Әд?лет

On Introduction of Amendments to the Decree of the President of the Republic of Kazakhstan Having the Force of Constitutional law "On Election in the Republic of Kazakhstan"

Unofficial translation

Constitutional Law of the Republic of Kazakhstan dated May 8, 1998 N 222. Unofficial translation

The Decree of the President of the Republic of Kazakhstan Having the Force of Constitutional Law dated September 28, 1995 N 2464 "On Election in the Republic of Kazakhstan" (Bulletin of the Supreme Council of the Republic of Kazakhstan, 1995, N17-18, Art. 114; Bulletin of the Supreme Council of the Republic of Kazakhstan, 1997, N 12, Art .192) should be introduced with the following amendments and supplements: Ιn Article 4 : Item 2 should be worded as follows: "2. A passive electoral right is a right of citizens of the Republic of Kazakhstan to be elected as a President of the Republic of Kazakhstan, a member of the Parliament of the Republic of Kazakhstan, Maslikhat or a member of local government body."; with Should be supplemented the following Item: "4. A person should not be registered as a Presidential candidate, as a candidate for the Parliament, Maslikhats, and local governments. if: 1) within a year prior to the registration, the person was subject to disciplinary liability for corruption offence; а 2) within a year prior to the registration, pursuant to a judicial order, the person was administrative subject penalty for а deliberate to offence: 3) the person had a prior conviction, which has not been cancelled or withdrawn in the order established 1 a w . b v Item 3 of Article 7 should he excluded Item 1 of Article 54 the words "to have extinguished in the established law criminal record order" should be excluded. 59: Ιn Article Sub-item 4-1 of item 5 shall be supplemented by the following content: "4-1 the medical certificate condition of the mental health" on Sub-item 3-1 of item 6 shall be supplemented by the following content: "3-1 the medical certificate condition of health". the mental on Ιn Article 7 3 : Sub-item 4-1 of item 4 shall be supplemented by the following content: "4-1 the medical certificate the condition of mental health" on

Sub-item 3-1 of item 6 shall be supplemented by the following content: "3-1 the medical of certificate condition health". on the mental 89: Ιn Article Sub-item 3-1 of item 2 shall be supplemented by the following content: "3-1 the medical condition certificate the of mental health" on Sub-item 2-1 of item 6 shall be supplemented by the following content: "2-1 the medical certificate condition of the mental health". on 1 0 4 : Ιn Article Sub-item 4-1 of item 2 shall be supplemented by the following content: "4-1 the medical of certificate the condition mental health" on Sub-item 3-1 of item 6 shall be supplemented by the following content: "3-1 the medical condition certificate the of mental health". on Article 1 1 8 : Ιn Sub-item 4-1 of item 2 shall be supplemented by the following content: "4-1 the medical condition certificate on the of mental health" Sub-item 3-1 of item 6 shall be supplemented by the following content: "3-1 the medical certificate on the condition of mental health".

President of

the Republic of Kazakhstan

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