

**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:  
      In 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.";  
      Should be supplemented with 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 a corruption offence;  
      2) within a year prior to the registration, pursuant to a judicial order, the person was subject to administrative penalty for a deliberate offence;  
      3) the person had a prior conviction, which has not been cancelled or withdrawn in the order established by law.  
      Item 3 of Article 7 should be excluded.  
      Item 1 of Article 54 the words "to have extinguished in the established law criminal record order" should be excluded.  
      In Article 59:  
      Sub-item 4-1 of item 5 shall be supplemented by the following content: "4-1 the medical certificate on the condition 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".  
      In Article 73:  
      Sub-item 4-1 of item 4 shall be supplemented by the following content: "4-1 the medical certificate on the condition 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".  
      In Article 89:  
      Sub-item 3-1 of item 2 shall be supplemented by the following content: "3-1 the medical certificate on the condition of mental health"  
      Sub-item 2-1 of item 6 shall be supplemented by the following content: "2-1 the medical certificate on the condition of mental health".  
      In Article 104:  
      Sub-item 4-1 of item 2 shall be supplemented by the following content: "4-1 the medical certificate on the condition 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".  
      In Article 118:  
      Sub-item 4-1 of item 2 shall be supplemented by the following content: "4-1 the medical certificate on the condition 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*

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