73.2 of this Code, the translator must inform the authorized official about the objection by himself.

72.5. The translator is warned about the administrative responsibility for knowingly wrong translation. When a person acting as an interpreter refuses to perform his duties or intentionally refuses to appear on summons, he shall be brought to administrative responsibility in accordance with the procedure provided for in this Code.

Article 73. Cases of refusal to participate in proceedings on administrative errors

73.2.1. if he has family ties with a person who committed an administrative offense, a victim, his representative (legal representative), a lawyer, a prosecutor, a judge, a member of a collegial body, or an official in whose proceedings there is a case of an administrative offense;

73.2.2. if he previously participated as another participant in those cases;

73.2.3. when there are sufficient grounds to be directly or indirectly interested in the outcome of the case.

Article 74. Do not object to persons who are denied participation in proceedings on administrative errors

74.1. In the case of the cases provided for in Article 73 of this Code, a lawyer, representative (legal representative), special translator should be excluded from participating in the proceedings of the administrative offense case.

74.2. Self-objection or application for objection is submitted to the judge, competent body (official) in the administrative offense case.

74.3. The judge, authorized body (official) makes a decision on granting or not granting the objection by considering the grounds for self-objection or objection.

CHAPTER 12

Evidence in a malpractice case and its evaluation

Article 75. Circumstances to be proven in the case of administrative error

75.0. In case of administrative error, the following should be determined:

75.0.1. case of administrative error (whether an administrative error was committed);

75.0.2. a person who has committed an administrative error;

75.0.3. the person's guilt in committing an administrative error;

75.0.4. circumstances aggravating and mitigating administrative responsibility;

75.0.5. the nature and amount of damage caused as a result of an administrative error;

75.0.6. cases of rejecting proceedings on cases of administrative errors;

75.0.7. other circumstances important for the proper resolution of the case, as well as the reasons and circumstances concerning the commission of an administrative offense.

Article 76. Evidence

76.1. Any factual information on which a judge, competent body (official) can be based to determine the presence or absence of an administrative error, the guilt of the person committing an administrative error, and other circumstances important for the resolution of the case shall be considered as evidence in cases of administrative errors. This information is provided with material explanations of the person, the victim, witnesses, other documents, indicators of special technical means, in the information body (institution) determined by the relevant executive authority, as well as in other state information systems. It is determined by the information in (reserves), the expert's opinion, the administrative error protocol, and other protocols defined by this Code. [\[59\]](#)

76.2. It is not allowed to use the evidence obtained against the law.

Article 77. Material evidence

77.1. Objects that were a tool in the commission of an administrative error or were the direct object of an administrative error, objects that help to determine important circumstances in the case of an administrative error due to the fact that there are administrative errors on them, are considered material evidence.

77.2. Photographs of material evidence are taken and they are attached to the administrative offense case. Material evidence is recorded in the protocol on administrative errors.

77.3. The judge, authorized body (official) in whose proceedings is a case on administrative offense shall take measures for the preservation of material evidence until the completion of the proceedings on the case, and shall make a decision on the material evidence after the completion of the proceedings on the case on administrative offense.

Article 78. Explanation of the person who is being prosecuted for an administrative offense

78.1. The explanation of the person against whom proceedings are being conducted in the administrative offense case consists of oral or written information on the circumstances known to him and the evidence in the case.

78.2. The explanation of the person in respect of whom administrative offense proceedings are conducted is included in the administrative offense protocol, in the protocol on the implementation of measures to ensure proceedings in the administrative offense case, and in the meeting minutes related to the consideration of the administrative offense case.

Article 79. Explanations of the victim and witnesses

79.1. Explanations of the victim and witnesses consist of oral or written information on the circumstances known to

related to the consideration of the case on the administrative offense.

79.3. Eyewitness accounts based on information of unknown origin are not considered evidence.

Article 80. Documents

80.1. If the information confirmed or interpreted by enterprises, departments, organizations, officials and natural persons and documents is important for the proceedings in the administrative offense case, these documents are considered evidence in the case.

80.2. Documents may contain specified information in written or other form. Photographs, sound or video recordings, databases and data banks and other relevant media containing data are considered documents.

80.3. A judge, an authorized body (official) who is conducting a case on an administrative offense must take measures for the preservation of documents until the completion of the proceedings on the case, and must make a decision on them after the completion of the proceedings on an administrative offense.

Article 81. Indicators of special technical means

81.1. Measuring devices with the appropriate certificate and metrological testing and the means provided for in Article 81.1 are called special technical means. [\[60\]](#)

81.2. Special technical means with photo or video recording functions, which are used in the detection of administrative offenses in traffic rules, ensuring traffic safety and the rules for using highways, must be integrated into the central information system of the relevant authority. [\[61\]](#)

81.3. The indicators of special technical means are recorded in the protocol on the administrative offense case (decision on administrative offense case). [\[62\]](#)

Article 81-1 Data of state information systems (reserves).

81-1.1. Articles 191.2, 192.1, 192.3, 194, 195.2, 469.2, 477-1.1.2, 477-1.1.4, 540.1 and 540.2 of this Code the information of the system of the body (institution), as well as other state information systems (reserves) determined by the relevant executive power body, is the prescribed administrative errors. [\[63\]](#)

81-1.2. The information of the information system of the body (institution), as well as other state information systems (reserves) determined by the relevant executive power body, is recorded in the electronic protocol on the administrative offense or in the electronic decision on administrative penalty. [\[64\]](#)

Article 82. Expertise

82.1. For the purpose of clarifying the issues that require special knowledge in the field of science, art, technique or resolution of any issue that is important during the proceedings on the case of administrative error, an expert is appointed by the judge, competent body (official).

82.2. The decision states the following:

82.2.1. grounds for appointment of expertise;

82.2.2. surname, first name and patronymic of the expert or the name of the department where the expertise will be conducted;

82.2.3. issues on which the expert should give an opinion;

82.2.4. materials at the expert's disposal;

82.2.5. a note on the explanation of his rights and duties to the expert and a warning about administrative liability for giving a false opinion.

82.2-1. For the purposes provided for in Article 82.1 of this Code, a judge, an authorized body (official) shall be responsible for the physical or legal person, a defender or legal representative of a physical person, a representative of a legal person, a prosecutor, and a person with expertise at the request of the injured person or his representative. When the petition of those persons is rejected, the judge, competent body (official) must make a reasoned decision about it. [\[65\]](#)

82.2-2. The persons provided for in Article 82.2-1 of this Code may request the appointment of a specific authorized person as an expert. The judge, authorized body (official) on the basis of mutual agreement.

82.2-3. The persons stipulated in Article 82.2-1 of this Code have the right to present the questions to be considered during the examination. The judge, the competent body (official).

82.2-4. The judge, authorized body (official) determines the final content of the questions on obtaining an expert opinion. The judge (official) is obliged to justify the rejection of the questions submitted by the persons provided for in Article 82.2-1 of this Code.

82.2-5. The persons provided for in Article 82.2-1 of this Code have the right to submit items and documents as the object of expert examination. If the authorized body (official) does not accept the submitted items and documents as the subject of expert research, the judge must make a reasoned decision about it.

82.2-6. Expertise is carried out in compliance with the rights of non-participants in proceedings on administrative offenses provided for in this Code. The judge, the authorized body (official) and the persons stipulated in Article 82.2-1 of this Code have the right to receive information about the progress of the examination.

work of the experts, they may participate in the expert examination. At this time, the persons provided for in Article 82.2-1 of this Code must inform the essence of the applied research methods and obtained results from the expert and give explanations to the expert.

82.3. The questions put before the expert should not go beyond his special knowledge.

82.4. Before the judge, competent body (official) who is handling the administrative offense case sends the decision on the appointment of the expert for execution, he must introduce the person, the victim, who is being investigated for the administrative case with that decision, and explain their rights.

82.5. The decision of the judge, competent body (official) on the appointment of an expert expert opinion shall be given in written form no later than 10 days after the decision of the competent body (official) has been entered into the forensic examination department, he shall confirm the signature and immediately send it to the court, the competent body (official). The expert's opinion shall indicate the date and time of the examination, the basis of the examination, its content, as well as the justified answers and final conclusions on the questions put before the expert. [\[66\]](#)

82.6. If it is not possible to ensure the conduct of the expertise within the period specified in Article 82.5 of this Code, the head of the forensic examination department shall inform the judge, the competent body (official) about it, citing justified reasons. In this case, taking into account the complexity of the research, the duration of the examination is agreed in writing with the judge and the competent body (official). [\[67\]](#)

82.7. When the expert determines that it is necessary to submit additional research materials for the purpose of giving an opinion, he must request to the judge, competent body (official) about it no later than 5 days after the decision on the appointment of the expert is received in the forensic examination department. An accurate and complete list of required research materials is provided in the petition.

82.8. The expert's petition is considered by the judge, competent body (official) within 3 days, and if the acquisition of additional research materials requires a certain time, the period provided for in Article 82.5 of this Code is extended by informing the head of the forensic examination department. [\[68\]](#)

Article 82-1. Conducting expertise at the initiative of individuals [\[68\]](#)

82-1.1. To order an examination on their own initiative in order to determine the circumstances that may serve the interests of a natural person, a defense attorney or legal representative of a natural person, a representative of a legal person, a person who has suffered from an administrative offense, a representative, who is subject to administrative proceedings in cases of administrative errors have the right to make an official appeal to a private forensic expert or forensic examination office.

82-1.2. Expertise on the order of a natural or legal person, the defense or legal representative of a natural person, a representative of a legal person, an injured person or his representative, on the basis of an agreement concluded between that person and a private forensic expert or the head of the forensic examination department, carried out at the expense of the person. The person who ordered the expertise gives the expert a list of questions and the subject of the research.

82-1.3. The expert gives a written opinion within the period specified in the contract. The submitted opinions of the experts who participated in the expertise are added to the materials by the judge, authorized body (official) and evaluated along with other evidence.

Article 83. Requesting additional information

83.1. A judge, an authorized body (official), who is conducting a case on an administrative offense, may make a decision on the request for additional information necessary for the resolution of the case.

83.2. Information must be sent to the judge, authorized body (official) who has made a decision by relevant bodies, organizations, departments and enterprises within three days from the time of request, and in case of committing an administrative offense for which administrative arrest is intended.

83.3. If it is not possible to provide the required information from the relevant bodies, organizations, departments and enterprises, they are obliged to inform the judge, competent body (official) who made the decision immediately in writing about it with reasons and in case of committing an administrative offense for which administrative arrest is intended.

Article 84. Evaluation of evidence

84.1. The judge, competent body (official) who hears cases on administrative errors evaluates the evidence based on a complete and objective review of all the circumstances of the case.

84.2. No evidence has predetermined validity.

Article 85. Submission of materials to the prosecutor, preliminary investigation or investigative body [KMQ17](#)

When a judge, an authorized body (official) who is conducting a case about an administrative offense detects signs of an administrative offense committed by a natural person, he sends the materials to the prosecutor, preliminary investigation or investigative body.

CHAPTER 13

Application of measures to ensure proceedings in case of administrative error

Article 86. Measures to ensure proceedings in case of administrative error

Code:

- 86.1.1. importation;
- 86.1.2. administrative detention;
- 86.1.3. personal search, inspection of personal belongings;
- 86.1.4. vehicle inspection;
- 86.1.5. taking things and documents;
- 86.1.6. disqualification from driving a vehicle;
- 86.1.7. do not examine the state of intoxication;
- 86.1.8. stopping the vehicle and prohibiting its operation.

86.2. The damage caused as a result of the illegal application of measures to ensure proceedings in the case of administrative offenses is compensated in accordance with the procedure established by the Civil Code of the Republic of Azerbaijan.

Article 87. Bringing

87.1. In the cases provided for in Article 109.3 of this Code, a natural person, his legal representative, a representative of a legal entity or witnesses may be brought to court.

87.2. Importation cannot be applied to persons under the age of sixteen and pregnant women.

87.3. The bringing of a natural person is carried out by the relevant executive power body in the place where he lives or where he works on the decision of the court where the administrative offense is considered.

Article 88. Administrative detention

88.1. In order to ensure the correct and timely consideration of the administrative offense case or the execution of the decision of the court in an administrative offense case, the following competent authorities (officials) have the right to apply administrative arrest, i.e., restriction of the freedom of an individual, in the cases specified in this article:

88.1.1. officials of the relevant executive power body - in case of petty mischief, when a person deliberately disobeys the orders of a police officer, as well as a military serviceman, when he violates the order of organizing and holding meetings, rallies, demonstrations, street marches and pickets, when he refuses to impose an administrative penalty in the form of public affairs, vagrancy when he violates the rules of hunting and protection of hunting, fish and other water bioresources are violated, when foreigners or stateless persons stay illegally in the Republic of Azerbaijan;

88.1.2. officials of the relevant executive authority - in case of violation of the border regime, cross-border (border strip) regime at the checkpoints of the state border of the Republic of Azerbaijan;

88.1.3. senior official of the military security unit at the location of the protected object - when administrative offenses are committed in connection with encroachment on protected objects, other state property or public property;

88.1.4. when traffic rules are violated by officials of the relevant executive authority - drivers or other persons driving vehicles of the Armed Forces of the Republic of Azerbaijan;

88.1.5. the commandant of the place where the state of emergency has been declared and the officials of the special management zone - when the state of emergency regime is violated;

88.1.5-1. officials of the relevant executive authority - when the requirements of the legal regime of the special operation zone against religious extremism are violated, including in the absence of documents confirming the identity of natural persons in the special operation zone against religious extremism, for the purpose of determining their identity or persons conducting a special operation against religious extremism when obstructing legal requirements are committed; [\[69\]](#)

88.1.5-2. officials of military administration bodies - when the requirements of the martial law regime are violated; [\[70\]](#)

88.1.6. when the officials of the relevant executive authority - foreigners and stateless persons - violate the rules of stay in the Republic of Azerbaijan, or when they refuse to execute the decision on administrative removal outside the borders of the Republic of Azerbaijan when there are sufficient grounds to suspect such refusal;

88.1.7. officials of the relevant executive authority - when an administrative offense against military service is committed. [\[71\]](#)

88.2. The rights defined by this Code should be explained to the person arrested under the administrative procedure. A corresponding note should be made about it in the protocol on the administrative arrest.

Article 89. Administrative detention periods

89.1. Administrative detention of a person who has committed an administrative error may not exceed three hours, with the exception of the cases provided for in Articles 89.2 - 89.4 of this Code.

89.2. A person who is being prosecuted for violating the border regime, border (border strip) regime or the regime at the state border of the Republic of Azerbaijan, vagrancy, illegal stay of foreigners or stateless persons in the Republic of Azerbaijan, as well as violation of the rules of stay in the country, in order to determine the circumstances of the offense he committed, his identity, or when foreigners and stateless persons refuse to execute the decision on administrative removal outside the borders of the Republic of Azerbaijan, or when there are sufficient grounds to suspect such refusal, administrative detention for a period of up to 48 hours or an administrative offense if there are no documents confirming the identity of the perpetrator, it can be detained for up to 48 hours on the judge's decision.

...few without a document confirming his identity - until the identity of the arrested person is determined may be held administratively for a period of time. [\[72\]](#)

89.3-1. If there are no documents confirming the identity of individuals in the special operation zone against religious extremism, until the identity of the arrested person is determined, and those who commit actions aimed at obstructing the legal requirements of the persons in the special operation against religious extremism may be administratively detained for up to 48 hours. [\[73\]](#)

89.4. A person who is being prosecuted for an administrative offense subject to the application of administrative detention for up to 24 hours, and persons who have committed the offenses specified in Articles 157, 206, 227, 513, 517-1, 535 of this Code shall be detained in an administrative offense case for up to 24 hours. In cases where the complexity or the large number of persons who have committed an error delays the investigation of the case or creates difficulties in another form, as well as in a case where a person is sent for a medical examination in order to determine whether or not the person needs compulsory drug addiction treatment, administrative detention may be held for a period of up to 48 hours. [\[74\]](#)

89.5. The term of administrative detention is calculated from the time the person who committed an administrative offense was drawn up a report, and the time the drunk person sobers up.

89.6. When the state of emergency or martial law expires, the persons arrested administratively due to the violation of requirements of this regime are immediately released.

89.7. The decision on administrative arrest can be appealed to a higher authority (official) or to the court.

Article 90. Protocol on administrative detention

90.1. When a person who has committed an administrative error is caught administratively, a protocol is drawn up and its content is indicated in it:

- 90.1.1. the date and place where the protocol was drawn up;
- 90.1.2. position, surname, first name and patronymic of the person who drew up the report;
- 90.1.3. information about the identity of the arrested person;
- 90.1.4. timing and reasons for seizure.

90.2. The protocol is signed by the official who drew it up and the arrested person. If the detained person refuses to sign, it is noted in the protocol. The detained person has the right to explain and present his opinions on the content of the protocol, indicate the reasons for his refusal to sign the protocol. His explanation and comments are attached to the protocol. A copy of the protocol is given to the arrested person.

Article 91. Ensuring the rights of the person detained under the administrative procedure

91.0. The authorized body (official) takes the following measures to ensure the rights of the person detained under the administrative procedure, defined by this Code:

- 91.0.1. immediately notify the arrested person of the reasons for his arrest, explain his rights;
- 91.0.2. to acquaint the detained person with the protocol on the administrative error;
- 91.0.3. at the request of the detained person, to inform his close relatives, the administration of the place where he works and his lawyer;
- 91.0.4. immediately inform the parents or other legal representatives of the arrested minor;
- 91.0.5. to respect the personality and dignity of the detained person;
- 91.0.6. to enable the detained person to contact and meet with his lawyer;
- 91.0.7. if the detained person does not have his own lawyer, to provide him with a list of lawyers working in law firms in the place of temporary detention, to contact and meet with the selected lawyer.

Article 92. Personal search and inspection of personal belongings

92.1. A personal search of a natural person, inspection of his belongings is carried out with the aim of discovering an instrument or commission of an administrative offense or an object that was the direct object of an administrative offense.

92.2. A personal search is conducted by an authorized person of the same sex and in the presence of two witnesses of the same sex.

92.3. Items (hand baggage, luggage, hunting and fishing equipment, purchased products, etc.) are checked in the presence of the owners or owners. In non-deferred cases, objects shown without owner or owner can be checked in the presence of two witnesses. Correspondences and other dispatches delivered by the employee of the relevant executive power body carrying out the search, communication cannot be opened or checked. [\[75\]](#)

92.4. A personal search and inspection protocol is drawn up.

92.5. The protocol on personal search and inspection of belongings shows the following:

- 92.5.1. the date and place where the protocol was drawn up;
- 92.5.2. position, surname, first name and patronymic of the person who drew up the report;
- 92.5.3. information about the person whose personal search is being conducted;
- 92.5.4. information about the type, quantity and other identifying features of items found during a personal search.

92.6. The protocol is signed by the official who drew it up, the person who is being investigated for an administrative offense or the owner of the searched items and the witnesses. If the person who is being investigated for an administrative offense or the

92.7. A copy of the protocol is given to the person who is conducting the administrative offense case and to the owner of the vehicle.

Article 93. Vehicle inspection

93.1. Inspection of the vehicle, i.e., an examination carried out with the aim of identifying the objects that were instrumental in the commission of the administrative offense or the direct object of the administrative offense without violating its structural integrity.

93.2. The inspection of the vehicle is carried out in the presence of the owner of the vehicle and two witnesses. In urgent cases, inspection of the vehicle may be conducted without the presence of the owner of the vehicle by video recording.

93.3. A protocol on vehicle inspection is drawn up. This protocol states the following:

93.3.1. the date and place where the protocol was drawn up;

93.3.2. position, surname, first name, patronymic of the person who drew up the report;

93.3.3. information about the owner of the vehicle;

93.3.4. grounds for vehicle inspection;

93.3.5. information about the type, brand, model, state registration number and other identification signs of the vehicle;

93.3.6. information on the type, quantity and other identification features of the discovered items, including the brand, type and number of the weapon, the type and quantity of ammunition;

93.3.7. type and details of discovered documents.

93.4. Photographs and video recordings are used for the purpose of recording material evidence. A note is made of the use of photographs and video recording in the protocol regarding the inspection of the vehicle. The materials obtained in connection with the application of photographs and video recording during viewing are added to the relevant protocol.

93.5. The protocol on the inspection of the vehicle is signed by the official who drew it up, the person against whom the administrative offense case was conducted or the owner of the vehicle, as well as witnesses. If the person who is being investigated for an administrative offense or the owner of the vehicle refuses to sign the protocol, a corresponding entry is made in the protocol. The person who is being investigated for an administrative offense has the right to explain and present his opinions on the content of the protocol, as well as to indicate the reasons for his refusal to sign the protocol. His explanation and comments are attached to the protocol.

93.6. A copy of the report on the inspection of the vehicle is given to the person and the owner of the vehicle who are being investigated in the administrative offense case.

Article 94. Seizure of objects and documents

94.1. About the administrative offense of taking the objects and documents that were found at the place where the administrative offense took place or during the personal search of the individual, or during the inspection of his belongings or vehicle, of evidentiary importance for the case, the instrument in the commission of the administrative offense or the subject that is the direct object of the administrative offense it is carried out by the official conducting the proceedings in the case with the presence of two witnesses.

94.2. When a driver commits an administrative penalty in the form of restriction of the right to drive a vehicle, the driver's license is taken away until a decision on the administrative offense is made, and a document giving the right to temporarily drive a vehicle is issued to those persons. A driver's license is not returned when a decision is made to restrict the right to drive a vehicle. The validity of the document granting the right to temporarily drive a vehicle is extended until the expiry of the period provided for in the appeal against the decision on restriction of the right to drive a vehicle in the manner established by this Code, or until a decision on appeal is made.

94.3. A protocol on the collection of items and documents is drawn up.

94.4. The protocol on the collection of items and documents shows the following:

94.4.1. the date and place where the protocol was drawn up;

94.4.2. position, surname, first name, patronymic of the person who drew up the report;

94.4.3. information about the person whose belongings and documents were taken;

94.4.4. grounds for taking things and documents;

94.4.5. type and details of documents taken;

94.4.6. information on the type, quantity and other identification signs of seized items, including the brand, model, series of the weapon, the type and quantity of ammunition.

94.5. Taking photos and video recording is recorded in the protocol on the removal of items and documents. As a result of the application of photographs and video recording, the materials obtained in connection with the removal of objects and documents are added to the relevant protocol.

94.6. The protocol on the taking of things and documents is signed by the official who drew it up, the person whose things and documents were taken, as well as witnesses. If the person whose things or documents are taken away refuses to sign the protocol, a corresponding note is made in the protocol. The person who is being investigated for an administrative offense has the right to explain and present his opinions on the content of the protocol, as well as to indicate the reasons for his refusal to sign the protocol. His explanation and comments are attached to the protocol.

94.7. A copy of the protocol is submitted to the person who is being investigated for an administrative offense or his representative.

94.8. Items and documents are packed and sealed on the spot. The taken items and documents are stored in the places determined by the competent authorities (officials) who took the items and documents until the case on the administrative offense is reviewed.

94.9. Firearms, their cartridges, other weapons and ammunition are stored in the order determined by the relevant executive

94.11. Collected narcotic drugs and psychotropic substances, as well as ethyl alcohol, alcoholic and alcohol-containing products that do not meet the relevant standards, sanitary norms and rules, hygiene regulations, are sent for re-production or destroyed in accordance with the procedure determined by the relevant executive authority.

94.12. Samples of narcotic drugs and psychotropic substances, ethyl alcohol, alcoholic and alcohol-containing products, which are destroyed, are kept until the day when the decision on the case of administrative offense enters into legal force.

94.13. Issues regarding items and documents taken in a decision on an administrative error case are resolved in accordance with Article 115.4 of this Code.

Article 95. Evaluation of taken items

95.1. Picked-up items are valued in the following cases:

95.1.1. when the criterion of administrative fine measured by the value of the object that was the direct object of the administrative offense is applied;

95.1.2. when the perishable goods taken are disposed of;

95.1.3. when ethyl alcohol, alcoholic and alcohol-containing products are sent for re-production or destroyed.

95.2. If the prices of the picked-up items are regulated by the state, the state regulatory prices apply. In other cases, the value of the items taken is assessed based on the market price. If the assessment is not possible in the specified manner, the price of the items is determined based on the expert's opinion.

Article 96. Disqualification from driving a vehicle and examination of intoxication

96.1. Individuals are excluded from driving a vehicle in the following cases:

96.1.1. if the person driving the suspended vehicle and any of the passengers traveling with him do not have *the right to drive a vehicle*; [\[76\]](#)

96.1.2. if the state registration plates of the vehicle or one of them are absent, or if they are fake or non-standard, or if the vehicle is driven with a state registration plate issued to another vehicle;

96.1.3. if the engine, tire and chassis numbers of the suspended vehicle do not correspond to the numbers in the vehicle registration certificate;

96.1.4. when the stopped vehicle is driven by a person who has sufficient reason to believe that he is in a drunken state due to alcohol, narcotic drugs, psychotropic substances or other substances *with a strong influence, and the passenger traveling with him*; [\[77\]](#)

96.1.5. when equipment is installed or changed in the vehicle in violation of normative requirements, when coverings not allowed to be applied to the side windows of the vehicle are applied, when the vehicle is equipped with special sound (musical) or flashing light signals without the appropriate permission, if it is not possible to eliminate these violations on the spot;

96.1.6. the court or relevant executive authority to impose on the driver an administrative penalty in the form of an administrative fine for the commission of administrative offenses against traffic rules *provided for in Article 353.2 of this Code* within 2 months from the date of entry into legal force when the driver is found to be in a drunken state; [\[78\]](#)

96.1.7. *When large-sized or heavy-duty vehicles are driven on public highways in violation of the requirements for the permissible size and axle weight parameters.* [\[79\]](#)

96.2. If there is enough reason to believe that the person driving the vehicle is in a drunken state, special technical means are used to determine his state of intoxication. If that person refuses to determine whether he is in a drunken state using a special technical means, he is taken to a medical examination.

96.3. A protocol on disqualification from driving a vehicle and on using special technical means to determine the state of intoxication or on sending to a medical examination is drawn up, and a copy of that document is given to the person to whom such a decision is applied.

96.4. The protocol on suspension from driving a vehicle and the use of special technical means to determine the state of intoxication or sending to a medical examination indicates the following:

96.4.1. the place, date and time when the protocol was drawn up;

96.4.2. position, surname, first name, patronymic of the person who drew up the report;

96.4.3. grounds for disqualification from driving a vehicle and determining the state of intoxication;

96.4.4. information about the person driving the vehicle;

96.4.5. information on the type, brand, model, state registration number and other identification signs of the vehicle.

96.5. The official who drew up the protocol on disqualification from driving a vehicle and on using special technical means to determine the state of intoxication or sending it to a medical examination, as well as the person who was disqualified from driving a vehicle and on whom special technical means were used to determine the state of intoxication, or it is signed by the driver sent to a medical examination. If the driver refuses to sign the protocol, a corresponding note is made in the protocol. The driver has the right to present his opinion on the contents of the protocol, as well as to indicate the reasons for his refusal to sign the protocol. His comments are attached to the protocol. A copy of the protocol is provided to the driver.

96.6. The act on the medical examination to determine the state of intoxication is attached to the relevant protocol.

97.1. In the event of an administrative offense provided for in Articles 346.1 and 346.2 of this Code (if the driver is cle), as well as in the cases specified in Article 96.1 of this Code, the vehicle shall be temporarily sent to the nearest (institution) determined by the relevant executive authority. [\[80\]](#)

97.2. The detained vehicle shall be returned to the owner immediately after submitting the necessary documents sta reason for the detention of the vehicle has been eliminated, or after issuing an administrative penalty for the error, payin bringing the vehicle to the parking lot and keeping it there.

97.2-1. In the case of committing an administrative offense provided for in Article 353 of this Code, the detained vehicle shall be r owner after paying the fee for keeping the vehicle at the checkpoint. [\[81\]](#)

97.3. If the vehicle has been brought to the guarded parking lot of the authority (institution) determined by the relevant executi based on the decision on the detention of the vehicle imposed due to the violation of the rules of stopping and stopping, payment of the administrative fine within the specified period, the owner of the vehicle or the person who committed the a offense shall pay the administrative fine. (including the toll charge calculated accordingly) and can pay the fee for bringing t the parking lot and keeping it there via a plastic card or the Internet . In this case, the driver is given a copy of the protocol or administrative offense, the decision on imposing an administrative penalty, and the detained vehicle is immediately returned . If the vehicle has been brought to the guarded parking lot of the body (institution) determined by the relevant executive authority decision to detain it, a copy of this decision is also given to the driver. If the driver refuses to pay the administrative fine at the place o the vehicle, the proceedings on the administrative offense case shall be carried out in accordance with this Code.

97.4. If it is not possible to deliver the documents on administrative offenses against the traffic rules to the addressee in provided for in Articles 57.1 - 57.5 of this Code within 20 days due to the fact that the addressee cannot be found at the place where he and there are no adult family members living with him, for the purpose of providing a copy of those documents , a decision is made by executive authority to stop the vehicle and submit the relevant document . In this case, the vehicle is released immediately afte those documents is presented to the person on whom the electronic decision on the case of administrative offense has been stopped and re [\[82\]](#) are made.

97.4-1. If the request provided for in Article 123.1 of this Code cannot be delivered within 20 days in accordance with Articles 57.1 Code due to the failure of the legal entity to operate at its legal address, for the purpose of issuing that request, the vehicle in which the offense was committed shall be ordered by the relevant executive authority. a decision is made to suspend and submit the relevant documen the vehicle is released immediately after the request is presented to the user of the stopped vehicle and the appropriate records are mad [\[83\]](#) submitted in this order is considered to be officially submitted.

97.5. Detention of the vehicle is formalized with an act in two copies, the first copy of which is attached to the administri protocol, and the copy is given to the person driving the vehicle.

Article 98. Prohibition of operation of vehicles

Operation of a vehicle with a faulty brake system or steering mechanism, or with external light devices or windsc windshield washers or wheels and tires or engine , or other elements of its structure, and such a fault cannot be eliminated, is executive authority. is prohibited by the authority .

SECTION IV

Stages of proceedings in the case of administrative error

CHAPTER 14

Initiation of administrative error proceedings

Article 99. Reasons and grounds for initiating proceedings on an administrative error

99.1. The reasons for initiating proceedings on an administrative error are as follows:

99.1.1. the detection of sufficient cases indicating the existence of an administrative error by an authorized official directl help of special technical means , as well as through the information system of the body (institution) determined by the relev power body, as well as through other state information systems (reserves) ; [\[84\]](#)

99.1.2. entering information from state bodies (institutions) or municipalities; [\[85\]](#)

99.1.3. information provided by individuals or legal entities, or published in the media .

99.2. The information is reviewed by an official who has the authority to initiate proceedings on an administrative offer presence of signs of an administrative error in those data and the absence of circumstances that reject the proceedings on the a error case are the basis for the initiation of the administrative error case.

99.3. If there is one of the reasons specified in Article 99.1 of this Code and sufficient grounds specified in Article 99.2 of administrative offense case is initiated by an authorized official.

99.3-1. If there is one of the reasons specified in Article 99.1 of this Code and sufficient reasons specified in Article 99.2 of this Code existence of an administrative offense incident provided for in Chapter 41 of this Code. an authorized official of the relevant executive vo

99.4.1. when the first protocol on the implementation of the measures provided for in Article 86 of this Code is drawn up;
99.4.2. when a protocol on an administrative offense is drawn up, or a decision is taken by the prosecutor to initiate proceedings on an administrative offense case;

99.4.3. in cases where the administrative investigation provided for in Article 102 of this Code is required, when a resolution is taken to initiate proceedings on an administrative offense case. [\[87\]](#)

99.5. In the event that the reasons specified in Articles 99.1.2 and 99.1.3 of this Code are unfounded, a reasoned decision on the rejection of the initiation of the administrative offense case shall be adopted by the authorized official.

99.6. A copy of the decision on the rejection of the initiation of the administrative error case is sent to the persons who provided information specified in Articles 99.1.2 and 99.1.3 of this Code.

99.7. An appeal to a higher authority (official), prosecutor or court within ten days from the time of its official issuance of the decision of the authorized body (official) on the rejection of the initiation of the administrative offense case provided for in Article 40.0.3 of this Code can be given.

Article 100. Protocol on administrative error

100.1. Except for the cases provided for in Article 54 of this Code, a protocol on the commission of an administrative offense is drawn up. The following is indicated in the administrative error protocol:

100.1.1. the date and place where the protocol was drawn up;
100.1.2. position, surname, first name, father's name of the person who drew up the protocol;
100.1.3. information about the person who is being investigated for an administrative offense, including the citizen's identification number; [\[88\]](#)

100.1.4. the place, time and essence of the administrative error;
100.1.5. the relevant article of this Code, which stipulates responsibility for an administrative offense;
100.1.6. if any, the name, patronymic, surname and address of the witnesses and victims;
100.1.7. explanations of the natural person or the representative of the legal entity about whom the administrative offense is being processed;

100.1.8. if special technical means were used in the detection of an administrative error, their indicators, as well as the model, location of the used special technical means, the time when the measuring tool passed the comparative state inspection time (the number and date of the document confirming this) and the next inspection should be carried out information about the time;

100.1.9. if a person's health was slightly damaged or material damage was caused as a result of the commission of an administrative offense, notes on these cases;

100.1.10. other information necessary for the administrative offense case proceedings.

100.2. When drawing up the protocol, the rights and duties provided for in this Code are explained to the physical person or representative of the legal entity, as well as other participants in the administrative offense case, and a corresponding note is made in the protocol.

100.3. A copy of the protocol on an administrative offense is given to the natural person or the representative of the legal entity against whom proceedings are being conducted in the case of an administrative offense. The victim of the administrative error has the right to receive a copy of the protocol on the administrative error.

100.4. The protocol is signed by the person who drew it up, the natural person or the representative of the legal entity against whom the administrative offense case is being processed. When a natural person or a representative of a legal entity, who is being investigated in an administrative offense case, refuses to sign the protocol, a corresponding note is made in the protocol. The natural person or representative of the legal entity, in respect of whom proceedings are being conducted in the administrative offense case, have the right to present their opinions on the explanations and content of the protocol, as well as to show the reasons for refusing to sign the protocol. Explanations and considerations are added to the protocol.

100.5. The protocol is a serious reporting document and is drawn up in numbered forms. The form of the protocol is determined by the relevant executive authority.

Article 101. Time limits for drawing up a protocol on an administrative error

101.1. A protocol on an administrative error is drawn up immediately after the fact of committing an administrative offense is discovered.

101.2. In cases where additional clarification of the circumstances of the case, as well as the identity of the natural person or representative of the legal entity is required, the protocol on the administrative offense is drawn up within two days from the time the administrative offense is discovered.

101.3. In cases where an administrative investigation is conducted, a protocol on an administrative offense is drawn up within the period specified in Article 102.5 of this Code.

Article 102. Administrative investigation

102.1. In the field of fighting against health, finance, tax, duty, customs, environmental protection, fire safety and ~~none~~ ~~or other~~ property obtained through crime and the financing of terrorism, as well as traffic rules, ensuring traffic safety and ~~highways~~ ~~against military service~~ and Articles 227. 232-1. 351-1. 371-1. 398. 602.1 . 602.2 and 602-3 of this Code An administrative

102.2. The decision to start proceedings and conduct an administrative investigation in the case of an administrative error is made by the authorized official authorized to draw up a protocol on an administrative error and review cases of administrative errors in accordance with Articles 42.2 and 43.2 of this Code. The prosecutor makes a decision on the initiation of proceedings on the case of administrative error by conducting an administrative investigation.

102.3. The following is indicated in the decision on the initiation of the proceedings on the case of administrative error: conduct of the administrative investigation:

102.3.1. place and date of the decision;

102.3.2. position, surname, first name, patronymic of the person who drew up the decision;

102.3.3. reasons and grounds for initiating proceedings on an administrative offense;

102.3.4. the corresponding article of this Code, which provides for administrative liability for an administrative offense.

102.4. The administrative investigation is conducted at the place where the administrative offense was committed or discovered.

102.5. The administrative investigation is conducted for a period of no more than one month from the start of the proceedings on an administrative offense case. In the case of a reasoned petition of an authorized official who is dealing with an administrative offense case, this period is extended by a higher official for a period of up to one month.

102.6. When the administrative investigation is completed, a protocol on an administrative offense is drawn up or a decision to terminate the proceedings on an administrative offense.

Article 103. Sending the protocol (prosecutor's decision) for consideration [KMQ23](#)

103.1. The administrative error protocol (*prosecutor's decision to initiate proceedings on the administrative error case or the protocol drawn up in accordance with Article 102.6 of this Code*) is sent to the judge, authorized body (official) within 48 hours from the time of its drafting.

103.2. The protocol on the administrative offense involving administrative detention (*prosecutor's decision on the initiation of proceedings on the administrative offense or the protocol drawn up in accordance with Article 102.6 of this Code*) is sent to the judge for consideration immediately after it is drawn up.

Article 104. Termination of proceedings on administrative error

104.1. Proceedings on the administrative error case are suspended in the following cases:

104.1.1. when the physical person who is being investigated for an administrative offense runs away and hides, or if the location of the physical person who is being investigated for an administrative offense is not determined for other reasons;

104.1.2. if it is not possible to participate in the administrative offense proceedings due to the serious illness of the physical person who is being investigated for the administrative offense case;

104.1.3. if the person who committed the administrative offense is not identified.

104.2. Until the termination of the administrative offense proceedings, the authorized official shall take all procedural actions that must be performed without the participation of the person against whom the administrative offense proceedings are conducted, as provided for in Articles 104.1.1 and 104.1.3 of this Code and on the administrative offense must take all measures to eliminate the circumstances that caused the suspension of the case proceedings.

104.3. Proceedings in the case of administrative error are terminated by the decision of the authorized official. The decision mentioned in Article 115 of this Code shall be indicated in the decision on the termination of the administrative error case.

104.4. The authorized official who accepted the decision to suspend the proceedings in the case of administrative error shall send a copy of that decision to the relevant prosecutor within 48 hours.

104.5. The prosecutor checks the correctness of applying Article 104.1 of this Code in the adoption of that decision within 48 hours from the time of receiving the decision to suspend the proceedings in the administrative offense case. In connection with this, when the prosecutor requests the materials of the administrative offense proceedings from the authorized official who made the decision, the materials must be submitted to the prosecutor within one day.

104.6. When the prosecutor determines that the decision to suspend the proceedings in the administrative offense case is a violation of Article 104.1 of this Code, he makes a decision to cancel that decision and sends a copy of it to the authorized official who accepted the decision. In this case, the prosecutor also makes a decision on the initiation of proceedings on the administrative error case provided for in Article 596.3 of this Code against the authorized official. [\[91\]](#)

104.7. When a decision is made to cancel the decision on the suspension of proceedings on an administrative offense case, the circumstances specified in Articles 104.1.1 - 104.1.3 of this Code are eliminated, the proceedings on an administrative offense are renewed by the decision of an authorized official, and written information is provided to the relevant prosecutor within an hour.

104.8. When the periods provided for in Article 38 of this Code have passed, the suspended proceedings on the administrative error case shall be terminated.

Note: In Articles 104.4 - 104.7 and 596 of this Code, "authorized official" does not mean a judge.

Article 105. Termination of proceedings on administrative error

105.1. In the case of any of the cases provided for in Article 53 of this Code, the judge or authorized body (official) conducting the proceedings there is a case on an administrative offense makes a decision to terminate the proceedings on an administrative offense case.

105.2. A copy of the decision on the termination of the administrative error case is sent to the persons to whom such a decision is made and to the victim.

Consideration of administrative error cases

Article 106. Preparation of the administrative error case for consideration

106.0. The judge, authorized body (official) resolves the following issues when considering cases of administrative offense

106.0.1. whether the consideration of the case belongs to his authority;

106.0.2. are there any circumstances that preclude consideration of the case by a judge, a member of a collegial body, or a

106.0.3. whether the administrative offense protocol and other materials of the case were drawn up in accordance with the requirements of this Code;

106.0.4. whether there are circumstances that deny the execution of the case;

106.0.5. whether sufficient evidence has been gathered in the case for consideration on its merits;

106.0.6. have the persons involved in the case been informed about the place and time of the case hearing;

106.0.7. Are there motions and objections in the case?

Article 107. Circumstances that exclude consideration of a case by a judge, a member of a collegial body, or an official

107.0. A judge, a member of a collegial body, an official assigned to the proceedings of the administrative error case may be excluded from considering the case in the following cases:

107.0.1. if he/she is a relative of the person, the victim, their legal representative, defender or representative, who is being considered for an administrative offense case;

107.0.2. if he is personally or indirectly interested in the settlement of the case.

Article 108. Self-objection or non-objection of a judge, member of collegial body, official

108.1. In the case of one of the cases provided for in Article 107 of this Code, a judge, a member of a collegial body, an official may object to considering the case by himself. The application for self-objection is submitted to the chairman of the relevant court, the chairman of the collegial body or a senior official.

108.2. In the case of one of the cases provided for in Article 107 of this Code, a person, a victim, a legal representative of a person or a representative of a legal person, a defender, a representative or a prosecutor to a judge, a member of a collegial body or an official may object to the official.

108.3. The application is reviewed by a judge, a collegial body, and an official who is in charge of an administrative offense case.

108.4. On the result of considering the application, a decision is made to grant or not to grant it.

Article 109. Adoption of a decision (decision) during the preparation of a case on an administrative error for consideration

109.1. During the preparation of the administrative error case for consideration, a decision is made on the following issues:

109.1.1. determining the date and place of the case hearing;

109.1.2. summoning the persons specified in Articles 61-67, 69-72 of this Code to participate in the consideration of the case;

109.1.3. requesting additional materials necessary for work;

109.1.4. appointment of expertise;

109.1.5. postponement of case consideration;

109.1.6. if the protocol and other materials are drawn up by unauthorized persons, if the protocol and other documents are not correctly drawn up, or if the submitted materials are incomplete, if it is impossible to complete them while the case is being considered, return of the protocol or other documents on administrative errors to the body or official who drew it up;

109.1.7. if consideration of this issue does not belong to the authority of the judge, body (official), or if a decision has been made by the judge, member of the collegial body, official, sending the protocol on the administrative offense or other materials for consideration.

109.2. In the case of the cases provided for in Articles 53 and 104.1 of this Code, a decision is made to terminate the administrative offense case or suspend the administrative offense case.

109.3. When proceedings on an administrative offense case are postponed as a result of the deliberate refusal of the natural person, representative of a legal entity, the legal representative of minors, as well as witnesses to appear on summons without valid grounds, proceedings on the administrative offense case are postponed. If it prevents a complete, detailed, objective and timely investigation and fair resolution, the court at the place where the administrative offense is considered can make a decision to bring those persons to court.

Article 110. Place of consideration of the administrative error case

110.1. The case on the administrative error is considered at the place where it was committed. Based on the petition of the person against whom the administrative offense case is being processed, the administrative offense case can be considered at the place of residence. [KMQ10](#)

110.2. Cases on administrative offenses against minors are considered based on the person's place of residence.

110.3. Cases on administrative errors that may lead to the restriction of the right to drive a vehicle are reviewed in accordance with Article 110.1 of this Code, taking into account the information of the central information system of the relevant executive authority.

- 111.1. The judge, body (official) authorized to consider the case on administrative error shall consider such cases within the time of receipt of the protocol on administrative error and other materials of the case.
- 111.2. If there is a petition of the participants in the administrative error case or additional circumstances to be determined, the authorized body (official) hearing the case will extend the consideration of the case for a period of up to one month with decision.
- 111.3. Cases on administrative offenses involving the type of punishment of administrative detention are considered from the receipt of the administrative offense protocol, and in the case of administratively arrested persons, no later than 48 hours have their arrest.

Article 112. Procedure for consideration of the case on administrative error

- 112.1. When considering a case about an administrative error:
- 112.1.1. the person handling the case, the brief content of the case being considered, the person whose case is being considered is announced;
- 112.1.2. the participation of the natural person or the legal representative of the legal entity brought to administrative review as well as the participation of other persons participating in the consideration of the case is determined;
- 112.1.3. the powers of the legal representative of the natural person and the representative of the legal person, the defense representative are determined;
- 112.1.4. the reasons for the non-appearance of persons participating in the case proceedings are investigated and considering the case without the presence of those persons or rescheduling the case consideration is resolved;
- 112.1.5. their rights and duties are explained to the persons participating in the case review;
- 112.1.6. objections and motions filed are resolved.
- 112.2. In the following cases, a decision is made to postpone the case review to another time:
- 112.2.1. if objection prevents consideration of the merits of the case, when an application for objection by itself or to the judge or member of the collegial body hearing the case is received;
- 112.2.2. when objection to a specialist, expert or translator prevents consideration of the merits of the case;
- 112.2.3. when it is necessary for the person involved in the case to come or to request additional documents, or to request expertise.
- 112.3. In accordance with Article 109.3 of this Code, a decision is made to bring the person whose participation is mandatory.
- 112.4. In accordance with Article 110 of this Code, a decision is issued to refer the case to the appropriateness.
- 112.5. If the consideration of the case continues, the administrative error protocol and, if necessary, other materials of the case are announced. The explanations of the natural person, the representative of the legal entity, other persons participating in the case, as well as the expert's opinion, other evidences are examined, if the prosecutor participates in the case review, he is heard.

Article 113. Contents of the protocol of the meeting regarding the consideration of the case on administrative error

- 113.1. When a case about an administrative error is considered by a collegial body or a court, a meeting protocol is drawn up.
- 113.2. The following is indicated in the protocol of the meeting regarding the consideration of the case on administrative error:
- 113.2.1. the date and place of the case hearing, the starting and ending time of the meeting;
- 113.2.2. the name and composition of the collegial body considering the case, or the name of the judge and the secretary of the court session;
- 113.2.3. brief content of the considered case;
- 113.2.4. information about the arrival of persons involved in the work;
- 113.2.5. information on announcing their procedural rights and duties to the persons involved in the case;
- 113.2.6. objections, petitions and the results of their consideration;
- 113.2.7. explanations and opinions of the persons involved in the case review;
- 113.2.8. content of speeches made during the meeting;
- 113.2.9. information about the documents examined during the consideration of the case;
- 113.2.10. information on the announcement of written evidence, information on the examination of material evidence (documents, audio recordings, viewing video recordings);
- 113.2.11. information on explaining the rights of people involved in the case to familiarize themselves with the protocol and notes on it;
- 113.2.12. the date the protocol was drawn up.
- 113.3. The protocol of the meeting of the collegial body is signed by the chairman of the meeting and the secretary, and the court session is signed by the judge and the secretary of the court session.
- 113.4. The protocol must be drawn up and signed no later than 5 days after the end of the meeting related to the consideration of the administrative offense case.

Article 114. The decision (decision) issued during the consideration of the case on administrative error

- 114.1. When considering the case on administrative error, a decision is made on the following issues:
- 114.1.1. on administrative punishment;

114.2. The decision to terminate the proceedings in the administrative error case is issued in the following cases:

114.2.1. when one of the situations provided for in Article 53 of this Code exists;

114.2.2. in accordance with Article 16.4 of this Code, when the materials are sent to the relevant executive authority in order to bring them to disciplinary responsibility ;

114.2.3. when there are signs of a crime in an administrative offense case, when case materials are sent to the prosecutor, or investigative body; [KMQ17](#)

114.2.4. in accordance with Article 16.2 of this Code, when the case about an administrative offense is sent to the commission (body) for the protection of minors' affairs and rights.

114.3. If consideration of the administrative error case does not fall within the authority of the judge, competent body, a decision is made to send the administrative error case to the relevant judge, competent body (official).

114.4. The decision (decision) issued by the authorized body (official) during the review of the administrative offense case reporting document and is drawn up in numbered forms. The forms of that decision (decision) are determined by the relevant authority.

Article 115. Decision on the administrative error case

115.1. The decision on the administrative error case states the following:

115.1.1. position, surname, first name, patronymic, name and composition of the collegial body of the judge who issued the decision;

115.1.2. date and place of hearing;

115.1.3. information about the person whose case is being considered , *including the citizen's personal identification number* ;

115.1.4. the circumstances established during the consideration of the case;

115.1.5. the relevant article of this Code, which stipulates responsibility for an administrative offense and the type of administrative penalty applied for an administrative offense ;

115.1.6. if an administrative fine is imposed as a condition, the period determined for the elimination of the offense and, if eliminated during this period, a note on non-payment of the fine;

115.1.7. the relevant article of this Code, which is the basis for terminating or suspending the proceedings on the case;

115.1.8. the term and procedure for filing an appeal against the decision.

115.2. The issue of payment of material damage incurred simultaneously with the application of administrative punishment for an administrative error , as well as the issue of mandatory treatment for a person who has committed an administrative error and needs drug addiction treatment, is resolved by the judge.

115.3. At the same time as imposing an administrative punishment in the form of administrative detention for an administrative error the issue of compulsory treatment for persons in need of drug addiction treatment is decided by the judge.

115.4. Issues regarding items and documents taken in a decision on an administrative error should be resolved in the following manner:

115.4.1. documents and items that have not been taken out of circulation must be returned to their legal owner, and if the owner is not identified, they must be transferred to the property of the state;

115.4.2. items taken out of circulation must be given to the relevant state bodies (*institutions*) or destroyed; [\[92\]](#)

115.4.3. documents considered material evidence are kept or handed over to the owner during the retention period specified in the administrative offense case;

115.4.4. purchased orders, medals, badges are returned to their legal owner, and if the legal owner is not identified, they are returned to the relevant executive authority.

115.5. The decision on the administrative error case is signed by the judge who accepted it, the person presiding over the session of the collegial body, as well as the official.

Article 116. Conditional application of administrative fine

116.1. *192.6, 192.10, 192.11, 201, 203, 209 . . , competent for the person who committed the administrative offense pursuant to Articles 394.0.5 , 394.0.7, 395, 518.1, 532, 533-1, 536, 537.2, 539, 540.3 - 540.5, 541 - 544 , 551.2, 557.2 and 603 organ (official) issuing a decision on conditional imposition of an administrative fine.* [\[93\]](#)

116.2. The decision on conditional imposition of an administrative fine provides for a period for the person to eliminate the offense committed. This period is determined up to one month, or from one to two months, taking into account the complexity of the offense and the need for additional time.

116.3. If the offense is eliminated within the period stipulated in Article 116.2 of this Code, the administrative fine must not be paid. Otherwise, the fine stipulated in the decision on conditionally applying the administrative fine must be paid. Payment of the fine releases the person from the obligation to eliminate the offense committed.

116.4. When the person who has committed an administrative offense eliminates the offense, he must inform the commission (official) dealing with the administrative offense case within the period stipulated in Article 116.2 of this Code. The period provided for in Article 116.2 of this Code shall stop from the date of that information. The authorized body (official) investigating the case in order to check the correctness of this information within 5 working days from the day of the information being provided to him and sends (gives) notification to the person who committed an administrative error about the result of the investigation. If it is determined that the information is incorrect, *the period for the elimination of the offense is restored from the day of the entry of the information* . [\[94\]](#)

- 117.1. The decision on the administrative error case is announced immediately after its consideration.
117.2. A copy of the decision is given within two days to the natural person, the representative of the legal entity, and the

Article 118. Decision on the administrative error case

- 118.1. The decision on administrative error states the following:
118.1.1. position, surname, first name, patronymic, name and composition of the collegial body of the judge who issued the decision;
118.1.2. the date and place of consideration of the application, motion, case materials;
118.1.3. information about the person who submitted the application, petition or whose case is being considered;
118.1.4. the content of the application, petition;
118.1.5. cases determined when considering the application, motion, case materials;
118.1.6. the result of considering the application, motion, case materials.
118.2. The decision on the administrative error case is signed by the judge who accepted it, the person presiding over the collegial body, and the official.

Article 119. Presentation on eliminating the causes and circumstances contributing to the commission of an administrative error

- 119.1. When the judge, authorized body (official) who hears the case about administrative error determines the reasons that contributed to the commission of the administrative error, he gives a presentation to the relevant enterprises, departments, organizations, and officials to take measures to eliminate them.
119.2. Within one month from the day of receipt of the submission, those enterprises, offices, organizations, as well as obliged to inform the judge, authorized body (official) who submitted the submission, about the measures taken.

CHAPTER 16

Peculiarities of consideration of cases on administrative offenses against traffic rules, ensuring traffic safety and rules for using roads ^[95]

Article 120. The general procedure for consideration of cases on administrative offenses against traffic rules, ensuring traffic safety and the rules for using highways ^[96]

Cases on administrative offenses against traffic rules, traffic safety provision and road use rules provided for in Articles 327 of the Code are reviewed in the manner determined by this Code, taking into account the features defined by this chapter. ^[97]

Article 121. Inadmissibility of summoning a person who is being investigated for an administrative offense against traffic rules by the competent body

With the exception of the cases provided for in Articles 122.7, 122.8 and 124.3 of this Code, it is prohibited to summon a person being investigated for an administrative offense against traffic rules by an authorized body (official).

Article 122. The procedure for conducting proceedings when an incident of administrative error is detected with special technical means with photo or video recording functions

122.1. Errors provided for in Articles 327.1 - 327.5, 328, 329.1, 329.2, 330, 339.1-1, 346, 346-1.1, 346-1.5, 353.2 and 469.3 of the Code are detected with the help of special technical means with photo or video recording functions. When the data of the special technical means is transferred directly to that central information system in electronic form in real time based on the software of the central information system of the relevant executive power body, in real time without the presence of the person who committed the administrative error, in accordance with the Law of the Republic of Azerbaijan "On Electronic Signature and Electronic Document" in the prescribed form, an electronic decision on administrative punishment is issued in the form of an electronic document and is confirmed by the electronic signature of the corresponding authorized employee of that central information system. The approved decision is sent electronically to the central information system of the relevant executive authority in real time, with the addition of data of special technical means. ^[98]

122.2. According to the information of the central information system of the relevant executive body, the electronic decision on administrative punishment is issued by the user of the vehicle (a contract for the lease of the vehicle or other property rights or attorney regarding the rights to use or dispose of the vehicle, the last repeated state during registration, the driver of the vehicle used by a legal entity, or the driver of a vehicle owned or used by a state institution, and in the absence of such information, the individual owner of the vehicle) is taken into account. ^[99]

122.3. In addition to the provisions of Article 115.1 of this Code, the following are indicated in the electronic decision on administrative punishment: ^[100]

122.3.1. information obtained by special technical means used to detect an administrative error (with the addition of photographs and materials proving the occurrence of an administrative error and the driver of the vehicle);

122.4. A photo of an administrative offense incident, as well as a video recording of the incident provided for in Article 329.1, 329.2, 330 and 346 of this Code , until the proceedings on the administrative offense case are completed and in a decision on the administrative offense case. It should be kept for no less than three months from the time of notification in accordance with of the Code . [\[102\]](#)

122.5. It is prohibited to stop the vehicle due to administrative errors detected with the help of special technical means with p recording functions, draw up an administrative error protocol for such errors, or issue a decision on applying an administrative penal technical means with photo or video recording functions are integrated into the central information system of the relevant executive and an electronic decision is made on administrative errors detected with the help of those technical means only in the manner stipul 122.1 of this Code . [\[103\]](#)

122.6. A person against whom a decision to impose an administrative penalty has been issued in accordance with Articles 122.1, 124 this Code may pay the specified fine from the time of being notified in accordance with Articles 125.2.1, 125.2.2, or 125.2.3 of this Code. [\[104\]](#)

122.7. A person against whom a decision to impose an administrative penalty has been issued in accordance with the provisions of , 124.5 or 124.6 of this Code, when the vehicle is in the possession or use of another person at the time of committing an administrative offer is removed from his possession as a result of the illegal actions of other persons in cases where he does not agree with the decision due to on reason, he may file a complaint against that decision to a higher authority (official) or to the court in accordance with the procedure p Article 126.1 of this Code. The person who filed the complaint can indicate in the complaint the probability of who was driving the vehicle the commission of the administrative offense. If the information specified in the complaint is confirmed, the decision on administrative , canceled and appropriate measures are taken to bring the person who committed the administrative offense to administrative responsibility.

122.8. At the request of the person who filed an appeal against the electronic decision on administrative punishment, the technolog that administrative offense should be shown to him visually. [\[106\]](#)

Article 123. The procedure for conducting proceedings in the case of an administrative offense detected with the he technical means with photo or video recording functions and committed by the user of a vehicle belonging to a legal institution) [\[107\]](#)

123.1. If the offenses provided for in Article 122.1 of this Code are committed by the driver of a vehicle owned or used by , or used by a state institution , and if there is no information on the natural person who has the right to drive the vehicle at th commission of the administrative offense in the central information system of the relevant executive authority, a request is sent to that legal entity (state institution) by an authorized body (official). [\[108\]](#)

123.2. The relevant official of the legal entity (state institution) must inform the authorized body (official) about the natural has the right to drive the vehicle during the commission of an administrative offense within 5 days from the time of official , request. The authorized body (official) issues a decision on administrative punishment within 3 days from the time of receiving suc without the presence of the person who is being investigated for an administrative offense. . The decision on imposing an administrat placed in the central information system of the relevant executive power body by the end of that day, and the person v investigated for an administrative offense is informed about that decision in accordance with Article 125.2 of this Code. [\[109\]](#)

123.3. A legal entity or an official of a state institution that does not respond to the request provided for in Article 123.1 of th be held responsible for committing an administrative offense provided for in Article 347 of this Code. The involvement of a le an official of a state institution does not release him from the duty to provide relevant information, and a natural person does not rel responsibility for his actions. [\[110\]](#)

Article 124. The procedure for conducting proceedings when an incident of administrative error is discovered di authorized official

124.1. The right to hear cases on administrative offenses is attributed to the district (city) courts, when administrative off traffic rules , ensuring traffic safety and the rules for the use of highways are discovered directly by an authorized official, a administrative offense is drawn up in the manner determined by this Code. is made and sent to the court for consideration. Tl send it to the relevant executive authority for placement in the central information system within 3 days from the time of its de administrative offense case. The relevant executive power body places that decision in the central information system within 3 time of its entry. The person against whom a decision has been issued in the case of an administrative offense shall be inform decision in accordance with Article 125.2 of this Code. [\[111\]](#)

124.2. The right to review administrative offense cases is assigned to an authorized body (official) when administra against traffic rules , ensuring traffic safety, and the rules for using highways are directly detected by an authorized official and t whom administrative offense proceedings are conducted when agreeing with the existence of an error event, a decision is ma an administrative penalty.

124.3. If the person who is being investigated for an administrative offense does not agree with the existence of an a offense, the authorized official draws up a protocol on an administrative offense.

124.4. The decision on the imposition of an administrative penalty or the protocol on an administrative offense is drawn on-board computer installed in an operational vehicle and placed on the central information system of the relevant executive

person who is being processed in the case of an administrative offense, as well as to the victim of an administrative offense if appeal. In the cases provided for in Article 124.3 of this Code, the administrative offense protocol is sent to the higher authority for consideration. On the day of the decision made by the higher authority (official) on the case, it is placed in the central information system of the relevant executive power body, and the person on whom the administrative offense case is being processed is informed about the decision in accordance with Article 125.2 of this Code.

124.5. In cases where the person who committed the administrative offense provided for in Articles 346.1 or 346.2 of this Code, *with the vehicle and that vehicle creates an obstacle to road traffic and pedestrian movement, as well as in the cases provided for in Article 346.1.4 of this Code*, the participation of the person who committed the administrative offense without taking a photo or video, a decision *impose an administrative penalty* on the user of the vehicle, and the vehicle is taken to *the nearest guarded stop*. In this case, the stop where the vehicle was taken is indicated in the decision on administrative punishment. The decision on imposing an administrative penalty is drawn up by means of an on-board computer installed in an operational vehicle and is immediately placed in the central information system of the relevant executive power body, and the person on whom the administrative offense case is being processed is informed about that decision in the manner provided for in Article 125.2 of this Code. [\[112\]](#)

Note : In Article 124.5 of this Code, "circumstances that obstruct the movement of traffic and pedestrians" are understood as *situations of failure to drive a vehicle that has violated the rules of stopping or stopping to a guarded stop causes a traffic jam and significantly restricts the movement of other vehicles and pedestrians*. [\[113\]](#)

124.6. In cases where the person who committed the administrative offense provided for in Articles 346.1, 346.2, 346.1.4 of this Code is not with the vehicle ~~and it is not possible to drive the vehicle to a guarded stop~~, without the presence of the person who committed the administrative offense, a photo or by making a video recording, a decision *is made to impose an administrative penalty* on the user of the vehicle. A copy of the decision is placed on the windshield of the vehicle, with the addition of photo or video recording the incident of administrative error and the driver of the vehicle. The decision on imposing an administrative penalty is drawn up by means of an on-board computer installed in an operational vehicle and is immediately placed in the central information system of the relevant executive power body, and the person on whom the administrative offense case is being prosecuted is informed about the decision in the manner provided for in Article 125.2 of this Code. information is given in the prescribed manner. [\[114\]](#)

Article 125. Notification of the administrative error protocol and decision on the administrative error case

125.1. The protocol on the administrative error placed in the central information system of the relevant executive power body, the decision on the case on the administrative error is placed electronically at that moment, as well as in the information system of the relevant executive power body.

125.2. The user of a vehicle that has committed an administrative offense (as well as a legal entity in connection with vehicle or in use, or a state institution in connection with vehicles in use) is informed about the protocol on the administrative offense and the decision on the administrative offense in the following manner: [\[115\]](#)

125.2.1. The information system of the relevant executive body immediately places the protocol on the administrative error and the decision on the case on the administrative offense and their additions to the electronic cabinet created on the Internet information system for each vehicle user and to the e-mail address of the person on whom the administrative offense case is being processed (if any). [\[116\]](#)

125.2.2. at the same time, committing an administrative error to the mobile phone number in the electronic cabinet of the information system of the vehicle user of the relevant executive authority, the brief content of the error, the place and time of the error, the article of this Code he/she is subject to administrative responsibility, the amount of the fine, the ~~electronic protocol on the administrative error~~ or immediately sends free SMS information about the number of the decision on the administrative offense and the internet address of the electronic cabinet where you can get acquainted with that document and the materials attached to it, a copy of the decision on the administrative error. [\[117\]](#)

125.2.3. the electronic decision on administrative punishment is printed on a paper carrier by the central information system of the relevant executive authority along with the attached materials, and sent to the relevant executive authority within 2 days to be issued in the manner provided for in Articles 57.1 - 57.5 of this Code. [\[118\]](#)

125.3. In the electronic cabinet created on the Internet information resource for the user of the vehicle, a note must be placed on which the person was informed about the administrative offense protocol or the decision on the administrative offense in the manner provided for in Article 125.2.1 - 125.2.3 of this Code. The information system of the relevant executive power authority shall ensure that when the SMS information provided for in Article 125.2.2 of this Code was delivered to the user of the vehicle and the decision on the administrative error placed in the electronic cabinet of the user of the vehicle in the manner provided for in Article 125.2.1 of this Code, and he/she is informed about the time when he became familiar with its additions to the central information system of the relevant executive power body. Information about the time when the SMS information was delivered to the user of the vehicle and the time when the user of the vehicle became familiar with the decision on the case of administrative error placed in his electronic cabinet in accordance with Article 125.2.1 of this Code and its additions are also placed in the electronic cabinet of the user of the vehicle and sent to his e-mail address (if any). [\[119\]](#)

125.4. Official delivery of the electronic decision on administrative punishment issued for administrative errors detected with the technical means with photo or video recording functions by means of registered mail provided in the Law of the Republic of Azerbaijan in accordance with the procedure provided for in Articles 57.1 - 57.5 of this Code the information about it is sent to the information systems of the relevant executive power body. [\[120\]](#)

their email address and driver's license number, legal entities (*state institutions*) must provide the relevant data of the person driving of the vehicle (vehicle driver) to the state registration body, and if those data change, they must update them within the relevant executive authority shall issue and update information electronically by telephone, mail and the Internet, as well as, in several persons own the vehicle, on the basis of the electronic application of one of those persons, accepting him as the user of the vehicle per Article 122.2 of this Code, and administrative offense should ensure that there are appropriate opportunities for making electronic data. [\[121\]](#)

125.6. Information provided in Article 125.5 of this Code included in the central information system of the relevant executive authority is also sent to the information system of the relevant executive authority. [\[122\]](#)

125.7. In the electronic cabinet, a decision on a valid (unexecuted, unpaid) administrative offense related to a person committing an administrative offense against traffic regulations, ensuring traffic safety and the rules for using highways, or the administrative offense provided for in Article 353.2 of this Code if there is no record of the error, he can obtain a printed or electronic extract of it on that date. [\[123\]](#)

125.8. Until the electronic protocol on the administrative offense or the decision on the case on the administrative offense is made in the electronic cabinet, its execution (including the payment of an administrative penalty in the form of a fine, the calculation of the administrative penalty cannot be demanded, therefore a decision on the detention of the vehicle cannot be made, the vehicle it cannot be stored and brought to the station. [\[124\]](#)

Article 126. The procedure for considering an appeal against a decision on an administrative error case

126.1. 20 from the time when the decision to impose an administrative penalty on a person against whom a decision was made in the administrative offense for committing administrative offenses against the rules of traffic, ensuring traffic safety, and the rules for using highways in accordance with Article 57 of this Code can complain to a higher authority (official) or to the court within (twenty) days. Complaints can be made by person or sent by mail or online. [\[125\]](#)

126.2. When a complaint is filed against a decision on an administrative offense case to a higher authority (official) determines grounds for annulment of the decision by reviewing the video recording recorded by video devices and conducting an investigation, cancels the decision on an administrative offense case, and if such grounds are not confirmed, a decision is made to keep the decision on the administrative offense case unchanged.

126.3. The decisions provided for in Article 126.2 of this Code are placed in the central information system of the relevant executive authority, and the person who is being investigated for an administrative offense is informed about that decision in accordance with the procedure provided for in Article 125.2 of this Code.

Article 127. The procedure for conducting proceedings on errors related to the non-execution of the decision on the imposition of an administrative penalty in the form of an administrative fine for committing administrative errors against traffic regulations, ensuring traffic safety, and the rules for using highways

The person who committed the administrative offense provided for in Article 529.3 of this Code shall be informed in accordance with the procedure provided for in Article 125.2 of this Code, a protocol on administrative offense shall be drawn up without his presence and sent to the relevant court for consideration along with relevant documents.

Article 127-1. The procedure for conducting proceedings when an administrative offense incident related to the driving of heavy vehicles on public highways by exceeding the permissible weight and axle mass parameters with the load is detected by means of electronic scales and technical devices with photo or video recording functions.

127-1.1. The electronic decision on administrative punishment in connection with the commission of an administrative offense provided for in Article 353.2 of this Code is based on the data of special technical devices (electronic scales) that measure the weight and mass parameters of vehicles in motion and located under the road surface, provided for in Article 122.1 of this Code. is removed in order to be placed in the central information system of the relevant executive authority. [\[126\]](#)

127-1.2. The electronic decision on administrative punishment is immediately sent electronically to the nearest control point of the relevant executive authority, or the institution created by the relevant executive authority, with the addition of information on special technical means used for the detection of the violation of the requirements for the parameters of the mass falling on the axle along with the weight and load. [\[127\]](#)

127-1.3. The vehicle in which the administrative offense provided for in Article 353.2 of this Code has been committed is kept at the checkpoint, and the employee of the relevant executive authority, and copies of the electronic decision on administrative punishment and the information on special technical means are presented to the person driving the vehicle. [\[128\]](#)

127-1.4. The weight and mass parameters of the detained vehicle are measured by the employees of the relevant executive authority with the participation of the person driving the detained vehicle with the special technical means installed at the checkpoint, and the data are transferred to the central information system of the relevant executive authority in real time. [\[129\]](#)

127-1.5. In order to continue the movement, the consignor (carrier) must ensure that the load exceeding the norm is unloaded from the vehicle and transported by another means of transport.

127-1.6. After unloading the excess load in the vehicle and ensuring its transportation by other means of transport, the weight and mass parameters of the vehicle are measured by the employees of the relevant executive authority with the participation of the person driving the vehicle with the special technical means installed at the checkpoint, and the data are transferred to the central information system of the relevant executive authority in real time. [\[130\]](#)

127-1.7. A person driving a vehicle who has committed an administrative offense provided for in Article 353.2 of this Code administrative fine (including a correspondingly calculated toll) and the fee for keeping the vehicle at the checkpoint through a bank or pay [131] at that location. In this case, the detained vehicle is immediately returned to the person driving it. [131]

127-1.8. The relevant executive authority, and the institution created by the relevant executive authority must create conditions administrative fine and the fee for keeping the vehicle at the checkpoint through a bank or payment terminal at the checkpoint. [132]

127-1.9. When the detained vehicle is measured in accordance with Article 127-1.4 of this Code with the special technical means i control point, if it is determined that the vehicle is loaded without violating the requirements for the permissible weight and mass falling or the load, the detained vehicle shall be immediately driven to continue the movement. returned to the person who made it. [133]

Article 127-2. The procedure for conducting proceedings in case of non-payment of payment for parking or non-payment payment for using the parking space for more than the paid period, as well as the event of an administrative error related to vehicle in the parking place for more than 24 hours with the help of parking meters and technical means with photo or video functions [134]

127-2.1. An electronic decision on administrative punishment in connection with the commission of an administrative offense p Articles 346-1.1 and 346-1.5 of this Code is based on the data of parking meters installed in parking lots and special technical devices with recording functions, in Article 122.1 of this Code. is drawn up in the prescribed manner. All parking meters and special technical means video recording functions must be integrated into the central information system based on the software of the central information system executive authority.

127-2.2. Parking meters installed in parking lots and special technical vehicles with photo or video registration functions record the registration plate, parking time (entering and leaving the parking lot) and payments made or not made for parking, as well as those stored lot for more than 24 hours. data on vehicles are transmitted directly to that central information system in real time in electronic form software of the central information system of the relevant executive authority.

127-2.3. Within 1 hour after the end of the 24-hour parking period determined for one parking, the user of the vehicle is informed with Article 125.2.2 of this Code. [135]

127-2.4. After issuing an electronic decision on administrative punishment in accordance with Article 122.1 of this Code on the con administrative offense provided for in Article 346-1.5 of this Code, to take that vehicle to the nearest guarded stop of the body (institution) the relevant executive authority. information about this is transferred from the central information system of the relevant executive pow employee of the body (institution) determined by the relevant executive power body . It is ensured that such means of transport are taken guarded stop of the body (institution) determined by the relevant executive authority, and the person on whom administrative offense p conducted is informed about it in the manner provided for in Article 125.2 of this Code. [136]

127-2.5. The user of the vehicle who has committed the administrative offense provided for in Article 346-1.5 of this Code administrative fine (including the corresponding fine) and the fee for bringing the vehicle to the guarded parking lot and keeping it there t or payment terminal at that location. In this case, the vehicle is immediately returned to its user.

127-2.6. the body (institution) determined by the relevant executive authority must create conditions for paying the administrative f for keeping the vehicle in the guarded parking lot through a bank or payment terminal at that parking lot.

CHAPTER 16-1

Peculiarities of consideration of cases related to violations of legislation in the fields of labor, employment, labor pens benefits and compulsory insurance using relevant information systems (resources)

Article 127-3. The general procedure for consideration of cases related to administrative offenses related to violations i in the fields of labor, employment, labor pensions, social benefits and compulsory insurance

Articles 191.2, 192.1, 192.3, 194, 195.2, 469.2, 477-1.1.2 , 477-1.1.4, 540.1 and 540.2 of this Code the cases on the provided i offenses are considered in the manner determined by this Code, taking into account the characteristics determined by this chapter.

Article 127-4. The procedure for conducting proceedings when an administrative error is detected through the informati the body (institution), as well as other state information systems (reserves) determined by the relevant executive power body

127-4.1. Articles 191.2, 192.1, 192.3, 194, 195.2, 469.2, 477-1.1.2 , 477-1.1.4, 540.1 and 540.2 of this Code provided administra detected through the information system of the body (institution) determined by the relevant executive power body, as well as other sta systems (reserves), in real time in the information system of the body (institution) determined by the relevant executive power body withoi of the person who committed the administrative error In accordance with the Law of the Republic of Azerbaijan "On Electronic Signature i Document", an electronic protocol on an administrative offense is drawn up in the form of an electronic document for legal entities, i officials, and for individuals and officials (unless an electronic protocol is drawn up for a legal entity). and an electronic decision on administrative penalty is issued and confirmed by an enhanced electronic signature of the relevant authorized employee of the bod determined by the relevant executive authority. The approved protocol or decision is sent to the information system of the body (institutio by the relevant executive power body with the addition of data in real time electronically.

127-4.2. The following information is displayed in the electronic protocol about the administrative error:

127-4.2.3. determined (discovered) information related to the commission of an administrative offense;

127-4.2.4. information about the legal entity (name of the legal entity, TIN and legal and actual addresses) and the official (surname, first name, patronymic, position, personal identification number and residential address) about the legal entity against whom proceedings are being conducted in an administrative offense case ; [\[137\]](#)

127-4.2.5. the relevant article of this Code, which stipulates responsibility for an administrative offense, and the amount of the fine for an administrative offense;

127-4.2.6. explanation of Articles 127-4.5 and 127-4.6 of this Code.

127-4.3. The following information is indicated in the electronic decision on administrative punishment:

127-4.3.1. the date and time of the decision ; [\[138\]](#)

127-4.3.2. the name of the authority (institution) authorized to make a decision on cases of administrative errors and the state information system (reserve) used to make that decision; [\[139\]](#)

127-4.3.3. determined (discovered) information related to the commission of an administrative offense;

127-4.3.4. information about the individual or official who is being investigated for an administrative offense (surname, first name, personal identification number (series and number of temporary or permanent residence permit cards of foreigners or stateless persons, as well as identification cards), place of residence and location, date of birth, place of work if an individual is employed, TIN if engaged in entrepreneurial activity, position in relation to an official); [\[140\]](#)

127-4.3.5. the relevant article of this Code, which stipulates responsibility for an administrative offense;

127-4.3.6. information on the amount and payment procedure of the administrative fine;

127-4.3.7. the term and procedure for filing an appeal against the electronic decision on administrative punishment in accordance with Article 6.1 of this Code. [\[141\]](#)

127-4.4. The data of the information system of the body (institution) determined by the relevant executive power body, as well as the information systems (reserves) until the completion of the proceedings on the administrative offense case and in each case on the administrative offense case in accordance with the procedure provided for in Article 57 of this Code must be kept for no less than three months from the time of notification.

127-4.5. A legal entity, including its official, for whom an electronic protocol on an administrative offense has been drawn up in accordance with Article 127-4.1 of this Code, shall pay the administrative fine mentioned here within ten days from the time when that protocol is sent to him in the official manner provided for in Article 57 of this Code. When he pays, he agrees with the protocol, and that protocol is an electronic decision on administrative punishment with the same content.

127-4.6. If a legal entity for which an electronic administrative offense protocol has been drawn up in accordance with Article 127-4.1 of this Code does not pay the fine within the period provided for in Article 127-4.5 of this Code, the body (institution) determined by the relevant executive authority shall review the protocol within one day.) is sent to the court.

127-4.7. According to Article 127-4.1 of this Code, when an electronic protocol on an administrative offense is drawn up or an electronic decision on administrative punishment is issued, the amount of the administrative fine is determined at the lower limit of the fine provided for in the relevant article of this Code, which provides responsibility for that administrative offense.

Article 127-5. Notification of the administrative error protocol and the decision on the administrative error case

127-5.1. The person who has committed the administrative offenses provided for in Article 127-4.1 of this Code shall be notified of the administrative offense or the electronic decision on administrative punishment in the following manner:

127-5.1.1. the information system of the body (institution) determined by the relevant executive authority immediately places the electronic protocol on the administrative offense or the decision on the case on the administrative offense and their appendices in the electronic cabinet of the person on whom the administrative offense case is being processed and sends it to the electronic address (if any);

127-5.1.2. at the same time, committing an administrative error to the mobile phone number in the person's electronic cabinet of the body (institution) determined by the relevant executive power body, the brief content of the error committed, the place and time when the error was committed, the administrative liability according to which article of this Code, the amount of the fine, administrative information via SMS information about the number of the electronic protocol on the error or the decision on the case on the administrative error, the information about the electronic office where you can get acquainted with that document and the materials attached to it, and the access procedure;

127-5.1.3. the electronic decision on administrative punishment shall be printed on a paper carrier by the information system (institution) determined by the relevant executive power body together with the attached materials, and sent to the body determined by the relevant executive power body within two days to be officially issued as provided for in Article 57.1 of this Code sent to (the body).

127-5.2. In the electronic cabinet created on the Internet information resource, a note must be placed on the date on which the person is notified of the administrative offense or the electronic decision on administrative punishment in the manner provided for in Articles 127-5.1.1 - 127-5.1.3 of this Code. The information system of the body (institution) determined by the relevant executive power authority when the SMS information provided for in Article 127-5.1.2 of this Code was delivered to the person and the administrative error placed in the electronic cabinet in the manner provided for in Article 127-5.1.1 of this Code should send the information about the time when he became familiar with the electronic protocol or the electronic decision on administrative punishment and their additions to the information system of the body (institution) determined by the relevant executive authority, as well as place such information in the person's electronic cabinet and send it to his electronic address (if any).

127-5.3. Information about the official delivery of an electronic protocol on an administrative error or an electronic decision on administrative punishment through the registered mail provided in the Law of the Republic of Azerbaijan "On Mail" in accordance with Article 57 of this Code shall be sent within one day to the body determined by the relevant executive authority (institution) is sent to the information system of the body (institution) determined by the relevant executive authority.

...determined by Article 57 of this Code. [\[142\]](#)

Article 127-6. The procedure for reviewing an appeal from an electronic decision on administrative punishment

127-6.1. In cases where an individual or an official against whom an electronic decision on administrative punishment has been made in accordance with Article 127-4.1 of this Code does not agree with the decision, within twenty days from the time when that decision was made in the official manner defined by Article 57 of this Code, he shall submit an appeal to a higher authority within twenty days. (official) or can file with the court. The complaint can be submitted through the information system of the body (institution) determined by the relevant executive body, or in person, or sent by mail. [\[143\]](#)

127-6.2. When a complaint is made to a higher authority (official) about a decision on an administrative offense, when the higher authority determines grounds for annulment of the decision by conducting an investigation, it cancels the electronic decision on an administrative offense. If such grounds are not established, an administrative decision is made to keep the electronic decision unchanged.

127-6.3. The decisions provided for in Article 127-6.2 of this Code are placed in the information system of the body (institution) determined by the relevant executive power body, and the person who is being investigated for an administrative offense is informed about that decision in the manner provided for in Article 57 of this Code. [\[144\]](#)

CHAPTER 17

Reconsideration of the decision in the case of administrative error

Article 128. The right to file a complaint or protest against a decision on an administrative error

128.1. A natural person, a legal representative of minors, a representative of a legal entity, a victim, a defender and a representative of the prosecutor as well as an official provided for in Article 43.2 of this Code, may file a complaint against the decision on an administrative offense. The prosecutor may file a protest. [\[145\]](#)

128.2. An appeal or protest against a decision on an administrative error case is submitted to the following court or authority (official):

128.2.1. from the judge's decision - to the appellate court;

128.2.2. from the decision of the collegial body - to the court of the place where the collegial body is located;

128.2.3. from the decision of the authorized body (official) - to the higher authorized body (official) or to the court. [KMQ7](#)

Article 129. The procedure for filing a complaint or protest against a decision on an administrative error case

129.1. An appeal or protest against a decision on an administrative error case is filed in the following manner:

129.1.1. appeal or protest against the judge's decision to the appellate court - through the judge who accepted that decision to the appellate court;

129.1.2. appeal or protest to the court against the decision of the collegial body - directly to the district (city) court of the place where the collegial body is located; [\[146\]](#)

129.1.3. appeal to the court against the decision of the competent body (official) - to the district (city) court of the place of the person making the complaint or the address of the legal entity; [KMQ7](#)

129.1.4. protest against the decision of the competent body (official) to the court - to the district (city) court of the place where the competent body is located; [KMQ24](#)

129.1.5. appeal against the decision of the authorized body (official) to the higher authorized body (official) - to the higher authorized body (official).

129.2. In the cases stipulated in Article 129.1.1 of this Code, the judge shall send the complaint or protest along with materials to the court of appeal within three days from the date of receipt of the complaint.

129.3. An appeal or protest against the decision to impose the administrative detention penalty is sent to the court of appeal on the day of receipt of the appeal or protest.

129.4. If consideration of a complaint or protest does not fall under the authority of a judge, body (official), the complaint or protest is sent to the appropriate person within three days.

129.5. A state fee is not charged for an appeal against a decision on an administrative error.

Article 130. Time limits for filing a complaint or protest against the decision

130.1. With the exception of the cases provided for in Article 126.1 of this Code, a complaint or protest may be filed against the decision on an administrative offense within ten days from the time when the copy of the decision is issued in the official manner provided for in Articles 57.1 - 57.5 of this Code. [\[147\]](#)

130.2. If the period provided for in Article 130.1 of this Code is omitted for a valid reason, this period shall be restored by the authorized body (official) at the request of the person who filed the complaint or protest.

130.3. If it is considered impossible to restore the missed period, in this case, a decision is made to reject the petition.

- 131.1. A complaint or protest against a decision on an administrative error is considered within ten days from the date of :
 131.2. When administrative detention is imposed on a person who commits an administrative offense, a complaint or protest against a decision on administrative detention is considered within one day from the time of submission of such complaint or protest.

Article 132. Preparation for consideration of a complaint or protest against a decision on an administrative error

- 132.1. The following issues are resolved by the judge, authorized body (official) during the preparation for consideration or protest from the decision on the administrative error case:
 132.1.1. whether the administrative offense case belongs to that judge, authorized body (official);
 132.1.2. whether there are cases of rejecting the proceedings in the administrative offense case; [KMQ13](#)
 132.1.3. petitions are reviewed, expertise is appointed if necessary, additional materials are requested, persons for consideration of a complaint or protest are called.
 132.2. If consideration of the complaint or protest is not within the authority of the judge, authorized body (official), the protest along with all the materials is sent to the concerned.

Article 133. Consideration of a complaint or protest against a decision on an administrative error

- 133.1. An appeal or protest against a decision on an administrative error case is considered by a judge or official alone.
 133.2. When considering a complaint or protest against a decision on an administrative error:
 133.2.1. it is announced who will review the complaint or protest, which complaint or protest will be reviewed, and who will participate in the consideration of the complaint or protest;
 133.2.2. it is determined whether the representative of the natural person or legal entity, as well as other persons who participate in the consideration of the complaint or protest, has arrived or not;
 133.2.3. the powers of the legal representative of a natural person or the representative of a legal person, defender and prosecutor are determined;
 133.2.4. the reasons for the non-appearance of the participants in the administrative offense case are clarified, consideration of the complaint or protest is resolved without the participation of those persons, or the consideration of the protest is postponed, a decision is made to bring the persons who are important for the consideration of the complaint or protest to the consideration;
 133.2.5. the rights and duties of the persons involved in considering the complaint or protest are explained to them;
 133.2.6. objections or motions are resolved;
 133.2.7. a complaint or protest against a decision on an administrative offense is announced;
 133.2.8. the legality and reasonableness of the adopted decision when considering the complaint or protest against the decision on administrative offense case is checked on the basis of the case and additional submitted materials;
 133.2.9. in cases where the prosecutor participates in the administrative offense case, his opinion is heard.

Article 134. Decision on considering a complaint or protest against a decision on an administrative error case

- 134.1. One of the following decisions is taken after reviewing the complaint or protest against the decision on administrative error:
 134.1.1. on maintaining the decision without changing it, and the complaint or protest without being satisfied;
 134.1.2. on changing the decision in the cases defined by articles 135.1.2 - 135.1.5 of this Code or on issuing a new decision canceling the decision ;
 134.1.3. on termination of the administrative offense proceedings by canceling the decision in the cases provided for in Article 135.1.4 of this Code ; [\[148\]](#)
 134.1.4. about canceling the decision in the cases specified by Articles 135.1.1 and 135.1.6 of this Code and sending the administrative offense case to the judge, competent body (official) for reconsideration;
 134.1.5. on canceling the decision and sending the case for consideration on the relevant basis, when *the circumstances provided for in Article 135.1.5-2 of this Code* are determined while considering the complaint or protest . [\[149\]](#)
 134.2. The information mentioned in Article 115 of this Code is indicated in the decision on consideration of the complaint or protest.

Article 135. Grounds for canceling or changing the decision in the case of administrative error

- 135.1. The grounds for annulment or change of the decision in the case of administrative error are as follows:
 135.1.1. failure to investigate all the factual situations of significant importance based on the conclusions reached by the competent body (official) ;
 135.1.2. that the conclusions reached by the judge, authorized body (official) do not correspond to the actual circumstances;
 135.1.3. failure to prove the circumstances important for the case determined by the judge, competent authority (official) ;
 135.1.4. incorrect application of the norm of the law determining administrative liability;
 135.1.5. that the applied punishment does not comply with the requirements of Articles 31-34 of this Code;
 135.1.5-1. *determination of cases provided for in Article 53 of this Code;* [\[150\]](#)
 135.1.5-2. *the adoption of a decision on an administrative offense case by a judge or body (official) who does not have the authority to*

135.2. A judge, competent body (official) who hears a complaint or protest from a decision on an administrative error case, availing the situation of the person against whom the decision was made, is only a complaint of the victim, the official prosecutor, or the prosecutor. can accept if there is a protest. [KMQ12](#)

Article 136. Announcement of the decision on the appeal or protest against the decision in the case of administrative error

136.1. A decision on an appeal or protest against a decision on an administrative error is announced immediately after its adoption.

136.2. A copy of the decision adopted on the complaint or protest against the decision on the case of administrative error is sent to the natural person, the representative of the legal entity, the victim or the prosecutor who filed the protest within two days from its adoption. .

136.3. A decision on a complaint or protest against a decision to impose a type of punishment on administrative detention submitted to the competent body (official) who must execute it, as well as to the person on whom administrative detention is imposed, is made on the day of adoption of the decision.

Article 137. Reconsideration in court of a decision made on appeal or protest from a decision on an administrative error case, as well as reexamination of a case on an administrative error based on a canceled decision [\[152\]](#)

137.1. From the decision adopted on the appeal or protest of the decision on the administrative error case, the appeal is considered by the natural person, the legal representative of the minor, the representative of the legal entity, the injured person, as well as the representative, as well as the prosecutor's protest in the courts in the manner specified in this Code and considered during the trial.

137.2. An appeal against a decision on an administrative error case or a decision made by a judge (official) on a protest within the period provided for in Article 130 of this Code .

137.3. *In accordance with Articles 134.1.4 and 134.1.5 of this Code, when a decision is made to cancel the decision and send the administrative offense case to a judge, authorized body (official) for reconsideration, the administrative offense case shall be referred to the administrative court within the time limits specified by this Code. is reviewed.* [\[153\]](#)

SECTION V

Execution of the decision on the administrative error case

CHAPTER 18

General Provisions

Article 138. Entry into legal force of a decision on an administrative error case, a decision adopted on a complaint or protest

138.1. A decision on an administrative error case, as well as a decision made on a complaint or protest, enters into legal force in the following cases:

138.1.1. if no appeal or protest has been filed against this decision, the day of the expiry of the period for filing an appeal against the decision taken on the administrative offense case;

138.1.2. if no appeal or protest has been filed against this decision, the day of the expiry of the time limit for filing an appeal against the decision on an administrative offense case or a decision taken by a judge (official) on a protest;

138.1.3. immediately after the announcement of the decision of the appellate court on appeal or protest .

Article 139. Mandatory implementation of the decision in the case of administrative error

139.1. The execution of the decision in the case of administrative error is mandatory for all state bodies, municipal bodies, natural persons, and legal entities.

139.2. The decision in the case of administrative error should be implemented immediately after it enters into legal force.

Article 140. Direction of execution of the decision in the case of administrative error

The task of directing the execution of the decision in the case of administrative error is placed on the judge, authorized body.

Article 141. Execution of the decision on the administrative error case

141.1. The decision on the administrative error case is executed in accordance with this Code and the Law of the Azerbaijan " On Execution " .

141.2. Decisions on the imposition of administrative fines in cases of administrative offenses considered by courts, taking into account the requirements of Articles 142, 143, 144.1, 145, 146.3, 147, 150.2, 150.8, 150.9 and 150.10 of this Code, to the Law of the Azerbaijan " On Execution " is executed accordingly.

141.3. When a decision is made to impose several administrative sanctions on one person, each decision is i

142.1. If there are reasons to review the issues of postponing, suspending, suspending or terminating the execution of the decision on the imposition of administrative punishment, or deducting the fine imposed on a minor from his parents or other legal representatives, the judge, authorized body (official) is reviewed within three days.

142.2. Persons interested in solving the issues specified in Article 142.1 of this Code are informed about the place and time of consideration of those issues. Non-participation of interested persons without valid reasons does not create an obstacle for consideration of the mentioned issues.

142.3. A decision is made on the postponement, suspension, postponement or termination of the execution of the decision on the collection of the fine imposed on the minor from his parents or other legal representatives. A copy of the decision is given to the person or the representative of the legal entity, the legal representative of the minor, as well as the injured person, with a note on this.

Article 143. Postponement of the execution of the decision on the imposition of administrative sanctions or postponement of the execution

143.1. If there are circumstances that make it impossible to implement the decision on administrative detention, restriction of special right of an individual who has committed an administrative offense, or the imposition of an administrative penalty in the form of an administrative fine, within the specified period, the judge, authorized body (official) who adopted the decision shall cancel the execution of the decision for up to one month.

143.2. Taking into account the financial situation of the person subject to administrative responsibility, the payment of an administrative fine can be extended for a period of up to six months by the judge, authorized body (official) who has made the decision.

Article 144. Suspension of the execution of the decision on applying administrative punishment

144.1. When a complaint or protest is filed against the decision, the judge, authorized body (official) who has accepted the decision to impose an administrative penalty suspends the execution of that decision until the complaint or protest is considered. A decision on suspension of execution is adopted and the decision is immediately sent to the body (official) that executes it.

144.2. Filing a complaint or protest against the decision to impose administrative detention or punishment in the form of an administrative fine does not cause the execution of that decision to be suspended.

Article 145. Termination of the execution of the decision on imposing administrative sanctions

145.1. The judge, authorized body (official) who has adopted the decision to impose an administrative penalty terminates the execution of the decision in the following cases:

145.1.1. if the relevant provisions of this Code defining administrative liability are deemed invalid;

145.1.2. when the person against whom a decision was made in the administrative offense case dies or is considered deceased in accordance with the procedure established by the Civil Procedure Code of the Republic of Azerbaijan;

145.1.3. when the execution period specified in Article 146.1 of this Code of the decision on imposing an administrative penalty has passed;

145.1.4. when there are grounds for exempting a person from administrative responsibility according to this Code;

145.1.5. when the circumstances provided for in Article 28.4 of this Code arise during the execution of the decision on the application of administrative punishment in the public affairs type;

145.1.6. when a person on whom a decision has been issued in the case of an administrative offense is brought to administrative responsibility based on Articles 529.1, 529.2 or 529.4 of this Code for not implementing that decision.

145.2. A decision on the termination of the execution of the decision on the application of administrative punishment is made by the judge, competent body (official).

Article 146. Implementation period of the decision to impose administrative penalty

146.1. Except for the cases provided for in Article 146.1-1 of this Code, if the decision to impose other administrative sanctions has not been executed within one year after the date of its entry into legal force, it shall not be executed. [\[154\]](#)

146.1-1. If the decision to impose an administrative penalty in the form of an administrative fine has not been implemented within one year from the day of its entry into legal force, it shall not be implemented. [\[155\]](#)

146.2. If the person brought to administrative responsibility refuses to execute the decision on applying administrative punishment, the period specified in Article 146.1 of this Code shall stop running. In such a case, the execution period is calculated from the day of that person's execution.

146.3. In accordance with Articles 142 - 144 of this Code, when the execution of the decision on imposing an administrative penalty is suspended or its execution is suspended, the flow of the execution period of the decision stops until the expiration of the suspension period.

Article 147. Completion of proceedings on the decision to impose an administrative penalty

body (official) who made the decision.

Article 148. Execution of the decision to impose administrative punishment on a person who lives outside the Republic of Azerbaijan and does not have property in the territory of the Republic of Azerbaijan

The decision to impose administrative punishment on a person who lives outside the borders of the Republic of Azerbaijan and does not have property in the territory of the Republic of Azerbaijan is executed in accordance with the international agreements of the Republic of Azerbaijan.

CHAPTER 19

The order of execution of separate types of administrative punishment

Article 149. Execution of the warning decision

The decision to impose an administrative penalty in the form of a warning is executed by the judge, authorized body (official) who made the decision, by sending or submitting a copy of the decision in the manner provided for in Article 117 of this Code.

Article 150. Execution of the decision on the application of an administrative fine

150.1. The person who has committed an administrative offense must pay the administrative fine no later than thirty days after the decision of the competent body (official) to impose an administrative penalty in the form of an administrative fine comes into legal force.

150.2. The person who committed an administrative offense must pay the administrative fine no later than ten days after the court to impose an administrative penalty in the form of an administrative fine comes into legal force or after the expiration of the period of respite provided for in Article 143 of this Code.

150.3. If the minor has no independent income, the administrative fine is charged to his parents or other legal representatives.

150.4. The administrative fine is paid by the person who has committed an administrative offense only through the bank, card or the Internet. Relevant information on the procedure for paying the fine is provided to the person who committed an administrative offense by the authorized body (official) conducting proceedings on the administrative offense case. The bank that accepts the payment in connection with the administrative fine imposed for the commission of administrative offenses in the field of traffic safety, ensuring traffic safety and the rules for the use of highways immediately sends the information about the payment to the systems of the relevant executive authorities in an electronic manner.

150.5. If the administrative fine is not paid within the period provided for in Article 150.1 of this Code, a copy of the decision imposing an administrative fine for the purpose of its payment shall be sent by the competent body (official) who adopted that decision.

150.5.1. in relation to natural persons - to the enterprise, office, organization or pension determining body where the person who committed an administrative offense works or studies, or receives a salary, in order to deduct from his salary, pension, pension or other income.

150.5.2. for legal entities - it is sent to the bank or other credit institutions to be deducted from the funds or income of the legal entity. The bank or other credit institution executes the decision within 7 days from the time of its receipt. If there are no funds in the account during that period, the bank or other credit organization must immediately return the decision on the imposition of an administrative fine to the authorized body (official) who accepted the decision, indicating the reason for its non-implementation.

150.6. If the physical person brought to administrative responsibility quits his job or there is no possibility to deduct an administrative fine from his salary or other income, the employer shall indicate the new place of work of the person brought to administrative responsibility within three days (if this is possible), the reasons for the impossibility of payment, as well as if the payment has been made, and returns the copy of the decision on the administrative fine to the authorized body (official) who accepted the decision with an appropriate note about it.

150.7. If the natural person on whom an administrative fine is imposed does not work, or if it is not possible to pay the administrative fine from his salary or other income, as well as if there is no information about the accounts of the legal entity in banks and organizations, or if there are no funds in the account of the legal entity, or if the fine is not paid voluntarily, the decision on the administrative fine is directed to mandatory execution in accordance with the Law of the Republic of Azerbaijan "On Execution of Court Decisions".

150.8. If the administrative fine is not paid within the period stipulated in Article 150.2 of this Code, the decision of the competent body (official) to impose an administrative penalty in the form of an administrative fine shall be directed to mandatory execution.

150.9. If the decision of the competent body (official) on imposing an administrative penalty in the form of an administrative fine against a natural person or official is not implemented within 2 months, and the decision of the court is not implemented within 3 months, the executive officer shall act in accordance with Article 529.1 or 529.2 of this Code. draws up a protocol on the administrative offense provided for in Articles. In relation to legal entities, mandatory enforcement measures are continued according to the Law of the Republic of Azerbaijan "On Enforcement". [KMQ19](#)

150.10. If the property or income of the person subject to administrative responsibility is discovered within the time limit provided for in Article 150.9 of this Code, the administrative offense protocol provided for in Articles 529.1 or 529.2 of this Code shall not be drawn up, and compulsory enforcement measures shall be continued.

150.11. The person who fails to pay the fine within 30 days from the date of entry into legal force of the decision on the imposition of an administrative penalty in the form of an administrative fine for the commission of administrative offenses against traffic safety shall be charged on each subsequent day of non-payment 1 percent of the administrative fine provided for in Article 353.2 of this Code.

fine, the corresponding sum, and the fee for bringing the vehicle to the parking lot and keeping it there are paid back to the owner of the vehicle. If the fine is not paid within 3 months from the date of entry into legal force of the decision without grounds established by law, a decision is made to restrict the right of the person on whom the administrative penalty is applied to drive a vehicle and compulsory execution in order to ensure the payment of the fine. If the decision to impose an administrative penalty aimed at compulsory execution is not executed by the debtor without an excuse at the time specified by the law for voluntary execution, the relevant authority takes compulsory enforcement measures provided for in the Law of the Republic of Azerbaijan "On Execution". 10 percent of the applied fine if the person to whom an administrative fine is imposed for the commission of administrative offenses against the rules of protection, use of nature and environmental safety shall be charged 1 percent of the fine amount for each subsequent day of non-payment. If the fine amount of money is calculated. Dabba money is applied for the entire delayed period, but not more than 2 months. If the fine is not paid within 3 months from the date of entry into legal force of the decision without the grounds established by law, it is directed to compulsory execution. If the decision to impose an administrative penalty aimed at compulsory execution is not executed by the debtor without an excuse at the time specified by the law for voluntary execution, the relevant executive authority takes compulsory enforcement measures provided for in the Law of the Republic of Azerbaijan "On Execution".

150.12. If the driver of the vehicle owned or used by the employer, who is a legal person or a natural person, has committed an administrative offense and the employment relationship with the employer has been terminated, and the person who committed the administrative offense has not paid the administrative fine within 2 months, the vehicle of the person who committed the administrative offense shall be impounded without a decision to impound the vehicle. A decision is made to restrict the right to drive and it is directed to compulsory execution in order to ensure the payment of the fine.

150.13. A person who fails to pay the fine within 30 days from the date of entry into legal force of the decision on the imposition of an administrative penalty in the form of an administrative fine for committing administrative offenses against the rules of protection, use of nature and environmental safety shall be charged 1 percent of the fine amount for each subsequent day of non-payment. If the fine amount of money is calculated. Dabba money is applied for the entire delayed period, but not more than 2 months. If the fine is not paid within 3 months from the date of entry into legal force of the decision without the grounds established by law, it is directed to compulsory execution. If the decision to impose an administrative penalty aimed at compulsory execution is not executed by the debtor without an excuse at the time specified by the law for voluntary execution, the relevant executive authority takes compulsory enforcement measures provided for in the Law of the Republic of Azerbaijan "On Execution".

150.13-1. According to Articles 150.7, 150.8, 150.11, 150.12 and 150.13 of this Code, the competent authorities (officials) and the competent "Electronic court" information system is applied for the purpose of directing the decisions to mandatory execution will impose an administrative penalty in the form of an administrative fine. Decisions on imposing sanctions are sent to the information system of the body (institution) determined by the relevant executive authority. [\[156\]](#)

150.14. A person who is subject to an administrative fine for committing administrative offenses against the rules of protection, use of nature, and ecological safety shall be exempted from payment of 10 percent of the applied fine if he executes the decision immediately or within 5 working days from the date of entry into legal force of the decision.

150.15. A person who does not pay the fine within 30 days from the date of entry into legal force of the decision on imposing an administrative penalty in the form of an administrative fine for violation of the rules of presence and residence of foreigners and stateless persons in the Republic of Azerbaijan shall be fined in the amount of 1 percent of the fine amount for each subsequent day of non-payment. If the fine amount of money is calculated. Dabba money is applied for the entire delayed period, but not more than 2 months. [\[157\]](#)

150.16. In accordance with the Migration Code of the Republic of Azerbaijan, a person who has been punished in the form of an administrative penalty in the form of an administrative fine for violating the rules of presence and residence of foreigners and stateless persons in the Republic of Azerbaijan shall not be sent to the Republic of Azerbaijan in accordance with the Migration Code of the Republic of Azerbaijan is prohibited by the relevant authority. When a person pays the fine (including the calculated dabba money), the ban on his arrival in the Republic of Azerbaijan is immediately terminated.

Article 151. Execution of a decision on the confiscation of an object that was an instrument in the commission of an administrative offense or was the direct object of an administrative offense

151.1. The decision on the confiscation of the subject, which was the instrument in the commission of the administrative offense or was the direct object of the administrative offense, is executed by taking the confiscated subject and handing it over to the state prosecutor's office.

151.2. When the execution of the decision on confiscation of the object is completed, the decision is returned to the person who accepted it, with a corresponding note being made.

Article 152. Execution of the decision on restriction of a special right granted to a natural person

152.1. The decision to restrict the right to drive a vehicle is executed by obtaining a driver's license.

152.2. If the person whose right to drive a vehicle is restricted refuses to hand over the driver's license, the acquisition of the license is ensured by the relevant executive authority.

152.3. The execution of the decision on restriction of the right to operate ships (small ships) is carried out by the body determined by the relevant executive authority. [\[158\]](#)

152.4. The execution of the decision on the restriction of the right to hunt is carried out by the relevant executive authority.

152.5. A person on whom a decision to restrict the right to drive a vehicle has been issued due to non-execution of the decision to impose an administrative penalty in the form of an administrative fine for committing an administrative offense against the rules of protection, use of nature and environmental safety shall pay an administrative fine and the correspondingly calculated dabba money, this decision is terminated by the court that accepted it based on the petition of that person.

Article 153. Calculation of the limitation period of the special right granted to a natural person

153.2. Within three working days from the day when the decision on the limitation of a special right enters into legal force, the person whose special right has been restricted must submit the relevant document confirming his special right to the relevant authority in that period.

153.3. If the natural person whose special right is restricted does not submit the relevant document confirming his special right, the period of restriction of the special right stops. In this case, the period starts from the day when the relevant document is re-submitted.

153.4. When the period of restriction of the special right expires, when the decision on the restriction of the right to drive a vehicle is terminated in accordance with Article 152.5 of this Code, the documents received from the person on whom that type of administrative punishment was applied are returned to him.

153.5. When the period of restriction of the right to drive a vehicle expires, the driver's license is returned in the following manner:

153.5.1. the day on which the person whose right to drive a vehicle has been restricted for more than one year has successfully passed the practical test on the habits of driving a vehicle;

153.5.2. persons whose right to drive a vehicle has been restricted for one year or less, without an examination, on the expiration of that period.

153.6. When a decision is made to restrict the right to drive a vehicle according to Articles 151.2 and 152.3 of this Code, the restriction of the right to drive a vehicle according to the last decision shall be equal to the period of restriction of the right to drive a vehicle determined according to the previous decision. starts counting from the last day.

Article 154. Execution of the decision on public affairs

154.1. The decision to impose an administrative sanction in the case of public affairs is executed by an executive officer at the places determined by the relevant executive power body of the area where the person to whom this type of sanction is applied. *types of cases to which persons who have been subject to administrative sanctions in the field of public works and the procedure for de* [\[159\]](#)
places where such works will be held are determined by the relevant executive authority.

154.1-1. The relevant executive authorities send the list of places where public works will be carried out in the relevant administrative unit and the number of persons necessary for the implementation of those works to the relevant executive authority before the beginning of the month.

154.1-2. The executive officer issues a referral to work in one of the places in the list of places where public works will be carried out on whom an administrative penalty is applied in the form of public works. When any information is requested about the places where public works are carried out, the executive officer submits a request to the relevant executive authority. The request must be answered no later than five days. [\[160\]](#)

154.2. A person on whom an administrative penalty in the form of public works has been applied shall be involved in the execution of public works no later than ten days after the decision of the executive officer to start the proceedings.

154.3. Executive Officer: [\[161\]](#)

154.3.1. registers the persons on whom an administrative sanction has been applied in the form of public works, explains to them the conditions of the execution of the sanction;

154.3.2. by presenting an electronic monitoring device to persons on whom an administrative penalty in the form of public works has been applied, that they should carry and use that device in accordance with the schedule of times when public works are performed, service rules for working condition, as well as refusing to use any interference or electronic monitoring device explains the inadmissibility of doing it a protocol about it;

154.3.3. supervises the behavior of persons on whom administrative sanctions have been imposed in the form of public works, their time at the places where public works must be performed and their leaving those places after the specified time;

154.3.4. keeps records of the time worked by persons who have been subject to public works administrative sanctions, and draws up a report on the places where those works are performed at least twice a month when the person has to perform public works;

154.3.5. takes other measures for the implementation of administrative sanctions in the form of public works in the manner specified in the law.

154.4. Persons who are subject to administrative punishment in the form of public works must comply with the internal rules of the place where they perform public works, treat their work honestly, work in the places specified for them and determined by the court's decision, and when they change their place of residence, they must inform the executive officer about it.

154.5. The granting of the next leave at the main workplace to the person on whom the public works administrative penalty is applied does not stop the execution of the public works administrative penalty.

154.6. When the circumstances provided for in Article 28.4 of this Code arise during the execution of the decision on the administrative penalty in the public works type, the person on whom the public works administrative penalty is applied may apply to the court with an application for the termination of the execution of the decision.

154.7. In the case of public affairs, the duration of administrative punishment is calculated by the hour.

154.8. In the case of public affairs, the duration of administrative punishment is determined not less than twelve hours per day. The duration of the administrative punishment in the form of public works is four hours during the free time of the person on whom administrative punishment is applied in the form of public works, on holidays, which are not considered to be rest, voting days, on the national day of mourning, and in the form of public works. with the consent of the person to whom the administrative punishment is imposed, it cannot exceed four hours. If there are good reasons, the executive officer allows the person who is subject to administrative penalty in the form of public works to work less than the specified time during the week.

specified work for the persons on whom this type of punishment is applied, keeps records of their working hours and immediately informs
er about cases of refusal to perform public works. [\[162\]](#)

154.10. If the person on whom an administrative sanction is imposed in the form of public works violates the rules of administrative penalty in the form of public works, the executive officer gives him an official warning that he will be held resp

154.11. If the person on whom an administrative penalty is imposed in the public affairs type refuses to impose an a penalty in the public affairs type, the executive officer draws up a protocol on the administrative offense provided for in Ar this Code.

Article 155. Execution of the decision on administrative removal outside the borders of the Republic of Azerbaijan

155.1. Foreigners or stateless persons must leave the country within the period specified in the decision on administra from the borders of the Republic of Azerbaijan.

155.2. The decision of competent bodies (officials) on administrative removal beyond the borders of the Republic of . executed by the relevant executive authority .

155.3. When foreigners or stateless persons refuse to execute the decision on administrative removal outside the b Republic of Azerbaijan, or there are sufficient grounds to suspect such refusal, they are placed in the centers of detent migrants of the relevant executive authority in the manner and within the period determined by the Migration Code of of Azerbaijan. .

155.4. When the right of a foreigner or a stateless person to leave the country is temporarily restricted, his/her administr outside the borders of the Republic of Azerbaijan shall be carried out after the circumstances leading to the restriction have dis

155.5. Expenses for the removal of foreigners or stateless persons administratively removed from the territory of the Azerbaijan shall be borne by them. If they do not have funds for the removal of these persons, the payment of such costs responsibility of the persons, administrations, enterprises and organizations receiving them, and in the absence of the receivi relevant executive authority.

155.6. After the decision on administrative removal beyond the borders of the Republic of Azerbaijan is executed, th returned to the authorized body (official) who adopted it, with a corresponding record of removal.

155.7. Other issues arising from the application of the administrative penalty measure of administrative deportatio borders of the Republic of Azerbaijan are resolved in accordance with the Migration Code of the Republic of Azerbaijan, prov not contradict the provisions of this Code.

Article 156. Execution of the decision on administrative detention

156.1. After the judge issues a decision on administrative arrest, that decision is executed immediately.

156.2. *Persons who have committed the offenses specified in Articles 610-618 of this Code, who have been subject to administrati are kept under guard in the main office, while other persons are kept under guard in the places determined by the relev authority . During the execution of the decision on administrative arrest, the arrested persons are searched personally. Ad arrested persons undergo compulsory state dactyloscopic registration.* [\[163\]](#) [KMQ14](#)

156.3. *The period of administrative detention of a conscript military serviceman is not included in the period of military service.* [\[164\]](#)

Article 156-1. Features of application of electronic control tools during the application of administrative punishment [\[16](#)

156-1.1. *Electronic monitoring tools are applied to persons who have been subject to public works administrative sanctions.*

156-1.2. *The rules for the application of electronic control tools are determined by the relevant executive authority.*

156-1.3. *Control over the performance of specified tasks by persons to whom electronic control tools have been applied is carried ou officers.*

156-1.4. *An electronic control device is presented to the persons who have been applied electronic control devices, and in order to kee working condition, the service rules, the inadmissibility of any interference, as well as the legal consequences of this act are explained an drawn up.*

156-1.5. *If the person to whom the electronic control device is applied damages or otherwise renders the device unusable, its cost shal that person.*

Special part

SECTION VI

Administrative errors

CHAPTER 20

Administrative errors against health

For intentional infliction of physical pain by beating and other violent actions -
a fine in the amount of three hundred to five hundred manats is imposed or, depending on the circumstances of the case, a [166]
imprisonment for a period of up to two months is applied, taking into account the identity of the offender.

Note: If the act provided for in this article is committed by causing serious, minor or minor damage to health, it can
liability according to the relevant articles of the Criminal Code of the Republic of Azerbaijan.

Article 158. Violation of legislation on prevention of domestic violence

158.1. Due to the application of illegal restrictions of an economic nature on household grounds, i.e. actions aimed
another person of property, income owned, disposed or used by another person, creating economic dependence, main
dependence or abusing it-

shall be fined in the amount of one hundred to three hundred manats.

158.2. Due to domestic mental violence, i.e. intentional mental pressure by a person on another person or actions aimed
intolerable mental conditions-

a fine in the amount of three hundred to five hundred manats is imposed.

158.2-1. Due to the repeated commission of the offenses provided for in Articles 158.1 and 158.2 of this Code by the person who
administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

a fine in the amount of five hundred to seven hundred manats is imposed, or depending on the circumstances of the case, public work:
one hundred hours or administrative detention for a period of up to fifteen days is applied, taking into account the identity of the offender. [167]

158.3. Due to non-state assistance centers for victims of domestic violence operating without accreditation -

a fine in the amount of thirty-five to fifty manats is imposed.

158.4. For failure to issue a written warning to the person who committed domestic violence not to repeat domestic violence or to issue
protection order to the victim in the cases and within the period specified by the Law of the Republic of Azerbaijan "On Prevention of Domestic
Violence" -

officials are fined from three hundred to five hundred manats. [168]

Note:

1. "Person" in Articles 158.1 and 158.2 of this Code means the persons provided for in Article 4 of the Law of the
Azerbaijan "On Prevention of Domestic Violence".

2. Articles 158.1 - 158.2-1 of this Code shall be applied if the actions specified in those articles do not lead to criminal liability
to the relevant articles of the Criminal Code of the Republic of Azerbaijan. [169]

Article 159. Refusal of treatment by a person infected with venereal diseases

Due to the fact that a person who has sufficient knowledge that he is infected with venereal diseases refuses treatment
being warned by medical institutions- [170]

a fine in the amount of one hundred to one hundred and fifty manats is imposed.

Article 160. Refusing to be examined by a person who has been in contact with a person infected with venereal diseases immunodeficiency virus

Due to the fact that a person who has been in contact with a person infected with venereal diseases or human immunodeficiency
virus and who needs to be examined refuses to be examined even after being warned by medical institutions -

a fine of eighty to one hundred and twenty manats is imposed.

Article 161. Concealment of the source of infection with venereal diseases or human immunodeficiency virus

161.1. Due to the concealment of the source of infection by a person with a venereal disease, as well as the name of a person
in contact with him and created a danger of contracting a venereal disease -

shall be fined in the amount of one hundred to two hundred manats.

161.2. Due to concealment of the source of infection by a person infected with the human immunodeficiency virus, as well as
the person who was in contact with him and created a threat of infection with the human immunodeficiency virus -

a fine in the amount of two hundred to four hundred manats is imposed.

Article 162. Violation of legislation on donation of blood, blood components and blood service

162.1. Due to the fact that the person who wants to be a donor does not provide correct information about his previous
illnesses, as well as whether he takes narcotic drugs and psychotropic substances -

a fine of thirty to forty manats is imposed.

162.2. Due to taking blood and blood components from a donor without a medical examination -

natural persons are fined from forty to fifty manats, officials from fifty to sixty-five manats, legal entities from one hundred to
one hundred and fifty manats.

¹ components to the recipient by the treatment institutions - [\[171\]](#)

natural persons are fined from forty to fifty manats, officials from fifty to sixty-five manats, legal entities from one hundred to five hundred manats.

Article 162-1. Violation of legislation on donation and transplantation of human organs and tissues

162-1.1. For the preparation, storage, transportation, import and export of donor organs by medical institutions and other persons not on the list approved by the body (institution) determined by the relevant executive authority -

officials are fined from three thousand to five thousand manats, legal entities from seven thousand to ten thousand manats.

162-1.2. Due to non-protection of the anonymity of the recipient in relation to the relatives of the cadaver donor during organ transplantation, and the anonymity of the cadaver donor in relation to the recipient and his relatives -

officials are fined in the amount of five hundred manats, and legal entities are fined in the amount of one thousand manats.

162-1.3. Due to failure to comply with the requirements stipulated in the Law of the Republic of Azerbaijan "On Donation and Transplantation of Human Organs and Tissues" during the collection of donor organs for transplantation from a living donor -

officials are fined in the amount of two thousand manats, legal entities in the amount of five thousand manats.

162-1.4. Due to the failure of the living donor to inform about his harmful habits and diseases known to him - shall be fined up to five hundred manats.

162-1.5. For the dissemination of information about the presence of a person's consent to the removal of organs for the purpose of transplantation after death or the will to refuse the removal of organs -

officials are fined in the amount of one thousand manats, and legal entities are fined in the amount of four thousand manats.

Note: Articles 162-1.1 and 162-1.3 of this Code are applied when the actions specified in those articles do not lead to criminal liability under the relevant articles of the Criminal Code of the Republic of Azerbaijan. [\[172\]](#)

Article 163. Illegal operation of caesarean section

For performing a caesarean section operation without medical grounds determined by the relevant executive authority -

officials are fined from five thousand to seven thousand manats, legal entities from ten thousand to fifteen thousand manats.

CHAPTER 21

Administrative offenses against political, social and labor rights

Article 164. Violation of the rules and duration of pre-election or referendum campaigning

164.1. Due to the violation of the rules and period of conducting the pre-election or referendum-related campaign established by the Election Code of the Republic of Azerbaijan -

a fine in the amount of one hundred to one hundred and fifty manats is imposed.

164.2. Due to the fact that the registered candidate was not given the opportunity to defend his honor and dignity in the media programs and periodicals of the television and radio broadcasting organizations defined by the election legislation by their actions at the end of the pre-election campaign period -

officials are fined from one hundred and fifty manats to two hundred and fifty manats, and legal entities are fined from five hundred to four hundred and fifty manats.

Article 165. Deliberately destroying campaign-publication materials or preventing the candidate from meeting with voters

With the consent of the owner or facility owner, for destroying, defacing, or preventing the distribution of campaign materials for election (pre-referendum) campaign posters and other such campaign materials hung in places intended for the placement of campaign materials, or preventing the candidate from meeting with voters -

a fine in the amount of six hundred to eight hundred manats is imposed.

Article 166. Deliberately spreading false information about the candidate

For deliberately publishing false information about a candidate for a deputy or an elected body (position) or disseminating false information in other ways in order to influence the outcome of the election -

shall be fined in the amount of seven hundred to nine hundred manats.

Article 167. Violation of the rights of election (referendum) commission members, observers, proxies, candidates, political parties, authorized representatives of the referendum campaign group, media representatives

The rights of election (referendum) commission members, observers, proxies, candidates, political parties, blocs of political parties, authorized representatives of the referendum campaign group, media representatives, as determined by the Election Code of the Republic of Azerbaijan, including timely receipt of copies of election documents and information, and for violating their rights or for the non-approval of copies of election documents -

a fine in the amount of one hundred fifty to three hundred manats is imposed.

Due to failure to provide correct, complete and timely information by the relevant executive authority providing information -
a fine in the amount of two hundred to three hundred manats is imposed.

Article 169. Violation of the rules for issuing and storing ballot papers, voting protocols and cards

Due to the violation of the rules for issuing and storing ballot papers, voting protocols and cards by the chairmen of commissions -
shall be warned or fined in the amount of fifty to seventy manats.

Article 170. Violation of the procedure for using the state automated information system

After the start of voting, until the protocols on the results of the elections and the results of the voting are signed, information services of the higher election commissions to the information services of the lower election commissions, for purposes other than signals confirming the reception of information -

natural persons shall be fined in the amount of two hundred to three hundred manats, and officials shall be fined in the amount of four hundred to six hundred manats.

Article 171. Making speeches calling for threats or violence in connection with the election (referendum), or distributing materials

In connection with the election (referendum), making speeches calling for threats or violence, or spreading such materials -
a fine in the amount of six hundred to nine hundred manats is imposed.

Article 172. Deliberate inclusion of a voter in more than one voter list

Due to the deliberate inclusion of a voter in more than one voter list -
shall be fined in the amount of eight hundred to one thousand manats.

Article 173. Violation of citizens' right to get acquainted with voter lists and other rights

173.0. By a member of the election (referendum) commission:

173.0.1. Violation of citizens' right to get acquainted with voter lists (list of citizens who have the right to participate in the election (referendum));

173.0.2. that citizens' applications about errors in voter lists (in the list of citizens with the right to participate in the election (referendum)) are not considered within the period specified by the Election Code of the Republic of Azerbaijan;

173.0.3. due to the fact that information about registered voters was not formalized and clarified in time -
a fine in the amount of one hundred and fifty manats to two hundred and fifty manats is imposed.

Article 174. Refusing leave to participate in elections (referendum).

In order to ensure his participation in the preparation or holding of elections to state or local self-governing bodies, for a registered candidate for a deputy or an elected body (position), the candidate's lawyer or a member of the election (referendum) commission -
a fine in the amount of two thousand to two thousand five hundred manats is imposed.

Article 175. Failure of a registered candidate to stop performing official duties during his participation in the elections

A registered candidate in the state or municipal service does not stop performing his official duties during his participation in the elections -
a fine in the amount of one thousand five hundred to two thousand manats is imposed.

Article 176. Violation of the procedure for collecting voter signatures

Due to the participation of legal entities, state and municipal bodies, institutions and organizations in the collection of signatures, regardless of the form of ownership -

officials are fined in the amount from eight hundred to one thousand manats, and legal entities in the amount from two thousand to three thousand manats.

Article 177. Violation of the rules of financing elections (referendum) or submitting financial reports

177.1. For violating the rules of election (referendum) financing established by the Election Code of the Republic of Azerbaijan, natural persons are fined from three hundred to five hundred manats, officials from one thousand five hundred to two thousand manats.

elections-

a fine of one thousand to two thousand manats is imposed.

Article 178. Violation of the rules for the preparation and distribution of anonymous campaign materials or advertisements

178.1. Due to the lack of information on the name of the organizations that prepared and commissioned the preparation of materials, the circulation of the materials and the date of release in the publication and audiovisual campaign materials for election or referendum -

a fine in the amount of one hundred fifty to two hundred manats is imposed.

178.2. Due to the violation of the rules established by the Election Code of the Republic of Azerbaijan for the preparation and distribution of advertisements about political parties, blocs of political parties, candidates or registered candidates, or the charity services -

a fine in the amount of one hundred fifty to three hundred manats is imposed.

178.3. Due to the preparation or distribution of pre-election publication materials without the written consent of political parties, candidates or registered candidates -

a fine in the amount of two hundred to three hundred manats is imposed.

Article 179. Deliberate failure to submit or publish information about voting results or election results

179.1. At the request of voters, registered candidates, political parties, blocs of political parties and proxies of candidates of political parties, blocs of political parties, authorized representatives of referendum campaign groups, media representatives and chairpersons of the respective election commissions will review the voting results and due to the deliberate non-publication of information related to the results-

a fine in the amount of one thousand five hundred to two thousand manats is imposed.

179.2. Due to the deliberate non-publication of information on the results and results of the voting in the manner and within the time provided for in the Election Code of the Republic of Azerbaijan.

a fine in the amount of two thousand to two thousand five hundred manats is imposed.

Article 179-1. Violation of the legislation on the procedure for citizens of the Republic of Azerbaijan to use the right of legislative initiative [\[173\]](#)

179-1.1. Due to the participation of state bodies, municipal institutions and legal entities regardless of the form of ownership in or the draft law (decision) prepared in order to exercise the right of legislative initiative of the citizens of the Republic of Azerbaijan and submitted to the Milli Majlis of the Republic of Azerbaijan -

officials are fined in the amount of five hundred to eight hundred manats, legal entities in the amount of one thousand five hundred to two thousand manats.

179-1.2. For the financing of the signature collection process related to the exercise of the right of legislative initiative by the citizens of the Republic of Azerbaijan and other measures stipulated in the Law of the Republic of Azerbaijan "On the procedure for the exercise of the right of legislative initiative by the citizens of the Republic of Azerbaijan", foreign states, international organizations, foreign legal entities, international organizations, stateless persons, also due to the use of funds of legal entities whose founder is a foreign state, international organization, foreign legal entity or stateless person -

natural persons shall be fined in the amount of two hundred to four hundred manats, officials in the amount of one thousand to two thousand manats, legal persons in the amount of four thousand to six thousand manats.

Article 180. Preventing meetings, rallies, demonstrations, street marches and pickets

For preventing meetings, rallies, demonstrations, street marches and pickets organized in accordance with the Law of the Republic of Azerbaijan "On Freedom of Free Assembly"-

natural persons shall be fined in the amount of 1,500 to 3,000 manats, officials in the amount of 3,000 to 6,000 manats, legal entities in the amount of 15,000 to 30,000 manats.

Article 181. Violation of the legislation on education

181.0. Violation of the legislation on education, namely:

181.0.1. to deprive a person of any stage, level and form of education;

181.0.2. allowing psychological violence against the student in an educational institution without criminal signs;

181.0.3. to involve students in work and events not related to the educational process, except for the cases established by law;

181.0.4. due to the directing of state educational and scientific research grants to the financing of activities of the institution that do not correspond to the purposes of granting those grants -

natural persons are fined in the amount of one hundred manats, officials in the amount of three hundred manats, and legal entities in the amount of five thousand manats.

Article 182. Violation of the right to education due to human immunodeficiency virus infection

expulsion from the educational institution -

officials are fined in the amount of one thousand five hundred to two thousand manats.

Article 183. Refusal to place persons living with human immunodeficiency virus in social service institutions and to provide them with social services

Due to the refusal to place people living with the human immunodeficiency virus in social service institutions and to provide them with social services -

officials are fined in the amount of one thousand five hundred to two thousand manats.

Article 184. Violation of the legislation on political parties

184.1. Due to the political party operating without state registration -

natural persons are fined from seven hundred to one thousand manats.

184.2. Due to the establishment or activity of foreign political parties, as well as their divisions and organizations, in the territory of the Republic of Azerbaijan -

natural persons are fined from seven hundred to one thousand manats, officials from five hundred to two thousand manats, legal persons from two thousand to eight thousand manats.

184.3. For admission of foreigners and stateless persons to the political party -

officials are fined in the amount from eight hundred to one thousand manats, legal entities in the amount from three thousand to five thousand manats.

184.4. With the exception of the actions defined by the Law of the Republic of Azerbaijan "On Political Parties", during the period of activity of a political party is suspended or its liquidation is registered with the state, its activities in any form, including the actions of its bodies (structural institutions) and members on behalf of the political party and or for performing activities, holding meetings, conducting transactions, or participating in the illegal organization or work of its activities -

natural persons are fined from seven hundred to one thousand manats, officials from five hundred to two thousand manats, legal persons from two thousand to eight thousand manats.

184.5. For taking any actions related to the activity of the political party by the bodies (structural bodies) of the political party that include making decisions or signing documents -

natural persons are fined from seven hundred to one thousand manats.

184.6. Due to the failure to submit information about the subsequent changes in the register of political party members to the bodies determined by the relevant executive authority within the period specified by the Law of the Republic of Azerbaijan "On Political Parties" -

officials are fined in the amount of one thousand to five hundred manats, and legal entities are fined in the amount of two thousand to five thousand manats.

184.7. With the exception of the preparation and sale of socio-political publications, other propaganda and campaign materials, involvement of the political party in other types of entrepreneurial activity -

a fine in the amount of two to four times the damage caused as a result of an administrative error (earned income) is imposed.

184.8. Due to interference by the political party in the activities of state bodies (institutions), local self-government bodies, officials or the entrepreneurial activities of other persons -

officials are fined in the amount of one thousand to five hundred manats, and legal entities are fined in the amount of three thousand to five thousand manats.

184.9. Due to the political party's failure to inform the body (institution) determined by the relevant executive authority within the period specified by the Law of the Republic of Azerbaijan "On Political Parties" about the conclusion of an agreement with the political parties of other countries for entry into membership of the international alliances of political parties -

officials are fined in the amount of five hundred to seven hundred manats, legal entities in the amount of one thousand five hundred to three thousand manats.

184.10. Due to the receipt of funds by the political party from entities prohibited by the Law of the Republic of Azerbaijan "On Political Parties" in cash (without transfer to a bank account) or in foreign currency -

officials are fined from two thousand to two thousand five hundred manats, legal entities from six thousand to eight thousand manats

184.11. Due to the acceptance by a political party of a membership fee or donation exceeding the amount (value) determined by the Law of the Republic of Azerbaijan "On Political Parties" during the year from a member of the political party or another person -

an already accepted membership fee or donation that is the direct object of an administrative offense shall be confiscated and fined in the amount of eighty to one hundred percent of its amount (value).

184.12. Due to the political party opening any type of account (including any type of financial institutions) outside the borders of the Republic of Azerbaijan -

officials are fined in the amount of 1,500 to 2,000 manats, and legal entities are fined in the amount of 4,000 to 5,000 manats.

184.13. Due to the fact that the political party did not return the donation received in violation of the requirements of the Law of the Republic of Azerbaijan "On Political Parties" within the period specified by that Law, and if this was not possible, did not transfer it to the state budget, a fine of sixty to eighty percent of the amount of the donation, which was the direct object of the administrative offense, is imposed.

184.14. For failure to submit information to the Central Election Commission of the Republic of Azerbaijan about the amount of donations made by the political party and the persons who made the donation, as well as financial assistance considered donations according to the Law of the Republic of Azerbaijan "On Political Parties", or for failure to submit it fully, correctly or on time -

officials are fined from two thousand to two thousand five hundred manats, legal entities from six thousand to eight thousand manats

184.16. Due to the repeated commission of the offenses provided for in Articles 184.6 and 184.9 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction - officials are fined from two thousand to two thousand five hundred manats, legal entities from four thousand to six thousand manats.

184.17. Due to the repeated commission of the offenses provided for in Articles 184.1 - 184.5, 184.8, 184.10, 184.12, 184.14 and 184.15 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction - natural persons shall be fined in the amount of 1,500 to 2,000 manats, officials in the amount of 3,000 to 5,000 manats, and legal entities in the amount of 10,000 to 15,000 manats. [\[174\]](#)

Article 185. Violation of copyright and related rights

For infringement of copyright and related rights, if it causes minor damages - pirated copies, as well as the materials, equipment, and other means used in the preparation (production) and distribution of copies, and other means that cause a violation of the law, shall be fined in the amount of eighty to one hundred fifty manats.

Note: In Articles 185 - 188 of this Code, "in case of small amount of damage" means the amount up to one thousand manats.

Article 186. Violation of the exclusive right to use integrated circuit topology

Without the permission of the author or other right holder, except for the removal of the non-original part of the integrated circuit topology, as a whole, or any part of it by including it in the integrated circuit or copying in any other way, as well as applying or an integrated circuit consisting of that topology, when it causes a small amount of damage due to its importation, offering or inclusion in economic circulation in another form -

a fine of eighty to one hundred fifty manats is imposed.

Article 187. Violation of requirements for use of folklore samples

Due to the violation of the requirements for the use of folklore samples, if this causes a small amount of damage - with the confiscation of folklore object copies (pirated copies) made in violation of the requirements for the use of folklore samples, natural persons in the amount of eighty to one hundred and fifty manats, officials in the amount of six hundred to eight hundred manats, legal entities in the amount of two thousand five hundred manats shall be fined up to one thousand five hundred manats.

Article 188. Illegal use of data sets

Due to the illegal use of data sets, if this causes minor damage - pirated copies of the information collection, as well as materials used in the preparation (production) and distribution of copies, equipment and other means that cause violations of the law, natural persons in the amount from eighty to one hundred manats, officials in the amount from six hundred to eight hundred manats, legal entities a fine in the amount of one thousand manats to two thousand five hundred manats is imposed.

Article 189. Non-fulfilment of children's education duties by parents or their substitutes

189.1. Due to non-fulfilment or improper fulfillment of the duties of education and training of minors by parents or persons replacing them without valid reasons -

shall be warned or fined in the amount of forty to sixty manats.

~~189.2. Except for the reasons determined by the relevant executive authority, if the student misses the school or compulsory general secondary education for more than 7 days in a month -~~

~~parents or persons replacing them are fined in the amount of one hundred manats.~~ [\[175\]](#)

189.3. When the actions provided for in Article 189.1 of this Code lead to neglect of minors - shall be fined from sixty to one hundred manats.

189.4. The actions provided for in Article 189.1 of this Code are the commission of a socially dangerous act with characteristics by children who have not reached the age limit, which allows minors to consume alcohol, drugs or psychotropic substances, or engage in vagrancy, to attract criminal responsibility, or in case of causing the commission of an act with signs of an offense by children from four to sixteen years of age -

shall be fined from sixty to one hundred manats.

Article 190. Deliberate refusal to help parents

Due to the willful refusal of adults to maintain and look after their incapacitated parents - shall be warned or fined in the amount of sixty to one hundred manats.

Article 191. Violation of the legislation on labor pensions

in the decision on the refusal to assign the labor pension, and the decision on the refusal to assign the labor pension is provided due to not being sent to the applicant within the stipulated time-
a fine in the amount of one thousand to one thousand five hundred manats is imposed.
191.2. Due to the fact that the labor pensioner and the employer did not provide information about the circumstances that change in the amount of the labor pension and the supplement to the labor pension and the suspension of payment to it determines the labor pension -
a fine of eighty to one hundred manats is imposed.
-

Article 192. Violation of labor legislation

192.1. In accordance with the Labor Code of the Republic of Azerbaijan, before the employment contract (contract) enters into force, individuals are involved in the performance of any works (services) by the employer.
natural persons shall be fined in the amount of one thousand to two thousand manats, officials in the amount of three thousand to five thousand manats, legal persons in the amount of twenty thousand to twenty five thousand manats.
192.2. Due to violation of the rules of attestation of employees and workplaces by the employer-
shall be fined in the amount of seven hundred to one thousand two hundred manats.
192.3. Due to the payment to the employee of a salary lower than the minimum salary determined by the relevant executive authority officials are fined in the amount from one thousand manats to one thousand five hundred manats.
192.4. Due to violations of the law in the calculation and payment of the employee's labor and vacation fees , *travel expenses and other payments provided for in the labor legislation* , except for errors made as a result of mathematical calculations -
officials are fined from seven hundred to one thousand five hundred manats. [176]
192.5. Due to violation of employee's vacation rights, non-granting of work leave to the employee, as well as non-compensation determined for unused work leave-
officials are fined in the amount of one thousand five hundred to two thousand manats.
192.6. Due to the termination of the employee's employment contract in violation of the requirements of the labor legislation officials are fined in the amount of one thousand five hundred to two thousand manats.
192.7. Due to the failure of the employer to open the labor book to the employee within the period specified in the labor legislation officials are fined from five hundred to one thousand manats.
192.8. Due to the employment of a person under the age of 15 by the employer-
officials are fined in the amount of one thousand to five hundred manats, and legal entities are fined in the amount of five hundred to five thousand manats.
192.9. Due to the employer's involvement of children in activities that may endanger their life, health or morale -
officials are fined from three thousand to four thousand manats, legal entities from ten thousand to thirteen thousand manats.
192.10. For refusing to employ persons living with the human immunodeficiency virus, except for the types of professions and positions where they are not allowed to work, or for dismissing them from work due to infection with the human immunodeficiency virus officials are fined in the amount of one thousand five hundred to two thousand manats.
192.11. Due to the refusal to conclude an employment contract with a person due to having multiple sclerosis or the termination of an employment contract (with the exception of cases where the employer does not have a relevant job (position), as well as refusing to employ such persons in workplaces where it is not allowed to use the labor of such persons)-
officials are fined in the amount of one thousand five hundred to two thousand manats.
192.12. Due to the conclusion of an employment contract to engage in pedagogical activity with persons who are prohibited from pedagogical activity by law -
officials are fined in the amount of three thousand manats. [177]

Note: Article 192.1 of this Code is applied when the actions specified in that article do not lead to criminal liability according to the relevant article of the Criminal Code of the Republic of Azerbaijan.
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Article 193. Do not force the employee to perform work (service) that is not included in the labor function

For forcing an employee to perform work (service) that is not included in the labor function by threatening to terminate an employment contract or deprive him of benefits and privileges specified in the collective agreement -
a fine of one thousand to two thousand manats is imposed.

Article 194. Non-admission to workplaces determined by quota

Due to non-acceptance of persons who are in special need of social protection and have difficulties in getting a job, sent by the relevant authority, to the workplaces determined for them according to the quota , or due to ~~the non-transfer of funds to the state budget~~ a fine in the amount of one thousand five hundred to two thousand manats is imposed.

Article 195. Violation of the legislation on social benefits

195.1. Due to the fact that the decision on the appointment of the social allowance by the relevant executive authorities

a fine in the amount of one thousand to one thousand five hundred manats is imposed.

195.2. Due to the fact that the recipient of benefits (members of his family) did not provide information to the relevant authorities about the circumstances that led to the suspension of the payment of benefits -

a fine of eighty to one hundred manats is imposed.

Article 196. Non-transfer of membership fees to the special account of trade union organizations

Regardless of the form of ownership, due to the fact that the employer does not ensure that trade union members' deductions from the wages of employees who are members of the trade union through accounting, and that the department, enterprise or organization are not transferred to the special account of the trade union organization within 4 working days -

officials are fined in the amount from one thousand manats to one thousand five hundred manats.

Article 197. Violation of the legislation on social service

197.1. Due to the provision of incorrect information for the assessment, determination and decision-making of the needs for social services provided by the state -

officials shall be fined from fifty to one hundred manats.

197.2. Due to failure to inform subjects providing social services about the changes affecting the suspension of social services by the state -

a fine of eighty to one hundred manats is imposed.

197.3. Due to the illegal or unjustified admission of a person who does not need social services to social services by the refusal to admit a person to social services if there are grounds for the provision of social services by the state -

officials are fined in the amount from one thousand manats to one thousand five hundred manats.

197.4. Due to failure to provide official information to the applicant within the period specified by the Law of the Azerbaijan Republic "On social service" on the decision to refuse to provide social services or to refuse to provide social services, or due to failure to indicate the reasons for refusal in the decision to refuse to provide social services -

officials are fined in the amount from one thousand manats to one thousand five hundred manats.

197.5. Due to the violation of the requirements that determine the quality, volume and conditions of social service provision for natural persons shall be fined from fifty to one hundred manats, officials from three hundred to six hundred manats, legal entities from one thousand to five hundred manats.

Article 198. Violation of labor protection regulations

198.1. Violation of labor protection rules, namely: [\[179\]](#)

198.1.1. failure to comply with the requirements of labor protection standards, norms and rules;

198.1.2. failure to comply with the safety of buildings, facilities, equipment and technological processes;

198.1.3. failure to adapt the healthy sanitary-hygienic conditions and labor protection of workplaces to the current regulatory requirements;

198.1.4. non-arrangement of necessary sanitary-household and treatment-prophylactic services for employees;

198.1.5. non-observance of the normal work and rest regime;

198.1.6. failure to provide free special clothing, special shoes and other personal protective equipment to employees in hazardous periods and in the required varieties;

198.1.7. failure to ensure the education, training, organization of knowledge verification and promotion of labor protection for employees on labor protection norms and rules;

198.1.8. failure to include rules on labor protection in the collective agreement;

198.1.9. failure to submit a statistical report on labor protection, labor conditions and the results of the measures taken to improve labor protection to the applicable norms in the period and in the form determined by the relevant executive power body ;

198.1.10. due to operation of rotating and transmission parts of machines and equipment without protection devices prescribed by the manufacturer -

shall be fined from *five hundred to one thousand manats* . [\[180\]](#)

198.2. Due to negligence of slight damage to human health as a result of violation of these rules by the person entrusted with ensuring compliance with technical safety or other rules of labor protection — [\[181\]](#)

a fine in the amount of one thousand to one thousand five hundred manats is imposed.

198.3. When the actions provided for in Article 198.2 of this Code cause minor damage to the victim's health -

a fine in the amount of one thousand five hundred to two thousand manats is imposed.

Article 199. Failure to provide healthy and safe labor protection conditions

Due to the employer's failure to provide employees with healthy and safe labor protection conditions at their workplaces and to fulfill the measures stipulated in the collective agreements -

shall be fined in the amount of seven hundred to one thousand five hundred manats.

Due to the involvement of the head and specialists of the labor protection service by the employer in the performance of their duties -
fined in the amount of one thousand two hundred manats.

Article 201. Unreasonable refusal to conclude a collective agreement (agreement).

Due to unjustified refusal to conclude a collective agreement (agreement)-
shall be fined in the amount of one thousand five hundred manats.

Article 202. Non-performance or violation of the collective agreement (agreement).

Due to non-fulfilment or violation of the obligations arising from the collective agreement (agreement) by the employer-
a fine in the amount of one thousand to one thousand five hundred manats is imposed.
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Article 203 . Failure to provide information necessary for conducting collective negotiations and monitoring the implementation of the collective agreement (agreement).

Due to failure to provide the information necessary for conducting collective negotiations or monitoring the implementation of collective agreement (agreement)-
shall be fined in the amount of seven hundred and fifty manats.

Article 204. Do not force to participate or refuse to participate in holidays

For forcing a person to participate in or refuse to participate in vacations by using a person's financial dependence -
a fine in the amount of six hundred to eight hundred manats is imposed.
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Article 205. Pressure on an employee who has been sexually harassed

Due to harassment or harassment of an employee who has complained to the employer or supervisor for sexual harassment
officials are fined from one thousand five hundred manats to two thousand five hundred manats.

Article 205-1. Violation of legislation on the rights of persons with disabilities [\[182\]](#)

205-1.1. Violation of the legislation on the rights of persons with disabilities, namely:

205-1.1.1. allowing any discrimination based on the sign of disability in labor relations, as well as restricting the labor rights of persons with disabilities in relation to other workers in collective and labor contracts;

205-1.1.2. except for cases where the health of a person with a disability prevents him from performing his professional duties, or posing a threat to the health and safety of other people, to refuse to conclude an employment contract with him due to his disability, to be promoted at work or to transfer him to another job (occupation) without his consent, to the position);

205-1.1.3. the termination by the employer of the employment contract concluded with persons with disabilities undergoing rehabilitation in a rehabilitation institution and other rehabilitation subjects, regardless of the duration, except in cases of liquidation of the institution;

205-1.1.4. except for the cases of liquidation of the enterprise, the termination of the employment contract by the employer with the employee who lost his ability to work as a result of accidents in that production or contracted an occupational disease and was determined to be disabled as a result of an occupational accident or disease;

205-1.1.5. failure to ensure the implementation of the Individual Rehabilitation Program designed for the purpose of medical, psychological-pedagogical rehabilitation and development of social skills of persons with disabilities by state bodies and state-owned legal entities;

205-1.1.6. taking into account the Personal Rehabilitation Program of employees who lost their ability to work as a result of an occupational accident or disease and as a result of which their disability was determined, at their request and in accordance with the requirements of Article 11 of the Law of the Republic of Azerbaijan "On the Rights of Persons with Disabilities", for not allocating workplaces or organizing employment -

a fine in the amount of three hundred to five hundred manats is imposed.

205-1.2. Due to non-payment by the guilty legal and natural persons and state bodies of the costs related to the adaptation of workplaces for persons with disabilities as a result of industrial accidents and occupational diseases -

shall be fined from five hundred to one thousand manats.
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CHAPTER 22

Administrative offenses related to the illegal circulation of narcotics and psychotropic substances

Article 206. Illegal consumption of narcotics , psychotropic substances, preparation, acquisition, storage, transportation of small amounts without the purpose of sale [\[183\]](#)

Due to the illegal consumption of narcotic drugs, psychotropic substances, preparation, acquisition, storage, transportation

... to two months is imposed.

Note:

1. A person who voluntarily hands over a small amount of narcotics and psychotropic substances prepared, obtained, stored or sent without the purpose of sale shall be exempted from administrative responsibility for the actions provided for in this article.
2. In this article, the word "small amount" means the amount of narcotic drugs and psychotropic substances lower than the significant amount determined by the relevant law. [\[184\]](#)

Article 206-1. Preparation, acquisition, storage, shipment or transportation of precursors for use in the illegal preparation and processing of narcotic drugs or psychotropic substances [\[185\]](#)

For preparation, acquisition, storage, sending or transportation of precursors in small quantities with the aim of using them for preparation and processing of narcotic drugs or psychotropic substances -
a fine in the amount of two hundred to three hundred manats is imposed.

Note:

1. In this article, the term "small amount" means an amount lower than a significant amount of precursors defined by the relevant law.
2. A person who voluntarily hands over the precursors that he prepared, acquired, stored, sent or transported with the aim of using them for illegal preparation and processing of narcotic drugs or psychotropic substances is exempted from administrative responsibility for the actions provided for in this article.

Article 207. Refusing to undergo a medical examination for the purpose of determining cases of consumption or transportation of narcotic drugs, psychotropic substances, as well as the state of intoxication caused by such consumption

For refusing to undergo a medical examination for the purpose of determining cases of consumption or transportation of narcotic drugs, psychotropic substances, as well as the state of intoxication caused by such consumption -
a fine in the amount of three hundred to four hundred manats is imposed.

Article 208. Cultivation of small quantities of plants containing illegal narcotic substances [\[186\]](#)

For the illegal cultivation (planting or cultivation) of small quantities of plants containing narcotic substances - [\[187\]](#)
a fine in the amount of two hundred to three hundred manats is imposed, depending on the circumstances of the case and taking into account the identity of the offender, and if the application of these measures is not considered sufficient, administrative imprisonment for a period of up to six months is imposed.

Note: In this article, the term "small amount" means a quantity lower than the significant amount of plants containing narcotic substances determined by the relevant law.

Article 209. Failure to take measures to destroy wild plants containing narcotic substances

Due to failure to take measures to destroy wild plants containing narcotic substances found on the land owned by natural persons, government bodies, leased, used or owned by individuals or legal entities engaged in agricultural activities in plant growing -
natural persons are fined in the amount of one hundred and fifty manats, officials in the amount of four hundred manats, legal entities in the amount of one thousand manats.

CHAPTER 23

Administrative offenses against the rules of sanitary-hygiene and sanitary-epidemiological safety of the population

Article 210. Not engaging in private medical activity or pharmacy without a license

- 210.1. For engaging in private medical practice or pharmacy without a license -
natural persons shall be fined in the amount of two thousand to three thousand manats, officials in the amount of five thousand to ten thousand manats, legal persons in the amount of twenty thousand to thirty thousand manats.
- 210.2. For practicing folk medicine without a relevant diploma or special permit issued in accordance with the law -
shall be fined from four hundred to six hundred manats.

Article 211. Violation of the anti-epidemic regime, sanitary-hygiene and quarantine regimes [\[188\]](#)

211.1 For violation of the anti-epidemic regime, sanitary-hygiene and quarantine regimes -
natural persons shall be fined in the amount of two hundred to four hundred manats, officials shall be fined in the amount of four thousand to six thousand manats, or, depending on the circumstances of the case, administrative imprisonment for a period of up to one month, taking into account the identity of the offender.

legal entities - [\[190\]](#)
natural persons are fined in the amount of one hundred manats, officials in the amount of three hundred manats, and legal entities in the amount of six hundred manats. [\[191\]](#)

211.3. Due to the repeated commission of the offense provided for in Article 211.2 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -
natural persons are fined in the amount of two hundred manats, officials in the amount of six hundred manats, and legal entities in the amount of one thousand two hundred manats. [\[192\]](#)

Article 212. Non-observance of restrictions on the consumption of tobacco products

212.1. For smoking tobacco in other places prohibited by the Law of the Republic of Azerbaijan "On Limiting the Use of Tobacco Products", except for the places provided for in Articles 299, 305, 306.4, 318 and 322.0.4 of this Code - [\[193\]](#)
shall be fined in the amount of thirty manats.

212.2. Due to the fact that the specially designated places for smoking in enterprises, offices, organizations are not equipped to meet the sanitary-hygienic norms and the requirements set by the relevant executive power body, and that there is a "no smoking" warning sign in visible places - [\[194\]](#)

officials are fined in the amount of four hundred manats, legal entities in the amount of one thousand manats.

212.3. Involvement of minors in the process of tobacco use by buying or giving tobacco products, offering or demanding the use of tobacco products -
is fined in the amount of one hundred manats.

212.4. Due to the release of tobacco waste into the environment -
shall be fined in the amount of fifty manats.

212.5. Due to failure to prevent tobacco smoking in places prohibited by the Law of the Republic of Azerbaijan "On the Restriction of Tobacco Products" (except for special places organized for smoking tobacco) -

officials are fined in the amount of five hundred manats, legal entities in the amount of one thousand two hundred manats. [\[195\]](#)

Article 213. Violation of the legislation on the feeding of infants and young children

213.0. Violation of legislation on feeding infants and young children, namely:

213.0.1. in the advertising of artificial food products for infants and early-aged children, not to provide information about the age of the child, not to mention the need to consult with specialists, and not to mention the superiority of mother's milk; [\[196\]](#)

213.0.2. financing of scientific research works related to children's nutrition without a positive opinion of the relevant authority;

213.0.3. encouraging medical workers and their family members in one way or another in order to increase the sale of artificial food products for babies and early-aged children; [\[197\]](#)

213.0.4. For advertising of artificial food products for infants and young children among pregnant women and mothers, in medical facilities -
natural persons are fined from one hundred fifty to two hundred manats, officials from two hundred fifty to three hundred manats, legal entities from seven hundred fifty to one thousand manats.

Article 214. Violation of the legislation on compulsory dispensation of children

214.1. Due to the fact that the legal representative of the child does not comply with the instructions of the medical staff in connection with dispensation, or the child is not brought to the relevant medical institution at the doctor's call, or if the child's permanent residence changes, and the child's registration is not applied to the local medical institution within one month -
shall be warned or fined in the amount of twenty manats.

214.2. In connection with dispensary measures, children are not subjected to an annual medical examination and health examinations, children's health status is not determined and evaluated, or a register of examinations and treatment-recommended measures conducted for each child is not kept, or social measures to eliminate the causes of diseases among children, due to non-implementation of sanitary-hygiene, anti-epidemic and treatment-remedial measures, or non-placement of sick and at-risk children in medical institutions-

natural persons are fined in the amount of thirty manats, officials in the amount of one hundred and fifty manats, and legal entities in the amount of five hundred manats.

Article 215. Violation of citizens' rights in the field of health protection

215.1. For the implementation of medical activities by persons engaged in medical activities outside of the works specified in the charters of state medical institutions or in the license issued to them in the field of private medical activities -

natural persons shall be fined in the amount of three hundred to five hundred manats, officials in the amount of eight hundred to one thousand manats.

natural persons shall be fined in the amount of two hundred to three hundred manats , and officials shall be fined in the amount of five hundred to eight hundred manats .

215.3. Due to non-provision of specialized medical assistance in accordance with the Law of the Republic of Azerbaijan "On Protection of Health of the Population" -

shall be fined in the amount of five hundred manats. [\[199\]](#)

215.4. In accordance with the legislation, persons (employees) who have not passed certification are allowed to practice medicine and [\[200\]](#)

officials are fined in the amount from eight hundred to one thousand manats, legal entities in the amount from six thousand to eight thousand manats.

Article 215-1. Violation of legislation on psychological assistance [\[201\]](#)

215-1.1. For forcing to receive psychological help -
shall be fined in the amount of five hundred manats.

215-1.2. During the provision of clinical psychological assistance, a clinical (medical) psychologist prescribes drugs, including the use of methods that expose the human body to mechanical or other effects (surgery, laser, ionizing radiation, ultrasound, electroconvulsive therapy),
natural persons shall be fined in the amount of five hundred to seven hundred manats, officials in the amount of eight hundred to one thousand manats, legal entities in the amount of one thousand two hundred to two thousand manats.

215-1.3. For conducting research in the field of psychological assistance that may harm the life, health, psychological well-being of persons receiving psychological assistance -

natural persons shall be fined from seven hundred to one thousand manats, officials from one thousand two hundred to one thousand five hundred manats, legal persons from two thousand to two thousand five hundred manats.

Article 216. Violation of sanitary-hygiene and anti-epidemic regimes in educational or medical institutions

Due to violation of sanitary-hygiene and anti-epidemic regimes in educational or medical institutions -
a fine in the amount of two hundred to three hundred manats is imposed.

Article 217. Violation of sanitary norms and rules, hygiene norms in transport

Due to the violation of sanitary norms and rules, hygiene norms in transport defined by legislation -
shall be fined from seventy to one hundred manats.

Article 218. Violation of universal safety measures when providing medical, cosmetology, barber services, as well as other services involving contact with blood and other biological fluids

Due to the violation of universal safety measures when providing medical, cosmetology, barber services, as well as other services involving contact with blood and other biological fluids -

natural persons are fined in the amount from three hundred to four hundred manats, officials in the amount from five hundred to seven hundred manats, legal entities in the amount from two thousand manats to two thousand five hundred manats.

Article 219. Violation of norms, rules and regulations aimed at ensuring sanitary-epidemiological safety during construction, reconstruction, improvement, and equipping with new equipment of settlements or enterprises, their release of buildings, facilities

Designing, building, reconstructing, upgrading of settlements or enterprises, their release complexes, buildings, facilities, equipment, regardless of the form of ownership, without complying with the norms, rules and regulations aimed at ensuring sanitary-epidemiological safety, without agreement with the relevant executive power body due to equipping-

natural persons are fined from one hundred to one hundred and fifty manats, officials from two hundred to three hundred manats, legal persons from four hundred to six hundred manats.

Article 220. Violation of technical normative legal acts in the field of food safety on the organization of population, production, storage, transportation and sale of food products [\[202\]](#)

220.1. Due to the violation of technical normative legal acts in the field of food safety regarding the organization of public catering specially organized places (canteens, restaurants, cafes, bars, etc.) or preparation of food and drinks, their storage and sale to the public
natural persons are fined from fifty to one hundred manats, officials from one hundred to two hundred manats, legal persons from two hundred to four hundred manats.

220.2. Due to the violation of technical normative legal acts in the field of food safety during the production, storage, transportation and sale of food products-

natural persons are fined from fifty to one hundred manats. officials from one hundred to two hundred manats. legal persons from two hundred to four hundred manats.

Article 221. Violation of legislation on medicinal products [\[203\]](#)

221.1. Deliberately selling, storing for the purpose of sale, medicines of unknown quality, which do not meet the requirements of technical documents, whose origin is expired, which require state registration in accordance with the Law of the Republic of Azerbaijan "On Medicinal Products" but which have not passed state registration, or importation, as well as production, sale, storage for the purpose of sale or importation of medicinal products, if these acts are committed in small quantities -

by confiscating medicinal products that are the direct object of an administrative offense, officials are fined in the amount of 1,500 to 2,000 manats, and legal entities are fined in the amount of 5,000 to 7,000 manats.

221.2. According to the Law of the Republic of Azerbaijan "On Medicinal Products" for the sale of state-registered medicinal products without price regulation as determined by the relevant executive authority -

officials are fined in the amount of 1,500 to 2,000 manats, and legal entities are fined in the amount of 5,000 to 7,000 manats.

221.3. In accordance with the Law of the Republic of Azerbaijan "On Medicinal Products" for the sale of state-registered medicinal products at prices different from those regulated by the relevant executive power body -

officials are fined in the amount of one thousand to five hundred manats, and legal entities are fined in the amount of three thousand to seven thousand manats.

221.4. Due to the repeated commission of the offense provided for in Article 221.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

Officials shall be fined from two thousand to two thousand five hundred manats, and legal entities from seven thousand to nine thousand manats, by confiscating medicinal products that are the direct object of an administrative offense.

221.5. Due to the repeated commission of the offenses provided for in Articles 221.2 and 221.3 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

officials are fined in the amount from two thousand five hundred manats to three thousand five hundred manats, legal entities in the amount from seven thousand to nine thousand manats.

221.6. Due to the timely or incorrect submission of declarations, reporting documents and information for the purpose of regulating the sale of state-registered medicinal products -

officials are fined in the amount of three hundred to seven hundred manats, legal entities in the amount of one thousand to five hundred manats.

221.7. Due to unjustified refusal of state registration of medicinal products or price regulation, requiring documents not provided for by the relevant executive authority for registration or price regulation, as well as delaying registration or price regulation -

officials are fined from five hundred to eight hundred manats.

221.8. For the production, import or sale of food additives with biological activity, on which the words "not a medicinal product" are indicated and in their instructions for use (inserts) -

officials are fined in the amount of five hundred to eight hundred manats, legal entities in the amount of one thousand five hundred to two thousand manats.

221.9. Due to the prescription of food additives with biological activity -

officials are fined from fifty to one hundred manats, legal entities from one hundred and fifty manats to two hundred manats. [\[204\]](#)

221.10. For violation of requirements for production, transportation and storage of medicinal products, as well as wholesale sale - [\[205\]](#)

officials are fined in the amount of one thousand five hundred manats to two thousand five hundred manats, and legal entities in the amount of five thousand to seven thousand manats.

221.11. Due to the repeated commission of the offense provided for in Article 221.10 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

officials are fined in the amount of two thousand five hundred to four thousand five hundred manats, legal entities in the amount of seven thousand to eight thousand manats.

Note: In Article 221.1 of this Code, the term "small amount" means the amount up to one thousand manats.

Article 222. Violation of the legislation on environmentally friendly agriculture

Due to the affixing of the national trademark of ecologically clean agriculture and food products to agricultural and food products that do not meet the requirements of ecologically clean agriculture, the mixing of those products with products produced by traditional methods by the persons involved in the circulation of ecologically clean agriculture and food products, and the non-protection of their rights [\[206\]](#)

natural persons are fined in the amount of fifty manats, officials in the amount of three hundred manats, and legal entities in the amount of two thousand manats.

Article 223. Participation in physical education and sports and admission to sports competitions without official authorization documents

Due to non-school educational institutions and physical education and sports organizations engaging children and youth in physical education and sports or allowing them to participate in sports competitions without official medical documents issued in accordance with the law -

officials are fined from one hundred to two hundred manats.

Due to the use or promotion of use of doping means and (or) *methods* -
natural persons are fined from fifty to one hundred manats, officials from one hundred to two hundred manats.

Article 225. Falsification and sale of drugs and food by adding doping agents, as well as means and *methods* of production, and use of doping agents , dissemination of information about the places where they can be obtained [\[208\]](#)

225.1. Due to their falsification or sale by adding doping agents to the composition of medicines and food -
natural persons shall be fined in the amount of one hundred fifty to two hundred manats, officials in the amount of two hundred to three hundred manats, legal persons in the amount of three hundred to four hundred manats.

225.2. According to the dissemination of information about the means and *methods* of preparation, production, and use of doping agents and the places where they can be obtained -
natural persons are fined from fifty to one hundred manats, officials from one hundred to two hundred manats, legal entities from two hundred to three hundred manats.

Article 226. Violation of doping control rules

Due to violation of doping control rules by physical education and sports organizations, athletes, coaches, doctors, specialists -
shall be fined in the amount of one hundred to two hundred manats.

CHAPTER 24

Administrative offenses against property

Article 227. Petty robbery

For petty larceny, i.e., plunder of another's property by means of theft, embezzlement, extravagance, abuse of office or fraud, *from one hundred and sixty hours to two hundred and forty hours*, depending on the circumstances of the work or public work account the identity of the offender, and if the application of these measures is not considered sufficient, administrative detention for a period of up to *three months* is applied. [\[209\]](#)

Note: Article 227 of this Code is applied when the actions specified in that article do not lead to criminal liability according to the requirements of the Criminal Code of the Republic of Azerbaijan. [\[210\]](#)

Article 227-1. Damage to property by fraud or breach of trust [\[211\]](#)

Causing a small amount of damage to the property of the owner or other owner without signs of robbery by means of deception or abuse of trust, shall be fined in the amount of five hundred to one thousand manats, or depending on the circumstances of the case, taking into account the identity of the offender, and if the application of these measures is not considered sufficient, administrative imprisonment for a period of up to two months is imposed.

Note:

In this article, the term "small amount" means an amount not exceeding three thousand manats.

Article 228. Use of the underground without a permit or in violation of permit conditions [\[212\]](#)

For using underground *without permission or in violation of permission conditions* -
natural persons are fined from six hundred to eight hundred manats, officials from two thousand five hundred to three thousand five hundred manats, legal entities from five thousand to seven thousand manats. [\[213\]](#)

Article 229. Violation of property rights over water bodies

Due to the violation of property rights over water bodies -
natural persons are fined from fifty to one hundred manats , officials from three hundred to four hundred manats , and legal entities from one thousand to five hundred manats .

Article 230. Arbitrary use of animal objects

Due to the taking of animal objects from the natural environment or using them without the permission stipulated in the Law of the Republic of Azerbaijan "On Animal World" -
natural persons are fined from two hundred to five hundred manats, officials from two thousand to two thousand five hundred manats, legal entities from five thousand to seven thousand five hundred manats.

231.1. Due to the illegal removal of national cultural heritage objects included in the list of protection of cultural resources of the Republic of Azerbaijan -
natural persons are fined in the amount of one thousand five hundred manats, officials in the amount of three thousand legal entities in the amount of ten thousand manats.

231.2. Due to the demolition, destruction, dismemberment, reconstruction, transfer to another place and change of appearance of cultural resources to which the degree of protection has been applied without agreement with the body (institution) determined by the executive power body - [\[214\]](#)

natural persons are fined in the amount of one thousand five hundred manats, officials in the amount of three thousand legal entities in the amount of ten thousand manats.

231.3. Due to the violation of the requirements for the protection and use of cultural and natural heritage, including the purpose of historical and cultural monuments in accordance with the Law of the Republic of Azerbaijan "On the Protection of Historical and Cultural Monuments",

a warning is issued or individuals are fined in the amount from fifty to one hundred manats, officials in the amount from one hundred and fifty to three hundred manats, and legal entities in the amount from one thousand five hundred to two thousand manats.

231.4. Due to repeated commission of the offense provided for in Article 231.3 of this Code by the person who has been subjected to an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction

natural persons are fined in the amount of two hundred manats, officials in the amount of five hundred manats, and legal entities in the amount of three thousand manats.

Note: Articles 231.1 - 231.3 of this Code are applied when the actions specified in those articles do not lead to criminal responsibility according to the Criminal Code of the Republic of Azerbaijan.

Article 232. Damage to farm crops

For damaging crops or plants by driving cars, tractors, combine harvesters or other vehicles, or horse-drawn carriages by methods -

shall be fined from fifty to one hundred manats .

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Article 232-1. Willfully destroying or damaging property [\[215\]](#)

Due to intentional destruction or damage to the property of another person, if it causes a small amount of damage - a fine in the amount of one to two times the damage caused as a result of an administrative error is imposed.

Note: In this article, the term "small amount" means an amount not exceeding five thousand manats.

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CHAPTER 25

Administrative offenses against the rules of environmental protection, nature use and environmental safety

Article 233. Exceeding the permissible limits of the amount of harmful substances thrown, discharged or buried into the environment, as well as the limits of harmful physical effects

233.1. Due to the amount of harmful substances thrown, discharged or buried into the environment exceeding the permissible limits -
officials are fined from two thousand five hundred manats to four thousand manats, legal entities from ten thousand to twelve thousand five hundred manats.

233.2. For the purpose of environmental protection, due to the violation of the norms of the permissible limits of electromagnetic fields, radioactive radiation and other harmful physical effects -

officials are fined in the amount from two thousand five hundred to three thousand five hundred manats, legal entities in the amount from ten thousand to twelve thousand five hundred manats.

Article 234. Violation of legislation in the field of atmospheric air protection

234.0. Violation of the legislation in the field of atmospheric air protection, namely:

234.0.1. discharge of harmful substances into the atmosphere without special permission of the relevant executive authority;

234.0.2. Violation of operating rules from installed facilities, equipment and devices aimed at controlling the emission of harmful substances into the atmosphere and harmful physical effects;

234.0.3. commissioning new and reconstructed facilities and equipment that do not meet the requirements of the legislation in the field of atmospheric air protection;

234.0.4. introducing discoveries, inventions, streamlining proposals, new technical systems, substances, or imported technological equipment that do not meet the requirements established by legislation in the field of atmospheric air protection and do not take into account the provision of technical means to control the release of harmful substances into the atmospheric air;

234.0.5. atmospheric air pollution as a result of violations of the rules of collection, burning of industrial and household waste, transportation, storage, application of means that protect the flora and ensure their growth, mineral fertilizers and other preparations;

234.0.6. due to non-observance of the rules for controlling the atmospheric air condition in the places where enterprises, institutions and organizations are located.

Article 235. Violation of environmental requirements during work with radioactive substances

235.1. Due to non-observance of the established rules for the transportation, burial, transport or production of radioactive substances as well as failure to take measures to prevent and eliminate radioactive contamination of the environment -

natural persons shall be fined in the amount of one thousand to five hundred manats, officials in the amount of three thousand to four thousand five hundred manats, legal persons in the amount of fifteen thousand to eighteen thousand manats.

235.2. When radioactive pollution of the environment is detected, due to not immediately informing the relevant authorities -

natural persons shall be fined in the amount of four hundred to five hundred manats, officials shall be fined in the amount of one thousand to three thousand five hundred manats.

Article 236. Violation of environmental requirements for the construction and reconstruction of enterprises, facilities and other objects

236.1. Due to non-observance of environmental quality standards during the construction and reconstruction of enterprises, facilities and other objects -

officials are fined in the amount from two thousand to two thousand five hundred manats, legal entities in the amount of five thousand to ten thousand manats.

236.2. Due to the failure to take measures related to land recultivation, restoration and efficient use of natural resources, in violation of territories and environmental health when construction works are carried out -

officials are fined in the amount from two thousand five hundred manats to four thousand manats, legal entities in the amount of ten thousand manats to twelve thousand five hundred manats.

Article 237. Violation of environmental requirements when enterprises, facilities and other objects are put into operation

237.1. Due to commissioning of enterprises, facilities and other objects that are not provided with cleaning facilities and equipment for the neutralization and use of harmful substances and waste at the level of the norms of the last permissible limits, or completion of design works on the efficient use of natural resources, restoration and land reclamation -

officials are fined in the amount from two thousand to two thousand five hundred manats, legal entities in the amount of five thousand to ten thousand manats.

237.2. Due to the violation of the rules of operation of the facilities, equipment, devices established for the treatment and disposal of waste released into the environment or not using them -

natural persons shall be fined in the amount of six hundred to eight hundred manats, officials in the amount of three thousand to four thousand five hundred manats, legal entities in the amount of twenty thousand to twenty five thousand manats.

Article 238. Production, import, commissioning of vehicles with polluting substances exceeding the specified norm in their waste released into the environment

238.1. Due to the production or import of vehicles that do not comply with the established norms and standards of the limits of polluting substances in their emissions or the permissible levels of noise and vibration -

officials are fined in the amount from three thousand five hundred manats to four thousand five hundred manats, legal entities in the amount from twelve thousand five hundred manats to fifteen thousand manats.

238.2. Due to the release into operation of vehicles with polluting substances exceeding the specified norm in their waste released into the environment -

natural persons shall be fined from five hundred to one thousand manats, officials from two thousand five hundred to three thousand five hundred manats, legal persons from seven thousand five hundred to ten thousand manats.

Article 239. Failure to record and report environmental enterprise (production) monitoring or environmental impact activity

Due to non-conduct of enterprise (production) monitoring of the environment, or the accounting and reporting of environmental impact of economic activities that may cause ecological danger -

officials are fined from two thousand five hundred manats to three thousand five hundred manats, legal entities from five thousand to ten thousand manats.

Article 240. Violation of standardization rules in the field of environmental protection

Due to the violation of existing standards and technical requirements in the field of environmental protection, the preparation, storage, transportation, use, operation and repair of products (products), or the performance of works and services -

natural persons are fined from five hundred to one thousand manats, officials from two thousand five hundred to three thousand five hundred manats, legal entities from ten thousand to twelve thousand five hundred manats.

Due to the production of products that must be certified in the field of environmental protection without such a certification of works (services)-

officials are fined in the amount from two thousand five hundred to three thousand five hundred manats, legal entities in the amount from ten thousand to twelve thousand five hundred manats.

Article 242. Violation of the rules for the use of specially protected natural areas

Due to the violation of the rules for the use of specially protected natural areas, the protection regime of those areas- natural persons shall be fined in the amount of four hundred to six hundred manats, and officials shall be fined in the amount from one thousand to three thousand manats.

Article 243. Violation of underground use rules

243.0. Violation of underground usage rules, namely:

243.0.1. Violation of the requirements of the standards (norms, rules) on the safe conduct of work related to the underground, the protection of the underground and the environment;

243.0.2. to pollute the ground and to allow the mineral deposit to become unsuitable for exploitation;

243.0.3. violation of property right to geological or other information and confidentiality of this information;

243.0.4. to carry out arbitrary construction works in areas where minerals are distributed;

243.0.5. failure to ensure the integrity of buildings and facilities, as well as specially protected areas and environmental protection using the underground;

243.0.6. destruction and damage of underground water observation wells, markers and geodetic signs;

243.0.7. bringing canceled and conserved mountain excavations and boreholes to a state that ensures the safety of the population and the environment, as well as non-compliance with the requirements for the protection of mineral deposits, mountain excavations and boreholes during the conservation period;

243.0.8. that land plots and other natural objects that have been rendered unusable while using the underground are not suitable state for their future use;

243.0.9. due to not stopping the work in that area and not informing the licensing or permitting authority when objects of scientific and culture are discovered during the use of the underground -

natural persons are fined in the amount of 1,500 to 2,000 manats, officials in the amount of 3,000 to 5,000 manats, and legal entities in the amount of 15,000 to 20,000 manats. [\[216\]](#)

Article 244. Littering and spoiling of land (forest fund land).

244.1. Due to littering of lands (land of the forest fund) with industrial and domestic waste or pollution with chemical contamination with bacterial-parasitic and harmful quarantine organisms -

natural persons are fined in the amount from five hundred to eight hundred manats, officials in the amount from two thousand five hundred to three thousand five hundred manats, legal entities in the amount from seven thousand five hundred to ten thousand manats.

244.2. Due to the deterioration of the fertile layer of the lands (forest fund lands)-

natural persons are fined from six hundred to one thousand manats, officials from two thousand to three thousand manats, legal entities from six thousand to eight thousand manats.

Article 244-1. Field burning [\[217\]](#)

Due to the burning of the plantation -

natural persons are fined from 400 to 600 manats, officials from 1500 to 2000 manats, legal entities from 5000 to 6000 manats.

Article 245. Non-economic use of land

245.1. Due to failure to take mandatory measures to improve soils and protect them from wind, water erosion and other factors that degrade soil fertility -

natural persons shall be fined from seventy to one hundred manats, officials from five hundred to seven hundred manats, legal entities from one thousand manats to fifteen hundred manats.

245.2. Due to the design, construction and commissioning of objects that have a harmful effect on the condition of the soil

natural persons are fined from two hundred to four hundred manats, officials from one thousand five hundred to two thousand manats, legal persons from three thousand to four thousand manats.

Article 246. Concealment of land from state accounting and registration or distortion of information on its quantity and quality

Due to concealment of land from state accounting and registration or distortion of information on quantity and quality - natural persons shall be fined from seventy to one hundred manats.

natural persons are fined in the amount of three hundred manats, officials in the amount of six hundred manats, and legal entities in the amount of three thousand manats.

247.2. Due to the commission of the offense provided for in Article 247.1 of this Code in relation to agricultural lands - natural persons are fined in the amount of five hundred manats, officials in the amount of one thousand manats, and legal entities in the amount of five thousand manats.

Article 248. Violation of requirements related to land plots under the coastal strip of 20-50 meters of the section of the (lake) belonging to the Republic of Azerbaijan

248.1. Violation of the requirements related to the land plots under the 20-50 meter coastal strip of the section of the Caspian Sea belonging to the Republic of Azerbaijan, namely:

248.1.1. to close those land areas by fencing or by other methods without the permission of the relevant executive power body;

248.1.2. during the closure of that land area with the permission of the relevant executive power body by fencing or by other methods, the construction structures used for fencing and closure provided for in the Land Code of the Republic of Azerbaijan, the sea access, or contact between water and land on its shore, or access to the seashore to limit, or not to provide a direct passage to the coast of not less than 6 meters for the purpose of ensuring the protection of the state border every 200 meters of the length of the building structure ;

248.1.3. due to restriction of access to the sea coast on that land area without a decision of the relevant executive power body, connection with the provision of the economic or security interests of the state -

natural persons are fined in the amount of four thousand manats, officials in the amount of eight thousand manats, and legal entities in the amount of forty thousand manats.

248.2. Due to the repeated commission of the offenses provided for in Article 248.1 of this Code by the person who has been subjected to an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

natural persons are fined in the amount of five thousand manats, officials in the amount of ten thousand manats, and legal entities in the amount of fifty thousand manats.

~~Article 249. Violation of the rules for allocation of land plots for construction~~ ^[218]

~~Violation of the detailed rules on the zoning of areas, the type and scale of construction, and the basic conditions for construction of adjacent areas by the official by the official, and the destruction of land areas (highway pipelines, electrical networks with a voltage of more than 1000 volts, metro, railway facilities, defense facilities, water supply) and technical installations of sewerage system on highways or land plots in water protection zones, as well as agricultural lands) due to allocation for construction - a fine in the amount of two thousand to three thousand manats is imposed.~~

Article 250. Destruction of markings

Due to the destruction of boundaries and boundary marks of lands in ownership or use (lease) - natural persons shall be fined from seventy to ninety manats .

Article 251. Decommissioning of meteorological networks, measuring devices and other devices on land areas and categories of land

251.1. Due to the destruction of meteorological networks and measuring devices, geodetic reference points in land areas - natural persons shall be fined in the amount of six hundred to eight hundred manats, and officials shall be fined in the amount of one thousand five hundred to two thousand five hundred manats .

251.2. Due to changing the categories of lands without observing the Land Code of the Republic of Azerbaijan -

natural persons are fined from 400 to 600 manats, officials are fined from 1300 to 2000 manats .

251.3. Due to the destruction of reclamation and irrigation systems -

natural persons shall be fined in the amount of six hundred to eight hundred manats, and officials shall be fined in the amount of one thousand five hundred to two thousand five hundred manats .

Article 252. Violation of the order of use of forestry fund, supply and transportation of firewood

Due to the violation of the procedure for the use of the afforestation fund, supply and transportation of firewood -

natural persons are fined in the amount from three hundred and fifty to six hundred manats, officials in the amount of one thousand seven hundred to three thousand six hundred manats, legal entities in the amount from five thousand five hundred to ten thousand manats.

Article 253. Illegal cutting (removal), damage or destruction of trees, bushes and other greenery in forest areas and areas in the forest fund ^[219]

253.1. Illegal cutting or damage of young trees and bushes in the forest fund without a logging ticket (warrant). or destruction of trees, bushes and other greenery in forest areas and areas in the forest fund -

natural persons shall be fined in the amount of seven hundred to one thousand manats, and officials shall be fined in the amount of one thousand five hundred to five thousand manats.

253.2. Due to ~~illegal cutting (removal) or destruction of tree or shrub plantations not included in the forest fund~~ - [\[220\]](#)

~~natural persons are fined in the amount of two thousand manats, officials in the amount of four thousand manats, and legal entities in the amount of twenty five thousand manats.~~ [\[221\]](#)

253.3. Same administrative error:

253.3.1. ~~for the damage or destruction of each tree or shrub planting, as well as illegal cutting (removal) of each tree or shrub planting when construction and improvement works are carried out on green areas located in cities and other residential areas, if committed without proper permission~~ - [\[222\]](#)

~~natural persons are fined in the amount of two thousand two hundred manats, officials in the amount of five thousand manats, and legal entities in the amount of thirty five thousand manats.~~ [\[223\]](#)

253.3.2. ~~for damage or destruction of any tree or shrub planting, as well as illegal cutting (removal) of each tree or shrub planting committed without proper permission in the green areas located in the guard lanes of highways and railways~~ - [\[224\]](#)

~~natural persons are fined in the amount of two thousand five hundred manats, officials in the amount of six thousand manats, and legal entities in the amount of forty thousand manats.~~ [\[225\]](#)

253.3.3. ~~for damage or destruction of any tree or shrub planting, as well as illegal cutting (removal) of any tree or shrub planting committed without proper permission in green areas located in the protection zone of water bodies and water management facilities (including water reservoirs)~~ - [\[226\]](#)

~~natural persons are fined in the amount of three thousand manats, officials in the amount of seven thousand manats, and legal entities in the amount of forty five thousand manats.~~ [\[227\]](#)

253.3.4. ~~due to the damage or destruction of every tree or shrub planting in the cadastre of green areas drawn up by executive authority, as well as cutting without proper permission in accordance with the legislation~~

~~natural persons shall be fined in the amount of two thousand five hundred to three thousand five hundred manats, or legal entities in the amount of six thousand to seven thousand manats, legal persons in the amount of twenty five thousand to thirty thousand manats.~~

253.4. Due to damage to tree or shrub plantations not included in the forest fund -

~~natural persons are fined in the amount of one hundred manats, officials in the amount of two hundred manats, and legal entities in the amount of one thousand manats.~~

253.5. Administrative offense provided for in Article 253.4 of this Code:

253.5.1. ~~for the damage to each tree or shrub planting, when it is committed while carrying out construction and landscaping works located in cities and other residential areas~~ -

~~natural persons are fined in the amount of two hundred manats, officials in the amount of four hundred manats, and legal entities in the amount of two thousand manats.~~

253.5.2. ~~for the damage to each tree or shrub planting, when committed in the green areas located in the guard lanes of highways and railways~~

~~natural persons are fined in the amount of three hundred manats, officials in the amount of six hundred manats, and legal entities in the amount of three thousand manats.~~

253.5.3. ~~for the damage to each tree or shrub planting, when committed in green areas located in the protection zone of water bodies and water management facilities (including water reservoirs)~~ -

~~natural persons are fined in the amount of five hundred manats, officials in the amount of one thousand manats, and legal entities in the amount of five thousand manats.~~ [\[229\]](#)

Note: [\[230\]](#)

1. Article 253 of this Code shall be applied if the acts specified in that article do not lead to criminal liability according to the relevant Criminal Code of the Republic of Azerbaijan.

2. The force of Articles 253 and 253-1 of this Code shall not be applied to the greenery in privately owned yard and garden areas consisting of plants used for the production of agricultural products.

3. According to Articles 253.3.1, 253.3.2 or 253.3.3 of this Code, when considering an administrative offense related to the damage or destruction of several trees or shrub plantings, as well as cutting them without proper permission in accordance with the legislation, the same administrative fine imposed for an error cannot exceed the amount specified in Article 25.4 of this Code in relation to a legal person and an official.

Article 253-1. Violation of legislation on protection of greenery [\[231\]](#)

253-1.1. Violation of the procedure for recording, cadastre and monitoring of green areas, namely:

253-1.1.1. failure to register or cadastre existing greenery;

253-1.1.2. to distort the quantitative and qualitative indicators, type, area and other information about greenery;

253-1.1.3. ~~due to the failure to submit information on the accounting, cadastre and monitoring of green areas to the relevant executive authority~~ [\[232\]](#)

natural persons are fined in the amount of one thousand manats, officials in the amount of five thousand manats, and legal entities in the amount of ten thousand manats.

253-1.3. Due to failure to replace or restore removed greenery, or failure to restore damaged or destroyed greenery or their parts - natural persons are fined in the amount of one thousand manats, officials in the amount of three thousand manats, and legal entities in the amount of ten thousand manats.

253-1.4. Due to the failure to prevent the destruction of greenery located in cities and other residential areas and other illegal actions or the failure to take protective measures determined by law -

officials are fined in the amount of one thousand manats, and legal entities are fined in the amount of three thousand manats.

Article 254. Using the forest without waiting for the purposes or requirements stipulated in the logging ticket (order)

For using the forest without waiting for the purposes or requirements stipulated in the logging ticket (order) or forest ticket - natural persons are fined from three hundred to six hundred manats, officials from two thousand five hundred to three thousand five hundred manats, legal entities from six thousand to eight thousand manats.

Article 255. Violation of the rules for reforestation, increasing productivity, improving the species composition and using forest fund resources

Due to violations of the rules for reforestation, increasing productivity, improving the species composition and using forest fund resources -

natural persons are fined in the amount from five hundred and fifty to eight hundred manats, officials in the amount from two thousand five hundred to three thousand manats, legal entities in the amount from eight thousand to nine thousand manats.

Article 256. Damage or deterioration of meadows and pastures on forest fund lands

Due to the damage or deterioration of meadows or pastures on forest fund lands -

natural persons shall be fined in the amount from three hundred to six hundred manats, officials in the amount from two thousand five hundred to three thousand five hundred manats, legal persons in the amount from six thousand five hundred to eight thousand manats.

Article 257. Arbitrary mowing of grass or livestock grazing, arbitrary collection of wild fruits, nuts, mushrooms, berries on forest fund areas

For arbitrary mowing of grass or cattle grazing in forest fund areas, or arbitrary gathering of wild fruits, nuts, mushrooms, etc., in areas where it is prohibited or permitted only under forest tickets -

natural persons shall be fined in the amount of four hundred to six hundred manats, officials in the amount of two thousand five hundred to three thousand manats, legal persons in the amount of five thousand to six thousand five hundred manats.

Article 258. Construction or putting into use of production facilities without facilities preventing harmful effects on forest fund lands

Due to the construction or commissioning of production facilities or other facilities that do not have facilities to prevent harmful effects on forests on forest fund lands -

natural persons are fined from seven hundred to nine hundred manats, officials from two thousand to two thousand five hundred manats, legal entities from nine thousand to twelve thousand manats.

Article 259. Destruction or deterioration of forest irrigation networks, drainage systems, or roads on forest fund lands

Due to the destruction or damage of forest irrigation networks, drainage systems, or roads on forest fund lands -

natural persons are fined in the amount from three hundred to six hundred manats, officials in the amount from two thousand five hundred to three thousand five hundred manats, legal entities in the amount from six thousand to seven thousand five hundred manats.

Article 260. Destruction or damage of boundary signs (boundary, quarter and other indicator posts) on forest fund lands

Due to the destruction or damage of limiting signs (boundary, quarter and other indicator posts) on forest fund lands -

natural persons shall be fined in the amount from three hundred to six hundred manats, officials in the amount from two thousand five hundred to three thousand manats, legal persons in the amount from five thousand five hundred to six thousand five hundred manats.

Article 261. Destruction of fauna useful for the forest

Due to the destruction of fauna useful for the forest -

natural persons shall be fined in the amount of two hundred and fifty to four hundred manats, officials in the amount of one thousand to two thousand manats.

262.1. Violation of the rules for the use of water bodies, namely:
 262.1.1. self-construction of hydrotechnical and other facilities in water bodies;
 262.1.2. arbitrary capture of water bodies;
 262.1.3. for violation of the conditions established by the license or permit for the use of water bodies -
 natural persons are fined from three hundred to five hundred manats , officials from one thousand five hundred to t
 manats , and legal entities from three thousand to five thousand manats .
 262 .2. Unauthorized use of water, that is:
 262 .2.1. non-compliance with water use limits;
 262 .2.2. wasteful use of water resources;
 262 .2.3. due to the unintended discharge of domestic, technical and waste water (into fields, streets, communication
 communication networks) -
 natural persons are fined from one hundred to one hundred and fifty manats , officials from eight hundred to one thous
 and legal entities from two thousand to three thousand manats .
 262 .3. Due to a small amount of damage due to water theft by illegally connecting to the water supply network -
 natural persons shall be fined in the amount of two hundred to four hundred manats , officials in the amount of one tho
 hundred manats , legal persons in the amount of two thousand five hundred manats to three thousand five hundred manats .

Note: In Article 262.3 of this Code , the term "small amount" means an amount *not exceeding five thousand manats* . [\[233\]](#)

Article 263. Obstacles by the consumer to prevent violation of the requirements of the legislation in the field of water

The implementation of measures by the authorized person of the water supply enterprise to prevent the violation of the
 of the water legislation, or the creation of obstacles by the consumer to the fulfillment of the legal requirements of that per
exception of the cases provided for in Article 602.4 of this Code) according to [\[234\]](#) -
 natural persons are fined in the amount of fifty manats , officials in the amount of five hundred manats, and legal e
 amount of one thousand five hundred manats .

Article 264. Violation of water body protection rules

264.0. Violation of water body protection rules, namely:
 264.0.1. exploitation of enterprises, utilities and other facilities without facilities and equipment that prevent the pollui
 and harmful effects of water bodies;
 264.0.2. damage to water management facilities and equipment, non-observance of their operating rules;
 264.0.3. failure to comply with the requirements set forth in the Water Code of the Republic of Azerbaijan regarding wat
 zones and coastal protection strips;
 264.0.4. violation of the regime of specially protected water bodies;
 264.0.5. non-observance of the rules of state monitoring of water bodies, state accounting of water, state water cadastre;
 264.0.6. causing water pollution, soil water erosion and other harmful situations by violating the regime of protection of
 in water catchment areas;
 264.0.7. due to violation of the rules and technology of drilling wells for water extraction or drilling wells for water extrac
 the necessary permission -
 natural persons shall be fined in the amount from six hundred to one thousand manats, officials in the amount from t
 five hundred to four thousand manats, legal persons in the amount from seven thousand five hundred to ten thousand manats

Article 265. Violation of requirements for sanitary protection zones of drinking water sources, water treatment fac pipelines and requirements for drinking water quality

265.1. Due to the violation of the requirements of sanitary protection zones of drinking water sources, water treatment fa
 pipelines-
 natural persons shall be fined in the amount of one hundred to two hundred manats, officials in the amount of two hun
 hundred manats, legal persons in the amount of three hundred to five hundred manats.
 265.2. Due to non-compliance of drinking water quality with sanitary requirements and state standards-
 a fine in the amount of three hundred to five hundred manats is imposed.
 -

Article 266. Violation of the legislation on production and household waste

266.1. In the territory of urban and other settlements, forest-park, resort, treatment-health, tourism and recreation z
 sanitary protection zones of water sources and mineral springs, in places where cracked rocks and aquifers come to the su
 drinking water supply and household needs due to pollution in the drainage areas of used underground water bodies or
 there are mineral deposits, or in cases where there is a danger to carrying out underground works, for the burial of waste in
 there are mineral layers and where underground works are carried out -
 natural persons shall be fined in the amount from seven hundred to one thousand manats. officials in the amount from th

officials are fined in the amount from three thousand five hundred manats to four thousand five hundred manats, legal entities - in the amount from ten thousand to fifteen thousand manats.

266.3. Due to the disposal of household waste outside the containers (bins) - shall be fined in the amount of fifty manats.

266.4. Due to the failure to take into account the distance established by the Law of the Republic of Azerbaijan "On Prevention of Household Waste" when placing containers (bins) in cities and administrative centers of regional administrative territorial units, officials are fined in the amount of five hundred manats, and legal entities are fined in the amount of one thousand manats.

Article 267. Non-fulfillment of obligations to record operations with harmful substances or mixtures of these substances in ship's documents

The duty to record in the ship's documents the operations carried out with substances harmful to human health or the living environment, or mixtures containing such substances in excess of the established norms, by the captain of the ship or other crew members, or these operations due to incorrect records being made by the persons specified in the ship's documents, or illegal refusal to present such documents to relevant officials -

a fine in the amount of two hundred and fifty manats to three hundred and fifty manats is imposed.

Article 268. Non-fulfillment or violation of radiation safety requirements

268.0. Non-fulfillment or violation of radiation safety requirements, namely:

268.0.1. failure to ensure radiation safety during work with ionizing radiation sources;

268.0.2. not ensuring the safety of the population due to the effects of natural radionuclides;

268.0.3. failure to ensure radiation safety during the production and use of food products;

268.0.4. failure to ensure radiation safety of the population during medical X-ray-radiological procedures;

268.0.5. due to failure to ensure radiation safety during a radiation accident -

natural persons shall be fined in the amount from seven hundred to one thousand manats, officials in the amount from five hundred to three thousand five hundred manats, legal persons in the amount from twelve thousand to fifteen thousand manats.

Article 269. Violation of legislation on hydrometeorological activity

269.0. Violation of legislation on hydrometeorological activities, namely:

269.0.1. failure to comply with the requirements of normative and technical documents on hydrometeorological observation and monitoring, production and consumers of data on hydrometeorological and natural environment monitoring;

269.0.2. giving or copying the materials of the state information fund of the Republic of Azerbaijan on hydrometeorology and natural environment monitoring to other persons without the consent of the managers of the fund;

269.0.3. that a copy of the prepared materials is not given to the state information fund of the Republic of Azerbaijan on hydrometeorology and natural environment monitoring for service use by the producers of data on hydrometeorology and natural environment monitoring, with copyright and property rights reserved ;

269.0.4. for the owners and users of land plots and water bodies where hydrometeorological and natural environment observation observatories, stations and other observation points are located, not to ensure the integrity of those points and measuring instruments to inform the relevant authority about their damage and destruction, or to conduct hydrometeorological works at the points without ensuring the necessary conditions;

269.0.5. moving surveillance networks, changing their locations, installing new ones or stopping their operation without the consent of the relevant executive power body ;

269.0.6. to use technical complexes that actively influence atmospheric processes for other purposes without the consent of the relevant executive authority;

269.0.7. for engaging in any economic activity in the protection zones around the hydrometeorological observation network. Natural persons are fined in the amount from three hundred to six hundred manats, officials in the amount from two hundred to three thousand manats, legal entities in the amount from six thousand to eight thousand manats.

Article 270. Violation of legislation on geodesy and cartography

270.0. Violation of legislation on geodesy and cartography, namely:

270.0.1. inclusion in the commercial circulation of geodetic and cartographic materials and data, special-purpose geodetic and cartographic equipment and devices that are not state registered or patented, or not certified;

270.0.2. damage or destruction of state geodetic-reference stations or land marks;

270.0.3. for changing the location of state geodetic-reference points and surface marks, as well as for the reconstruction of existing points and marks, or the installation of new points and marks, without the consent of the state geodetic and cartographic service body. Natural persons are fined in the amount of one hundred fifty to two hundred manats, officials in the amount of one hundred to three hundred manats, legal entities in the amount of three thousand to four thousand manats.

Article 271. Failure to comply with environmental protection requirements during piling and incineration of household waste

natural persons are fined from five hundred to eight hundred manats, officials from two thousand to three thousand manats, legal entities from six thousand five hundred to eight thousand manats.

Article 272. Protection of fish and other aquatic bioresources and violation of hunting rules

272.1. Due to the violation of the rules for the protection of fish and other aquatic bioresources-
a fine in the amount of seven hundred to one thousand seven hundred manats, with confiscation or non-confiscation of the instrument used in the commission of the administrative offense or the objects that were the direct object of the administrative offense;

272.2. Due to the fact that the aquatic facilities operated in fishing water bodies are not equipped with fish protection devices-
natural persons shall be fined in the amount of seven hundred to one thousand manats, officials in the amount of two thousand to three thousand manats, legal persons in the amount of twelve thousand to fifteen thousand manats.

272.3. For gross violation of hunting rules (hunting without the necessary permission or in prohibited places or during prohibited periods, with prohibited tools or methods), as well as for regular violation of other hunting rules-

a fine in the amount of one thousand to two thousand manats, or the right to hunt is restricted for a period of six months with confiscation or non-confiscation of the instrument in the commission of an administrative offense or the objects that were the direct object of the administrative offense. [KMQ22](#)

Article 273. Violation of the rules of use of animal world objects

273.0. Violation of the rules for the use of animal world objects, namely:

273.0.1. violation of the requirements on the limits of the use of animal world objects;

273.0.2. non-fulfillment of the requirements of the state environmental expertise;

273.0.3. non-fulfillment of requirements for protection of animal habitat, breeding conditions and migration routes;

273.0.4. arbitrarily burning dried plants or their remains in places inhabited by animals;

273.0.5. violation of the rules of storage, transportation and application of plant protection products, their growth stimulants, fertilizers and other substances (preparations);

273.0.6. due to concealment or distortion of information about the state, number, and use of animal world objects -

natural persons are fined from five hundred to eight hundred manats, officials from two thousand to three thousand manats, legal entities from five thousand five hundred to seven thousand manats.

Article 274. Cruel treatment of animals

For maiming or killing animals by cruelly treating them-
shall be fined in the amount of five hundred manats.

Article 275. Violation of the legislation on environmental safety

275.1. Violation of environmental safety legislation, namely:

275.1.1. without the positive opinion of the state ecological expertise, the implementation of economic or other activities that may have a direct or indirect negative impact on the environment, as well as the ecological danger determined by the opinion of the state ecological expertise;

275.1.2. the implementation of economic or other activities that may cause severe environmental consequences;

275.1.3. implementation of economic or other activities that do not comply with the requirements for ensuring environmental safety;

275.1.4. implementation of activities that cause global negative changes in the environment and its components, including the violation of international agreements in the field of environmental safety;

275.1.5. using artificially obtained organisms, their propagation or distribution, which are not characteristic of the environment of the relevant area, as well as without developing effective measures to prevent their uncontrolled growth and spread;

275.1.6. application of substances whose degree of danger to the environment and people has not been evaluated;

275.1.7. the use of toxic substances that can accumulate in the human body and the environment and do not undergo natural decomposition, as well as the use of detoxification technology for environmentally dangerous toxic substances;

275.1.8. processing, neutralization and reuse technology for importing or producing ecologically dangerous products;

275.1.9. bringing into the country toxic and other hazardous industrial and household waste, non-toxic waste that cannot be recycled, as well as substances that cause environmental hazards due to the use and reuse technology;

275.1.10. due to the implementation of scientific-research, economic and other experiments accompanied by the commission of administrative offenses specified in articles 275.1.1 - 275.1.9 of this Code-

natural persons shall be fined from three hundred to four hundred and fifty manats, officials shall be fined from two hundred to three thousand five hundred manats.

275.2. Due to the violation of the norms of vibration and noise pollution, which have a negative impact on the environment and human health, determined by the relevant executive authority- [\[235\]](#)

natural persons are fined from two hundred to three hundred manats, officials from two thousand five hundred to three thousand five hundred manats, legal entities from eight thousand to ten thousand manats.

275.3. For knowingly including false information by an EIA assessor in environmental impact assessment or strategic environmental impact assessment-

275.4. For import, production of polyethylene bags with a thickness of up to 15 microns, as well as single-use plastic mixing sticks, plates and glasses by entrepreneurs, as well as for sale or supply to consumers in trade, public catering and other service facilities - by confiscating plastic materials that are the direct object of an administrative offense, officials are fined in the amount of one thousand manats, and legal entities are fined in the amount of three thousand to four thousand manats.

275.5. Due to the repeated commission of the offenses provided for in Article 275.4 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

by confiscating plastic materials that are the direct object of an administrative offense, officials are fined in the amount of 1,500 to 2,000 manats, and legal entities are fined in the amount of 4,000 to 5,000 manats. [\[237\]](#)

CHAPTER 26

Administrative offenses against the rules of use of industrial, electrical and thermal energy

Article 276. Violation of rules and regulations on safe work in industrial areas

276.1. Due to violation of rules and norms regarding safe performance of work in industrial areas and potentially hazardous facilities, a fine in the amount of three hundred to five hundred manats is imposed.

276.2. Due to the violation of the rules on the safe performance of work in facilities under the control of the relevant authority -

shall be fined in the amount of five hundred to seven hundred manats.

Article 276-1. Non-registration of potentially dangerous objects in the state register [\[238\]](#)

Due to non-registration of hazardous objects in the state register according to the Law of the Republic of Azerbaijan "On Technical Regulation", natural persons are fined from five hundred to one thousand manats, officials from two thousand five hundred manats to three thousand manats, legal entities from five thousand to ten thousand manats.

Article 277. Violation of rules and regulations on the storage, use and accounting of explosive materials in industrial areas

Due to the violation of the rules and regulations on the storage, use and accounting of explosive materials in industrial areas and potentially dangerous objects -

a fine in the amount of three hundred to five hundred manats is imposed.

Article 278. Violation of the legislation on the safety of hydrotechnical installations

278.0. Violation of the legislation on the safety of hydrotechnical installations, namely:

278.0.1. within the limits of the protection zones of specially protected hydrotechnical facilities of state importance (with the exception of in-well blasting in wells located at sea facilities) carrying out blasting works and exploiting underground natural resources and operating objects that can have a physical, chemical and biological impact on the facilities and the environment;

278.0.2. failure to prepare a safety declaration of the hydrotechnical facility by the owner or operator of the facility during the design, construction and operation of hydrotechnical facilities, as well as after their reconstruction, major repair, reconstruction or conservation;

278.0.3. due to the indication of incorrect information in the safety declaration by the owner and operator of the hydrotechnical facility -

officials are fined in the amount from eight hundred to one thousand manats, legal entities in the amount from two thousand to three thousand five hundred manats.

Article 279 . Violation of the requirements of the legislation in the field of gas, electricity and thermal energy

279.0. Violation of the requirements of the legislation in the field of gas, electricity and thermal energy, namely:

279.0.1. Violation of technical operation rules in gas, electric or heating facilities (electrical transmission lines and equipment, ~~gas and energy saving systems~~), as well as non-fulfillment of the established requirements for raising or maintaining the technical level; [\[239\]](#)

279.0.1-1. Violation of inspection and technical service rules for gas installations and gas lines, chimneys, ventilation and air handling units; [\[240\]](#)

279.0.2. Violation of the requirements related to conducting an energy audit provided for in Article 6 of the Law of the Republic of Azerbaijan "On the Efficient Use of Energy Resources and Energy Efficiency";

279.0.3. Failure to appoint an energy administrator (manager) in accordance with Article 8 of the Law of the Republic of Azerbaijan "On the Efficient Use of Energy Resources and Energy Efficiency";

279.0.4. In accordance with Article 13 of the Law of the Republic of Azerbaijan "On the efficient use of energy resources and energy efficiency", taking into account the results of the assessment of the energy efficiency potential, non-fulfillment of obligations regarding the efficient

~~279.0.5. Violation of established requirements for gas and energy saving in the design, construction, reconstruction, comm~~
~~prises, gas, electricity or heating facilities, networks, facilities (power transmission lines and pipelines) and other facilities~~
279.0.6. violation of the requirements of state and field standards during the production, transportation or distrib
electricity or thermal energy;
279.0.7. due to the illegal disconnection of gas, electricity or heat energy lines or the suspension of the supply of gas, elect
energy without sending a written notification in cases where the legislation requires sending a written notification to the consu
natural persons shall be fined in the amount of two hundred to four hundred manats, officials in the amount of one tho
hundred manats, legal persons in the amount of two thousand five hundred to three thousand manats.

**Article 280. Obstacles by the consumer to prevent violation of the requirements of the legislation in the field of g;
electricity [\[243\]](#)**

The authorized person of the energy supply enterprise or the gas distributor is responsible for taking measures to
violation of the requirements of the legislation in the field of gas , *heat* or electricity, respectively , or for the consumer to
fulfillment of the legal requirements of that person (*inspections carried out by visiting the places where business activities are carried*
exception of the cases provided for in Article 602.4 of this Code) according to [\[244\]](#) -
individuals are fined in the amount of twenty manats, officials in the amount of fifty manats, and legal entities in the ar
hundred manats.

**Article 281. Damage to electric networks with a voltage of up to 1000 volts or violation of the rules of protectio
networks with a voltage of more than 1000 volts**

281.1. Due to damage to electrical networks with a voltage of up to 1000 volts and this causing interruption in the supply
to consumers -
natural persons shall be fined in the amount of two hundred to three hundred manats , and officials shall be fined in tl
three hundred fifty to four hundred fifty manats .
281.2. For violation of the rules of protection of electrical networks with a voltage of more than 1000 volts -
natural persons are fined in the amount of two hundred and fifty to three hundred and fifty manats , and officials are
amount of four hundred to five hundred manats.

Article 282. Theft of natural gas, electricity or thermal energy or violation of the rules of their use

282.1. Due to a small amount of damage as a result of theft of natural gas, electricity or thermal energy -
natural persons shall be fined from one hundred to one hundred and fifty manats, officials from eight hundred to c
manats, legal persons from two thousand to two thousand five hundred manats.
282.2. Due to the violation of the rules for the use of natural gas, electricity or heat energy -
natural persons are fined from thirty to forty manats, officials from seventy to ninety manats, legal entities from two hun
three hundred manats.

Note: In this article, "a small amount" means an amount *not exceeding five thousand manats* . [\[245\]](#)

CHAPTER 27

Administrative offenses against breeding, veterinary-sanitary rules

Article 283. Violation of legislation on breeding livestock

283.0. Violation of the legislation on breeding livestock , namely:
283.0.1. sale of breeding stocks that do not comply with state standards and do not meet zootechnical requirements;
283.0.2. to use breeding animals of unknown origin, which do not meet the relevant requirements ;
283.0.3. non-compliance with the rules of their assessment during the wide reproduction of breeding stocks, or
misrepresenting the testing and expertise of breeding stocks ;
283.0.4. showing incorrect information in accounting documents;
283.0.5. non-observance of gender zoning;
283.0.6. due to damage to the local animal gene pool-
natural persons are fined from one hundred to one hundred and fifty manats, officials from three hundred to five hundre

Article 284. Violation of legislation on horse breeding

284.1. Due to the non-fulfillment of the instructions of the relevant executive authority in the field of horse riding-
natural persons are fined from twenty to thirty manats, officials from fifty to seventy manats.
284.2. Due to the violation of the rules for issuing passports (certificates) to breeding horses-

natural persons shall be fined in the amount of two hundred to three hundred manats, officials in the amount of five hundred manats, legal persons in the amount of one thousand five hundred to two thousand manats.

Article 285. Violation of rules of use of selection achievements

285.0. Violation of the rules for the use of selection achievements, namely:

285.0.1. giving a name different from the registered name to the breeding achievement produced and sold;

285.0.2. deliberately giving the name of a registered variety and breed to a breeding achievement produced and sold;

285.0.3. to use the selection achievement without concluding a license agreement;

285.0.4. sale of breeding achievements without certification;

285.0.5. due to incorrect entries in the state register, application, expertise or test documents -

natural persons shall be fined from one hundred to one hundred and fifty manats, officials from three hundred to five hundred manats, legal persons from one thousand to one thousand five hundred manats.

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Article 286. Violation of legislation on protection and effective use of genetic resources of cultivated plants

286.1. Violation of the legislation on the protection and efficient use of genetic resources of cultivated plants, namely:

286.1.1. To provide assistance at the expense of state funds to producers of other types of plant samples in the areas of cultural brand plants belonging to the Republic of Azerbaijan;

286.1.2. violation of the rules of protection of national collections of genetic resources of cultivated plants;

286.1.3. Actions hindering the sustainability of the National Genebank of the Republic of Azerbaijan, i.e. stopping electricity supply of the motors of refrigerating chambers, dryers, bringing inflammable substances that can cause fire to the National Genebank of the Republic of Azerbaijan, violating the seed storage regime;

286.1.4. Actions that harm the protection of genetic resources of rare and endangered plant species (populations) important for agroecosystems in the Republic of Azerbaijan, i.e. illegal collection of rare and endangered plant species who have been designated and involved in protection, cattle grazing in the areas where they are located, due to the burning of those areas - natural persons shall be fined in the amount of two hundred to three hundred manats, officials in the amount of five hundred to one thousand manats, legal persons in the amount of one thousand five hundred to two thousand manats.

286.2. With the exception of the purposes of scientific research, testing and demonstration at exhibitions, due to the zonal materials of genetically modified plants and their inclusion in the state register-

natural persons are fined in the amount of three thousand manats, officials in the amount of ten thousand manats, and legal persons in the amount of fifty thousand manats.

Article 287. Violation of legislation on seed production

287.0. Violation of legislation on seed production, namely:

287.0.1. planting, sowing, supply and sale of seeds infected with the quarantine facility, which do not meet the state standards;

287.0.2. importing, exporting and trading seeds without a certificate of conformity and a phytosanitary certificate confirming the quality of variety and sowing;

287.0.3. non-compliance with the rules for assessing the quality of the seed lot, or deliberately distorting the quality indicators;

287.0.4. to use the seeds of plant varieties without concluding a license agreement with the patent holder;

287.0.5. due to incorrect information being shown in the accounting documents used in seed production-

natural persons shall be fined from one hundred to one hundred and fifty manats, officials from three hundred to five hundred manats, legal persons from one thousand to one thousand five hundred manats.

Article 288. Violation of legislation on phytosanitary control

288.0. Violation of legislation on phytosanitary control, namely:

288.0.1. storage and sale of plant protection products in sales places, warehouses and other production buildings that do not comply with sanitary-hygiene rules and safety equipment requirements, [\[246\]](#)

288.0.2. decontamination of materials under quarantine control outside specially designated places;

288.0.3. replanting plants sensitive to harmful organisms that are subject to quarantine in that area, as well as removing other plant products from the quarantine zone under quarantine control;

288.0.4. allowing the environment to be polluted with harmful chemicals, using unusable and highly toxic preparations;

288.0.5. Allowing the production, sale, import, export and application of pesticides, biological preparations, agrochemicals and toxic chemicals that have not passed state testing, are not registered, as well as the use of which is prohibited, except as stipulated in the Law of the Republic of Azerbaijan "On Phytosanitary Control";

288.0.6. allowing the application of pesticides, biological preparations and agrochemical substances to plants for the production of high-quality (branded) agricultural products named according to the origin of production;

288.0.7. sale of plants and plant products containing residual amounts of pesticides, biological preparations and their derivatives exceeding the permissible norm;

288.0.8. due to the application of pesticides and other toxic chemicals in nature protection, sanitation, recreation and to

Article 289. Violation of legislation on veterinary medicine

289.0. Violation of veterinary legislation, namely:

289.0.1. slaughtering of animals that have not been subjected to veterinary inspection, do not meet veterinary (veterin requirements and outside places specially designated for trade;

289.0.2. sale and production of animal products without veterinary (veterinary-sanitary) expertise;

289.0.3. not to inform the relevant executive authority about the mass illness of animals or their unusual situations, animals as well as not to isolate such animals;

289.0.4. due to the violation or non-implementation of quarantine measures and veterinary (veterinary-sanitary) prevention of infectious diseases, or anti-epizootic decisions of the state veterinary control body - [247] natural persons shall be fined in the amount of two hundred to three hundred manats, officials in the amount of five hundred manats, legal persons in the amount of one thousand five hundred to two thousand manats.

Article 290. Violation of rules for keeping pets

290.1. Violation of rules for keeping dogs, cats and other domestic animals, namely:

290.1.1. keeping, feeding, walking or raising pets in prohibited places;

290.1.2. violation of the conditions for transporting pets by means of transport;

290.1.3. keeping dogs and cats in excess of the number determined by the relevant executive authority;

290.1.4. to walk dogs without a leash, and large dogs also without muzzles, in common neighborhoods or on the streets;

290.1.5. to transport pets by a person who is in an intoxicated state (using alcoholic beverages, drugs or other powerful substances);

290.1.6. domestic animals attacking people;

290.1.7. during the competition or in other situations that may pose a threat to the health and well-being of domestic animals, using drugs for the purpose of increasing or reducing their natural capabilities, applying medical and technical methods;

290.1.8. to change the external appearance of domestic animals or carry out surgical operations for other non-therapeutic purposes (cutting of the tail, cutting of the ears, devocalization, removal of nails and teeth), except for the cases established by law;

290.1.9. due to the failure of the person keeping or caring for the pet to take care of the pet in accordance with the rules determined by the relevant executive authority - is fined in the amount of two hundred manats.

290.2. Due to the repeated commission of the offenses provided for in Article 290.1 of this Code by the person who committed them, an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction shall be fined in the amount of three hundred manats.

290.3. As a result of the errors provided for in Article 290.1 of this Code, the victim's health is slightly injured or material damage caused to the victim - shall be fined in the amount of eight hundred to one thousand manats.

Note: Article 290.3 of this Code is applied when the actions specified in that article do not lead to criminal liability according to the relevant articles of the Criminal Code of the Republic of Azerbaijan.

Article 291. Violation of requirements for the protection of animal and plant species included in the Red Book

Due to the non-fulfillment of the requirements for the protection of the animals and plant species included in the Red Book of the Republic of Azerbaijan and on the list of specially protected species - shall be fined in the amount of five hundred to seven hundred manats.

Article 292. Creation of zoological collections and violations of the rules of trade with them

292.1. Due to the violation of the rules of creation, enrichment, storage, use, state registration, bringing to the Republic of Azerbaijan or sending or transporting zoological collections outside its borders -

natural persons are fined in the amount of five hundred manats, officials in the amount of two thousand manats, and legal persons in the amount of five thousand manats.

292.2. Due to the violation of the rules of trade with zoological collections -

natural persons are fined in the amount of two hundred manats, officials in the amount of one thousand manats, and legal persons in the amount of three thousand manats.

CHAPTER 28

Administrative offenses against the rules in air, sea, river, car, railway and metro transport

Article 293. Violation of flight safety rules

293.1. For placing in the aerodrome district any sign or device similar to signs or marked devices adopted for the marking of the aerodrome -

293.2. For any kind of fire, missile launch, explosion and other activities that may create fear for flight safety without the permission -

is fined in the amount of one hundred manats.

293.3. Due to non-fulfillment of the rules for placing day and night signs or marked devices in buildings and structures - shall be fined in the amount of one hundred and fifty manats.

293.4. Due to damage to airfield equipment, airfield signs, aircraft and their equipment - shall be fined in the amount of one hundred and fifty manats.

293.5. For passing through the territory of airports (except airports), aerodromes, radio and lighting facilities of flights necessary permission on foot or by vehicle -

shall be fined in the amount of fifty manats.

293.6. For flying at supersonic speed in the airspace of the Republic of Azerbaijan without the special permission of executive authority -

is fined in the amount of four hundred manats.

Article 294. Illegal removal of parts of the crashed aircraft or items (cargo, luggage) carried by it at the place of accident

For the removal of any part of the crashed aircraft or the objects (cargo, luggage) carried by it at the place of the aviation accident without the permission of the commission investigating the aviation accident -

shall be fined in the amount of five hundred manats.

Article 295. Violation of aviation safety regulations

295.1. Due to the non-compliance with the internal regime and exit regime by the enterprises, departments and organizations in the territory of the airport and their employees -

officials are fined in the amount of five hundred manats, and legal entities are fined in the amount of one thousand manats

295.2. Due to failure to ensure the safety of aircraft by the operator of the aircraft -

officials are fined in the amount of one thousand manats, legal entities in the amount of three thousand manats.

295.3. Due to failure to ensure the safety of the aircraft on the ground by the aviation security officer -

officials are fined in the amount of one thousand manats.

295.4. Due to the violation of the procedure for checking and inspecting aircraft -

officials are fined in the amount of one thousand manats.

295.5. For failure to comply with the legal instructions of an aviation security officer -

natural persons are fined in the amount of fifty manats, officials in the amount of five hundred manats, and legal entities in the amount of one thousand manats.

295.6. Due to the fact that the carriers did not provide the information provided by the Law of the Republic of Azerbaijan "On Aviation" by the carriers of the aircraft that will land on the territory of the Republic of Azerbaijan and leave the territory of the Republic of Azerbaijan after the ticket is booked (sold) and in any case before boarding the aircraft - [\[248\]](#)

officials are fined in the amount of one thousand five hundred manats, and legal entities are fined in the amount of one hundred thousand

295.7. The duties of each member of the crew of an aircraft that will land on the territory of the Republic of Azerbaijan and leave the territory of the Republic of Azerbaijan and the relevant information provided by the Law of the Republic of Azerbaijan "On Aviation" by the carriers no later than 12 hours before the departure of the aircraft, as well as when the composition of the crew of the aircraft changes, that due to the fact that the relevant information was not provided to the relevant executive authority immediately after the change, but in any case before the departure of the aircraft -

officials are fined in the amount of one thousand five hundred manats, and legal entities are fined in the amount of one hundred thousand

Article 296. Violation of the rules for transporting passengers, baggage, cargo, mail, dangerous substances and objects

296.1. Due to the violation of the rules of air transportation of passengers, baggage, cargo, mail -

natural persons are fined from twenty to thirty manats, officials from one hundred to one hundred fifty manats.

296.2. Due to the violation of the rules of transportation of dangerous substances and objects in air transport -

with or without confiscation of dangerous substances and objects, natural persons shall be fined in the amount of two hundred manats, and officials shall be fined in the amount of one hundred to one hundred fifty manats.

Article 297. Violation of cargo protection rules in air transport

297.1. Due to damage to seals and locks of containers, breakage of seals, damage to individual loads and their boxes, packages and fences of warehouses used for work related to air transport -

shall be fined in the amount of one hundred and fifty manats.

297.2. Due to damage to containers and vehicles intended for air transport -

is fined in the amount of two hundred manats.

Article 298. Violation of rules of conduct on board an aircraft

is fined in the amount of one hundred manats.

298.2. Due to the violation of the special rules for the use of computers, photo and video recording, electrical (electromagnetic) communication on the aircraft -

is fined in the amount of one hundred manats.

298.3. Due to the damage or failure of the devices installed for the purpose of smoke detection on board the aircraft, as devices ensuring safety -

is fined in the amount of two hundred manats.

Article 299. *Smoking in air transport* [\[249\]](#)

Due to smoking *in* air transport-

is fined in the amount of one hundred manats.

Article 300. Violation of the rules of ensuring traffic safety in railway transport

300.1. Due to damage to the railway, snow protection fences and other road objects, signaling and communication equipment -

shall be fined in the amount of one hundred and fifty manats.

300.2. Due to non-observance of specified dimensions during loading and unloading -

natural persons are fined in the amount of thirty manats, officials in the amount of one hundred manats.

300.3. Due to the placing of objects on the railways that can disrupt the movement of trains -

is fined in the amount of two hundred manats.

Article 301. Violation of rules for using railway vehicles

301.1. For walking arbitrarily on freight trains, boarding and alighting from a moving train, walking on the steps of carriages, and stopping the train without necessity -

shall be fined in the amount of fifty manats.

301.2. For throwing garbage or other objects from windows or doors of train carriages-

shall be fined in the amount of thirty manats.

Article 302. Damage to windows or internal equipment of wagons or locomotives

Due to damage to the windows or internal equipment of wagons or locomotives-

is fined in the amount of one hundred manats.

Article 303. Violation of the rules for transporting dangerous substances and objects in railway transport

Due to the violation of the rules for transporting dangerous substances and objects in railway transport-

shall be warned or fined in the amount of twenty to thirty manats.

Article 304. Violation of cargo protection rules in railway transport

304.1. Due to damage to railway vehicles or transport mechanisms intended for cargo transportation -

is fined in the amount of one hundred manats.

304.2. For damage to freight wagons, containers, damage to seals and locks, breakage of seals, damage to separate cargo boxes, packages, fences of railway stations, container points (yards) and warehouses used for work related to cargo transportation

shall be fined in the amount of one hundred and fifty manats.

Article 305. *Smoking tobacco in unspecified places in railway transport* [\[250\]](#)

For smoking *tobacco* in unspecified places in railway transport-

shall be fined in the amount of forty manats.

Article 306. Violation of the rules of using the metro

306.1. For littering station lobbies, passageways and platforms, as well as escalators and the interior of carriages or inscriptions on those objects, entering the station from places where restriction fences and signs prohibiting entry are installed, "passenger-driver" communication unnecessarily -

a fine of fifteen manats is imposed.

306.2. For placing an object on the jug from the escalator-

a fine of twenty manats is imposed.

306.4. To remove the escalator, to use the "Stop" switch unnecessarily, to *smoke* in the vestibules, passages and platforms, in the carriages, to open the carriage doors during the movement of the train, to delay the departure of the train, enter the railway, in the control cabin of the train, service-technical rooms, for entering ventilation shaft booths, tunnels and intended for employees of the metro, using open fire, pyrotechnic devices (firecrackers, explosives, etc.)

shall be fined in the amount of fifty manats.

306.5. For connecting electric operators to the electric grid of the metropolitan area without the appropriate permit- shall be fined in the amount of seventy manats.

306.6. For burning any object within 25 meters of the ventilation shaft booths of the metro- is fined in the amount of one hundred manats.

Article 307. Violation of the rules for ensuring the safety of traffic in sea and river transport

307.1. Due to the violation of the rules for the entry and exit of ships from the port (*base of naval operations*) in sea and river as well as the movement and stopping of ships *in the territorial waters and port waters of the Republic of Azerbaijan* - [\[251\]](#)

natural persons shall be fined in the amount of one hundred manats, and officials shall be fined in the amount of three hundred manats.

307.2. Due to performing diving works in port waters without the necessary permission or not following the rules of safety for these works-

is fined in the amount of one hundred manats.

307.3. Due to failure to declare accurate information about the ship's draft, length, width and tonnage to the navigator or of incorrect information -

shall be fined in the amount of three hundred manats.

307.4. *Failure to comply with the requirements of international conventions in the field of maritime transport, as well as the institution (institution) determined by the relevant executive authority regarding the safety of sea navigation, the protection of human life and the protection of the marine environment, as well as the failure of the authority determined by the relevant executive authority in the operation and management of ships contrary to the requirements established by the institution) -*

natural persons are fined in the amount of three hundred manats, officials in the amount of five hundred manats, and legal entities in five thousand manats. [\[252\]](#)

307.5. *For failure to inform the body (institution) determined by the relevant executive authority about the accident that occurred on*

- natural persons are fined in the amount of three hundred manats, officials in the amount of five hundred manats, and legal entities in two thousand manats. [\[253\]](#)

Article 308. Violation of passenger safety regulations on sea and river transport vessels

308.1. Due to the violation of the rules for ensuring the safety of passengers on sea and river transport ships-

natural persons are fined in the amount of one hundred and fifty manats, officials in the amount of three hundred manats, and legal entities in the amount of one thousand manats.

308.2. For throwing garbage and other objects from ships-

shall be fined in the amount of thirty manats.

Article 309. Damage to signaling and communication devices and equipment in sea and river transport

Due to damage to signaling and communication devices and equipment in sea and river transport- is fined in the amount of one hundred manats.

Article 310. Violation of ship registration rules

For refusing to register the ship, registering the ship in one of the ship registers in violation of the established rules, or not about the change of the data entered in the ship registers -

is fined in the amount of one hundred manats.

Article 311. Violation of the rules of operation of small ships

Due to the violation of the rules for using small ships under the control of the relevant executive authority, bases (facilities) for stopping -

shall be fined in the amount of one hundred manats or the right to operate a small vessel shall be restricted for a period of up to two years.

Article 312. Violation of loading, unloading and stacking rules in seaports or bases of naval operations [\[254\]](#)

Article 313. Violation of the rules for maintaining the Register of Sea Ports and the Register of Naval Operation Bases ^[256]

313.1. Due to the violation of the rules of keeping the Register of Sea Ports and the Register of Naval Operations Bases - officials are fined in the amount of one hundred manats.

313.2. For failure to submit or timely submission of information necessary for maintaining the Register of Seaports and Maritime Operations, or for providing incorrect information, as well as for failure to provide information on changing the information in the register -

is fined in the amount of one thousand manats ^[256]

Article 314. Illegal provision of ship agent services in seaports

For providing ship agent services in seaports without a certificate for providing ship agent services - natural persons are fined in the amount of two hundred manats, legal entities in the amount of seven hundred manats.

Article 315. Violation of the requirements of the international conventions to which the Republic of Azerbaijan is a part of maritime transport ^[257]

315.1. Due to the operation of the seaport without the documents stipulated in the "International Code on the Protection of S Facilities" -

officials are fined in the amount of three hundred manats, legal entities in the amount of one thousand manats.

315.2. In order to allow a person who does not have an appropriate certificate (diploma) in accordance with the requirements of the Convention on the Training, Awarding of Diplomas and Shifting of Seafarers" to work on the ship that requires such a certificate (diploma), natural persons are fined in the amount of two hundred manats, officials in the amount of five hundred manats, and legal entities in two thousand manats.

315.3. Due to the crew member being on duty on the ship while intoxicated as a result of the use of alcohol, narcotic drugs, psychotropic or other powerful substances -

shall be fined in the amount of three hundred manats.

Article 316. Violation of the rules for transporting dangerous substances and objects in sea and river transport

Due to the violation of the rules for transporting dangerous substances and objects in sea and river transport - shall be warned or fined in the amount of fifty manats.

Article 317. Violation of cargo protection rules in sea and river transport

317.1. Due to damage to floating vehicles intended for cargo transportation, as well as transportation mechanisms - is fined in the amount of one hundred manats.

317.2. For damage to containers, damage to seals and locks, breakage of seals, damage to separate cargoes and their box port (bridge) cargo areas (areas), gateways container stations (yards) and fences of warehouses used for cargo transportation - shall be fined in the amount of one hundred and fifty manats.

Article 318. Smoking tobacco in unspecified places in sea and river transport

For smoking tobacco in unspecified places in sea and river transport - shall be fined in the amount of forty manats.

Article 319. Do not travel without a ticket in transport

319.1. A passenger on a bus carrying out intra-city (intra-district) passenger transportation without paying accordingly - ^[258] a fine of five manats is imposed.

319.2. For traveling without a ticket on a bus carrying out intercity (interdistrict) passenger transport - a fine of fifteen manats is imposed.

319.3. For traveling without a ticket on a bus traveling on an international route - a fine of twenty-five manats is imposed.

319.4. For traveling without a passenger ticket in railway transport - shall be fined in the amount of thirty manats.

319.5. For going without a passenger ticket in sea and river transport - a fine of thirty-five manats is imposed.

319.6. For traveling without a passenger ticket in air transport - shall be fined in the amount of forty manats.

320.1. For carrying a passenger on a bus carrying out intra-city (intra-district) passenger transportation *without paying*

a fine of twenty manats is imposed.

320.2. For transporting a passenger without a ticket on a bus carrying out intercity (interdistrict) passenger transportation shall be fined in the amount of thirty manats.

320.3. Due to taking a passenger without a ticket on a bus traveling on an international route - shall be fined in the amount of forty manats.

320.4. For transporting a passenger without a ticket in railway transport - shall be fined in the amount of forty manats .

320.5. For transporting a passenger without a ticket in sea and river transport - shall be fined in the amount of fifty manats .

320.6. Due to taking a passenger without a ticket in air transport - a fine of sixty manats is imposed.

Article 321. Transportation of undocumented passengers

Due to the transportation of a passenger who does not have documents for entry to or exit from the territory of the relevant person carrying out international transportation -

natural persons are fined in the amount of two hundred manats, officials in the amount of four hundred manats, and legal entities in the amount of one thousand five hundred manats.

Article 322. Violation of passenger and luggage transportation rules

322.0. Violation of the rules of passenger and luggage transportation by road transport, namely:

322.0.1. Non-observance of the established schedule or movement scheme of buses operating on regular intra-city (intra-district) and international routes, including the departure of the starting, intermediate and final destination from the bus station; [\[260\]](#)

322.0.2. To carry out passenger transportation by taxi car without "Taxi" recognition signs, taximeter or other information determined by passenger and luggage transportation regulations , as well as with a malfunctioning or damaged taximeter ; [\[261\]](#)

322.0.3. to apply a fare higher than the established rate;

322.0.4. to smoke tobacco in a bus operating on regular intra-city (intra-district), inter-city (inter-district) and international routes; [\[262\]](#)

322.0.5. transportation of items that are not allowed on buses operating on regular intra-city (intra-district), inter-city (inter-district) and international routes;

322.0.6. to use audio devices on regular intra-city routes if they are not directly related to the transportation process;

322.0.7. non-observance of the specified requirements regarding the number of passengers, luggage spaces and the weight in a taxi car, regular or irregular intra-city (intra-district), inter-city (inter-district) and international routes;

322.0.8. for taxis to stop for the purpose of accepting orders in places outside the parking places specially defined and marked with signs; [\[263\]](#)

322.0.9. to carry out non-regular passenger transportation according to the timetables established for regular bus routes; [\[264\]](#)

322.0.10. to pick up and drop off passengers at the stops designated for regular routes when carrying out non-regular passenger transportation;

322.0.11. to carry out intercity (interdistrict) regular passenger transportation without a ticket-receipt sheet;

322.0.12. to carry out non-regular passenger transportation (except for passenger transportation by taxi cars) without filling out a form;

322.0.13. for carrying out passenger transportation by taxi passenger car outside the territorial limits specified in the release card;

322.0.14. for demanding payment in addition to the price determined by the indicators of the taximeter or the software performing the calculation of the fare; [\[265\]](#)

shall be fined in the amount of fifty manats . [\[266\]](#)

Article 323. Violation of the conditions of transportation stipulated in the rules of transportation of goods by road transport

323.1. Due to the violation of the conditions for the transportation of bulk (spilled) cargo, building materials, animals or plants, and bakery products, provided for in those rules, during the car transportation, which is covered by the rules of transportation of goods by road transport,

shall be fined from forty to fifty manats.

323.2. Due to the transportation of goods intended for goods without formalization with an *electronic* waybill -

shall be fined in the amount of forty manats. [\[267\]](#)

Article 324. Transportation of passengers and cargo by motor vehicle without permission

324.2. For passenger transportation by taxi passenger cars without pass card – shall be fined in the amount of fifty manats.

324.3. For the organization of cargo and irregular passenger transportation by the carrier without a license - officials are fined in the amount of three hundred manats, legal entities in the amount of one thousand two hundred manats.

324.4. For cargo and irregular passenger transportation without a pass card – shall be fined in the amount of fifty manats.

324.5. For the organization of regular passenger transport without a contract on regular intra-city (intra-district), inter-city (international route passenger transportation (organization of passenger transportation) -

officials are fined in the amount of three hundred manats, legal entities in the amount of one thousand two hundred manats.

324.6. Due to the repeated commission of the offense provided for in Article 324.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

officials are fined in the amount of four hundred manats, legal entities in the amount of two thousand manats.

324.7. Due to repeated commission of the offense provided for in Article 324.2 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

A fine of eighty manats is imposed.

324.8. Due to repeated commission of the offense provided for in Article 324.3 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

officials are fined in the amount of six hundred manats, legal entities in the amount of two thousand four hundred manats.

324.9. Due to repeated commission of the offense provided for in Article 324.4 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

is fined in the amount of one hundred manats.

324.10. Due to repeated commission of the offense provided for in Article 324.5 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

officials are fined in the amount of six hundred manats, legal entities in the amount of two thousand four hundred manats. [\[268\]](#)

Article 324-1. Violation of the rules for the use of permit forms (magazines) during international passenger and cargo transportation

324-1.1. Due to the distortion, violation and rewriting of information during the filling of the "Izaza" form (journal), as well as the "Izaza" form (journal) to another person -

natural persons are fined in the amount of two hundred manats, officials in the amount of one thousand manats, and legal entities in the amount of three thousand manats.

324-1.2. Due to the repeated commission of the offenses provided for in Article 324-1.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

natural persons are fined in the amount of four hundred manats, officials in the amount of two thousand manats, and legal entities in the amount of five thousand manats.

Article 324-2. Involvement of untrained drivers in passenger and cargo transportation by car

324-2.1. Regarding the issuance of a release card for carrying out passenger and cargo transportation by the carrier to drivers who have undergone training in accordance with the Law of the Republic of Azerbaijan "On Motor Transport" -

officials are fined in the amount of three hundred manats, legal entities in the amount of one thousand two hundred manats.

324-2.2. Due to the repeated commission of the offense provided for in Article 324-2.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

officials are fined in the amount of six hundred manats, legal entities in the amount of two thousand four hundred manats.

Article 324-3. Carrying out domestic passenger and cargo transportation on the territory of the Republic of Azerbaijan with foreign state registration marks

324-3.1. For domestic passenger and cargo transportation in the territory of the Republic of Azerbaijan by means of vehicles with foreign state registration marks -

is fined in the amount of four hundred manats.

324-3.2. Due to repeated commission of the offense provided for in Article 324-3.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

is fined in the amount of one thousand manats. [\[269\]](#)

Article 325. Engaging in bus station (bus station) activities without a passport and violating the technological process of the relevant category defined by the passport

325.1. For engaging in bus station (bus station) activities without a passport - shall be fined in the amount of one thousand five hundred manats.

325.2. Due to the violation of the technological process of the activity of the bus station (bus station) according to the category -

Due to non-organization of pre-departure inspection of the technical condition of passenger and cargo vehicles, pre-departure necessary medical examination of the drivers of those vehicles -

officials are fined in the amount of five hundred to eight hundred manats, legal entities in the amount of two thousand manats.

Article 326-1. Carrying out international ~~and domestic (intercity and interregional)~~ passenger and cargo transportation of the rules for using the tachograph, as well as without observing the work and rest regime by the driver [\[270\]](#)

326-1.1. Violation of the rules for the use of tachographs in international ~~and domestic (intercity and interregional)~~ passenger transportation by trucks and vehicles in general use, that is, those transportations:

326-1.1.1. to be performed without a tachograph;

326-1.1.2. to be performed with an expired or damaged tachograph;

326-1.1.3. to be performed with a tachograph that does not work completely or any of its functions;

326-1.1.4. to carry out the inspection of the tachograph without a seal or without an appropriate certificate of its inspection;

326-1.1.5. due to falsification of the data registered by the tachograph -

natural persons are fined in the amount of one hundred and fifty manats, officials in the amount of five hundred manats, and legal entities in the amount of one thousand manats.

326-1.2. Due to non-observance of the work and rest regime by the driver carrying out international ~~and domestic (inter-city and inter-regional)~~ passenger and cargo transportation with trucks and vehicles in general use -
shall be fined in the amount of fifty manats.

Article 326-2. Violation of legislation on motor transport by taxi order operators

326-2.1. For operating as a taxi booking operator without a permit -

officials are fined in the amount of ten thousand manats, legal entities in the amount of forty thousand manats.

326-2.2. According to the Law of the Republic of Azerbaijan "On Personal Data" by the taxi order operators, due to the non-compliance with the requirements of the information systems of the personal data used during the provision of the taxi service and the non-compliance with the requirements related to the protection of personal data -

officials are fined in the amount of five thousand manats, legal entities in the amount of twenty thousand manats.

326-2.3. Failure to create a mechanism that ensures the real-time transfer of taxi orders in the information systems of taxi order operators or failure to provide information about the driver's work and rest mode to the information system of the body (institution) determined by the relevant executive authority in accordance with the Law of the Republic of Azerbaijan "On Motor Transport" or due to the failure of that mechanism -

officials are fined in the amount of five thousand manats, legal entities in the amount of twenty thousand manats.

326-2.4. To a carrier that does not have a permit for passenger transport by taxi passenger cars and documents on the possibility of pre-departure inspection of the technical condition of motor vehicles, a pre-departure medical examination of drivers, or contracts with a taxi passenger car or a medical station on the use of relevant services, as well as a corresponding license card and taxi passenger cars for providing a taxi booking service -
a driver who does not have a document confirming that his drivers have undergone special training -

officials are fined in the amount of two hundred manats, legal entities in the amount of three hundred manats.

CHAPTER 29

Administrative offenses against traffic rules

Article 327. Violation of traffic rules by vehicle drivers

327.1. Failure to comply with the requirements of traffic signs or traffic lane markings, or violation of the rules for placing vehicles on the traffic lanes or spacing, towing, carrying cargo, driving training, driving in a residential area, overtaking or maneuvering by entering the opposite lane, on sidewalks and in cases not provided for by the Law of the Republic of Azerbaijan "On Traffic Rules", or driving on the shoulder of the road, throwing any object out of vehicles -

shall be fined in the amount of forty manats.

327.2. Continuing the movement when the prohibitory sign of the traffic light or the regulator is given, 3.1 Violation of the requirements of the "No Entry" road sign or the rules of passenger transportation, overtaking or maneuvering by entering the lane of traffic, crossing the intersection, vehicles in general use, or cargo carried by people for entering the gas station with passengers, or turning left or back without complying with the requirements of the horizontal marking lines 1.1, 1.3 and 1.11, or for passing on the edge -

A fine of eighty manats is imposed. [\[271\]](#)

327.3. Due to the violation of the rules for crossing railway crossings, or vehicles crossing railways from places other than railway crossings, or failure to comply with the request of an employee of the relevant executive authority to stop the vehicle -

is fined in the amount of one hundred manats. [\[272\]](#)

327.4. For moving against the specified direction of movement on one-way roads, as well as for moving in the opposite

327.5. For the movement of vehicles with a technical speed of less than 50 km/h on highways and roads marked with the signs with a maximum permissible mass of more than 3.5 tons to move from the second lane to the next one, to turn back, to stop and to undergo driving training -

is fined in the amount of one hundred manats.

327.6. Due to the driver of the vehicle who violated the traffic rules, avoiding the scene of the traffic accident -

is fined in the amount of one hundred manats.

327.7. 20 and more within a year by drivers committing the errors assessed in Articles 327.2 - 327.6, 327.8, 328.2, 328.3, 333.1, 333-1.1, 342.7, 343.1, 343-1.1 and 346.3 of this Code a lot of money according to the collection -

the right to drive a vehicle is restricted for six months. [\[274\]](#)

327.8. Due to the infliction of minor bodily injury to the health of the victim as a result of the errors provided for in Articles 327.6, 328 and 330 of this Code -

a fine of three hundred manats is imposed or the right to drive a vehicle is restricted for a period of six months to one year. [\[275\]](#)

Note :

1. The errors provided for in Article 328.2 of this Code are assessed with 2 points, the errors provided for in Articles 327.3, 331 with 3 points, the errors provided for in Articles 327.3 - 327.6, 328.4, 342.7 and 346.3 with 4 points.

2. When a driver whose driver's license does not correspond to the category (subcategory) of the vehicle he drives commits an error with the points provided for in this Code, he shall be held administratively liable for driving the vehicle without the right to drive a vehicle, and he shall be assigned a point corresponding to the error he committed. [\[276\]](#)

3. In the cases provided for in Article 34.3 of this Code, if the administrative errors committed by a person belong to different categories, only the point determined for the more serious error is assigned when considering the cases related to the evaluation of points.

4. When dealing with cases of several administrative errors, which are evaluated by the points committed by the person, the point determined for the more serious error and one point for each other error are determined by adding up.

5. When an administrative fine is imposed without restricting a person's right to drive a vehicle due to the commission of an error provided for in Article 327.8, 333.1, 333-1.1, 343.1 or 343-1.1 of this Code, that error is evaluated with 5 points. [\[277\]](#)

6. The point assigned for the commission of an administrative offense shall be valid for 1 (one) year from the date of entry into force of the decision to impose an administrative penalty.

7. Article 327.6 of this Code shall not apply to a person who has left the scene of a road traffic accident in connection with the provision of assistance to an injured person.

7-1. Article 327.6 of this Code does not apply to the driver's leaving the scene of the accident if there is no dispute between the parties involved in the accident, the identification of the person who is guilty of the traffic accident and the driver's health has not been harmed as a result of the traffic accident.

8. If the offense provided for in Article 327.8 of this Code is committed as a result of a pedestrian crossing the road on a zebra crossing with a speed limit of 110 km/h or more, outside the places specified for pedestrians to cross the road by the Law of the Republic of Azerbaijan "On Road Traffic", that Article 327.8 of this Code does not apply to these cases.

Article 328. Exceeding the set speed limit on the road

328.1. For exceeding the speed limit of 10-20 km/h on the road -
is fined in the amount of ten manats.

328.2. For exceeding the speed limit of 21-40 km/h on the road -
shall be fined in the amount of fifty manats.

328.3. For exceeding the speed limit of 41-60 km/h on the road -
is fined in the amount of two hundred manats. [\[279\]](#)

328.4. For exceeding the speed limit of 61 km/h and more on the road -
shall be fined in the amount of three hundred manats. [\[280\]](#)

Article 329. Violation of the rules for using safety belts, motorcycle helmets, light devices and sound signals

329.1. For driving a vehicle without wearing a seat belt -
shall be fined in the amount of forty manats.

329.2. For driving a motorcycle without wearing a motorcycle helmet or without buttoning it, or for transporting passengers on a motorcycle without a motorcycle helmet or not buttoning it -
shall be fined in the amount of forty manats.

329.3. For violating the rules of using light devices and sound signals -
shall be fined in the amount of thirty manats.

Note: A person may not be held administratively liable in accordance with the procedure specified in Articles 122 and 123 of the Code for repeating the error provided for in Article 329.1 of this Code during the day, detected with the help of special technical means with recording functions. This does not exclude cases where the person who committed the error is directly discovered by the authorized official. [\[281\]](#)

330.0.1. to a pedestrian who has entered an unregulated pedestrian crossing ;
330.0.2. for not giving way to a pedestrian who is crossing the traffic section of the road where the driver is turning to the intersection -
shall be fined in the amount of fifty manats.

Note: In Articles 330 and 331 of this Code, "not giving way" means forcing a pedestrian or a driver of a vehicle who has way to change the direction of movement or speed as a result of the driver continuing to move or starting to move again, or maneuver. it is understood.

Article 331. Not allowing vehicles with the right of way or moving by joining an organized traffic group

For not giving way to vehicles that have the right of way, giving a special sound, red or blue flashing light signal, or for joining an organized group of vehicles accompanied by such a vehicle -
is fined in the amount of one hundred manats.

Article 332. Driving a vehicle by a person who does not have the right to drive a vehicle

332.1. For driving a vehicle without a power of attorney, except when the person who has the right to own the vehicle is injured -
shall be fined in the amount of forty manats. [KMQ21](#)

332.2. For driving a vehicle without the right to drive a vehicle -
is fined in the amount of one hundred manats.

332.3. Due to the repeated commission of the offense provided for in Article 332.2 of this Code by the person who administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction the driving of a vehicle by a person whose right to drive a vehicle is restricted -

shall be fined in the amount of *three hundred manats*. [\[282\]](#)

332.4. As a result of an error provided for in Article 332.2 of this Code, due to a slight physical injury to the victim's health damage to the victim -

shall be fined in the amount of five hundred manats or, depending on the circumstances of the case, administrative imprisonment of up to one month, taking into account the identity of the person who committed the violation. [\[283\]](#)

332.5. For driving a vehicle carrying passengers even without the right to drive a vehicle in general use -
administrative arrest is applied for a period of fifteen days to one month.

332.6. Due to the repeated commission of the offense provided for in Article 332.5 of this Code by the person who administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction administrative arrest for a period of one to two months is applied.

332.7. As a result of an error provided for in Article 332.5 of this Code, the victim's health is slightly injured or material damage caused to the victim -

administrative arrest for a period of two to three months is applied.

Note: In Articles 96.1.1, 332.1, 335.1, 336.1 and 337.1 of this Code, "the person who has the right to own a vehicle" means the vehicle, or the owner of the vehicle, or the owner of the vehicle on the basis of a power of attorney or lease or other *agreement*. the person who has the right to do so is understood. [\[284\]](#)

Article 333. Drunken driving of a vehicle by a person who has the right to drive a vehicle due to the use of alcohol [\[285\]](#)

333.1. For driving a vehicle while intoxicated as a result of the use of *alcohol* by a person who has the right to drive a vehicle a fine of four hundred manats is imposed or the right to drive a vehicle is restricted for a period of six months to one year

333.2. Due to the repeated commission of the offense provided for in Article 333.1 of this Code by the person who administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction the right to drive vehicles is restricted for a period of two years and a fine *in the amount of five hundred manats* is imposed to drive a vehicle is restricted for a period of two years and, depending on the circumstances of the case, administrative *applied for a period of up to fifteen days, taking into account the identity of the person who committed the violation.* [\[286\]](#)

333.3. As a result of an error provided for in Article 333.1 of this Code, the victim's health is slightly injured or material damage caused to the victim -

the right to drive a vehicle is restricted for a period of two years and a fine is imposed in the amount of seven hundred manats right to drive a vehicle is restricted for a period of two years and, depending on the circumstances of the case, administrative *applied for a period of fifteen days to one month, taking into account the identity of the person who committed the violation.*

333.4. Due to driving such a vehicle by a person who has the right to drive a vehicle in public use while carrying passengers intoxicated *as a result of the use of alcohol* - [\[287\]](#)

the right to drive a vehicle is restricted for a period of two years, and administrative arrest is applied for a period of fifteen days to one month.

333.5. As a result of an error provided for in Article 333.4 of this Code. the victim's health is slightly injured or material

Note:

1. A person is considered to be in a state of intoxication as a result of the use of alcohol, if the special technical means show concentration of alcohol in the blood is 0.3 ppm or more . [\[288\]](#)
2. The rules for determining the state of intoxication caused by the use of alcohol, narcotic drugs, psychotropic substances or other substances by the driver of the vehicle shall be determined by the relevant executive authority . [\[289\]](#)

Article 333-1. Drunken driving by a person who has the right to drive a vehicle due to the use of narcotic drugs, substances or other powerful substances

333-1.1. Due to drunken driving by the person who has the right to drive the vehicle as a result of the use of narcotic drugs substances or other powerful substances -

a fine of six hundred manats is imposed or the right to drive a vehicle is restricted for a period of six months to one year.

333-1.2. Due to repeated commission of the offense provided for in Article 333-1.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

the right to drive a vehicle is restricted for a period of two years, and a fine of eight hundred manats is imposed, or the right to drive a vehicle is restricted for a period of two years, and depending on the circumstances of the case, administrative detention is applied for a period of fifteen months, taking into account the identity of the person who committed the violation.

333-1.3. As a result of an error provided for in Article 333-1.1 of this Code, due to a slight physical injury to the victim's health or material damage to the victim -

the right to drive a vehicle is restricted for a period of two years and a fine in the amount of nine hundred manats is imposed, or the right to drive a vehicle is restricted for a period of two years and, depending on the circumstances of the case, administrative imprisonment for a period of three months is applied, taking into account the identity of the person who committed the violation.

333-1.4. Due to the fact that the person who has the right to drive a vehicle in general use drives such a vehicle while carrying passengers in an intoxicated state as a result of the use of narcotic drugs, psychotropic substances or other powerful substances -

the right to drive a vehicle is restricted for a period of two years, and administrative arrest is applied for a period of one to two months

333-1.5. As a result of an error provided for in Article 333-1.4 of this Code, due to a slight physical injury to the victim's health or material damage to the victim -

the right to drive a vehicle is restricted for a period of two years, and administrative detention is applied for a period of two to three months

Note: A person is considered to be in a state of intoxication as a result of the use of narcotic drugs, psychotropic substances or other substances if the special technical means shows the intake of narcotics, psychotropic substances or other powerful substances. [\[290\]](#)

Article 334. Drunken driving of a vehicle by a person who does not have the right to drive a vehicle due to the use of a

334.1. For driving a vehicle while intoxicated due to the use of alcohol by a person who does not have the right to drive a vehicle shall be fined in the amount of five hundred manats or, depending on the circumstances of the case, administrative imprisonment for a period of up to fifteen days, taking into account the identity of the person who committed the violation.

334.2. Due to the repeated commission of the offense provided for in Article 334.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction - administrative arrest is applied for a period of fifteen days to one month.

334.3. As a result of the commission of the error provided for in Article 334.1 of this Code and the violation of traffic rules resulting in health is slightly injured or material damage is caused to the victim -

a fine in the amount of eight hundred manats or, depending on the circumstances of the case, an administrative arrest for a period of one to two months, taking into account the identity of the person who committed the violation.

334.4. For driving such a vehicle by a person who does not have the right to drive a vehicle in public use while carrying passengers in an intoxicated state due to the use of alcohol - [\[292\]](#)

administrative arrest for a period of one to two months is applied.

334.5. Due to the repeated commission of the offense provided for in Article 334.4 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction - result of that error, minor physical injury to the victim's health or material damage to the victim -

administrative arrest for a period of two to three months is applied.

Article 334-1. Drunken driving by a person who does not have the right to drive a vehicle due to the use of narcotic drugs, psychotropic substances or other substances with a strong influence

334-1.1. For driving a vehicle while intoxicated as a result of the use of narcotic drugs, psychotropic substances or other powerful substances by a person who does not have the right to drive a vehicle -

shall be fined in the amount of eight hundred manats or, depending on the circumstances of the case, administrative imprisonment for a period of fifteen days to one month, taking into account the identity of the person who committed the violation.

334-1.2. Due to the repeated commission of the offense provided for in Article 334-1.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

shall be fined in the amount of one thousand manats or, depending on the circumstances of the case, administrative imprisonment for three months, taking into account the identity of the person who committed the violation.

334-1.4. Due to the driving of such a vehicle by a person who does not have the right to drive a vehicle in general use while carrying while intoxicated as a result of the use of narcotic drugs, psychotropic substances or other substances with a strong effect - administrative arrest is applied for a period of one to three months.

334-1.5. Re-committing the offense provided for in Article 334-1.4 of this Code within one year from the date of entry into force of the administrative sanction, or causing light bodily injury to the victim's health or financial damage to the victim as a result of that offense according to [\[293\]](#) administrative arrest for a period of two to three months is applied.

Article 335. Transfer of the vehicle by the person who has the right of ownership to the person who does not have the right to drive the vehicle

335.1. Due to the transfer by the person who has the right of ownership of the vehicle to the person who does not have the right to drive the vehicle -

natural persons are fined in the amount of sixty manats, officials in the amount of two hundred manats, and legal entities in the amount of two thousand manats.

335.2. Due to the repeated commission of the offense provided for in Article 335.1 of this Code by the person who has the right to drive the vehicle - administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction

natural persons are fined in the amount of one hundred manats, officials in the amount of three hundred manats, and legal entities in the amount of three thousand manats.

335.3. Due to physical or material damage to the injured person as a result of the commission of the error provided for in Article 335.1 of this Code and the violation of traffic rules -

natural persons are fined in the amount of one hundred and eighty manats, officials in the amount of five hundred manats, and legal entities in the amount of five thousand manats.

335.4. For the transfer of a vehicle in general use for passenger transportation to a person who does not have the right to drive the vehicle -

natural persons are fined in the amount of two hundred manats, officials in the amount of five hundred manats, and legal entities in the amount of three thousand manats.

335.5. Due to repeated commission of the offense provided for in Article 335.4 of this Code by the person who has the right to drive the vehicle - administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction

administrative arrest is applied for a period of fifteen days to one month, legal entities are fined in the amount of five thousand manats.

335.6. As a result of the commission of the error provided for in Article 335.4 of this Code and the violation of traffic rules - health is slightly injured or material damage is caused to the victim -

natural persons shall be fined in the amount of four hundred manats, officials shall be fined in the amount of eight hundred manats, or, depending on the circumstances of the case, administrative imprisonment for a period of fifteen days to one month, taking into account the identity of the offender, legal persons shall be fined in the amount of six thousand manats.

Article 336. Transfer of a vehicle to a drunk person by a person who has the right to own a vehicle

336.1. Due to the fact that the person who has the right of ownership of the vehicle, knowing that he is in a drunken state, transfers the vehicle to a person to drive the vehicle -

natural persons are fined in the amount of one hundred manats, officials in the amount of three hundred manats, and legal entities in the amount of three thousand manats.

336.2. Due to repeated commission of the offense provided for in Article 336.1 of this Code by the person who has the right to own a vehicle - administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction

natural persons are fined in the amount of two hundred manats, officials in the amount of four hundred manats, and legal entities in the amount of four thousand manats.

336.3. Due to physical or material damage as a result of committing the error provided for in Article 336.1 of this Code and the violation of traffic rules -

natural persons are fined in the amount of three hundred manats, officials in the amount of six hundred manats, and legal entities in the amount of six thousand manats.

336.4. For providing a vehicle in general use for passenger transportation to an intoxicated person -

natural persons are fined in the amount of three hundred manats, officials in the amount of six hundred manats, and legal entities in the amount of four thousand manats.

336.5. Due to repeated commission of the offense provided for in Article 336.4 of this Code by the person who has the right to own a vehicle - administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction

natural persons are fined in the amount of four hundred manats, officials in the amount of eight hundred manats, and legal entities in the amount of six thousand manats.

336.6. Due to physical or material damage to the victim as a result of committing the error provided for in Article 336.4 of this Code and violating traffic rules -

natural persons are fined in the amount of five hundred manats, officials in the amount of one thousand manats, and legal entities in the amount of six thousand manats.

337.1. Due to the fact that the person who has the right to own the vehicle, knowing that he does not have the right to drive and is in an intoxicated state, gives it to that person to drive the vehicle -

natural persons are fined in the amount of two hundred manats, officials in the amount of four hundred manats, and legal entities in the amount of four thousand manats.

337.2. Due to repeated commission of the offense provided for in Article 337.1 of this Code by the person who is subject to an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

natural persons are fined in the amount of three hundred manats, officials in the amount of six hundred manats, and legal entities in the amount of six thousand manats.

337.3. Due to physical or material damage to the injured person as a result of committing the errors provided for in Article 337.1 of this Code and violating traffic rules -

natural persons are fined in the amount of four hundred manats, officials in the amount of eight hundred manats, and legal entities in the amount of eight thousand manats.

337.4. For providing a vehicle in general use for passenger transportation to a person who does not have the right to drive a vehicle and who is in an intoxicated state -

natural persons are fined in the amount of six hundred manats, officials in the amount of one thousand manats, and legal entities in the amount of eight thousand manats.

337.5. Due to the repeated commission of the offense provided for in Article 337.4 of this Code by the person who is subject to an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

administrative arrest for a period of one to two months is applied, legal entities are fined in the amount of twelve thousand manats.

337.6. As a result of the commission of the error provided for in Article 337.4 of this Code and the violation of traffic rules resulting in health is slightly injured or material damage is caused to the victim -

natural persons shall be fined in the amount of one thousand manats, officials shall be fined in the amount of two thousand manats, or, depending on the circumstances of the case, administrative imprisonment for a period of one to two months, taking into account the identity of the offender, legal persons shall be fined in the amount of fifteen thousand manats.

Article 338. Violation of traffic rules by pedestrians and other road traffic participants

338.1. Violation of traffic rules by pedestrians, namely:

338.1.1. failure to comply with the signs of a pedestrian traffic light or regulator;

338.1.2. to suddenly pull out in front of approaching vehicles on the road;

338.1.3. for not leaving the roadway when a vehicle with a red or blue flashing light and a special sound signal is approaching, a fine of twenty manats is imposed.

338.2. *With the exception of the cases provided for in Article 338.2-1 of this Code, for pedestrians crossing the roadway, railway crossing, from an unspecified place ^[294] -*

a fine of twenty manats is imposed.

338.2-1. *Due to the fact that a pedestrian crosses the roadway on a road with a speed limit of 80 km/h or more, outside the place where pedestrians are allowed to cross the road by the Law of the Republic of Azerbaijan "On Road Traffic" -*

shall be fined in the amount of forty manats. ^[295]

338.3. Due to violation of the rules of getting on and off the vehicle by passengers, not wearing a seat belt, not wearing a helmet, throwing any object out of the vehicle or distracting the driver from driving the vehicle -

shall be fined in the amount of thirty manats.

338.4. Violation of traffic rules by cyclists and moped drivers, namely:

338.4.1. failure to comply with traffic light or regulator signs;

338.4.2. transportation of cargo that interferes with driving a passenger or vehicle;

338.4.3. Violation of requirements for road signs or roadway marking;

338.4.4. driving without holding the steering wheel or violating the rules of using safety helmets;

338.4.5. to use a defective bicycle;

338.4.6. to obstruct the movement of pedestrians;

338.4.7. due to not allowing vehicles that have the right of way -

shall be fined in the amount of forty manats.

338.5. Violation of traffic rules by the driver of horse-drawn carriages (sleigh) and cattle transporter, i.e.:

338.5.1. leaving livestock on the road without supervision;

338.5.2. to transfer cattle on asphalt and cement-concrete covered roads;

338.5.3. driving horse-drawn carriages (sleighs) not equipped with light-reflecting devices;

338.5.4. non-observance of traffic lights or regulator signs, or road signs or road marking requirements when driving horse-drawn carriages (sleighs);

338.5.5. for moving livestock and horse-drawn carts (sleighs) from railway tracks or parts of roads not specially set aside for this purpose in the dark of the day or in conditions of limited visibility -

shall be fined in the amount of forty manats.

338.6. Due to the fact that the offenses stipulated in Articles 338.4 and 338.5 of this Code are committed by road traffic participants in a state of intoxication as a result of the use of alcohol, drugs, psychotropic substances or other substances with a strong effect -

338.7. As a result of the errors provided for in Articles 338.4 and 338.5 of this Code, causing minor bodily injury to the victim -

a fine of one hundred to one hundred and fifty manats is imposed . [\[297\]](#)

338.8. Due to the offenses provided for in Articles 338.4 and 338.5 of this Code being committed by road traffic participants in a drunken result of the use of alcohol -

shall be fined in the amount of one hundred and fifty manats.

338.9. Due to the offenses provided for in Articles 338.4 and 338.5 of this Code being committed by road traffic participants in a drunken result of the use of narcotics, psychotropic substances or other substances with a strong effect -

is fined in the amount of two hundred manats.

338.10. As a result of the errors provided for in Articles 338.8 and 338.9 of this Code, causing minor bodily injury to the victim -

a fine in the amount of two hundred fifty to three hundred manats is imposed. [\[298\]](#)

Article 339. Violation of the rules for state registration of vehicles, technical inspection, issuance of a document on technical inspection and driver's license, and receiving a fine

339.1. Agreement on the rights to drive a vehicle without state registration or technical inspection , or to lease a state-registered property by the owners or drivers of vehicles in the manner and within the period specified by the Law of the Republic of Azerbaijan "On Road Traffic " (by a notary for failing to re-register the vehicle when it is given to another person, or for failing to comply with the requirements for returning the vehicle, or for violating the rules for formalizing the expropriation of the vehicle or pledging it [\[299\]](#) -

natural persons are fined in the amount of fifty manats, officials in the amount of one hundred manats, and legal entities in the amount of three hundred manats .

339.1-1. For driving a vehicle without passing a technical inspection within the period specified by the Law of the Republic of Azerbaijan "On Road Traffic" -

shall be fined in the amount of fifty manats. [\[300\]](#)

339.2. Requiring documents from the owner of the vehicle that are not provided for by legislation in connection with the registration of the vehicle, the issuance of the vehicle registration certificate or the state registration mark, the registration or deregistration of the vehicle, or the technical inspection of the vehicle or the issuance of a document on its technical inspection. due to procrastination, illegal refusal to solve them, or the fact that the document on technical inspection and the information contained in this document is untrue -

a fine in the amount of one hundred fifty to two hundred manats is imposed.

339.3. Due to the non-consideration of the application for issuing or changing the driver's license, or allowing procrastination when being considered, or unjustified refusal to pass the theoretical and vehicle driving skills tests on traffic rules-

a fine in the amount of two hundred to two hundred and fifty manats is imposed.

339.4. Due to the violation of the requirements of Article 150.4 of this Code by the employee of the relevant executive power body a fine is collected directly from the person who committed an administrative offense without using the appropriate payment system

a fine in the amount of three hundred to five hundred manats is imposed.

339.5. Administrative offense against traffic rules , or the protocol on the administrative offense case provided for in Article 150.4 of this Code or the decision on the administrative offense case provided for in Articles 122.1, 123.2, 124.1, 124.4 - 124.6, 125.4 and 126.3 due to failure to send (failure to post) to the central information system of the relevant executive power body in the manner specified in Articles 122.1, 125.1, 125.3 and 125.6 of this Code -

shall be fined in the amount of five hundred to seven hundred manats.

Note: When a person is brought to administrative responsibility for driving a vehicle provided for in Articles 339.1 and 339.2 of this Code without state registration or technical inspection in the cases specified by the Law of the Republic of Azerbaijan "On Road Traffic" for more than 20 days the transport vehicle must undergo state registration or technical inspection. During this period, the person is not held administratively responsible for the commission of that act. [\[301\]](#)

Article 340. Violation of the rules of state registration of agricultural machinery, technical inspection and issuance of a document on technical equipment compliance

340.1. Owners or drivers of agricultural machinery, the list of which is determined by the relevant executive power body in the manner and within the period determined by the Law of the Republic of Azerbaijan "On Road Traffic", drive the machinery without state registration or technical inspection, or rent state-registered machinery or other for failure to re-register the property when it is transferred to another person on the basis of an agreement on property rights (except for agreements certified by a notary public) -

natural persons are fined in the amount of fifty manats , officials in the amount of one hundred manats , and legal entities in the amount of three hundred manats.

340.2. State registration of agricultural machinery provided for in Article 340.1 of this Code, requiring documents from the machinery not provided for by legislation in connection with the issuance of the machinery registration certificate or state registration mark, in the registration or deregistration of the machinery, or in conducting a technical inspection or technical due to the deletion of the technical inspection document or illegal refusal to solve them, as well as the fact that the technical inspection document is untrue -

Note: When a person is brought to administrative responsibility for driving the equipment provided for in Article 340.1 out state registration or technical inspection in the cases specified by the Law of the Republic of Azerbaijan "On Traffic" shall undergo state registration or technical inspection of the equipment within 10 days. During this period, the person is not assigned administrative responsibility for the commission of that act.

Article 341. Illegal actions on the vehicle of the person who violated the rules of stopping or stopping

When the vehicle of the person who has committed the administrative offense provided for in Articles 346.1 or 346.2 approaches the vehicle while the vehicle is being taken to the guarded stop, due to the non-return of the vehicle, a fine in the amount of two hundred to three hundred manats is imposed.

Note: The return of the vehicle of the person who committed the administrative offense provided for in Articles 346.1 or Code does not preclude his being brought to administrative responsibility for the act provided for in those articles.

Article 342. Violation of vehicle operation rules by vehicle drivers

342.1. Violation of the rules of operation of vehicles by drivers of vehicles, namely:

342.1.1. to move the vehicle while the doors are not closed or to open the doors during its movement;

~~342.1.2. engage in conversation that may distract from driving,~~ [\[302\]](#)

342.1.3. not having one of the state registration plates in place *or driving a vehicle with state registration plates that do not meet current standards* ; [\[303\]](#)

342.1.4. to let go of the steering wheel during movement, to drive a vehicle with the engine turned off by inertia;

342.1.5. intentionally splashing water or mud on pedestrians, buildings and vehicles on the road;

342.1.6. if there is mud littering the road surface on the tires or tires of the vehicle, or if there is a flow of fuel and chemicals, construction and other materials from them, to move with them on improved roads;

342.1.7. failure to keep the state registration plate of the vehicle in motion clean;

342.1.8. not to stop the vehicle at the sign of a pedestrian *with limited vision* crossing the street ; [\[304\]](#)

342.1.9. failure to present cargo-carrying vehicles to employees of relevant executive authorities for transportation damaged as a result of traffic accidents or due to vehicle breakdowns, or to go to places of natural disasters, or in other cases provided by law ;

~~342.1.10. to drive trucks and buses carrying out international cargo transportation without a control device (tachograph) or non-working or sealed tachograph, as well as without filling in tachograms reflecting the driver's work and rest mode,~~ [\[305\]](#)

~~342.1.11. for illegal use of the identification mark "person with disabilities" -~~ [\[306\]](#)

shall be fined in the amount of forty manats .

342.2. Violation of requirements for the technical condition of vehicles by drivers of vehicles, namely:

342.2.1. operation of a vehicle with a faulty brake system or steering mechanism and such a malfunction cannot be eliminated;

342.2.2. installation or replacement of equipment in violation of normative requirements ;

342.2.3. making changes that lead to violation of the total mass of the vehicle and the distribution of this mass on the axle of gravity, the wheel base or the wheel formula , or the replacement of the brake and steering control system;

342.2.4. due to the application of coverings, which are not allowed by law, to be applied to the windshield of the vehicle - shall be fined in the amount of one hundred and fifty manats .

342 .3. For the purpose of increasing the sound power of the engine, due to the installation or replacement of the engine or violation of the normative requirements for the exhaust gas removal system of the vehicle - shall be fined in the amount of five hundred manats.

342 .4. Due to the repeated commission of the offense provided for in Article 342.3 of this Code by the person who has committed an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction is fined in the amount of one thousand manats.

342 .5. Due to the operation of a vehicle with external light devices or windshield wipers and windshield washers or other elements of its construction that cannot be repaired - shall be fined in the amount of fifty manats.

342 .6. Due to the fact that the driver uses the phone while driving - shall be fined in the amount of fifty manats.

342.7. Due to state registration plates or the absence of one of them, driving vehicles with fake ~~or non-compliant state~~ registration plates or state registration plates issued to other vehicles -

is fined in the amount of *one hundred* manats . [\[307\]](#)

342.8. For causing minor physical injury to the victim's health as a result of the errors provided for in Articles 342 .1.1, ~~342 .1.6, 342 .1.8, 342 .2.1 - 342 .2.3~~ of this Code - [\[308\]](#)

a fine of two hundred manats is imposed or the right to drive a vehicle is restricted for a period of one to two years.

342 .9. Equipping vehicles with special (multi-voice) sound or flashing light signals or coloring schemes, inscriptions and signs determined for operational vehicles without the appropriate permission, or coverings or devices that make it difficult to

the instrument in the commission of an administrative offense or the object that was the direct object of the administrative offense shall be confiscated, and a fine in the amount of five hundred to eight hundred manats shall be imposed.

Note: If the malfunctions provided for in Articles 342.2 and 342.5 of this Code are detected during the technical inspection, the inspection should be carried out in the cases specified by the Law of the Republic of Azerbaijan "On Traffic", the person is not held liable.

Article 343 . Refusal of a medical examination to determine the state of intoxication caused by the use of alcohol [\[309\]](#)

343.1. In the cases provided for in Article 333.1 of this Code, if a person who has the right to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

a fine of four hundred manats is imposed or the right to drive a vehicle is restricted for a period of six months to one year

343.1-1. Due to repeated commission of the offense provided for in Article 343.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

the right to drive a vehicle is restricted for a period of two years and a fine in the amount of five hundred manats is imposed, or the right to drive a vehicle is restricted for a period of two years, and depending on the circumstances of the case, administrative detention is applied for a period of fifteen days, taking into account the identity of the person who committed the violation. [\[310\]](#)

343.2. In the cases provided for in Articles 333.2 and 333.3 of this Code, if a person who has the right to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

the right to drive a vehicle is restricted for a period of two years, and a fine in the amount of five hundred to seven hundred manats is imposed, or the right to drive a vehicle is restricted for a period of two years, and depending on the circumstances of the case, administrative imprisonment is applied for a period of fifteen days to one month, taking into account the identity of the person who committed the violation. [\[311\]](#)

343.3. In the cases provided for in Articles 333.4 and 333.5 of this Code, if a person who has the right to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

the right to drive a vehicle is restricted for a period of two years, and administrative arrest is applied for a period of six months.

343.4. In the cases provided for in Article 334.1 of this Code, if a person who is not entitled to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

shall be fined in the amount of five hundred manats or, depending on the circumstances of the case, administrative imprisonment is applied for a period of up to fifteen days, taking into account the identity of the person who committed the violation.

343.4-1. Due to repeated commission of the offense provided for in Article 343.4 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

administrative arrest is applied for a period of fifteen days to one month. [\[312\]](#)

343.5. In the cases provided for in Article 334.2 of this Code, if a person who is not entitled to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

administrative arrest is applied for a period of fifteen days to one month.

343.6. In the cases provided for in Article 334.3 of this Code, if a person who does not have the right to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

a fine in the amount of eight hundred manats or, depending on the circumstances of the case, an administrative arrest for a period of one to two months, taking into account the identity of the person who committed the violation.

343.7. In the cases provided for in Articles 334.4 and 334.5 of this Code, if a person who does not have the right to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

administrative arrest for a period of two to three months is applied.

343.8. In the cases provided for in Article 338.8 of this Code, due to the refusal of the medical examination of the road traffic participant taken to the medical examination to determine the state of intoxication -

shall be fined in the amount of one hundred and fifty manats.

343.9. In the cases provided for in Article 338.10 of this Code, due to the refusal of a medical examination of a road traffic participant taken to a medical examination to determine the state of intoxication caused by the use of alcohol -

a fine in the amount of two hundred fifty to three hundred manats is imposed.

Article 343-1. Refusal of a medical examination to determine the state of intoxication caused by the use of narcotic substances or other powerful substances

343-1.1. In the cases provided for in Article 333-1.1 of this Code, if a person who has the right to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

a fine of six hundred manats is imposed or the right to drive a vehicle is restricted for a period of six months to one year.

343-1.2. Due to the repeated commission of the offense provided for in Article 343-1.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

the right to drive a vehicle is restricted for a period of two years, and a fine of eight hundred manats is imposed, or the right to drive a vehicle is restricted for a period of two years, and depending on the circumstances of the case, administrative detention is applied for a period of fifteen days to one month, taking into account the identity of the person who committed the violation.

for a period of one to two months, taking into account the identity of the person who committed the violation.

343-1.4. In the cases provided for in Articles 333-1.4 and 333-1.5 of this Code, if a person who has the right to drive a vehicle subject to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

the right to drive a vehicle is restricted for a period of two years, and administrative detention is applied for a period of two to three months.

343-1.5. In cases provided for in Article 334-1.1 of this Code, if a person who does not have the right to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

shall be fined in the amount of eight hundred manats or, depending on the circumstances of the case, administrative imprisonment for a period of fifteen days to one month, taking into account the identity of the person who committed the violation.

343-1.6. Due to the repeated commission of the offense provided for in Article 343-1.5 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

administrative arrest for a period of one to two months is applied.

343-1.7. In the cases provided for in Article 334-1.2 of this Code, if a person who is not entitled to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

administrative arrest for a period of one to two months is applied.

343-1.8. In cases provided for in Article 334-1.3 of this Code, if a person who does not have the right to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

shall be fined in the amount of one thousand manats or, depending on the circumstances of the case, administrative imprisonment for a period of one to three months, taking into account the identity of the person who committed the violation.

343-1.9. In cases provided for in Articles 334-1.4 and 334-1.5 of this Code, if a person who does not have the right to drive a vehicle taken to a medical examination to determine the state of intoxication refuses to undergo a medical examination -

administrative arrest for a period of two to three months is applied.

343-1.10. In the cases provided for in Article 338.9 of this Code, due to the refusal of the medical examination of the road traffic police to take a person to the medical examination to determine the state of intoxication -

is fined in the amount of two hundred manats.

343-1.11. In the cases provided for in Article 338.10 of this Code, due to the refusal of the medical examination of the road traffic police to take a person to the medical examination to determine the state of intoxication caused by the use of narcotic drugs, psychotropic substances with a strong effect -

a fine in the amount of two hundred fifty to three hundred manats is imposed. [\[313\]](#)

Article 344. Driving vehicles by drivers who have not passed a medical examination

Due to the driving of vehicles by drivers who have not undergone medical examination in accordance with the Law of the Azerbaijan Republic "On Traffic" -

shall be fined in the amount of thirty manats.

Article 345. Violation of vehicle maintenance and repair rules

345.1. Due to the violation of the rules of acceptance and storage of vehicles-

officials are fined in the amount of sixty manats, and legal entities in the amount of one hundred and fifty manats.

345.2. Due to the acceptance of damaged vehicles for repair without the permission of the relevant executive authority-

shall be fined in the amount of two hundred and fifty manats.

Article 346. Violation of stopping or standing rules

346.1. For violation of the rules of stopping or standing -

a fine of twenty manats is imposed.

346.2. Due to the parking or standing of other vehicles in the parking lot of vehicles in general use or less than 15 meters from the signs 5.12, 5.13 -

shall be fined in the amount of forty manats.

346.3. For stopping a vehicle in public use outside the parking areas specially designated for this purpose or the parking spaces marked with signs 5.12, 5.13 to pick up or drop off passengers -

is fined in the amount of one hundred manats.

Note: If a person continuously commits an administrative offense provided for in Articles 346.1 or 346.2 of this Code, he or she is administratively liable again during the day for committing that administrative offense. [\[314\]](#)

Article 346-1. Violation of parking regulations [\[315\]](#)

346-1.1. If the driver leaves the parking place without paying the specified fee for parking the vehicle or without paying an additional fee for the parking space beyond the paid period -

is fined in the amount of ten manats.

346-1.2. For parking a vehicle in violation of the parking method established by law -

346-1.4. Due to the parking of trucks with a maximum permissible weight of more than 3.5 tons in parking places, as well as the parking places or the creation of obstacles to the free parking of vehicles by other methods - is fined in the amount of ten manats.

346-1.5. For keeping the vehicle in the parking lot for more than 24 hours - a fine of twenty manats is imposed.

Article 347. Failure to inform about the user of the vehicle

For failure to provide information about the individual who drove the vehicle owned or used by a legal entity or institution during the commission of an administrative offense within 5 days from the time of receipt of the request of the authorized body -

officials are fined in the amount of one hundred and fifty manats, and legal entities are fined in the amount of three hundred

Article 348. Violation of the rules of transportation of dangerous goods by vehicles

Due to the violation of the rules of transportation of dangerous goods by means of vehicles - natural persons are fined in the amount of one hundred manats, officials in the amount of five hundred manats, and legal entities in the amount of five thousand manats.

CHAPTER 30

Administrative offenses against ensuring road traffic safety and rules for using motor roads

Article 349. Failure to ensure traffic safety during traffic management

Due to making changes in the organization of traffic for the purpose of increasing the capacity of roads at the expense of level of traffic safety or for other purposes -

officials are fined in the amount of three hundred fifty to five hundred manats, legal entities in the amount of three thousand to five thousand manats.

Article 350. Violation of traffic safety rules during design, construction, reconstruction and repair of highways

350.1. Conducting construction, excavation, reconstruction or repair works on highways, avenues, streets, curbs and protection lanes without obtaining the appropriate permit or without complying with the conditions of the obtained permit, or traffic safety during the design, construction, reconstruction and repair of highways, due to non-compliance with rules and regulations - natural persons shall be fined in the amount of two hundred to three hundred manats, officials in the amount of one thousand to two thousand manats, legal persons in the amount of ten thousand to twelve thousand manats.

350.2. Due to the application of traffic lights, traffic signs, marking lines and other technical means of traffic management on highways - [\[318\]](#) decision of the body (institution) determined by the relevant executive authority -

natural persons are fined from thirty to fifty manats, officials from one hundred fifty to two hundred manats, legal persons from one thousand five hundred to two thousand manats.

Article 351. Violation of traffic safety rules during the maintenance, protection and improvement of highways

Due to violation of the rules of maintenance, protection and improvement of highways, or failure to create safe driving conditions on highways -

officials are fined in the amount of five hundred to eight hundred manats, legal entities in the amount of two thousand to three thousand manats. [\[319\]](#)

Article 351-1. Impairment of vehicles or roads [\[320\]](#)

Destroying, damaging or otherwise rendering unusable roads, vehicles or transport equipment - a fine in the amount of one to two times the damage caused as a result of an administrative error is imposed.

Note: If the act stipulated in this article causes damage in the total amount (more than fifty thousand manats), it causes criminal liability according to the relevant article of the Criminal Code of the Republic of Azerbaijan.

Article 352. Violation of traffic safety regulations on highways

352.0. Violation of traffic safety on highways, avenues, streets, curbs and protection lanes, that is:

352.0.1. the traffic of vehicles with construction elements spoiling the highways, tires with caterpillars or metal spikes

- 352.0.3. the discharge of fuel-lubricant materials, chemicals, bitumen and concrete on the roads, as well as the pouring of sand and grass, the transportation of materials and loads that can litter the road and the curb lane without proper packaging;
- 352.0.4. to carry out construction works that are not related to road activity, as well as removal of soil and gravel from bridge crossings along the course of the river at a distance of one kilometer in each direction from the bridge;
- 352.0.5. to the discharge of lumber under bridges not specially adapted for this;
- 352.0.6. to graze cattle on the land areas of highways, to transport cattle on highways of national importance, as well as livestock outside the highways outside the specified places or through passages specially created for this purpose without the consent of the owners of the highways;
- 352.0.7. anchoring of floating vehicles to bridge piers, placement of boat stations and other facilities under bridges;
- 352.0.8. with the exception of works related to the maintenance and repair of highways, plowing the land, removing grass and mowing the grass there;
- 352.0.9. organization of mass recreation places;
- 352.0.10. the discharge of irrigation, industrial, sewage and sewage water into the highway and into the sewage system, removal of rainwater from the highway, to devices that discharge water to the side and to the land along the road, to the police enforcement and protection (protection) lanes of highways, and the road surface;
- 352.0.11. failure to agree the routes of passenger transportation with the relevant executive authority;
- 352.0.12. for the movement of oversized and (or) heavy vehicles on public highways and streets of residential areas without a permit and (or) in violation of the requirements of a special permit, without an escort or security vehicle in specified cases - natural persons are fined from thirty to fifty manats, officials from one hundred fifty to two hundred manats, legal persons from one thousand five hundred to two thousand manats.

Article 353. Violation of the requirements regarding the permissible dimensions, weight and weight of heavy-duty vehicles mass parameters

- 353.1. For driving oversized or heavy vehicles on public highways in violation of the requirements for permissible dimensions - individuals are fined in the amount of two hundred manats.
- 353.2. Due to the driving of oversized or heavy vehicles on public highways exceeding the permitted weight and axle mass parameters natural persons are fined in the amount of six hundred manats.
- 353.3. Due to the loading of oversized or heavy vehicles exceeding the parameters of permissible dimensions, weight and load on the axles, officials are fined in the amount of 1,400 to 1,700 manats, and legal entities are fined in the amount of 4,000 to 5,000 manats.
- 353.4. Due to the repeated commission of the offense provided for in Article 353.1 of this Code by the person who received an administrative penalty during the year - individuals are fined in the amount of four hundred manats.
- 353.5. Due to the repeated commission of the offense provided for in Article 353.2 of this Code by the person who received an administrative penalty during the year - the right to drive vehicles is restricted for a period of six months to one year and a fine of one thousand two hundred manats is imposed.
- 353.6. Due to the repeated commission of the offense provided for in Article 353.3 of this Code during the year by the person who received an administrative penalty - officials are fined from two thousand to two thousand five hundred manats, legal entities from six thousand to eight thousand manats.

Article 354. Violation of traffic safety rules on highways

- 354.0. Violation of traffic safety rules on highways, avenues, streets, curbs and guard lanes without obtaining the appropriate permit following the conditions of the obtained permit, namely:
 - 354.0.1. accumulation of materials and storage of objects on the roadway or sidewalks (except for cases where the restriction by the storage of materials or objects on the sidewalks do not cause pedestrians to use the roadway for movement), creating conditions that impede the safety of road traffic, and on the roadway, as well as loading or unloading cargo not related to the construction of roads and road facilities;
 - 354.0.2. non-observance of the conditions of consent given for carrying out geological, search, reclamation works, communication and electric lines, other communications, relevant works on land areas of highways;
 - 354.0.3. creation of permanent and temporary entrances and exits, connections and intersections with other roads;
 - 354.0.4. building barriers, barriers and other means of blocking the movement of vehicles, or creating obstacles to the movement of vehicles and pedestrians on highways;
 - 354.0.5. construction of signs and indicators, billboards and transparencies that are not related to traffic safety or placement of traffic signs that do not comply with the requirements of the Law of the Republic of Azerbaijan "On Traffic Advertising and other information in violation of the rules established by the Law of the Republic of Azerbaijan "On Highway of devices;
 - 354.0.6. construction, reconstruction, repair and elimination of railway crossings, dams, sluices, canals, other reclamation hydrotechnical facilities, dredging of the bed of rivers and canals;
 - 354.0.7. conducting factory tests of vehicles on paved roads;
 - 354.0.8. Placement and trading of parking lots, service facilities, kiosks, pavilions, and other facilities for stopping vehicles in the service lane, performing works not related to the construction, maintenance, repair and reconstruction of highways of traffic safety, passenger and cargo transportation placing buildings and facilities not intended for the construction, maintenance

354.0.10. due to damage to the highway and road facilities during the movement of tracked, long-sized, large-sized cargo vehicles, damage to the road surface and road engineering structure, interference with the highway or road facilities - natural persons are fined from eighty to one hundred manats, officials from four hundred to five hundred manats, legal entities from three thousand to four thousand manats.

Article 355 . Temporary restriction or prohibition of traffic

For violating the instructions or periods of prohibition determined by the decision on the temporary restriction or prohibition of traffic, or for arbitrarily temporarily restricting or prohibiting traffic -

natural persons are fined from forty to fifty manats, officials from two hundred and fifty manats to three hundred manats, legal entities from five hundred to six hundred manats.

Article 356. Violation of traffic safety medical insurance rules

356.1. For driving a vehicle not equipped with a specially equipped *first aid kit* ^[322] - is fined in the amount of ten manats .

356.2. For not transporting people who need emergency medical assistance, or for not providing transportation to the person going to the same destination to provide emergency medical assistance - shall be fined in the amount of forty manats .

Article 357. Violation of main pipeline protection rules

Due to the violation of the rules for the protection of main pipelines - natural persons are warned or they are fined from forty to fifty manats , officials are warned or they are fined from one hundred to two hundred manats .

Article 358. Damage to gas (oil) pipelines during work

Due to damage to gas (oil) pipelines during the work - natural persons are fined in the amount of one hundred manats, officials in the amount of three hundred manats, and legal entities in the amount of one thousand manats.

CHAPTER 31

Administrative errors against communication rules

Article 359. Violation of the rules of protection of telecommunication networks, means and facilities

Due to the violation of the rules of protection of telecommunication networks, vehicles and devices - natural persons are fined from one hundred to one hundred and fifty manats, officials from eight hundred to one thousand manats, legal entities from four thousand to five thousand manats.

Article 360. Negotiating with illegal access to telephone lines

When illegally entering the communication line belonging to *the subscriber's* telephone number, conducting negotiations - ^[323] ~~minor damage to the victim~~ shall be fined from four hundred to six hundred manats.

~~**Note:** In this article, the term "small amount" means the amount up to one thousand manats.~~ ^[324]

Article 361. Illegal preparation, publication, circulation and withdrawal of state postage stamps

Due to the violation of the rules of preparation, publication, circulation and removal of state postage stamps - with or without confiscation of postage stamps, natural persons are fined from eighty to one hundred manats, officials from two hundred to five hundred manats, and legal entities from two thousand to three thousand manats.

Article 362. Violation of communication service rules

Due to the violation of communication service rules during the implementation of communication activities, i.e. non-compliance with existing standards, norms and rules - a fine of eighty to one hundred fifty manats is imposed.

362-1.1. Due to the failure to include the information that is important to be provided in the contracts concluded with the natural and legal persons served by the communication enterprises (operators), as well as their dealers and distributors during the sale and use of the communication services in the databases of the subscribers -

officials are fined in the amount of two thousand manats, legal entities in the amount of three thousand manats.

362-1.2. Due to repeated commission of the offense provided for in Article 362-1.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

officials are fined in the amount of four thousand manats, legal entities in the amount of six thousand manats.

Article 362-2. Activation of telephone numbers (fixed, mobile) in operators' networks without entering the applicant's single database online in electronic form

362-2.1. Due to the activation of telephone numbers (landline, mobile) in the network of operators without entering the applicant's single database online in electronic form -

officials are fined in the amount of two thousand manats, legal entities in the amount of three thousand manats.

362-2.2. Due to the repeated commission of the offense provided for in Article 362-2.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

officials are fined in the amount of four thousand manats, legal entities in the amount of six thousand manats.

Article 362-3. Designing, installing and operating radio electronic equipment without proper authorization [\[326\]](#)

362-3.1. For the design, installation and operation of radio-electronic means using radio frequencies without a decision on the allocation of radio frequencies, as well as for the installation and operation of radio-electronic means without a permit for the use of radio-electronic means issued by the body (institution) determined by the relevant executive authority -

with confiscation or non-confiscation of the radio electronic device used in the commission of an administrative offense, natural persons shall be fined in the amount of five hundred and fifty manats, officials in the amount of one thousand five hundred manats, and legal entities in the amount of three thousand manats.

362-3.2. Due to the repeated commission of the offense provided for in Article 362-3.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

with the confiscation or non-confiscation of the radio electronic device used in the commission of an administrative offense, natural persons shall be fined in the amount of eight hundred manats, officials in the amount of two thousand manats, and legal entities in the amount of four thousand manats.

Article 363. Illegal use of telecommunication means and devices and their illegal circulation [\[327\]](#)

363.1. Due to the use of non-certified telecommunication equipment and devices in public telecommunication networks -

with or without confiscation of the telecommunication means and devices used in the commission of an administrative offense, natural persons shall be fined from eighty to one hundred manats, officials from five hundred to seven hundred manats, and legal entities from three thousand to five thousand manats.

363.2. For the acquisition and importation without special permission of wide frequency range radio receiver devices for communication monitoring and radio control and radio transmitters with excessive power criteria determined by the body (institution) determined by the relevant executive authority -

with confiscation of radio receiver devices and radio transmitters used in the commission of an administrative offense, natural persons shall be fined in the amount of five hundred manats, officials in the amount of nine hundred manats, and legal entities in the amount of one thousand manats.

363.3. Due to repeated commission of the offense provided for in Article 363.2 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

with confiscation of radio receivers and radio transmitters used in the commission of an administrative offense, natural persons shall be fined in the amount of one thousand manats, officials in the amount of one thousand five hundred manats, and legal entities in the amount of two thousand manats.

Article 363-1. Organization of illegal international telecommunication services by connecting to a telecommunications network

363-1.1. For organizing illegal international telecommunication services by connecting to the telecommunications network through the telecommunications operator or provider through the appropriate device -

by confiscating the equipment and tools used in the commission of an administrative offense, natural persons shall be fined in the amount of one thousand five hundred to three thousand manats, officials in the amount of four thousand to five thousand manats, and legal entities in the amount of five thousand to eight thousand manats.

363-1.2. Due to the repeated commission of the offense provided for in Article 363-1.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

by confiscating the equipment and tools used in the commission of an administrative offense, natural persons shall be fined in the amount of one thousand five hundred to four thousand manats, officials in the amount of six thousand to seven thousand manats, and legal entities in the amount of eight thousand to ten thousand manats.

2. In Articles 363-1 and 363-2 of this Code, the term "relevant device" means a device that installs mobile number SIM-cards and providing of international telephone traffic received via the Internet to the public telecommunication network.

Article 363-2. Failure to take measures to prevent illegal international telecommunications services [\[328\]](#)

Due to failure to take measures by the telecommunication operator or provider to prevent illegal international telecommunications organized by connecting to the telecommunication network through the appropriate device using technical means, equipment or software - officials are fined in the amount of two thousand to three thousand manats, legal entities in the amount of eight thousand to ten thousand manats.

Article 364. Violation of the rules and norms of design, construction, repair, reconstruction, installation or relocation of telecommunication networks and facilities

Due to the fact that the design, construction, repair, reconstruction, installation or relocation of telecommunication network facilities are not carried out in accordance with the relevant state and field standards, established norms and rules -

natural persons shall be fined in the amount of two hundred to three hundred manats, officials in the amount of one thousand to two thousand manats, legal persons in the amount of five thousand to seven thousand manats.

Article 365. Obstructing the elimination of accidents that occurred in state-important electric communication lines

Due to obstruction by the owner or user of the place where the accident occurred to the elimination of the accident that is on the state-important electric communication lines -

natural persons are fined in the amount of three hundred manats, and officials are fined in the amount of one thousand to two hundred manats.

Article 366. Conducting work in the protection zones of telecommunication networks, means and facilities without appropriate permission

Due to carrying out construction works or other works in the protection zones of telecommunication networks, means and facilities without the appropriate permit -

natural persons shall be fined in the amount of three hundred to four hundred manats, officials in the amount of one thousand to two thousand manats, legal persons in the amount of five thousand to seven thousand manats.

Article 367. Damage to general use automatic telephones

Due to damage to general purpose automatic telephones - a fine in the amount of two hundred to three hundred manats is imposed.

Article 368. Leasing the subscriber's identification module or mobile phone device to other persons [\[329\]](#)

For the rental of the subscriber's identification module (sim cards or other cards) or mobile phone equipment to other persons for the purpose of obtaining regular income (profit) - [\[330\]](#)

natural persons are fined from three hundred to five hundred manats, officials from one thousand to two thousand manats, legal entities from three thousand to five thousand manats.

Article 368-1. Changing or copying the IMEI number of a mobile device [\[331\]](#)

368-1.1. For changing or transferring a copy of the IMEI number of the mobile device in order to avoid the registration of the mobile device - natural persons are fined from three hundred to four hundred manats, officials from one thousand to five hundred manats, legal entities from three thousand to four thousand manats.

368-1.2. Due to repeated commission of the offense provided for in Article 368-1.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

natural persons are fined from six hundred to eight hundred manats, officials from two thousand to two thousand five hundred manats, legal entities from nine thousand to twelve thousand manats.

Article 369. Providing service to mobile devices whose IMEI numbers are on the black page of the mobile device registration system

369.1. Due to the provision of telecommunications services by the mobile operator to mobile devices whose IMEI numbers are on the black page of the mobile device registration system (except for mobile devices whose IMEI numbers are on the white page) -

officials are fined in the amount of one thousand to two thousand manats, legal entities in the amount of eight thousand to ten thousand manats.

369.2. Due to the repeated commission of the offense provided for in Article 369.1 of this Code by the person who

Article 370. Failure to ensure the connection and (or) adaptation (reconciliation) of telecommunications network registration system of mobile devices

Due to the failure of the mobile operator to connect the telecommunication network to the registration system of mobile (or) match (reconcile) -

officials are fined in the amount from four thousand to five thousand manats, legal entities in the amount from twenty thousand to twenty five thousand manats.

Article 370-1. Violations of accounting rules by operators and providers of Internet telecommunications services [\[332\]](#)

370-1.0. Violation of accounting rules by operators and providers of Internet telecommunications services, namely:

370-1.0.1. not to be registered with the relevant executive authority within 15 days from the time they started providing services;

370-1.0.2. not to re-apply for registration within 15 days by eliminating the deficiencies in the documents necessary for registration;

370-1.0.3. due to failure to inform the relevant executive authority about the change within 10 days from the day of the change in the data -

officials are fined in the amount of one thousand manats, and legal entities are fined in the amount of one thousand five hundred manats.

Article 370-2. Failure to respond to requests by the telecommunications operator and provider within the specified period

370-2.1. Due to the failure of the telecommunication operator and provider to respond to the requests of the relevant executive authority, courts or law enforcement agencies within the time limits established by the Law of the Republic of Azerbaijan "On Telecommunications" to provide the required information -

officials are fined in the amount of three hundred to five hundred manats, legal entities in the amount of one thousand to five hundred manats.

370-2.2. Due to the repeated commission of the offense provided for in Article 370-2.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

officials are fined in the amount of five hundred to seven hundred manats, and legal entities are fined in the amount of one thousand to two thousand five hundred manats.

CHAPTER 32

Administrative offenses against the rules of information use, dissemination and protection

Article 371. Violation of the rules of using information resources

Due to the violation of the rules for using information resources-

natural persons are fined from fifty to eighty manats, officials from three hundred to five hundred manats, legal persons from five hundred to one thousand five hundred manats.

Article 371-1. Violation of the order of ensuring the safety of critical information infrastructure [\[334\]](#)

371-1.1. Due to the violation of general and special requirements for the security of the critical information infrastructure object by the owner of the infrastructure, his official or the provider (supplier) who provides him with cyber security services -

officials are fined from five hundred to one thousand manats, legal entities from three thousand to four thousand manats.

371-1.2. Due to the violation of the requirements for the creation and functionality of the information security management system of the critical information infrastructure -

officials are fined in the amount of one thousand to five hundred manats, and legal entities are fined in the amount of four thousand to five thousand manats.

371-1.3. Due to the fact that information about cyberthreats, cyberattacks, cyberincidents directed at the object of critical information infrastructure and attempts to commit these acts is not submitted to the relevant state body by the subject of critical information infrastructure in the prescribed manner -

officials are fined in the amount of three hundred to five hundred manats, legal entities in the amount of five hundred to one thousand manats.

Note: When a person is brought to administrative responsibility for violating the requirements provided for in Article 371-1.2 of this Code to create the information security management system of the critical information infrastructure and ensure its functionality within 3 months from the date of entry into force of the decision on imposing an administrative sanction, the person is not again subject to administrative responsibility for the commission of that act.

Article 372. Illegal restriction of providing environmental information

Due to the illegal restriction of environmental information-

officials are fined from three hundred to five hundred manats.

Article 373. Refusing to consider the merits of a request for declassification of classified information

a fine in the amount of three hundred to five hundred manats is imposed.

Article 374. Violation of the legislation on obtaining information

374.1. Due to the restriction of the right to obtain open information by the owner of the information or the deliberate incorrect information to the requester -

natural persons shall be fined from one hundred to one hundred fifty manats , officials from five hundred to seven hundred manats , legal persons from one thousand five hundred to two thousand five hundred manats .

374.2. Due to the refusal to accept a written request for obtaining information-

natural persons shall be fined from eighty to one hundred manats , officials from three hundred to five hundred manats , legal persons from one thousand manats to fifteen hundred manats .

374.3. Due to the violation of the rules of storage, compilation and protection of the documents owned by the owner of the information established by the Law of the Republic of Azerbaijan "On Obtaining Information"-

natural persons shall be fined from eighty to one hundred manats , officials from three hundred to five hundred manats , legal persons from one thousand manats to fifteen hundred manats .

374.4. Due to obtaining information for personal purposes by the requester under the pretext of performing service duties in an official position, or using the information obtained while performing service duties for other purposes -

officials are fined in the amount from one thousand manats to one thousand five hundred manats .

Article 375. Violation of the legislation on personal data

375.0. Violation of the legislation on personal data, namely:

375.0.1. Collecting or processing personal data in the information system, which is required to be state registered by the Law of the Republic of Azerbaijan "On Personal Data" , but is not subject to state registration;

375.0.2. due to failure to ensure the protection of personal data by the owner or operator of personal data, failure to destroy personal data in the cases and periods required by the Law of the Republic of Azerbaijan "On Personal Data" , or failure to stop the processing or provision of personal data -

a fine in the amount of three hundred to five hundred manats is imposed.

Article 376. Illegal broadcasting of photo or video recording or recording materials during the proceedings on administrative error

If a photo or video recording or audio recording was taken during the proceedings on the administrative offense case, due to the publication of photo or video recording or audio recording materials in the media without the consent of the person subject to administrative proceedings or the victim -

officials are fined in the amount from one thousand manats to one thousand five hundred manats.

Article 377. Illegal acquisition of technical means intended for obtaining information secretly without the purpose of sale

For illegal acquisition of technical means intended for obtaining information secretly without the purpose of sale -

a fine of two hundred to four hundred manats is imposed by confiscating the technical means intended for obtaining information secretly.

Article 378. Appointment of a person who does not have a permit to work with state secrets to a position related to the secrets

Due to the appointment of a person who does not have a permit to work with state secrets to a position related to the secrets -

officials are fined in the amount of five hundred to seven hundred manats, legal entities in the amount of one thousand to two thousand manats.

Article 379. Using an uncertified information system, database (bank), or means of protecting these data

Due to the use of an information system, database (bank), or means of protection of these data, which is required to be certified by the legislation, but is not certified -

officials are fined in the amount from eight hundred to one thousand manats , legal entities in the amount from three thousand to four thousand manats .

Article 380. Violation of the legislation on electronic signature and electronic document

380.1. Due to the use of non-certified electronic signature and electronic document circulation means -

natural persons are fined from fifty to eighty manats, officials from five hundred to seven hundred manats, legal entities from one thousand to four thousand manats

natural persons are fined from two hundred to three hundred manats, officials from seven hundred to one thousand manats, legal entities from five thousand to seven thousand manats.

380.3. Due to failure of the certificate services center to ensure the protection of signature creation data and information, the completeness and correctness of the information in the certificate, the quality and accuracy of the certificate, illegal suspension or cancellation of the validity of the certificate, and the failure to timely deliver the information to the signatory known to affect the use of the certificate. -

officials are fined from five hundred to seven hundred manats, legal entities from three thousand to four thousand manats

380.4. Techniques and technologies that ensure the reliable use of the intermediary's information system in the storage, reception and reception of electronic documents, knowledgeable, experienced and competent staff, conditions that allow determining source of the electronic documents provided, reliable information for the storage of information about the time and source of electronic documents due to lack of system-

natural persons are fined from one hundred to one hundred fifty manats, officials from five hundred to seven hundred manats, legal entities from two thousand to three thousand manats.

Article 381. Violation of media legislation

381.1. For preventing the dissemination of media products in the manner established by law –
natural persons shall be fined in the amount of two hundred to three hundred manats, and officials shall be fined in the amount of three hundred to five hundred manats.

381.2. Due to illegal interference in the professional activities of journalists –
a fine in the amount of three hundred to six hundred manats is imposed.

381.3. In addition to the cases specified by law, due to restriction of the right of media subjects and journalists to receive information, provide them with information, or failure to respond to their request within the period specified by law –
a fine in the amount of three hundred to five hundred manats is imposed.

381.4. Due to the violation of the rules of rebuttal, response and correction by media subjects established by the Law of the Republic of Azerbaijan "On Media" –
officials are fined in the amount from three hundred to six hundred manats, and legal entities in the amount from one thousand to three thousand manats.

381.5. Due to the violation of the rules of storage of materials published by audiovisual media subjects established by the Law of the Republic of Azerbaijan "On Media" –

officials are fined in the amount of five hundred to seven hundred manats, legal entities in the amount of one thousand to five hundred manats

381.6. Due to non-compliance with the requirements of the laws of the Republic of Azerbaijan "On Media" and "On Advertising and Sponsorship by Audiovisual Media, Print Media and Online Media Subjects" –

officials are fined from two thousand five hundred to three thousand five hundred manats, legal entities from eight thousand to ten thousand manats.

381.7. Except for the audiovisual broadcaster who has acquired the exclusive broadcast rights to the program, due to the broadcast of a program by other audiovisual broadcasters –

officials are fined in the amount of 1,500 to 2,000 manats, and legal entities are fined in the amount of 3,000 to 5,000 manats.

381.8. Due to the fact that the information about the temporary suspension of the broadcast is not broadcast on the television and (or) the audiovisual broadcaster during the period of suspension of the broadcast, or the audiovisual program that caused the suspension of the broadcast, the application of other measures of responsibility is not removed from the website of the audiovisual broadcaster and the video sharing platform that program is broadcast –

officials are fined in the amount of one thousand to five hundred manats, and legal entities are fined in the amount of two thousand to three thousand manats.

381.9. Due to changing the logo (emblem) of the editorial office of audiovisual media subjects without the consent of the Audiovisual Council of the Republic of Azerbaijan –

officials are fined from four hundred to six hundred manats, legal entities from eight hundred to one thousand manats.

381.10. Due to failure to determine the audience volume by the audiovisual broadcasters financed from the state budget (except for the audiovisual broadcaster providing a broadcasting service) through the rating measuring organization –

officials are fined in the amount of one thousand to five hundred manats, and legal entities are fined in the amount of two thousand to three thousand manats.

381.11. For violation of the terms and conditions of the license in the field of audiovisual media –

officials are fined in the amount of 1,500 to 2,500 manats, legal entities in the amount of 5,000 to 8,000 manats.

381.12. Due to the promotion of actions contrary to the protection of health and the environment by media subjects –

officials are fined in the amount from eight hundred to one thousand manats, and legal entities in the amount from two thousand to three thousand manats.

381.13. For publication (broadcasting) of information about the guilt of a person without a legally binding court decision –

officials are fined in the amount from one thousand to five hundred manats, legal entities in the amount from two thousand five hundred to three thousand five hundred manats.

381.14. In order to monitor the activity of the platform or multiplex operator by the Audiovisual Council of the Republic of Azerbaijan, the fact that the right of free use of the Council is not provided by that operator –

officials are fined from two thousand to two thousand five hundred manats, legal entities from five thousand to eight thousand manats

382.1. For not responding to a journalist's inquiry within the time limit established by law -
a fine in the amount of two hundred to three hundred manats is imposed.
382.2. With the exception of information protected by law, for imposing restrictions on providing information to a
refusing to provide information -
a fine in the amount of three hundred to five hundred manats is imposed.

Article 383. Violation of the rules of use of teleradio programs (programs).

383.1. Due to the creation of artificial obstacles to the clean reception of TV and radio programs -
officials are fined from three hundred to five hundred manats, legal entities from two thousand to three thousand manats
383.2. Due to the use of their broadcasts (programs) without the consent of television and radio organizations or
transfer (multiplication), sale or public display of programs (programs) without the consent of the owner -
officials are fined from five hundred to six hundred manats, legal entities from three thousand to four thousand manats.

Article 384. Violation of the legislation on television and radio broadcasting

384.0. For violation of the legislation on television and radio broadcasting by television and radio broadcasters, namely:
384.0.1. Violation of the special rules established for programs that can harm the physical, mental and moral development
and broadcast without codes, including erotica and cruelty, [\[336\]](#)
384.0.2. failure to submit a copy of the control phonograms in the manner and within the period determined by the relevant
;

384.0.3. non-immediate and free dissemination of information by state bodies about emergency situations, natural
accidents that pose a threat to people's lives, health or normal functioning of settlements;

384.0.4. appreciation of actions that damage the environment;

384.0.5. Violation of the rules of satellite television and radio broadcasting and cable network broadcasting;

384.0.6. because the broadcaster who violated the requirements of the law did not broadcast the information about the
appropriate measure of responsibility imposed on him on his television and (or radio) channel within the specified time -
officials are fined in the amount of one thousand five hundred to two thousand five hundred manats, and legal entities
the amount of five thousand to eight thousand manats.

Article 385. Violation of the terms and conditions of the license in the field of teleradio broadcasting

Due to the violation of the terms and conditions of the license in the field of teleradio broadcasting -
officials are fined in the amount of one thousand five hundred to two thousand five hundred manats, and legal entities
the amount of five thousand to eight thousand manats.

Article 386. Broadcasting and mass screening of motion pictures and video films without registration in the State Register of Films

Due to the broadcasting and mass screening of cinema and video films on the territory of the Republic of Azerbaijan
registration in the State Register of Films -
a fine of two thousand manats is imposed.

Article 387. Illegal sponsorship of mass media

Due to the violation of the requirements of the laws of the Republic of Azerbaijan "On Television and Radio Broadcast
Mass Information Media" related to sponsorship in the preparation of mass media, including television and radio broadcasts (for
natural persons shall be fined from one thousand to five hundred manats, officials from two thousand five hundred to three
five hundred manats, legal persons from eight thousand to ten thousand manats. [\[337\]](#)

Article 388. Abuse of media freedom and journalistic rights

For the abuse of freedom of activity and journalistic rights by the editors (responsible editors) and journalists of the media
disseminating information prohibited by law or disclosing the source of information in cases not permitted by law -
natural persons shall be fined in the amount of two hundred to three hundred manats, officials in the amount of five hundred to six
manats, legal persons in the amount of two thousand to three thousand manats. [\[338\]](#)

**Article 388-1. Placing prohibited information in the Internet information resource or information-telecommunication
well as failure to prevent the placement of such information [\[339\]](#)**

388-1.1. The owner of the Internet information resource and its domain name, or the user of the information and telecommunication
places information that is prohibited from being distributed in the Internet information resource, as well as violations of the requirements

388-1.1.1. Allowing the placement of information, the dissemination of which is prohibited by the Law of the Republic of Azerbaijan "On Information, Informatization and Information Protection" in the information resource or information-telecommunication network -

388-1.1.2. Due to the failure to take the measures specified by the Law of the Republic of Azerbaijan "On Information, Informatization and Information Protection" regarding the removal of information placed in the Internet information resource, the dissemination of which is prohibited, natural persons shall be fined from five hundred to one thousand manats, officials shall be fined from one thousand manats to one hundred thousand manats, or, depending on the circumstances of the case, administrative imprisonment for up to one month, taking into account the offender, legal persons shall be fined from one thousand five hundred to two thousand manats is done. [\[341\]](#)

388-1.2. Due to non-restriction of access to that Internet information resource by the host provider and Internet providers immediately after the information resource is included in the "List of information resources where dissemination of information is prohibited" - officials are fined from 1,500 to 2,000 manats, and legal entities are fined from 2,000 to 2,500 manats.

Note: Article 388-1.1.1 of this Code is applied when the act specified in that article does not lead to criminal responsibility according to articles of the Criminal Code of the Republic of Azerbaijan.

Article 388-2. Violation of legislation on protection of children from harmful information [\[342\]](#)

388-2.0. Violation of the legislation on protection of children from harmful information, namely:

388-2.0.1. distribution of information products prohibited for circulation among children without the application of administrative measures and equipment in places where children may be;

388-2.0.2. distribution of the information product in the territory of the country without ensuring that the information product is distributed in accordance with the Law of the Republic of Azerbaijan "On the Protection of Children from Harmful Information", including without ensuring that the information product according to the appropriate age category, except for the cases specified by that Law;

388-2.0.3. during the provision of television broadcasting, cinema and video services by the broadcasters of the information product, the display of each information product, the sign corresponding to the age category of the information product and the text about the age limit, text about the warning limiting the distribution of the information product among children, are not placed in a special frame (page);

388-2.0.4. When an information product belonging to the "18+" age category is broadcasted on television and radio, the warning category of this information product is not carried out by a sign during the television broadcast, and by a sound during the radio broadcast;

388-2.0.5. placing announcements about involving children in the development of harmful information products in information products for children (including information products distributed through the Internet and cellular (mobile) communication networks);

388-2.0.6. on the first and last page of the print publication intended for distribution to a limited circle of people, on the front and back cover of the print product and other polygraphic product, the information prohibited for circulation among children is reflected or the information is distributed without packaging;

388-2.0.7. due to the distribution of the information product, the circulation of which is prohibited among children, in educational institutions designed for children, medical, sanatorium-resort, physical education and sports, culture, recreation and health institutions, or at a distance of one hundred and fifty meters from the border of these institutions -

natural persons are fined from five hundred to one thousand manats, officials from one thousand five hundred manats to two thousand manats, legal entities from one hundred thousand to four thousand manats.

Article 389. Violation of the rules of providing statistical information

Due to non-submission or non-submission of information necessary for conducting statistical observations, or due to false reports -

a fine in the amount of three hundred to five hundred manats is imposed.

Article 390. Dissemination of statistical secrets

390.1. Due to the dissemination of statistical secrets, i.e., the provision of information about them to state bodies, organizations, or individuals who do not have the right to use this information without the consent of legal entities (their offices and branches) or individuals -

natural persons are fined from one hundred to two hundred manats, officials from three hundred to five hundred manats, legal entities from one thousand manats to two thousand five hundred manats.

390.2. Due to the publication of the statistical secret in the press -

natural persons shall be fined in the amount of two hundred to three hundred manats, officials in the amount of five hundred to seven hundred manats, legal persons in the amount of two thousand to three thousand five hundred manats.

Article 391. Violation of legislation in the field of national archive fund

391.1. Violation of the requirements of the legislation in the field of the national archive fund, namely:

391.1.1. Violation of the rules of inclusion, removal or destruction of archives, archive funds and document collections in the composition of the National archive fund;

391.1.2. Violation of the rules for the protection of the national archival fund, as well as the terms of the transfer of archival fund documents to state archives for the purpose of permanent protection, established by the Law of the Republic of Azerbaijan "On the National Archival Fund";

391.1.3. violation of the form and term of providing information on the composition and volume of archival funds;

Article 391-1. Failure to hand over documents on notarial acts to the state notary archive by a person who worked
notary [\[344\]](#)

*Due to failure to hand over the documents on notarial actions performed by the terminated special notary to the state notarial arch month -
a fine in the amount of three hundred to five hundred manats is imposed.*

Article 392. Violation of requirements related to the provision of free compulsory copies of libraries

*Due to the violation of the requirements established by the Law of the Republic of Azerbaijan "On Library Work" r supply of libraries with free compulsory copies -
officials are fined in the amount of two hundred manats , legal entities in the amount of seven hundred manats.*

CHAPTER 33

Administrative offenses against the rules of use of residential areas, urban planning, construction and improvem

Article 393. Violation of rules for the use of residential areas

393.1. For violation of the rules for keeping common areas, stairwells, elevators, house entrances, and domestic ar residential areas -

natural persons are warned or they are fined from ten to twenty manats , officials are warned or they are fined from on one hundred fifty manats .

393.2. Due to the violation of the rules for the use of residential areas and the operation of engineering equipment or maintenance -

natural persons are warned or they are fined from twenty to thirty manats , officials are warned or they are fined from tl to five hundred manats .

393.3. Due to the arbitrary reconstruction and (or) re-planning of residential areas , their use for other purposes, if this rights and legal interests of individuals or creates a real threat to their life or health -

natural persons shall be fined in the amount of three hundred to five hundred manats, officials shall be fined in the ar thousand five hundred to two thousand five hundred manats.

393.4. Due to damage to residential buildings, their equipment and amenities -

natural persons shall be fined in the amount of fifty to one hundred manats , and officials shall be fined in the an thousand to two thousand five hundred manats .

Article 393-1. Violation of housing legislation [\[345\]](#)

*393-1.1. Dissolution of the housing cooperative within one month after the construction and (or) reconstruction of the cooperative bu completed and ownership of more than fifty percent of the total number of residential and non-residential spaces available in that building to the members of the housing cooperative. or due to failure to adopt a decision on the transformation of apartment owners into a joint soc to take necessary measures in accordance with the legislation on the registration of legal entities in connection with the adopted decision -
officials are fined in the amount of two thousand manats, legal entities in the amount of five thousand manats.*

*393-1.2. Due to failure to take measures in accordance with the Housing Code of the Republic of Azerbaijan by the municipality of the building is located to resolve the issue of choosing the management method of the multi-apartment building -
officials are fined from three hundred to five hundred manats.*

393-1.3. In violation of the rule established by the relevant executive authority, the management of the multi-apartment building, failure to reflect the provisions of that rule (including subsequent changes to that rule) in the contract for the management of the m building -

officials are fined in the amount from five hundred to eight hundred manats, legal entities in the amount from one thousand five h thousand five hundred manats.

*393-1.4. The plot owner of the multi-apartment building , as well as the tenant of the residential area leased by the authority determined by the relevant executive authority, is obliged to pay the maintenance costs of the area owned by him, as well as the maintenar common property of the multi-apartment building in accordance with the housing legislation, on time and in full. due to the abduct- [\[346\]](#)
a fine in the amount of one hundred to one hundred and fifty percent of the amount of payments to be paid is imposed.*

*393-1.5. Regarding the second-hand rental of the residential area where a person suffering from serious chronic diseases lives or i social rental contract -
is fined in the amount of one hundred manats.*

393-1.6. For obstructing the owners of the multi-apartment building , including the tenants of the residential area leased by the bod determined by the relevant executive power body with the obligation to sell, in the manner determined by the Housing Code of th Azerbaian. in the selection of the building management method - [\[347\]](#)

Article 394. Violation of legislation in the field of urban planning and construction activities

394.0. Violation of legislation in the field of urban planning and construction activities , namely:

394.0.1. to engage in engineering-research or construction-installation works of buildings and facilities for which construction is required or for which information procedures are applied without a license;

394.0.2. to change the detailed plans in violation of the requirements of the Urban Planning and Construction Code of the Republic of Azerbaijan ;

394.0.3. Construction of construction facilities without expert examination of construction projects that are required to be examined according to the Urban Planning and Construction Code of the Republic of Azerbaijan ;

394.0.4. construction of a place of religious worship or reconstruction of an existing place of religious worship without the approval of the relevant executive authority;

394.0.5. to violate construction norms and rules during the performance of engineering-research and construction-installation works;

394.0.6. to violate the rules for the commissioning of the construction facility for which construction permission is required;

394.0.7. within the framework of state control of construction, the relevant executive authority's written instructions regarding the suspension of construction works , as well as the institution established by the relevant executive authority's authority regarding the construction of advertising facilities in open spaces for which a permit is required not to comply with the written instructions and decisions determined by the relevant executive authority;

394.0.8. Due to the non-implementation of the written instruction given by the body (institution) determined by the relevant executive authority regarding compliance with the requirements of territorial planning documents - [\[348\]](#)

natural persons shall be fined in the amount from three hundred to five hundred manats, officials in the amount from five hundred to two thousand five hundred manats, legal persons in the amount from fifteen thousand to twenty five thousand manats.

Article 394-1. Violation of the rules for maintaining the State Register of Buildings [\[349\]](#)

394-1.1. Due to the failure to send and submit information on the constructed, operated and demolished construction objects, or to comply with prohibitions and restrictions applied to construction objects according to the Urban Planning and Construction Code of the Republic of Azerbaijan - [\[350\]](#)

officials are fined from five hundred to one thousand manats.

394-1.2. Due to repeated commission of the offense provided for in Article 394-1.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction - [\[351\]](#)

officials are fined in the amount of two thousand manats.

Article 395. Carrying out arbitrary construction works

395.1. Due to the construction of construction objects for which a permit is required for the construction specified in the Urban Planning and Construction Code of the Republic of Azerbaijan without obtaining the permission of the relevant executive authority or the institution created by the relevant executive authority - [\[350\]](#)

natural persons are fined in the amount from eight hundred to one thousand manats, officials in the amount from two thousand five hundred to four thousand manats, legal entities in the amount from twenty thousand to twenty five thousand manats. [\[351\]](#)

395.1-1. For the construction, installation and structural changes of advertising devices in the open space for which permission is required for construction without obtaining the permission of the institution created by the relevant executive authority - [\[352\]](#)

natural persons shall be fined from three hundred to five hundred manats, officials from one thousand five hundred to two thousand five hundred manats, legal persons from ten thousand to fifteen thousand manats.

395.1-2. Regarding the construction of construction objects, on which the notification procedure is applied, but without the basis provided for in Article 80.4 of the Urban Planning and Construction Code of the Republic of Azerbaijan - [\[353\]](#)

natural persons are warned or they are fined in the amount from three hundred to five hundred manats, officials in the amount from five hundred to two thousand five hundred manats, legal entities in the amount from fifteen thousand to twenty five thousand manats. [\[353\]](#)

395.2. Due to changing the functional purpose of construction objects for which a construction permit is required (except for the construction of installations in open space for which a construction permit is required) , carrying out illegal re-planning and reconstruction works, or engineering, transport networks, systems and facilities and making changes in them - [\[354\]](#)

natural persons shall be fined in the amount from three hundred to five hundred manats, officials in the amount from five hundred to two thousand five hundred manats, legal persons in the amount from fifteen thousand to twenty five thousand manats.

Note :

1. A person does not bear administrative responsibility in cases where the ownership right to construction objects is not obtained without obtaining the permission of the relevant executive power body or the institution created by the relevant executive power body is recognized by the court.

2. Administrative responsibility for the administrative offense provided for in Article 395.1-2 of this Code shall arise in relation to the construction objects whose construction has been started after this article came into force. [\[355\]](#)

For violating the rules of beautification of the territory of cities and other residential areas or not following the rules of cleanliness and tidiness in cities and other residential areas -
natural persons are fined from thirty to fifty manats, officials are fined from five hundred to eight hundred manats.

Article 397. Failure to take measures to transfer or protect greenery in cities and other residential areas [\[356\]](#)

~~When construction works are carried out in cities and other residential areas, green spaces are moved to other places without necessary permission, or measures are not taken to protect green spaces:~~

~~natural persons are fined in the amount from one thousand to two hundred manats, officials in the amount from two thousand to five hundred manats, legal entities in the amount from ten thousand to twelve thousand manats.~~

CHAPTER 34

Administrative offenses against the rules of economic activity

Article 398. Engaging in illegal entrepreneurial activity

For engaging in entrepreneurial activity without obtaining state registration (*tax accounting*) or in cases where a license is required for the implementation of entrepreneurial activity, or for the implementation of entrepreneurial activity by violating the conditions of the license or using items with restricted civil circulation without special permission - [\[357\]](#)

a fine in the amount of two to four times the damage caused as a result of an administrative error (earned income) is imposed.

Note:

1. When the actions provided for in Articles 398, ~~401.1, 401.2~~, 402, 406-409, 411, 411-1, 412, 413, 415, 428.1 and 438 of this Code cause considerable amount of damage (more than fifty thousand manats) or if it is committed by obtaining income in the amount of considerable damage, criminal liability according to the relevant articles of the Criminal Code of the Republic of Azerbaijan. [\[358\]](#)

2. The person who committed the act stipulated in Article 398 of this Code for the first time shall be released from administrative liability if he/she pays the damage caused as a result of administrative error or transfers the income obtained as a result of administrative error to the state budget.

Article 399. Illegal use of attorney's name

According to the Law of the Republic of Azerbaijan "On Lawyers and Legal Activities" used by a person who has not obtained the status of a lawyer in order to gain income -

natural persons shall be fined in the amount of two hundred to three hundred manats, and officials shall be fined in the amount of three hundred to eight hundred manats.

Article 400. Failure to keep records of the family farm

Due to the failure of the members of the family farm to register this farm in the relevant municipality -
shall be fined from thirty to fifty manats.

Article 401. Gambling [\[360\]](#)

401.1. For creating opportunities for participation in gambling games from the territory of the Republic of Azerbaijan, including on the virtual environment where gambling games are played -

natural persons are fined in the amount of three thousand manats, officials in the amount of seven thousand manats, and legal entities in the amount of forty thousand manats.

401.2. For the organization and (or) sale of tickets for participation in gambling games (or other participation rights equivalent to tickets) -
natural persons are fined in the amount of three thousand manats, officials in the amount of seven thousand manats, and legal entities in the amount of forty thousand manats.

401.3. For accepting bets for participation in gambling games, accepting money, things and intangible property benefits, making transactions, giving winnings, prizes or other income, organizing them and providing services related to them -
natural persons are fined in the amount of three thousand manats, officials in the amount of seven thousand manats, and legal entities in the amount of forty thousand manats.

401.4. In connection with the organization and conduct of gambling games, the sale of tickets for participation (or other participation rights equivalent to a ticket), the execution (conducting) of customer payment instructions or other bank account transactions related to participation in gambling games by persons conducting bank transactions -

natural persons are fined in the amount of three thousand manats, officials in the amount of seven thousand manats, and legal entities in the amount of forty thousand manats.

Note:

1. In this Code, the term "gambling games" means games (including bets) that are played for money, material and other benefits (including the winnings of which depend on uncertainty or chance).

Article 402. False entrepreneurship

False entrepreneurship, that is, the establishment of an enterprise and other legal entity without the intention of entrepreneurial activity with the aim of obtaining a loan, exemption from fees or other property benefits, or concealing prohibi

- a fine in the amount of two to four times the damage caused as a result of an administrative error (earned income) is imposed.
Note:

The person who committed the act stipulated in Article 402 of this Code for the first time shall be released from administrative responsibility if he fully pays the damage caused as a result of an administrative error or transfers the income obtained as a result of an administrative error to the state budget. [\[361\]](#)

Article 403. Providing false information during state registration of legal entities

State registration of a representative office or branch of a foreign legal entity, as well as the inclusion in the state register of a representative office or branch and other institutions of a legal entity registered in the Republic of Azerbaijan, as well as the changes made in the founding documents and the facts recorded in the register. for providing incorrect information to the executive authority during the state registration of the change -

natural persons are fined in the amount of seven hundred manats, legal entities in the amount of four thousand manats.

Article 404. Acceptance of a knowingly false official statement confirming the solvency of a legal entity to meet the demands of its creditors during liquidation

For knowingly and falsely accepting an official statement confirming the solvency of the legal entity to meet the demands of its creditors during liquidation -

officials are fined in the amount of one thousand manats.

Article 405. Failure to provide necessary information for the state register of legal entities

In order to register the changes made in the constituent documents of legal entities, as well as branches or representative offices of foreign legal entities in the Republic of Azerbaijan, and subsequent changes in the recorded facts about these entities, within the terms and in the manner specified by the Law of the Republic of Azerbaijan "On State Registration and State Register of Legal Entities" directed to the executive authority -

officials are fined in the amount of one thousand to two thousand manats, and legal entities are fined in the amount of two hundred to five hundred to three thousand manats.

Article 406. False bankruptcy

Fraudulent bankruptcy, i.e. knowingly falsely declaring oneself insolvent by the head, owner or sole proprietor of a legal entity or organization in order to postpone or obtain a deferral or to obtain a reduction of debt or to deceive creditors in order to avoid payment of debt according to

a fine in the amount of two to four times the damage caused as a result of an administrative error (earned income) is imposed. [\[362\]](#)

Article 407. Intentional bankruptcy

Intentional bankruptcy, i.e. due to the creation or increase of insolvency by the head, owner or individual entrepreneur of a legal entity or commercial organization for the benefit of himself or others -

a fine in the amount of two to four times the damage caused as a result of an administrative error (earned income) is imposed. [\[363\]](#)

Article 408. Committing illegal actions during bankruptcy

Concealment of property or property obligations, information about property, its amount, location or other information about property, transfer of property to others, alienation of property or due to destruction, or concealment or destruction of accounting documents reflecting economic activity -

a fine in the amount of two to four times the damage caused as a result of an administrative error (earned income) is imposed.

Article 409. Illegal acquisition of credit or non-use of credit as intended

Due to the fact that the head of the organization or an individual entrepreneur has knowingly given false information about the economic or financial situation of the organization or an individual entrepreneur for obtaining a loan, a loan with preferential conditions, targeted state loan, or for not using it as intended -

Article 410. Violation of financial rules in the financial and economic activity of organizations financed from the state budget and extra-budgetary state funds [\[364\]](#)

410.1. Violation of financial rules in the financial and economic activities of organizations financed from the state budget and extra-budgetary state funds, including non-use of funds allocated from the state budget and extra-budgetary state funds, as well as state budget funds, or non-budgetary funds of budget organizations are not spent in accordance with the estimate approved in agreement with the authorities, maintaining a staff unit in excess of the norm, when these actions are committed in the amount of up to two thousand manats - [\[365\]](#)

officials of organizations financed from the state budget and extra-budgetary state funds shall be fined from four hundred to five hundred manats.

410.2. When the same acts are committed in the amount of two thousand to four thousand manats - [\[366\]](#)

officials of organizations financed from the state budget and extra-budgetary state funds shall be fined in the amount of five hundred to one thousand manats.

410.3. When the same acts are committed in the amount of more than four thousand manats -

officials of organizations financed from the state budget and extra-budgetary state funds are fined from four thousand to eight thousand manats. [\[367\]](#)

Note: Article 410 of this Code is applied when the actions specified in that article do not lead to criminal liability according to the requirements of the Criminal Code of the Republic of Azerbaijan. [\[368\]](#)

Article 411. Violation of the rules of using state debt or debt obtained with state guarantee

Non-timely provision of information on the use and return of funds raised by state loans or state guarantees (does not include), information on the state of their bank and other payment accounts by the main and secondary borrower, or provision of information, state loans and state guarantees If the non-use of the funds involved in the obligation causes a small amount of damage to the state - [\[369\]](#)

a fine in the amount of two to four times the damage caused as a result of an administrative error (earned income) is imposed.

Article 411-1. Violation of internal and external borrowing [\[370\]](#)

411-1.1. Due to internal or external borrowing of legal entities belonging to the state without obtaining the consent of the relevant authority -

officials are fined from three thousand to six thousand manats.

411-1.2. When the same actions cause a small amount of damage to the state -

officials are fined from seven thousand to ten thousand manats.

Note: In this article, "legal entities owned by the state" means commercial legal entities whose shares (shares) are 51 or more percent indirectly owned by the state, non-commercial legal entities created by the state, and public legal entities, as well as the mentioned legal entities more than 50 percent of the shares (shares) created by individuals are considered subsidiary economic companies, non-commercial legal entities and other entities, directly or indirectly owned by those legal entities.

Article 411-2. Violation of the regulation of subsidizing the production of agricultural products

Due to receipt of subsidy by the farmer by deliberately entering incorrect information into the "Electronic Agriculture" information system using the subsidy amount transferred to his account as intended -

a warning is issued or a fine is imposed in the amount of two to four times the amount of the damage (earned income) caused as a result of an administrative error. [\[371\]](#)

Article 412. Illegal use of trademarks

Due to the use of another's trademark or service mark, the name of the place of origin of the goods or names similar to the names of goods of the same kind -

a fine in the amount of two to four times the damage caused as a result of an administrative error (earned income) is imposed. [\[372\]](#)

Article 413. Intentional destruction, falsification, illegal preparation, use and sale of control marks

For intentional destruction, falsification, illegal preparation, use and sale of control marks-

Control marks produced (manufactured), used or sold in violation of the laws of the Republic of Azerbaijan " On the protection of intellectual property rights and the fight against piracy ", " On the protection of consumer rights ", " On medicines " and " On religious belief ", as well as confiscating the materials, equipment and other means used in their preparation (production) and

Due to violation of the rights of investors in the securities market or illegal restriction in any way-
officials are fined from four hundred to six hundred manats, legal entities from four thousand to six thousand manats.

Article 415. Violation of the rules of emission and release of securities

For violation of the rules of issuance and issue of securities -
*a warning is issued or a fine is imposed in the amount of two to four times the amount of the damage (earned income) caused as
administrative error.* [\[374\]](#)

Article 416. Violation of the rules for carrying out *licensed activities* in the securities market [\[375\]](#)

416.0. Violation of the rules of *the licensed activity* in the securities market , namely: [\[376\]](#)

416.0.1. due to violation of the rules of implementation of *investment company activity* [\[377\]](#) -
officials are fined from six hundred to seven hundred manats, legal entities from three thousand to four thousand manats

~~416.0.2. due to the violation of the rules for the implementation of the dealer's activity-~~
~~officials are fined from six hundred to seven hundred manats, legal entities from three thousand to four thousand manats~~

416.0.3. due to the violation of the rules for the implementation of clearing activities -
officials are fined from six hundred to seven hundred manats, legal entities from three thousand to four thousand manats

~~416.0.4. due to the violation of the rules for the implementation of the activity on keeping the register of securities owners~~
~~officials are fined from seven hundred to eight hundred manats, legal entities from five thousand to six thousand manats;~~

416.0.5. due to violation of the rules of implementation of *investment fund depository activity* [\[380\]](#) -
officials are fined from seven hundred to eight hundred manats, legal entities from five thousand to six thousand manats;

~~416.0.6. due to the violation of the rules for the implementation of activities on asset management-~~
~~officials are fined from seven hundred to eight hundred manats, legal entities from seven thousand to eight thousand manats~~

416.0.7. due to the violation of the rules of stock exchange activity-
officials are fined in the amount from seven hundred to eight hundred manats, legal entities in the amount from eight
nine thousand manats.

~~Article 417. Violation of the rules and standards of keeping the register of owners of securities~~

-

~~Due to the violation of the rules or standards of keeping the register of owners of securities-~~
~~officials are fined in the amount of three hundred to four hundred manats , legal entities in the amount of one thousand
to two thousand manats .~~ [\[382\]](#)

Article 418. Violation of the rules for concluding transactions with securities

Due to the violation of the rules for concluding transactions with securities-
officials are fined in the amount of five hundred to six hundred manats , and legal entities are fined in the amount of th
to four thousand manats .

Article 419. Manipulations in the securities market [\[383\]](#)

Due to *manipulations* in the securities market- [\[384\]](#)

a fine in the amount of two to four times the damage caused as a result of an administrative error (earned income) is imposed. [\[385\]](#)

Note: [\[386\]](#)

1. In Article 419 of this Code, "manipulations" means the actions provided for in Article 78.4 of the Law of the Republic of A:
Securities Market".

2. Article 419 of this Code shall be applied if the acts specified in that article do not lead to criminal liability according to the relevan
Criminal Code of the Republic of Azerbaijan.

Article 420. Illegal use of *inside information* by an insider [\[387\]](#)

*When the insider information entrusted to him by the insider or known to him due to his official position or work is usec
greed or other personal intent or given to third parties for the conclusion of contracts, by causing a small amount of damage o*
" . . . [\[388\]](#)

1. In this article, "inside information" and "insider" mean the information and persons stipulated in Articles 78.2 and 79.1 of the Law of the Republic of Azerbaijan "On Securities Market", respectively. [\[390\]](#)

2. The term "small amount" in this article means an amount not exceeding two hundred thousand manats. [\[391\]](#)

Article 421. Refusal or evasion of reporting or information by persons and issuers licensed in the securities market, distorted information [\[392\]](#)

Due to the evasion or refusal to submit the report or other information provided by the Law of the Republic of Azerbaijan "On Securities Market" to the Central Bank of the Republic of Azerbaijan by persons and issuers licensed in the securities market, or the provision of false information or violation of the deadline for their submission -

officials are fined in the amount of six hundred to seven hundred manats, legal entities in the amount of one thousand to five hundred manats. [\[393\]](#)

Article 422. Violation of information disclosure rules by persons licensed in the securities market, central depository, investment fund, investment fund manager and issuer [\[394\]](#)

To refuse or evade the disclosure or publication of the information required to be disclosed or published by securities legislation, or to disclose or publish, by the persons licensed in the securities market, the central depository, the joint investment fund manager of the investment fund and the issuer for violation of the established period and order [\[395\]](#) -

officials are warned or fined in the amount of five hundred to six hundred manats, legal entities are fined in the amount of one thousand to three thousand manats.

Article 423. Violation of the rules of keeping documents in the field of securities

Due to the violation of the rules for keeping documents that must be kept in accordance with the legislation on the securities market [\[396\]](#) -

natural persons are warned or they are fined in the amount of two hundred to three hundred manats, officials are warned or fined in the amount of five hundred to six hundred manats, legal entities are fined in the amount of one thousand to five hundred manats.

Article 424. Violation of securities pledge rules

Due to violation of the rules of registration of pledge with securities or pledge of debt obligations formalized with securities, pledgor and pledgee, and directing seizure to the pledged item [\[397\]](#) -

natural persons are warned or they are fined in the amount of two hundred to three hundred manats, officials are warned or fined in the amount of five hundred to six hundred manats, legal entities are fined in the amount of one thousand to five hundred manats.

Article 425. Refusal of payments on securities

Due to the illegal refusal or refusal to pay the value of the securities or the payment of property, dividend, interest or other due on them, or the payment of their service or equivalents in any other way, or violation of the rules of payment -

officials are fined in the amount of three hundred to five hundred manats, legal entities in the amount of three thousand to five thousand manats.

Article 426. Violation of shareholder's rights

Due to the violation of the shareholder's rights established by legislation or illegal restriction in any way -

officials are fined from six hundred to seven hundred manats, legal entities from three thousand to four thousand manats.

Article 427. Violation of requirements for the operation of investment funds

Due to the violation of the requirements established by the Law of the Republic of Azerbaijan "On Investment Funds" or the Law of the Republic of Azerbaijan "On Investment Funds" of investment funds -

officials are fined in the amount of one thousand to two hundred manats, and legal entities are fined in the amount of six thousand to eight thousand manats.

Article 428. Violation of advertising legislation

428.1. For knowingly using false information in advertising about goods, works and services, or about their producers (sellers) for the purpose of greed -

428.2. In order to influence the consciousness of the advertising consumer and to draw his attention to the object of advertising given on advertising carriers without being presented as an advertisement, without the note "advertising" or "on the basis of rights" - [\[399\]](#)

officials are fined in the amount of three hundred to five hundred manats, legal entities in the amount of one thousand manats.

428.3. In order to prevent and eliminate the negative consequences of unfair, inaccurate and hidden advertising, the subjects of advertising (advertiser, advertising producer and advertising distributor) are subject to non-refutation of that advertisement or non-compliance with of publication of the refutation within the period determined by the relevant executive power body - [\[400\]](#)

natural persons are fined from thirty to fifty manats, officials from two hundred and fifty manats to four hundred manats, legal entities from one thousand five hundred to two thousand manats.

428.4. Medicinal products issued on the basis of a doctor's prescription, medical products whose production or sale is not for treatment, prevention, diagnosis and rehabilitation methods whose application is not allowed by the relevant executive authority, food supplements with biological activity that are not medicinal products, medicinal products released without a doctor's prescription, advertising without informing about the side effects of taking and using medical equipment, the need to consult a doctor or a specialist - [\[401\]](#)

officials are fined in the amount of three hundred to five hundred manats, legal entities in the amount of one thousand manats.

428.4-1. For the conduct of advertising campaigns accompanied by the free distribution and sale of medicinal products, the provision of medical services -

natural persons are fined in the amount from three hundred to five hundred manats, officials in the amount from eight hundred to one thousand manats, legal entities in the amount from one thousand to two thousand manats. [\[402\]](#)

428.5. Due to the distribution of advertising in vehicles without the consent of the relevant executive authority or in violation of rules for placing advertising in vehicles -

natural persons are fined from thirty to fifty manats, officials from one hundred fifty to two hundred manats, legal persons from one thousand five hundred to two thousand manats.

428.6. When the value (price) of the goods (works, services) advertised in the territory of the Republic of Azerbaijan is not indicated to the fact that the value (price) of those goods (works, services) is not indicated in manat (except for duty-free trade stores) - [\[403\]](#)

natural persons are fined from twenty to thirty manats, officials from one hundred fifty to two hundred manats, legal entities from eight hundred to one thousand manats.

428.7. Violation of the legislation on advertising in open space, namely: [\[404\]](#)

428.7.1. advertising placement in open space without the appropriate permit, ~~passport of technical conditions and permit agreement~~ violation of its requirements; [\[405\]](#)

428.7.2. Placing advertising in open space that does not meet the requirements of the Law of the Republic of Azerbaijan "On Advertising" and other legislative acts;

428.7.3. the written instructions and decisions issued by the relevant executive body within the scope of supervision in the field of advertising (including the installation and dismantling of advertising devices in open spaces for which construction permits are not required in the cases provided for in Article 394.0.7 of this Code) due to non-timely and complete performance - [\[406\]](#)

natural persons shall be fined from three hundred to five hundred manats, officials from one thousand five hundred to two thousand manats, legal persons from five thousand to ten thousand manats.

428.8. Due to the violation of the rules on advertising in the securities market-

officials are fined from six hundred to eight hundred manats, legal entities from two thousand to three thousand manats

428.9. For advertising of gambling games or the organizer (operator) and seller of such games, including incentive lotteries and other lotteries, which are prohibited or have not been granted the right to hold them - [\[407\]](#)

natural persons are fined in the amount of three thousand manats, officials in the amount of seven thousand manats, and legal entities in the amount of forty thousand manats.

428.10. With the exception of the cases provided for in Articles 428.1 - 428.9 of this Code, due to non-observance of the requirements of advertising of prohibited products, equipment, services, as well as advertising broadcasting -

officials are fined in the amount of three hundred to five hundred manats, legal entities in the amount of one thousand manats. [KMO20](#)

428.11. Due to the commission of the actions provided by the articles 428.1, 428.2, 428.3, 428.4, 428.4-1 and 428.10 of this Code, the broadcaster - [\[408\]](#)

officials are fined in the amount of one thousand five hundred to two thousand five hundred manats, and legal entities in the amount of five thousand to eight thousand manats.

Article 428-1. Violation of tourism legislation [\[409\]](#)

428.1.1. Due to the sale of tourism packages by tour operators or travel agents without concluding a civil liability insurance contract with an insurer -

a fine of two thousand to five thousand manats is imposed.

428-1.3. In violation of the requirements of articles 13.2-13.4 of the Law of the Republic of Azerbaijan "On Tourism", due to failure to timely entry of information to the Tourism Register, failure to update or timely update of information in the Tourism Register - shall be fined in the amount of three hundred manats.

428-1.4. Due to non-conduct of electronic registration of persons using the accommodation service in the means of accommodation - is fined in the amount of two hundred manats.

428-1.5. Due to the repeated commission of the offenses provided for in Articles 428-1.3 and 428-1.4 of this Code by the person who has received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction - shall be fined in the amount of five hundred manats.

Article 429. Violation of legislation on lotteries and sports betting [410]

429.0. Violation of legislation on lotteries and sports betting, namely:

429.0.1. holding prohibited or undicensed incentive lotteries and other unregistered lotteries, [411]

429.0.2. to make offers in any form by the lottery organizer to participate in the incentive lottery after receiving the notification of the decision of the body (institution) determined by the relevant executive authority on the suspension or termination of the incentive lottery; [412]

429.0.3. due to non-fulfillment of the duties established by the Law of the Republic of Azerbaijan "On Lotteries" by the lottery organizer in the field of organizing and conducting lotteries-

natural persons are fined in the amount from eight hundred to nine hundred manats, officials in the amount from one thousand to two thousand manats, legal entities in the amount from eight thousand to nine thousand manats.

429.0.4. Due to non-fulfillment of duties established by the Law of the Republic of Azerbaijan "On Physical Education and Sports" by the organizer of sports betting games in the field of organization and holding of sports betting games - [413]

natural persons are fined in the amount from eight hundred to nine hundred manats, officials in the amount from one thousand to two thousand manats, legal entities in the amount from eight thousand to nine thousand manats.

429.0.5. For the direct or indirect participation of minors in sports betting by the seller of sports betting - is fined in the amount of one thousand manats.

Note: Organizing or conducting lotteries (except incentive lotteries) by a person who does not have the right to conduct such activities is an administrative or criminal liability in accordance with Article 401.1 of this Code or Article 192-1.1 of the Criminal Code of the Republic of Azerbaijan. [414]

Article 430. Violation of currency regulation rules

430.1. In violation of the legislation of the Republic of Azerbaijan on currency regulation, for buying and selling of currency assets in public places -

a fine in the amount of forty to eighty percent of the amount of foreign currency that was the direct object of the offense is imposed.

430.2. Due to the acceptance of currency assets as means of payment-

a fine in the amount of forty to eighty percent of the amount of foreign currency that was the direct object of the offense is imposed.

430.3. Due to violation of the rules of foreign currency operations of clients by authorized banks and persons licensed to conduct exchange activities - [415]

officials are fined in the amount of ten to twenty percent of the currency funds that were the direct object of the offense, and legal entities are fined in the amount of twenty to thirty percent of the currency funds that were the direct object of the administrative offense.

430.4. In case of non-reimbursement of the foreign currency paid from abroad, if the relevant goods are not imported, value added services are not performed or services are not provided, in exchange for the foreign currency paid in advance - [416]

officials are fined in the amount of ten to twenty percent of the currency funds that were the direct object of the offense, and legal entities are fined in the amount of twenty to thirty percent of the currency funds that were the direct object of the administrative offense. [KMQ5](#)

Article 431. Illegal acquisition or dissemination of information constituting commercial or banking secrets

Due to the illegal use or dissemination of information constituting a commercial or bank secret without the consent of the owner of the secret or for other personal intent, if this causes a small amount of damage -

a fine in the amount of two to four times the damage caused as a result of an administrative error (earned income) is imposed. [417]

Note:

1. In this article, "in case of small amount of damage" means an amount not exceeding two hundred thousand manats. [418]

Article 432. Violation of the legislation on receiving (granting) a grant

432.1. Failure to submit contracts and decisions on grant receipt (issuance) by the legal or physical person of the Azerbaijan, the grantor, or donors who are branches or representative offices of the legal person of the Republic of Azerbaijan, of the grantee Republic of Azerbaijan, to the relevant executive authority for registration within the terms established by according to

natural persons are fined from one thousand to two thousand manats, officials from one thousand five hundred to two thousand five hundred manats, legal entities from five thousand to seven thousand manats.

432.2. Due to the use of grants and operations on them without registration of contracts and decisions on the receipt (giving) by religious organizations in the relevant executive authority -

officials are fined in the amount of one thousand five hundred manats to two thousand five hundred manats, and legal entities are fined in the amount of five thousand to seven thousand manats.

432.3. Regarding the acceptance of assistance in the form of financial means and (or) in another material form by religious non-governmental organizations, including branches and representative offices of non-governmental organizations of foreign non-governmental organizations in the Republic of Azerbaijan without a grant agreement (decision) -

by confiscating funds and objects that were the direct object of an administrative offense, officials are fined in the amount of one thousand five hundred to five thousand manats, and legal entities are fined in the amount of eight thousand to fifteen thousand manats.

432.4. Banking operations on agreements (decisions) on the receipt (giving) of grants by non-governmental organizations or representative offices of foreign non-governmental organizations in the Republic of Azerbaijan, or banks in the manner determined by the Law of the Republic of Azerbaijan "On Grants" and any for conducting other operations -

officials are fined in the amount of two thousand five hundred to five thousand manats, legal entities in the amount of five thousand to eight thousand manats.

Note: The force of Article 432.3 of this Code does not apply to the donations and assistance of state authorities provided by laws of the Republic of Azerbaijan " On Freedom of Religion " and " On Non-Governmental Organizations (Public Foundations) ".

Article 433. Violation of the rules for changing currency notes during denomination

433.0. During the change (denomination) of the nominal value and price scale of banknotes of the Republic of Azerbaijan:

433.0.1. imposing restrictions on the terms, amounts, or subjects of exchange of old model money tokens to new model money tokens -

433.0.2. due to charging a commission fee by banks for exchanging old-style banknotes to new-style banknotes -

officials are fined in the amount of *one thousand* five hundred manats, and legal entities are fined in the amount of *ten thousand* manats.

[\[420\]](#)

~~Article 434. Failure to provide mandatory reserves by credit institutions~~

~~-~~

~~Due to failure of credit organizations to provide mandatory reserves determined by the Central Bank of the Republic of Azerbaijan, officials are fined in the amount of *two thousand* manats, legal entities in the amount of *twelve thousand* manats.~~ [\[421\]](#)

Article 435. Violation of deposit insurance rules

Due to non-payment of insurance premiums to the Deposit Insurance Fund within the period specified by the Law of the Republic of Azerbaijan -

officials are fined in the amount of *two thousand five hundred* manats. [\[422\]](#)

Article 436. Engaging in prohibited, restricted or suspended activities in the field of banking activity

Due to the implementation of activities prohibited in the Law of the Republic of Azerbaijan "On Banks" or in the bank's restricted or suspended during the bank's activity -

officials are fined in the amount from two thousand five hundred to three thousand manats, legal entities in the amount from five thousand to forty thousand manats.

~~Article 437. Non-implementation of instructions of the Central Bank of the Republic of Azerbaijan on the activities of~~

~~-~~

~~437.1. When a violation of prudential norms and requirements for bank activity is detected, due to failure to timely execute the instruction of the Central Bank of the Republic of Azerbaijan on the elimination of that violation -~~

~~officials are fined from two thousand to two thousand five hundred manats, legal entities from fifteen thousand to twenty thousand manats.~~

~~437.2. With the exception of the case provided for in Article 437.1 of this Code, due to non-timely execution of other instructions issued by the Central Bank of the Republic of Azerbaijan in accordance with the law -~~

**Article 438. Violation of the rules of concluding contracts with persons related to legal entities, or failure to provide
ted to such contracts in accordance with the law [\[424\]](#)**

438.1. Due to violation of the rules of concluding transactions with persons related to banks and non-bank credit organizations provide information related to such transactions in accordance with the law -

officials are fined from two thousand to two thousand five hundred manats, legal entities from fifteen thousand to twenty thousand manats.

438.2. Due to the violation of the rules of concluding contracts with persons belonging to joint-stock companies, or failure to provide information related to such contracts in accordance with the law -

officials are fined from one thousand to fifteen hundred manats, and legal entities from ten thousand to fifteen thousand manats.

438.3. Due to violation of the rules of concluding contracts with persons related to other legal entities, or failure to provide information related to such contracts in accordance with the law -

officials are fined from five hundred to one thousand manats, and legal entities are fined from five thousand to ten thousand manats.

**Article 439. Violation of the rules of submission of prudential, financial and banking statistics reports by a bank or a
of a foreign bank**

439.1. Due to non-submission of bank statistics reports ~~to the institution established by the relevant executive authority and~~ to the C
the Republic of Azerbaijan, or due to non-submission of complete, correct or timely submission- [\[425\]](#)

officials are fined in the amount of five hundred to seven hundred manats, and legal entities are fined in the amount of three thousand manats. [\[426\]](#)

439.2. Due to failure to submit prudential and financial reports to the Central Bank of the Republic of Azerbaijan by a bank or a lo
foreign bank, or failure to submit them completely, correctly or on time - [\[427\]](#)

officials are fined in the amount of 1,500 to 2,000 manats, legal entities in the amount of 10,000 to 15,000 manats.

Article 439-1. Violation of the rules for submitting information on currency transactions to a single information system

According to the Law of the Republic of Azerbaijan "On Currency Regulation", information on currency operations conducted by cu
agents is not submitted to the unified information system, or is not submitted correctly -

officials are fined in the amount of 1,500 to 2,000 manats, and legal entities are fined in the amount of 10,000 to 12,000 manats. [\[428\]](#)

Article 439-2. Violation of legislation on payment services and payment systems [\[429\]](#)

439-2.1. Violation of the legislation on payment services and payment systems, namely:

439-2.1.1. providing payment services through a payment agent that is not in the register maintained by the Central Bank of t
Azerbaijan;

439-2.1.2. payment service providers, including local branches of foreign payment service providers, involve payment agents, pr
services by payment agents, including breach of requirements regarding the terms of the contract concluded with the payment agent;

439-2.1.3. failure to submit information on the concluded agreement on foreign payment organization, electronic money organization
system operator operating in the country without opening a local branch by the payment service providers within the period determined by

439-2.1.4. due to the failure to submit information to the Central Bank of the Republic of Azerbaijan on the fact that banks, local bran
banks and the national operator of postal communication will act as an issuer of electronic money, an intermediary service provider f
payment transactions, and an account information service provider -

officials are fined from one thousand to three thousand manats, legal entities from five thousand to seven thousand manats.

439-2.2. Due to the violation of the legal requirements for the security of funds by an electronic money organization, including a lo
foreign electronic money organization -

officials are fined from two thousand to three thousand manats, legal entities from seven thousand to ten thousand manats.

439-2.3. Due to the fact that the payment service provider and the payment system operator, including the local branch of the fo
service provider and the foreign payment system operator, did not submit information about operational or security incidents to the Cent
Republic of Azerbaijan within the time period established by law, or did not submit it correctly -

officials are fined from five hundred to seven hundred manats, legal entities from three thousand to five thousand manats.

439-2.4. Due to the non-submission or incorrect submission of the reports established by law to the Central Bank of the Republic of
the payment institution, electronic money institution and payment system operator, including the local branch of the foreign payme
foreign electronic money institution and foreign payment system operator -

officials are fined in the amount of one thousand to five hundred manats, and legal entities are fined in the amount of three thousand manats.

Article 440. Violation of the rules of submitting information to the centralized credit registry and credit bureau

440.1. Information provided by the laws of the Republic of Azerbaijan "On banks", "On non-bank credit organizations" and "On c
to the centralized credit register and (or) credit bureau by a bank or non-bank credit organization (except credit union) due to failure to
prescribed manner, or complete, correct or timely submission -

completely, correctly or on time -

officials are fined in the amount of one hundred fifty to two hundred manats, legal entities in the amount of one thousand to two hundred manats.

440.3. In accordance with the requirements of the Law of the Republic of Azerbaijan "On Credit Bureaus", the information constituting the credit history is not submitted to the credit bureau in the manner specified in that Law by persons engaged in the purchase and sale of goods specified in Article 12.1 of the Law of the Republic of Azerbaijan "On Credit Bureaus", or for failure to provide complete, correct or timely -

officials are fined in the amount of 1,500 to 2,000 manats, and legal entities are fined in the amount of 10,000 to 12,000 manats. [\[431\]](#)

Article 440-1. Violation of legislation on encumbrance of movable property [\[432\]](#)

440-1.1. Due to the failure to submit the information stipulated in the Law of the Republic of Azerbaijan "On the Encumbrance of Movable Property" to the state register of encumbrance of movable property, as well as deliberately submitting incorrect and incomplete information to the register -

natural persons are fined in the amount of one hundred and fifty manats, officials in the amount of seven hundred manats, and legal entities in the amount of two thousand five hundred manats.

440-1.2. Due to the violation of the rules of data storage and registration by the officials of the institution that maintains the state register of encumbrance of movable property -

officials are fined in the amount of one thousand manats.

440-1.3. Due to non-discharge of state and municipal encumbrances in accordance with the Law of the Republic of Azerbaijan "On the Encumbrance of Movable Property" -

officials are fined in the amount of one thousand five hundred manats.

Article 441. Violation of labor force regulations in oil and gas activities for export

With the exception of the cases stipulated in the Law of the Republic of Azerbaijan "On the Application of a Special Economic Regime to Oil and Gas Activities for Export Purposes", other citizens of the Republic of Azerbaijan who are involved in the implementation of oil and gas activities for export purposes by contractors and subcontractors on the basis of an employment contract, other than those determined by that law according to the application of the ratio -

officials are fined in the amount from two thousand to two thousand five hundred manats, legal entities in the amount of five thousand to twelve thousand manats.

CHAPTER 35

Administrative offenses against trade regulations

Article 442. Production or sale of prohibited goods, or performance (rendering) of prohibited works (services)

Due to the production or sale of prohibited goods, or the performance (rendering) of prohibited works (services) -

by confiscating the goods that were the direct object of the administrative offense, natural persons shall be fined in the amount of 1650 to 2000 manats, officials in the amount of 1650 to 2000 manats, and legal entities in the amount of 4000 to 5000 manats.

Article 443. Falsification of entrance tickets to mass sports events and sports competitions or selling them at prices higher than the established rates

443.1. For falsification of entrance tickets to mass sports events and sports competitions -

natural persons shall be fined in the amount of seven hundred to nine hundred manats, officials in the amount of one thousand to two thousand five hundred manats, and legal entities in the amount of six thousand to eight thousand manats.

443.2. Due to the sale of entrance tickets to mass sports events and sports competitions at a higher price than the rates established in accordance with the Law of the Republic of Azerbaijan "On Physical Education and Sports" -

natural persons are fined in the amount of seven hundred manats, officials in the amount of one thousand five hundred manats, and legal entities in the amount of six thousand manats.

Article 444. Violation of the rules of the neighborhood of the goods, the temperature regime, or the exchange or return of goods during the storage or sale of the goods

444.1. Due to the violation of the rule of neighborliness of goods during the storage or sale of goods, or non-observance of the temperature regime -

a fine in the amount of six hundred to nine hundred manats is imposed.

444.2. For violation of the rules for exchange or return of sold goods -

a fine in the amount of six hundred to nine hundred manats is imposed.

• • • • •

445.1. Due to the violation of price discipline, that is, the absence of price sheets on the goods on sale or price tables (provided services or works, or their improper preparation - shall be fined in the amount of eight hundred to one thousand manats .

445.2. Due to the fact that the prices of goods (works, services) sold in the territory of the Republic of Azerbaijan are not manats - shall be fined in the amount from one thousand manat to one thousand six hundred and fifty manat.

Article 445-1. Violation of legislation on public procurement [\[433\]](#)

445-1.1 Violation of the conditions of application of procurement methods, namely:

445-1.1.1. the spending of state funds on the basis of contracts concluded without procurement procedures by the purchasing organization

445-1.1.2. In the event that the purchase of goods (works and services) by the procuring organization should be carried out by the method or electronic procurement by applying the open tender method in accordance with the Law of the Republic of Azerbaijan "On State Procurement", by illegal use of other procurement methods (means) implementation; [\[434\]](#)

445-1.1.3. to divide the purchase of goods (works and services) into separate contracts at the expense of the funds provided for its expense item within one budget year in order to eliminate the amount limitation for using any other procurement methods by the organization;

445-1.1.4. allowing consignors (contractors) with legal, financial or organizational dependence on the purchasing organization to procure procurement procedures conducted by that organization;

445-1.1.5. Due to non-observance of the restrictions established by the Law of the Republic of Azerbaijan "On State Procurement" representative, consultant and executor of other duties related to procurement during the procurement procedures - officials are fined from three thousand to six thousand manats.

445-1.2. Due to the exclusion of the tender offer by the purchasing organization without the grounds stipulated in the Law of the Republic of Azerbaijan "On State Procurement" or the declaration of the tender offer as the winner in violation of the requirements of that Law - officials are fined from three thousand to six thousand manats.

445-1.3. Violation of the established requirements regarding the qualification of shippers (contractors), namely:

445-1.3.1. the procuring organization making demands on the qualifications of the consignor (contractor) that are not provided for in the Law of the Republic of Azerbaijan "On State Procurement";

445-1.3.2. Due to the sending of invitations by the purchasing organization to the consignor (contractor) whose qualification does not meet the criteria stipulated in the Law of the Republic of Azerbaijan "On State Procurement" or the conclusion of contracts with these organizations - officials are fined from two thousand to three thousand manats.

445-1.4. Violation of the rules related to the organization of procurement and tender procedures, namely:

445-1.4.1. failure of the purchasing organization to prepare the content of the tender announcement (invitation) and the set of basic conditions of the tender in accordance with the requirements established by the Law of the Republic of Azerbaijan "On State Procurement";

445-1.4.2. announcements about public procurement tenders, requests for proposals and requests for quotations and their results, information about the procurement contract concluded as a result of the tender, not to be posted on the official website of public procurement or to post incorrect information, as well as those time limits specified by the Law of the Republic of Azerbaijan "On Public Procurement", or to post incorrect information, as well as those of the Law, in the second sentence of Article 28.4, in the third sentence of Article 30.1, in Articles 30.2, 32.1, 37.3, 37.7, 40.1, in the second sentence of Article 40.2-1, 40.4, 40-1.2, 43.1, non-observance of the requirements related to the terms stipulated in articles 56.3 and 59 regarding the procurement procedures; [\[435\]](#)

445-1.4.3. non-receipt by the procuring organization from the consignor (contractor) acting as a bidder in the procurement of the tender of the financial situation and the security of the tender offer in accordance with the Law of the Republic of Azerbaijan "On State Procurement"

445-1.4.4. during the evaluation and comparison of tender and service offers by the procuring organization, a preferential award in accordance with the Law of the Republic of Azerbaijan "On State Procurement" in favor of tenders or service offers for local goods (works and services) that meet the requirements stipulated in the set of basic conditions of the tender and the request for service offers failure to do so;

445-1.4.5. due to failure to keep the estimated price of the goods (works and services) to be purchased confidential by the procuring organization until the day the tender envelopes are opened -

officials are fined in the amount of one thousand five hundred to two thousand manats.

445-1.5. Due to the submission by the consignor (contractor) of the wrong information about the financial situation to the procuring organization for participation in public procurement procedures -

officials are fined from two thousand to three thousand manats, legal entities from six thousand to eight thousand manats.

445-1.6. In accordance with the Law of the Republic of Azerbaijan "On State Procurement", the purchase of goods (works and services) by the purchasing organization should be carried out only with the participation of micro, small and medium-sized business entities, but with the participation of other business entities -

officials are fined from two thousand to three thousand manats. [\[436\]](#)

445-1.7. Violation of the requirements related to payments under the purchase contract by the purchasing organization in the Law of the Republic of Azerbaijan "On Public Procurement", i.e. failure to make payments under the purchase contract in the manner, amount and time specified in the set of basic conditions of the tender and the special conditions of the purchase contract, as well as after the completion of the purchase contract (technical warranty period) and due to non-payment of the amount to be paid within the period specified in the purchase agreement after documents confirming this, as well as unjustified non-payment of the interest calculated in the amount specified in the purchase agreement -

consignor (contractor) due to late payment - [\[437\]](#)

1. Article 445-1 of this Code shall be applied if the actions specified in that article do not lead to criminal liability according to the re
: Criminal Code of the Republic of Azerbaijan.
2. In Article 445-1 of this Code, "purchased organization" means enterprises and organizations provided for in the Law of th
Azerbaijan "On State Procurements".

Article 446. Sale of complex technical goods without a technical passport

Due to the sale of complex technical group goods without a technical passport or incorrect preparation of technical passp
natural persons shall be fined in the amount of three hundred and fifty to five hundred manats, and officials shall be
amount of one thousand six hundred and fifty manats to two thousand two hundred manats.

Article 447. Violation of consumer rights

- 447.0. Violation of consumer rights, namely:
- 447.0.1. small amount of deceiving consumers about the size, weight, cost , as well as consumer characteristics or qua
(services) by persons who sell goods or provide services to the population ;
- 447.0.2. selling expired products;
- 447.0.3. production, sale, performance of works, rendering of services that do not meet the requirements of standar
normative documents;
- 447.0.4. production, sale, performance of works, provision of services, which must be certified by law , but not certified;
- 447.0.5. as a result of violation of requirements of standards, other regulatory documents, production or sale of danger
for people's life, health, property or environment , performance of work (service);
- 447.0.6. to hide the controlled product from the relevant state control bodies;
- 447.0.7. to ensure the uniformity of measurements in the field related to state regulation, measurements are carri
measuring instruments marked with an unfitness mark;
- 447.0.8. non-observance of mandatory requirements regarding the permitted deviation of the amount of measured a
goods from the amount indicated on the package;
- 447.0.9. due to the inclusion of conditions in the contract that limit the rights of the consumer compared to the rights pr
the legislation -
- natural persons are fined in the amount from three hundred and fifty to five hundred manats, officials in the amou
thousand five hundred to two thousand manats, and legal entities in the amount from four thousand to six thousand manats.

Note: In Article 447.0.1 of this Code , the term "small amount" means an amount *not exceeding three hundred manats.* [\[438\]](#)

Article 448. Importing fake or low-quality goods

Due to the importation of fake or goods that do not meet the requirements of state standards, other normative d
standardization -

by confiscating fake or low-quality goods, natural persons shall be fined from 350 to 500 manats, officials from 1500 to
and legal entities from 4000 to 6000 manats.

Article 449. Illegal circulation of genetically modified plants, or agricultural plant materials created by modern biot and genetic engineering methods, or food products produced using genetic materials of genetically modified plants

Knowingly importing genetically modified plants not intended for scientific research, testing and exhibition purposes, o
plant materials created by modern biotechnological and genetic engineering methods, or food products produced using
materials of genetically modified plants, or for sale, if this is a small amount -

plants, plant materials and food products that were the direct object of an administrative offense shall be confiscated anc
amount of eighty to one hundred percent of their value .

Note: In this article, the term "small amount" means an amount *not exceeding fifty thousand manats.* [\[439\]](#)

Article 449-1. Cash sale and cash purchase of goods that must be marked with an excise stamp or must be marked wit marking

Except for retail sale, cash sale of goods that must be marked with an excise mark or must be marked with mandatory marking, a
goods are purchased in cash for the purposes of sale in a small amount -

officials are fined in the amount of three hundred to five hundred manats, legal entities in the amount of one thousand to five hundred

Note: In this article, "small amount" means the amount up to five hundred manats. [\[440\]](#)

Article 450. Sale of products (goods) that must be marked with an excise mark without such a mark, storage for the pu or removal from the production premises , purchase and sale of such products (goods) in cash [\[441\]](#)

by confiscating products (goods) without an excise stamp, natural persons shall be fined in the amount of one hundred and fifty manats, officials in the amount of three hundred to five hundred manats, and legal entities in the amount of one hundred to two thousand five hundred manats.

450.2. Sale of products (goods) subject to excise stamps in small quantities, except for *retail sale*, *purchase of such products in small quantities for sale purposes* - [\[442\]](#)

is fined in the amount of one hundred manats.

Note: In Article 450.1 of this Code, "small amount" means up to five hundred manats, and in Article 450.2, "small amount" means up to fifty manats.

Article 451. Storage of goods, products and information materials that must be marked with a control mark for the purpose of distribution without such a control mark, taking them outside the production premises, selling them or distributing them in other ways

For the storage of goods, products and information materials that must be marked with a control mark for the purpose of distribution without such a control mark, taking them outside the production premises, selling them or distributing them in other ways, goods, products and information materials without a control mark are confiscated, and individuals are fined in the amount of one hundred manats, officials in the amount of one hundred manats, and legal entities in the amount of one hundred and fifty manats for each of the goods, products and information materials.

Note: The total amount of the administrative fine calculated and applied for each of the goods, products and information materials that do not have a control mark cannot exceed the amount provided for in Article 25.4 of this Code.

Article 452. Violation of the rules for issuing medicinal products to individuals and requirements for pharmacy organizations

452.1. Due to the non-prescription dispensing of medicines that must be dispensed with a prescription in pharmacies or violation of the rules for dispensing medicines to minors -

a fine in the amount of one hundred and fifty manats to two hundred and fifty manats is imposed.

452.2. For the sale of other goods in pharmacy organizations, with the exception of pharmaceuticals, optical equipment, perfumes, cosmetics, baby food, therapeutic mineral waters, food additives with biological activity and personal sanitary-hygiene goods - shall be fined in the amount of three hundred and fifty manats.

452.3. For violation of requirements for pharmacy organizations - [\[444\]](#)

officials are fined in the amount of five hundred to seven hundred manats, legal entities in the amount of one thousand to two thousand manats.

452.4. Due to the repeated commission of the offense provided for in Article 452.3 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

Officials shall be fined in the amount of one thousand five hundred to two thousand five hundred manats, and legal entities in the amount of one thousand to seven thousand manats.

Article 453. Violation of the consumer's right to receive information about goods (work, service).

The price of the goods (work, service) of interest to the consumer, consumer properties (in the case of food products - composition, shelf life, caloric content, the comparative amount of substances harmful to health with the requirements (standards) (documents), conditions of acquisition, guarantee obligations and making claims, the goods due to failure to provide information to the consumer by the seller (executor) about the methods and rules of operation, maintenance and safe use -

is fined in the amount of two hundred manats.

Article 454. Illegal street trade

Illegal street trade, that is, for selling goods or performing works (services) in places not specified by the relevant executive body -

A fine of eighty manats is imposed.

Article 455. Violation of trade rules of ethyl (edible) alcohol, alcoholic and energetic drinks or tobacco products [\[445\]](#)

455.1. For violation of the rules for the sale of ethyl (edible) alcohol, alcoholic beverages or tobacco products - shall be fined from fifty to eighty manats.

455.2. For the sale of ethyl (edible) alcohol, alcoholic and energetic drinks or tobacco products to minors - is fined in the amount of one hundred manats.

Article 456. Sale of home-made alcoholic beverages

For the sale of home-made alcoholic beverages -

by confiscating the goods that were the direct object of the administrative offense, natural persons are fined in the amount of one hundred to one thousand manats, and officials are fined in the amount from three thousand to five thousand manats.

457.1. For violation of the rules of production, processing, use and circulation of precious metals and precious stones - natural persons shall be fined in the amount of one hundred fifty to two hundred fifty manats, officials in the amount of fifty to seven hundred fifty manats, legal persons in the amount of one thousand five hundred to two thousand five hundred manats;
457.2. For violation of the rules of protection, retail sale, accounting, storage of precious metals and precious stones (products) made from them, collection of their scraps and waste - natural persons shall be fined in the amount of one hundred fifty to two hundred fifty manats, officials in the amount of fifty to seven hundred fifty manats, legal persons in the amount of one thousand five hundred to two thousand five hundred manats.

Article 457-1. Violation of non-ferrous and ferrous metal waste acceptance rules [\[446\]](#)

457-1.1. Violation of the rules for acceptance of non-ferrous and ferrous metal waste, namely:
457-1.1.1. acceptance of non-ferrous and ferrous metal waste, whose source of acquisition is unknown, illegally obtained;
457-1.1.2. accepting non-ferrous and ferrous metal waste without requiring identity documents from individuals;
457-1.1.3. acceptance of non-ferrous and ferrous metal waste without examination in terms of radiation and explosion safety;
457-1.1.4. for the implementation of this type of waste reception by business entities that smelt ferrous and non-ferrous metals and obtain alloys, as objects with potential danger, are not registered in the state register - natural persons are fined from one hundred to two hundred manats, officials from four hundred to six hundred and fifty manats, legal entities from one thousand manats to two thousand manats.
457-1.2. Due to repeated commission of the offense provided for in Article 457-1.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction - natural persons shall be fined in the amount of two hundred to four hundred manats, officials shall be fined in the amount of seven hundred to one thousand manats, or, depending on the circumstances of the case, administrative imprisonment for a period of up to one month, taking into account the identity of the offender, legal entities shall be fined in the amount of three thousand to four thousand manats is done.

Article 458. Sale of jewelry or other household goods made of precious metals and precious stones without a state hallmark engraved with a false hallmark

With the exception of the cases specified by the Law of the Republic of Azerbaijan "On Precious Metals and Precious Stones", sale of jewelry or other household goods made of precious metals and precious stones that do not have the state hallmark of Azerbaijan or have a fake hallmark engraved on them - natural persons shall be fined in the amount of one hundred fifty to two hundred fifty manats, officials in the amount of fifty to seven hundred fifty manats, legal persons in the amount of one thousand five hundred to two thousand five hundred manats.

Article 459. Violation of the legislation on electronic commerce

459.1. Due to the provision of incorrect information by the seller (supplier) to the buyer (customer) or to the competent authorities in electronic commerce - natural persons are fined in the amount from three hundred and fifty to five hundred manats, officials in the amount of five hundred to one thousand five hundred manats, and legal entities in the amount from four thousand to six thousand manats.
459.2. Conducting general monitoring of the information transmitted and stored by the electronic document circulation intermediary while providing services in electronic commerce, or actively forcing actions to determine facts or details in order to implement illegal activities, or implementation of these actions by the electronic document circulation intermediary on individual initiative according to natural persons are fined in the amount from three hundred and fifty to five hundred manats, officials in the amount of five hundred to one thousand five hundred manats, and legal entities in the amount from four thousand to six thousand manats.
459.3. In electronic commerce, it is possible not to provide information to the competent state authorities about the illegal activities of the buyers (orderers), sellers (suppliers) served by the electronic document circulation intermediary, or to identify the buyers (orderers), sellers (suppliers) of the services based on the request of the authorized state authorities. Due to non-submission of information - natural persons are fined in the amount from four hundred and fifty to six hundred manats, officials in the amount of five hundred to one thousand three hundred manats, legal entities in the amount from five thousand to six thousand manats.
459.4. Due to the failure of the electronic document circulation intermediary in electronic commerce to suspend the service for the purpose of prevention of legal violations based on the court decision or the request of the authorized state body providing the service, or the failure to delete the information or restrict access to it if the information storage service is provided - natural persons are fined in the amount from four hundred and fifty to six hundred manats, officials in the amount of five hundred to one thousand three hundred manats, legal entities in the amount from five thousand to six thousand manats.

Article 459-1. Violation of sales rules in cooperative markets [\[447\]](#)

Regarding the sale of products other than agricultural and processing products produced by agricultural cooperatives operating in Azerbaijan in cooperative markets organized in accordance with the Law of the Republic of Azerbaijan "On Agricultural Cooperation", as well as of other persons who are not producers of agricultural products -

CHAPTER 36

Administrative errors against payment of taxes, fees, financial and insurance regulations

Article 460. Avoidance of paying taxes , unemployment insurance, compulsory medical insurance or compulsory insurance fees [\[448\]](#)

For evasion of paying small taxes , unemployment insurance, compulsory health insurance or compulsory state social insurance a fine in the amount of thirty to seventy percent of the amount of taxes and payments that were the direct object of the offense is imposed .

Note:

1. In this article, the term "small amount" means an amount *not exceeding fifty thousand manats*. [\[449\]](#)
2. The person who committed the act provided for in this article for the first time shall be released from administrative responsibility if the damage caused as a result of an administrative error. [\[450\]](#)

Article 461. Violation of the rules for submission of tax reports on activities and reports on collection of state duties within the framework of international agreements to which the Republic of Azerbaijan is a party, on the distribution of the share of profits approved by law, on the main export pipeline and other such agreements

461.1. Failure to submit tax reports on activities within the framework of international agreements, legally approved sharing, main export pipeline and other similar agreements to which the Republic of Azerbaijan is a party, to the relevant authority within a specified period of time (cases where other rules are provided for in those agreements) except) according to officials are fined in the amount of fifty manats.

461.1-1. Due to non-submission of information and documents required for answering requests for exchange of information received from countries on the basis of international agreements to which the Republic of Azerbaijan is a party, which provides for the exchange of tax information by persons who are not registered as taxpayers, or if they are submitted with deliberate distortion -

natural persons are fined in the amount of fifty manats, legal entities in the amount of one hundred manats. [\[451\]](#)

461.2. Due to the failure to submit the report on the collection of the state fee to the relevant executive authority in the case order established by the Law of the Republic of Azerbaijan "On State Fee" - officials are fined in the amount of fifty manats.

Article 462. Violation of accounting legislation [\[452\]](#)

462.1. Preparation, submission and publication of financial statements and combined (consolidated) financial statements and other information that must be submitted by the accounting entity to the authority (institution) determined by the relevant executive authority and the Central Bank of the Republic of Azerbaijan, including in reports and the law mainly due to the violation of the rules established by law for reflection of information and indicators in other required information forms, as well as the maintenance of accounting documents, as well as the conduct of accounting in accordance with the requirements of the Law of the Republic of Azerbaijan "On Accounting" -

officials are fined in the amount of three hundred to four hundred manats, legal entities in the amount of one thousand five hundred to two thousand manats. [\[453\]](#)

462.2. In accordance with the requirements of the Law of the Republic of Azerbaijan "On Accounting" for the purpose of conducting accounting subjects, due to the failure to create an appropriate structural unit by the head of the accounting subject, or the failure to provision of accounting services with the involvement of entrepreneurial subjects on the basis of a contract -

officials are fined from three hundred to four hundred manats.

462.3. Except for legal entities whose shares (shares) are controlled by the state, legal entities whose securities are traded on the stock exchange, other publicly important institutions, large business entities, budget organizations, and the public that publishes annual financial consolidated financial statements due to the appointment of persons who are not professional accountants to the position of chief accountant of legal entities, as well as the assignment of the performance of the duties of chief accountant to persons who are not professional accountants - officials are fined from three hundred to four hundred manats.

Article 463. Violation of legislation in the field of financial services by the national operator of postal communication

Due to the violation of separate prudential regulations and requirements determined by the Central Bank of the Republic of Azerbaijan for the activity of the national operator of postal communication in the field of financial services , or due to failure to submit prudential information in a timely, complete or correct manner -

officials are fined in the amount from one thousand manats to one thousand five hundred manats. [\[454\]](#)

Article 464. Avoidance of mandatory audit

officials are fined in the amount from three hundred to six hundred manats, legal entities in the amount from one thousand to two thousand five hundred manats.

Article 465. Failure to include information on donations in the financial report

Due to failure to include information on the amount of donations received and the persons who made the donation in the financial report by the non-governmental organization, including the branch and representative office of the non-governmental organization of the foreign state or by the relevant executive power body or by the political party to the Central Election Commission of the Republic of Azerbaijan - [455]
officials are fined in the amount of 1,500 to 3,000 manats, and legal entities are fined in the amount of 5,000 to 8,000 manats.

Article 466. Giving and receiving donated funds in cash

466.1. Due to cash donation of donated funds ~~to a political party or~~ non-governmental organization, including representative office of a non-governmental organization of a foreign state [456] -
natural persons shall be fined in the amount of two hundred fifty to five hundred manats, officials in the amount of five hundred to one thousand five hundred manats, legal entities in the amount of three thousand five hundred manats to seven thousand five hundred manats.
466.2. Due to cash receipt of donated funds by ~~a political party or~~ non-governmental organization, including representative office of a non-governmental organization of a foreign state [457] -
officials are fined in the amount of one thousand to two thousand manats, and legal entities are fined in the amount of two thousand to ten thousand manats.

Note: This article does not apply to donations of up to two hundred manats, which are given in cash to a non-governmental organization operating in the Republic of Azerbaijan, whose main purpose is charity according to its charter, and which are that organization in cash.

Article 467. Violation of the rules of payment of state duty

Due to improper collection of the state fee by the authorized official collecting the state fee, or failure to pay the state fee full to the state budget -
officials are fined from five hundred to seven hundred manats.

Article 468. Provision of false or misleading information on the insurance contract

During the conclusion of the insurance contract or when it is in force, as well as during the investigation of the insurance settlement of damages, false or misleading information about their rights and obligations to the insured and (or) the insured, beneficiaries, by insurers and insurance intermediaries, as well as documents containing such information for giving -
officials are fined in the amount of 1,500 to 2,000 manats, and legal entities are fined in the amount of 8,000 to 10,000 manats.

Article 469. Failure to conclude a compulsory insurance contract

469.1. With the exception of the cases provided for in Articles 469.2 and 469.3 of this Code, due to the failure to conclude a compulsory insurance contract with the insurer by individuals or legal entities whose duty to insure relevant risks has been established in accordance with compulsory insurance laws -
natural persons are fined in the amount of thirty manats, officials in the amount of eighty manats, and legal entities in the amount of two hundred manats.
469.2. According to the Law of the Republic of Azerbaijan "On Compulsory Insurance against Loss of Professional Labor or Result of Industrial Accidents and Occupational Diseases", due to non-conclusion of a compulsory insurance contract with the insurer by individuals or legal entities whose duty is to compulsorily insure relevant risks -
natural persons are fined in the amount of five hundred manats, officials in the amount of one thousand five hundred manats, legal entities in the amount of five thousand manats.
469.3. Due to the non-conclusion of a compulsory insurance contract with the insurer by the motor vehicle owners, who are required to insure civil liability in a compulsory manner is determined by the Law of the Republic of Azerbaijan "On Compulsory Insurance of Motor Vehicle Owners",
natural persons are fined in the amount of fifty manats, officials in the amount of one hundred manats, and legal entities in the amount of three hundred manats.

Note:

1. When a person is brought to administrative responsibility for not concluding a compulsory insurance contract stipulated in this Code, the period for concluding a compulsory insurance contract within 20 days. During this period, the person is not again subject to administrative responsibility for commission of that act.
2. When the error provided for in Article 469.3 of this Code is detected with the help of special technical means with photo or video recording functions, the period specified in paragraph 1 of this "Note" is calculated from the day of detection of that error. [458]

Article 470. Failure to make mandatory deductions from insurance premiums received under compulsory insurance contracts

officials are fined in the amount of one thousand manats, legal entities in the amount of three thousand manats.

Article 471. Non-payment of fees to the body (institution) determined by the relevant executive authority ^[459]

~~*Banks and local branches of foreign banks, non-bank credit institutions, professional participants of the insurance market, national postal communication, credit bureaus, operators of sports betting games, persons licensed to operate in the securities market and central lottery organizer, investment funds and their managers. Due to non-payment of fees in the amount and in the manner determined according to the body (institution) determined by the relevant executive authority =*~~ ^[460]
officials are fined in the amount of one thousand manats, legal entities in the amount of three thousand manats.

Article 472. Illegal conduct of insurance

For conducting any type of insurance by the insurer without obtaining the appropriate permission *from the Central Bank of Azerbaijan* - ^[461]

officials are fined from five hundred to one thousand manats, legal entities from ten thousand to twelve thousand manats

Article 473. Violation of the requirements of insurance legislation regarding actuaries, independent experts, independent auditors and legal entities performing auxiliary activities in the field of insurance

473.1. Actuaries (with the exception of the cases provided for in Articles 473.2 and 473.3 of this Code), independent auditors and legal entities performing auxiliary activities in the field of insurance due to the violation of the requirements of the insurance legislation established in relation to their activity -

is fined in the amount of two hundred manats.

473.2. Due to the preparation of the opinion by the responsible actuary without complying with the requirements stipulated in the Law of the Republic of Azerbaijan "On Insurance Activity", as well as the fact that the actuary's opinion was not submitted to the insurer and the Central Bank of the Republic of Azerbaijan -

shall be fined in the amount of three hundred manats.

473.3. Due to failure to provide written information to the Central Bank of the Republic of Azerbaijan by the responsible actuary specified by the Law of the Republic of Azerbaijan "On Insurance Activity" - ^[462]

shall be fined in the amount of five hundred manats.

Article 474. Timely and complete failure to complete the submissions made in accordance with the insurance legislation

Due to the timely and (or) failure to complete the submissions made in accordance with the insurance legislation -

officials are fined from six hundred to one thousand manats, legal entities from four thousand to six thousand manats.

Article 475. Failure to provide relevant information by insurers, reinsurers and insurance intermediaries who are legal entities

For failure to provide information by insurers, reinsurers and insurance intermediaries who are legal entities regarding their activities, including their charters, management, shareholders or participants in the cases and in the manner determined by the insurance legislation -

officials are fined in the amount of two hundred to three hundred manats, and legal entities in the amount of one thousand to three hundred manats.

Article 476. Insurance and reinsurance of property interests located or existing in the territory of the Republic of Azerbaijan or related to the subject of insurance abroad

With the exception of cases permitted by the Law of the Republic of Azerbaijan "On Insurance Activity", the insurance interests related to the subject of insurance located or existing in the territory of the Republic of Azerbaijan by individuals and with foreign insurers, as well as such risks are regulated by the Law of the Republic of Azerbaijan "On Insurance Activity" for insurance abroad by insurers, reinsurers and insurance brokers in violation of the requirements established by -

natural persons shall be fined in the amount from one hundred to one hundred and fifty manats, officials in the amount from one hundred and fifty to five hundred manats, legal persons in the amount from one thousand manats to one thousand five hundred manats.

Article 477. Violation of the legislation on personal accounting in the state social insurance system

Due to the fact that the insurers did not submit the information about the insured persons to the relevant executive authority in the period and in the manner established by the Law of the Republic of Azerbaijan "On individual accounting in the state social insurance system" -

natural persons are fined in the amount of one hundred manats, and officials are fined in the amount of three hundred manats.

477-1.1. Violation of unemployment insurance legislation by the insurer, namely:

~~477-1.1.1. not being registered with the insurer as an insured;~~ [\[464\]](#)

~~477-1.1.2. not insuring workers against unemployment;~~

~~477-1.1.3. Failure to pay the insurance premium to the insurer in the manner, amount and time specified by the Law of the Republic "On Unemployment Insurance";~~

~~477-1.1.4. In accordance with the first part of Article 77 of the Labor Code of the Republic of Azerbaijan, failing to provide official information to the insurer about the profession, qualification and salary of the employee within 5 days from the day of warning to the employee;~~

~~477-1.1.5. failure to provide information to the insurer (in electronic or paper form) that is the basis for the calculation and payment of the insurance premium, the determination of the insurance payment;~~

~~477-1.1.6. not to inform the insurer about its reorganization or liquidation in the cases specified by the Civil Code of the Republic of Azerbaijan;~~

~~477-1.1.7. not to calculate and keep records of the insurance premium, not to submit a report on this to the body (institution) determined by the relevant executive authority in the form determined by the authority (institution) determined by the relevant executive power authority no later than the 20th of the following month after the end of the quarter for each quarter, as well as for not ensuring the preservation of documents and information that are the basis for insurance payment~~ [\[465\]](#) -

~~natural persons are fined in the amount of one hundred manats, officials in the amount of two hundred manats, and legal entities in the amount of four hundred manats.~~

~~477-1.2. Due to failure to inform the insurer within 10 days of the circumstances defined by the Law of the Republic of Azerbaijan "On Unemployment Insurance" that led to the change or suspension of the amount of insurance payment by the insured - shall be fined in the amount of one times the amount of the damage caused (earned income) as a result of an administrative error.~~

Article 477-2. Violation of the legislation on state compulsory personal insurance

477-2.1. Violation of the legislation on state compulsory personal insurance by the insured, that is:

477-2.1.1. failure to provide the insured with state compulsory personal insurance without valid reasons and not to pay the state compulsory personal insurance fee to the insurer in the manner and within the time prescribed by law;

477-2.1.2. due to failure to report to the insurer in the manner and form determined by the body (institution) determined by the relevant executive power body about the paid insurance premiums and insured persons for each quarter after the end of the quarter no later than the 20th of the following month -

officials are fined in the amount of two hundred manats.

477-2.2. In case of non-payment of insurance payment by the insurer to the person who has the right to receive insurance payment in the manner and within the period established by law -

officials are fined in the amount of one hundred manats. [\[466\]](#)

Article 478. Non-submission by banks of information required by the Central Bank of the Republic of Azerbaijan in accordance with the law [\[467\]](#)

Due to non-timely or complete submission by the banks of the information required by the Central Bank of the Republic of Azerbaijan in accordance with the law -

officials are fined in the amount of five hundred to one thousand manats, and legal entities are fined in the amount of ten to fifteen thousand manats.

CHAPTER 37

Administrative offenses against customs regulations

Article 479. Transfer of goods and vehicles from the customs border of the Republic of Azerbaijan beyond customs control

Due to the transfer of goods and means of transport from the customs border of the Republic of Azerbaijan outside of customs control, i.e. from a place other than the place specified by the relevant executive authority or at a time outside the specified time of clearance procedure, if this is a small amount -

goods and vehicles that are the direct object of an administrative offense shall be confiscated, or fined in the amount of ten to twenty percent of the value of those goods and vehicles. [\[468\]](#)

Note: In Articles 479 - 481, 482.1, 482.2 and 482-1 of this Code, the term "in a small amount" means the amount up to one thousand manats. [\[469\]](#)

Article 480. Passage of goods and means of transport through the customs border of the Republic of Azerbaijan by persons without customs control

Due to the passage of goods and means of transport through the customs border of the Republic of Azerbaijan hidden from customs control

goods and vehicles that are the direct object of an administrative offense shall be confiscated, or fined in the amount of [\[470\]](#) percent of the value of those goods and vehicles .

Article 481. Transfer of goods and means of transport through the customs border of the Republic of Azerbaijan by fraudulent use of documents or means of identification

Transfer of goods and means of transport through the customs border by fraudulent use of documents or means of identification, that is, use of documents that reflect incorrect information for customs purposes, invalid documents, or documents or identification relating to goods and means of transport to the relevant executive authority during the transfer due to the presentation of means, or the use of means of identification, if this is a small amount -

goods and vehicles that are the direct object of an administrative offense shall be confiscated, or fined in the amount of percent of the value of those goods and vehicles .

Article 482. Non-declaration or incorrect declaration of goods and vehicles

482.1. Due to the non-declaration of goods or means of transport carried through the customs border of the Republic of Azerbaijan, if this is a small amount -

goods and vehicles that are the direct object of an administrative offense shall be confiscated, or fined in the amount of percent of the value of those goods and vehicles .

482.2. Due to the incorrect declaration of goods and means of transport passed through the customs border of the Republic of Azerbaijan, that is, in the customs declaration, re-export notification, short import (export) declaration, simplified declaration for customs clearance and other documents required by the customs authorities in accordance with the Customs Code of the Republic of Azerbaijan and information about the customs procedure, quantity, number, customs value, country of origin of the goods and means of transport, which provides grounds for exempting the goods and means of transport from the customs border of the Republic of Azerbaijan from customs payments, as well as from prohibitions and restrictions established by legislation, or reducing the amount of customs payments, or other due to the display of incorrect information, if this is a small amount -

a fine in the amount of thirty to sixty percent of the value of the goods and vehicles that are the direct object of the administrative offense is imposed.

482.3. Due to the provision of incorrect information that does not affect the adoption of the decision of the relevant executive authority on the amount of customs payments (debt) in connection with placing goods and means of transport under the required special customs procedure when goods and means of transport pass through the customs border of the Republic of Azerbaijan -

natural persons are fined in the amount of three hundred manats, officials in the amount of six hundred manats, and legal entities in the amount of one thousand manats.

Article 482-1. Not engaging in illegal money transfer activities from the Republic of Azerbaijan to a foreign country or from a foreign country to the Republic of Azerbaijan

Engaging in the activities of illegal transfer of funds from the Republic of Azerbaijan to a foreign country or from a foreign country to the Republic of Azerbaijan without the signs of an administrative offense provided for in Articles 479 - 482 of this Code, by compensation and other methods, if these actions are committed in small amounts -

a fine in the amount of forty to sixty percent of the amount of money that is the direct object of the administrative offense is imposed.

Article 483. Failure to return foreign currency funds from abroad [KMQ8](#)

Due to non-return of small amounts of foreign currency funds obtained as a result of foreign economic activity and with which the funds were transferred to the accounts of authorized banks of the Republic of Azerbaijan -

a fine of thirty to fifty percent of the value of the foreign currency , which is the direct object of the administrative offense,

Note: In Article 483 of this Code, the term "small amount" means the amount up to twenty thousand manats. [KMQ11](#)

Article 484. Violation of customs control zone regime

For crossing the borders of the customs control zone or moving within its limits, engaging in production and other activities, or otherwise violating the regime of the customs control zone without the permission of the relevant executive authority -

natural persons are fined in the amount of one hundred manats , officials in the amount of two hundred and fifty manats, and legal entities in the amount of five hundred manats .

Article 485. Failure to provide information to the relevant executive power authority or provision of distorted information about the movement of goods and means of transport [\[472\]](#)

485.1. In cases determined by the Customs Code of the Republic of Azerbaijan , when goods and means of transport are brought into the customs territory of the Republic of Azerbaijan, failure to provide information to the relevant executive authority about the movement of goods and means of transport through the customs border of the Republic of Azerbaijan, or about the movement of goods and means of transport while being transported

natural persons are fined from twenty to fifty manats , officials from seventy to one hundred manats , legal entities from fifty manats to five hundred manats .

485.2. Due to failure to submit a short import declaration in electronic form before the goods are brought to the customs territory specified by the Customs Code of the Republic of Azerbaijan - [\[473\]](#)
officials are fined in the amount of one thousand manats, and legal entities are fined in the amount of one thousand five hundred manats.

Article 486. Failure to take appropriate action in case of force majeure or accident

In case of force majeure or during an accident, due to non-fulfillment of the obligations established by the customs legislation to inform the relevant executive authority about the incident without delay -

a fine in the amount of five to ten percent of the value of the goods or vehicles that are the direct object of the administrative offense is imposed.

Article 487. Failure to deliver goods, means of transport or documents related to them to the relevant executive power body in violation of the established route and deadlines

487.1. Due to the delivery of goods and vehicles under customs control to the relevant executive authority in violation of established deadlines, that is:

487.1.1. due to delivery delayed up to fifteen days -

natural persons are fined in the amount of fifty manats , officials in the amount of one hundred and fifty manats , and legal entities in the amount of three hundred manats;

487.1.2. due to delivery delayed from fifteen days to one month -

natural persons are fined in the amount of one hundred manats , officials in the amount of two hundred and fifty manats , and legal entities in the amount of five hundred manats ;

487.1.3. due to delayed delivery for a period of one to two months -

natural persons are fined in the amount of two hundred manats, officials in the amount of three hundred and fifty manats , and legal entities in the amount of six hundred manats;

487.1.4. for delivery delayed from two to six months -

natural persons are fined from three hundred to five hundred manats , officials from six hundred to seven hundred and fifty manats , and legal entities from eight hundred to one thousand manats ;

487.1.5. for delivery delayed for more than six months -

natural persons shall be fined in the amount of seven hundred to nine hundred manats , officials in the amount of one thousand to one thousand five hundred manats , legal entities in the amount of two thousand to three thousand manats .

487.2. Due to the loss or non-delivery of customs documents or other documents accepted for submission to the relevant executive power body related to goods and means of transport under customs control -

natural persons are fined in the amount of one hundred and fifty to two hundred and fifty manats , officials in the amount of two hundred to six hundred manats, and legal entities in the amount of eight hundred to one thousand manats .

487.3. Due to the transportation of goods and means of transport by deviating from the route determined by the relevant executive authority -

natural persons are fined in the amount of fifty manats, officials in the amount of one hundred manats, and legal entities in the amount of two hundred manats.

487.4. Due to non-delivery of goods and means of transport under customs control to the destination determined by the relevant executive authority, or due to loss -

a fine in the amount of fifty percent to one hundred percent of the value of the goods and vehicles that are the direct object of the administrative offense is imposed.

Article 488. Violation of the procedure for passing vehicles through the customs border of the Republic of Azerbaijan

Due to the fact that the means of transport, including the means of transport carried as goods, passing through the customs border of the Republic of Azerbaijan are not kept at the place determined by the relevant executive power body , or the vehicle under customs control is set off from the place where it is stopped without the permission of the relevant executive power body -

natural persons are warned or they are fined in the amount from twenty to fifty manats, officials are warned or they are fined in the amount from seventy-five to one hundred fifty manats, legal entities are fined in the amount from two hundred fifty to five hundred manats.

Article 489. Seizure of a ship and other floating means under customs control

Due to the taking of ships and other floating vehicles under customs control without the permission of the relevant executive authority -

natural persons shall be fined in the amount from fifty to one hundred manats , officials in the amount from seven hundred to one thousand manats , legal persons in the amount from two hundred fifty to five hundred manats .

Due to violation of the customs clearance procedure, i.e. non-observance of the established requirements regarding the completion of customs clearance, the place, time and method of its carrying out, or non-compliance with the conditions of the simplified procedure of customs clearance -

natural persons are warned or they are fined in the amount from twenty to fifty manats , officials are warned or they are fined in the amount from seventy-five to one hundred fifty manats , legal entities are fined in the amount from two hundred fifty to three hundred manats .

Article 491. Conducting illegal transactions with goods or vehicles under customs control, including conditionally released goods

491.1. Except for the cases stipulated in Articles 491.2 and 491.3 of this Code, conducting illegal transactions with goods or vehicles under customs control in violation of the conditions and restrictions established by legislation, including using them in violation of the conditions and restrictions, changing their condition or by way of disposal thereof -

a fine in the amount of thirty percent to one hundred percent of the value of the goods and vehicles that are the direct object of the administrative offense is imposed.

491.2. Due to the use of conditionally released goods and means of transport with concessions on customs payments for purposes not intended for granting such concessions without the permission of the relevant executive power body, or their disposal -

a fine in the amount of one hundred to one hundred fifty percent of the amount of unpaid customs payments due to the customs concessions is imposed.

491.3. Changing the location of goods under customs control, transporting, loading, unloading, loading from one place to another, repackaging, repairing packaging damage, repacking or accepting for transportation without the permission of the relevant executive authority , taking probes and samples from those goods, and for the opening of buildings and places where vehicles are stored -

natural persons are fined from fifty to one hundred manats , officials from two hundred to three hundred manats , legal entities from four hundred to six hundred manats .

Article 492. Violation of customs security

492.1. Due to changing, intentionally destroying, breaking, damaging or losing customs security, i.e. seals, seals and other means of identification applied by the relevant executive authority to goods or means of transport without the permission of that authority -

natural persons are fined in the amount of four hundred manats , officials in the amount of six hundred manats, and legal entities in the amount of one thousand manats .

492.2. Due to the intentional violation of the structural integrity of cargo spaces under customs protection -

natural persons are fined in the amount of four hundred manats , officials in the amount of six hundred manats, and legal entities in the amount of one thousand manats .

Article 493. Violation of the deadline for submission of customs declaration and relevant documents

Due to the fact that the customs declaration and the documents that must be submitted together with it have not been submitted to the relevant executive authority within the period specified in the Customs Code of the Republic of Azerbaijan -

natural persons are fined in the amount of fifty manats , officials in the amount of one hundred and fifty manats , and legal entities in the amount of three hundred manats.

Article 494. Obstructing the entry of an official of the relevant executive authority into the territory and buildings under customs control and inspection

Goods and means of transport subject to customs control by an official of the relevant executive authority , as well as the territories, buildings, temporary storage and customs warehouses, territories and buildings located in free zones, where the documents for the implementation of customs control are or are likely to be, as well as the execution control due to obstruction *by a non-executive official* [\[4\]](#) in other places where the activity entrusted to the customs body is carried out in the manner established by law and inspection -

individuals are fined in the amount of one hundred and fifty manats , and officials are fined in the amount of three hundred manats .

Article 495. Failure to submit a report on goods to the relevant executive authority or violation of the rules for keeping records

Failure to report to the relevant executive authority in the manner and within the time limits specified by the customs code about the goods that are under customs control or brought to the territories of free zones, temporary storage and customs warehouses, carried out, stored, processed, prepared, bought and sold, and or due to the violation of the procedure for keeping records of their movement shall be warned or fined in the amount of one hundred and fifty manats to two hundred and fifty manats.

Article 496. Storage of goods and violation of storage rules

496.1. Due to violation of the rules (terms) of placing goods in storage and storage, as well as non-observance of the requirements and conditions for carrying out various operations with goods in customs and temporary storage warehouses -

496.2. Due to failure to take measures to ensure the release or disposal of the goods and means of transport placed in warehouse under the special customs procedure and which have passed the last storage period in accordance with the special procedure -

goods and means of transport that are the direct object of an administrative offense are confiscated, or fined in the amount of one hundred percent of their value .

Article 497. Violation of the procedure for processing goods

Violation of the order of processing of goods, that is, processing of goods without permission , the order and processing, the norm of production (average production) of processed products, the replacement and replacement of processed goods with other goods, the requirements established for conducting operations on the processing of such goods , due to non-compliance with restrictions and conditions -

a fine in the amount of thirty to eighty percent of the value of the goods that are the direct object of the administrative offense is imposed.

Article 498. Violation of the procedure for carrying out construction works, commercial or other types of activities in the customs territory

Due to the violation of the procedure for the implementation of construction works, commercial or other types of activities in the customs territory (in the part of the customs territory where customs duties and taxes on imported goods are not applied, as well as measures) -

natural persons shall be fined in the amount from fifty to one hundred manats , officials in the amount from one hundred to five hundred manats , legal persons in the amount from three hundred to five hundred manats .

Article 499. Goods and means of transport not to be taken outside the customs territory of the Republic of Azerbaijan and returned to that territory

499.1. Due to the fact that goods or means of transport, which were previously temporarily brought or taken out of the customs territory of the Republic of Azerbaijan or were to be returned to this territory, were taken out of the customs territory of the Republic of Azerbaijan or returned to this territory in violation of the specified periods, namely: [KMQ25](#)

499.1.1. due to being taken out of the customs territory of the Republic of Azerbaijan or returned with a delay of up to fifty days -
natural persons are fined in the amount of one hundred and fifty manats, officials in the amount of three hundred manats, legal entities in the amount of six hundred manats;

499.1.2. for taking it out of the customs territory of the Republic of Azerbaijan or returning it to this territory with a delay of more than fifty days to one month -

natural persons are fined in the amount of three hundred manats, officials in the amount of six hundred manats, and legal entities in the amount of one thousand two hundred manats;

499.1.3. for taking it out of the customs territory of the Republic of Azerbaijan or returning it to this territory with a delay of more than one month to three months -

natural persons shall be fined in the amount from five hundred to seven hundred and fifty manats, officials in the amount of one thousand to two hundred manats, legal entities in the amount from two thousand to three thousand manats;

499 .1.4. for taking it out of the customs territory of the Republic of Azerbaijan or returning it to this territory with a delay of more than three months to one year -

a fine in the amount of twenty to fifty percent of the value of the goods and (or) vehicles that are the direct object of the administrative offense is imposed;

499 .1.5. due to being taken out of the customs territory of the Republic of Azerbaijan with a delay of more than one year to this territory -

a fine in the amount of fifty to seventy percent of the value of the goods and (or) vehicles that are the direct object of the administrative offense is imposed.

499 .2. Due to the fact that previously brought or transported goods and means of transport, which are mandatory to be taken outside the customs territory of the Republic of Azerbaijan or are not returned to this territory -

goods or means of transport that are the direct object of an administrative offense shall be confiscated, or citizens shall be fined in the amount of seventy to one hundred percent of the value of those goods or means of transport, foreigners and stateless persons shall be fined in the amount of one hundred percent of the value of those goods or means of transport, and or is removed administratively outside the borders of the Republic of Azerbaijan. [\[475\]](#)

Article 500. Conducting illegal transactions with vehicles temporarily brought to the customs territory of the Republic of Azerbaijan

Due to the exploitation by other persons of vehicles temporarily brought to the customs territory of the Republic of Azerbaijan for domestic passenger or cargo transportation that is not in accordance with the purposes of temporary bringing to the customs territory -
shall be fined in the amount of one hundred and fifty manats.

Due to the violation of the order of destruction of goods, i.e. failure to comply with the requirements and conditions established for the disposal or neutralization of waste and residues resulting from the destruction of goods under the appropriate procedure-

natural persons shall be fined in the amount from fifty to one hundred manats, officials in the amount from one hundred and fifty manats, legal persons in the amount from three hundred to five hundred manats.

Article 502. Failure to comply with the procedure for applying trade policy measures and other restrictions when goods of transport are passed through the customs border of the Republic of Azerbaijan

Due to the transfer of goods or means of transport to which the trade policy measures and other restrictions defined by the law are applied, and the established order of application of those measures and restrictions are violated, through the customs border of the Republic of Azerbaijan -

goods and vehicles that are the direct object of an administrative offense shall be confiscated, or fined in the amount of up to one hundred percent of the value of those goods and vehicles.

Article 503. Transfer of goods through the customs border of the Republic of Azerbaijan as goods not intended for production or commercial purposes

Due to the transfer of goods intended for production or other commercial activities through the customs border of the Republic of Azerbaijan as goods not intended for production or commercial purposes -

goods and means of transport that are the direct object of an administrative offense are confiscated, or fined in the amount of up to one hundred percent of their value.

Article 504. Acquisition, transportation, storage, use and disposal of goods or vehicles brought to the customs territory of the Republic of Azerbaijan in violation of customs regulations by other persons

For acquiring, transporting, storing, using or disposing of those goods by other persons, knowing that goods or means of transport have been brought to the customs territory of the Republic of Azerbaijan in violation of customs rules -

goods and vehicles that are the direct object of an administrative offense shall be confiscated, or fined in the amount of up to one hundred percent of the value of those goods and vehicles.

Article 505. Avoidance of customs payments (debt).

For evasion of payment of customs duties (debt), if it is a small amount -

shall be fined from seventy percent to one hundred and fifty percent of the amount of customs payments to be paid.

Note:

1. In this article, "in case of a small amount" means an amount *not exceeding twenty thousand manats*. [\[476\]](#)

2. The person who committed the act provided for in this article for the first time shall be released from administrative responsibility if the damage caused as a result of an administrative error. [\[477\]](#)

Article 506. Non-implementation of decisions of the relevant executive authority by banks or other credit organization

Due to the non-implementation of the petitions of the relevant executive authority on the undisputed collection of customs payments by banks or other credit organizations, the suspension of operations on the accounts of the payer of customs payments, or the delay in the execution of those petitions -

a fine in the amount of thirty percent to one hundred percent of the amount of unpaid customs payments is imposed.

Article 507. Importation of goods requiring a license for importation without such a license

For importation of goods for which a license is required without such a license -

goods that are the direct object of an administrative offense shall be confiscated, or a fine of forty percent to one hundred percent of the value of those goods and vehicles shall be imposed.

Article 508. Importing of goods that must be marked with an excise mark without such a mark and goods that must be marked with compulsory marking without marking [\[478\]](#)

Due to the importation of small quantities of goods that must be marked with an excise mark without such a mark or goods that must be marked with compulsory marking - [\[479\]](#)

by confiscating goods without an excise stamp or compulsory mark, natural persons shall be fined in the amount from one hundred and twenty manats, officials in the amount from three hundred to five hundred manats, legal entities in the amount from three hundred to five hundred manats. [\[480\]](#)

Article 509. Illegal activity as a customs broker (customs representative), authorized economic operator or customs carrier in violation of the rules and conditions of such activities

509.1. Due to illegal activity as a customs broker (customs representative), authorized economic operator or customs carrier in violation of the requirements of the customs legislation of the Republic of Azerbaijan -
shall be fined from five hundred to one thousand manats .

509.2. Customs broker (customs representative), authorized economic operator or customs carrier to use secrets or information protected by law for their own purposes or to provide such information to third parties, except for cases provided by law, or customs broker (representative) due to the violation of other rules and conditions established by the customs legislation -
officials are fined in the amount of three hundred to five hundred manats , legal entities in the amount of one thousand to five hundred manats .

CHAPTER 38

Administrative offenses against public order, public security and public morality

Article 510. Petty hooliganism

For petty hooliganism, that is, for actions that violate public order , but are not accompanied by the use of force on individuals or threat of such force, or the destruction or damage of another's property -

a fine in the amount from fifty to one hundred manats is imposed, depending on the circumstances of the case, taking into account the identity of the person who committed the violation, if the application of these measures is not considered sufficient, administrative detention for a period of up to fifteen days is applied.

Article 511. Auto hooliganism [\[481\]](#)

511.1. Auto hooliganism, i.e. the following prejudicial actions by the driver of a mechanical vehicle that demonstrably violate public order of the population, express disrespect for society, and are accompanied by continuous violations of traffic rules:

511.1.1. to carry out a speed race with the participation of two or more mechanical vehicles in an obvious form;

511.1.2. driving a mechanical vehicle by lifting one or more wheels from the road surface;

511.1.3. due to the sudden acceleration of the mechanical vehicle and the continuous noise of the wheels rubbing against the road surface, numerous tire tracks on the road surface -

the right to drive a vehicle is restricted for a period of one year and a fine is imposed in the amount of five hundred to seven hundred manats, or the right to drive a vehicle is restricted for a period of one year and, depending on the circumstances of the case, administrative detention for a period of fifteen days to one month is applied, taking into account the identity of the person who committed the violation .

511.2. Due to the repeated commission of the actions provided for in Article 511.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

the right to drive a vehicle is restricted for a period of two years, and a fine in the amount of seven hundred and fifty to one thousand manats is imposed, or the right to drive a vehicle is restricted for a period of two years, and depending on the circumstances of the case, administrative imprisonment is applied for a period of one to two months, taking into account the identity of the person who committed the violation.

511.3. For committing the actions provided for in Article 511.1 of this Code by exceeding the set speed limit on the road by more than 20 km/h -
the right to drive a vehicle is restricted for a period of two years, and a fine in the amount of two thousand to four thousand manats is imposed, or the right to drive a vehicle is restricted for a period of two years, and depending on the circumstances of the case, administrative imprisonment for a period of one to two months, taking into account the identity of the person who committed the violation.

Note: Article 511.1.3 of this Code does not apply to cases of making friction sounds or leaving tire marks as a result of hard braking of a mechanical vehicle in order to prevent a traffic accident.

Article 512. Liability of parents or persons replacing them for petty mischief of minors

For minor mischief committed by minors from fourteen to sixteen years of age -
parents or other legal representatives are fined from sixty to one hundred manats .

Article 513. Violation of the order of organizing and holding meetings

513.1. Due to violation by the organizer of the meeting, organized and held of meetings, rallies, demonstrations, street pickets, established by the Law of the Republic of Azerbaijan " On Freedom of Free Assembly " -

natural persons shall be fined in the amount from one thousand five hundred to three thousand manats, or deprived of the right to hold meetings for a period of up to two years, depending on the circumstances of the case, taking into account the identity of the offender, public works from two hundred to two hundred and fifty hours or administrative arrest for a period of up to two months, officials from three thousand to six thousand manats legal entities from fifteen thousand to thirty thousand manats.

513.2. For participating in a meeting, rally, demonstration, street march or picket that is not organized in accordance with the Law of the Republic of Azerbaijan " On Freedom of Free Assembly " -

Note : If the actions provided for in Articles 513.1 and 513.2 of this Code have signs of criminal content, those actions constitute a criminal offense according to the relevant articles of the Criminal Code of the Republic of Azerbaijan.

Article 514. Don't obstruct mass sports events and sports competitions

514.0. To prevent the holding of mass sports events and sports competitions, i.e.:

514.0.1. to release persons who are not allowed to enter the territories of physical education and sports facilities and places for spectators according to the Law of the Republic of Azerbaijan "On Physical Education and Sports";

514.0.2. Due to the use of objects and actions prohibited by the Law of the Republic of Azerbaijan "On Physical Education and Sports" in the areas of physical education and sports facilities and in places intended for spectators -

natural persons are fined in the amount of five hundred manats, officials in the amount of two thousand manats, and legal entities in the amount of five thousand manats.

Article 515. Violation of the establishment and operation of religious institutions

515.0. Violation of the order of establishment and operation of religious institutions, namely:

515.0.1. the refusal of its leaders to register religious institutions with the relevant executive authority;

515.0.2. Violation of the rules established by law for the organization and holding of religious meetings, processions and religious ceremonies;

515.0.3. holding special meetings for children and young people by clergymen and members of religious organizations, organizations of labor, literature associations and groups, other associations and groups not related to the performance of religious activities;

515.0.4. for the religious institution (*except for the religious center (administration)*) to operate outside the registered legal address;

515.0.5. due to the activity of the religious institution that is contrary to the goals of its creation -

natural persons are fined in the amount of 1,500 to 2,000 manats, and officials are fined in the amount of 7,000 to 8,000 manats.

Article 516. Violation of the legislation on freedom of religion

516.0. Violation of the legislation on religious freedom, namely:

516.0.1. to send citizens to religious educational institutions of foreign countries for education, to exchange students and teachers in religious educational institutions, as well as clergymen and specialists, without agreement with the relevant executive authority; [\[483\]](#)

516.0.2. Religious literature (on paper or electronic media), audio or video materials, goods and products, or other materials with religious content, whose sale is approved in accordance with the Law of the Republic of Azerbaijan "On Religion", created with the consent of the relevant executive power body for sale outside specialized outlets -

With the confiscation of literary samples, goods and products and materials that were the direct object of an administrative offense, citizens are fined in the amount of two thousand to two thousand five hundred manats, officials in the amount of eight thousand to ten thousand manats, legal entities in the amount of twenty thousand to twenty five thousand manats, foreigners and stateless persons are administratively removed from the borders of the Republic of Azerbaijan with a fine of two thousand to two thousand five hundred manats.

Article 516-1. Violation of legislation on cemetery management rules [\[484\]](#)

516-1.1. Due to the fact that information about the burial is not placed in the unified register of burials or is not placed on time - officials are fined from one hundred to three hundred manats.

516-1.2. Due to the violation of the requirements for the protection of cemeteries, as well as sanitary-hygiene norms during the funerals -

natural persons are fined from twenty to fifty manats, officials from five hundred to one thousand manats.

516-1.3. Violation of the requirements for the reservation of burial places, for carrying out burials in areas where burials are not allowed - shall be fined from five hundred to one thousand manats.

Article 517. Violation of the requirements of the state of emergency

517.0. Violation of the requirements of the state of emergency, namely:

517.0.1. to the violation of the special regime of travel to the territory where the emergency regime is applied and the freedom of movement in this territory;

517.0.2. Violation of the prohibition of holding meetings, rallies, street marches, pickets, demonstrations or other suspending the activities of enterprises and organizations by strike or other methods;

517.0.3. violation of traffic restrictions and obstruction of their inspection;

517.0.4. violation of the ban on being on the streets and other public places during curfew hours without specially issued identity documents;

517.0.5. restricting the freedom of media subjects, obstructing the temporary acquisition of technical equipment and personnel, violating the special procedure for accreditation of journalists: [\[485\]](#)

517.0.7. restricting or prohibiting the transportation, acquisition and sale of weapons, poisonous or explosive substances, special tools, narcotics, psychotropic substances or medicinal preparations containing substances with a strong effect, alcoholic beverages and alcohol-containing products violation of making;

517.0.8. preventing the temporary purchase of firearms and cold weapons, ammunition, poisonous and explosive substances from individuals, as well as training military equipment and radioactive substances from enterprises, departments and organizations;

517.0.9. violation of quarantine requirements, sanitary-anti-epidemic, veterinary and other similar measures, or other measures;

517.0.10. mobilizing the able-bodied population for the implementation of urgent emergency rescue measures (such as compliance with labor protection rules) and hindering the involvement of people's vehicles;

517.0.11. violation of special rules for the use of communication;

517.0.12. violation of restrictions imposed on the implementation of separate types of financial and economic activities, including movement of goods, services and financial resources;

517.0.13. due to the violation of the established special regime for the acquisition, sale and distribution of daily necessities natural persons shall be fined in the amount from forty to eighty manats or, taking into account the circumstances of the case and the identity of the violator, if the application of these measures is considered insufficient, administrative arrest for a period of up to fifteen days shall be imposed, officials in the amount from three hundred and fifty to five hundred manats, legal entities in the amount from four hundred and fifty to six hundred manats is imposed.

Article 517-1. Violation of the requirements of the legal regime of the special operation zone against religious extremism

517-1.1. Violation of the requirements of the legal regime of the special operation zone against religious extremism, namely:

517-1.1.1. to prevent the application of measures temporarily restricting or prohibiting the movement of vehicles and pedestrians in the special operation zone against religious extremism, not allowing vehicles and pedestrians to certain areas and objects of the territory;

517-1.1.2. presence of natural persons on the streets or other public places at the specified time of the day without documents confirming their identity;

517-1.1.3. obstructing the inspection of physical persons, their belongings, vehicles and items in vehicles during the entry or exit from the special operation zone against religious extremism by applying technical means;

517-1.1.4. for the purpose of carrying out a special operation against religious extremism, obstructing access to the apartments and residence of individuals, their plots of land, vehicles, as well as the territories, buildings and vehicles of legal entities, regardless of the form of ownership;

517-1.1.5. to prevent the removal of natural persons from the operation zone, the demolition of buildings, installations and other structures necessary in connection with the conduct of a special operation against religious extremism;

517-1.1.6. violation of sanitary-epidemiological, veterinary and other quarantine measures in the area of the special operation against religious extremism;

517-1.1.7. for violation of restrictions on the circulation of drugs containing narcotic or psychotropic substances in the area of the special operation against religious extremism -

natural persons shall be fined from fifty to eighty manats, or if, taking into account the circumstances of the case and the identity of the violator, application of these measures is deemed insufficient, administrative arrest for a period of up to fifteen days shall be imposed, officials shall be fined from four hundred fifty to six hundred manats, legal persons two a fine of one thousand to three thousand manats is imposed.

Article 517-2. Violation of martial law requirements [\[487\]](#)

517-2.1. For being on the streets or other public places during the curfew without a special permit and (or) identity document - natural persons shall be warned or fined in the amount of fifty manats.

517-2.2. For violation of the restriction on the movement of vehicles - natural persons are warned or they are fined in the amount from thirty to fifty manats, officials in the amount from one hundred to two hundred manats, legal entities in the amount from one thousand to five hundred manats.

517-2.3. Due to the violation of special rules for the use of communication - natural persons are warned or they are fined in the amount from thirty to sixty manats, officials in the amount from one hundred to two hundred manats, legal entities in the amount from one thousand to two thousand manats.

517-2.4. Due to the violation of the special rules applied to the acquisition (sale) of daily consumer goods, including food and industrial products - natural persons are warned or they are fined in the amount from thirty to sixty manats, officials in the amount from two hundred to three hundred manats, legal entities in the amount from one thousand five hundred to two thousand five hundred manats.

517-2.5. Due to violation of quarantine requirements, mandatory sanitary-hygiene, anti-epidemic and veterinary measures - physical persons are fined in the amount from fifty to ninety manats, officials in the amount from three hundred to five hundred manats, legal entities in the amount from two thousand five hundred manats to three thousand five hundred manats.

517-2.6. Due to the violation of the special entry-exit regime applied in the territory (territories) where martial law was declared, restriction on the right to choose residence or place of residence - natural persons are fined in the amount of one hundred manats.

517-2.7. Due to the checking of the special permission slips and documents confirming the identity of the persons, and the inspection of personal belongings, apartments and vehicles on the grounds stipulated by the law, - natural persons are fined in the amount of one hundred manats, and officials are fined in the amount of two hundred manats.

517-2.8. For obstructing the inspection of buildings and rooms and vehicles belonging to administrations, enterprises and organizations -

517-2.9. Regardless of ownership and organizational-legal form, due to non-observance of the special business regime of enterprises and organizations -
officials are fined from three hundred and fifty manats to five hundred and fifty manats, and legal entities are fined from two thousand manats to three thousand five hundred manats.

517-2.10. For violation of the special rules applied for the arrival of citizens of the Republic of Azerbaijan, foreigners and stateless persons from the Republic of Azerbaijan -
a fine in the amount of one hundred fifty to three hundred manats is imposed.

517-2.11. For the purpose of ensuring the fulfillment of defense needs, regardless of ownership and organizational-legal form, for mobilization of power and labor resources (resources) of administrations, enterprises and organizations, changing the type of production activity in accordance with the mobilization plans (tasks) according to

natural persons shall be fined from two hundred to three hundred and fifty manats or administrative arrest for a period of up to fifteen days into account the circumstances of the case and the identity of the violator, officials from five hundred to seven hundred manats, legal entities from thousand to six thousand manats is fined.

517-2.12. Due to the violation of the requirement regarding the prohibition of suspending the activities of administrations, enterprises and organizations by strikes or other methods, regardless of their ownership and organizational-legal form -

natural persons shall be fined from two hundred to three hundred and fifty manats or administrative arrest for a period of up to fifteen days depending on the circumstances of the case and the identity of the offender, officials from five hundred to seven hundred manats, legal entities from thousand to four thousand five hundred manats a fine of up to manat is imposed.

517-2.13. Due to non-observance of the ban or restriction on the holding of meetings, rallies, street marches, demonstrations and pickets and other mass events -

natural persons shall be fined in the amount from three hundred to five hundred manats or, taking into account the circumstances of the case and the identity of the offender, administrative arrest for a period of up to thirty days, officials shall be fined in the amount from six hundred to seven hundred manats, legal entities in the amount from four thousand to six thousand manats is fined.

517-2.14. The restriction or ban on the sale of weapons, ammunition, special tools, toxic or explosive substances, or the special regime determined on the circulation of drugs, psychotropic substances and their precursors, or medicinal preparations containing substances having narcotic effect, alcoholic beverages for non-compliance with the regime, as well as for obstructing the temporary seizure of firearms and ammunition, poisonous or explosive substances from physical persons, as well as training military equipment and radioactive substances -

natural persons shall be fined in the amount from four hundred to six hundred manats or, taking into account the circumstances of the case and the identity of the offender, administrative arrest for a period of up to two months, officials in the amount from seven hundred to one thousand manats, legal entities from four thousand five hundred to six thousand five hundred manats is fined in the amount

517-2.15. Due to non-compliance with the special activity regime of media subjects in the territory (territories) where martial law was introduced -
officials are fined in the amount of one thousand to five hundred manats, and legal entities are fined in the amount of six thousand to ten thousand manats.

517-2.16. For obstructing the evacuation (relocation) of the population, economic and social objects, material and cultural resources and other objects provided that they are settled in stationary or temporary residences during the martial law -

natural persons shall be fined in the amount from five hundred to eight hundred manats or subject to administrative arrest for a period of up to two months depending on the circumstances of the case and the identity of the violator, officials in the amount from one thousand to two thousand manats, legal entities in the amount from six thousand to eight thousand manats is fined.

Article 518. Violation or non-fulfilment of fire safety regulations

518.1. Regardless of the form of ownership, in enterprises, departments and organizations, public places, warehouses, and other residential areas, forests and transport, due to violation or failure to fulfill the requirements of fire safety standards, norms and rules -
natural persons are warned or they are fined in the amount from twenty to thirty manats, officials are warned or they are fined in the amount from one hundred to one hundred and fifty manats, and legal entities are fined in the amount from three hundred to five hundred manats.

518.2. Due to the same actions being committed under the conditions of a special regime against fire -
natural persons are fined from thirty to fifty manats, officials from one hundred fifty to two hundred manats, legal entities from hundred to seven hundred fifty manats.

518.3. Due to the non-fulfillment of the requirements of fire protection standards, norms and rules during the allocation and use of land plots for the purpose of carrying out construction works, as well as the construction, reconstruction, expansion, technical renovation or commissioning of territories, enterprises, buildings and facilities -

natural persons are fined in the amount of two hundred to three hundred manats, officials in the amount of eight hundred to one thousand manats, legal entities in the amount of two thousand to three thousand manats.

Article 519. Violation of the rules of certification, circulation, storage and operation of products and services in the field of fire safety

519.0. Violation of the rules of certification, circulation, storage and operation of products and services in the field of fire safety, namely:

519.0.1. issuing, selling, performing works, providing services, whose certification is mandatory, but not certified;

519.0.2. due to the import or sale of goods that do not comply with the requirements of the applicable fire safety standard

Article 520. Firing firearms in residential areas and non-specially designated areas, or in violation of established rules

For firing a firearm in violation of the established order in residential areas and non-specially designated areas or special areas -
with or without confiscation of weapons and ammunition, a fine of fifty to one hundred manats is imposed.

Article 521. Violation of rules for combating household noise

Making noise, singing loudly, playing musical instruments loudly, playing televisions, radio receivers, tape recorder devices loudly in apartments, entrances and yards of residential buildings, streets, recreation areas and other public places at 1 to 7, for violating the requirements of combating household noise in another way -
natural persons shall be fined in the amount of one hundred fifty to two hundred manats, and officials shall be fined in the amount of two thousand to two thousand five hundred manats.

Article 522. Intoxicating a minor

Due to bringing a minor into a state of intoxication by an adult -
shall be fined from sixty to one hundred manats .

Article 523. Do not engage in vagrancy

523.1. For idleness -
citizens are warned or, depending on the circumstances of the case, taking into account the identity of the offender, if these measures are not considered sufficient, administrative detention for up to ten days is imposed, foreigners and stateless persons are warned or fined from twenty to twenty-five manats, with or without a fine in the amount of twenty to twenty-five manats of the Republic of Azerbaijan. is removed administratively beyond its borders.

523.2. Due to involvement of a minor in vagrancy by an adult -
a fine in the amount from fifty to ninety manats is imposed or, depending on the circumstances of the case, taking into account the identity of the offender, administrative arrest for a period of five to fifteen days is imposed if the application of these measures is considered sufficient.

Note: In this article, "those engaged in vagrancy" means those who do not have a fixed place of residence and means of subsistence and are not engaged in any socially useful work or professional activity (*registered as jobseekers or unemployed* in accordance with the Law of the Republic of Azerbaijan " On Employment" except for persons), it is understood that persons who regularly make a living by begging. [\[488\]](#)

Article 524. Do not engage in prostitution

For engaging in prostitution -
is fined in the amount of one hundred manats .

Article 525. Do not participate in gambling

Do not participate in gambling, that is, for gambling -
gaming equipment, as well as money invested in gambling or other property , *winnings, prizes or other income* are confiscated in the amount of three thousand manats. [\[489\]](#)

Note: [\[490\]](#)

1. In this article, the term "gambling game" means a game played for money, material and other benefits (winnings) and depends on uncertainty or chance:

2. This article does not apply to lotteries and sports betting games held in accordance with the law:

CHAPTER 39

Administrative errors against administrative rules

Article 526. Contempt of court

Due to the failure of the witness, the victim, the plaintiff, the defendant or other natural persons participating in the case to follow the order of the chairman during the court session -
a fine of fifty to one hundred and fifty manats is imposed.

Article 527. Failure to take measures on the special decision (decision) of the court or the presentation of the judgment

Due to the fact that the official did not consider the special decision (decision) of the court or the presentation of the competent body (official), or did not take measures to eliminate the violations of law indicated in them, or did not respond to the decision (decision) or presentation in time -
officials are fined from seven hundred to one thousand five hundred manats .

Article 528. Non-fulfilment of the demands of the executive officer in connection with the execution of the decisions and other bodies

528.1. Due to the non-fulfilment of the demand in the executive document within the specified period by the executive officer for non-fulfilment of other legal requirements of the executive officer in connection with the execution of the decisions of the court or other [\[491\]](#)

natural persons shall be fined in the amount from five hundred to one thousand manats or, depending on the circumstances, administrative imprisonment for a period of up to one month, taking into account the identity of the person who committed the violation, officials in the amount from one thousand two hundred to two thousand five hundred manats, legal entities from two thousand to five thousand manats a fine of up to manat is imposed.

528.1-1. Due to the repeated commission of the offense provided for in Article 528.1 of this Code by the person who received an administrative sanction within one year from the date of entry into legal force of the decision on imposing an administrative sanction in relation to the same document -

natural persons shall be fined in the amount from one thousand to five hundred manats or, depending on the circumstances, administrative arrest for a period of up to two months, taking into account the identity of the offender, officials in the amount from two hundred to four thousand manats, legal entities from five thousand to seven thousand manats is fined in the amount [\[492\]](#)

528.2. Due to the loss of the execution document submitted for execution, its failure to send it on time or the submission of false information about the debtor's place of work or residence, his income and property status -
officials are fined from one thousand two hundred manats to two thousand five hundred manats.

528.3. Despite the fact that the bank or other credit organization servicing the debtor's account (accounts) has sufficient information about the debtor's accounts to satisfy the demands of the claimant, due to the fact that the demands of the presented enforcement document are not implemented within the specified period - [\[493\]](#)
officials are fined from 1,500 to 3,000 manats, and legal entities are fined from 4,000 to 6,000 manats.

Note. The debtor who has committed the administrative offense provided for in Article 528.1 of this Code shall be released from administrative responsibility if he executes the relevant execution document before the court makes a decision on the administrative offense case. [\[494\]](#)

Article 528-1. Non-fulfilment of duties related to the execution of punishment or administrative punishment in the form of public works [\[495\]](#)

528-1.1. Due to failure to send the list of places where punishment or administrative punishment will be carried out in the form of public works, or failure to provide information about the number of persons necessary for the implementation of those works to the relevant executive authority in time, or responding to inquiries about the places where public works will be carried out in a timely manner -

officials are fined from four hundred to six hundred manats.

528-1.2. Failure to monitor the performance of the work specified for the person by the employer at the place of execution of the punishment or administrative penalty in the form of public works, or failure to keep records of the hours worked, failure to draw up a schedule of times during which the person must perform public works, or to submit this schedule to the executive officer in time for not being sent, as well as for not immediately informing the executive officer about cases of refusal to perform public works -

officials are fined from six hundred to eight hundred manats.

528-1.3. Due to failure of the executive officer to visit the places where those works are performed at least twice a month when required to perform public works -

officials are fined from three hundred to six hundred manats.

Article 529. Non-execution of the decision on the imposition of administrative fines and public works administrative punishment

529.1. With the exception of the administrative fine for the commission of administrative offenses against the traffic rules, the administrative offense provided for in Article 353.2 of this Code, the decision of the competent body (official) on the imposition of an administrative penalty shall be imposed within 3 months from the date of entry into legal force of the decision of the competent body (official) established by law for non-execution without grounds - [\[496\]](#)

from one hundred and sixty hours to two hundred and forty hours, public works are applied.

529.1-1. Due to failure to take measures related to the implementation of the decision to impose an administrative penalty in the form of public works by the subjects provided for in Article 150.5.1 of this Code -

officials are fined in the amount of 1,500 to 2,000 manats, and legal entities are fined in the amount of 3,000 to 5,000 manats. [\[497\]](#)

529.2. With the exception of administrative fines for committing administrative offenses against traffic rules and the administrative offense provided for in Article 353.2 of this Code, for non-execution of the court decision on the imposition of an administrative penalty

imprisonment for a period of up to three months is applied.

529.3. For non-implementation of the decision to impose an administrative penalty in the form of an administrative commission of administrative offenses against the traffic rules or the administrative offense provided for in Article 353.2 of this Code, the right to drive a vehicle is limited for a period of six months to one year.

529.4. For refusing to impose an administrative penalty in the field of public affairs - administrative arrest for up to three months is applied.

Note:

1. A person who has committed an administrative offense provided for in Articles 529.1 or 529.2 of this Code shall receive an appropriate fine, fine (in the cases specified by this Code), and a person who has committed an administrative offense provided for in Article 529.3 shall receive an appropriate fine, fine, he is released from administrative liability if he pays the fee for bringing the vehicle to the parking lot and keeping it there until the court makes a decision on the administrative offense case.

2. In Article 529.4 of this Code, the term "evasion of administrative punishment" means the following:

2.1. not to attend public work more than twice without an excuse;

2.2. violating labor discipline at the places of administrative punishment in public works twice a week or more;

2.2-1. refusing to carry an electronic control device, damaging it or rendering it unusable in another way, or not servicing it without keeping the device in working condition; [\[498\]](#)

2.3. to hide in order to avoid administrative punishment in the form of public works.

Article 530. Not knowingly giving false explanation or opinion, or wrong translation

Knowingly giving a false explanation by a witness, a victim, an expert during proceedings on cases of administrative offenses, knowingly giving a false opinion by an expert, or knowingly making a wrong translation by an interpreter, or knowingly making a wrong translation during proceedings on the execution of decisions of courts and other bodies. -because of the wrong translation- shall be fined from two hundred and fifty manats to four hundred and fifty manats .

Article 531. Refusal to accept or fail to deliver a document in cases of administrative errors

531.1. In the cases provided for in this Code, from the local self-government body of the place of residence of the person whom proceedings on the administrative offense are being conducted, the relevant executive power body, or the official administration at the place of his/her place of work, from receiving the notification or other documents on the cases of administrative offenses to deliver to the addressee. for refusing

a fine in the amount of one hundred and fifty manats to two hundred and fifty manats is imposed.

531.2. In the cases provided for in this Code, officials of the local self-government body of the place where the person is working, the relevant executive power body, or the administration at the place of his/her place of work, or other officials entrusted with the document, regarding the notification or other documents in the case of administrative offenses due to non-delivery to the addressee as a result of negligence by persons-

a fine in the amount of one hundred and fifty manats to two hundred and fifty manats is imposed.

Article 532. Intentional refusal to appear on summons, refusal to give explanation or opinion

532.1. Due to the deliberate refusal to appear of a witness, a victim, an expert, a specialist or an interpreter summoned by the authorized body (official) during proceedings on cases of administrative errors - shall be fined from fifty to one hundred manats.

532.2. Due to the refusal of the persons (witness, victim, expert) summoned by the judge, competent body (official) to give an explanation, an expert to give an opinion, an interpreter to translate - shall be fined in the amount of one hundred to two hundred manats .

Article 533. Obstructing the introduction of the state language in the Republic of Azerbaijan

Due to conducting propaganda against the state language in the Republic of Azerbaijan, resisting the elaboration and development of the Azerbaijani language, attempting to limit the scope of its use, as well as creating obstacles to the introduction of the Latin script into the Azerbaijani language.

natural persons shall be fined in the amount from one thousand to five hundred manats, officials in the amount from five hundred to four thousand manats, legal persons in the amount from twelve thousand to sixteen thousand manats.

Article 533-1. Violation of state language norms in media products and advertising carriers [\[499\]](#)

Due to violation of state language norms in media products and advertising carriers-

natural persons shall be fined in the amount of one hundred to two hundred manats, officials in the amount of three hundred to five hundred manats, legal persons in the amount of five hundred to one thousand manats. [\[500\]](#)

For illegal carrying of military and special uniforms with insignia of operative-search activity subjects, military prosecutor's office employees-

the military and special uniform that was the object of an administrative offense shall be confiscated and fined in the amount of one hundred to five hundred manats.

Article 535. Deliberate disobedience to the lawful request of a police officer or military officer

535.1. A police officer or a military officer, while performing public order protection duties, willfully disobeys their lawful request -

natural persons shall be fined in the amount of two hundred manats or, taking into account the circumstances of the identity of the violator, if the application of these measures is considered insufficient, administrative imprisonment for a period of one month shall be imposed.

535.2. A military serviceman, while performing the duties of guarding the state border, for deliberately disobeying requirements -

natural persons shall be fined in the amount of one hundred manats or, taking into account the circumstances of the identity of the violator, if the application of these measures is considered insufficient, administrative imprisonment for a period of one month shall be imposed.

Article 536. Non-fulfillment of the decision or request in the field of fire safety

536.1. Due to non-fulfillment of the requirements of fire safety standards, norms and rules, non-fulfillment of the decision or request on the withdrawal of goods from production, termination of release, suspension of sale, or suspension of works (services) to comply with the requirements of fire safety standards, norms and rules-

natural persons are fined from seventy to one hundred manats, officials from three hundred fifty to five hundred manats.

536.2. When it is found that the fire safety requirements are not fulfilled in the design, construction, major repair, reconstruction, expansion, equipping of the areas, buildings and facilities with new equipment, the decisions made on the complete or partial suspension of the operation of the areas, production areas, aggregates, buildings, facilities due to non-execution-

natural persons are fined from seventy to one hundred manats, officials from three hundred fifty to five hundred manats.

Article 537. Non-fulfillment of the instructions of the relevant executive authority, which carries out state control over compliance with the requirements of state standards, as well as state metrological control

537.1. Obstructing the conduct of inspections and other control measures in accordance with the law by the officials of the relevant executive authority, which carries out state control over the compliance with the requirements of state standards, as well as state metrological control, or not allowing authorized persons to the place of inspection for that purpose, or failure to fulfill the requirements of those persons (*entrepreneurship with the exception of the cases provided for in Article 602.4 of this Code in relation to inspections carried out by coming to the places where the activities are carried out*) -

natural persons shall be fined in the amount of five hundred to six hundred manats, and officials shall be fined in the amount of one thousand to four thousand manats.

537.2. Due to the non-fulfillment of the written demands and decisions of the relevant executive power body, which carries out control over compliance with the requirements of state standards, as well as state metrological control, on the suspension or refusal of the sale (supply, shipment) of products, the performance of works and the provision of services-

shall be fined from four thousand to five thousand manats.

Article 538. Violation of the requirements for ensuring the unity of measurements

538.1. Due to ensuring the uniformity of measurements in the field of state regulation, measurements are carried out with unapproved and (or) untested measuring tools and (or) measurements are performed with uncertified measurement methods - officials are fined from 1,500 to 2,000 manats, and legal entities are fined from 3,000 to 4,000 manats.

538.2. Due to the circulation of the standard sample or measuring instrument intended for use in the field related to the regulation of ensuring the uniformity of measurements without the approval of the type and (or) without passing the inspection of the measuring instrument -

officials are fined in the amount of one thousand to five hundred manats, legal entities in the amount of two thousand to four thousand manats.

538.3. Due to unauthorized tuning of measuring instruments, which may lead to distortion of measurement results, or tampering with measuring instruments -

officials are fined from one thousand to two thousand manats, and legal entities from three thousand to four thousand manats.

538.4. Due to the use of measuring tools that do not provide the required accuracy of measurement in the field related to the regulation of ensuring the unity of measurements -

officials are fined from one thousand to two thousand manats, and legal entities from three thousand to four thousand manats.

officials are fined in the amount of four hundred manats, legal entities in the amount of two thousand manats.

538-1.2. Due to non-use of the accreditation mark by the accredited conformity assessment body in accordance with the field of activity, officials are fined in the amount of four hundred manats, legal entities in the amount of two thousand manats.

538-1.3. In the event that the accredited conformity assessment institution fails to meet the requirements of the Law of the Republic "On Accreditation in the Field of Conformity Assessment" in its activity, or in the event of a change in its activity, due to failure to implement the accreditation body in order to make a relevant decision -

officials are fined in the amount of four hundred manats, legal entities in the amount of two thousand manats.

538-1.4. Due to unjustified refusal of accreditation of the conformity assessment body by the body (institution) determined by the relevant authority - [\[502\]](#)

officials are fined in the amount of three hundred manats.

538-1.5. Due to the fact that the accreditation of the conformity assessment body by the body (institution) determined by the relevant power body is not carried out within the period established by law -

officials are fined in the amount of three hundred manats.

538-1.6. Due to the restriction of the scope of accreditation of the conformity assessment institution that meets the accreditation requirements, the body (institution) determined by the relevant executive authority or the cancellation of the accreditation certificate -

officials are fined in the amount of three hundred manats.

Article 539. Non-fulfillment of the decisions and instructions of the relevant executive authority exercising state compliance with labor legislation [\[503\]](#)

539.1. Due to the non-fulfillment of the decision adopted by the relevant executive authority, which exercises state compliance with the labor legislation, on the suspension of the operation of enterprises or production facilities that do not meet labor safety requirements and pose a threat to the health or life of employees -

officials are fined from one thousand to two thousand manats.

539.1-1. The basis of labor legislation for concluding, changing and terminating an employment contract, working conditions, working time, exercising the right to leave, payment of labor and leave fees, travel expenses, allowances and other payments, features of using the labor of women and workers under the age of 18 due to non-implementation by the participants of the labor relations of the decisions and instructions of the relevant executive power body on compliance with the requirements related to

officials are fined in the amount of one thousand manats, legal entities in the amount of two thousand manats. [\[504\]](#)

539.2. Due to the fact that the officials of the relevant executive authority, which carries out state control over compliance with labor legislation, are not allowed to work (with the exception of the cases provided for in Article 602.4 of this Code in relation to the cases carried out by visiting the places where entrepreneurial activity is carried out)

officials are fined from three thousand five hundred manats to five thousand manats.

Note: Administrative responsibility for the actions provided for in Article 539.1-1 of this Code arises if those actions do not lead to the fulfillment of the requirements. [\[505\]](#)

Article 540. Violation of employment legislation [\[506\]](#)

540.1. Due to the failure of the employer to submit monthly reports to the body (institution) determined by the relevant executive authority about those hired by that body, including those hired under the quota and those dismissed -

a fine in the amount of three hundred to five hundred manats is imposed.

540.2. Due to the failure of the employer to enter the information about it into the centralized electronic information system in the form determined by the body (institution) determined by the relevant executive authority within 5 (five) working days at the latest from the date the job is created or the job becomes vacant -

shall be fined from five hundred to one thousand manats.

540.3. Due to the failure of the employer to submit the decision on whether or not to fill the vacant position to the body (institution) determined by the relevant executive authority within 5 (five) working days at the latest from the date of submission of the letter of the authority -

a fine in the amount of three hundred to five hundred manats is imposed.

540.4. With the exception of the cases provided for in the Labor Code of the Republic of Azerbaijan, the release of employees in connection with streamlining of production at the initiative of the employer, improvement of labor organization, liquidation of the enterprise, reduction of employees or staffing, shall be notified by the employer to the relevant trade union bodies in advance (at least 3 months in advance) and shall be implemented without informing or without conducting negotiations with them about the expectation of the rights and interests of employees. [\[507\]](#)

540.5. Due to violation of the requirements of Articles 4.7 and 4.8 of the Law of the Republic of Azerbaijan "On Employment" by the self-government bodies - [\[507\]](#)

officials are fined from fifty to one hundred manats, legal entities from one hundred to two hundred manats.

Article 541. Non-fulfilment of the requirements of the relevant executive power body that carries out environmental control

natural persons shall be fined in the amount of six hundred to nine hundred manats, and officials shall be fined in the amount of one thousand to four thousand eight hundred manats.

Article 542. Non-fulfilment of the requirements of the relevant executive power body exercising control over gas supply

Due to the non-fulfillment of the decisions of the relevant executive power body exercising control over the gas supply at gas installations and gas-related activities that pose a threat to the environment, people's health or property due to non-compliance with requirements established by legislation, and to regulate the gas supply for a specified period -

natural persons are fined from two hundred to four hundred manats, officials from one thousand to five hundred manats, legal entities from one thousand five hundred to three thousand manats. [\[508\]](#)

Article 543. Non-implementation of the decisions of the relevant executive authority exercising state control over hydrotechnical installations

Due to non-implementation of the decisions of the relevant executive authority, which carries out state control over hydrotechnical facilities by the owner or operator, on the results of the technical inspection -

officials are fined from three hundred and fifty manats to five hundred manats.

Article 544. Non-fulfilment of requests to eliminate violations of consumer rights or trade regulations

544.1. Obstructing the conduct of inspections and other control measures in accordance with the law by the officials of the relevant executive authority that protects the rights of consumers, or not allowing authorized persons to the place of inspection for the purpose of not fulfilling the legal requirements of those persons *(in relation to inspections carried out by coming to the places where entrepreneurial activity is carried out, this with the exception of the cases provided for in Article 602.4 of the Code)*

natural persons shall be fined in the amount of three hundred fifty to five hundred manats, and officials shall be fined in the amount of three thousand to four thousand manats.

544.2. For not fulfilling the legal written requirements of the officials of the relevant executive power body, which carries out the protection of the rights of consumers, on the elimination of violations of consumer rights or trade regulations - officials shall be fined from four thousand to five thousand manats.

Article 545. Non-fulfilment of the requirements of officials of the relevant executive authority in the field of tax service

Due to the non-fulfillment of the legal requirements of the officials of the relevant executive authority in the field of tax service *(with the exception of the cases provided for in Article 602.4 of this Code in relation to the inspections carried out by visiting the places where entrepreneurial activity is carried out)*

natural persons are fined from fifty to one hundred manats, officials from three hundred and fifty manats to five hundred manats.

Article 546. Non-fulfilment of the requirements of officials of the relevant executive authority in the field of customs service

Due to the non-fulfillment of the legal requirements of the officials of the relevant executive authority in the field of customs service - natural persons are fined from fifty to one hundred manats, officials from three hundred and fifty manats to five hundred manats.

Article 547. Violation of legislation on the Chamber of Accounts [\[509\]](#)

547.1. Due to the unjustified non-implementation of the decisions of the Accounting Chamber of the Republic of Azerbaijan sent to the subject of external state financial control and the subject of the control measure for the purpose of eliminating the detected deficiencies and compensating the damage caused to the state and bringing individuals to responsibility -

officials are fined from three hundred to one thousand manats.

547.2. Due to the non-implementation by the treasury bodies and payment service providers of the presentation of the Accounting Chamber of the Republic of Azerbaijan on the suspension of transactions on the treasury, bank and other payment accounts of that object (except for expenditure items) if the decisions of the Accounting Chamber of the Republic of Azerbaijan are not unreasonably implemented by the object of external state financial control - [\[510\]](#)

officials are fined from three hundred to two thousand manats.

547.3. Obstructing the activities of the Accounting Chamber of the Republic of Azerbaijan in connection with foreign state financial measures, that is:

547.3.1. To obstruct the entry of the employees of the Accounting Chamber of the Republic of Azerbaijan into external state financial facilities and the conduct of external state financial control measures;

547.3.2. not creating access to electronic information systems or obstructing it;

547.3.3. commercial, tax and banking related to the subject of external state financial control for the purpose of non-response of the Accounting Chamber of the Republic of Azerbaijan by external state financial control objects in the required manner, necessary in the form of documents, as well as the implementation of duties defined by the Law of the Republic of Azerbaijan "On the Accounts Chamber" fail

indicators in the reports -

officials are fined from four hundred to seven hundred manats, legal entities from one thousand to five thousand manats.

Article 548. Obstructing the activity of the Central Bank of the Republic of Azerbaijan [\[511\]](#)

548.1. 602.4- with the exception of the cases provided for in the Article) according to [\[512\]](#)
officials are fined in the amount of one thousand to five hundred manats , and legal entities are fined in the amount of six thousand manats [\[513\]](#) .

548.2. The cases provided for in Article 602.4 of this Code regarding non-submission of information necessary for the implementation of the activities of the Central Bank of the Republic of Azerbaijan by entities and issuers controlled in the financial markets at the request of provision of distorted information except) according to [\[514\]](#) -

officials are fined in the amount of five hundred to six hundred manats , legal entities in the amount of one thousand five hundred manats .

548.3 When a violation of prudential norms and requirements for banking activity is detected, due to failure to timely implement the activities of the Central Bank of the Republic of Azerbaijan on the elimination of that violation -

officials are fined from two thousand to two thousand five hundred manats, legal entities from fifteen thousand to twenty thousand manats

Article 549. Do not obstruct the activity of the body that carries out administrative control over the activities of municipalities

549.1. Due to the obstruction of investigations by the body that carries out administrative control over the activities of municipalities officials are fined in the amount from one thousand manats to one thousand five hundred manats.

549.2. Due to the fact that copies of municipal acts, which must be submitted to the body that exercises administrative control over the activities of municipalities, are not submitted on time -

officials are fined from four hundred to six hundred manats.

Article 550. Violation of the legislation on field communication [\[516\]](#)

550.1. Regarding the handing over of the correspondences not specified in Article 2.1.1 of the Law of the Republic of Azerbaijan "On Field Communication" to the relevant executive authority that carries out field communication for delivery to relevant addresses -
officials are fined from two hundred to four hundred manats.

550.2. Due to the lack of assistance in prompt and safe delivery of correspondence and other dispatches to the employees of the relevant executive authority carrying out field communication by the officials of the relevant executive authorities -
officials are fined from three hundred to five hundred manats.

550.3. Due to the violation of the inviolability of correspondences and other shipments specified in Article 2.1.1 of the Law of the Republic of Azerbaijan "On Field Communication", i.e. opening, checking or arresting -
officials are fined from four hundred to six hundred manats.

550.4. Due to the use of operational means of transport without the consent of the relevant executive authority, which implements the field communication -
officials are fined from four hundred to six hundred manats.

550.5. For violation of the rules of receiving, packaging, protection and delivery of correspondence and other shipments -
officials are fined from two hundred to four hundred manats.

Article 551. Do not obstruct the activities of the bodies that carry out export control

551.1. 602.4- with the exception of the cases provided for in Article

natural persons are fined from one hundred to one hundred fifty manats, officials from three hundred fifty to five hundred manats

551.2. Due to the failure to provide documents and information related to export control issues to the bodies authorized to carry out export control (with the exception of the cases provided for in Article 602.4 of this Code in relation to inspections carried out by visit where entrepreneurial activity is carried out)

natural persons are fined from one hundred to one hundred fifty manats, officials from three hundred fifty to five hundred manats

Article 552. Obstructing the performance of the official duty of the employee of the body (institution) determined by the relevant executive authority in the field of road transport

For obstructing the performance of the official duty of the employee of the body (institution) determined by the relevant executive authority in the field of road transport the persons carrying out passenger and cargo transportation by road , including failure to submit the required documents and information -

shall be fined in the amount of fifty manats.

Article 553. Do not obstruct the exercise of powers of any person authorized to acquire land for state needs

individuals are fined in the amount of fifty manats, officials in the amount of three hundred manats.

Article 554. Obstructing the legal activity of the human rights commissioner (ombudsman) of the Republic of Azerbaijan

For limiting or interfering with the legal activities of the human rights commissioner (ombudsman) of the Republic of Azerbaijan a fine in the amount of three hundred fifty to five hundred manats is imposed.

Article 555. Violation of the rules of investigation and recording of industrial accidents

555.1. Due to the fact that on the day of the incident, the relevant executive authority, which exercises state control over the labor legislation, was not informed about it for the purpose of investigating the accidents that occurred in the production, a fine in the amount of one thousand to one thousand five hundred manats is imposed.

555.2. Due to the fact that the employer did not draw up an appropriate act no later than one day after the investigation of the accident was completed -

a fine in the amount of one thousand five hundred to two thousand manats is imposed.

555.3. Due to the employer's concealment of the fact of the occurrence of the accident or refusal to draw up an appropriate act -

a fine in the amount of one thousand eight hundred manats to two thousand two hundred manats is imposed.

Article 556. Violation of labor protection requirements during the design, construction and operation of relevant facilities

556.1. Due to the design, construction and reconstruction of production buildings and facilities that do not comply with the labor protection standards, rules and norms, safety equipment, or the preparation, release of production tools, application of technical measures - officials are fined in the amount of one thousand two hundred to two thousand manats, and legal entities are fined in the amount of three thousand five hundred to five thousand manats.

556.2. Due to the application of harmful substances, raw materials, materials that have not undergone technological, sanitary-hygiene, medical-biological expertise and other types of control in order to determine their impact on human health - officials are fined in the amount of one thousand five hundred to two thousand five hundred manats, and legal entities are fined in the amount of three thousand to four thousand manats.

556.3. Any new or reconstructed enterprise, facility, means of production is put into operation without a certificate-passport issued by the relevant executive power body that exercises state control over compliance with labor legislation -

officials are fined in the amount of one thousand five hundred to two thousand five hundred manats, and legal entities are fined in the amount of three thousand to four thousand manats.

Article 557. Failure to provide information and report on state property and its use

557.1. Due to failure to submit documents related to information to be included in the register of state property in the Republic of Azerbaijan to the relevant executive power body within the period specified by legislation, or due to the provision of distorted information -

officials are fined from seven hundred to one thousand manats.

557.2. Due to the failure to submit a special report of the state enterprise or state body within the specified period to the relevant executive authority, which exercises state control over the preservation of state property in state enterprises and its effective use -

officials are fined from seven hundred to one thousand manats.

Article 558. Violation of legislation on the state register of real estate

558.1. Due to the non-timely response to the requests of the state body that maintains the state register of real estate to provide information on the state register of real estate regarding questionable documents submitted to the state register of real estate for the state registration of rights to real estate - officials are warned or fined in the amount of two hundred fifty to four hundred manats.

558.2. Due to failure to provide accurate and timely technical information on real estate by the officials of the relevant executive body that conducts the state accounting of real estate -

shall be warned or fined in the amount of three hundred fifty to five hundred manats.

558.3. Due to failure to accurately and timely register the rights to real estate by officials of the state body maintaining the register of real estate, or due to incomplete and incorrect information provided by the state register of real estate, or failure to provide information -

a fine in the amount of five hundred to eight hundred manats is imposed.

Article 559. Violation of mortgage legislation

Due to the damage to the interested person by the officials of the body conducting the state registration of the mortgage or by causing inconsistency with the mortgage paper in the duplicate of the mortgage paper -

a fine in the amount of five hundred to seven hundred and fifty manats is imposed.

For leasing or using state property in violation of the rules established by legislation - officials are fined from three thousand five hundred manats to five thousand manats.

Article 561. Violation of the rules of transfer and deletion of objects (fixed assets) from the balance to the balance

Due to the transfer of objects (fixed assets) belonging to state enterprises and organizations from the balance sheet without the relevant executive power body and their deletion without the opinion of that body - officials are fined from three thousand five hundred manats to five thousand manats.

Article 562. Violation of birth registration procedure

562.1. Due to the fact that the medical institution did not immediately transmit the information about the birth to the body determined by the relevant executive authority, or due to the transmission of incorrect information - officials are fined from one hundred and fifty manats to three hundred manats.

562.2. Due to failure to transfer information about birth to the relevant information system by the body (institution) determined by the relevant executive power body, or due to the transfer of incorrect information - officials are fined from one hundred and fifty manats to three hundred manats.

562.3. Due to the failure of the parents to apply for registration of the birth within the period specified in the Family Code of the Republic of Azerbaijan without valid reasons - shall be warned or fined in the amount of ten manats.

Article 562-1. Violation of death registration [\[517\]](#)

562-1.1. Due to the fact that the medical institution does not immediately transfer the information about the death to the body determined by the relevant executive power body, or due to the transfer of incorrect information - officials are fined from one hundred and fifty manats to three hundred manats.

562-1.2. Due to failure to transfer information about death by the body (institution) determined by the relevant executive power body to the information system of the body (institution) determined by the relevant executive power body, or due to the transfer of incorrect information - officials are fined from one hundred and fifty manats to three hundred manats.

Article 563. Violation of legislation on residence and place of residence registration

563.1. Due to non-registration of the citizen according to his place of residence and location, or non-compliance with registration and de-registration - shall be warned or fined in the amount of thirty manats.

563.2. Due to unjustified refusal by officials to register natural persons, requiring documents not provided for in the legislation, as well as delaying registration - a fine in the amount of five hundred to eight hundred manats is imposed.

Article 564. Knowingly and falsely calling specialized services

For knowingly falsely calling fire and police authorities, ambulance or other specialized services - shall be fined in the amount of one hundred manats.

Article 565. Living without an identity card

Due to the fact that a citizen lives without an identity card for more than a month - shall be warned or fined in the amount of twenty manats.

Article 566. Loss or intentional damage of seafarer's identity document, documents of foreigners and stateless persons for temporary or permanent residence in the territory of the Republic of Azerbaijan [\[518\]](#)

Due to the loss or intentional damage of seafarer's identity document, documents of foreigners and stateless persons for temporary or permanent residence in the territory of the Republic of Azerbaijan - shall be fined in the amount of thirty manats.

Article 567. Violation of the rules of issuing an identity card, passport or seafarer's identity document, illegal acquisition, seizure, violation of the rules of issuing (changing) a certificate of return to the Republic of Azerbaijan

567.1. Unreasonably refusing to issue (change) citizens' ID cards or passports, requiring additional documents not provided for in the legislation for their issue (change) or delaying their issuance (change) - as well as allowing procrastination, illegal acquisition

567.2. Due to unjustified refusal to issue a certificate of return to the Republic of Azerbaijan, requiring additional documents provided for in the legislation, or delaying its issuance -

a fine in the amount of five hundred to eight hundred manats is imposed.

567.3. Due to unjustified refusal to issue (change) a seafarer's identity document, requiring additional documents from the seafarer for its issue (change) that are not provided for in the legislation, or delaying the issue (change) of an identity document, illegal seizure, as well as violation of the rules of its issuance -

a fine in the amount of five hundred to eight hundred manats is imposed.

Article 568. Violation of the rules of issuing visas to foreigners and stateless persons, registering them on the territory of the Republic of Azerbaijan, extending the period of temporary stay, granting them a temporary or permanent residence permit (extending the period)

The Migration Code of the Republic of Azerbaijan prohibits procrastination in consideration of applications for issuance of visas to foreigners and stateless persons, registering them in the territory of the Republic of Azerbaijan, extending the period of temporary stay, granting them a temporary or permanent residence permit and a work permit (extending the period). Due to request for documents that are not provided for or unjustified refusal to consider the application -

officials are fined in the amount of three hundred manats.

Article 569. Illegal restriction of a citizen's rights to leave and enter the country

Due to the illegal restriction of the citizen's right to leave the Republic of Azerbaijan and come to the Republic of Azerbaijan, a fine in the amount of one thousand five hundred to two thousand manats is imposed.

Article 570. Violation of the border regime

570.1. For violation of the rules of entering or living in the border zone -

natural persons are warned or they are fined in the amount of one hundred to one hundred and fifty manats.

570.2. For entering the cross-border lane without permission, carrying out farm and other works, keeping and grazing animals, holding mass-public events in the cross-border lane and directly near the state border without a permit or in the presence of officials but in violation of the established rules -

natural persons shall be fined in the amount of two hundred fifty to three hundred fifty manats, and officials shall be fined in the amount of four hundred fifty to six hundred fifty manats.

Article 571. Violation of the border regime in the border waters of the Republic of Azerbaijan (in the section of the border belonging to the Republic of Azerbaijan)

Registration and maintenance of fishing, hunting, scientific-research, sports vessels, other motorized and non-motorized floating vehicles in the border waters of the Republic of Azerbaijan, i.e. border rivers, lakes and other bodies of water, in the Caspian Sea belonging to the Republic of Azerbaijan, and from their moorings and for violation of the rules for entering swimming and returning to the waters of other marine animals, for carrying out hunting (fishing), research and search activities in specified waters without a permit or with such a permit, but in violation of the established rules -

with or without confiscation of a ship or other floating vehicle, natural persons shall be fined in the amount of two hundred to three hundred fifty manats, and officials shall be fined in the amount of four hundred fifty to six hundred fifty manats.

Article 572. Violation of the regime at the checkpoints of the state border of the Republic of Azerbaijan

Due to the violation of the regime at the checkpoints of the state border of the Republic of Azerbaijan -

citizens are fined in the amount from one hundred to one hundred fifty manats, foreigners and stateless persons are administratively removed from the borders of the Republic of Azerbaijan with a warning or a fine in the amount from two hundred and fifty to three hundred fifty manats.

Article 573. Illegal taking of things from individuals and legal entities at sea and river ports (bridges), railway stations (bus stations), airports and other state border crossing points

573.1. Laws of the Republic of Azerbaijan and other normative legal acts by the officials who ensure the safety of (transport) at sea and river ports (bridges), railway stations, bus stations (bus stations), airports and other state border crossing points: officials of relevant executive authorities. Due to the illegal taking of items, which are prohibited to be imported or carried out, require special permission or are restricted, from individuals and legal entities without drawing up a protocol -

officials are fined from one thousand five hundred manats to two thousand five hundred manats.

573.2. Laws of the Republic of Azerbaijan and other normative legal acts by the officials who ensure the safety of (transport) at sea and river ports (bridges), railway stations, bus stations (bus stations), airports and other state border crossing points: officials of relevant executive authorities. Due to the illegal taking from individuals and legal entities of things that are not prohibited from being imported or carried out, that do not require a special permit, or that are not restricted -

Due to failure to provide proper assistance to the holder of a diplomatic or service passport-
officials are fined from fifty-five manats to eighty manats .

Article 575. Violation of the rules of foreigners and stateless persons staying, living in the Republic of Azerbaijan, through the territory of the Republic of Azerbaijan

575.1. Violating the rules of foreigners and stateless persons staying, living in the Republic of Azerbaijan or transiting territory of the Republic of Azerbaijan, that is:

575.1.1. living in the Republic of Azerbaijan without documents giving the right to stay or live, or without registration;

575.1.2. to be or live in the territory of the Republic of Azerbaijan with invalid documents;

575.1.3. to engage in activities that are not in line with the declared purpose of coming to the Republic of Azerbaijan temporary stay , temporary or permanent residence in the territory of the Republic of Azerbaijan;

575.1.4. in cases where a work permit is required, to engage in paid labor activities in the territory of the Republic without this permit;

575.1.5. not complying with the registration rules for his place and place of residence when he goes from one place

575.1.6. refusing to leave after the end of the period of stay or residence in the country ;

575.1.7. Due to non-compliance with the rules of transit through the territory of the Republic of Azerbaijan - foreigners or stateless persons shall be fined in the amount of three hundred to four hundred manats, with or without a removal outside the borders of the Republic of Azerbaijan.

575.2. Due to the re-entering of foreigners or stateless persons, who were previously expelled from the borders of Azerbaijan and whose entry was restricted for a certain period of time, deliberately changing their documents during

foreigners and stateless persons shall be administratively removed from the borders of the Republic of Azerbaijan - five hundred manats.

575.3. Enterprises, departments or organizations that receive foreigners or stateless persons in the Republic of Azerbaijan services to them or employ them, and perform duties related to compliance with the conditions of their presence, residence through the territory of the Republic of Azerbaijan due to the violation of the rules of the registration and deregistration of stateless persons by its officials, as well as the formalization of documents giving them the right to stay or live in the Azerbaijan, established by the Migration Code of the Republic of Azerbaijan-

officials are fined in the amount of three hundred to five hundred manats, legal entities in the amount of two thousand manats .

Article 576. Employment of jobseekers and unemployed persons in the Republic of Azerbaijan, as well as violation of employment of citizens of the Republic of Azerbaijan in foreign countries [\[519\]](#)

576.1. Due to the employment of jobseekers and unemployed persons in the Republic of Azerbaijan, as well as mediation and employment of citizens of the Republic of Azerbaijan in foreign countries without creating a legal entity -

shall be fined in the amount of three hundred manats .

576.2. Due to the dissemination of untrue information in the media about the employment of citizens of the Azerbaijan in foreign countries.

shall be fined in the amount of five hundred manats .

576.3. The number of persons who apply for a job and are provided with a job in the manner and form determined by the body determined by the relevant executive power body by legal entities that mediate in the employment of jobseekers and unemployed persons in Azerbaijan, as well as in the employment of citizens of the Republic of Azerbaijan in foreign countries due to failure to submit the information (institution) determined by the relevant executive authority -

shall be fined from five hundred to one thousand manats.

576.4. Due to failure to provide electronic exchange of information with the body (institution) determined by the relevant executive regarding the information resources collected by legal entities that mediate the employment of jobseekers and unemployed persons in Azerbaijan, as well as the employment of citizens of the Republic of Azerbaijan in foreign countries -

shall be fined from five hundred to one thousand manats. [\[520\]](#)

Article 577. Failure to take measures for registration and de-registration of foreigners and stateless persons at their localities

Due to the failure to take measures for the timely registration and de-registration of citizens of the Republic of Azerbaijan who have provided living space to foreigners and stateless persons, or foreigners or stateless persons living in the Republic of Azerbaijan in accordance with the procedure established by the Migration Code of the Republic of Azerbaijan -

a fine in the amount of three hundred to five hundred manats is imposed.

578.1. Due to the employment of a foreigner or a stateless person without obtaining a work permit by the employer in violation of the Migration Code of the Republic of Azerbaijan -

officials are fined from three thousand to four thousand manats, legal entities from fifteen thousand to twenty thousand manats.

578.2. When the same offense is committed against three or more foreigners or stateless persons -

officials are fined in the amount from five thousand to seven thousand manats, legal entities in the amount from ten thousand to thirty five thousand manats.

578.3. Due to the fact that the employer employs a foreigner and a stateless person outside his workplace -

officials are fined five hundred manats.

578.4. Due to the fact that the passport or other identity document of the employed foreigner and stateless person is kept by the employer -

officials are fined five hundred manats.

578.5. If the employment contract concluded between a foreigner or a stateless person and an employer is terminated, due to the failure of the employer to inform the relevant executive authority about this within 5 working days -

officials are fined in the amount of three hundred manats.

578.6. If the information in the documents confirming the identity of a foreigner or a stateless person or the name of the entity he/she works for changes or the work permit is lost, if the employer does not inform the relevant executive authority about this within 5 working days and if the application for re-registration or cancellation of such permit is not submitted -

officials are fined in the amount of one hundred manats.

Note: Article 578.4 of this Code is applied when the act specified in that article does not lead to criminal liability according to the relevant article of the Criminal Code of the Republic of Azerbaijan.

Article 579. Violation of legislation on non-governmental organizations

Non-governmental organizations, branches or representative offices of non-governmental organizations of foreign countries in the Republic of Azerbaijan to carry out any activity on the basis of changes (subsequent changes to the facts made in the founding documents or previously registered in the state register of legal entities) that have not been registered in accordance with the law, due to the failure to update the register of its members by the public association, non-directing of the income obtained as a result of entrepreneurial activities to the goals of the organization, non-signing of contracts with persons involved in voluntary activities, and acting contrary to the goals specified in its charter (constitution)-

officials are fined in the amount of one thousand to two thousand manats, and legal entities are fined in the amount of ten thousand to five hundred to three thousand manats.

Article 580. Obstructing the study of compliance of activities of non-governmental organizations, branches or representative offices of non-governmental organizations of foreign countries with their charters (constitutions) and legislation

Creation of obstacles by the relevant executive authority to the study of the compliance of the activities of non-governmental organizations, foreign non-governmental organizations' branches or representative offices in the Republic of Azerbaijan with their charters (constitutions) and the legislation of the Republic of Azerbaijan, including failure to respond to requests, failure to provide documents and information, for providing false information-

officials are fined in the amount of one thousand to two thousand manats, and legal entities are fined in the amount of ten thousand to five hundred to three thousand manats.

Article 581. Non-governmental organizations, branches or representative offices of non-governmental organizations of foreign countries, failure to timely eliminate violations notified or instructed by the relevant executive authority

Non-governmental organizations, branches or representative offices of foreign non-governmental organizations in the Republic of Azerbaijan, due to failure to timely eliminate violations notified or instructed by the relevant executive authority -

officials are fined in the amount of one thousand to two thousand manats, and legal entities are fined in the amount of ten thousand to five hundred to three thousand manats.

Article 582. Violation of the rules of operation of branches or representative offices of non-governmental organizations of foreign countries

Due to the operation of branches or representative offices of non-governmental organizations of foreign countries in the Republic of Azerbaijan without registration in accordance with the procedure established by the Law of the Republic of Azerbaijan "On State Registration of Legal Entities"-

natural persons are fined from one thousand to two thousand manats, officials from two thousand to three thousand manats, and legal entities from five thousand to eight thousand manats.

Due to the use of the order, medal, badge of honor or ribbons of the order and medal on the plate by a person who does not have it shall be fined in the amount of fifty manats .

Article 584. Violation of the rules of use of the State flag of the Republic of Azerbaijan

Due to the violation of the rules of use of the State flag of the Republic of Azerbaijan-
officials are fined in the amount from four hundred to six hundred manats, and legal entities in the amount from one thousand to two thousand manats.

Article 585. Violation of the rules for the use of flags of foreign countries and international organizations in the Azerbaijan

With the exception of the cases stipulated by the legislation, due to the raising or placement of the flags of foreign countries and international organizations in the Republic of Azerbaijan -

natural persons shall be fined from one hundred to one hundred and fifty manats, officials from five hundred to one thousand manats, legal persons from three thousand to four thousand five hundred manats.

Article 586. Illegal use of Red Cross and Red Crescent emblems, their names and distinguishing signals

586.0. Illegal use of the emblems of the Red Cross and Red Crescent, their names and distinguishing signals, that is, contrary to the requirements of the Law of the Republic of Azerbaijan "On the use and protection of the emblems of the Red Cross and Red Crescent

586.0.1. To use the emblems of the Golden Cross and the Golden Crescent as a protective sign or distinguishing sign;

586.0.2. to use distinguishing signals;

586.0.3. to use the Red Cross and Red Crescent emblems and their names in the names and trademarks of legal entities ;

586.0.4. To use the Red Cross and Red Crescent emblems and their names for purposes incompatible with the principles of the International Red Cross and Red Crescent Movement;

586.0.5. for the use of any similar insignia which may be regarded as the emblems of the Red Cross and Red Crescent for defense insignia -

natural persons are fined from fifty to one hundred manats, officials from three hundred fifty to five hundred manats, legal entities from two thousand manats to three thousand five hundred manats.

Article 587. Violation of legislation on territorial structure and administrative territorial division

Due to arbitrarily changing the names and boundaries of territorial units, administrative territorial districts or using distorted forms of their names -

natural persons are fined from one hundred to one hundred and fifty manats, officials from five hundred to eight hundred manats.

Article 588. Violation of civil weapon registration rules

For violation of civil weapon registration rules-
a fine of eighty to one hundred manats is imposed.

Article 589. Violation of the rules of keeping, carrying or using a service weapon

For violation of the rules of keeping , carrying or using a service weapon or its ammunition by persons who have the right to carry a service weapon and use it for its purpose -

a fine of fifty to seventy manats is imposed.

Article 590. Violation of the rules of keeping, transporting or selling civilian weapons or ammunition

590.1. Due to the violation of the rules for the storage, transportation or sale of civilian weapons or ammunition for those persons who have received special permission from the relevant executive authority-

a fine in the amount of fifty to seventy manats is imposed , with or without confiscation of weapons and ammunition .

590.2. Due to the acquisition, storage, transportation, transfer or sale of a civilian weapon or ammunition for it by persons who have not received a special permit from the relevant executive authority -

weapons and ammunition are confiscated and fined in the amount of eighty to one hundred manats .

Article 591. Violation of the rules of production, bringing, carrying, importing, exporting, collecting, exhibiting, storing or taking away or destroying civilian weapons and ammunition

Violation of the rules of production, import, transportation, import, export, collection, exhibition, shipment, use, destruction of civilian weapons -

When a special permit for the acquisition of a civilian weapon or a certificate confirming the right to keep and use a hunt weapon for its intended purpose is revoked by the relevant executive authority, due to the refusal of the owner of the weapon -

weapons and ammunition are confiscated and fined in the amount of eighty to one hundred manats .

Article 592-1. Violation of the rules for the acquisition and sale of remotely piloted drones [\[521\]](#)

For the acquisition or sale of remotely controlled unmanned aerial vehicles without the special permission of the relevant executive authority, remotely controlled drones are confiscated and fined in the amount of one hundred fifty to three hundred manats.

Article 593. Intentional damage or breaking of the seal

With the exception of the cases provided for in Articles 297.1, 304.2, 317.2 and 491.3 of this Code, due to the intentional breaking of the seal (seal) made by an authorized official -
shall be fined from thirty to fifty manats .

Article 594. Violation of the legislation on administrative proceedings

594.0. Violation of the legislation on administrative proceedings, namely:

594.0.1. considering the adoption of decisions aimed at unreasonably restricting the rights and freedoms of individuals during the exercise of discretionary powers by the administrative body, or failure to comply with formal requirements of individuals or legal entities in cases not directly provided for in the law, or failure to comply properly, appropriate to refuse decision, or to refuse to accept those documents due to obvious and correctable mistakes made during writing and calculation of documents submitted by individuals or legal entities;

594.0.2. failure to provide samples of applications and other forms (forms) related to administrative proceedings based on an individual or legal entity by the administrative body;

594.0.3. participation of an official representing the interests of an administrative body in administrative proceedings provided for in the Law of the Republic of Azerbaijan " On Administrative Proceedings" and not protesting by himself or passing an expert, specialist or translator in administrative proceedings in cases where participation is not allowed according to that law;

594.0.4. failure to provide or send a reference to the applicant about the registration date and number of the application within 3 days from the date of receipt of the application by the administrative body , or failure to check the repeated application provided by law and failure to make a corresponding decision on the application, or failure to submit the documents submitted by persons participating in the administrative proceedings and to refuse to accept applications, complaints or motions that are outside the jurisdiction because they are not related to the case or are unfounded, or to request any other information from the interested parties in addition to what is provided for in the legislation;

594.0.4-1. to require the applicant to obtain documents or information necessary for administrative proceedings by the administrative body which are at the disposal of another administrative body; [\[522\]](#)

594.0.5. failure to inform the interested persons or their representatives by the administrative body about the adoption of an administrative act, amendments made to the administrative act, recall, cancellation, modification or invalidation of the administrative act in accordance with the law;

594.0.6. that the administrative body does not notify the persons participating in the administrative proceedings about the place of the meeting related to the administrative proceedings;

594.0.7. due to the failure of the administrative body to accept the administrative act or its refusal to accept the decision within the period specified by the law, or the administrative complaint and the materials related to the proceedings were not sent to the next instance within 3 days-

officials are fined from three hundred and fifty manats to six hundred manats.

Article 594-1. Violation of legislation on citizen appeals [\[523\]](#)

594-1.1. Violation of the legislation on citizen appeals, namely:

594-1.1.1. Failure to accept the application submitted in accordance with the requirements of the Law of the Republic of Azerbaijan "On Applications";

594-1.1.2. to send citizens' appeals to the entity or its officials, whose illegal action (inaction) is complained of, for consideration of appeals;

594-1.1.3. that the reception of citizens is not organized in accordance with the requirements of the Law of the Republic of Azerbaijan "On Citizens' Appeals";

594-1.1.4. prosecuting a citizen due to an appeal made in connection with criticizing the activities or work of state bodies and officials, parties, trade unions and other public associations, as well as individual citizens, or for the purpose of restoring and protecting the rights of the citizen or other persons according to

officials are warned or they are fined in the amount of one hundred manats, legal entities in the amount of two hundred manats.

Article 594-2. Violation of the requirements of the legislation on the state protection of the whistleblower in corruption-related offenses

594-2.0. Violation of the requirements of the legislation on the state protection of the person who informs about corruption-related offenses -

594-2.0.1. disclosure of information about a person who provides information on corruption-related offenses, whose confidentiality must be maintained -

corruption-related offenses -

a fine in the amount of eight hundred to one thousand three hundred manats is imposed.

Note: If the actions provided for in Article 594-2.0.2 of this Code have signs of criminal content, those actions cause criminal liability under the relevant articles of the Criminal Code of the Republic of Azerbaijan. [\[524\]](#)

Article 595. Violation of administrative procedural legislation

595.1. Due to the non-submission by the administrative bodies of the documents or acts required by the court, as well as the failure to provide information, within the framework of the court proceedings on cases related to administrative disputes -

officials are fined in the amount of eight hundred manats.

595.2. Due to the fact that no person is admitted to the court session, except for the cases where the court session is held in closed session in court proceedings on administrative dispute cases -

officials are fined five hundred manats.

Article 596. Violation of the procedure for conducting proceedings on an administrative error case [\[525\]](#)

596.1. If the person who is being investigated for an administrative offense does not agree with the existence of an administrative offense or the violation of the requirements of Article 124.3 of this Code, for the decision to impose an administrative penalty by the official who directly imposed the administrative offense -

officials are fined from one hundred and fifty manats to two hundred manats.

596.2. 52.2, 57.4, 83.2, 83.3, 91.0.4, 97, 101, 102.5, 103, due to the violation of the terms specified in Articles 104.4, 104.7, 111.1, 111.2, 111.3, 111.4, 111.5, 111.6, 111.7, 111.8, 111.9, 111.10, 111.11, 111.12, 111.13, 111.14, 111.15, 111.16, 111.17, 111.18, 111.19, 111.20, 111.21, 111.22, 111.23, 111.24, 111.25, 111.26, 111.27, 111.28, 111.29, 111.30, 111.31, 111.32, 111.33, 111.34, 111.35, 111.36, 111.37, 111.38, 111.39, 111.40, 111.41, 111.42, 111.43, 111.44, 111.45, 111.46, 111.47, 111.48, 111.49, 111.50, 111.51, 111.52, 111.53, 111.54, 111.55, 111.56, 111.57, 111.58, 111.59, 111.60, 111.61, 111.62, 111.63, 111.64, 111.65, 111.66, 111.67, 111.68, 111.69, 111.70, 111.71, 111.72, 111.73, 111.74, 111.75, 111.76, 111.77, 111.78, 111.79, 111.80, 111.81, 111.82, 111.83, 111.84, 111.85, 111.86, 111.87, 111.88, 111.89, 111.90, 111.91, 111.92, 111.93, 111.94, 111.95, 111.96, 111.97, 111.98, 111.99, 112.1, 112.2, 112.3, 112.4, 112.5, 112.6, 112.7, 112.8, 112.9, 112.10, 112.11, 112.12, 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598.1.3. failure of financial institutions to timely or fully implement the written instructions given by the financial monitoring body
ization of property obtained through crime and prevention of terrorism financing, for each written instruction;

598.1.4. creation of obstacles by financial institutions to the activity of supervisory bodies, including failure to respond to inquiries, provision of required information and documents, provision of incorrect information and documents (with the exception of the cases provided
602.4 of this Code in relation to inspections carried out by visiting the places where entrepreneurial activity is carried out) according to;

598.1.5. non-compliance by financial institutions with regard to politically influential persons, for each politically influential
transaction;

598.1.6. due to the violation of the requirements for the application of new technologies by financial institutions -
officials are fined from two thousand to four thousand manats, legal entities from twenty thousand to thirty thousand manats.

598.2. Due to failure of the person acting as the manager of a foreign legal entity to declare that he is the manager of a foreign legal
establishing business relations with obligees -
natural persons are fined from one thousand to two thousand manats, officials from two thousand to four thousand manats, legal
entities from twelve thousand to twenty thousand manats.

598.3. Due to the fact that the service provider of the company acting as an external manager of a legal entity established (registered
country (territory) does not declare that it participates as a service provider of the company during the establishment of business relations
and does not submit all the necessary information and documents in this regard -
natural persons shall be fined from 1,500 to 2,500 manats, officials from 2,500 to 5,000 manats, and legal entities from 15,000 to 20,000
manats.

598.4. Violation of the requirements established by the Law of the Republic of Azerbaijan "On the fight against the legalization of property
through crime and the financing of terrorism" regarding the submission of information and documents on transactions to be monitored
institutions, for each transaction -
officials are fined from two thousand to four thousand manats, legal entities from twenty thousand to thirty thousand manats.

598.5. Violation of the requirements established by the Law of the Republic of Azerbaijan "On the fight against the legalization of property
through crime and the financing of terrorism" regarding non-execution of transactions by financial institutions, for each transaction -
officials are fined from three thousand to five thousand manats, legal entities from thirty thousand to forty thousand manats.

598.6. In case of non-implementation by financial institutions of the decision of the financial monitoring body to suspend transactions
transaction -
officials are fined from four thousand to six thousand manats, legal entities from forty thousand to fifty thousand manats.

598.7. Due to non-financial institutions and professionals committing the errors provided for in Articles 598.1 and 598.4 of this Code
officials are fined in the amount from eight hundred to fifteen hundred manats, legal entities in the amount from eight thousand to fifty
thousand manats.

598.8. Due to the lack of rules and procedures aimed at minimizing risks in order to prevent the financing of terrorism in the
Azerbaijan of branches or representative offices of religious institutions, non-governmental organizations, including non-governmental or
foreign states -
officials are fined from two thousand to four thousand manats, legal entities from ten thousand to twenty thousand manats.

598.9. Non-observance of the requirements for the provision of information and documents or the storage of information and
operations to be monitored, as defined by the Law of the Republic of Azerbaijan "On the fight against the legalization of property obtained
and the financing of terrorism", by the persons providing the auditor service, or the financial monitoring body non-timely or full implementation
written instructions given by the financial monitoring body in the field of legalization of property obtained through crime and prevention of
financing, as well as creating obstacles to the activities of control bodies, not responding to requests, not providing required information and
providing incorrect information and documents according to
officials are fined in the amount from eight hundred to fifteen hundred manats, legal entities in the amount from eight thousand to fifty
thousand manats.

598.10. For failure to take measures to freeze assets in accordance with the Law of the Republic of Azerbaijan "On Targeted Financial
each individual or institution -
officials are fined from three thousand to five thousand manats, legal entities from thirty thousand to fifty thousand manats.

Article 599. Failure to connect to the "Education Centralized Information System" of all educational institutions operating in the Republic of Azerbaijan, "Student-graduate" of higher and secondary specialized educational institutions, "Student-graduate" state electronic information systems of general education and vocational education institutions, or data to that system failure:
[527]
complete or correct entry

Failure to connect to the "Education Centralized Information System" of all educational institutions operating in the Republic of Azerbaijan, "Student-graduate" of higher and secondary specialized educational institutions, and "Student-graduate" state electronic information systems of general education and vocational education institutions, or to provide information to that system in a timely and complete manner -
officials are fined in the amount from two hundred to three hundred manats, legal entities in the amount from two hundred to three thousand manats.

Article 600. Failure to provide timely, complete or correct information about civil servants

Due to non-timely, complete or correct provision of the information specified by the law about the persons admitted to the service and other civil servants to the Civil Servants Register of the Republic of Azerbaijan by the relevant state bodies-

Due to the violation by officials of personnel institutions of the requirements of the rules of conduct of personal work determined with the Law of the Republic of Azerbaijan "On Civil Service" - shall be fined from four hundred to six hundred manats.

Article 601. Requiring documents that are not provided for in the legislation for the issuance of rights-determining do

Due to the requirement of documents that are not provided for in the legislation for the issuance of documents determinini officials are fined from three hundred to four hundred manats.

Article 602. Violation of the legislation on the regulation of inspections conducted in the field of entrepreneurs protection of the interests of entrepreneurs

602.1. Due to conducting the inspection without registration in the unified data register of the inspections conducted in entrepreneurship -

officials are fined from two thousand to three thousand manats . [\[529\]](#)

602.2. Violation of the rules for providing information about the inspection registered in the unified information inspections conducted in the field of entrepreneurship, that is:

602.2.1. failure to provide complete, correct or timely information about the results of the inspection registered in information register of inspections conducted in the field of entrepreneurship to the relevant executive authority;

602.2.2. that the information about the inspection, which was registered in the unified information register of the conducted in the field of entrepreneurship and was not carried out for any reason, was not given to the relevant executive authority indicating those reasons;

602.2.3. due to failure to provide the relevant executive authority with information regarding the decision to suspend the inspection by the inspection body or to apply a restrictive measure to the activity of the entrepreneur - officials are fined from five hundred to one thousand manats.

602.3. With the exception of the cases provided for in Articles 602.1 and 602.2 of this Code, due to violation of the requirements established by the inspection body or the inspector in the Law of the Republic of Azerbaijan "On Regulation of Inspections Conducted in the Field of Entrepreneurship and Protection of the Interests of Entrepreneurs" -

officials are fined from five hundred manats to one thousand five hundred manats.

602.4. Failure of the entrepreneur to submit the documents related to the inspection to the inspector during the inspection or to provide verbal and (or) written explanations to the questions that arose during the inspection , to provide distorted, incorrect information to the area used for entrepreneurial activity, production and processing facilities, warehouses, sales areas, for obstructing

vehicles, as well as other places used for entrepreneurial activity - [\[530\]](#)

officials are fined in the amount from one thousand manats to one thousand five hundred manats.

Article 602-1. Violation of legislation on licenses and permits [\[531\]](#)

602-1.1. Due to the fact that the information stipulated in the Law of the Republic of Azerbaijan on "Licenses and Permits" has not been provided by the licensing and permitting authority to the relevant executive power body, competent authority and relevant control body for the time period in the period and in the manner determined by that law -

officials are fined from five hundred to one thousand manats.

602-1.2. Based on the entrepreneur's application, the licensing and permitting authority did not provide written and oral explanations to the entrepreneur on issues related to their powers, as well as did not provide methodical assistance to overcome the encountered difficulties -

officials are fined from five hundred to one thousand manats.

602-1.3. Due to the request from the applicant by the licensing and permitting authority of the documents that can be obtained using information resources (databases, information-search systems, registers and other information resources) maintained by state bodies and institutions -

officials are fined in the amount from one thousand manats to one thousand five hundred manats.

602-1.4. License for obtaining the required opinion (consent) of the relevant state bodies and enterprises and the documents (permits) they must issue in accordance with the law for the issuance, re-registration, suspension, restoration or cancellation of the license or for duplicate and supplement and for failure to take action by the permitting authority -

officials are fined in the amount from one thousand manats to one thousand five hundred manats.

602-1.5. Due to the lack of justification of the negative opinion by the relevant state bodies and enterprises regarding the application for licensing and permitting authority, as well as the refusal to grant consent in accordance with the Law of the Republic of Azerbaijan on "Licenses and Permits" -

officials are fined in the amount from one thousand manats to one thousand five hundred manats.

Note: Article 602-1 of this Code does not apply to the license and permit system in the field of financial markets.

Article 602-2. Violation of legislation on mediation

602-2.1. In accordance with the Law of the Republic of Azerbaijan "On Mediation" for a natural person to engage in mediation activities

602-2.2. Due to the failure of mediation organizations, mediators and mediation training institutions to provide information about information about them in the mediation register in the manner and within the time provided for in the Law of the Republic of Azerbaijan "On Mediation" – natural persons are fined in the amount of one hundred manats, officials in the amount of two hundred manats, and legal entities in the amount of four hundred manats.

602-2.3. Due to violation of the confidentiality rules stipulated in the Law of the Republic of Azerbaijan "On Mediation" by mediators and other persons participating in mediation – natural persons are fined in the amount of eight hundred manats, officials in the amount of one thousand five hundred manats, and legal entities in the amount of three thousand manats.

602-2.4. Due to interfering with the activities of the mediator during mediation – natural persons are fined in the amount of two hundred manats, officials in the amount of four hundred manats, and legal entities in the amount of eight hundred manats.

602-2.5. Failure of the mediator to obtain the opinion of the authority (institution) determined by the relevant executive authority arising from family relations affecting the child's interests, as well as cases that may endanger the child's normal growth and development during disputes arising from family relations (or such due to the failure to submit information about the possibility of occurrence of such cases) as well as the reconciliation agreement affecting the growth, development and other interests of the child to the body (institution) determined by the relevant executive power body –

shall be fined in the amount of five hundred manats. [\[532\]](#)

Article 602-3. Failure to fulfill the requirements of the authorized body (official) in the field of ensuring the safety of information infrastructure or obstructing it [\[533\]](#)

Due to non-fulfillment of the request of the authorized body (official) to eliminate cases of violations of requirements for the security of information infrastructure objects, or due to failure to create the necessary conditions for the authorized body (official) to detect cyber threats, attacks, prevent and investigate security incidents, or obstruct –

officials are fined in the amount of one thousand to five hundred manats, and legal entities are fined in the amount of four thousand to ten thousand manats.

CHAPTER 40

Administrative errors against the rules of military accounting, military registration and mobilization

Article 603. Failure to provide timely information about conscripts and military officials

603.1. Due to failure to submit the lists of citizens subject to preliminary military registration to the relevant executive authorities and organizations that conduct military registration of conscripts and military officials –

officials are fined in the amount of two hundred to three hundred manats, legal entities in the amount of four hundred to six hundred manats.

603.2. Determining ~~the limitation of health or~~ disability of conscripts and military officials, changing their surname, patronymic, making changes to the date and place of birth in the registration of civil status acts, registering their death, as well as a criminal case against them or a legally binding judgment of the court. due to non-submission of the information by the relevant authorities, which should be submitted to the relevant executive authority within the specified period – [\[534\]](#)

officials are fined from one hundred and fifty manats to two hundred and fifty manats, and legal entities are fined from five hundred and fifty manats to five hundred and fifty manats.

603.3. With the exception of the cases provided for in Articles 603.1 and 603.2 of this Code, the information required for the registration of conscripts and military officials, formalization of removal from military registration or clarification of military information shall be provided by the relevant bodies and organizations that conduct military records of conscripts and military officials due to non-submission to the executive authority within the specified period –

officials are fined in the amount of one hundred to two hundred manats, legal entities in the amount of three hundred to five hundred manats.

Article 604. Refusal to undergo initial military registration

Due to the fact that citizens who are required to undergo initial military registration do not come to the relevant executive authority within the period specified in the individual summons for registration without good reason –

shall be fined in the amount of thirty manats.

Article 605. Failure to inform conscripts and military officials about conscripts

Due to failure to inform conscripts and military officials about their summons to the relevant executive authority by the relevant organizations that keep military records of conscripts and military officials, or for preventing them from arriving on conscription points or gathering place –

officials are fined from eighty to one hundred and fifty manats, legal entities from two hundred to four hundred manats.

606.1. The official of the body conducting the military registration of conscripts and military officials requires from military officials additional documents not provided for in the Law of the Republic of Azerbaijan "On Military Duty and Military Service" including wrong information in the certificate of military registration, their military registration, military registration due to refusal to issue a certificate of military registration or removal -

a fine in the amount of two hundred and fifty manats to three hundred and fifty manats is imposed.

606.2. Non-fulfilment of citizens' duties provided for by the Law of the Republic of Azerbaijan "On Military Duty and Military Service" on military registration, i.e.:

606.2.1. citizens do not come to the relevant executive authority for military registration at their place of residence within 10 days of being transferred to the reserve;

606.2.2. when military officers and conscripts change their place of residence for more than 3 months, not to leave their place of residence and not to stay at the military registration at their place of residence;

606.2.3. military officials and conscripts, when changing their place of residence, for not informing the relevant executive authority of their military registration within 10 days -

shall be fined in the amount of thirty manats.

606.3. With the exception of the case provided for in Article 604 of this Code, for non-appearance of conscripts and military officials at the cases provided for by law to the relevant executive authority on summons without valid reasons -

shall be fined in the amount of fifty manats.

Note: If the act specified in Article 606.3 of this Code is committed in connection with the next draft or call for mobilization to avoid military service without a legal basis, it causes criminal liability according to the relevant article of the Criminal Code of Azerbaijan.

Article 607. Deliberate damage or loss of military registration documents

Conscripts and military officials due to intentional damage or loss of military ticket or preliminary military registration certificate shall be warned or fined in the amount of fifty manats.

Article 608. Failure to ensure implementation of mobilization measures by state authorities and local self-government bodies, enterprises, departments and organizations

608.1. Due to the fact that officials of the relevant executive authority and local self-government bodies, enterprises, organizations, regardless of the form of ownership, did not inform the military officials in time when mobilization was announced, not ensure that they were brought to the call-up points or military units -

a fine in the amount of two hundred to three hundred manats is imposed.

608.2. Due to the non-fulfillment of the tasks assigned to them in the field of mobilization preparation and mobilization in accordance with the Law of the Republic of Azerbaijan "On Mobilization Preparation and Mobilization in the Republic of Azerbaijan" by the state authorities and local self-government bodies, enterprises, departments and organizations regardless of the form of ownership -

a fine in the amount of two hundred and fifty manats to three hundred and fifty manats is imposed.

Article 609. Violation of legislation on military transport duties

609.1. Due to the failure of the state and local self-governing bodies of the Republic of Azerbaijan, the organizations and owners (owners) of vehicles to provide information on the availability and technical condition of vehicles based on the request of the relevant executive authority -

officials are fined from one hundred and fifty manats to two hundred and fifty manats, and legal entities are fined from one hundred and fifty manats to five hundred and fifty manats.

609.2. Due to the non-delivery of military vehicles to the Armed Forces of the Republic of Azerbaijan and other armaments and special units established in accordance with the law in accordance with the mobilization tasks -

officials are fined in the amount of two hundred to three hundred manats, legal entities in the amount of four hundred to five hundred manats.

CHAPTER 41 [\[535\]](#)

Administrative offenses against military service

Article 610. Humiliating the honor and dignity of a chief or other person performing military service

Humiliation of the honor and dignity of a chief or other person performing military service during the performance of his military service in connection with the performance of such duties -

administrative arrest is applied for a period of ten to twenty days.

Article 611. Humiliating the honor and dignity of a subordinate military serviceman

Humiliating the honor and dignity of a subordinate by a superior during the performance of military service duties or in connection with the performance of such duties -

Article 612. Violation of the regulations of mutual relations between military personnel who are not in subordinate relat

612.1. Violation of the statutory rules of mutual relations between military servicemen who are not subordinate, i.e. one milita humiliates the honor and dignity of another or imposes force on him -

administrative arrest is applied for a period of ten days to one month.

612.2. Violating the statutory rules of mutual relations between conscript military servicemen or cadets of a special purpose education that prepares military servicemen, by applying force or threats against the victim, demanding the transfer of a small amount of property o of a property nature -

administrative arrest is applied for a period of one to three months.

Note:

1. When the act provided for in Article 612.1 of this Code is committed by causing serious, minor or minor damage to health, it c liability according to the relevant articles of the Criminal Code of the Republic of Azerbaijan.

2. In Article 612.2 of this Code, the term "small amount" means an amount not exceeding one hundred manats.

Article 613. Do not leave the military unit or place of service on your own

613.1. A military serviceman with a fixed term or a cadet of a special-purpose educational institution training military personnel voli the military unit (special-purpose educational institution training military personnel) or the place of service, or goes to the military unit (s educational institution training military personnel) without valid reasons. or if the failure to arrive at the place of service on time is comm than one day, but not more than three days -

administrative arrest for up to ten days is applied.

613.2. When an officer, ensign, midshipman, overtime active military serviceman leaves the military unit or place of service on his o fails to arrive at the military unit or place of service on time without valid reasons for more than three days, but not more than ten days -

administrative arrest for a period of up to twenty days is applied.

613.3. Due to the repeated commission of the acts provided for in Article 613.1 of this Code by the person who received administrati within one year from the date of entry into force of the decision on administrative punishment-

administrative arrest is applied for a period of ten to twenty days.

613.4. Due to the repeated commission of the acts provided for in Article 613.2 of this Code by the person who received an administri within one year from the date of entry into force of the decision on imposing an administrative sanction-

administrative arrest is applied for a period of fifteen days to one month.

Article 614. Loss, destruction or damage to military property

614.1. Loss of a weapon, its complete parts, ammunition, explosives and devices, military equipment or other military property provi personnel by violating the rules of storage—

administrative arrest is applied for a period of ten days to one month.

614.2. Deliberate destruction or damage to a small amount of other military property, except for weapons, their complete parts, explosives and devices or military equipment -

administrative arrest is applied for a period of fifteen days to two months.

Note:

1. When the act stipulated in Article 614.1 of this Code causes significant damage, it causes criminal liability according to the relevan Criminal Code of the Republic of Azerbaijan.

2. In Article 614.2 of this Code, "small amount" means an amount not exceeding five thousand manats.

Article 614-1. Dissemination of information about the movement or dislocation of personnel, military weapons, an military equipment of the Armed Forces of the Republic of Azerbaijan

Due to the dissemination of information about the movement or dislocation of the personnel of the Armed Forces of the Republic military weapons, ammunition or military equipment in the media, including in the Internet information resource or information-telec network, by military personnel or military officials summoned to the meeting -

administrative arrest is applied for a period of ten days to one month.

Note:

1. Article 614-1 of this Code shall not apply to cases of dissemination of information disclosed to the public by state bodies (instituti movement or deployment of personnel, military weapons, ammunition or military equipment of the Armed Forces of the Republic of Azerba

2. Article 614-1 of this Code is applied when the act specified in that article does not lead to criminal responsibility according t articles of the Criminal Code of the Republic of Azerbaijan. [\[536\]](#)

Article 615. Violation of the rules of conduct with weapons and highly dangerous items

Violation of the rules of conduct with weapons, military ammunition, radioactive materials, explosives, as well as substances and obje high threat to the surrounding, in case of slight damage to the health of the victim -

a fine in the amount of two hundred to three hundred manats is imposed, or administrative detention is imposed for a period of te

Violation of the rules of management and operation of combat or special purpose vehicles, or military equipment, in case of careless damage to the victim's health -

a fine in the amount of two hundred to three hundred manats is imposed, or administrative detention is imposed for a period of ten to fifteen days depending on the circumstances of the case and the identity of the offender.

Article 617. Violation of the rules of operation of military aircraft

617.1. In case of violation of the rules of flight, preparation for flight, or other operation of military aircrafts, or if carelessness causes damage to the health of the victim -

a fine in the amount of two hundred to three hundred manats is imposed, or administrative detention is imposed for a period of ten to fifteen days depending on the circumstances of the case and the identity of the violator.

617.2. When the actions provided for in Article 617.1 of this Code cause minor damage to the victim's health due to carelessness -

a fine in the amount of five hundred to seven hundred manats is imposed or administrative detention is imposed for a period of fifteen days to one month, taking into account the circumstances of the case and the identity of the offender.

Article 618. Violation of rules of management or operation of warships

618.1. In case of violation of the rules of management or operation of military ships, causing slight damage to the victim's health due to carelessness -

a fine in the amount of two hundred to three hundred manats is imposed, or administrative detention is imposed for a period of ten to fifteen days depending on the circumstances of the case and the identity of the violator.

618.2. When the actions provided for in Article 618.1 of this Code cause minor damage to the victim's health due to carelessness -

a fine in the amount of five hundred to seven hundred manats is imposed or administrative detention is imposed for a period of fifteen days to one month, taking into account the circumstances of the case and the identity of the offender.

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87. Law of the Republic of Azerbaijan [No. 1382-VQD dated December 7, 2018](#) ("Azerbaijan" newspaper, January 11, 2019; **Legislative Collection of the Republic of Azerbaijan**, 2019, No. 01, Article 4)
88. Law of the Republic of Azerbaijan [No. 1384-VQD dated December 7, 2018](#) ("Azerbaijan" newspaper, January 18, 2019; **Legislative Collection of the Republic of Azerbaijan**, 2019, No. 01, Article 6)
89. Law of the Republic of Azerbaijan [No. 1395-VQD dated December 18, 2018](#) ("Azerbaijan" newspaper, January 18, 2019; **Legislative Collection of the Republic of Azerbaijan**, 2019, No. 01, Article 15)
90. Law of the Republic of Azerbaijan [No. 1398-VQD dated December 18, 2018](#) ("Azerbaijan" newspaper, January 11, 2019; **Legislative Collection of the Republic of Azerbaijan**, 2019, No. 01, Article 18)
91. Law of the Republic of Azerbaijan [No. 1406-VQD dated December 28, 2018](#) ("Azerbaijan" newspaper, January 31, 2019; **Legislative Collection of the Republic of Azerbaijan**, 2019, No. 01, Article 23)
92. Law of the Republic of Azerbaijan [No. 1427-VQD dated December 28, 2018](#) ("Azerbaijan" newspaper, January 19, 2019; **Legislative Collection of the Republic of Azerbaijan**, 2019, No. 01, Article 44)
93. Law of the Republic of Azerbaijan [No. 1432-VQD dated December 28, 2018](#) ("Azerbaijan" newspaper, December 30, 2018; **Legislative Collection of the Republic of Azerbaijan**, 2018, No. 12, Book I, Article 2522)
94. Law of the Republic of Azerbaijan [No. 1476-VQD dated February 1, 2019](#) ("Azerbaijan" newspaper, March 15, 2019; **Legislative Collection of the Republic of Azerbaijan**, 2019, No. 3, Article 374)
95. Law of the Republic of Azerbaijan [No. 1516-VQD dated February 19, 2019](#) ("Azerbaijan" newspaper, March 14, 2019; **Legislative Collection of the Republic of Azerbaijan**, 2019, No. 3, Article 389)
96. Law of the Republic of Azerbaijan [No. 1520-VQD dated March 5, 2019](#) ("Azerbaijan" newspaper, April 10, 2019; **Legislative Collection of the Republic of Azerbaijan**, 2019, No. 4, Article 579)
97. Law of the Republic of Azerbaijan [No. 1522-VQD dated March 5, 2019](#) ("Azerbaijan" newspaper, April 3, 2019, No. 70; **Collection of the Republic of Azerbaijan**, 2019, No. 4, Article 581)
98. Law of the Republic of Azerbaijan [No. 1538-VQD dated March 29, 2019](#) ("Azerbaijan" newspaper, April 20, 2019; **Legislative Collection of the Republic of Azerbaijan**, 2019, No. 4, Article 587)
99. Law of the Republic of Azerbaijan [No. 1549-VQD dated March 29, 2019](#) ("Azerbaijan" newspaper, May 2, 2019, No. 95; **Collection of the Republic of Azerbaijan**, 2019, No. 4, Article 595)
100. Law of the Republic of Azerbaijan [No. 1534-VQD dated March 29, 2019](#) ("Azerbaijan" newspaper, May 5, 2019, No. 98; **Collection of the Republic of Azerbaijan**, 2019, No. 5, Article 791)
101. Law of the Republic of Azerbaijan [No. 1558-VQD dated April 9, 2019](#) ("Azerbaijan" newspaper, May 5, 2019, No. 98; **Collection of the Republic of Azerbaijan**, 2019, No. 5, Article 800)
102. Law of the Republic of Azerbaijan [No. 1561-VQD dated April 9, 2019](#) ("Azerbaijan" newspaper, May 5, 2019, No. 98; **Collection of the Republic of Azerbaijan**, 2019, No. 5, Article 803)
103. Law of the Republic of Azerbaijan [No. 1562-VQD dated April 9, 2019](#) ("Azerbaijan" newspaper, May 5, 2019, No. 98; **Collection of the Republic of Azerbaijan**, 2019, No. 5, Article 804)

105. Law of the Republic of Azerbaijan [No. 1583-VQD dated May 3, 2019](#) ("Azerbaijan" newspaper, June 20, 2019, No. 131 Collection of the Republic of Azerbaijan, 2019, No. 6, Article 992)
106. Law of the Republic of Azerbaijan [No. 1595-VQD dated May 17, 2019](#) ("Azerbaijan" newspaper, June 14, 2019, No. 128 Collection of the Republic of Azerbaijan, 2019, No. 6, Article 998)
107. Law of the Republic of Azerbaijan [No. 1609-VQD dated June 13, 2019](#) ("Azerbaijan" newspaper, June 29, 2019, No. 138 Collection of the Republic of Azerbaijan, 2019, No. 6, Article 1007)
108. Law of the Republic of Azerbaijan [No. 1621-VQD dated June 27, 2019](#) ("Azerbaijan" newspaper, August 11, 20: Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1364)
109. Law of the Republic of Azerbaijan [No. 1626-VQD dated June 27, 2019](#) ("Azerbaijan" newspaper, August 11, 20: Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1367)
110. Law of the Republic of Azerbaijan [No. 1627-VQD dated June 27, 2019](#) ("Azerbaijan" newspaper, July 6, 2019, No. 14: Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1193)
111. Law of the Republic of Azerbaijan [No. 1636-VQD dated July 9, 2019](#) ("Azerbaijan" newspaper, August 23, 20: Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1368)
112. Law of the Republic of Azerbaijan [No. 1660-VQD dated July 12, 2019](#) ("Azerbaijan" newspaper, August 27, 20: Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1381)
113. Law of the Republic of Azerbaijan [No. 1662-VQD dated July 12, 2019](#) ("Azerbaijan" newspaper, August 21, 20: Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1383)
114. Law of the Republic of Azerbaijan [No. 1673-VQD dated October 8, 2019](#) ("Azerbaijan" newspaper, November 17, 2: Legislative Collection of the Republic of Azerbaijan, 2019, No. 11, Article 1682)
115. Law of the Republic of Azerbaijan [No. 1677-VQD dated October 8, 2019](#) ("Azerbaijan" newspaper, November 17, 20: Legislative Collection of the Republic of Azerbaijan, 2019, No. 11, Article 1686)
116. Law of the Republic of Azerbaijan [No. 1690-VQD dated October 22, 2019](#) ("Azerbaijan" newspaper, December 1, 20: Legislative Collection of the Republic of Azerbaijan, 2019, No. 11, Article 1696)
117. Law of the Republic of Azerbaijan [No. 1693-VQD dated November 19, 2019](#) ("Azerbaijan" newspaper, December 21, 20: Legislative Collection of the Republic of Azerbaijan, 2019, No. 12, Article 1883)
118. Law of the Republic of Azerbaijan [No. 1713-VQD dated November 29, 2019](#) ("Azerbaijan" newspaper, December 22, 20: Legislative Collection of the Republic of Azerbaijan, 2019, No. 12, Article 1900)
119. Law of the Republic of Azerbaijan [No. 27-VIQD dated March 17, 2020](#) ("Azerbaijan" newspaper, March 20, 20: Legislative Collection of the Republic of Azerbaijan, 2020, No. 3, Article 222)
120. Law of the Republic of Azerbaijan [No. 41-VIQD dated March 30, 2020](#) ("Azerbaijan" newspaper, May 2, 2020, No. 85 Collection of the Republic of Azerbaijan, 2020, No. 5, Article 505)
121. Law of the Republic of Azerbaijan [No. 62-VIQD dated April 24, 2020](#) ("Azerbaijan" newspaper, May 9, 2020, No. 91 Collection of the Republic of Azerbaijan, 2020, No. 5, Article 515)
122. Law of the Republic of Azerbaijan [No. 69-VIQD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102 Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519)
123. Law of the Republic of Azerbaijan [No. 92-VIQD dated May 8, 2020](#) ("Azerbaijan" newspaper, July 1, 2020, No. 124 Collection of the Republic of Azerbaijan, 2020, No. 6, Article 670)
124. Law of the Republic of Azerbaijan [No. 94-VIQD dated May 8, 2020](#) ("Azerbaijan" newspaper, June 24, 2020, No. 120 Collection of the Republic of Azerbaijan, 2020, No. 6, Article 672)
125. Law of the Republic of Azerbaijan [No. 122-VIQD dated May 31, 2020](#) ("Azerbaijan" newspaper, July 11, 2020, No. 133 Collection of the Republic of Azerbaijan, 2020, No. 7, Article 838)
126. Law of the Republic of Azerbaijan [No. 124-VIQD dated June 2, 2020](#) ("Azerbaijan" newspaper, June 3, 2020, No. 104 Collection of the Republic of Azerbaijan, 2020, No. 6, Article 681)
127. Law of the Republic of Azerbaijan [No. 126-VIQD dated June 2, 2020](#) ("Azerbaijan" newspaper, July 19, 2020, No. 140 Collection of the Republic of Azerbaijan, 2020, No. 7, Article 841)
128. Law of the Republic of Azerbaijan [No. 134-VIQD dated June 19, 2020](#) ("Azerbaijan" newspaper, July 8, 2020, No. 130 Collection of the Republic of Azerbaijan, 2020, No. 7, Article 846)
129. Law of the Republic of Azerbaijan [No. 142-VIQD dated June 29, 2020](#) ("Azerbaijan" newspaper, July 3, 2020, No. 126 Collection of the Republic of Azerbaijan, 2020, No. 7, Article 854)
130. Law of the Republic of Azerbaijan [No. 145-VIQD dated June 29, 2020](#) ("Azerbaijan" newspaper, August 13, 20: Legislative Collection of the Republic of Azerbaijan, 2020, No. 8, Article 1008)
131. Law of the Republic of Azerbaijan [No. 148-VIQD dated June 29, 2020](#) ("Azerbaijan" newspaper, August 12, 20: Legislative Collection of the Republic of Azerbaijan, 2020, No. 8, Article 1011)
132. Law of the Republic of Azerbaijan No. 164-VIQD dated [August 7, 2020](#) ("Azerbaijan" newspaper, September 22, 20: Legislative Collection of the Republic of Azerbaijan, 2020, No. 9, Article 1138)
133. Law of the Republic of Azerbaijan [No. 182-VIQD dated October 6, 2020](#) ("Azerbaijan" newspaper, November 15, 20: Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1332)

135. Law of the Republic of Azerbaijan [No. 186-VIQD dated October 6, 2020](#) ("Azerbaijan" newspaper, November 26, 2020, Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1336)
136. Law of the Republic of Azerbaijan [No. 224-VIQD dated December 18, 2020](#) ("Azerbaijan" newspaper, December 30, 2020, Legislative Collection of the Republic of Azerbaijan, 2020, No. 12, Book I, Article 1440)
137. Law of the Republic of Azerbaijan [No. 208-VIQD dated November 26, 2020](#) ("Azerbaijan" newspaper, January 6, 2021, Legislative Collection of the Republic of Azerbaijan, 2020, No. 12, Book I, Article 1432)
138. Law of the Republic of Azerbaijan [No. 270-VIQD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306)
139. Law of the Republic of Azerbaijan [No. 287-VIQD dated April 2, 2021](#) ("Azerbaijan" newspaper, May 21, 2021, No. 103, Legislative Collection of the Republic of Azerbaijan, 2021, No. 5, Article 428)
140. Law of the Republic of Azerbaijan [No. 294-VIQD dated April 23, 2021](#) ("Azerbaijan" newspaper, June 18, 2021, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Book I, Article 535)
141. Law of the Republic of Azerbaijan [No. 301-VIQD dated April 23, 2021](#) ("Azerbaijan" newspaper, June 13, 2021, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Book I, Article 541)
142. Law of the Republic of Azerbaijan [No. 310-VIQD dated May 4, 2021](#) ("Azerbaijan" newspaper, June 18, 2021, No. 125, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Book I, Article 546)
143. Law of the Republic of Azerbaijan [No. 331-VIQD dated May 27, 2021](#) ("Azerbaijan" newspaper, June 24, 2021, No. 130, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Book I, Article 560)
144. Law of the Republic of Azerbaijan [No. 337-VIQD dated May 27, 2021](#) ("Azerbaijan" newspaper, July 15, 2021, No. 146, Legislative Collection of the Republic of Azerbaijan, 2021, No. 7, Article 701)
145. Law of the Republic of Azerbaijan [No. 344-VIQD dated June 8, 2021](#) ("Azerbaijan" newspaper, July 15, 2021, No. 146, Legislative Collection of the Republic of Azerbaijan, 2021, No. 7, Article 705)
146. Law of the Republic of Azerbaijan [No. 348-VIQD dated June 22, 2021](#) ("Azerbaijan" newspaper, August 21, 2021, Legislative Collection of the Republic of Azerbaijan, 2021, No. 8, Article 894) (2022 enters into force on July 1, 2018)
147. Law of the Republic of Azerbaijan [No. 360-VIQD dated July 9, 2021](#) ("Azerbaijan" newspaper, July 25, 2021, No. 152, Legislative Collection of the Republic of Azerbaijan, 2021, No. 7, Article 711)
148. Law of the Republic of Azerbaijan [No. 397-VIQD dated November 5, 2021](#) ("Azerbaijan" newspaper, November 19, 2021, Legislative Collection of the Republic of Azerbaijan, 2021, No. 11, Article 1208)
149. Law of the Republic of Azerbaijan [No. 407-VIQD dated December 3, 2021](#) ("Azerbaijan" newspaper, December 31, 2021, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1306)
150. Law of the Republic of Azerbaijan [No. 433-VIQD dated December 20, 2021](#) ("Azerbaijan" newspaper, January 28, 2022, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2)
151. Law of the Republic of Azerbaijan [No. 451-VIQD dated December 27, 2021](#) ("Azerbaijan" newspaper, December 31, 2021, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1334)
152. Law of the Republic of Azerbaijan [No. 449-VIQD dated December 27, 2021](#) ("Azerbaijan" newspaper, February 19, 2022, Legislative Collection of the Republic of Azerbaijan, 2022, No. 2, Article 89)
153. Law of the Republic of Azerbaijan [No. 487-VIQD dated February 25, 2022](#) ("Azerbaijan" newspaper, April 12, 2022, Legislative Collection of the Republic of Azerbaijan, 2022, No. 4, Article 293)
154. Law of the Republic of Azerbaijan [No. 517-VIQD dated April 26, 2022](#) ("Azerbaijan" newspaper, May 20, 2022, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 435)
155. Law of the Republic of Azerbaijan [No. 540-VIQD dated May 27, 2022](#) ("Azerbaijan" newspaper, July 6, 2022, No. 141, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 694)
156. Law of the Republic of Azerbaijan [No. 552-VIQD dated June 22, 2022](#) ("Azerbaijan" newspaper, July 23, 2022, No. 152, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 703)
157. Law of the Republic of Azerbaijan [No. 548-VIQD dated June 17, 2022](#) ("Azerbaijan" newspaper, July 26, 2022, No. 152, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 699)
158. Law of the Republic of Azerbaijan [No. 554-VIQD dated June 22, 2022](#) ("Azerbaijan" newspaper, August 2, 2022, Legislative Collection of the Republic of Azerbaijan, 2022, No. 8, Article 822)
159. Law of the Republic of Azerbaijan [No. 573-VIQD dated June 29, 2022](#) (official website of the Azerbaijan State Informa- (AZERTAC) , August 18, 2022, "Azerbaijan" newspaper, August 19, 2022, no. 176, Legislative Collection of the Republic of Azerbaijan, 2022, No. 8, Article 825)
160. [No. 581-VIQD dated July 8, 2022](#) The Law of the Republic of Azerbaijan (official website of the Azerbaijan State Agency (AZERTAC) , August 19, 2022, "Azerbaijan" newspaper, August 20, 2022, No. 177, Legislative Collection of the Republic of Azerbaijan, 2022, No. 8, Article 828)
161. Law of the Republic of Azerbaijan [No. 617-VIQD dated November 5, 2022](#) (official website of the Azerbaijan State Agency (AZERTAC) , November 29, 2022, "Azerbaijan" newspaper, November 30, 2022, no. 261, Legislative Collection of the Republic of Azerbaijan, 2022, No. 11, Article 1236)
162. Law of the Republic of Azerbaijan [No. 620-VIQD dated November 5, 2022](#) (official website of the Azerbaijan State

163. Law of the Republic of Azerbaijan [No. 664-VIQD dated December 2, 2022](#) (official website of the Azerbaijan State Agency (AZERTAC) , January 12, 2023 , "Azerbaijan" newspaper, January 13, 2023 , no. 7 , Legislative Collection of the Azerbaijan, 2023, No. 1, Article 17)
164. Law of the Republic of Azerbaijan [No. 667-VIQD dated December 2, 2022](#) (official website of the Azerbaijan State Agency (AZERTAC) , January 14, 2023 , "Azerbaijan" newspaper, January 15, 2023 , no. 9 , Legislative Collection of the Azerbaijan, 2023, No. 1, Article 20)
165. Law of the Republic of Azerbaijan [No. 694-VIQD dated December 16, 2022](#) (official website of the Azerbaijan State Agency (AZERTAC) , February 1, 2023 , "Azerbaijan" newspaper, February 2, 2023 , no. 23 , Legislative Collection of the Azerbaijan, 2023, No. 2, Article 149)
166. Law of the Republic of Azerbaijan [No. 754-VIQD dated December 23, 2022](#) (official website of the Azerbaijan State Agency (AZERTAC) December 30, 2022, "Azerbaijan" newspaper, December 31, 2022, No. 288 , Legislative Collection of the Republic of Azerbaijan, 2022, No. 12, Article 1399)
167. Law of the Republic of Azerbaijan [No. 759-VIQD dated December 23, 2022](#) (official website of the Azerbaijan State Agency (AZERTAC) , February 1, 2023 , "Azerbaijan" newspaper, February 2, 2023 , no. 23 , Legislative Collection of the Azerbaijan, 2023, No. 2, Article 201)
168. Law of the Republic of Azerbaijan [No. 769-VIQD dated December 27, 2022](#) (official website of the Azerbaijan State Agency (AZERTAC), February 4, 2023, "Azerbaijan" newspaper, February 5, 2023, no. 26 , Legislative Collection of the Azerbaijan, 2023, No. 2, Article 204)
169. Law of the Republic of Azerbaijan [No. 772-VIQD dated December 27, 2022](#) (official website of the Azerbaijan State Agency (AZERTAC) , January 28, 2023 , "Azerbaijan" newspaper, January 29, 2023 , no. 20 , Legislative Collection of the Azerbaijan, 2023, No. 1, Article 32) (*This Law enters into force on April 1, 2023.*)
170. Law of the Republic of Azerbaijan [No. 783-VIQD dated December 30, 2022](#) (official website of the Azerbaijan State Agency (AZERTAC) , January 31, 2023 , "Azerbaijan" newspaper, February 1, 2023 , no. 22 , Legislative Collection of the Azerbaijan, 2023, No. 1, Article 39)
171. Law of the Republic of Azerbaijan [No. 837-VIQD dated March 7, 2023](#) (official website of the Azerbaijan State Agency (AZERTAC) , April 25, 2023 , "Azerbaijan" newspaper, April 26 , 2023 , No. 84 , Legislative Collection of the Azerbaijan, 2023, No. 4, Article 46 6)
172. Law of the Republic of Azerbaijan [No. 868-VIQD dated May 2, 2023](#) (official website of the Azerbaijan State Informa (AZERTAC) , June 7, 2023 , "Azerbaijan" newspaper, June 8 , 2023 , No. 120 , Legislative Collection of the Republic of 2023, No. 6 , Article 743)
173. Law of the Republic of Azerbaijan [No. 890-VIQD dated May 30, 2023](#) (official website of the Azerbaijan State Informa (AZERTAC) , June 14, 2023 , "Azerbaijan" newspaper, June 15 , 2023 , No. 120 , Legislative Collection of the Republic of 2023, No. 6, Article 754)
174. Law of the Republic of Azerbaijan [No. 925-VIQD dated June 23, 2023](#) (official website of the Azerbaijan State Informa (AZERTAC) , July 17, 2023 , "Azerbaijan" newspaper, July 18 , 2023 , No. 148 , Legislative Collection of the Republic of 2023, No. 7, Article 905)
175. Law of Republic of Azerbaijan [No. 929 -VIQD dated June 24, 2023](#) (official website of the Azerbaijan State Informa (AZERTAC), July 27, 2023, "Azerbaijan" newspaper, July 28, 2023 year, No. 157 , Legislative Collection of the Azerbaijan, 2023, No. 7, Article 907) (*This Law enters into force on September 1, 2024.*)
176. Law of the Republic of Azerbaijan [No. 938-VIQD dated July 6, 2023](#) (official website of the Azerbaijan State Informa (AZERTAC), August 2 , 2023 , "Azerbaijan" newspaper, August 3, 2023 , no. 162 , Legislative Collection of the Azerbaijan, 2023, No. 8, Book I, Article 10 96)
177. Law of the Republic of Azerbaijan [No. 980-VIQD dated July 14, 2023](#) (official website of the Azerbaijan State Informa (AZERTAC), August 16 , 2023 , "Azerbaijan" newspaper, August 17, 2023 , no. 174 , Legislative Collection of the Azerbaijan, 2023, No. 8, Book I, Article 112 8)
178. Law of the Republic of Azerbaijan [No. 974-VIQD dated July 14, 2023](#) (official website of the Azerbaijan State Informa (AZERTAC), August 18 , 2023 , "Azerbaijan" newspaper, August 20, 2023 , no. 177 , Legislative Collection of the Azerbaijan, 2023, No. 8, Book I, Article 1122)
179. Law of the Republic of Azerbaijan [No. 1008-VIQD dated October 24, 2023](#) (official website of the Azerbaijan State Agency (AZERTAC) , November 11, 2023 , "Azerbaijan" newspaper, November 14, 2023 , no. 247 , Legislative Coll Republic of Azerbaijan, 2023, No. 11, Article 148 3)
180. Law of the Republic of Azerbaijan [No. 1048-VIQD dated December 5, 2023](#) (official website of the Azerbaijan State Agency (AZERTAC) , December 25, 2023 , "Azerbaijan" newspaper, December 26, 2023 , no. 283 , Legislative Coll Republic of Azerbaijan, 2023, No. 12, Book I, Article 1 621)
181. Law of the Republic of Azerbaijan [No. 1065-VIQD dated December 22, 2023](#) (official website of the Azerbaijan State Agency (AZERTAC) , December 29, 2023 , "Azerbaijan" newspaper, December 30, 2023 , no. 287 , Legislative Coll Republic of Azerbaijan, 2023, No. 12, Book I, Article 1 626)
182. Law of the Republic of Azerbaijan [No. 1069-VIQD dated December 22, 2023](#) (official website of the Azerbaijan State Agency (AZERTAC) , February 15, 2024 , " Azerbaijan " newspaper, February 16, 2024 , no. 35)

194. Law of the Republic of Azerbaijan [No. 1099-VIQD dated February 23, 2024](#) (official website of the Azerbaijan State Agency (AZERTAC) , April 15, 2024 , "Azerbaijan" newspaper, April 16, 2024 , no. 75)

Decisions of the Constitutional Court

In accordance with Article 54.3 of the Code of Administrative Offenses of the Republic of Azerbaijan, [KMQ1, when th participates in the consideration of cases on administrative offenses, he has the right to protest the decision or rulings ad court on those cases.](#) (Decision of the Constitutional Court of the Republic of Azerbaijan dated January 31, 2017 - " I newspaper, February 4, 2017, No. 25)

[KMQ2](#) Article 128.1 of the Code of Administrative Offenses of the Republic of Azerbaijan clearly defines the scope of sub right to file a complaint, so it cannot be interpreted broadly, and only the persons listed in that article can file a compl prosecutor can file a protest. (Decision of the Constitutional Court of the Republic of Azerbaijan dated November 2, 2016 - " newspaper, November 25, 2016, No. 261)

[KMQ4](#) Courts, when determining whether the act provided for in Article 430.4 of the Code of Administrative Offenses of Azerbaijan has been committed, should take into account that if the goods are not imported within the period specified by t Conducting Transactions of Residents of the Republic of Azerbaijan in Foreign Currency, as well as Non-Residents in National Currency", cases if it is not done or if the services are not provided, as well as if the paid amount is not returned, the next day : the day of committing the administrative offense. In this case, according to Article 38.1 of the Code of Administrative Of Republic of Azerbaijan, an administrative penalty can be issued no later than three months after the administrative offense wa (Decision of the Constitutional Court of the Republic of Azerbaijan dated December 19, 2019 - "Respublika " newspaper 2020, No. 5)

When applying the liability measures provided for in Article 430.4 of the Code of Administrative Offenses of the Azerbaijan, the courts must determine the guilt of the person who committed the administrative offense in accordar requirements of the Code of Administrative Offenses of the Republic of Azerbaijan, and consider these cases in strict complie time limits provided for in Article 111.1 of that Code. (Decision of the Constitutional Court of the Republic of Azerl December 19, 2019 - "Respublika " newspaper, January 12, 2020, No. 5)

[KMQ5](#) Subsection 4.3.1.3 of "Rules for transactions of residents of the Republic of Azerbaijan in foreign currency, as residents in national and foreign currency" approved by the Decision of the Central Bank of the Republic of Azerbaijan dated N 2016 and 430.4- of the Code of Administrative Offenses of the Republic of Azerbaijan The application of a special control r relevant currency transaction and the determination of administrative legal responsibility for the violation of the currency re with the Article legal norms should be considered in accordance with the requirements of Articles 59 and 79 of the Consti Republic of Azerbaijan. (Decision of the Constitutional Court of the Republic of Azerbaijan dated February 28, 2020)

[KMQ6](#) 1. When the consideration of cases related to several administrative offenses committed by a person at the same times is within the competence of separate bodies, according to Article 34.1 of the Code of Administrative Offenses of the Azerbaijan, administrative punishment is applied separately for each administrative offense by the relevant authorities.

2. Article 34.2 of the Code of Administrative Offenses of the Republic of Azerbaijan defines the general procedure for the set of administrative offenses committed at the same or different times and considered by the same authority, and regardless were committed (at the same or different times) they are compiled by the same authority provides for simultaneous considerat the protocols on the administrative offense committed.

3. Article 34.3 of the Code of Administrative Offenses of the Republic of Azerbaijan provides for the imposition of punishl the framework of the sanction established for a more serious offense when the same body is responsible for handling cas administrative offenses committed by a person at the same time by his actions (inaction).

4. According to Article 34.4 of the Code of Administrative Offenses of the Republic of Azerbaijan, if the consideration of to several administrative offenses committed by a person at different times by his own actions (inaction) belongs to the aut same body, that body, in accordance with Article 34.2 of the Code, simultaneously handles cases related to these errors should

When considering such cases, the punishment determined for each administrative offense should be taken into acc punishment applied should not exceed the limits specified in Articles 25.4, 27.1, 28.3, 29.3 and 30.1 of the Code of Administrativ Decision of the Constitutional Court of the Republic of Azerbaijan dated September 2, 2020 - "Respublika " newspaper, Oct No. 200)

[KMQ7](#) 1. In terms of the requirements of the Code of Administrative Offenses of the Republic of Azerbaijan, the right to f against the decision taken during the preparation for consideration of the appeal or protest against the decision on the ac offense case is excluded.

2. To recommend to the Milli Majlis of the Republic of Azerbaijan the improvement of the rule of court jurisdiction defir 129.1.3 of the Code of Administrative Offenses of the Republic of Azerbaijan.

Until Article 129.1.3 of the Code of Administrative Offenses of the Republic of Azerbaijan was amended by the legislator, the court against the decision of an authorized body (official) shall be made in accordance with the procedure defined in Ar that Code. based on the petition of the person where the administrative offense was committed or a decision was made. based

Azerbaijan "On the place of residence and registration of the place of residence" of the person on whom the decision was issued determined by the place of residence indicated in their electronic carrier. (**Decision of the Constitutional Court of the Republic of Azerbaijan dated November 4, 2020 - "Respublika " newspaper, November 26, 2020, No. 247)**

KMQ8 In accordance with the legal position reflected in the descriptive-substantiating part of this Decision by the Milli Majlis of the Republic of Azerbaijan, until the corresponding changes are made to Article 208 of the Criminal Code of the Republic of Azerbaijan, a natural person who does not ensure the return of a significant or large amount of foreign currency funds from abroad as a result of implementation of foreign economic activity, Azerbaijan Taking into account the requirements of the "Record" part of Article 208 of the Code of Administrative Offenses of the Republic of Azerbaijan, it can be brought to administrative responsibility. (**Decision of the Constitutional Court of the Republic of Azerbaijan dated December 25, 2020 - "Respublika " newspaper, January 7, 2021, No. 58)**

KMQ9 In terms of the requirements of Part X of Article 71 of the Constitution of the Republic of Azerbaijan, in accordance with the currently valid version of Articles 54.2, 54.3 and 54.6 of the Code of Administrative Offenses of the Republic of Azerbaijan, the court initiated the case on administrative offenses against minors on his own initiative. regardless of whether or not he participated in the consideration, he has the right to protest the decision made in that case to the court. (**Decision of the Constitutional Court of the Republic of Azerbaijan dated February 23, 2021 - "Respublika " newspaper, March 16, 2021, No. 58)**

KMQ10 1. In accordance with the requirements of Article 110.1 of the Code of Administrative Offenses of the Republic of Azerbaijan, the place where an administrative offense against the customs rules is committed by a legal entity should be considered the place where the offense was actually committed, regardless of the place where its consequences occurred.

2. In accordance with the requirements of Article 110.1 of the Code of Administrative Offenses of the Republic of Azerbaijan, if an administrative offense against the customs rules is committed in the form of inaction, the case should be considered according to the place where the legal entity has to fulfill its obligations under the legislation.

3. Cases on administrative offenses against customs regulations committed using information and communication technologies should be considered at the place where the administrative offense was discovered, that is, where an authorized official drew up the protocol on the administrative offense. (**Decision of the Constitutional Court of the Republic of Azerbaijan dated March 17, 2021 - "Respublika " newspaper, April 21, 2021, No. 82)**

KMQ11 1. In accordance with the Law of the Republic of Azerbaijan "On Currency Regulation" and the "Rules of Import-Export Operations in the Republic of Azerbaijan" approved by the Decree of the President of the Republic of Azerbaijan dated December 24, 1997, No. 609, obtained as a result of foreign economic activity The return of foreign currency funds from abroad, which must be transferred to the accounts of the authorized banks of the Republic of Azerbaijan, must be ensured within 180 days, regardless of the method of mutual settlement.

2. Article 483 of the Code of Administrative Offenses of the Republic of Azerbaijan, the provision "acquired foreign currency funds that must be compulsorily transferred to the accounts of authorized banks of the Republic of Azerbaijan, regardless of their actual acquisition as a result of the implementation of foreign economic activity."

3. In accordance with the requirements of Articles 3 and 12 of the Code of Administrative Offenses of the Republic of Azerbaijan, the courts must determine the guilt of the person who committed the administrative offense when applying the liability measure provided for in Article 483 of that Code. (**Decision of the Constitutional Court of the Republic of Azerbaijan dated May 17, 2021 - "Respublika " newspaper, June 5, 2021, No. 115)**

KMQ12 1. In accordance with Article 6 of the Code of Administrative Offenses of the Republic of Azerbaijan, the court, in the case of consideration of the appeal filed against the decision of the competent body (official) or the court on the administrative offense, is limited to that decision.

2. According to the meaning of Article 135.2 of the Code of Administrative Offenses of the Republic of Azerbaijan, a complaint or protest against a decision on an administrative offense shall not make a complaint of the injured person, the official provided for in Article 43.2 of the Code, or the protest of the prosecutor.

When re-examining the decision made based on the complaint of a person who is being investigated for an administrative offense, it is not permissible to make a decision that results in the deterioration of his condition.

3. When making a decision on the application of administrative sanctions by relevant authorities, the general rules of administrative law, as well as legal positions formulated in the decisions of the Plenum of the Constitutional Court of the Republic of Azerbaijan, in this regard, must be strictly observed. (**Decision of the Constitutional Court of the Republic of Azerbaijan dated November 24, 2021 - "Respublika " newspaper, November 24, 2021, No. 254)**

KMQ13 1. The provision of Article 132.1.2 of the Code of Administrative Offenses of the Republic of Azerbaijan "Cases of administrative error" includes only the cases of rejecting the proceedings without considering the merits of the case and evaluating the evidence, specified in Article 53 of that Code.

2. In accordance with the legal position reflected in the descriptive-substantiating part of this Decision, the issues relating to a complaint or protest against the decision in the administrative offense case should be resolved on the basis of similar norms of procedural legislation. (**Decision of the Constitutional Court of the Republic of Azerbaijan dated November 11, 2021 - "Respublika " newspaper, December 2, 2021, No. 261)**

military service, does not correspond to the legal essence and purpose of Article 156.2 of this Code, they are determined by executive authority. should be kept under guard in the places where he did it.

2. In accordance with the meaning of Article 34-1 of the Code of Administrative Offenses of the Republic of Azerbaijan, not impose a penalty in the form of a fine instead of administrative arrest provided for in the relevant article of the Special Part on a person for committing administrative offenses against military service.

3. When punishment is imposed by the courts on persons who have committed administrative offenses against military exceptional services in protecting the territorial integrity of the Republic of Azerbaijan, ensuring the protection and security of well as positive circumstances characterizing their personality are mitigating circumstances in accordance with Article 32.2 of Administrative Offenses of the Republic of Azerbaijan should be considered as (**Decision of the Constitutional Court of the Azerbaijan dated December 22, 2021 - "Respublika " newspaper, January 14, 2022, No. 8)**

KMQ15 1. In accordance with Article 263 of the Criminal Code of the Republic of Azerbaijan, after the release of the committed the crime from criminal responsibility, he is brought to administrative responsibility according to Article 327.8 of Administrative Offenses of the Republic of Azerbaijan for the same violation of law arising from Article 64 of the Constitution of the Republic of Azerbaijan since it is not included in the scope of application of the principle of non bis in idem, it does not lead to this principle.

2. After the person is released from criminal liability in accordance with the requirements of Article 263 of the Criminal Code of the Republic of Azerbaijan, on the basis of the person's reconciliation with the victim to whom he caused both minor and minor damage and full payment of the damage caused to him, to Article 327.8 of the Code of Administrative Offenses of the Republic of Azerbaijan, bringing to administrative responsibility should be considered as a violation of the principle of general justice according to Article 9.1 of that Code.

3. In accordance with the principle of proportionality reflected in Part II of Article 71 of the Constitution of the Republic of Azerbaijan, in the cases specified in Article 38.3 of the Code of Administrative Offenses of the Republic of Azerbaijan, the period of administrative responsibility should be 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 (discovered). (**Decision of the Constitutional Court of the Republic of Azerbaijan dated March 9, 2022 - "Respublika" newspaper, April 12, 2022, No. 74)**

KMQ16 According to the requirements of Articles 33.1.2 and 33.2 of the Code of Administrative Offenses of the Republic of Azerbaijan, a person's responsibility will be aggravated if the same mistake is repeated within a year after the decision on administrative punishment comes into force in accordance with Article 138 of that Code. is the basis for the implementation of the measure.

2. In accordance with Articles 150.11 and 150.14 of the Code of Administrative Offenses of the Republic of Azerbaijan during which persons who paid the administrative fine before the decision came into force and did not contest that decision is established by legislation are considered not to be held administratively liable begins on the day of the end of the execution of the punishment according to Article 35 of that Code. should be calculated. (**Decision of the Constitutional Court of the Republic of Azerbaijan dated June 8, 2022 - "Respublika" newspaper, July 14, 2022, No. 145)**

KMQ17 The presence of an unrevoked decision of the investigative body on the rejection of the initiation of criminal proceedings in accordance with Article 85 of the Code of Administrative Offenses of the Republic of Azerbaijan, when signs of a crime are detected by administrative offense by a judge, authorized body (official), to send the materials to the prosecutor, preliminary investigation body does not prevent. (**Decision of the Constitutional Court of the Republic of Azerbaijan, December 2, 2022; "Respublika" newspaper, December 2, 2022, No. 264)**

KMQ18 According to the meaning of Article 18.3 of the Code of Administrative Offenses of the Republic of Azerbaijan, administrative offense committed by an official provided for in Article 17 of the Code as a result of failure to exercise control over the execution of administrative offense included in Article 18.2 of that Code for the benefit or protection of the interests of a legal entity both subjects (legal and official) should be held responsible. (**Decision of the Plenum of the Constitutional Court of the Republic of Azerbaijan dated January 12, 2023; website of the Constitutional Court of the Republic of Azerbaijan, February 7, 2023; "Respublika" newspaper, February 7, 2023, No. 145)**

KMQ19 In accordance with Articles 150.9 and 529.1 of the Code of Administrative Offenses of the Republic of Azerbaijan, if a protocol on the relevant administrative offense is not drawn up within the time limit set by the legislation, and as a result, bringing to administrative responsibility has passed, the proceedings on the case shall be terminated according to Articles 109.2 of that Code. is given. If a person cannot be brought to administrative responsibility according to Articles 529.1 or 529.2 of the Code of Administrative Offenses of the Republic of Azerbaijan, mandatory enforcement measures are continued on the decision to impose a penalty in the form of an administrative fine. It is excluded that a person is repeatedly brought to administrative responsibility execution of the decision to impose a penalty in the form of an administrative fine. (**Decision of the Plenum of the Constitutional Court of the Republic of Azerbaijan dated March 28, 2023 - official website of the Constitutional Court of the Republic of Azerbaijan, April 7, 2023, No. 71)**

KMQ20 1. Regarding the illegal circulation of narcotic drugs, psychotropic substances or their precursors in accordance with the content of Article 234.4.4 of the Criminal Code of the Republic of Azerbaijan in terms of the requirements of the principle of proportionality of the expansive interpretation of the criminal law arising from Part VIII of Article 71 of the Constitution of the Republic of Azerbaijan, the commission of acts using Internet information resources or information-telecommunication networks only as

2. Taking into account the norms and principles of the Constitution of the Republic of Azerbaijan, the requirements of the Convention on Combating Illegal Trafficking in Narcotic Drugs and Psychotropic Substances (paragraph (iii) of subparagraph 1 of Article 3) to be recommended to the Milli Majlis of the Republic of Azerbaijan to establish criminal liability for the promotion of narcotic drugs or psychotropic substances. (Decision of the Plenum of the Constitutional Court of the Republic of Azerbaijan dated July 14, 2023 - "Respublika" newspaper, July 19, 2023, No. 149)

KMQ21 1. Taking into account the legal positions reflected in the descriptive-justifying part of this Decision of the Plenum of the Constitutional Court of the Republic of Azerbaijan, it should be recommended to the Milli Majlis of the Republic of Azerbaijan to improve the requirement of a power of attorney for the person who is not the owner of the vehicle to drive the vehicle in the relevant legal cases.

2. Until the norms of the Code of Administrative Offenses of the Republic of Azerbaijan and the Law of the Republic of Azerbaijan "On Traffic" are improved by the legislative body, in cases where the person who has the right to own the vehicle is not driving the vehicle without a power of attorney (except for cases where the spouse has a certificate of joint ownership being an administrative liability determined by Article 332.1 of that Code. (Decision of the Plenum of the Constitutional Court of the Republic of Azerbaijan dated July 24, 2023 - "Respublika" newspaper, August 1, 2023, No. 160)

KMQ22 Applying an administrative penalty in the form of restriction of the right to hunt to a person who is guilty of a general offense of the hunting rules provided for in Article 272.3 of the Code of Administrative Offenses of the Republic of Azerbaijan, in accordance with the legal essence of Article 27.1 of that Code, which regulates the basis of the application of the special right restriction, only to a person who has the right to hunt it is possible if there is a special right (the right to hunt). (Decision of the Plenum of the Constitutional Court of the Republic of Azerbaijan dated September 12, 2023 - "Respublika" newspaper, September 16, 2023, No. 200)

KMQ23 Pursuant to the legal nature of Article 71, Parts I and X of the Constitution of the Republic of Azerbaijan, the President of the Republic of Azerbaijan made a decision to initiate proceedings on the case of other administrative offenses, in addition to the administrative offense of Article 54.2 of the Code of Administrative Offenses of the Republic of Azerbaijan, shall subject the legal entity to administrative liability. (Decision of the Plenum of the Constitutional Court of the Republic of Azerbaijan dated October 11, 2023 - "Respublika" newspaper, October 21, 2023, No. 230)

KMQ24 According to the requirements of articles 128.2.3 and 129.1.4 of the Code of Administrative Offenses of the Republic of Azerbaijan, a protest to the court from the decision of the competent authority (official) in the case of administrative offense of military personnel and military officials summoned to muster shall be submitted to the district (city) where the competent authority is located.) should be submitted to the court. (Decision of the Plenum of the Constitutional Court of the Republic of Azerbaijan dated October 30, 2023 - "Respublika" newspaper, November 1, 2023, No. 239)

KMQ25 1. Proceeding from the constitutional legal nature and purpose of Article 71, Parts VIII and X, Article 80 of the Constitution of the Republic of Azerbaijan, the administrative offenses established in Articles 499.1.1-499.1.5 of the Code of Administrative Offenses of the Republic of Azerbaijan were previously brought temporarily and it is considered to have been committed on the day when the goods or means of transport are taken out of the customs territory of the Republic of Azerbaijan or returned to this territory in the specified time limits, and the period of bringing administrative responsibility determined by Article 38.1 of the Code of Administrative Offenses of the Republic of Azerbaijan begins from that date.

2. It should be recommended to the Milli Majlis of the Republic of Azerbaijan to improve the provision of "with a delay of more than one year" established in Article 499.1.5 of the Code of Administrative Offenses of the Republic of Azerbaijan.

Until the issue is resolved by legislation, the provision of "delayed for more than one year" established in Article 499.1.5 of the Code of Administrative Offenses of the Republic of Azerbaijan shall apply to goods or transport, which were previously temporarily transported, that must be taken out of the customs territory of the Republic of Azerbaijan or returned to this territory. means transfer of vehicles outside the customs territory of the Republic of Azerbaijan or their return to this territory for a period of more than one year and up to the end of the next year.

3. Goods or means of transport, which were previously brought or transported temporarily outside the customs territory of the Republic of Azerbaijan or must be returned to this territory, for more than one year as defined in Article 499.1.5 of the Code of Administrative Offenses of the Republic of Azerbaijan, and in accordance with this Decision, for the following year if it is not returned to the customs territory of the Republic of Azerbaijan or returned to this territory by the end of the year, the next day should be the day on which the administrative offense stipulated in Article 499.2 of that Code was committed. (Decision of the Plenum of the Constitutional Court of the Republic of Azerbaijan dated March 28, 2024 - "Respublika" newspaper, March 29, 2024, No. 64)

LIST OF AMENDMENTS AND ADDITIONS TO THE CODE

- [1] With the Law of the Republic of Azerbaijan [No.1406-VOD dated December 28, 2018](#) ("Azerbaijan" newspaper, January 31, 2019, No. 24, Legislative Collection of the Republic of Azerbaijan, 2019, No. 01, Article 23) Article 1.4 has been added in the new.
- [2] With the Law of the Republic of Azerbaijan [No.509-VOD dated February 1, 2017](#) ("Azerbaijan" newspaper, March 19, 2017, No. 61, Legislative Collection of the Republic of Azerbaijan, 2017, No. 3, Article 331) In Articles 5.1 and 5.2, the words "(officials)" have been replaced by the words "institutions and officials"
- [3] Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 9.2 In the second sentence of the article, the words "Continuing" have been replaced by the word "Extending"
- [4] With the Law of the Republic of Azerbaijan [No. 509-VOD dated February 1, 2017](#) ("Azerbaijan" newspaper, March 19, 2017, No. 61, Legislative Collection of the Republic of Azerbaijan, 2017, No. 3, Article 331) In Article 10, (institutions) "was added after the word "organizations"
- [5] Law of the Republic of Azerbaijan [No.581-VIOD dated 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 15, the word "deficiency" was replaced by the words "mental retardation"
- [6] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) The second sentence of Article 16.3 is given in the new edition.
the previous editorial said:
~~Administrative detention cannot be applied to the mentioned persons, and public works cannot be applied to military servicemen with a term of active military service and cadets of special education institutions that prepare military servicemen.~~
- [7] With the Law of the Republic of Azerbaijan [No. 509-VOD dated February 1, 2017](#) ("Azerbaijan" newspaper, March 19, 2017, No. 61, Legislative Collection of the Republic of Azerbaijan, 2017, No. 3, Article 331) In the "Note" part of Article 17, after the word ~~enterprises~~, the words "including public legal entities" have been added.
- [8] Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 18.4 In the article, the words "53.0.8" have been replaced by the words "53.1.8"
- [9] The Law of the Republic of Azerbaijan [No.287-VIOD dated April 2, 2021](#) ("Azerbaijan" newspaper, May 21, 2021, No. 103, Legislative Collection of the Republic of Azerbaijan, 2021, No. 5, Article 428) and 18.5 In the article, the word "Legal" was replaced by the words "legal, except for the case provided for in Article 127-4.5 of this Code"
- [10] Law of the Republic of Azerbaijan [No.287-VIOD dated April 2, 2021](#) ("Azerbaijan" newspaper, May 21, 2021, No. 103, Legislative Collection of the Republic of Azerbaijan, 2021, No. 5, Article 428) with 18.6 In the article, the word "Authorized" was replaced by the words "Authorized, except for the case provided for in Article 127-4.5 of this Code"
- [11] With the Law of the Republic of Azerbaijan [No.1168-VOD dated May 31, 2018](#) ("Azerbaijan" newspaper, June 29, 2018, No. 142, Legislative Collection of the Republic of Azerbaijan, 2018, No. 6, Article 1188) Article 25.3 is canceled.
- [12] Law of the Republic of Azerbaijan [No.925-VIOD dated June 23, 2023](#) (Azerbaijan State Information Agency (AZERTAC), July 17, 2023, "Azerbaijan" newspaper, July 18, 2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905) and Article 27.3, the numbers "333-1" were added after the numbers "333 and 343" the words ", 343 and 343-1" have been replaced.
- [13] With the Law of the Republic of Azerbaijan [No.1067-VOD dated April 3, 2018](#) ("Azerbaijan" newspaper, May 13, 2018, No. 107, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 857) The second sentence of Article 28.1 has been removed.
- [14] With the Law of the Republic of Azerbaijan [No. 148-VIOD dated June 29, 2020](#) ("Azerbaijan" newspaper, August 12, 2020, No. 157, Legislative Collection of the Republic of Azerbaijan, 2020, No. 8, Article 1011) Article 28.3-1 was added in the new content.
- [15] With the Law of the Republic of Azerbaijan [No. 126-VIOD dated June 2, 2020](#) ("Azerbaijan" newspaper, July 19, 2020, No. 140, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 841) In Articles 28.4.1 and 30.2, the words "second group of disabled people" were replaced by the words "persons with secondary disabilities" the noun, and the words ~~under 18~~ before the word ~~children~~.
28.4.1 with the Law of the Republic of Azerbaijan [No. 348-VIOD 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:
~~28.4.1. to persons with first and second degree disabilities, to children under 18 years of age with limited health opportunities;~~
- [16] With the Law of the Republic of Azerbaijan [No.817-VOD dated October 20, 2017](#) ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) In Articles 28.4.3 and 28.4.4, the word "eight" has been replaced by the word "three"
- [17] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) Article 28.4.6 has been revised.
the previous editorial said:
~~28.4.6. to military servicemen in full-term active military service and cadets of special education institutions training military servicemen.~~
- [18] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) In Article 30.1, ~~from three days~~ were added after the words ~~according to their individual types~~"
Article 30.1 of the Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) The words "only in exceptional cases" have been replaced by the words "only in exceptional cases provided for in the relevant articles of the Special Part of this Code".
- [19] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) Article 28.4.6 has been revised.
the previous editorial said:
~~28.4.6. to military servicemen in full-term active military service and cadets of special education institutions training military servicemen.~~

limited health capabilities " were replaced by the words " persons determined to be disabled due to 61-80 percent or 81-100 percent impairment of body functions, persons determined to be disabled under 18 years of age "

[20] With the Law of the Republic of Azerbaijan No. 69-VIOD dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) In Article 31.4, the word "third" has been replaced by the word "fourth"

[21] With the Law of the Republic of Azerbaijan No. 69-VIOD dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) Article 31.4-1 was added in the new content.

[22] With the Law of the Republic of Azerbaijan No. 1094-VOD dated May 1, 2018 ("Azerbaijan" newspaper, June 29, 2018, No. 141, Legislative Collection of the Republic of Azerbaijan, 2018, No. 6, Article 1153) In Article 33.1.6, "or during the martial law" were added after the words "in emergency conditions"

[23] With the Law of the Republic of Azerbaijan No. 69-VIOD dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) Article 34-1 was added in the new content.

[24] With the Law of the Republic of Azerbaijan No. 540-VIOD dated May 27, 2022 ("Azerbaijan" newspaper, July 6, 2022, No. 141, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 694) Before the word "violation" in Article 38.1, the words "the order of ensuring the security of critical information infrastructure" were added.

Law of the Republic of Azerbaijan No. 664-VIOD dated December 2, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC) , January 12, 2023 , "Azerbaijan" newspaper, January 13, 2023 , No. 7 , The Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17) in the first sentence of Article 38.1, the word " three " was replaced by the word " four ", in the second sentence, after the words " about the struggle ", " regulation of inspections carried out in the field of entrepreneurship " and on the protection of the interests of entrepreneurs, the words " labor legislation " were added after the word " legislation ".

KMO4 Courts, when determining whether the act provided for in Article 430.4 of the Code of Administrative Offenses of the Republic of Azerbaijan has been committed, should take into account that if the goods are not imported within the period specified by the "Rules for Conducting Transactions of Residents of the Republic of Azerbaijan in Foreign Currency, as well as Non-Residents in National and Foreign Currency", cases if it is not done or if the services are not provided, as well as if the paid amount is not returned, the next day is considered the day of committing the administrative offense. In this case, according to Article 38.1 of the Code of Administrative Offenses of the Republic of Azerbaijan, an administrative penalty can be issued no later than three months after the administrative offense was committed. (Decision of the Constitutional Court of the Republic of Azerbaijan dated October 19, 2019) - ("Respublika" newspaper, January 12, 2020, No. 5)

38.1 of the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248 , Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) in the article, after the word " violation ", the words " , petty theft " were added.

With the Law of the Republic of Azerbaijan No. 1219-VOD dated June 29, 2018 ("Azerbaijan" newspaper, July 14, 2018, No. 154, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1435) After the word " legislation " in the second sentence of Article 38.1, the words " as well as the rules for the presence and residence of foreigners and stateless persons in the Republic of Azerbaijan " have been added.

With the Law of the Republic of Azerbaijan No. 1377-VOD dated November 30, 2018 ("Azerbaijan" newspaper, December 29, 2018, No. 295 , Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2512) In the second sentence of Article 38.1 , the words " providing false information during the state registration of legal entities " have been added after the word "failure to provide" .

38.1 of the Law of the Republic of Azerbaijan No. 1549-VOD dated March 29, 2019 ("Azerbaijan" newspaper, May 2, 2019, No. 95 , Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 595) in the second sentence of the article , after the word " about " , the words "and also about medicines " were added.

Article 38.1 of the Law of the Republic of Azerbaijan No. 270-VIOD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021 , No. 76 , Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) in the second sentence , after the words " traffic rules " , the words " , the rules for ensuring traffic safety and the use of highways " and after the word " rules " , the words "the rule for recruiting foreigners and stateless persons " were added.

Article 38.1 of the Law of the Republic of Azerbaijan No. 397-VIOD dated November 5, 2021 ("Azerbaijan" newspaper, November 19, 2021 , No. 250 , Legislative Collection of the Republic of Azerbaijan, 2021, No. 11, Article 1208) in the second sentence of the article, the words " to engage in illegal entrepreneurial activity " were added after the word " as well as " in the first case.

Law of the Republic of Azerbaijan No. 783-VIOD 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 Articles 38.1 and 102.1 removed the words " money or other ".

Law of the Republic of Azerbaijan No. 980-VIOD dated July 14, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), August 16, 2023 , "Azerbaijan" newspaper, August 17, 2023 , No. 174 , Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 112 8) and the second sentence of Article 38.1, before the words " about non-governmental organizations ", the words " about political parties " were added.

[25] Law of the Republic of Azerbaijan No. 270-VIOD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021 , No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 38.2 In the article, the words "continuing" have been replaced by the word "prolonged"

[26] Law of the Republic of Azerbaijan No. 1221-VOD dated June 29, 2018 ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) in the second sentence of Article 38.5, the word "two" was replaced by the word "one"

[27] Law of the Republic of Azerbaijan No. 1221-VOD dated June 29, 2018 ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and in article 38.6, the words "electronic protocol on the error" by the words "electronic decision on reprimand and its attachment (photo or video materials) one month" were replaced by "one day".

[28] With the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) The text of Article 39 was considered as Article 39.1 and Article 39.2 was added in the new content.

39.2 of the Law of the Republic of Azerbaijan No. 69-VIOD dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102 , Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in the article, the words " Article 227 " were replaced by the words " Articles 227, 232-1 and 351-1 ".

[29] With the Law of the Republic of Azerbaijan No. 137-VOD dated March 4, 2016 ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In Article 40.0.3, the words "Financial Monitoring Service under the Central Bank" were replaced by words "institution established by the relevant executive authority"

[30] Law of the Republic of Azerbaijan No. 1326-VOD dated November 2, 2018 ("Azerbaijan" newspaper, December 14, 2018, No. 282, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2475) and 212.3" were added after the numbers 189.4 to Article 41

[31]

43.1 of the Law of the Republic of Azerbaijan [No. 200-VOD dated April 5, 2016](#) ("Azerbaijan" newspaper, May 3, 2016, No. 94 , Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 654) in the article "409," " 410.3" was added after the figures .

43.1 of the Law of the Republic of Azerbaijan [No. 231-VOD dated May 6, 2016](#) (" Azerbaijan " newspaper, May 22, 2016, No. 110 , Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) in the article "227,"after the numbers " 227-1,"numbers are added.

43.1 of the Law of the Republic of Azerbaijan [No. 255-VOD dated May 17, 2016](#) (" Azerbaijan " newspaper, June 4, 2016, No. 119 , Legislative Collection of the Republic of Azerbaijan, 2016, No. 6, Article 997) the numbers " 438.2, 438.3 " were added after the numbers " 432.3 " to the article .

43.1 of the Law of the Republic of Azerbaijan [No. 346-VOD dated October 14, 2016](#) ("Azerbaijan" newspaper, November 22, 2016, No. 258 , Legislative Collection of the Republic of Azerbaijan, 2016, No. 11, Article 1774) to the article "388,"after the number " 394-1,"numbers are added.

43.1 of the Law of the Republic of Azerbaijan [No. 366-VOD dated October 28, 2016](#) ("Azerbaijan" newspaper, December 13, 2016, No. 276 , Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1984) in the article "517,"after the numbers " 517-1,"numbers, "592,"after the numbers " 592-1,"numbers are added.

43.1 of the Law of the Republic of Azerbaijan [No. 396-VOD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291 , Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) after the numbers " 251.3 " the numbers " 253-1.1 " were added to the article.

43.1 of the Law of the Republic of Azerbaijan [No. 470-VOD dated December 16, 2016](#) ("Azerbaijan" newspaper, January 27, 2017, No. 18, Legislative Collection of the Republic of Azerbaijan, 2017, No. 1, Article 21) in article " 599-603"numbers " 599-602, 602-1.1 (in relation to the failure of the relevant executive authority to provide information to the relevant supervisory authority for the type of licensed activity), 602-1.4 (in relation to the failure to take measures by the relevant executive authority),603"replaced with the words

43.1 of the Law of the Republic of Azerbaijan [No. 493-VOD dated December 30, 2016](#) ("Azerbaijan" newspaper, February 5, 2017, No. 26, Legislative Collection of the Republic of Azerbaijan, 2017, No. 02, Article 152) in the article, the numbers "459-1 " were added after the numbers " 459.2" .

43.1 of the Law of the Republic of Azerbaijan [No. 567-VOD dated April 7, 2017](#) ("Azerbaijan" newspaper, May 21, 2017, No. 108 , Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 698) after the numbers " 443.1 " to the article " 445-1,"numbers are added.

43.1 of the Law of the Republic of Azerbaijan [No. 597-VOD dated April 14, 2017](#) ("Azerbaijan" newspaper, June 7, 2017, No. 121 , Legislative Collection of the Republic of Azerbaijan, 2017, No. 6, Article 1020) after the numbers " 537.1 " to the article " 538-1,"numbers are added.

43.1 with the Law of the Republic of Azerbaijan [No. 870-VOD dated November 17, 2017](#) ("Azerbaijan" newspaper, December 17, 2017, No. 279 , Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article 2233) " 411-1.2 " numbers were added after the " 410.3 " numbers in the article .

With the Law of the Republic of Azerbaijan [No. 898-VOD dated December 1, 2017](#) ("Azerbaijan" newspaper, December 24, 2017, No. 285 , Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article 2253) "387" in Article 43.1 , 388"numbers " 387-388-1"replaced by numbers.

43.1 of the Law of the Republic of Azerbaijan [No. 969-VOD dated December 29, 2017](#) ("Azerbaijan" newspaper, February 7, 2018, No. 28, Legislative Collection of the Republic of Azerbaijan, 2018, No. 2, Article 160) in the article " 602-1.1 (in relation to the failure of the relevant executive authority to provide information to the relevant supervisory authority for the type of activity for which the license was issued), 602-1.4 (in relation to the failure to take measures by the relevant executive authority) " the words " 602-1 (administrative authority by the relevant executive authority) in relation to the commission of errors) was replaced by the words ".

43.1 of the Law of the Republic of Azerbaijan [No. 981-VOD dated February 1, 2018](#) ("Azerbaijan" newspaper, February 23, 2018, No. 42, Legislative Collection of the Republic of Azerbaijan, 2018, No. 2, Article 162) in the article " 394-1,"numbers " 394.0.5 (in relation to the violation of construction norms and rules during the construction of outdoor advertising facilities), 394.0.6 (in relation to the violation of the rules for commissioning outdoor advertising facilities), 394.0.7 (non-compliance with the instructions and decisions of the institution created by the relevant executive authority in relation), 394-1, 395.1-1,"replaced with the words

43.1 of the Law of the Republic of Azerbaijan [No. 1067-VOD dated April 3, 2018](#) ("Azerbaijan" newspaper, May 13, 2018, No. 107 , Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 857) from article " 227- 1,"numbers have been removed.

43.1 of the Law of the Republic of Azerbaijan [No. 1073-VOD dated April 24, 2018](#) ("Azerbaijan" newspaper, May 13, 2018, No. 107 , Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 860) to article " 394- 1,"after the figures " 395.1 (in relation to the cases of the act being committed on the land placed at the disposal of the institution created by the relevant executive power body while it is at the disposal of this institution) " and " 395.1-1,"after the numbers " 395.2 (in relation to the cases of the act being committed on the land placed at the disposal of the institution created by the relevant executive power body while it is at the disposal of this institution)", the words were added.

43.1 of the Law of the Republic of Azerbaijan [No. 1094-VOD dated May 1, 2018](#) ("Azerbaijan" newspaper, June 29, 2018, No. 141 , Legislative Collection of the Republic of Azerbaijan, 2018, No. 6, Article 1153) to article " 517- 1,"after the numbers "517-2,"numbers are added.

43.1 of the Law of the Republic of Azerbaijan [No. 1363-VOD dated November 30 , 2018](#) ("Azerbaijan" newspaper, December 1, 2018, No. 271 , Legislative Collection of the Republic of Azerbaijan, 2018, No. 11, Article 2231) in the article, the words " (in relation to other persons participating in monitoring) " were replaced by the words " (in relation to lawyers and persons providing auditor services) ".

With the Law of the Republic of Azerbaijan [No. 1357-VOD dated November 30, 2018](#) ("Azerbaijan" newspaper, December 26, 2018, No. 292 , Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2499) The numbers " 450.1 " have been removed from Article 43.1 .

43.1 of the Law of the Republic of Azerbaijan [No. 1382-VOD dated December 7, 2018](#) ("Azerbaijan" newspaper, January 11, 2019, No. 7 , Legislative Collection of the Republic of Azerbaijan, 2019, No. 01, Article 4) to the article " 549," after the numbers "550,"numbers are added.

43.1 of the Law of the Republic of Azerbaijan [No. 1522-VOD dated March 5, 2019](#) ("Azerbaijan" newspaper, April 3, 2019, No. 70 , Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 581) In both cases, before the words " open space " the words " required construction permit " were added to the article.

43.1 of the Law of the Republic of Azerbaijan [No. 1538-VOD dated March 29, 2019](#) ("Azerbaijan" newspaper, April 20, 2019, No. 85 , Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 587) to the article " 363," after the numbers " 363-1, 363-2,"numbers are added.

43.1 of the Law of the Republic of Azerbaijan [No. 1534-VOD dated March 29, 2019](#) ("Azerbaijan" newspaper, May 5, 2019, No. 98, Legislative Collection of the Republic of Azerbaijan, 2019, No. 5, Article 791) after the numbers " 438.3 " to the article " 440- 1,"numbers are added.

43.1 of the Law of the Republic of Azerbaijan [No. 1609-VOD dated June 13, 2019](#) ("Azerbaijan" newspaper, June 29, 2019, No. 138 , Legislative Collection of the Republic of Azerbaijan, 2019, No. 6, Article 1007) after the numbers " 290.3", the numbers " 295.6, 295.7" were added to the article.

[32] With the Law of the Republic of Azerbaijan [No. 1627-VOD dated June 27, 2019](#) ("Azerbaijan" newspaper, July 6, 2019, No. 144, Legislative Collection of the Republic of Azerbaijan, 2019, No. 7, Article 1193) Article 43.1 has been revised.

The previous editorial said:

facilities in an open space for the construction of which a permit is required), 394.0.7 (in accordance with the instructions of the institution created by the relevant executive authority and in relation to non-compliance with its decisions), 394-1, 395.1 (in relation to cases where the same act was committed on the land placed at the disposal of the body created by the relevant executive power body while it was at the disposal of this body), 395.1-1, 395.2 (the same act was committed at the disposal of the body created by the relevant executive power body in relation to the cases of committing on the land while it is at the disposal of this institution), 398, 399, 401 - 404, 406 - 409, 410.3, 411-1.2, 412, 413, 428.7, 428.10, 431, 432.3, 438.2, 438.3, 440-1, 441, 442, 443.1, 445-1, 448, 449, 450.1, 451, 456, 459.1, 459.2, 459-1, 462 (in relation to political parties) 464 - 466, 469.1 (in relation to compulsory professional liability insurance of the auditor), 479 - 481, 482.1, 496.2, 499.2, 502 - 504, 506 - 508, 510, 511, 513, 515 - 517, 517-1, 520, 523, 525 - 535, 537.1, 538-1 4.1, 547, 549, 550, 551 - 554, 558 - 561, 562.1, 562.2, 563.2, 567 - 569, 571, 573, 574, 590 - 592, 592-1, 594 - 596, 598 (to lawyers and auditors in relation to), 599-602, 602-1 (in relation to the commission of administrative offenses by the relevant executive authority), 603, 605, 606.1, 608 and 609 consider the cases on administrative offenses:

43.1 of the Law of the Republic of Azerbaijan [No. 1660-VQD dated July 12, 2019](#) ("Azerbaijan" newspaper, August 27, 2019, No. 186, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1381) to article "538-1," "540.5" was added after the numbers.

43.1 of the Law of the Republic of Azerbaijan [No. 1690-VQD dated October 22, 2019](#) ("Azerbaijan" newspaper, December 1, 2019, No. 267, Legislative Collection of the Republic of Azerbaijan, 2019, No. 11, Article 1696) after the numbers "438.3" to the article "440-1," numbers are added.

43.1 of the Law of the Republic of Azerbaijan [No. 1693-VQD dated November 19, 2019](#) ("Azerbaijan" newspaper, December 21, 2019, No. 284, Legislative Collection of the Republic of Azerbaijan, 2019, No. 12, Article 1883) in the article "388-1" numbers "388-2" replaced by numbers.

43.1 of the Law of the Republic of Azerbaijan [No. 27-VIQD dated March 17, 2020](#) ("Azerbaijan" newspaper, March 20, 2020, No. 62, Legislative Collection of the Republic of Azerbaijan, 2020, No. 3, Article 222) in article "204-208," after the numbers "211," numbers are added.

43.1 of the Law of the Republic of Azerbaijan [No. 124-VIQD dated June 2, 2020](#) ("Azerbaijan" newspaper, June 3, 2020, No. 104, Legislative Collection of the Republic of Azerbaijan, 2020, No. 6, Article 681) in the article "211" numbers "211.1" replaced by numbers.

43.1 of the Law of the Republic of Azerbaijan [No. 69-VIQD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in the article "197" after the numbers "198.2, 198.3" numbers, "229," after the numbers "232-1," numbers and "351," after the numbers "351-1," numbers are added.

43.1 of the Law of the Republic of Azerbaijan [No. 126-VIQD dated June 2, 2020](#) ("Azerbaijan" newspaper, July 19, 2020, No. 140, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 841) in the article, numbers "204-208" were replaced by numbers "204, 205, 205-1.2, 206-208".

With the Law of the Republic of Azerbaijan [No. 208-VIQD dated November 26, 2020](#) ("Azerbaijan" newspaper, January 6, 2021, No. 1, Legislative Collection of the Republic of Azerbaijan, 2020, No. 12, Book I, Article 1432) The numbers "275.4, 275.5" were added after the numbers "272.3" to Article 43.1.

43.1 of the Law of the Republic of Azerbaijan [No. 360-VIQD dated July 9, 2021](#) ("Azerbaijan" newspaper, July 25, 2021, No. 152, Legislative Collection of the Republic of Azerbaijan, 2021, No. 7, Article 711) the numbers "602-2" were added before the numbers "603" to the article

[407-VIQD dated December 3, 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 1306) and Article 43.1 before the numbers "479-481" are replaced by "477-2.2," figures are added.

43.1- with the Law of the Republic of Azerbaijan [No. 451-VIQD dated December 27, 2021](#) ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 133-4) to the article "428.7" after the numbers "428.9" and "428.10" after the numbers "429.0.5", " numbers have been added.

43.1 of the Law of the Republic of Azerbaijan [No. 540-VIQD dated May 27, 2022](#) ("Azerbaijan" newspaper, July 6, 2022, No. 141, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 694) After the numbers "602-2" the numbers "602-3" were added to the article.

Law of the Republic of Azerbaijan [No. 620-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 1364) and Article 43.1, the numbers "482-1" were added after the numbers "482.1".

Law of the Republic of Azerbaijan [No. 667-VIQD dated December 2, 2022](#) (official website of the Azerbaijan State Information Agency (AZERTAC), January 14, 2023, "Azerbaijan" newspaper, January 15, 2023, No. 9, The Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 20) and Article 43.1, the numbers "562-1" were added after the numbers "562.2".

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 43.1, the words " (in relation to lawyers and persons providing auditor services)" were removed.

Law of the Republic of Azerbaijan [No. 769-VIQD dated December 27, 2022](#) (official website of the Azerbaijan State Information Agency (AZERTAC), February 4, 2023, "Azerbaijan" newspaper, February 5, 2023, No. 26, Legislative Collection of the Republic of Azerbaijan, 2023, No. 2, article 204) and article 43.1, after the numbers "361", the number "362-3" ri has been added.

Law of the Republic of Azerbaijan [No. 837-VIQD dated March 7, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), April 25, 2023, "Azerbaijan" newspaper, April 26, 2023, no. 84, Legislative Collection of the Republic of Azerbaijan, 2023, No. 4, article 46 6) and in article 43.1, numbers "381-383, 387-388-2," numbers "381.1-381.7, 388-388-2," replaced by

Law of the Republic of Azerbaijan [No. 890-VIQD dated May 30, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), June 14, 2023, "Azerbaijan" newspaper, June 15, 2023, no. 120, Legislative Collection of the Republic of Azerbaijan, 2023, No. 6, article 754) and article 43.1 before the numbers "394-u" the numbers "394.0.8" and after the numbers "395.1-1", "395.1-2" numbers have been added.

Law of the Republic of Azerbaijan [No. 925-VIQD dated June 23, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), July 17, 2023, "Azerbaijan" newspaper, July 18, 2023, no. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905) and Article 43.1, after the numbers "333," the numbers "333-1," after the numbers "334," the numbers "334-1," after the numbers "338.7" the numbers "338.10" were added and in that article the numbers "343" were replaced by the numbers "343.1 - 343.7, 343.9, 343-1.1 - 343-1.9, 343-1.11".

Law of the Republic of Azerbaijan [No. 938-VIQD dated July 6, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 2, 2023, "Azerbaijan" newspaper, August 3, 2023, No. 162, The Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 10 96) and Article 43.1, after the numbers "438.3", the numbers "440.3" were added.

[\[33\]](#) With the Law of the Republic of Azerbaijan [No. 1621-VQD dated June 27, 2019](#) ("Azerbaijan" newspaper, August 11, 2019, No. 175, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1364) In Article 43.2, the words "Article 54.2" have been replaced by the words "Articles 43.2-1 and 54.2

[\[34\]](#) With the Law of the Republic of Azerbaijan [No. 1621-VQD dated June 27, 2019](#) ("Azerbaijan" newspaper, August 11, 2019, No. 175, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1364) Article 43.2-1 was added in the new content.

[\[35\]](#) New with the Law of the Republic of Azerbaijan [No. 270-VIQD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) Article 43.3-1 has been added to the content.

[\[36\]](#) With the Law of the Republic of Azerbaijan [No. 69-VIQD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) In Article 43.4, after the words of this Code," in cases of administrative offenses provided for in Articles 610-618, as well as of this Code" were added.

[\[37\]](#) Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and in Article 45.2.1, after the words place of residence, mobile phone number, email address (if any)" were added.

[\[38\]](#) With the Law of the Republic of Azerbaijan [No. 509-VQD dated February 1, 2017](#) ("Azerbaijan" newspaper, March 19, 2017, No. 61), "institution" was added after the word "organizations" in Article 46.2 has been done.

[\[39\]](#) Law of the Republic of Azerbaijan [No. 837-VIQD dated March 7, 2023](#) (Azerbaijan State Information Agency (AZERTAC), April 25, 2023, "Azerbaijan" newspaper, April 26, 2023, no. 84, Legislative Collection of the Republic of Azerbaijan, 2023, No. 4, article 46 6) and in article 43.1, numbers "381-383, 387-388-2," numbers "381.1-381.7, 388-388-2," replaced by

[40] With the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) The period at the end of Article 53.0.9 was replaced by a semicolon and Article 53.0.10 was added in the new content.

53.0.10 with the Law of the Republic of Azerbaijan No. 69-VIOD dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) In the article, the words "provided for in Article 227" were replaced by the words "in the cases specified directly in the Note parts of the relevant articles of the special part".

[41] Law of the Republic of Azerbaijan No. 1221-VOD dated June 29, 2018 ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) of Article 53.0.10, the period sign was replaced by a semicolon, and Article 53.0.11 was added in the new content.

[42] 53.0 with the Law of the Republic of Azerbaijan No. 270-VIOD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) Articles 53.0.1 – 53.0.11 were considered Articles 53.1, 53.1.1 – 53.1.11, respectively, and Article 53.2 was added in the new content.

[43] With the Law of the Republic of Azerbaijan No. 200-VOD dated April 5, 2016 ("Azerbaijan" newspaper, May 3, 2016, No. 94, Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 654) Article 54.2 "399," "410.3" numbers were added after the numbers.

54.2 of the Law of the Republic of Azerbaijan No. 282-VOD dated June 14, 2016 ("Azerbaijan" newspaper, June 29, 2016, No. 138, Legislative Collection of the Republic of Azerbaijan, 2016, No. 6, Article 1010) in the article "573" after the numbers "594-1," numbers are added.

Article 54.2 of the Law of the Republic of Azerbaijan No. 567-VOD dated April 7, 2017 ("Azerbaijan" newspaper, May 21, 2017, No. 108, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 698) after the numbers "410.3" to the article "445-1," numbers are added.

43.1 of the Law of the Republic of Azerbaijan No. 574-VOD dated April 7, 2017 ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 701) and from articles 54.2 "249," numbers have been removed.

54.2 of the Law of the Republic of Azerbaijan No. 624-VOD dated April 25, 2017 ("Azerbaijan" newspaper, July 4, 2017, No. 140, Legislative Collection of the Republic of Azerbaijan, 2017, No. 6, Article 1033) to article "594-1," after the numbers "594-2," numbers are added.

54.2 of the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) in article "445-1," "528-1.3" numbers were added after the numbers.

54.2 with the Law of the Republic of Azerbaijan No. 874-VOD dated November 17, 2017 ("Azerbaijan" newspaper, December 10, 2017, No. 273, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Book I, Article 2237) in the article "531," "538-1.4 - 538-1.6" numbers were added after the number.

54.2 of the Law of the Republic of Azerbaijan No. 1516-VOD dated February 19, 2019 ("Azerbaijan" newspaper, March 14, 2019, No. 59, Legislative Collection of the Republic of Azerbaijan, 2019, No. 3, Article 389) to the article "205," the words "253-1.1.1 (in relation to non-conducting the cadastre of greenery), 253-1.1.2 (in relation to the distortion of the cadastral data of greenery)" were added after the figures.

54.2 of the Law of the Republic of Azerbaijan No. 1534-VOD dated March 29, 2019 ("Azerbaijan" newspaper, May 5, 2019, No. 98, Legislative Collection of the Republic of Azerbaijan, 2019, No. 5, Article 791) the words "440-1.1 (in relation to state bodies (institutions) and municipalities), 440-1.2, 440-1.3" were added to the article after the numbers "410.3".

54.2 of the Law of the Republic of Azerbaijan No. 1558-VOD dated April 9, 2019 ("Azerbaijan" newspaper, May 5, 2019, No. 98, Legislative Collection of the Republic of Azerbaijan, 2019, No. 5, Article 800) to article "445-1," after the numbers, the words "516-1.2 (in relation to the violation of requirements for the protection of cemeteries), 516-1.3 (in relation to the implementation of burials in areas where burials are not allowed)" were added.

54.2 of the Law of the Republic of Azerbaijan No. 1595-VOD dated May 17, 2019 ("Azerbaijan" newspaper, June 14, 2019, No. 128, Legislative Collection of the Republic of Azerbaijan, 2019, No. 6, Article 998) the numbers "550.2-550.5" were added after the numbers "538-1.6" to the article.

54.2 of the Law of the Republic of Azerbaijan No. 41-VIOD dated March 30, 2020 ("Azerbaijan" newspaper, May 2, 2020, No. 85, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 505) to the article "538-1.4 - 538-1.6" "540.5" was added after the numbers.

54.2 of the Law of the Republic of Azerbaijan No. 69-VIOD dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in the article, the words "and 606.1" were replaced by the words "606.1 and 610-618".

54.2 of the Law of the Republic of Azerbaijan No. 554-VIOD dated June 22, 2022 ("Azerbaijan" newspaper, August 2, 2022, No. 161, Legislative Collection of the Republic of Azerbaijan, 2022, No. 8, Article 822) the numbers "162-1" were added after the words "of this Code" to the article.

Law of the Republic of Azerbaijan No. 664-VIOD dated December 2, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, No. 7, The Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17) and Article 54.2, after the numbers "601," the numbers "602-2.3, 602-2.4" were added.

Law of the Republic of Azerbaijan No. 980-VIOD dated July 14, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), August 16, 2023, "Azerbaijan" newspaper, August 17, 2023, No. 174, The Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1128) and the first sentence of Article 54.2, after the numbers "162-1", the numbers "184.4, 184.5, 184.8" were added.

Law of the Republic of Azerbaijan No. 1099-VIOD dated February 23, 2024 (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75) to the first sentence of Article 54.2, the numbers "158.4" were added after the word "of the Code".

[44] In accordance with Article 54.3 of the Code of Administrative Offenses of the Republic of Azerbaijan, KMO1 (Decision of the Constitutional Court of the Republic of Azerbaijan dated January 31, 2017) - ("Respublika" newspaper, February 4, 2017, No. 25)

54.3 of the Law of the Republic of Azerbaijan No. 69-VIOD dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in the article, after the word "decision", the words "within ten days from the time when its copy is issued in the official manner stipulated in Article 57 of this Code" were added.

[45] Law of the Republic of Azerbaijan No. 270-VIOD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 57.5. The semicolon at the end of Article 2.2 is replaced by a full stop and Article 57.5.3 is repealed.

[46] New by the Law of the Republic of Azerbaijan No. 270-VIOD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) Article 57.6 has been added to the content.

[47] New with the Law of the Republic of Azerbaijan No. 287-VIOD dated April 2, 2021 ("Azerbaijan" newspaper, May 21, 2021, No. 103, Legislative Collection of the Republic of Azerbaijan, 2021, No. 5, Article 428) Article 57.7 was added to the content.

[48] Law of the Republic of Azerbaijan No. 270-VIOD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 60.4 In Articles 125.2.3, 125.4 and 130.1, the words "Article 57" were replaced by the words "Articles 57.1 - 57.5

[49] With the Law of the Republic of Azerbaijan No. 814-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 16, 2017, No. 252, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1966) In Articles 61.1.9, 62.2.9 and 65.4.7, after the words administrative offense committed against traffic rules, words "or administrative offense provided for in Article 353.2 of this Code" were added.

61.1.9- with the Law of the Republic of Azerbaijan No. 270-VIOD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) cu, 62.2.9 and 65.4.7, the words "administrative offense committed against, or provided for in Article 353.2 of this Code" were replaced by the words "against traffic safety and road use rules".

~~64.2. The head of a legal entity, as well as other persons entrusted to represent the interests of a legal entity based on a power of attorney, are considered representatives of legal entities. The authority of the head of a legal entity is determined by a document confirming his position, and the authority of other representatives of a legal entity is determined by a power of attorney.~~

[51] With the Law of the Republic of Azerbaijan [No.1110-VOD dated May 1, 2018](#) ("Azerbaijan" newspaper, May 19, 2018, No. 112, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 876) In Article 65.1, the word "proceeding" was replaced by the word "proceeding released" was replaced by the words "may participate"

[52] With the Law of the Republic of Azerbaijan [No.1110-VOD dated May 1, 2018](#) ("Azerbaijan" newspaper, May 19, 2018, No. 112, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 876) Article 65.1-1 was added in the new content.

[53] With the Law of the Republic of Azerbaijan [No.1110-VOD dated May 1, 2018](#) ("Azerbaijan" newspaper, May 19, 2018, No. 112, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 876) In Article 65.2, the word "Defender" has been replaced by the words "Defender, except for the cases provided for in Article 65.1-1 of this Code"

[54] Law of the Republic of Azerbaijan [No.581-VIOD dated 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 the first sentence of Article 66.1, the words "mute, deaf, blind" with the words "those with completely limited speech, hearing, vision" and the word "disabilities" replaced by the word "violations"

[55] With the Law of the Republic of Azerbaijan [No.1110-VOD dated May 1, 2018](#) ("Azerbaijan" newspaper, May 19, 2018, No. 112, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 876) Remark of Article 67 is given in a new edition.

The previous editorial said:

~~Note: In this article, "close relatives" means parents, children, adopters, adoptees, biological and step- brothers and sisters, grandparents, grandchildren, as well as spouses.~~

[56] Law of the Republic of Azerbaijan [No.581-VIOD dated 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 68.0.1, the word "defect" was replaced by the word "violations"

[57] With the Law of the Republic of Azerbaijan [No.360-VIOD dated July 9, 2021](#) ("Azerbaijan" newspaper, July 25, 2021, No. 152, Legislative Collection of the Republic of Azerbaijan, 2021, No. 7, Article 711) The period at the end of Article 68.0.3 was replaced by a semicolon and Article 68.0.4 was added in the new content.

[58] With the Law of the Republic of Azerbaijan [No. 126-VIOD dated June 2, 2020](#) ("Azerbaijan" newspaper, July 19, 2020, No. 140, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 841) The second sentence was added to Article 72.1 with a new content.

[59] Law of the Republic of Azerbaijan [No.287-VIOD dated April 2, 2021](#) ("Azerbaijan" newspaper, May 21, 2021, No. 103, Legislative Collection of the Republic of Azerbaijan, 2021, No. 5, Article 428) with 76.1 In the second sentence of the article, after the words "with indicators, the words "with the information found in the information system of the body (institution) determined by the relevant executive power body, as well as in other state information systems (reserves)" were added.

[60] Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 81.1 After the words "measuring devices and the means provided for in Article 81.2 of this Code" were added to the article.

[61] With the Law of the Republic of Azerbaijan [No.814-VOD dated October 20, 2017](#) ("Azerbaijan" newspaper, November 16, 2017, No. 252, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1966) In Article 81.2, after the words "rules and rules for ensuring traffic safety" were added.

Article 81.2 of the Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) The words "and ensuring road traffic safety" were replaced by the words " , ensuring road traffic safety and use of motor roads ".

[62] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and in Article 81.3, (in the decision on the administrative error case)" were added after the word "in the protocol"

[63] Law of the Republic of Azerbaijan [No.1065-VIOD dated December 22, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), December 29, 2023, "Azerbaijan" newspaper, December 30, 2023, No. 287, Legislative Collection of the Republic of Azerbaijan, 2023, No. 12, Book I, Article 1626) to Articles 81-1.1, 127-3 and the first sentence of Article 127-4.1 "469.2, After the words "477-1.1.2, 477-1.1.4" were added.

[64] New with the Law of the Republic of Azerbaijan [No.287-VIOD dated April 2, 2021](#) ("Azerbaijan" newspaper, May 21, 2021, No. 103, Legislative Collection of the Republic of Azerbaijan, 2021, No. 5, Article 428) Article 81-1 has been added to the content.

[65] With the Law of the Republic of Azerbaijan [No. 1713-VOD dated November 29, 2019](#) ("Azerbaijan" newspaper, December 22, 2019, No. 285, Legislative Collection of the Republic of Azerbaijan, 2019, No. 12, Article 1900) Articles 82.2-1 - 82.2-7 have been added in the new

[66] With the Law of the Republic of Azerbaijan [No. 1713-VOD dated November 29, 2019](#) ("Azerbaijan" newspaper, December 22, 2019, No. 285, Legislative Collection of the Republic of Azerbaijan, 2019, No. 12, Article 1900) The first sentence of Article 82.5 is given in a new edition.

the previous editorial said:

~~The expert gives a written opinion on his own behalf and signs it.~~

[67] With the Law of the Republic of Azerbaijan [No. 1713-VOD dated November 29, 2019](#) ("Azerbaijan" newspaper, December 22, 2019, No. 285, Legislative Collection of the Republic of Azerbaijan, 2019, No. 12, Article 1900) Articles 82.6 – 82.8 have been added in the new content.

[68] With the Law of the Republic of Azerbaijan [No. 1713-VOD dated November 29, 2019](#) ("Azerbaijan" newspaper, December 22, 2019, No. 285, Legislative Collection of the Republic of Azerbaijan, 2019, No. 12, Article 1900) Article 82-1 was added in the new content.

[70] With the Law of the Republic of Azerbaijan [No.1094-VOD dated May 1, 2018](#) ("Azerbaijan" newspaper, June 29, 2018, No. 141, Legislative Collection of the Republic of Azerbaijan, 2018, No. 6, Article 1153) Article 88.1.5-2 was added in the new content.

[71] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) The period at the end of Article 88.1.6 was replaced by a semicolon and Article 88.1.7 was added in the new content.

[72] With the Law of the Republic of Azerbaijan [No.1094-VOD dated May 1, 2018](#) ("Azerbaijan" newspaper, June 29, 2018, No. 141, Legislative Collection of the Republic of Azerbaijan, 2018, No. 6, Article 1153) In Articles 89.3 and 89.6, **or military** were added after the word **Emergency**

[73] With the Law of the Republic of Azerbaijan [No.366-VOD dated October 28, 2016](#) ("Azerbaijan" newspaper, December 13, 2016, No. 276, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1984) Article 89.3-1 was added in the new content.

[74] With the Law of the Republic of Azerbaijan [No.366-VOD dated October 28, 2016](#) ("Azerbaijan" newspaper, December 13, 2016, No. 276, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1984) Article 89.4 " 513" after the numbers " , 517-1" numbers, and after the words " in cases where it causes difficulties " , the words " as well as in cases where a person is sent for medical examination in order to determine whether a person needs compulsory drug addiction treatment " were added.

89.4 of the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102 , Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in the article, the words " **or 535** " were replaced by the words " **535 and 610-618** ".

[75] Law of the Republic of Azerbaijan [No.1371-VOD dated November 30, 2018](#) ("Azerbaijan" newspaper, December 20, 2018, No. 287, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2507) to the third sentence of Article 92.3, **open or** were added after the word **shipments**

[76] 96.1 with the Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) In Article 1, the words "driver's license, vehicle registration certificate, or other basis giving the right to drive that vehicle" have been replaced by the words "the right to drive a vehicle or the right to own a vehicle

[77] Law of the Republic of Azerbaijan [No.925-VIOD dated June 23, 2023](#) (Azerbaijan State Information Agency (AZERTAC), July 17, 2023, "Azerbaijan" newspaper, July 18, 2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905) and in Article 96.1.4 and the disposition of Article 315.3, the word "showing" was replaced by the word "doing

[78] With the Law of the Republic of Azerbaijan [No.814-VOD dated October 20, 2017](#) ("Azerbaijan" newspaper, November 16, 2017, No. 252, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1966) In Article 96.1.6, in the first and seventh sentences of Article 150.11, and in Article 529.3, after the word **errors**, the words "or the administrative error provided for in Article 353.2 of this Code" were added.

[79] With the Law of the Republic of Azerbaijan [No. 123-VOD dated February 1, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 397) The period at the end of Article 96.1.6 was replaced by a semicolon and Article 96.1.7 was added in the new content.

[80] Law of the Republic of Azerbaijan [No.1226-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 11, 2018, No. 151, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1438) and in Article 97.1, in the first and third sentences of Article 97.3, in Articles 127-2.6 and 354.0.8, in the title and text of Article 552, the words "relevant executive authority" in the relevant cases of the noun "the body (institution) determined by the relevant executive authority" have been replaced.

Article 97.1 of the Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021 , No. 76 , Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) The words " **closest** " were added before the words "protected" and the first sentence of Article 124.5 .

[81] With the Law of the Republic of Azerbaijan [No.303-VOD dated June 24, 2016](#) ("Respublika" newspaper, July 21, 2016, No. 155, Legislative Collection of the Republic of Azerbaijan, 2016, No. 7, Article 1249) Article 97.2-1 was added in the new content.

[82] Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021 , No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 97.4 in the first sentence of the article, the words **within 10 days** in Article 57 of this Code are replaced with the words **in 20 days** in Articles 57.1 - 57.5 of this Code to the user of the detained vehicle" are replaced by "on the administrative offense of stopping the vehicle to the person to whom the electronic decision on the case was made" was replaced by the words.

[83] New by the Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021 , No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) Article 97.4-1 has been added to the content.

[84] Law of the Republic of Azerbaijan [No.287-VIOD dated April 2, 2021](#) ("Azerbaijan" newspaper, May 21, 2021, No. 103, Legislative Collection of the Republic of Azerbaijan, 2021, No. 5, Article 428) and 99.1 After the word **assistance** in Article 1, as well as the information system of the body (institution) determined by the relevant executive authority, as well as other state information systems (resources) tool" were added.

[85] According to the Law of the Republic of Azerbaijan [No. 509-VOD dated February 1, 2017](#) ("Azerbaijan" newspaper, March 19, 2017, No. 61) in Article 99.1.2, the words "and organizations" are replaced by "(organizations)" replaced by the word

[86] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) Article 99.3-1 was added in the new

[87] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) In Article 99.4.3, **decision**) " was added after the word "decision

[88] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) to Articles 100.1.3 and 115.1.3 after the word **information** including individual identification number of the citizen" v added.

102.1 of the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in the article, after the word "rules", the words "military service" and the words "232-1st, 351-1st" were added, after the words "227th".

102.1 with the Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306), in Articles 124.2, 125.7, in the name of Article 127 and in Article 150.4, after the words "traffic rules", the words "ensuring traffic safety and using highways" were added.

102.1 of the Law of the Republic of Azerbaijan [No. 397-VIOD dated November 5, 2021](#) ("Azerbaijan" newspaper, November 19, 2021, No. 250, Legislative Collection of the Republic of Azerbaijan, 2021, No. 11, Article 1208) after the words "351-1", the words "398" were added to the article.

102.1 of the Law of the Republic of Azerbaijan [No. 540-VIOD dated May 27, 2022](#) ("Azerbaijan" newspaper, July 6, 2022, No. 141, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 694) the words "371-1" were added to the article after the words "351-1", and the words "and 602.2" were replaced by the words "602.2 and 602-3".

[90] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in articles 103.1 and 103.2, the words "prosecutor's decision" have been replaced by the words "prosecutor's decision on the initiation of administrative offense proceedings or the protocol drawn up in accordance with Article 102.6 of this Code".

[91] Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 104.6 in the article, the words "596.2" have been replaced by 596.3.

[92] According to the Law of the Republic of Azerbaijan [No. 509-VQD dated February 1, 2017](#) ("Azerbaijan" newspaper, March 19, 2017, No. 61), in Article 115.4.2, after the word "organizations", "(institutions)" word is added.

[93] Law of the Republic of Azerbaijan [No. 851-VQD dated October 31, 2017](#) ("Azerbaijan" newspaper, December 3, 2017, No. 267, Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article 2217) in Article 116.1, the words "603, 604, 606.2 and 606.3" were replaced by the words "and 603".

116.1 of the Law of the Republic of Azerbaijan [No. 1395-VQD dated December 18, 2018](#) ("Azerbaijan" newspaper, January 18, 2019, No. 13, Legislative Collection of the Republic of Azerbaijan, 2019, No. 01, Article 15) the numbers "393-1.2, 393-1.4" were added to the article after the numbers "279.0.1".

116.1 of the Law of the Republic of Azerbaijan [No. 94-VIOD dated May 8, 2020](#) ("Azerbaijan" newspaper, June 24, 2020, No. 120, Legislative Collection of the Republic of Azerbaijan, 2020, No. 6, Article 672) to the article "532," after the numbers "533-1," numbers are added.

116.1 of the Law of the Republic of Azerbaijan [No. 433-VIOD dated December 20, 2021](#) ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) numbers "192.6, 192.10, 192.11, 201, 203" were added to the article after the words "this Code" and "539-544" numbers were replaced by "539, 540.3-540.5, 541-544" numbers in that article.

[94] Law of the Republic of Azerbaijan [No. 851-VQD dated October 31, 2017](#) ("Azerbaijan" newspaper, December 3, 2017, No. 267, Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article 2217) and in the fourth sentence of Article 116.4, the words "the fine provided for in the decision on the conditional application of the administrative fine must be paid" were replaced by the words "the period for the elimination of the offense is restored from the day the information is received".

[95] With the Law of the Republic of Azerbaijan [No. 123-VQD dated February 1, 2016](#) ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 397) after the word "rules" in the name of Chapter 16, and rules for ensuring road traffic safety" were added.

The Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) of Chapter 16 in the title, the words "and ensuring road traffic safety" were replaced by the words "ensuring road traffic safety and use of motor roads".

[96] Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) and 120 after the word "traffic rules" in the name of the article, "ensuring traffic safety and rules for using motor roads" were added.

[97] Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) and 120 in the text of the article, the words "348th" were replaced by the words "356th" after the word "traffic rules, ensuring traffic safety and the rules for using highways" were added to the text.

[98] With the Law of the Republic of Azerbaijan [No. 123-VQD dated February 1, 2016](#) ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 397) Article 122.1 "346.3" after the numbers "353.2" numbers are added.

122.1 of the Law of the Republic of Azerbaijan [No. 468-VQD dated December 16, 2016](#) ("Azerbaijan" newspaper, February 5, 2017, No. 26, Legislative Collection of the Republic of Azerbaijan, 2017, No. 2, Article 139) in the article, the numbers "346-1.1, 346-1.5" were added after the numbers "346.3".

With the Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) in the first sentence of Article 122.1, "330" after the numbers "339.1-1" numbers have been added and the words "an electronic protocol on the error is drawn up" have been replaced by the words "an electronic decision on disciplinary action is issued", in the second sentence the words "Immediately after the electronic protocol on the administrative error has been drawn up" the words "The approved decision is in real time" replaced by

Law of the Republic of Azerbaijan [No. 694-VIOD dated December 16, 2022](#) (official website of the Azerbaijani 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 149) and Article 122.1 replace the numbers "346.3" with the numbers "346" has been done.

[99] With the Law of the Republic of Azerbaijan [No. 740-VQD dated June 13, 2017](#) ("Azerbaijan" newspaper, July 16, 2017, No. 151, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1299) in Articles 122.2, 339.1, 340.1 and in the "Note" part of Article 332, the words "lease agreement" have been replaced by the words "lease or other property rights agreement".

With the Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) in Article 122.2, the words "electronic protocol on the error" were replaced by the words "electronic decision on disciplinary action", after the word "in the use of" the words "or in the use of the state institution" were added, and after the word "owner" the words "natural person" were added.

122.2 of the Law of the Republic of Azerbaijan [No. 433-VIOD dated December 20, 2021](#) ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2), in articles 124.5, 124.6 and 127-1.1, the words "is drawn up" have been replaced by the word "is taken out".

[100] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) in Article 122.3 the words "100.1 of this Code in the electronic protocol on the error" were replaced by the words "100.1 of this Code in the electronic protocol on the error".

[101] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and Article 122.3.2 have been repealed.

[102] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) in Article 122.4, the words "327.1-327.3 and 330" were replaced by the words "327.1-327.5, 328, 329.1, 329.2, 330 and 346.3" after the word "until and in each case administrative". The words " " were added within three months from the time of notification of the decision on the case of error in the manner provided for in Article 125.2 of this Code

Law of the Republic of Azerbaijan [No. 694-VIOD dated December 16, 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 149) and Article 122.4 , the word " 346.3 " was replaced by the word " 346 " .

[103] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) of Article 122.5, the words "a protocol is drawn up" are replaced by the words "a decision is issued"

[104] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and Article 122.6 have been revised.

the previous editorial said:

122.6. A person on whom an administrative offense protocol has been drawn up in accordance with Articles 122.1, 124.5 or 124.6 of this Code agrees to the protocol when he pays the fine mentioned in the protocol, and that protocol is considered a decision to issue an administrative penalty with the same content.

[105] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and Article 122.7 have been revised.

the previous editorial said:

122.7. A person for whom an administrative offense protocol has been drawn up in accordance with the provisions of Articles 122.1 or 124.6 of this Code, in connection with the fact that the vehicle was in the possession or use of another person at the time of the commission of the administrative offense, or that it was removed from its possession as a result of the illegal actions of other persons, or other therefore, in cases where he does not agree with the protocol, he can apply to the competent body with a petition. The petition can be submitted personally or sent by post or via the Internet within 10 days from the time of notification of the administrative offense protocol in accordance with Article 125.2.3 of this Code. The petitioner may indicate in the petition the probability of who was driving the vehicle at the time of the commission of the administrative offense. If the information specified in the petition is confirmed, the proceedings in the case of the person against whom the administrative offense protocol was drawn up are terminated and appropriate measures are taken to bring the person who committed the administrative offense to administrative responsibility.

[106] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and Article 122.8 have been revised.

the previous editorial said:

122.8. If the person for whom a protocol on an administrative offense has been drawn up in accordance with Articles 122.1, 124.5 or 124.6 of this Code does not file a petition within 10 days from the time of being informed in accordance with Article 125.2.3 of this Code, that protocol shall be subject to an administrative penalty. shall be considered as a decision not to do so, and within 10 days from that time, an appeal may be filed against that decision in accordance with Article 126.1 of this Code.

[107] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and (state institution)" were added after the words "legal entity" in the name of Article 123

[108] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and Article 123.1, after the word "in the use of, the words "or in the use of the state institution" and the words "(to the state institution)" after the words "to a legal entity."

[109] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) in the first sentence of Article 123.2, the words "Legal person" are replaced by the words "relevant official of a legal person (state institution)" protocol about an error" are replaced by the words "decision on reprimanding" protocol was replaced by the word "decision"

123.2 of the Law of the Republic of Azerbaijan [No. 433-VIOD dated December 20, 2021](#) ("Azerbaijan" newspaper, January 28, 2022, No. 19 , Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) in the article, the words " compiles " have been replaced by the word " extracts " .

[110] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) in the first sentence of Article 123.2, after the words "legal person or the official of the state institution" were added, in the second sentence after the word "person or the official of the state institution" were added.

[111] Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 124.1 After the words "traffic rules" in the first sentence of the article, "ensuring traffic safety and the rules for using highways" were added, and in the third sentence, the word "day" was replaced by the words "within 3 days from the time".

[112] By the Law of the Republic of Azerbaijan [No. 468-VOD dated December 16, 2016](#) ("Azerbaijan" newspaper, February 5, 2017, No. 26, Legislative Collection of the Republic of Azerbaijan, 2017, No. 2, Article 139) in the first sentence of Article 124.5, the words "if he is not with him" are replaced by the words "if he is not with him and that vehicle obstructs traffic and pedestrians, as well as in the cases provided for in Article 346.1.5 of this Code".

With the Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) in the first sentence of Article 124.5, the words " protocol about an error " are replaced by the words " decision on disciplinary action " , in the second sentence , the words " in the protocol about an error " are replaced by the words " in the decision about disciplinary action " , in the third sentence, the word " Protocol " is replaced by " Administrative the word " decision on reprimanding " was replaced by the word " protocol " by the word " decision " .

[113] With the Law of the Republic of Azerbaijan [No. 468-VOD dated December 16, 2016](#) ("Azerbaijan" newspaper, February 5, 2017, No. 26, Legislative Collection of the Republic of Azerbaijan, 2017, No. 2, Article 139) Article 124.5 has been added with a new content.

[114] With the Law of the Republic of Azerbaijan [No. 468-VOD dated December 16, 2016](#) ("Azerbaijan" newspaper, February 5, 2017, No. 26, Legislative Collection of the Republic of Azerbaijan, 2017, No. 2, Article 139) Article 124.5 has been added with a new content.

decision on imposing a disciplinary measure ", in the second sentence, the word " protocol " was replaced by the word " of the decision ", and in the third sentence, the word " Protocol " was replaced by the word " decision on imposing an administrative sanction ". with the words, the word " protocol " was replaced by the word " decision ".

[115] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and in Article 125.2, after the words legal entity, the words " or the state institution related to the means of transport in use " were added.

[116] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) in Article 125.2.1, the words " electronic protocol " were replaced by the word " protocol "

[117] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) to Article 125.2.2, in the electronic cabinet " were added after the words vehicle user the electronic protocol on the administrative error or " were removed.

[118] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and Article 125.2.3 have been revised.

the previous editorial said:

125.2.3. an electronic protocol on an administrative offense or a decision on a case on an administrative offense is printed on a paper carrier together with the materials attached to it and issued by an authorized body (official) within 2 days from the time of the commission of an administrative offense in the official manner provided for in Article 37 of this Code.

[119] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and the second sentence was added to Article 125.3.

Article 125.3 of the Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021 , No. 76 , Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) in the second sentence, the words " information about the time of delivery " with the words " information about the time of delivery and when the user of the vehicle became familiar with the decision on the administrative error case and its attachments placed in his electronic cabinet in the manner provided for in Article 125.2.1 of this Code " , in the third sentence, the words " information about the time of delivery " are the words " information about the time of delivery and when the user of the vehicle gets acquainted with the decision on the case of administrative error placed in his electronic cabinet in the manner provided for in Article 125.2.1 of this Code and its appendices " replaced by

[120] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and Article 125.4 have been revised.

the previous editorial said:

125.4. An electronic protocol on an administrative error drawn up for administrative errors detected with the help of special technical means with photo or video recording functions or a decision on an administrative error in the manner provided for in Article 37 of this Code and provided for in the Law of the Republic of Azerbaijan "On Post" information about official delivery by registered mail is sent by the relevant executive authority to the central information system of the relevant executive authority.

[121] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and in Article 125.5, (state institutions) " were added after the words legal entities

Article 125.5 of the Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021 , No. 76 , Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) after the word " renewal " in the second sentence, " as well as, if several persons have ownership rights to the vehicle, on the basis of the electronic application of one of those persons, to accept him as the user of the vehicle provided for in Article 122.2 of this Code and to draw up electronic decisions about the administrative offense " words are added.

125.5 of the Law of the Republic of Azerbaijan [No. 433-VIOD dated December 20, 2021](#) ("Azerbaijan" newspaper, January 28, 2022, No. 19 , Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) in the article, the words " compilation " have been replaced by the word " removal ".

[122] Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021 , No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 125.6 In the article, the words " Articles 125.4 and 125.5 were replaced by the words " Article 125.5

[123] With the Law of the Republic of Azerbaijan [No. 814-VOD dated October 20, 2017](#) ("Azerbaijan" newspaper, November 16, 2017, No. 252, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1966) In Articles 125.7, 152.5 and 339.5, after the words administrative offense or administrative offense provided for in Article 353.2 of this Code " were added.

With the Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) The words " or the administrative offense provided for in Article 353.2 of this Code " were removed from Article 125.7 .

[124] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and electronic protocol or administrative about the error from Article 125.8.

[125] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) in Article 126.1 " from the time when it is informed in the manner provided for in Article 125.2.3 or the protocol on an administrative offense is considered a decision to impose an administrative penalty in the manner provided for in Articles 122.6 and 122.8 of this Code 10 " the words " from the time of being informed in accordance with Article 125.2.2 or Article 125.2.3 (if there is no mobile phone number in the electronic cabinet) 20 " replaced with the words

Article 126.1 of the Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021 , No. 76 , Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) the first sentence is given in the new edition.

The previous editorial said:

A person against whom a decision has been made in the case of an administrative offense shall report to the higher authority within 20 days from the time of being informed of the commission of an administrative offense in the manner specified in Article 125.2.2 or Article 125.2.3 of this Code (if there is no mobile phone number in the electronic cabinet). (official) or can complain to the court.

[126] Law of the Republic of Azerbaijan [No. 1221-VOD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) and Article 125.9 have been revised.

[127] With the Law of the Republic of Azerbaijan No.303-VOD dated June 24, 2016 ("Respublika" newspaper, July 21, 2016, No. 155, Legislative Collection of the Republic of Azerbaijan, 2016, No. 7, Article 1249) In Article 127-1.2, or the institution created by the relevant executive authority" were added after the words "

With the Law of the Republic of Azerbaijan No. 1221-VQD dated June 29, 2018 ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) In Article 127-1.2, the words " Electronic protocol " were replaced by the words " Electronic decision on administrative punishment ".

[128] Law of the Republic of Azerbaijan No. 1221-VQD dated June 29, 2018 ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) In Article 127-1.3, the words "electronic protocol" were replaced by the word electronic decision on administrative punishment

[129] With the Law of the Republic of Azerbaijan No.303-VOD dated June 24, 2016 ("Respublika" newspaper, July 21, 2016, No. 155, Legislative Collection of the Republic of Azerbaijan, 2016, No. 7, Article 1249) After the words by technical means in Article 127-1.4, by the employees of the relevant executive authority and the institution established by the relevant executive authority with the participation of the person driving the detained vehicle" were added.

[130] With the Law of the Republic of Azerbaijan No.303-VOD dated June 24, 2016 ("Respublika" newspaper, July 21, 2016, No. 155, Legislative Collection of the Republic of Azerbaijan, 2016, No. 7, Article 1249) After the words by technical means in Article 127-1.6, by the employees of the relevant executive authority and the institution established by the relevant executive authority with the participation of the person driving the detained vehicle" were added.

[131] With the Law of the Republic of Azerbaijan No.303-VOD dated June 24, 2016 ("Respublika" newspaper, July 21, 2016, No. 155, Legislative Collection of the Republic of Azerbaijan, 2016, No. 7, Article 1249) In articles 127-1.7 and 127-1.8, the words "bringing to the station and its presence" were replaced by the words at the checkpoint

[132] With the Law of the Republic of Azerbaijan No.303-VOD dated June 24, 2016 ("Respublika" newspaper, July 21, 2016, No. 155, Legislative Collection of the Republic of Azerbaijan, 2016, No. 7, Article 1249) In Article 127-1.8, after the words Relevant executive power body and the institution created by the relevant executive power body" were added, in that article, the word "must create" was replaced by the word "must create".

[133] With the Law of the Republic of Azerbaijan No. 123-VOD dated February 1, 2016 ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 397) Article 127-1 has been added.

[134] With the Law of the Republic of Azerbaijan No. 468-VOD dated December 16, 2016 ("Azerbaijan" newspaper, February 5, 2017, No. 26, Legislative Collection of the Republic of Azerbaijan, 2017, No. 2, Article 139) Article 127-2 was added in the new

[135] Law of the Republic of Azerbaijan No.847-VOD dated October 31, 2017 ("Azerbaijan" newspaper, December 10, 2017, No. 273, Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article 2214) In Article 127-2.3, the words "1 hour before the expiration date" were replaced by the words within 1 hour after the expiration date

[136] Law of the Republic of Azerbaijan No.1226-VOD dated June 29, 2018 ("Azerbaijan" newspaper, July 11, 2018, No. 151, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1438) and in the first sentence of Article 127-2.4, the words the relevant executive power body were replaced by the words "the body (institution) determined by the relevant executive power body the relevant executive power body controls traffic safety" the body (institution) determined by the relevant executive power body" were replaced by the words "of the relevant executive power body by the employee of the relevant executive power body performing traffic safety control in the second sentence of the body (institution) determined by the relevant executive power body" replaced by

[137] With the Law of the Republic of Azerbaijan No.433-VIOD dated December 20, 2021 ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) In Article 127-4.2.4, the words "information (name, TIN and legal address of the legal entity)" "(name of the legal entity, TIN and legal address)" and about the official (name, surname, patronymic, position, personal identification number and residential address) information was replaced by the words ".

Law of the Republic of Azerbaijan No. 1008-VIOD dated October 24, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC) , November 11, 2023, "Azerbaijan" newspaper, November 14, 2023, No. 247, The Legislative Collection of the Republic of Azerbaijan, 2023, No. 11, Article 1483) and Article 127-4.2.4 replaced the word " address " with the words " and actual addresses ".

[138] With the Law of the Republic of Azerbaijan No.433-VIOD dated December 20, 2021 ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) In Article 127-4.3.1, the words "composed" have been replaced by the word issued

[139] With the Law of the Republic of Azerbaijan No.433-VIOD dated December 20, 2021 ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) In Article 127-4.3.2, the words "to compile" have been replaced by the word "to extract

[140] Law of the Republic of Azerbaijan No.1008-VIOD dated October 24, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), November 11, 2023, "Azerbaijan" newspaper, November 14, 2023, No. 247, Legislative Collection of the Republic of Azerbaijan, 2023, No. 11, Article 1483) and Article 127-4.3.4, the words "name, surname, father's name, FIN-ID and residential address" are replaced by "surname, name, father's name, personal identification number (series and number of temporary or permanent residence permit cards of foreigners or stateless persons, as well as refugee card), place of residence and location, date of birth, place of work if an individual is employed, engaged in entrepreneurial activity TIN has been replaced by the words ".

[141] With the Law of the Republic of Azerbaijan No.433-VIOD dated December 20, 2021 ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) In Article 127-4.3.7, the words "127-4.6" have been replaced by the words "127-6.1

[142] With the Law of the Republic of Azerbaijan No.433-VIOD dated December 20, 2021 ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) In Article 127-5.4, the words "or an electronic decision on imposing an administrative sanction was drawn up" were replaced by the words "an electronic decision on imposing an administrative sanction was drawn up or issued

[143] With the Law of the Republic of Azerbaijan No.433-VIOD dated December 20, 2021 ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) In Article 127-6.1, or official" were added after the words natural person

[144] New with the Law of the Republic of Azerbaijan No.287-VIOD dated April 2, 2021 ("Azerbaijan" newspaper, May 21, 2021, No. 103, Legislative Collection of the Republic of Azerbaijan, 2021, No. 5, Article 428) added Chapter 16-1 in the table of contents.

[145] KMO? Article 128.1 of the Code of Administrative Offenses of the Republic of Azerbaijan clearly specifies the range of subjects with the ... in fi

[146] With the Law of the Republic of Azerbaijan No. 69-VIOD dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in articles 129.1.2, 130.1 and 130.2, the words "or protest" were added after the word "complaint".

[147] Law of the Republic of Azerbaijan No. 1226-VOD dated June 29, 2018 ("Azerbaijan" newspaper, July 11, 2018, No. 151, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1438) in Article 130.1, the word "Decision" was replaced by the words "Decision", except for the cases provided for in Article 126.1 of this Code.

[148] Law of the Republic of Azerbaijan No. 270-VIOD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 134.1 In Article 3, the words "53rd" have been replaced by the words "135.1.5-1st".

[149] Law of the Republic of Azerbaijan No. 664-VIOD dated December 2, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, No. 7, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17) and Article 134.1.5 of the words "decision on administrative offense taken by a judge, body (official) who lacks the authority to do so" are "of this Code". The cases stipulated in Article 135.1.5-2 have been replaced by the words " ".

[150] New with the Law of the Republic of Azerbaijan No. 270-VIOD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) Article 135.1.5-1 has been added to the content.

[151] Law of the Republic of Azerbaijan No. 664-VIOD dated December 2, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, Article 135.1.5-2 was added in the new content with No. 7).

[152] Law of the Republic of Azerbaijan No. 664-VIOD dated December 2, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, No. 7, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17) and Article 137, after the words "consideration as well as re-examination of the administrative offense case on the annulled decision" were added.

[153] Law of the Republic of Azerbaijan No. 664-VIOD dated December 2, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, Article 137.3 was added in new content with No. 7, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17).

[154] Law of the Republic of Azerbaijan No. 270-VIOD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) with 146.1 In the article, the words "administrative punishment provided for in Article 22.1.2" were replaced by the words "cases provided for in Article 146.1-1".

[155] New with the Law of the Republic of Azerbaijan No. 270-VIOD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) Article 146.1-1 has been added to the content.

[156] Law of the Republic of Azerbaijan No. 664-VIOD dated December 2, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, Article 150.13-1 was added in new content with No. 7, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17).

[157] Law of the Republic of Azerbaijan No. 1219-VOD dated June 29, 2018 ("Azerbaijan" newspaper, July 14, 2018, No. 154, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1435) added articles 150.15 and 150.16 in new content.

[158] Law of the Republic of Azerbaijan No. 1069-VIOD dated December 22, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), February 15, 2024, "Azerbaijan" newspaper, February 16, 2024, No. 35) in Article 152.3, the word "body" was replaced by the words "body (institution) determined by the body".

[159] With the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) The second sentence was added to Article 154.1 with a new content.

[160] With the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) Articles 154.1-1 and 154.1-2 have been added in the new content.

[161] With the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) In Article 154.3, the words "he agrees with the relevant executive authority on the list of places where public works will be carried out" are written "not less than twice a month, when a person has to perform public works, he draws up a protocol by visiting the places where those works are performed, the punishment is carried out in the manner determined by this Code takes other measures to hold", replaced by the words

154.3 of the Law of the Republic of Azerbaijan No. 148-VIOD dated June 29, 2020 ("Azerbaijan" newspaper, August 12, 2020, No. 157, Legislative Collection of the Republic of Azerbaijan, 2020, No. 8, Article 1011) the article is given in a new edition.

The previous editorial said:

154.3. The executive officer registers the persons on whom administrative punishment is applied in the form of public works, explains to them the rules and conditions of the execution of public works, draws up a protocol by visiting the places where those works are performed at least twice a month when the person has to perform public works, the punishment is provided in this Code takes other measures to be implemented in the manner determined by

[162] With the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) Article 154.9 has been revised.

The previous editorial said:

154.9. During the implementation of administrative punishment in the form of public works, the employer monitors the performance of the work specified for persons to whom this type of punishment is applied, keeps records of their working hours and informs the executive officer about cases of refusal to perform public works.

156.2 of the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in the article, the word "applied persons" was replaced by the words "applied persons who committed the ~~errors~~ specified in Articles 610-618 of this Code, and other persons".

[164] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) Article 156.3 has been revised.
the previous editorial said:

~~156.3. The term of administrative detention is included in the term of administrative detention.~~

[165] With the Law of the Republic of Azerbaijan [No. 148-VIOD dated June 29, 2020](#) ("Azerbaijan" newspaper, August 12, 2020, No. 157, Legislative Collection of the Republic of Azerbaijan, 2020, No. 8, Article 1011) Article 156-1 was added in the new content.

[166] With the Law of the Republic of Azerbaijan [No. 231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) In Article 157, the words "one thousand out of five hundred manats" have been replaced by the words "five hundred out of three hundred manats".

[167] Law of the Republic of Azerbaijan [No. 1099-VIOD dated February 23, 2024](#) (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, Article 158.2-1 was added in new content with No. 75)

[168] Law of the Republic of Azerbaijan [No. 1099-VIOD dated February 23, 2024](#) (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, Article 158.4 was added in new content with No. 75)

[169] Law of the Republic of Azerbaijan [No. 1099-VIOD dated February 23, 2024](#) (official website of the Azerbaijan State Information Agency (AZERTAC), April 15, 2024, "Azerbaijan" newspaper, April 16, 2024, No. 75) in paragraph 2 of the "Note" part of Article 158, the words "158.1 and 158.2" were replaced by the words "158.1 - 158.2-1".

[170] Law of the Republic of Azerbaijan [No. 301-VIOD 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) and in the provisions of Articles 159 and 160, the words "health authorities" were replaced by the words "medical institutions".

[171] Law of the Republic of Azerbaijan [No. 301-VIOD 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) and in Articles 162.3, 562.1 and 562.2, the word "organ" was replaced by the words "organ (institution) determined by the body" in the relevant cases of the noun.

[172] With the Law of the Republic of Azerbaijan [No. 554-VIOD dated June 22, 2022](#) ("Azerbaijan" newspaper, August 2, 2022, No. 161, Legislative Collection of the Republic of Azerbaijan, 2022, No. 8, Article 822) Article 162-1 was added in the new content.

[173] With the Law of the Republic of Azerbaijan [No. 552-VIOD dated June 22, 2022](#) ("Azerbaijan" newspaper, July 23, 2022, No. 153, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 703) Article 179-1 was added in the new content.

[174] Law of the Republic of Azerbaijan [No. 980-VIOD dated July 14, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 16, 2023, "Azerbaijan" newspaper, August 17, 2023, No. 174, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1128) and Article 184 have been revised.

the previous editorial said:

Article 184. Violation of the legislation on political parties

184.1. Violation of the legislation on political parties, namely:

184.1.1. interference by a political party in the activities of a state body or an official;

184.1.2. Acceptance of funds, including donations, prohibited by the Law of the Republic of Azerbaijan "On Political Parties" by political parties;

184.1.3. establishment and operation of foreign political parties, as well as their divisions and organizations in the territory of the Republic of Azerbaijan;

184.1.4. for acting or acting on behalf of a dissolved political party, or for participating in the illegal organization or work of its activity -

~~natural persons shall be fined in the amount from seven hundred fifty to fifteen hundred manats, officials in the amount from fifteen hundred to three thousand manats, legal entities in the amount from eight thousand to fifteen thousand manats.~~

184.2. Due to the repeated commission of the offenses provided for in Article 184.1 of this Code by the person who received an administrative sanction within one year from the date of entry into force of the decision on administrative sanction -
~~natural persons shall be fined in the amount of 1,500 to 3,000 manats, officials in the amount of 3,000 to 6,000 manats, and legal entities in the amount of 15,000 to 30,000 manats.~~

[175] With the Law of the Republic of Azerbaijan [No. 208-VOD dated April 15, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 835) Article 189.2 is repealed.

[176] With the Law of the Republic of Azerbaijan [No. 433-VIOD dated December 20, 2021](#) ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) In Article 192.4, after the words "vacation fees, travel expenses, allowances and other payments stipulated in the labor legislation" were added.

[177] With the Law of the Republic of Azerbaijan [No. 186-VIOD dated October 6, 2020](#) ("Azerbaijan" newspaper, November 26, 2020, No. 247, Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1336) Article 192.12 was added in the new content.

[178] With the Law of the Republic of Azerbaijan [No. 1660-VOD dated July 12, 2019](#) ("Azerbaijan" newspaper, August 27, 2019, No. 186, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1381) In the provision of Article 194, the words "disabled persons, persons under 18 years of age with limited health, and others in special need of social protection" were replaced by the words "those in special need of social protection and having difficulty finding work" and the words "or not transferring funds to the state budget" were removed.

[179] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) Articles 198.0, 198.0.1 - 198.0.10 were considered articles 198.1, 198.1.1 - 198.1.10, respectively.

[180] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) In the sanction of Article 198.0, the words "two out of one thousand manats" have been replaced by the words "two out of one thousand manats".

[182] With the Law of the Republic of Azerbaijan No. 126-VIOD dated June 2, 2020 ("Azerbaijan" newspaper, July 19, 2020, No. 140, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 841) Article 205-1 was added in the new content.

[183] Law of the Republic of Azerbaijan No. 517-VIOD dated April 26, 2022 ("Azerbaijan" newspaper, May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 435) Article 206, the words "in the amount of personal consumption" were replaced by the words "in a small amount".

[184] Law of the Republic of Azerbaijan No. 517-VIOD dated April 26, 2022 ("Azerbaijan" newspaper, May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 435) of Article 206 was considered the first paragraph, and a second paragraph with new content was added to that part.

[185] With the Law of the Republic of Azerbaijan No. 876-VOD dated November 17, 2017 ("Azerbaijan" newspaper, December 1, 2017, No. 265, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1979) Article 206-1 was added in the new content.

[186] With the Law of the Republic of Azerbaijan No. 524-VOD dated February 1, 2017 ("Azerbaijan" newspaper, February 23, 2017, No. 41, Legislative Collection of the Republic of Azerbaijan, 2017, No. 02, Article 162) Article 208 has been revised.

The previous editorial said:

Article 208. Cultivation of plants containing narcotic substances for personal consumption without the purpose of sale

Due to planting, cultivation or collection of plants containing narcotic substances in the amount of personal consumption without the purpose of sale = a fine in the amount of one hundred fifty to two hundred manats is imposed:

[187] Law of the Republic of Azerbaijan No. 517-VIOD dated April 26, 2022 ("Azerbaijan" newspaper, May 20, 2022, No. 105, Legislative Collection of the Republic of Azerbaijan, 2022, No. 5, Article 435) of Article 208, the words "growing or collecting them (parts of them)" were replaced by the words "or growing".

[188] With the Law of the Republic of Azerbaijan No. 27-VIOD dated March 17, 2020 ("Azerbaijan" newspaper, March 20, 2020, No. 62, Legislative Collection of the Republic of Azerbaijan, 2020, No. 3, Article 222) Article 211 has been revised.

The previous editorial said:

Article 211. Violation of sanitary-hygiene and anti-epidemic regimes

Due to violation of sanitary-hygiene and anti-epidemic regimes in enterprises, departments, organizations = shall be fined in the amount of one hundred to two hundred manats:

[189] With the Law of the Republic of Azerbaijan No. 142-VIOD dated June 29, 2020 ("Azerbaijan" newspaper, July 3, 2020, No. 126, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 854) The sanction of Article 211.1 is given in the new edition.

the previous editorial said:

natural persons shall be fined in the amount of one hundred to two hundred manats, officials shall be fined in the amount of one thousand five hundred to two thousand manats, or, depending on the circumstances of the case, administrative imprisonment for a period of up to one month, taking into account the identity of the offender, legal persons shall be fined in the amount of two thousand to five thousand manats is fined:

With the Law of the Republic of Azerbaijan No. 224-VIOD dated December 18, 2020 ("Azerbaijan" newspaper, December 30, 2020, No. 276, Legislative Collection of the Republic of Azerbaijan, 2020, No. 12, Book I, Article 1440) In the sanction of Article 211.1, the words "from three thousand to four thousand manats" were replaced by the words "from four thousand to five thousand manats", and the words "from four thousand to ten thousand manats" were replaced by the words "from five thousand to eleven thousand manats".

[190] With the Law of the Republic of Azerbaijan No. 124-VIOD dated June 2, 2020 ("Azerbaijan" newspaper, June 3, 2020, No. 104, Legislative Collection of the Republic of Azerbaijan, 2020, No. 6, Article 681) The text of Article 211 was considered as Article 211.1 and Articles 211.2 and 211.3 were added in the new content.

[191] With the Law of the Republic of Azerbaijan No. 142-VIOD dated June 29, 2020 ("Azerbaijan" newspaper, July 3, 2020, No. 126, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 854) The sanction of Article 211.2 is given in the new edition.

the previous editorial said:

natural persons are fined in the amount of fifty manats, officials in the amount of one hundred manats, and legal entities in the amount of two hundred manats:

With the Law of the Republic of Azerbaijan No. 224-VIOD dated December 18, 2020 ("Azerbaijan" newspaper, December 30, 2020, No. 276, Legislative Collection of the Republic of Azerbaijan, 2020, No. 12, Book I, Article 1440) In the sanction of Article 211.2, the words "in the amount of two hundred manats, legal entities four hundred manats" were replaced by the words "in the amount of three hundred manats, legal entities six hundred manats".

[192] With the Law of the Republic of Azerbaijan No. 142-VIOD dated June 29, 2020 ("Azerbaijan" newspaper, July 3, 2020, No. 126, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 854) The sanction of Article 211.3 is given in the new edition.

the previous editorial said:

natural persons are fined in the amount of one hundred manats, officials in the amount of two hundred manats, and legal entities in the amount of four hundred manats:

With the Law of the Republic of Azerbaijan No. 224-VIOD dated December 18, 2020 ("Azerbaijan" newspaper, December 30, 2020, No. 276, Legislative Collection of the Republic of Azerbaijan, 2020, No. 12, Book I, Article 1440) In the sanction of Article 211.3, the words "in the amount of four hundred manats, legal entities eight hundred manats" were replaced by the words "in the amount of six hundred manats, legal entities one thousand two hundred manats".

[193] Law of the Republic of Azerbaijan No. 1326-VOD dated November 2, 2018 ("Azerbaijan" newspaper, December 14, 2018, No. 282, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2475) and in article 212.1, the words "and tobacco products" by the words "restriction of the use of products" cigarette was replaced by the word "tobacco".

[194] Law of the Republic of Azerbaijan No. 1326-VOD dated November 2, 2018 ("Azerbaijan" newspaper, December 14, 2018, No. 282, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2475) and Article 212.2, in both cases, the word "cigarette" replaced by the word "tobacco" the words "allocation of places" were replaced by the words "equipping of the allocated places in a way that meets the sanitary-hygienic standards and the requirements determined by the relevant executive authority" warning from that article.

[195] Law of the Republic of Azerbaijan No. 1326-VOD dated November 2, 2018 ("Azerbaijan" newspaper, December 14, 2018, No. 282, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2475) with the new content, articles 212.3, 212.4 and 212.5 were added.

[196] With the Law of the Republic of Azerbaijan No. 811-VOD dated October 20, 2017 ("Azerbaijan" newspaper, December 2, 2017, No. 266, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1964) The disposition of Article 213.0.1 is given in the new edition.

The previous editorial said:

213.0.1. failure to mention the superiority of breast milk in advertising of artificial food products;

[197] With the Law of the Republic of Azerbaijan No. 811-VOD dated October 20, 2017 ("Azerbaijan" newspaper, December 2, 2017, No. 266, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1964) The disposition of Article 213.0.1 is given in the new edition.

[198] With the Law of the Republic of Azerbaijan No. 811-VOD dated October 20, 2017 ("Azerbaijan" newspaper, December 2, 2017, No. 266, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1964) Article 213.0.4 was added in the new content.

[199] With the Law of the Republic of Azerbaijan No. 193-VOD dated April 5, 2016 ("Azerbaijan" newspaper, May 3, 2016, No. 94, Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 647) Article 215.3 was added in the new.

[200] With the Law of the Republic of Azerbaijan No. 69-VIOD dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) Article 215.4 was added in the new content.

[201] With the Law of the Republic of Azerbaijan No. 1677-VOD dated October 8, 2019 ("Azerbaijan" newspaper, November 17, 2019, No. 255, Legislative Collection of the Republic of Azerbaijan, 2019, No. 11, Article 1686) Article 215-1 was added in the new.

[202] With the Law of the Republic of Azerbaijan No. 1662-VOD dated July 12, 2019 ("Azerbaijan" newspaper, August 21, 2019, No. 181, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1383) In the name of Article 220, in Articles 220.1 and 220.2, the words "sanitary norms and rules, hygiene norms" have been replaced by the words "technical normative legal acts in the field of food safety".

[203] By the Law of the Republic of Azerbaijan No. 359-VOD dated October 14, 2016 ("Azerbaijan" newspaper, November 26, 2016, No. 262, Legislative Collection of the Republic of Azerbaijan, 2016, No. 11, Article 1786) Article 221 has been revised.

The previous editorial said:

Article 221. Illegal circulation of medicines

Knowingly selling, storing or importing for the purpose of sale medicinal products of unknown quality, which do not meet the requirements of normative technical documents, whose origin is unknown, which have expired, state registration is required by law, but which have not passed state registration, as well as the production and sale of counterfeit medicinal products, storage or import for the purpose of sale, when these acts are committed in small quantities -

medicines that are the direct object of an administrative offense shall be confiscated and fined in the amount of eighty to one hundred percent of its value.

Note: In this article, the term "small amount" means the amount up to one thousand manats.

221 with the Law of the Republic of Azerbaijan No. 663-VOD dated May 2, 2017 ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 749) the name of the article is given in the new edition.

The previous editorial said:

Illegal circulation of medicines

[204] With the Law of the Republic of Azerbaijan No. 663-VOD dated May 2, 2017 ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 749) Articles 221.8 and 221.9 have been added in the new content.

[205] With the Law of the Republic of Azerbaijan No. 1398-VOD dated December 18, 2018 ("Azerbaijan" newspaper, January 11, 2019, No. 7, Legislative Collection of the Republic of Azerbaijan, 2019, No. 01, Article 18) Articles 221.10-221.11 have been added in the new.

[206] With the Law of the Republic of Azerbaijan No. 122-VIOD dated May 31, 2020 ("Azerbaijan" newspaper, July 11, 2020, No. 133, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 838) In Article 222, the word "food" (in all three cases) was replaced by the word "food".

[207] With the Law of the Republic of Azerbaijan No. 713-VOD dated June 13, 2017 ("Azerbaijan" newspaper, July 22, 2017, No. 156, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1273) In the title and disposition of Article 224, the word "methods" has been replaced by the word "methods".

[208] With the Law of the Republic of Azerbaijan No. 713-VOD dated June 13, 2017 ("Azerbaijan" newspaper, July 22, 2017, No. 156, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1273) In the title of Article 225 and in the disposition of Article 225.2, the word "method" has been replaced by the word "methods".

[209] With the Law of the Republic of Azerbaijan No. 231-VOD dated May 6, 2016 ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) In Article 227, the word "two" was added "hundred" (in both cases).

227 of the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) in the sanction of the article, the words "a fine in the amount of two hundred to two hundred and fifty manats" is replaced by the words "public works from one hundred sixty hours to two hundred forty hours" and the words "up to two months" are replaced by the words "up to three months".

[210] With the Law of the Republic of Azerbaijan No. 231-VOD dated May 6, 2016 ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) In the "Note" part of Article 227, the word "thirty" has been replaced by the word "hundred".

227 of the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) The "Note" part of the article is given in a new edition.

The previous editorial said:

Note: If the value of the stolen property does not exceed one hundred manats, it is considered petty theft.

[211] With the Law of the Republic of Azerbaijan No. 231-VOD dated May 6, 2016 ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) Article 227-1 was added in the new content.

227-1 with the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) Article has been canceled.

[212] With the Law of the Republic of Azerbaijan No. 337-VIOD dated May 27, 2021 ("Azerbaijan" newspaper, July 15, 2021, No. 146, Legislative Collection of the Republic of Azerbaijan, 2021, No. 7, Article 701) In the title of Article 228, the words "Without a license or permit" have been replaced by the words "Without a permit or in violation of permit conditions".

[213] With the Law of the Republic of Azerbaijan No. 337-VIOD dated May 27, 2021 ("Azerbaijan" newspaper, July 15, 2021, No. 146, Legislative Collection of the Republic of Azerbaijan, 2021, No. 7, Article 701) In the provision of Article 228, the words "Without a license or permit or the conditions stipulated in that document" have been replaced by the words "Without a permit or permit conditions".

[214] With the Law of the Republic of Azerbaijan No. 1254-VOD dated October 1, 2018 ("Azerbaijan" newspaper, November 11, 2018, No. 254, Legislative Collection of the Republic of Azerbaijan, 2018, No. 11, Article 2191) In Article 231.2, the words "relevant executive power body" have been replaced by the words "body (institution) determined by the relevant executive power body".

[215] With the Law of the Republic of Azerbaijan No. 69-VIOD dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) Article 232-1 was added in the new content.

~~natural persons are fined from six hundred to one thousand manats, officials from one thousand two hundred to two thousand manats, legal persons from five thousand to six thousand manats:~~

243.0.9 with the Law of the Republic of Azerbaijan [No. 337-VIQD dated May 27, 2021](#) ("Azerbaijan" newspaper, July 15, 2021, No. 146, Legislative Collection of the Republic of Azerbaijan, 2021, No. 7, Article 701) The words "license or" have been removed from the article.

[217] With the Law of the Republic of Azerbaijan [No. 949-VQD dated December 15, 2017](#) ("Azerbaijan" newspaper, January 12, 2018, No. 7, Legislative Collection of the Republic of Azerbaijan, 2018, No. 1, Article 19) Article 244-1 was added in the new content.

[218] With the Law of the Republic of Azerbaijan [No. 574-VQD dated April 7, 2017](#) ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 701) Article 249 has been repealed.

[219] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) The name of Article 253 is given in the new edition.

The previous editorial said:

~~Article 253. Illegal cutting and damage of young trees and bushes without a logging ticket (warrant), destruction and damage of forest plants and young trees~~

[220] With the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) In the provision of Article 253.2, the words "does not belong" by the words "not included" damage, cutting have been replaced by the words "illegal cutting (taking)"

[221] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) The sanction of Article 253.2 is given in the new edition.

The previous editorial said:

~~natural persons shall be fined in the amount from two thousand two hundred to two thousand five hundred manats, officials in the amount from four thousand to seven thousand manats, legal entities in the amount from twenty thousand to twenty five thousand manats.~~

[222] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) In the provision of Article 253.3.1, after the words "construction and improvement" are added, the words "without the necessary permission" (in the first case) and the words "to damage or" shall be removed, the words "to cut without the necessary permission in accordance with the law" was replaced by the words "illegal cutting (taking)"

[223] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) The sanction of Article 253.3.1 is given in the new edition.

The previous editorial said:

~~natural persons shall be fined from 1,200 to 1,500 manats, officials from 2,500 to 3,000 manats, and legal entities from 12,000 to 15,000 manats;~~

[224] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) In the provision of Article 253.3.2, the words "without the necessary permission" (in the first case) and the words "to damage or to cut without the necessary permission as prescribed by the legislation" have been replaced by the words "to illegal cutting (taking)"

[225] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) The sanction of Article 253.3.2 is given in the new edition.

The previous editorial said:

~~natural persons are fined in the amount from one thousand to two hundred manats, officials in the amount from two thousand to two thousand five hundred manats, legal entities in the amount from ten thousand to twelve thousand manats;~~

[226] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) In the provision of Article 253.3.3, the words "without the necessary permission" (in the first case) and the words "to damage or" the words "to cut without the necessary permission in the manner prescribed by the legislation" have been replaced by the words "to illegally cut (take)"

[227] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) The sanction of Article 253.3.3 is given in the new edition.

The previous editorial said:

~~natural persons are fined from two thousand to two thousand five hundred manats, officials from five thousand to six thousand manats, legal persons from twenty thousand to twenty five thousand manats;~~

[228] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) Article 253.3.4 has been repealed.

[229] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) Articles 253.4 and 253.5 have been added in the new content.

[230] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) "Note" part is given in a new edition.

The previous editorial said:

~~Note: According to Articles 253.3.1, 253.3.2, 253.3.3 or 253.3.4 of this Code, an administrative offense related to the damage or destruction of several trees or shrub plantings, as well as cutting them without proper permission in accordance with the law the amount of the administrative fine applied for that error during the consideration of the case cannot exceed the amount specified in Article 25.4 of this Code in relation to a legal person and an individual, as well as an official.~~

[231] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) Article 253-1 was added in the new content.

[232] With the Law of the Republic of Azerbaijan [No. 1251-VQD dated October 1, 2018](#) ("Azerbaijan" newspaper, November 3, 2018, No. 248, Legislative Collection of the Republic of Azerbaijan, 2018, No. 10, Article 1963) From Article 253-1.1.3, the word "cadastre" was removed.

[233] With the Law of the Republic of Azerbaijan [No. 69-VIQD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) In the "Note" part of Article 262, the word "in the article" by the words "in Article 262.3 of the Code" and the words "not more than five thousand manats" have been replaced by the words "not more than five thousand manats"

cases provided for in Article 602.4 of this Code in relation to the inspections carried out by coming to the places where entrepreneurial activity is carried out)" were added before



[235] With the Law of the Republic of Azerbaijan No. 984-VQD dated February 1, 2018 ("Azerbaijan" newspaper, February 23, 2018, No. 42, Legislative Collection of the Republic of Azerbaijan, 2018, No. 2, Article 163) In Article 275.2, the words "pollution norms" have been replaced by the words "pollution norms determined by the relevant executive authority"

[236] With the Law of the Republic of Azerbaijan No. 1561-VQD dated April 9, 2019 ("Azerbaijan" newspaper, May 5, 2019, No. 98, Legislative Collection of the Republic of Azerbaijan, 2019, No. 5, Article 803) Article 275.3 was added in the new

[237] Law of the Republic of Azerbaijan No. 208-VIOD dated November 26, 2020 ("Azerbaijan" newspaper, January 6, 2021, No. 1, Legislative Collection of the Republic of Azerbaijan, 2020, No. 12, Book I, Article 1432) added articles 275.4 and 275.5 in new content.

[238] With the Law of the Republic of Azerbaijan No. 1427-VQD dated December 28, 2018 ("Azerbaijan" newspaper, January 19, 2019, No. 14, Legislative Collection of the Republic of Azerbaijan, 2019, No. 01, Article 44) Article 276-1 was added in the new content.

[239] Law of the Republic of Azerbaijan No. 617-VIOD dated November 5, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), November 29, 2022, "Azerbaijan" newspaper, November 30, 2022, No. 261, Legislative Collection of the Republic of Azerbaijan, 2022, No. 11, Article 1236) and Article 279.0.1, the words "in gas and energy saving systems" were removed.

[240] Law of the Republic of Azerbaijan No. 487-VIOD dated February 25, 2022 ("Azerbaijan" newspaper, April 12, 2022, No. 74, Legislative Collection of the Republic of Azerbaijan, 2022, No. 4, Article 293) Article 279.0.1-1 was added with new.

[241] Law of the Republic of Azerbaijan No. 617-VIOD dated November 5, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), November 29, 2022, "Azerbaijan" newspaper, November 30, 2022, No. 261, Legislative Collection of the Republic of Azerbaijan, 2022, No. 11, Article 1236) and Articles 279.0.2 - 279.0.4 have been revised.

The previous editorial said:

~~279.0.2. falsification of accounting and reporting on the production, transportation and consumption of gas, electricity or thermal energy or failure to submit it on time;~~

~~279.0.3. violation of the requirements for the implementation of state energy and gas expertise in the creation of gas, electric or heating facilities (power transmission lines and pipelines), equipment, devices and related new technologies, or providing a wrong expert opinion;~~

~~279.0.4. without the opinion of the state energy and gas expertise, financing the creation of gas, electric or heating installations (power transmission lines and pipelines), equipment, devices and related new technologies that do not meet the requirements of the relevant standards, putting them into production or selling them;~~

[242] Law of the Republic of Azerbaijan No. 617-VIOD dated November 5, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), November 29, 2022, "Azerbaijan" newspaper, November 30, 2022, No. 261, Legislative Collection of the Republic of Azerbaijan, 2022, No. 11, Article 1236) and Article 279.0.5 were repealed.

[243] With the Law of the Republic of Azerbaijan No. 548-VIOD dated June 17, 2022 ("Azerbaijan" newspaper, July 26, 2022, No. 155, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 699) After the word Gas in the name of Article 280,, heat" was added.

[244] With the Law of the Republic of Azerbaijan No. 548-VIOD dated June 17, 2022 ("Azerbaijan" newspaper, July 26, 2022, No. 155, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 699) After the word "gas, heat" was added Article 280

[245] With the Law of the Republic of Azerbaijan No. 1117-VQD dated May 1, 2018 ("Azerbaijan" newspaper, May 27, 2018, No. 119, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 883) In the "Note" part of Article 282, the words "up to one thousand manat" have been replaced by the words "not more than five thousand manats"

[246] By the Law of the Republic of Azerbaijan No. 509-VQD dated February 1, 2017 ("Azerbaijan" newspaper, March 19, 2017, No. 61) in Article 288.0.1, the words "on sale and application" and replaced by the words "for sale"

288.0.1 with the Law of the Republic of Azerbaijan No. 1577-VQD dated May 3, 2019 ("Azerbaijan" newspaper, May 31, 2019, No. 118, Legislative Collection of the Republic of Azerbaijan, 2019, No. 5, Article 813) Article has been canceled.

[247] Law of the Republic of Azerbaijan No. 868-VIOD dated May 2, 2023 (Azerbaijan State Information Agency (AZERTAC), June 7, 2023, "Azerbaijan" newspaper, June 8, 2023 year, No. 120, Legislative Collection of the Republic of Azerbaijan, 2023, No. 6, Article 743) and Article 289.0.4, the word "organs" was replaced by the word "organ"

[248] With the Law of the Republic of Azerbaijan No. 1609-VQD dated June 13, 2019 ("Azerbaijan" newspaper, June 29, 2019, No. 138, Legislative Collection of the Republic of Azerbaijan, 2019, No. 6, Article 1007) Articles 295.6 and 295.7 were added in the new content.

[249] Law of the Republic of Azerbaijan No. 1326-VQD dated November 2, 2018 ("Azerbaijan" newspaper, December 14, 2018, No. 282, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2475) in the title and disposition of Article 299, the words "smoking in unspecified places" were replaced by the word "tobacco"

[250] Law of the Republic of Azerbaijan No. 1326-VQD dated November 2, 2018 ("Azerbaijan" newspaper, December 14, 2018, No. 282, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2475) and 318, in Article 306.4, the word "cigarette" was replaced by the word "tobacco"

[251] With the Law of the Republic of Azerbaijan No. 669-VQD dated May 16, 2017 ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 754) In Article 307.1, the words "in the port waters" have been replaced by the words "as well as in the territorial waters port waters of the Republic of Azerbaijan"

Law of the Republic of Azerbaijan No. 1069-VIOD dated December 22, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), February 15, 2024, "Azerbaijan" newspaper, February 16, 2024, No. 35) with Article 307.1, after the word "port" the words "(to the base of naval operations)" and after word "from the port" the words "(from the base of naval operations)" were added.

[252] With the Law of the Republic of Azerbaijan No. 669-VQD dated May 16, 2017 ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 754) Article 307.4 was added in the new content.

natural persons are fined in the amount of three hundred manats, officials in the amount of five hundred manats, and legal entities in the amount of five thousand manats.



[253] Law of the Republic of Azerbaijan [No.1069-VIOD dated December 22, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), February 15, 2024, "Azerbaijan" newspaper, February 16, 2024, Article 307.5 was added in the new content with No. 35)

[254] Law of the Republic of Azerbaijan [No.1069-VIOD dated December 22, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), February 15, 2024, "Azerbaijan" newspaper, February 16, 2024, No.35) in the title and disposition of Article 312, the word "At ports" was replaced by the words "At seaports or bases of naval operations"

[255] Law of the Republic of Azerbaijan [No.1069-VIOD dated December 22, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), February 15, 2024, "Azerbaijan" newspaper, February 16, 2024, No. 35) to of Article 313 and to Article 313.1 after the word Register and Register of Naval Operations Bases" were added.

[256] Law of the Republic of Azerbaijan [No.1069-VIOD dated December 22, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), February 15, 2024, "Azerbaijan" newspaper, February 16, 2024, No. 35) to Article 313.2 after the word Register and the Register of Naval Operations Bases" were added and the words "two hundred" were replaced by the word thousand

[257] With the Law of the Republic of Azerbaijan [No.669-VOD dated May 16, 2017](#) ("Azerbaijan" newspaper, June 2, 2017, No. 117, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 754) Article 315 has been revised.

The previous editorial said:

Article 315. Violation of the requirements of the "International Code on the Protection of Ships and Port Facilities" supported by the Republic of Azerbaijan
~~Due to the operation of the seaport without the documents stipulated in the "International Code on the Protection of Ships and Port Facilities" officials are fined in the amount of three hundred manats, and legal entities in the amount of one thousand manats.~~

[258] With the Law of the Republic of Azerbaijan [No.355-VOD dated October 14, 2016](#) ("Azerbaijan" newspaper, November 22, 2016, No. 258, Legislative Collection of the Republic of Azerbaijan, 2016, No. 11, Article 1783) In Article 319.1, the word "without a ticket" is replaced by the words without payment

[259] By the Law of the Republic of Azerbaijan [No.355-VOD dated October 14, 2016](#) ("Azerbaijan" newspaper, November 22, 2016, No. 258, Legislative Collection of the Republic of Azerbaijan, 2016, No. 11, Article 1783) In Article 320.1, the words "passenger without ticket" were replaced by passenger without payment

[260] Law of the Republic of Azerbaijan [No.974-VIOD dated July 14, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 18, 2023, "Azerbaijan" newspaper, August 20, 2023, No. 177, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1122) and in Article 322.0.1 in the second case, the word "and" was replaced by the words "or non-observance" after the words ", including when the starting, intermediate and final destinations are outside the bus station (bus station) during transportation on regular intercity (interdistrict) and international routes" were added.

[261] With the Law of the Republic of Azerbaijan [No.1017-VOD dated February 23, 2018](#) ("Azerbaijan" newspaper, April 25, 2018, No. 92, Legislative Collection of the Republic of Azerbaijan, 2018, No. 4, Article 646) After the word without in Article 322.0.2, as well as with a faulty or sealed taximeter" were added.

[262] Law of the Republic of Azerbaijan [No. 1326-VOD dated November 2, 2018](#) ("Azerbaijan" newspaper, December 14, 2018, No. 282, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2475) and in article 322.0.4, the word "cigarette" was replaced by the words tobacco in a vehicle in general use for passenger transportation and a taxi

[263] By the Law of the Republic of Azerbaijan [No. 468-VOD dated December 16, 2016](#) ("Azerbaijan" newspaper, February 5, 2017, No. 26, Legislative Collection of the Republic of Azerbaijan, 2017, No. 2, Article 139) In Article 322.0.7, the word "according to -" has been replaced by a semicolon, and Article 322.0.8 has been added in the new content.

[264] With the Law of the Republic of Azerbaijan [No. 488-VOD dated December 30, 2016](#) ("Azerbaijan" newspaper, February 5, 2017, No. 26, Legislative Collection of the Republic of Azerbaijan, 2017, No. 02, Article 147) In Article 322.0.8, the word "according to" has been replaced by a semicolon, and Articles 322.0.9 and 322.0.10 have been added in the new content.

[265] Law of the Republic of Azerbaijan [No.974-VIOD dated July 14, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 18, 2023, "Azerbaijan" newspaper, August 20, 2023, No. 177, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1122) and in Article 322.0.10, the word "according to -" was replaced with a semicolon and in the new content, 322.0.11 - 322.0.14 Items have been added.

[266] Law of the Republic of Azerbaijan [No.974-VIOD dated July 14, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 18, 2023, "Azerbaijan" newspaper, August 20, 2023, No. 177, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1122) and Article 322.0.10, the words in the amount from forty to fifty manats in the amount of fifty manats".

[267] Law of the Republic of Azerbaijan [No.974-VIOD dated July 14, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 18, 2023, "Azerbaijan" newspaper, August 20, 2023, No. 177, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1122), electronic after the word cargo to the disposition of Article 323.2, the word twentyfourty" in the sanction of that article. replaced by the word

[268] Law of the Republic of Azerbaijan [No.974-VIOD dated July 14, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 18, 2023, "Azerbaijan" newspaper, August 20, 2023, No. 177, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1122) and Article 324 have been revised.

the previous editorial said:

Article 324. Carriage of passengers and cargo without special consent (license) or violation of license conditions

~~324.1. For the transportation of passengers and cargo by motor vehicle without special consent (license) is fined in the amount of one hundred manats.~~

~~324.2. Due to the violation of the conditions of the special agreement (license) on passenger and cargo transportation by road shall be fined in the amount of fifty manats.~~

[269] Law of the Republic of Azerbaijan [No.974-VIOD dated July 14, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 18, 2023, "Azerbaijan" newspaper, August 20, 2023, No. 177, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1122), new articles 324-3 and 326-2 were added.

[270] With the Law of the Republic of Azerbaijan [No.1017-VOD dated February 23, 2018](#) ("Azerbaijan" newspaper, April 25, 2018, No. 92, Legislative C of

[271] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andin the sanction of Article 327.2, the word "sixtywas replaced by the word"eighty

[272] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andArticle 327.3,after the wordviolationor vehicles crossing railway tracks from places other than railway crossings" were added, and that in the sanction of the article, the word "eighty"was replaced by the wordhundred

[273] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, article 905)andfifty" was addedafter the wordhundredto the sanction of article 327.4

[274] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)to the disposition of Article 327.7, the numbers "333-1.1"after the numbers "333.1" and "343-1.1" after the numbers343.11.1" figures added.

[275] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, article 905)andin the sanction of article 327.8, the word "twowas replaced by the word"threeright to manage, "from six months" were added.

[276] Withthe Law of the Republic of Azerbaijan[No. 1476-VOD dated February 1, 2019](#)("Azerbaijan" newspaper, March 15, 2019, No. 60, Legislative Collection of the Republic of Azerbaijan, 2019, No. 3, Article 374)(subcategory)" was addedafter the wordcategoryin paragraph 2 of the "Note" part of Article 327

[277] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andin Clause 5 of the "Note" part of Article 327,or 343.1", 333-1.1, 343.1 and or 343-1.1was replaced by the words ".

[278] Law of the Republic of Azerbaijan[No. 270-VIQQ dated February 23, 2021](#)("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306)and327 Paragraph 7-1 has been added to the "Note" part of the article with a new content.

[279] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andin the sanction of Article 328.3, the words "one hundred and fiftywere replaced by the words"two hundred

[280] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andin the sanction of Article 328.4, the words "two hundred and fiftywere replaced by the words"three hundred

[281] Withthe Law of the Republic of Azerbaijan[No. 123-VOD dated February 1, 2016](#)"Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 397)Article 329 has been added to the "Note" section with a new content.

[282] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andArticle 332.3, the word "twowas replaced by the word"three

[283] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andin the sanction of Article 332.4, the word "fourwas replaced by the word"five

[284] Law of the Republic of Azerbaijan[No. 270-VIQQ dated February 23, 2021](#)("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306)and33296.1.1" were addedafter the words of this Codein the "Note" part of the article

[285] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)inthe title of Article 333 and in the disposition of Article 333.1 "the remedy is alcohol, narcotics, psychotropic substances or other substances that have a strong effect"were replaced by the words"from the means of alcohol

[286] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andin the sanction of Article 333.2,the wordsin the amount from four hundred to five hundred manatsin the amount of five hundred manats" and in that articleafter the words"up to fifteen daysfor a period" was added to the sanction.

[287] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andArticle 333.4,as a result of the use of alco were addedafter the wordsvehicle

[288] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andArticle 333 in paragraph 1 of the "Note" part in the case of taking narcotic drugs, psychotropic and other powerful substancesof the person"have been replaced by the words "as a result of the use of alcohol by person



[290] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905), Article 333-1 was added in new content.

[291] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)inthe name of Article 334 and in the disposition of Article 334.1, "the remedy is alcohol, narcotics, psychotropic substances or other substances that have a strong effect"were replaced by the words"from the means of alcohol

[292] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andArticle 334.4,as a result of the use of alcohol" were addedafter the wordsvehicle

[293] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)added Article 334-1 in new content.

[294] Law of the Republic of Azerbaijan[No. 1221-VOD dated June 29, 2018](#)("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437)inArticle 338.2, the word "Pedestrians"was replaced by the wordsPedestrians, except for the cases provided for in Article 338.2-1 of this Code

[295] Law of the Republic of Azerbaijan[No. 1221-VOD dated June 29, 2018](#)("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437)andArticle 338.2-1 were added.

[296] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andArticle 338.6 were repealed.

[297] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andin the disposition of Article 338.7, the words "338.4 - 338.6" with the words "338.4 and 338.5" and in the sanction of that article "eightyfrom one hundred manats"were replaced by the wordsone hundred fifty from one hundred manats

[298] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, article 905)andarticles 338.8 - 338.10 were added in new content.

[299] Law of the Republic of Azerbaijan[No. 1221-VOD dated June 29, 2018](#)("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437)and the words "or technical inspectionfromArticle 339.1.

[300] Law of the Republic of Azerbaijan[No. 1221-VOD dated June 29, 2018](#)("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437)andArticle 339.1-1 were added.

[301] Law of the Republic of Azerbaijan[No. 1221-VOD dated June 29, 2018](#)("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437)inthe "Note" part of Article 339,the word "in the articleand in Articles 339.1-1, with the words " 10"numbers "20"replaced by numbers.

[302] Law of the Republic of Azerbaijan[No.882-VODdatedNovember 17, 2017](#)("Azerbaijan" newspaper, December 31, 2017, No. 291, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Book I, Article 2240)andArticle 342.1.2 was canceled.

[303] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andArticle 342.1.3after the word "not havingor driving a vehicle with state registration plates that do not comply with existing standards" has been added.

[304] Law of the Republic of Azerbaijan[No.581-VIQQdated 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 342.1.8, the word "blind"was replaced by the wordswith completely limited vision

[305] Withthe Law of the Republic of Azerbaijan[No.1017-VODdatedFebruary 23, 2018](#)("Azerbaijan" newspaper, April 25, 2018, No. 92, Legislative Collection of the Republic of Azerbaijan, 2018, No. 4, Article 646) Article 342.1.10 has been repealed.

[306] Withthe Law of the Republic of Azerbaijan[No. 468-VOD dated December 16, 2016](#)("Azerbaijan" newspaper, February 5, 2017, No. 26, Legislative Collection of the Republic of Azerbaijan, 2017, No. 2, Article 139)In Article 342.1.10, the word "according to-" was replaced by a semicolon and Article 342.1.11was added in the new content.

342.1.11 with the Law of the Republic of Azerbaijan [No. 126-VIQQ dated June 2, 2020](#) ("Azerbaijan" newspaper, July 19, 2020, No. 140 , Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 841) In the article, the word " disabled " was replaced by the words " person with a disability " .

[307] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, article 905)andor inconsistent with existing standardsfrom the provisions of article 342.7sixtywith the word"hundredin the sanction of that articlehas been replaced.

[308] 342.8withthe Law of the Republic of Azerbaijan[No. 270-VIQQ dated February 23, 2021](#)("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collec of the Republic of Azerbaijan, 2021, No. 4, Article 306)"342.1.2" have been removed from the article.

[309] Law of the Republic of Azerbaijan [No.925-VIQQdated June 23, 2023](#)(AzerbaijanStateInformationAgency (AZERTAC), July 17,2023, "Azerbaijan" newspaper, July 18,2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905)andArticle 343, the word "Drivess" 'aced by the wordsIntoxication caused by the use of alcohol

[311] Law of the Republic of Azerbaijan [No.925-VIQD dated June 23, 2023](#) (Azerbaijan State Information Agency (AZERTAC), July 17, 2023, "Azerbaijan" newspaper, July 18, 2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905) and in the sanction of Article 343.2, the word "four" was replaced by the word "five"

[312] Law of the Republic of Azerbaijan [No.925-VIQD dated June 23, 2023](#) (Azerbaijan State Information Agency (AZERTAC), July 17, 2023, "Azerbaijan" newspaper, July 18, 2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905) added Articles 343.4-1, 343.8 and 343.9 in new content.

[313] Law of the Republic of Azerbaijan [No.925-VIQD dated June 23, 2023](#) (Azerbaijan State Information Agency (AZERTAC), July 17, 2023, "Azerbaijan" newspaper, July 18, 2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905) added Article 343-1 in new content.

[314] Law of the Republic of Azerbaijan [No. 270-VIQD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) and 346 Note" part was added to the article with new content

[315] By the Law of the Republic of Azerbaijan [No. 468-VQD dated December 16, 2016](#) ("Azerbaijan" newspaper, February 5, 2017, No. 26, Legislative Collection of the Republic of Azerbaijan, 2017, No. 2, Article 139) Article 346-1 was added in the new content.

[316] With the Law of the Republic of Azerbaijan [No. 126-VIQD dated June 2, 2020](#) ("Azerbaijan" newspaper, July 19, 2020, No. 140, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 841) In Article 346-1.3, the word "Disabled" replaced by the words "Persons with Disabilities."

[317] Law of the Republic of Azerbaijan [No. 1221-VQD dated June 29, 2018](#) ("Azerbaijan" newspaper, July 20, 2018, No. 159, Legislative Collection of the Republic of Azerbaijan, 2018, No. 7, Book I, Article 1437) to Article 347, or in the use of the state institution" were added after the word in use

[318] 350.2 with the Law of the Republic of Azerbaijan [No. 270-VIQD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) The disposition of the article is given in the new edition.

The previous editorial said:

~~350.2. Due to the installation of traffic control technical devices, traffic lights and traffic signs without the appropriate permission -~~

[319] Law of the Republic of Azerbaijan [No.925-VIQD dated June 23, 2023](#) (Azerbaijan State Information Agency (AZERTAC), July 17, 2023, "Azerbaijan" newspaper, July 18, 2023 year, No. 148, Legislative Collection of the Republic of Azerbaijan, 2023, No. 7, Article 905) and in the sanction of Article 351, the words "one hundred and fifty manats" "five hundred manats and eight hundred" and "one thousand two hundred manats" words were replaced by "three thousand from two thousand manats"

[320] With the Law of the Republic of Azerbaijan [No. 69-VIQD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) Article 351-1 was added in the new content.

[321] With the Law of the Republic of Azerbaijan [No. 123-VQD dated February 1, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 397) Article 353 has been revised.

The previous editorial said:

Article 353. Violation of the requirements regarding the permissible dimensions, weight and weight of heavy vehicles and axle mass parameters

~~353.1. Due to the loading of oversized and (or) heavy vehicles belonging to legal entities exceeding the parameters of permissible dimensions, weight and weight on the axle -~~

~~officials are fined in the amount of one thousand two hundred to one thousand five hundred manats, and legal entities are fined in the amount of four thousand to five thousand manats.~~

~~353.2. With the exception of the case provided for in Article 353.1 of this Code, due to the loading of large-sized and (or) heavy-duty vehicles by a legal entity exceeding the parameters of permissible dimensions, weight and mass per axle -~~

~~officials are fined in the amount of one thousand two hundred to one thousand five hundred manats, and legal entities are fined in the amount of four thousand to five thousand manats.~~

~~353.3. With the exception of the case provided for in Article 353.2 of this Code, due to loading of large-sized and (or) heavy-duty vehicles belonging to him by an individual exceeding the parameters of permissible dimensions, weight and load on the axle -~~

~~a fine in the amount of six hundred to seven hundred manats is imposed.~~

~~353.4. Due to the repetition of the same actions by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -~~

~~the right of natural persons to drive a vehicle is restricted for a period of six months to one year, fined in the amount of one thousand to two hundred manats; officials are fined in the amount of one thousand eight hundred to two thousand manats, and legal entities are fined in the amount of five thousand five hundred to six thousand manats.~~

[322] With the Law of the Republic of Azerbaijan [No. 134-VIQD dated June 19, 2020](#) ("Azerbaijan" newspaper, July 8, 2020, No. 130, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 846) In Article 356.1, the words "medicine boxes" have been replaced by the words "first aid box"

[323] With the Law of the Republic of Azerbaijan [No.817-VQD dated October 20, 2017](#) ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) a small amount from the provision of Article 360.

360 with the Law of the Republic of Azerbaijan [No. 1538-VQD dated March 29, 2019](#) ("Azerbaijan" newspaper, April 20, 2019, No. 85, Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 587) in the disposition of the article, the word "Subscriber" has been replaced by the word "Subscriber".

[324] With the Law of the Republic of Azerbaijan [No.817-VQD dated October 20, 2017](#) ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) Note of Article 360 has been canceled.

[325] By the Law of the Republic of Azerbaijan [No.429-VQD dated November 29, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2024) Articles 362-1 and 362-2 were added in the new content.

[326] Law of the Republic of Azerbaijan [No.769-VIQD dated 2022](#) (official website of the Azerbaijan State Information Agency (AZERTAC), February 4, 2023, "Azerbaijan" newspaper, February 5, 2023, No. 26 of the Republic of Azerbaijan, 2023, No. 2, Article 204), Article 362-3 was added in its new content.



Article 363. ~~Illegal use of uncertified telecommunications equipment and devices~~

~~Due to the use of non-certified telecommunication equipment and devices in public telecommunication networks=~~
~~with or without confiscation of telecommunications equipment and devices, natural persons shall be fined from eighty to one hundred manats, officials from five hundred to seven hundred manats, and legal entities from three thousand to four thousand manats.~~

[328] Law of the Republic of Azerbaijan [No.1538-dated March 29, 2019](#) ("Azerbaijan" newspaper, April 20, 2019, No. 85, Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 587) added articles 363-1 and 363-2 in new content.

[329] With the Law of the Republic of Azerbaijan [No. 1538-VOD dated March 29, 2019](#) ("Azerbaijan" newspaper, April 20, 2019, No. 85, Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 587) In the title of Article 368, the word "Subscriber" has been replaced by the word "Subscriber"

[330] With the Law of the Republic of Azerbaijan [No. 1538-VOD dated March 29, 2019](#) ("Azerbaijan" newspaper, April 20, 2019, No. 85, Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 587) In the provision of Article 368, the word "subscriber" has been replaced by the word "subscriber"

[331] Law of the Republic of Azerbaijan [No.772-VIOD dated December 27, 2022](#) (official website of the Azerbaijan State Information Agency (AZERTAC), January 28, 2023, "Azerbaijan" newspaper, January 29, 2023, Article 368-1 was added in new content with No. 20, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 32) (This Law enters into force on April 1, 2023.)

[332] Law of the Republic of Azerbaijan [No.898-VOD dated December 1, 2017](#) ("Azerbaijan" newspaper, December 24, 2017, No. 285, Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article Article 370-1 was added in new content with 2253)

[333] With the Law of the Republic of Azerbaijan [No. 145-VIOD dated June 29, 2020](#) ("Azerbaijan" newspaper, August 13, 2020, No. 158, Legislative Collection of the Republic of Azerbaijan, 2020, No. 8, Article 1008) Article 370-2 was added in the new content.

[334] With the Law of the Republic of Azerbaijan [No.540-VIOD dated May 27, 2022](#) ("Azerbaijan" newspaper, July 6, 2022, No. 141, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 694) Article 371-1 was added in the new content.

[335] Law of the Republic of Azerbaijan [No.837-VIOD dated March 7, 2023](#) (Azerbaijan State Information Agency (AZERTAC), April 25, 2023, "Azerbaijan" newspaper, April 26, 2023 year, No. 84, Legislative Collection of the Republic of Azerbaijan, 2023, No. 4, Article 466) and Article 381 were revised.
the previous editorial said:

~~Article 381. Do not obstruct the dissemination of mass media~~

~~For preventing the distribution of mass media products in the manner established by law or imposing restrictions on the retail sale of the circulation of a periodical publication that are not provided for by law=~~
~~natural persons are fined from one hundred to one hundred and fifty manats , officials from three hundred to five hundred manats .~~

[336] With the Law of the Republic of Azerbaijan [No. 1693-VOD dated November 19, 2019](#) ("Azerbaijan" newspaper, December 21, 2019, No. 284, Legislative Collection of the Republic of Azerbaijan, 2019, No. 12, Article 1883) Article 384.0.1 is repealed.

[337] Law of the Republic of Azerbaijan [No.837-VIOD dated March 7, 2023](#) (Azerbaijan State Information Agency (AZERTAC), April 25, 2023, "Azerbaijan" newspaper, April 26, 2023 year, No. 84, Legislative Collection of the Republic of Azerbaijan, 2023, No. 4, Article 466) and Articles 382-385 and 387 were repealed.

[338] Law of the Republic of Azerbaijan [No.837-VIOD dated March 7, 2023](#) (Azerbaijan State Information Agency (AZERTAC), April 25, 2023, "Azerbaijan" newspaper, April 26, 2023 year, No. 84, Legislative Collection of the Republic of Azerbaijan, 2023, No. 4, Article 466) and Article 388 were revised.
the previous editorial said:

~~Article 388. Abuse of freedom of mass information and journalistic right~~

~~388.0. Due to the abuse of freedom of mass information and journalistic rights by the editorial staff (responsible editor) and journalists (authors) of the mass media, namely:~~

~~388.0.1. to disclose information prohibited by law;~~

~~388.0.2. not to control the preparation of printed materials in accordance with the requirements of the Law of the Republic of Azerbaijan "On Mass Media";~~

~~388.0.3. To distribute information without indicating its source, except for the cases specified by the Law of the Republic of Azerbaijan "On Mass Media";~~

~~388.0.4. for producing or distributing mass media products without reference information, or intentionally misrepresenting reference information=~~
~~natural persons shall be fined in the amount of two hundred to three hundred manats , officials in the amount of five hundred to seven hundred manats , legal persons in the amount of two thousand to three thousand five hundred manats .~~

[339] Law of the Republic of Azerbaijan [No. 898-VOD dated December 1, 2017](#) ("Azerbaijan" newspaper, December 24, 2017, No. 285, Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article Article 388-1 was added in new content with 2253)

388-1 with the Law of the Republic of Azerbaijan [No. 27-VIOD dated March 17, 2020](#) ("Azerbaijan" newspaper, March 20, 2020, No. 62 , Legislative Collection of the Republic of Azerbaijan, 2020, No. 3, Article 222) In the name of the article and in the disposition of article 388-1.1.1, the words " or in the information-telecommunication network " were added after the word " in reserve " .

[340] With the Law of the Republic of Azerbaijan [No. 27-VIOD dated March 17, 2020](#) ("Azerbaijan" newspaper, March 20, 2020, No. 62, Legislative Collection of the Republic of Azerbaijan, 2020, No. 3, Article 222) In the disposition of Article 388-1.1, after the word owner or user of the information-telecommunication network " have been added.

[341] With the Law of the Republic of Azerbaijan [No. 27-VIOD dated March 17, 2020](#) ("Azerbaijan" newspaper, March 20, 2020, No. 62, Legislative Collection of the Republic of Azerbaijan, 2020, No. 3, Article 222) The sanction of Article 388-1.1 is given in the new edition.

The previous editorial said:

~~natural persons are fined from five hundred to one thousand manats, officials from one thousand manats to five hundred manats, legal entities from one thousand five hundred manats to two thousand manats.~~

[342] With the Law of the Republic of Azerbaijan [No. 1693-VOD dated November 19, 2019](#) ("Azerbaijan" newspaper, December 21, 2019, No. 284, Legislative Collection of the Republic of Azerbaijan, 2019, No. 12, Article 1883) Article 388-2 was added in the new .

[343] Law of the Republic of Azerbaijan [No.573-VIOD dated June 29, 2022](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 1, 2022, "Azerbaijan" newspaper, August 2, 2022 year, No. 84, Legislative Collection of the Republic of Azerbaijan, 2022, No. 4, Article 466) and Article 389 were revised.

[344] With the Law of the Republic of Azerbaijan [No. 1673-VQD dated October 8, 2019](#) ("Azerbaijan" newspaper, November 17, 2019, No. 255, Legislative Collection of the Republic of Azerbaijan, 2019, No. 11, Article 1682) Article 391-1 was added in the new content.

[345] With the Law of the Republic of Azerbaijan [No. 1395-VQD dated December 18, 2018](#) ("Azerbaijan" newspaper, January 18, 2019, No. 13, Legislative Collection of the Republic of Azerbaijan, 2019, No. 01, Article 15) Article 393-1 was added in the new content.

[346] Law of the Republic of Azerbaijan [No. 759-VIQD dated December 23, 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 201) to Article 393-1.4 after the word owner, "including the authority (institution) determined by the relevant executive power authority to rent with the obligation to sell the words "tenant of the residential area provided been added.

[347] Law of the Republic of Azerbaijan [No. 759-VIQD dated December 23, 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 201) and Article 393-1.6 after the word owners", including those leased by the body (institution) determined by the relevant executive power authority with the obligation to sell the words "to the tenants of the residential area been added.

[348] With the Law of the Republic of Azerbaijan [No. 981-VQD dated February 1, 2018](#) ("Azerbaijan" newspaper, February 23, 2018, No. 42, Legislative Collection of the Republic of Azerbaijan, 2018, No. 2, Article 162) After the word decisions in Article 394.0.7, the words "as well as the written instructions and decisions of the institution established by the relevant executive power body regarding the construction of advertising facilities, determined by that Code" were added.

394.0.7 with the Law of the Republic of Azerbaijan [No. 1522-VQD dated March 5, 2019](#) ("Azerbaijan" newspaper, April 3, 2019, No. 70, Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 581) After the word "as well as" in the article, the words "in the open space for the construction of which permission is required" were added.

Law of the Republic of Azerbaijan [No. 890-VIQD dated May 30, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), June 14, 2023, "Azerbaijan" newspaper, June 15, 2023, No. 120, Legislative Collection of the Republic of Azerbaijan, 2023, No. 6, Article 754) and in Article 394.0.7, the word "according to -" was replaced with a semicolon and Article 394.0.8 was added in the new content.

[349] By the Law of the Republic of Azerbaijan [No. 346-VQD dated October 14, 2016](#) ("Azerbaijan" newspaper, November 22, 2016, No. 258, Legislative Collection of the Republic of Azerbaijan, 2016, No. 11, Article 1774) Article 394-1 was added in the new content.

[350] With the Law of the Republic of Azerbaijan [No. 1035-VQD dated March 6, 2018](#) ("Azerbaijan" newspaper, March 31, 2018, No. 71, Legislative Collection of the Republic of Azerbaijan, 2018, No. 3, Article 401) In the disposition of Article 395.1 and the Note part of that article, or the institution created by the relevant executive authority" were added after the words

[351] Law of the Republic of Azerbaijan [No. 890-VIQD dated May 30, 2023](#) (Azerbaijan State Information Agency (AZERTAC), June 14, 2023, "Azerbaijan" newspaper, June 15, 2023, year, No. 120, Legislative Collection of the Republic of Azerbaijan, 2023, No. 6, article 754) and the sanction of article 395.1 was given in a new edition.

the previous editorial said:

~~natural persons shall be fined in the amount from three hundred to five hundred manats, officials in the amount from one thousand five hundred to two thousand five hundred manats, legal persons in the amount from fifteen thousand to twenty five thousand manats.~~

[352] With the Law of the Republic of Azerbaijan [No. 981-VQD dated February 1, 2018](#) ("Azerbaijan" newspaper, February 23, 2018, No. 42, Legislative Collection of the Republic of Azerbaijan, 2018, No. 2, Article 162) Article 395.1-1 was added in the new content.

395.1-1 with the Law of the Republic of Azerbaijan [No. 1522-VQD dated March 5, 2019](#) ("Azerbaijan" newspaper, April 3, 2019, No. 70, Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 581) In the article, the words "regardless of their size" were replaced by the words "the construction permit is required".

[353] Law of the Republic of Azerbaijan [No. 890-VIQD dated May 30, 2023](#) (Azerbaijan State Information Agency (AZERTAC), June 14, 2023, "Azerbaijan" newspaper, June 15, 2023, year, No. 120, Legislative Collection of the Republic of Azerbaijan, 2023, No. 6, Article 754), Article 395.1-2 was added in the new content.

[354] With the Law of the Republic of Azerbaijan [No. 981-VQD dated February 1, 2018](#) ("Azerbaijan" newspaper, February 23, 2018, No. 42, Legislative Collection of the Republic of Azerbaijan, 2018, No. 2, Article 162) In Article 395.2, (except for outdoor advertising devices)" were added after the word objects

395.2 of the Law of the Republic of Azerbaijan [No. 1522-VQD dated March 5, 2019](#) ("Azerbaijan" newspaper, April 3, 2019, No. 70, Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 581) Before the words "in the open space" the words "required construction permit" were added to the article.

[355] Law of the Republic of Azerbaijan [No. 890-VIQD dated May 30, 2023](#) (Azerbaijan State Information Agency (AZERTAC), June 14, 2023, "Azerbaijan" newspaper, June 15, 2023, year, No. 120, Legislative Collection of the Republic of Azerbaijan, 2023, No. 6, Article 754) and the text of the "Note" part of Article 395.1 was considered as Paragraph 1 and Paragraph 2 was added in the new content.

[356] By the Law of the Republic of Azerbaijan [No. 396-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2009) Article 397 has been repealed.

[357] With the Law of the Republic of Azerbaijan [No. 231-VQD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) In Article 398, after the word registration (tax accounting)" were added.

[358] With the Law of the Republic of Azerbaijan [No. 231-VQD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) The text of the "Note" part of Article 398 was considered as paragraph 1, and in that paragraph "411- 413" after the numbers ", 415" numbers, the word "twenty" was added before the word "thousand".

398 with the Law of the Republic of Azerbaijan [No. 634-VQD dated April 25, 2017](#) ("Azerbaijan" newspaper, May 21, 2017, No. 108, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 734) in paragraph 1 of the "Note" part of the article, the words "and 428.1" were replaced by the words "428.1 and 438".

398 with the Law of the Republic of Azerbaijan [No. 69-VIQD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in paragraph 1 of the "Note" part of the article, the word "twenty" was replaced by the word "fifty".

398 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) in paragraph 1 of the "Note" part of the article, the numbers "401" have been replaced by numbers "401.1, 401.2".

398 with the Law of the Republic of Azerbaijan [No. 451-VIQD dated December 27, 2021](#) ("Azerbaijan" newspaper, December 31, 2021, No. 251, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1334) The numbers "401.1, 401.2" have been removed from item 1 of the "Note" part of the article.

[359] With the Law of the Republic of Azerbaijan [No.231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) Paragraph 2 with new content has been added to the "Note" part of Article 398. ✓

[360] With the Law of the Republic of Azerbaijan [No.92-VIOD dated May 8, 2020](#) ("Azerbaijan" newspaper, July 1, 2020, No. 124, Legislative Collection of the Republic of Azerbaijan, 2020, No. 6, Article 670) The name of Article 401 was given in the new edition.

given in the previous edition.

Organizing or conducting illegal lotteries and sports betting games

401.1 and 401.2 of the Law of the Republic of Azerbaijan [No.231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) The words "two out of one thousand five hundred manats" were replaced by the words "four out of three thousand manats" in the articles.

401.3 in new content with the Law of the Republic of Azerbaijan [No. 92-VIOD dated May 8, 2020](#) ("Azerbaijan" newspaper, July 1, 2020, No. 124, Legislative Collection of the Republic of Azerbaijan, 2020, No. 6, Article 670) Article has been added.

401 with the Law of the Republic of Azerbaijan No. [451-VIOD dated December 27, 2021](#) ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 133 4) - article is given in a new edition.

the previous editorial said:

Article 401. Violation of the rules of organizing or conducting lotteries and sports betting games

~~401.1. Due to the organization or holding of lotteries (except incentive lotteries) by a person who does not have the right to do so -
a fine in the amount of three thousand to four thousand manats is imposed.~~

~~401.2. Due to the organization or holding of sports betting games without accreditation in accordance with the law -
a fine in the amount of three thousand to four thousand manats is imposed.~~

~~401.3. For the direct or indirect participation of minors in sports betting by the seller of sports betting games -
shall be fined in the amount of five hundred manats.~~

[361] With the Law of the Republic of Azerbaijan [No.231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) Article 402 has been added with new content "Remark".

[362] With the Law of the Republic of Azerbaijan [No.231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) The sanction of Article 406 is given in the new edition.

The previous editorial said:

~~officials are fined in the amount of one thousand to two thousand manats, and legal entities are fined in the amount of ten thousand to twelve thousand manats.~~

[363] With the Law of the Republic of Azerbaijan [No.231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) The sanction of Article 407 is given in the new edition.

The previous editorial said:

~~officials are fined in the amount of two thousand to three thousand manats, legal entities in the amount of twelve thousand to fifteen thousand manats.~~

[364] With the Law of the Republic of Azerbaijan [No.1075-VOD dated April 24, 2018](#) ("Azerbaijan" newspaper, May 16, 2018, No. 109, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 862) In the title of Article 410 and Article 410.1 (in the first case), and **extra-budgetary state funds** were added after the words **from the state budget**.

[365] With the Law of the Republic of Azerbaijan [No.200-VOD dated April 5, 2016](#) ("Azerbaijan" newspaper, May 3, 2016, No. 94, Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 654) In Article 410.1, **two** should be added after the words **these acts** five out of three hundred manats replaced by the words **eight out of four hundred manats**.

410 with the Law of the Republic of Azerbaijan [No.1075-VOD dated April 24, 2018](#) ("Azerbaijan" newspaper, May 16, 2018, No. 109, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 862) in Article 10.1 (in the second and third cases), Articles 410.2 and 410.3, after the words "from the state budget", the words **"and extra-budgetary state funds"** were added.

[366] With the Law of the Republic of Azerbaijan [No.200-VOD dated April 5, 2016](#) ("Azerbaijan" newspaper, May 3, 2016, No. 94, Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 654) In Article 410.2, the words "over one thousand manats" by the words **from two thousand to four thousand manats** five hundred to seven manats" have been replaced by the words **"one thousand to five thousand manats"**.

[367] With the Law of the Republic of Azerbaijan [No.200-VOD dated April 5, 2016](#) ("Azerbaijan" newspaper, May 3, 2016, No. 94, Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 654) Article 410.3 was added in the new.

[368] With the Law of the Republic of Azerbaijan [No.200-VOD dated April 5, 2016](#) ("Azerbaijan" newspaper, May 3, 2016, No. 94, Legislative Collection of the Republic of Azerbaijan, 2016, No. 4, Article 654) "Note" part was added to Article 410 new

[369] Law of the Republic of Azerbaijan [No.1048-VIOD 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 1621) and Article 411, and other payment" were added after the word bank

[370] Law of the Republic of Azerbaijan [No.870-VOD dated November 17, 2017](#) ("Azerbaijan" newspaper, December 17, 2017, No. 279, Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article 2233) added Article 411-1 in new content.

[371] Law of the Republic of Azerbaijan [No.294-VIOD dated April 23, 2021](#) ("Azerbaijan" newspaper, June 18, 2021, No. 125, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Book I, Article 411-2 was added in the new content with 535)

[372] With the Law of the Republic of Azerbaijan [No.231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) The sanction of Article 412 is given in the new edition.

The previous editorial said:

~~officials are fined from six hundred to eight hundred manats, legal entities from three thousand to five thousand manats.~~

[373] With the Law of the Republic of Azerbaijan [No.231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) In Article 413, the words "individuals in the amount from eight hundred to one thousand manats, officials in amount from one thousand five hundred to two thousand manats, legal entities in the amount from two thousand to three thousand manats" are "two to four ti the damage (earned income) caused as a result of an administrative error up to 100,000,000 has been replaced by the words".

~~natural persons are warned or they are fined from two hundred to four hundred manats, officials are warned or they are fined from six hundred to eight hundred manats, legal entities are fined from three thousand to five thousand manats.~~



[375] With the Law of the Republic of Azerbaijan [No. 137-VQD dated March 4, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In the title of Article 416, the word "professional" has been replaced by the word "licensed"

[376] With the Law of the Republic of Azerbaijan [No. 137-VQD dated March 4, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In Article 416.0, the word "professional" is replaced by the word "licenseable"

[377] With the Law of the Republic of Azerbaijan [No. 137-VQD dated March 4, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In Article 416.0.1, the word "broker" is replaced by the words "investment company"

[378] With the Law of the Republic of Azerbaijan [No. 137-VQD dated March 4, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) Section 416.0.2 is repealed.

[379] With the Law of the Republic of Azerbaijan [No. 137-VQD dated March 4, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) Section 416.0.2 is repealed.

[380] With the Law of the Republic of Azerbaijan [No. 137-VQD dated March 4, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In Article 416.0.5, the word "depository" has been replaced by the words "investment fund depository"

[381] With the Law of the Republic of Azerbaijan [No. 137-VQD dated March 4, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) Article 416.0.6 is repealed.

[382] With the Law of the Republic of Azerbaijan [No. 137-VQD dated March 4, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) Article 417 has been repealed.

[383] With the Law of the Republic of Azerbaijan [No. 387-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2000) In the title of Article 419, the words "price manipulation" have been replaced by the word "manipulations"

[384] With the Law of the Republic of Azerbaijan [No. 387-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2000) In the provision of Article 419, the words "price manipulation" have been replaced by the word "manipulations"

[385] With the Law of the Republic of Azerbaijan [No. 231-VQD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) The sanction of Article 419 is given in the new edition.

The previous editorial said:

~~natural persons are fined in the amount from three hundred to four hundred manats, officials in the amount from six hundred to eight hundred manats, legal entities in the amount from six thousand to seven thousand manats.~~

[386] With the Law of the Republic of Azerbaijan [No. 137-VQD dated March 4, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) "Note" part was added to Article 419 with a new content.
419 of the Law of the Republic of Azerbaijan [No. 387-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2000) The "Note" part of the article is given in a new edition.

The previous editorial said:

~~Note: Article 419 of this Code is applied when the actions specified in that article do not lead to criminal liability according to the relevant article of the Criminal Code of the Republic of Azerbaijan.~~

[387] With the Law of the Republic of Azerbaijan [No. 387-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2000) In the title of Article 420, the word "service" has been replaced by the word "inside"

[388] With the Law of the Republic of Azerbaijan [No. 387-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2000) In the provision of Article 420, the words "intended for official use" have been replaced by the word "inside"

[389] With the Law of the Republic of Azerbaijan [No. 231-VQD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) The sanction of Article 420 is given in the new edition.

The previous editorial said:

~~natural persons shall be fined in the amount of three hundred to four hundred manats, and officials shall be fined in the amount of eight hundred to nine hundred manats.~~

[390] With the Law of the Republic of Azerbaijan [No. 387-VQD dated November 11, 2016](#) ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2000) Clause 1 of Note of Article 420

The previous editorial said:

~~1. In this article, "insider" means the persons stipulated in Article 79.1 of the Law of the Republic of Azerbaijan "On Securities Market".~~

[391] With the Law of the Republic of Azerbaijan [No. 231-VQD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) In paragraph 2 of the "Record" part of Article 420 and the "Record" part of Article 431, the words "up to seven thousand manats" have been replaced by the words "not more than one hundred thousand manats"

420 with the Law of the Republic of Azerbaijan [No. 69-VIQD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in paragraph 2 of the "Note" part of the article, the word "hundred" was replaced by the words "two hundred".

[392] With the Law of the Republic of Azerbaijan [No. 137-VQD dated March 4, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) Article 421 has been revised.

The previous editorial said:

~~Article 421. Refusal or avoidance of reporting by a securities market participant, or providing distorted information~~

~~For avoiding or refusing to submit reporting documents or other documents about their activity to the relevant executive authority, or for providing distorted information or for violating the deadline for their submission-~~

~~officials are fined in the amount of six hundred to seven hundred manats, legal entities in the amount of one thousand to five hundred manats.~~

Article 421. Refusal or avoidance of reporting by a securities market participant , or providing distorted information

~~For avoiding or refusing to submit reporting documents or other documents about their activity to the relevant executive authority , or for providing distorted information or for violating the deadline for their submission-~~

~~officials are fined in the amount of six hundred to seven hundred manats , legal entities in the amount of one thousand to five hundred manats .~~

Law of the Republic of Azerbaijan [No. 938-VIOD dated July 6, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 2 , 2023 , "Azerbaijan" newspaper, August 3, 2023 , No. 162 , Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 10 96) in the disposition of Articles 421, 435, 463, 472, in the relevant cases of the noun in Articles 473.2 and 473.3 The words " institution established by the relevant executive authority " were replaced by the words " Central Bank of the Republic of Azerbaijan " in the appropriate cases of the noun.

[394] Withthe Law of the Republic of Azerbaijan[No.639-VODdatedApril 25, 2017](#)("Azerbaijan" newspaper, July 1, 2017, No. 138, Legislative Collection of the Republic of Azerbaijan, 2017, No. 6, Article 1036)After the wordpersonsin the name and disposition of Article 422,, central depository, shareholder investment fund, investment fund manager" were added.

[395] Withthe Law of the Republic of Azerbaijan[No. 137-VOD dated March 4, 2016](#)"Azerbaijan" newspaper, March 19, 2016, No. 62,Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403)In the title and disposition of Article 422, the words "participant of the markethave been replaced by the words"the persons licensed in the market and the issuer

422 of the Law of the Republic of Azerbaijan [No. 639-VOD dated April 25, 2017](#) ("Azerbaijan" newspaper, July 1, 2017, No. 138 , Legislative Collection of the Republic of Azerbaijan, 2017, No. 6, Article 1036) the word " market " was added after the words " securities " in the provision of the article in the second case .

[396] Withthe Law of the Republic of Azerbaijan[No.639-VODdatedApril 25, 2017](#)("Azerbaijan" newspaper, July 1, 2017, No. 138, Legislative Collection of the Republic of Azerbaijan, 2017, No. 6, Article 1036)market" was addedafter the wordsSecuritiesin the provision of Article 423

[397] Withthe Law of the Republic of Azerbaijan[No.387-VODdatedNovember 11, 2016](#)("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 2000)In the provision of Article 424, the words "state registrationhave been replaced by the word"registration

[398] Withthe Law of the Republic of Azerbaijan[No.231-VODdatedMay 6, 2016](#)("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846)The sanction of Article 428.1 is given in the new edition.

The previous editorial said:

~~natural persons are fined from one hundred to one hundred and fifty manats , officials from four hundred to six hundred manats , legal persons from two thousand to three thousand manats .~~

[399] Withthe Law of the Republic of Azerbaijan[No.811-VODdatedOctober 20, 2017](#)("Azerbaijan" newspaper, December 2, 2017, No. 266, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1964)The disposition of Article 428.2 is given in a new edition.

The previous editorial said:

~~428.2. Due to the spread of hidden advertising created using technical and other means, which affects the consumer's mind in a way that he does not understand-~~

[400] Withthe Law of the Republic of Azerbaijan[No.811-VODdatedOctober 20, 2017](#)("Azerbaijan" newspaper, December 2, 2017, No. 266, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1964)The disposition of Article 428.3 is given in a new edition.

The previous editorial said:

~~428.3. Due to the non-remediation of violations of the law and non-distribution of counter-advertisement within the period allotted by the relevant executive authority to the subjects of advertising activity (advertising customer, producer, distributor, agency) due to unfair advertising-~~

[401] Bythe Law of the Republic of Azerbaijan[No.359-VODdatedOctober 14, 2016](#)("Azerbaijan" newspaper, November 26, 2016, No. 262,Legislative Collection of the Republic of Azerbaijan, 2016, No. 11, Article 1786)In Article 428.4,after the wordsrehabilitation methods, the words "as well as without informing that food supplements with biological activity are not drugs" were added.

428.4 of the Law of the Republic of Azerbaijan [No. 738-VOD dated June 13, 2017](#) ("Azerbaijan" newspaper, July 16, 2017, No. 151 , Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1297) before the word " about " to the article , the words " , taking medicines without a doctor's prescription and the use of medical equipment are accompanied by side effects, the need to consult a doctor or a specialist " were added.

[402] Withthe Law of the Republic of Azerbaijan[No.738-VODdatedJune 13, 2017](#)("Azerbaijan" newspaper, July 16, 2017, No. 151, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1297)Article 428.4-1 has been added.

[403] Withthe Law of the Republic of Azerbaijan[No.811-VODdatedOctober 20, 2017](#)("Azerbaijan" newspaper, December 2, 2017, No. 266, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1964)After the wordmanatlain Article 428.6,(except for duty-free trade stores)" were added.

[404] Withthe Law of the Republic of Azerbaijan[No. 981-VQDdatedFebruary 1, 2018](#)("Azerbaijan" newspaper, February 23, 2018, No. 42,Legislative Collection of the Republic of Azerbaijan, 2018, No. 2, Article 162)Article 428.7 has been revised.

the previous editorial said:

~~428.7. Due to the placement of street advertising carriers in residential areas without the permission of the relevant executive authority- with confiscation of such advertising carriers or not, natural persons shall be fined in the amount of fifty to one hundred manats, officials in the amount of one hundred fifty to two hundred and fifty manats, and legal entities in the amount of one thousand five hundred to two thousand manats.~~

[405] Withthe Law of the Republic of Azerbaijan[No. 1522-VOD dated March 5, 2019](#)("Azerbaijan" newspaper, April 3, 2019, No. 70, Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 581) From Article 428.7.1, the words " , passport of technical conditions and authorization agreement" have been removed and the word "theirhas been replaced by the word"his

[406] Withthe Law of the Republic of Azerbaijan[No. 1522-VOD dated March 5, 2019](#)("Azerbaijan" newspaper, April 3, 2019, No. 70, Legislative Collection of the Republic of Azerbaijan, 2019, No. 4, Article 581) After the wordin the fieldArticle 428.7.3,(including in the field of installation and dismantling of advertising devices in open space, whose construction permit is not required)" were added.

[407] Law of the Republic of Azerbaijan[No.451-VIODdated December 27, 2021](#)("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1334)andArticle428.9have been revised.

the previous editorial said:

~~428.9. For advertising of prohibited or unlicensed incentive lotteries and other unregistered lotteries - natural persons are fined in the amount from eight hundred to nine hundred manats, officials in the amount from one thousand to two thousand manats, 1 entities in the amount from eight thousand to nine thousand manats.~~

[408] Law of the Republic of Azerbaijan[No.901-VQDdatedDecember 1, 2017](#)("Azerbaijan" newspaper, December 17, 2017, No. 279, Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article 2256)toArticle 428.11 " 428.4" after the numbers " , 428.4-1"numbers are added.

1333



Codes

It is in force

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[410] Law of the Republic of Azerbaijan No. 451-VIOD dated December 27, 2021 ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1334) to the name of article 429 and article 429.0 after the word "lotteries" the words "and sports betting games" were added. ✓

[411] Law of the Republic of Azerbaijan No. 451-VIOD dated December 27, 2021 ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1334) and Article 429.0.1 was repealed.

[412] With the Law of the Republic of Azerbaijan No. 137-VOD dated March 4, 2016 ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In Article 429.0.2, after the words "relevant executive authority created institution" were added.

429.0 with the Law of the Republic of Azerbaijan No. 451-VIOD dated December 27, 2021 ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1334) . In Article 2, the words "created institution" have been replaced by the words "identified body (institution)".

[413] Law of the Republic of Azerbaijan No. 451-VIOD dated December 27, 2021 ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1334) with the new content, articles 429.0.4 and 429.0.5 were added.

[414] Law of the Republic of Azerbaijan No. 451-VIOD dated December 27, 2021 ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1334) and the "Note" part of Article 429 was canceled.

[415] Law of the Republic of Azerbaijan No. 754-VIOD dated December 23, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), December 30, 2022, "Azerbaijan" newspaper, December 31, 2022, no. 288, Legislative Collection of the Republic of Azerbaijan, 2022, No. 12, Article 1399) and Article 430.3 after the words "Authorized banks and persons licensed for currency exchange" were added.

[416] KMO4 Courts, when applying the liability measures provided for in Article 430.4 of the Code of Administrative Offenses of the Republic of Azerbaijan, must determine the guilt of the person who committed an administrative offense in accordance with the requirements of the Code of Administrative Offenses of the Republic of Azerbaijan, and consider these cases in strict compliance with the deadlines provided for in Article 111.1 of that Code. . (Decision of the Constitutional Court of the Republic of Azerbaijan dated December 19, 2019) - ("Respublika" newspaper, January 12, 2020, No. 5)

[417] With the Law of the Republic of Azerbaijan No. 231-VOD dated May 6, 2016 ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) The sanction of Article 431 is given in the new edition.

The previous editorial said:
~~natural persons shall be fined in the amount of 1,500 to 2,000 manats, officials in the amount of 3,000 to 5,000 manats, and legal entities in the amount of 10,000 to 12,000 manats.~~

[418] With the Law of the Republic of Azerbaijan No. 69-VIOD dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) In the "Note" part of Article 431, the word "hundred" was replaced by the word "two hundred".

[419] Law of the Republic of Azerbaijan No. 783-VIOD 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 Note Article 431 was considered as Paragraph 1 and Paragraph 2 was added in the new content.

[420] With the Law of the Republic of Azerbaijan No. 137-VOD dated March 4, 2016 ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In Article 433, "thousand" was added after the word "officials one thousand five hundred" were replaced by the word "ten thousand".

[421] With the Law of the Republic of Azerbaijan No. 137-VOD dated March 4, 2016 ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In Article 434, the words "five hundred" were replaced by the word "two thousand one thousand five hundred" were replaced by the words "twelve thousand".

Law of the Republic of Azerbaijan No. 938-VIOD dated July 6, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), August 2, 2023, "Azerbaijan" newspaper, August 3, 2023, No. 162, Articles 434 and 471 were repealed by the Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1096).

[422] With the Law of the Republic of Azerbaijan No. 137-VOD dated March 4, 2016 ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In Article 435, the words "of the Central Bank of the Republic of Azerbaijan by the word" the institution created by the relevant executive power body" thousand" was replaced by the words "two thousand five hundred".

[423] With the Law of the Republic of Azerbaijan No. 137-VOD dated March 4, 2016 ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) Article 437 has been repealed.

[424] With the Law of the Republic of Azerbaijan No. 255-VOD dated May 17, 2016 ("Azerbaijan" newspaper, June 4, 2016, No. 119, Legislative Collection of the Republic of Azerbaijan, 2016, No. 6, Article 997) Article 438 has been revised.

The previous editorial said:

Article 438. Violation of the rules of conducting transactions with persons related to the bank or persons acting on behalf of a related person
For violation of the rules of conducting transactions with persons related to the bank or persons acting on behalf of a related person -
officials are fined from two thousand to two thousand five hundred manats, legal entities from fifteen thousand to twenty thousand manats.

Law of the Republic of Azerbaijan No. 634-VOD dated April 25, 2017 ("Azerbaijan" newspaper, May 21, 2017, No. 108, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 734) in the title of the article, in articles 438.1, 438.2 and 438.3, the word "also" was replaced by the word "or".

[425] Law of the Republic of Azerbaijan No. 938-VIOD dated July 6, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), August 2, 2023, "Azerbaijan" newspaper, August 3, 2023, No. 162, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1096) and Article 439.1, the words "institution created by the relevant executive authority and" were removed.

[426] With the Law of the Republic of Azerbaijan No. 137-VOD dated March 4, 2016 ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) Article 439.1 has been revised.

The previous editorial said:

~~439.1. Due to failure to submit bank statistics reports to the Central Bank of the Republic of Azerbaijan, or failure to submit them completely, correctly or on time officials are fined in the amount of two hundred to three hundred manats, and legal entities in the amount of one thousand to five hundred manats.~~

[427] With the Law of the Republic of Azerbaijan No. 137-VOD dated March 4, 2016 ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) The disposition of Article 439.2 is given in a new edition.

The previous editorial said:

~~439.2. Due to failure to submit prudential or financial reports to the Central Bank of the Republic of Azerbaijan by the bank or a local branch of a bank and~~

the previous editorial said:

~~439.2. Due to the failure of the bank or the local branch of the foreign bank to submit prudential reports to the institution established by the relevant executive authority and financial reports to the institution established by the relevant executive authority and to the Central Bank of the Republic of Azerbaijan, or due to failure to submit them completely, correctly or on time~~

[428] Law of the Republic of Azerbaijan [No.754-VIOD](#) dated December 23, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC) December 30, 2022, "Azerbaijan" newspaper, December 31, 2022, no. 288, Legislative Collection of the Republic of Azerbaijan, 2022, No. 12, Article 1399) added Article 439-1 in new content.

[429] Law of the Republic of Azerbaijan [No.1048-VIOD](#) 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 1621) added Article 439-2 in new content.

[430] With the Law of the Republic of Azerbaijan [No. 137-VOD](#) dated March 4, 2016, "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In Article 440, the words "seven hundred out of five hundred manats" by the words "two thousand out of one thousand five hundred manats" and "seven out of five thousand manats" are replaced by the words "twelve out of ten thousand manats".

440 with the Law of the Republic of Azerbaijan [No. 344-VIOD](#) dated June 8, 2021 ("Azerbaijan" newspaper, July 15, 2021, No. 146 , Legislative Collection of the Republic of Azerbaijan, 2021, No. 7, Article 705) article is given in the new edition.

the previous editorial said:

Article 440. Violation of the rules of submitting information to the centralized credit register

Due to non-bank credit organization or bank not providing complete, correct or timely information to the centralized credit register – officials are fined in the amount of 1,500 to 2,000 manats , and legal entities are fined in the amount of 10,000 to 12,000 manats.

[431] Law of the Republic of Azerbaijan [No.938-VIOD](#) dated July 6, 2023 (official website of the Azerbaijan State Information Agency (AZERTAC), August 2, 2023, "Azerbaijan" newspaper, August 3, 2023 , No. 162, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1096) added Article 440.3 in new content.

[432] With the Law of the Republic of Azerbaijan [No. 1534-VOD](#) dated March 29, 2019 ("Azerbaijan" newspaper, May 5, 2019, No. 98, Legislative Collection of the Republic of Azerbaijan, 2019, No. 5, Article 791) Article 440-1 was added in the new content.

[433] With the Law of the Republic of Azerbaijan [No.567-VOD](#) dated April 7, 2017 ("Azerbaijan" newspaper, May 21, 2017, No. 108, Legislative Collection of the Republic of Azerbaijan, 2017, No. 5, Article 698) Article 445-1 has been added.

[434] With the Law of the Republic of Azerbaijan [No. 1626-VOD](#) dated June 27, 2019 ("Azerbaijan" newspaper, August 11, 2019, No. 175, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1367) In Article 445-1.1.2, or through electronic procurement by applying the open tender method after the words "and (through) after the word methods" were added.

[435] Law of the Republic of Azerbaijan [No.331-VIOD](#) dated May 27, 2021 ("Azerbaijan" newspaper, June 24, 2021, No. 130, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Book I, Article 560) to Article 445-1.4.2 after the word "placed", as well as in Article 7.4, the second sentence of Article 28.4, the third sentence of Article 30.1, 30.2, 32.1, 37.3, 37.7, 40.1- In the second sentence of Article 40.2-1, in Articles 40.4, 40-1.2, 43.1, 56.3 and 59, the words ""

[436] With the Law of the Republic of Azerbaijan [No. 1626-VOD](#) dated June 27, 2019 ("Azerbaijan" newspaper, August 11, 2019, No. 175, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1367) Article 445-1.6 was added in the new content.

[437] Law of the Republic of Azerbaijan [No.331-VIOD](#) dated May 27, 2021 ("Azerbaijan" newspaper, June 24, 2021, No. 130, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Book I, Article 560) Article 445-1.7 was added.

[438] With the Law of the Republic of Azerbaijan [No.231-VOD](#) dated May 6, 2016 ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) In the "Note" part of Article 447, the words "up to forty manats" have been replaced by the words "not more than one hundred manats"

The Law of the Republic of Azerbaijan [No. 1117-VOD](#) dated May 1, 2018 ("Azerbaijan" newspaper, May 27, 2018, No. 119 , Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 883) and Article 447 in the "Note" part of the article , when it says "in a small amount", the words "in a small amount" have been replaced by three words.

[439] With the Law of the Republic of Azerbaijan [No.231-VOD](#) dated May 6, 2016 ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) In the "Note" part of Article 449, the words "up to one thousand manats" have been replaced by the words "not more than twenty thousand manats"

449 with the Law of the Republic of Azerbaijan [No. 69-VIOD](#) dated May 1, 2020 ("Azerbaijan" newspaper, June 1, 2020, No. 102 , Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in the "Note" part of the article, the word " twenty " was replaced by the word " fifty ".

[440] With the Law of the Republic of Azerbaijan [No.407-VIOD](#) dated December 3, 2021 ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1306) Article 449-1 was added in the new content.

[441] Law of the Republic of Azerbaijan [No. 1357-VOD](#) dated November 30, 2018 ("Azerbaijan" newspaper, December 26, 2018, No. 292, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 450 was canceled by 2499)

[442] By the Law of the Republic of Azerbaijan [No.353-VOD](#) dated October 14, 2016 Legislative Collection of the Republic of Azerbaijan, 2016, No. 11, Article 1781), Tobacco Article 450.2 is "Beer and tobacco". has been replaced.

450.2 of the Law of the Republic of Azerbaijan [No. 457-VOD](#) dated December 16, 2016 ("Azerbaijan" newspaper, December 30, 2016, No. 291, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 249) in the article, the words " Retail sale of beer and tobacco products " were replaced by the words " Retail sale ".

[443] With the Law of the Republic of Azerbaijan [No. 1398-VOD](#) dated December 18, 2018 ("Azerbaijan" newspaper, January 11, 2019, No. 7, Legislative Collection of the Republic of Azerbaijan, 2019, No. 01, Article 18) In the title of Article 452, "and requirements for pharmacy organizations" were added after the word rules.

[444] With the Law of the Republic of Azerbaijan [No. 1398-VOD](#) dated December 18, 2018 ("Azerbaijan" newspaper, January 11, 2019, No. 7, Legislative Collection of the Republic of Azerbaijan, 2019, No. 01, Article 18) Articles 452.3–452.4 have been added in the new content.

[445]

[446] With the Law of the Republic of Azerbaijan [No. 1427-VOD dated December 28, 2018](#) ("Azerbaijan" newspaper, January 19, 2019, No. 14, Legislative Collection of the Republic of Azerbaijan, 2019, No. 01, Article 44) Article 457-1 was added in the new content.

[447] With the Law of the Republic of Azerbaijan [No. 493-VOD dated December 30, 2016](#) ("Azerbaijan" newspaper, February 5, 2017, No. 26, Legislative Collection of the Republic of Azerbaijan, 2017, No. 02, Article 152) Article 459-1 was added to the content.

[448] With the Law of the Republic of Azerbaijan [No. 1075-VOD dated April 24, 2018](#) "Azerbaijan" newspaper, May 16, 2018, No. 109, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 862) **unemployment insurance** were added to the title and disposition of Article 460 before the words **or compulsory state social insurance contributions**.

460 with the Law of the Republic of Azerbaijan [No. 183-VIOD dated October 6, 2020](#) ("Azerbaijan" newspaper, November 24, 2020, No. 245 , Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1333) Are the words **"compulsory medical insurance "** added after the words **" unemployment insurance "** in the name and disposition of the article ?

[449] With the Law of the Republic of Azerbaijan [No. 231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) In the "Note" part of Article 460, the text of the part was considered as paragraph 1, and the words **up to two thousand manats** were replaced by the words **not more than twenty thousand manats**

460 with the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102 , Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) in paragraph 1 of the "Note" part of the article, the word **" twenty "** is replaced by the word **" fifty "**.

[450] With the Law of the Republic of Azerbaijan [No. 231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) Paragraph 2 with new content has been added to the "Note" part of Article 460.

[451] Law of the Republic of Azerbaijan [No. 857-VOD dated November 17, 2017](#) ("Azerbaijan" newspaper, December 13, 2017, No. 275, Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article 2220) added Article 461.1-1 in new content.

[452] With the Law of the Republic of Azerbaijan [No. 331-VOD dated September 30, 2016](#) ("Azerbaijan" newspaper, October 21, 2016, No. 232, Legislative Collection of the Republic of Azerbaijan, 2016, No. 10, Article 1608) In the disposition of Article 462, the words **to the insurance control body** have been replaced by the words **to the relevant executive authority and the institution established by the relevant executive authority**

462 with the Law of the Republic of Azerbaijan [No. 1583-VOD dated May 3, 2019](#) ("Azerbaijan" newspaper, June 20, 2019, No. 131 , Legislative Collection of the Republic of Azerbaijan, 2019, No. 6, Article 992) the article is given in a new edition.

The previous editorial said:

Article 462. Violation of accounting legislation

Preparation, presentation, publication of financial statements and combined (consolidated) financial statements and other reports and information that must be submitted to the relevant executive authority and the institution created by the relevant executive authority by the accounting subject in accordance with the legislation, including in the reports and according to the legislation due to failure to fully or correctly reflect information and indicators in other required information forms, as well as violation of the rules established by legislation regarding the storage of accounting documents =

officials are fined in the amount of three hundred to four hundred manats, legal entities in the amount of one thousand five hundred to two thousand manats.

[453] Law of the Republic of Azerbaijan [No. 938-VIOD dated July 6, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 2, 2023, "Azerbaijan" newspaper, August 3, 2023 , No. 162, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1096) and Article 462.1 after the word **"(institution)"** the words **"and the Central Bank of the Republic of Azerbaijan"** were added.

[454] With the Law of the Republic of Azerbaijan [No. 137-VOD dated March 4, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In Article 463, the words **"Central Bank of the Republic of Azerbaijan"** by the words **"institution created by the relevant executive authority"** seven out of four hundred manats" have been replaced by the words **"five thousand out of one thousand manats"**.

[455] According to the Law of the Republic of Azerbaijan [No. 173-VOD dated March 4, 2016](#) "Azerbaijan" newspaper, April 24, 2016, No. 87), the disposition of Article 465 has been revised.

the previous editorial said:

Due to failure to include the amount of donations received by a political party or non-governmental organization, including a branch or representative office of a non-governmental organization of a foreign state, and information about the persons who made the donation in the financial report submitted to the relevant executive authority -

Law of the Republic of Azerbaijan [No. 980-VIOD dated July 14, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 16 , 2023 , "Azerbaijan" newspaper, August 17, 2023 , No. 174 , The Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 112 8) and the words **" or by a political party to the Central Election Commission of the Republic of Azerbaijan "** were removed from the disposition of Article 465 .

[456] Law of the Republic of Azerbaijan [No. 980-VIOD dated July 14, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 16, 2023, "Azerbaijan" newspaper, August 17, 2023, No. 174, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1128) and to a political party or from the disposition of Article 466.1.

[457] Law of the Republic of Azerbaijan [No. 980-VIOD dated July 14, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 16, 2023, "Azerbaijan" newspaper, August 17, 2023, No. 174, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1128) and political party or from the provisions of Article 466.2.

[458] With the Law of the Republic of Azerbaijan [No. 123-VOD dated February 1, 2016](#) "Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 397) The "Note" section has been added to Article 416.0.4 with a new content.

[459] With the Law of the Republic of Azerbaijan [No. 331-VOD dated September 30, 2016](#) ("Azerbaijan" newspaper, October 21, 2016, No. 232, Legislative Collection of the Republic of Azerbaijan, 2016, No. 10, Article 1608) The name and disposition of Article 471 is given in the new edition.

The previous editorial said:

Article 471. Failure to make specified deductions for financing the implementation of insurance supervision

In order to finance the activity of the insurance control body on the implementation of regulatory and control functions in the insurance sector , as determined by the Law of the Republic of Azerbaijan " On Insurance Activity " , due to the timely or complete failure of the appropriate deductions that the insurer must make from the incoming insurance premiums and the reinsurance premiums received from abroad =

The Law of the Republic of Azerbaijan [No. 1636-VOD dated July 9, 2019](#) ("Azerbaijan" newspaper, August 23, 2019, No. 183 , Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1368) and Article 471 the article is given in a new edition.

The previous editorial said:

Article 471. Non-payment of fees determined for financing the implementation of insurance supervision

Due to non-payment of fees by the professional participants of the insurance market in the amount and in the manner determined by that institution for financing the activity of the institution created by the relevant executive authority for the implementation of regulatory and control functions in the insurance sector =

officials are fined in the amount of one thousand manats, legal entities in the amount of three thousand manats.

[461] With the Law of the Republic of Azerbaijan [No.331-VOD dated September 30, 2016](#) ("Azerbaijan" newspaper, October 21, 2016, No. 232, Legislative Collection of the Republic of Azerbaijan, 2016, No. 10, Article 1608) In the disposition of Article 472, the words "from the insurance control body" have been replaced by the words "from the body created by the relevant executive power body".

[462] With the Law of the Republic of Azerbaijan [No.331-VOD dated September 30, 2016](#) ("Azerbaijan" newspaper, October 21, 2016, No. 232, Legislative Collection of the Republic of Azerbaijan, 2016, No. 10, Article 1608) In the provisions of Articles 473.2 and 473.3, the words "to the insurance control body" have been replaced by the words "to the body created by the relevant executive authority".

[463] With the Law of the Republic of Azerbaijan [No. 1075-VOD dated April 24, 2018](#) "Azerbaijan" newspaper, May 16, 2018, No. 109, Legislative Collection of the Republic of Azerbaijan, 2018, No. 5, Article 862) Article 477-1 was added in the new content.

[464] With the Law of the Republic of Azerbaijan [No. 62-VIOD dated April 24, 2020](#) ("Azerbaijan" newspaper, May 9, 2020, No. 91, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 515) Articles 477-1.1.1, 477-1.1.3 and 477-1.1.6 have been repealed.

[465] With the Law of the Republic of Azerbaijan [No. 62-VIOD dated April 24, 2020](#) ("Azerbaijan" newspaper, May 9, 2020, No. 91, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 515) The disposition of Article 477-1.1.7 is given in a new edition.

the previous editorial said:

~~477-1.1.7. due to failure to properly keep records of the calculation and transfer of insurance premiums and to submit a report on this to the insurer, failure to ensure the preservation of documents and information that are the basis for insurance payment~~

[466] With the Law of the Republic of Azerbaijan [No.407-VIOD dated December 3, 2021](#) ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1306) Article 477-2 was added in the new content.

[467] With the Law of the Republic of Azerbaijan [No.331-VOD dated September 30, 2016](#) ("Azerbaijan" newspaper, October 21, 2016, No. 232, Legislative Collection of the Republic of Azerbaijan, 2016, No. 10, Article 1608) In the title and disposition of Article 478, the words "Insurance control body" have been replaced by the words "the body created by the relevant executive authority".

Law of the Republic of Azerbaijan [No. 938-VIOD dated July 6, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 2, 2023, "Azerbaijan" newspaper, August 3, 2023, No. 162, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1096) and in the title and disposition of Article 478, the words "the institution created by the relevant executive authority" were replaced by the words "Central Bank of the Republic of Azerbaijan".

[468] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) In the sanction of Article 479, the words "hundred of sixty percent" have been replaced by the words "sixty percent of forty".

[469] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) In the "Note" part of Article 479, the word "four" was replaced by the word "fifty".

Law of the Republic of Azerbaijan [No. 620-VIOD 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 1364) and in the "Note" part of Article 479, the words "and 482.2" were replaced by the words ", 482.2 and 482-1".

[470] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) In the sanction of Articles 480, 481 and 482.1, "one hundred out of sixty percent" were replaced by the words "sixty out of forty percent", and in the sanction of Article 482.2, the word "hundred" was replaced by the word "sixty".

[471] Law of the Republic of Azerbaijan [No.620-VIOD dated November 5, 2022](#) (official website of the Azerbaijan State Information Agency (AZERTAC), December 6, 2022, "Azerbaijan" newspaper, December 7, 2022, No. 267, Legislative Collection of the Republic of Azerbaijan, 2022, No. 12, Article 1364) added Article 482-1 in new content.

[472] Law of the Republic of Azerbaijan [No. 1432-VOD dated December 28, 2018](#) ("Azerbaijan" newspaper, December 30, 2018, No. 296, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2522) and in the name of Article 485, after the words "giving information", the words "or failure to submit a preliminary short import declaration" were added.

[473] Law of the Republic of Azerbaijan [No. 1432-VOD dated December 28, 2018](#) ("Azerbaijan" newspaper, December 30, 2018, No. 296, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 2522) and the text of Article 485 was considered as Article 485.1 and Article 485.2 was added in the new content.

[474] With the Law of the Republic of Azerbaijan [No. 171-VOD dated March 4, 2016](#) ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 429) In Article 494, by a non-entrepreneurial subject" were added after the word "holding".

[475] With the Law of the Republic of Azerbaijan [No.300-VOD dated June 24, 2016](#) ("Respublika" newspaper, July 21, 2016, No. 155, Legislative Collection of the Republic of Azerbaijan, 2016, No. 7, Article 1247) The sanction of Article 499.2 was given in the new edition.

The previous editorial said:

~~goods or means of transport that are the direct object of an administrative offense shall be confiscated, or fined in the amount of seventy percent to one hundred percent of the value of those goods or means of transport.~~

[476] With the Law of the Republic of Azerbaijan [No.231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) In the "Note" part of Article 505, the text of the part was considered as paragraph 1, and the words "up to two thousand manats" were replaced by the words "not more than twenty thousand manats".

[477] With the Law of the Republic of Azerbaijan [No.231-VOD dated May 6, 2016](#) ("Azerbaijan" newspaper, May 22, 2016, No. 110, Legislative Collection of the Republic of Azerbaijan, 2016, No. 5, Article 846) Paragraph 2 with new content has been added to the "Note" part of Article 505.

[478] With the Law of the Republic of Azerbaijan [No. 183-VIOD 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 title of Article 508, the words "products (goods)" have been replaced by the word "goods" after the word "without and without marking of goods that must be marked with mandatory marking" have been added.

[479] With the Law of the Republic of Azerbaijan [No. 183-VIOD 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 title of Article 508, the words "products (goods)" have been replaced by the word "goods" after the word "without and without marking of goods that must be marked with mandatory marking" have been added.

[481] Law of the Republic of Azerbaijan No. 270-VIQD dated February 23, 2021 ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) and 511 The text of the article is given in a new edition.

The previous editorial said:

511.1. Auto hooliganism, i.e. due to prejudicial actions by the driver of a vehicle that demonstrably violates public order and the peace of the population, shows open disrespect for society, and is accompanied by continuous violations of traffic rules in various ways -

the right to drive a vehicle is restricted for a period of one year and a fine is imposed in the amount of five hundred to seven hundred and fifty manats, or the right to drive a vehicle is restricted for a period of one year and, depending on the circumstances of the case, administrative imprisonment for a period of fifteen days to one month is applied, taking into account the identity of the person who committed the violation.

511.2. Due to the repetition of the same actions by the person who received an administrative sanction within one year from the date of entry into force of the decision on imposing an administrative sanction -

the right to drive a vehicle is restricted for a period of two years, and a fine in the amount of seven hundred and fifty to one thousand manats is imposed, or the right to drive a vehicle is restricted for a period of two years, and depending on the circumstances of the case, administrative imprisonment is applied for a period of one to two months, taking into account the identity of the person who committed the violation.

511.3. For committing the actions provided for in Article 511.1 of this Code by organizing a speed race with the participation of two or more vehicles and exceeding the speed limit determined on the road by more than 60 km/h -

the right to drive a vehicle is restricted for a period of two years, and a fine in the amount of two thousand to four thousand manats is imposed, or the right to drive a vehicle is restricted for a period of two years, and depending on the circumstances of the case, administrative imprisonment is applied for a period of one to two months, taking into account the identity of the person who committed the violation.

[482] Law of the Republic of Azerbaijan No. 310-VIQD dated May 4, 2021 ("Azerbaijan" newspaper, June 18, 2021, No. 125, Legislative Collection of the Republic of Azerbaijan, 2021, No. 6, Book I, Article 546) to Article 515.0.4, "(except religious center (administration))" added after the words "religious institution".

[483] With the Law of the Republic of Azerbaijan No. 1038-VOD dated March 6, 2018 ("Azerbaijan" newspaper, March 22, 2018, No. 63, Legislative Collection of the Republic of Azerbaijan, 2018, No. 3, Article 404) Article 516.0.1 has been revised.

The previous editorial said:

516.0.1. to send citizens abroad to study in religious educational institutions, to exchange clergymen without agreement with the relevant executive power body;

[484] With the Law of the Republic of Azerbaijan No. 1307-VOD dated October 30, 2018 ("Azerbaijan" newspaper, November 15, 2018, No. 257, Legislative Collection of the Republic of Azerbaijan, 2018, No. 11, Article 2217) Article 516-1 was added in the new

[485] Law of the Republic of Azerbaijan No. 837-VIQD dated March 7, 2023 (Azerbaijan State Information Agency (AZERTAC), April 25, 2023, "Azerbaijan" newspaper, April 26, 2023 year, No. 84, Legislative Collection of the Republic of Azerbaijan, 2023, No. 4, Article 466) and press and other mass media in Article 517.0.5 mass media in Article 517-2.15 were replaced by the words "media subjects"

[486] According to the Law of the Republic of Azerbaijan No. 366-VOD dated October 28, 2016 ("Azerbaijan" newspaper, December 13, 2016, No. 276, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1984) Article 517-1 was added in the new content.

[487] With the Law of the Republic of Azerbaijan No. 1094-VOD dated May 1, 2018 ("Azerbaijan" newspaper, June 29, 2018, No. 141, Legislative Collection of the Republic of Azerbaijan, 2018, No. 6, Article 1153) Article 517-2 was added in the new content.

[488] With the Law of the Republic of Azerbaijan No. 1660-VOD dated July 12, 2019 ("Azerbaijan" newspaper, August 27, 2019, No. 186, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1381) In the "Note" part of Article 523, the words "received the status of unemployed" were replaced by the words "registered as a job seeker or unemployed"

[489] Law of the Republic of Azerbaijan No. 451-VIQD dated December 27, 2021 ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1334) the sanction of Article 525, the words "with confiscation in the amount of from four hundred to six hundred manats", confiscation of winnings, prizes or other income in the amount of three thousand manats" was

[490] Law of the Republic of Azerbaijan No. 451-VIQD dated December 27, 2021 ("Azerbaijan" newspaper, December 31, 2021, No. 286, Legislative Collection of the Republic of Azerbaijan, 2021, No. 12, Article 1334) and the "Note" part of Article 525 was canceled.

[491] Law of the Republic of Azerbaijan No. 664-VIQD dated December 2, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, No. 7, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17) and the disposition of Article 528.1 have been revised.

The previous editorial said:

528.1. Due to the non-fulfillment of the legal requirements of the executive officer in connection with the execution of the decisions of the court or other bodies, or the non-execution of the executive document forcing the debtor to perform certain actions or to refrain from certain actions within the period determined by the executive officer for no reason -

[492] Law of the Republic of Azerbaijan No. 664-VIQD dated December 2, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, Article 528.1-1 was added in new content with No. 7, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17)

[493] Law of the Republic of Azerbaijan No. 664-VIQD dated December 2, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, No. 7, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17) and Article 528.3, after the word Debtor or debtor by a bank or other credit organization servicing his account(s) were added.

[494] Law of the Republic of Azerbaijan No. 664-VIQD dated December 2, 2022 (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, No. 7, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17) and Note" was added to Article 528 in a new content

[495] With the Law of the Republic of Azerbaijan No. 817-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 11, 2017, No. 248, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1969) Article 528-1 was added in the new content.

[496] With the Law of the Republic of Azerbaijan No. 814-VOD dated October 20, 2017 ("Azerbaijan" newspaper, November 16, 2017, No. 252, Legislative Collection of the Republic of Azerbaijan, 2017, No. 11, Article 1964) Article 528-1 was added in the new content.

[497] Law of the Republic of Azerbaijan [No.664-VIOD dated December 2, 2022](#) (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, Article 529.1-1 was added in new content with No. 7, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17)

[498] With the Law of the Republic of Azerbaijan [No. 148-VIOD dated June 29, 2020](#) ("Azerbaijan" newspaper, August 12, 2020, No. 157, Legislative Collection of the Republic of Azerbaijan, 2020, No. 8, Article 1011) Clause 2.2-1 was added to the "Note" part of Article 529 with a new content.

[499] With the Law of the Republic of Azerbaijan [No. 94-VIOD dated May 8, 2020](#) ("Azerbaijan" newspaper, June 24, 2020, No. 120, Legislative Collection of the Republic of Azerbaijan, 2020, No. 6, Article 672) Article 533-1 was added in the new content.

[500] Law of the Republic of Azerbaijan [No.837-VIOD dated March 7, 2023](#) (Azerbaijan State Information Agency (AZERTAC), April 25, 2023, "Azerbaijan" newspaper, April 26, 2023 year, No. 84, Legislative Collection of the Republic of Azerbaijan, 2023, No. 4, Article 466) in the title and text of Article 533-1, the words "In mass media" were replaced by the words "In media products"

[501] With the Law of the Republic of Azerbaijan [No.597-VOD dated April 14, 2017](#) ("Azerbaijan" newspaper, June 7, 2017, No. 121, Legislative Collection of the Republic of Azerbaijan, 2017, No. 6, Article 1020) Article 538-1 was added in the new content.

[502] With the Law of the Republic of Azerbaijan [No. 1248-VOD dated October 1, 2018](#) ("Azerbaijan" newspaper, November 18, 2018, No. 260, Legislative Collection of the Republic of Azerbaijan, 2018, No. 11, Article 2188) In Articles 538.1.4-538.1.6, the words "Relevant executive power body" were replaced by the words "Body (institution) determined by the relevant executive power body"

[503] With the Law of the Republic of Azerbaijan [No.433-VIOD dated December 20, 2021](#) ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) decisions and" were added to the name of Article 539 after the word body

[504] With the Law of the Republic of Azerbaijan [No.433-VIOD dated December 20, 2021](#) ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) Article 539.1-1 was added in the new content.

[505] With the Law of the Republic of Azerbaijan [No.433-VIOD dated December 20, 2021](#) ("Azerbaijan" newspaper, January 28, 2022, No. 19, Legislative Collection of the Republic of Azerbaijan, 2022, No. 1, Article 2) "Note" part was added to Article 539 with a new content.

[506] With the Law of the Republic of Azerbaijan [No. 1660-VOD dated July 12, 2019](#) ("Azerbaijan" newspaper, August 27, 2019, No. 186, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1381) Article 540 has been revised.

The previous editorial said:

Article 540. Failure to provide information and report in the field of employment provision

540.1. When the number of employees or their staff is reduced, due to the failure to provide official information to the relevant executive power body about the employees to be dismissed or the vacant position (vacancy) within the specified periods -
~~shall be fined in the amount of fifty manats.~~

540.2. Due to the failure to submit an appropriate report to the relevant executive power body about those who were hired, those who were hired on the quota or those who were fired by the referral of that body -
~~a fine of sixty manats is imposed.~~

[507] With the Law of the Republic of Azerbaijan [August 7, 2020](#) ("Azerbaijan" newspaper, September 22, 2020, No. 192, Legislative Collection of the Republic of Azerbaijan, 2020, No. 9, Article 1138) In the provision of Article 540.5, the words 4.6-4.8 have been replaced by the words "4.7 and 4.8"

[508] Law of the Republic of Azerbaijan [No.487-VIOD dated February 25, 2022](#) ("Azerbaijan" newspaper, April 12, 2022, No. 74, Legislative Collection of the Republic of Azerbaijan, 2022, No. 4, Article 293) with the sanction of Article 542 was given in the new edition.

The previous editorial said:

~~natural persons are fined from seventy to one hundred manats, officials from three hundred fifty to five hundred manats.~~

[509] With the Law of the Republic of Azerbaijan [No. 1621-VOD dated June 27, 2019](#) ("Azerbaijan" newspaper, August 11, 2019, No. 175, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1364) Article 547 has been revised.

The previous editorial said:

Article 547. Non-implementation of relevant presentations of the Chairman of the Accounts Chamber of the Republic of Azerbaijan

According to the decision of the chairman of the Accounting Chamber of the Republic of Azerbaijan, the presentation on the suspension of operations on the treasury and bank accounts of the state body, administration, organization and enterprise was not implemented by the treasury authorities and authorized banks:

~~officials are fined in the amount from one thousand manats to one thousand five hundred manats.~~

[510] Law of the Republic of Azerbaijan [No.1048-VIOD 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 1621) and Article 547.2, the words "and bank" are replaced by the words, bank and other payment authorized banks" are replaced by "payment service providers" have been replaced by the words.

[511] With the Law of the Republic of Azerbaijan [No. 137-VOD dated March 4, 2016](#) ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In the title of Article 548, the words "the relevant executive authority exercising control over the securities market" have been replaced by the words "the institution established by the relevant executive authority"

Law of the Republic of Azerbaijan [No. 938-VIOD dated July 6, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 2, 2023, "Azerbaijan" newspaper, August 3, 2023, No. 162, The Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1096) and in the name of Article 548 and Article 548.2, the words "the institution established by the relevant executive authority" were replaced by the words "Central Bank of the Republic of Azerbaijan".

[512] With the Law of the Republic of Azerbaijan [No. 137-VOD dated March 4, 2016](#) ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In the provision of Article 548.1, the words "the relevant executive authority exercising control over the securities market" have been replaced by the words "the institution established by the relevant executive authority"

548.1 of the Law of the Republic of Azerbaijan [No. 171-VOD dated March 4, 2016](#) ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 429) the words "or not allowing the inspectors to the inspection site" were removed from the article.

Law of the Republic of Azerbaijan [No. 938-VIOD dated July 6, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 2, 2023, "Azerbaijan" newspaper, August 3, 2023, No. 162, Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1096) and Article 548.2, the words "the institution established by the relevant executive authority" are replaced by the words "Central Bank of the Republic of Azerbaijan", the words "the words" are replaced by "Azerbaijan". The words "of the Central Bank of the Republic" have been replaced.

[514] With the Law of the Republic of Azerbaijan [No. 137-VOD dated March 4, 2016](#) ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) In Article 548.2, the words "the relevant executive authority exercising control over the securities market" and the words "the institution established by the relevant executive authority", and the words "participants of the securities market" and "subject and issuer controlled in the financial markets".

[515] With the Law of the Republic of Azerbaijan [No. 137-VOD dated March 4, 2016](#) ("Azerbaijan" newspaper, March 19, 2016, No. 62, Legislative Collection of the Republic of Azerbaijan, 2016, No. 03, Article 403) Article 548.3 was added in the new content.

Law of the Republic of Azerbaijan [No. 938-VIOD dated July 6, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), August 2, 2023, "Azerbaijan" newspaper, August 3, 2023, No. 162, In the Legislative Collection of the Republic of Azerbaijan, 2023, No. 8, Book I, Article 1096) and Article 548.3, the words "institution created by the relevant executive authority" were replaced by the words "Central Bank of the Republic of Azerbaijan".

[516] With the Law of the Republic of Azerbaijan [No. 1382-VOD dated December 7, 2018](#) ("Azerbaijan" newspaper, January 11, 2019, No. 7, Legislative Collection of the Republic of Azerbaijan, 2019, No. 01, Article 4) Article 550 has been revised.

the previous editorial said:

Article 550. Obstructing the employee of the relevant executive authority carrying out the communication of field workers from performing his official duties
For obstructing the employee of the relevant executive authority carrying out the communication of field workers from performing his duty -
shall be warned or fined in the amount of two hundred to three hundred manats.

[517] Law of the Republic of Azerbaijan [No. 667-VIOD dated December 2, 2022](#) (official website of the Azerbaijan State Information Agency (AZERTAC), January 14, 2023, "Azerbaijan" newspaper, January 15, 2023, Article 562-1 was added in new content with No. 9, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 20)

[518] Law of the Republic of Azerbaijan [No. 913-VOD dated December 1, 2017](#) ("Azerbaijan" newspaper, December 16, 2017, No. 278, Legislative Collection of the Republic of Azerbaijan, 2017, No. 12, Book I, Article 2266) in the title and disposition of Article 566, the words "ID card, passport, seafarer" were replaced by the word "Seafarer".

[519] With the Law of the Republic of Azerbaijan [No. 1660-VOD dated July 12, 2019](#) ("Azerbaijan" newspaper, August 27, 2019, No. 186, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1381) Before the word "Azerbaijan" in the name of Article 576 and Article 576.1, "employment of jobseekers and unemployed persons in the Republic of Azerbaijan, as well as" were added.

[520] With the Law of the Republic of Azerbaijan [No. 1660-VOD dated July 12, 2019](#) ("Azerbaijan" newspaper, August 27, 2019, No. 186, Legislative Collection of the Republic of Azerbaijan, 2019, No. 8, Article 1381) Articles 576.3 and 576.4 have been added in the new content.

[521] By the Law of the Republic of Azerbaijan [No. 366-VOD dated October 28, 2016](#) ("Azerbaijan" newspaper, December 13, 2016, No. 276, Legislative Collection of the Republic of Azerbaijan, 2016, No. 12, Article 1984) Article 592-1 was added in the new content.

[522] With the Law of the Republic of Azerbaijan [No. 1384-VOD dated December 7, 2018](#) ("Azerbaijan" newspaper, January 18, 2019, No. 13, Legislative Collection of the Republic of Azerbaijan, 2019, No. 01, Article 6) Article 594.0.4-1 has been added in the new

[523] With the Law of the Republic of Azerbaijan [No. 282-VOD dated June 14, 2016](#) ("Azerbaijan" newspaper, June 29, 2016, No. 138, Legislative Collection of the Republic of Azerbaijan, 2016, No. 6, Article 1010) Article 594-1 was added in the new content.

[524] With the Law of the Republic of Azerbaijan [No. 624-VOD dated April 25, 2017](#) ("Azerbaijan" newspaper, July 4, 2017, No. 140, Legislative Collection of the Republic of Azerbaijan, 2017, No. 6, Article 1033) Article 594-2 was added.

[525] With the Law of the Republic of Azerbaijan [No. 529-VOD dated February 14, 2017](#) ("Azerbaijan" newspaper, March 4, 2017, No. 49, Legislative Collection of the Republic of Azerbaijan, 2017, No. 3, Article 344) Article 596 has been added with new content "Remark".

Article 596 of the Law of the Republic of Azerbaijan [No. 270-VIOD dated February 23, 2021](#) ("Azerbaijan" newspaper, April 14, 2021, No. 76, Legislative Collection of the Republic of Azerbaijan, 2021, No. 4, Article 306) given in the new edition.

The previous editorial said:

Article 596. Violation of time limits during proceedings on administrative error

596.1. During the proceedings on an administrative offense, 52.2, 57.4, 83.2, 57.4, 83.2, 83.4, 83.2, 83.3, 91.0.5, 97, 101, 102.5, 97, 101, 102.5, 97, 101, 102.5, 103, 104.4, 104.7, 111.1, 104.7, 111.1, 104.7, 111.1, 104.7, 111.1, 117, 131, 136.2 and 150.4 due to the violation of the deadlines -

officials are fined from two hundred to four hundred manats.

596.2. Due to the decision of an authorized official to suspend the proceedings on an administrative offense in violation of the provisions of Article 104.1 of this Code -

officials are fined from four hundred to six hundred manats.

Note: When the administrative offense provided for in this article is committed by an employee of the relevant executive power body, the case materials on the administrative offense are sent to that body to bring this person to disciplinary responsibility.

[526] By the Law of the Republic of Azerbaijan [No. 361-VOD dated October 14, 2016](#) ("Azerbaijan" newspaper, November 16, 2016, No. 253, Legislative Collection of the Republic of Azerbaijan, 2016, No. 11, Article 1788) In Article 598.0.6, the word "according to -" was replaced by a semicolon and Article 598.0.7 was added in the new content.

598.0.1 with the Law of the Republic of Azerbaijan [No. 737-VOD dated June 13, 2017](#) ("Azerbaijan" newspaper, July 16, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1296) In the article, the word "beneficiary" was replaced by the words "beneficial owner".

598.0.3 with the Law of the Republic of Azerbaijan [No. 737-VOD dated June 13, 2017](#) ("Azerbaijan" newspaper, July 16, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1296) In the Article, the words "a legal entity" were replaced by the words "In accordance with the Law of the Republic of Azerbaijan on the fight against the legalization of money or other property obtained through crime and the financing of terrorism".

598.0.7 with the Law of the Republic of Azerbaijan [No. 737-VOD dated June 13, 2017](#) ("Azerbaijan" newspaper, July 16, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1296) In the article, the word "according to -" was replaced by a semicolon, articles 598.0-598.0.7 were considered articles 598.1-598.1.7, respectively, and articles 598.1.8-598.1.9 were added in the new content.

598.1 of the Law of the Republic of Azerbaijan [No. 737-VOD dated June 13, 2017](#) ("Azerbaijan" newspaper, July 16, 2017, No. 153, Legislative Collection of the Republic of Azerbaijan, 2017, No. 7, Article 1296) the sanction of the article was given in the new edition.

The previous editorial said:

officials are fined in the amount from eight hundred to fifteen hundred manats, legal entities in the amount from eight thousand to fifteen thousand manats.

598.1.7 with the Law of the Republic of Azerbaijan [No. 1002-VOD dated February 13, 2018](#) ("Azerbaijan" newspaper, March 8, 2018, No. 53, Legislative Collection of the Republic of Azerbaijan, 2018, No. 3, Article 683) The words "In accordance with the provisions of the Law of the Republic of Azerbaijan on the fight against the legalization of money or other property obtained through crime and the financing of terrorism" were added.

Law of the Republic of Azerbaijan [No. 783-VIOD 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 Article 598 have been revised.

The previous editorial said:

Article 598. Violation of the legislation on the fight against the legalization of money or other property obtained through crime and the financing of terrorism

598.1. Violation of the legislation on the fight against money laundering or other property obtained through crime and the financing of terrorism, namely:

598.1.1. non-compliance with requirements related to identification, verification and information documentation of the client, his representative or *beneficial owner* by monitoring participants and other persons participating in monitoring;

598.1.2. non-fulfillment of tasks related to keeping identification documents and documents related to transactions with cash or other property by monitoring participants and other persons participating in monitoring;

598.1.3. *In accordance with the Law of the Republic of Azerbaijan on the fight against the legalization of money or other property obtained through crime and the financing of terrorism*, the monitoring participants and other persons participating in the monitoring do not implement or fully implement the internal control system;

598.1.4. monitoring participants and other persons participating in monitoring timely or fully comply with the written instructions of supervisory bodies or financial monitoring bodies in cases specified by the Law of the Republic of Azerbaijan "On the fight against the legalization of money or other property obtained through crime and the financing of terrorism" non-execution;

598.1.5. Violation of the requirements established by the Law of the Republic of Azerbaijan " On the fight against the legalization of money or other property obtained through crime and the financing of terrorism" regarding the provision of information and non-execution of transactions by monitoring participants or other persons participating in monitoring;

598.1.6. creation of obstacles to the activities of supervisory bodies by the monitoring participant or other persons participating in the monitoring, including failure to respond to requests, failure to provide required documents and information, provision of false information (*in relation to inspections carried out by visiting the places where entrepreneurial activity is carried out, provided for in Article 602.4 of this Code with the exception of special cases*);

598.1.7. monitoring participants and other persons participating in the monitoring of the persons on whom sanctions should be applied within the framework of the fight against the financing of terrorism, as well as the assets of the legal entities owned or controlled by these persons, including the assets of the natural and legal persons acting on behalf of these persons or on their behalf" Non-implementation of freezing measures or non-implementation of the decision of the financial monitoring body on the freezing of assets in accordance with the Law of the Republic of Azerbaijan "On combating the legalization of money or other property obtained through crime and the financing of terrorism";

598.1.8. monitoring participants and other persons participating in the monitoring do not comply with the requirements regarding the political figures of foreign states;

598.1.9. due to non-compliance of the monitoring participants with the requirements regarding their branches and subsidiary legal entities located in foreign countries - officials are fined in the amount of one thousand five hundred manats to two thousand five hundred manats, and legal entities are fined in the amount of fifteen thousand to twenty five thousand manats.

598.2. Due to the fact that the offense provided for in Article 598.1 of this Code was committed by a non-governmental organization, a branch or representative office of foreign non-governmental organizations in the Republic of Azerbaijan, or a religious organization -

officials are fined in the amount from eight hundred to fifteen hundred manats, legal entities in the amount from eight thousand to fifteen thousand manats.

[527] With the Law of the Republic of Azerbaijan [No. 1562-VOD dated April 9, 2019](#) ("Azerbaijan" newspaper, May 5, 2019, No. 98, Legislative Collection of the Republic of Azerbaijan, 2019, No. 5, Article 804) In the title and text of Article 599, the words "to the state electronic information system" have been replaced by the words "to the student-graduate state electronic information systems" of general education and vocational education institutions

599 with the Law of the Republic of Azerbaijan [No. 186-VIOD dated October 6, 2020](#) ("Azerbaijan" newspaper, November 26, 2020, No. 247 , Legislative Collection of the Republic of Azerbaijan, 2020, No. 11, Article 1336) in the title and text of the article, the word " Ali " was replaced by the words "Education Centralized Information System" of all educational institutions operating in the Republic of Azerbaijan, ali .

[528] Law of the Republic of Azerbaijan [No. 1317-VOD dated October 30, 2018](#) ("Azerbaijan" newspaper, December 14, 2018, No. 282, Legislative Collection of the Republic of Azerbaijan, 2018, No. 12, Book I, Article 600-1 was added in the new content with 2473)

[529] Law of the Republic of Azerbaijan [No. 664-VIOD dated December 2, 2022](#) (official website of the Azerbaijan State Information Agency (AZERTAC), January 12, 2023, "Azerbaijan" newspaper, January 13, 2023, No. 7, Legislative Collection of the Republic of Azerbaijan, 2023, No. 1, Article 17) and in the sanction of Article 602.1, the words "from one thousand manats to one thousand five hundred" were replaced by the words "two thousand to three thousand manats"

[530] By the Law of the Republic of Azerbaijan [No. 341-VOD dated October 14, 2016](#) ("Azerbaijan" newspaper, November 26, 2016, No. 262, Legislative Collection of the Republic of Azerbaijan, 2016, No. 11, Article 1769) In Article 602.4, the words "failing to provide" and "failing to provide, providing distorted, false information or" have been replaced by the words.

[531] By the Law of the Republic of Azerbaijan [No. 470-VOD dated December 16, 2016](#) ("Azerbaijan" newspaper, January 27, 2017, No. 18, Legislative Collection of the Republic of Azerbaijan, 2017, No. 1, Article 21) Article 602-1 was added in the new content.

[532] With the Law of the Republic of Azerbaijan [No. 360-VIOD dated July 9, 2021](#) ("Azerbaijan" newspaper, July 25, 2021, No. 152, Legislative Collection of the Republic of Azerbaijan, 2021, No. 7, Article 711) Article 602-2 was added in the new content.

[533] With the Law of the Republic of Azerbaijan [No. 540-VIOD dated May 27, 2022](#) ("Azerbaijan" newspaper, July 6, 2022, No. 141, Legislative Collection of the Republic of Azerbaijan, 2022, No. 7, Article 694) Article 602-3 was added in the new content.

[534] With the Law of the Republic of Azerbaijan [No. 126-VIOD dated June 2, 2020](#) ("Azerbaijan" newspaper, July 19, 2020, No. 140, Legislative Collection of the Republic of Azerbaijan, 2020, No. 7, Article 841) From Article 603.2, the words "limitation of health facilities or" have been removed.

[535] With the Law of the Republic of Azerbaijan [No. 69-VIOD dated May 1, 2020](#) ("Azerbaijan" newspaper, June 1, 2020, No. 102, Legislative Collection of the Republic of Azerbaijan, 2020, No. 5, Article 519) added chapter 41 in new content.

[536] Law of the Republic of Azerbaijan [No. 1087-VIOD dated December 30, 2023](#) (official website of the Azerbaijan State Information Agency (AZERTAC), January 19, 2024, "Azerbaijan" newspaper, January 20, 2024, Article 614-1 was added in new content with No. 12, Legislative Collection of the Republic of Azerbaijan, 2024, No. 1, Article 18)