

**On approval of the list of special means in service with bailiffs and the Rules for their allocation**

***Unofficial translation***

Decree of the Government of the Republic of Kazakhstan dated July 2, 2008 N 663

      Unofficial translation

      In order to implement the Law of the Republic of Kazakhstan dated July 7, 1997 "On bailiffs", the Government of the Republic of Kazakhstan **DECIDES**:

      1. To approve the attached:

      1) List of special means that are in service with bailiffs;

      2) Rules for allocation of special means that are in service with bailiffs.

      2. This decree enters into force from the date of signing.

|  |  |
| --- | --- |
|
*Prime-Minister of the* *Republic of Kazakhstan*
 |
*K. Massimov*
 |

|  |  |
| --- | --- |
|   | Approvedby the decree of the Government of the Republic of Kazakhstan dated July 2, 2008 N 663  |

 **List of special means that are in service with bailiffs**

      Footnote. The list as amended by the Decree of the Government of the Republic of Kazakhstan dated 11.10.2019 No. 757 (shall be enforced ten calendar days after the day of its first official publication).

|  |  |  |  |
| --- | --- | --- | --- |
|
N |
Position  |
Rubber stick  |
Handcuffs  |
|
1. |
Bailiff of the Supreme Court of the Republic of Kazakhstan  |
1 |
1 |
|
2. |
Bailiff of administrators of courts of regions, cities of republican significance and the capital  |
1 |
1 |

|  |  |
| --- | --- |
|   | Approvedby the decree of the Government of the Republic of Kazakhstan dated July 2, 2008 N 663  |

 **The Rules for**
**allocation of special means in service with bailiffs**

 **1. General conditions**

      1. These Rules for allocation of special means in service with bailiffs are developed in accordance with paragraph 6 of Article 8 of the Law of the Republic of Kazakhstan dated July 7, 1997 "On bailiffs" and establish the procedure for allocation of special means in service with bailiffs.

 **2. Procedure for allocation of special means**

      2. Provision of divisions of bailiffs with special means is assigned to the authorized state body for ensuring the execution of executive documents (hereinafter referred to as the authorized body) and the Office of the Supreme Court of the Republic of Kazakhstan.

      3. The allocation of funds to provide bailiffs with special means is made from the republican budget.

      4. The method of purchasing special means is determined in accordance with the legislation on public procurement.

      5. The number of special means is determined by the staffing of bailiffs.

      6. Special means are issued to bailiffs after passing the appropriate special training.

      7. It is not allowed to wear and use special means for non-official purposes and during non-working hours.

      8. Storage of special means is carried out in specially equipped premises in the building of the relevant court or territorial division of the authorized body.

 **3. Control and responsibility**

      9. Responsibility for the specific and efficient use of funds allocated for acquisition of special means for bailiffs rests with the authorized body and the Supreme Court of the Republic of Kazakhstan.

      10. Control over the use of special means by bailiffs is carried out by the authorized body and the Office of the Supreme Court of the Republic of Kazakhstan, respectively.

 © 2012. «Institute of legislation and legal information of the Republic of Kazakhstan» of the Ministry of Justice of the Republic of Kazakhstan