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THE CONSTITUTION OF THE REPUBLIC OF KAZAKHSTAN

30 August 1995

We, the people of Kazakhstan, united by a common historic fate, creating a state on the indigenous Kazakh land, considering ourselves a peace-loving and civil society, dedicated to the ideals of freedom, equality and concord, wishing to take a worthy place in the world community, realizing our high responsibility before the present and future generations, proceeding from our sovereign right, accept this Constitution.

Section I

General Provisions

Article 1

1. The Republic of Kazakhstan proclaims itself a democratic, secular, legal and social state whose highest values are an individual, his life, rights and freedoms.

2. The fundamental principles of the activity of the Republic are public concord and political stability; economic development for the benefit of all the nation; Kazakhstan patriotism and resolution of the most important issues of the affairs of state by democratic methods including voting at an all-nation referendum or in the Parliament.

Footnote. See Resolution of the Constitutional Council of the Republic of Kazakhstan of December 21, 2001, No. 18/2.

Article 2

1. The Republic of Kazakhstan is a unitary state with a presidential form of government.

2. The sovereignty of the Republic extends to its entire territory. The state ensures the integrity, inviolability and inalienability of its territory.

3. The administrative-territorial division of the Republic, the status of its capital shall determine by the law. Capital of Kazakhstan is the city of Nur-Sultan.

3-1. Within the city of Nur-Sultan, a special legal regime in the financial sphere can be established in accordance with the Constitutional Law.

4. The names «Republic of Kazakhstan» and «Kazakhstan» have the same meaning.

Footnote. See Resolution of the Constitutional Council of the Republic of Kazakhstan of April 23, 2003 No. 4.

Footnote. Article 2 as amended by the RK Laws of May 21, 2007 No. 254 (effective from the date of its official publication); from 10.03.2017 No. 51-VI (effective from the date of its first official publication); from 23.03.2019 No.238-VI (effective from the date of its first official publication).

Article 3

1. The people shall be the only source of state power.

2. The people shall exercise power directly through an all-nation referendum and free elections as well as delegate the execution of their power to state institutions.

3. Nobody shall have the right to appropriate power in the Republic of Kazakhstan. Appropriation of power shall be persecuted by law. The right to act on behalf of the people and the state shall belong to the President as well as to the Parliament of the Republic within the limits of the constitutional powers. The government and other state bodies shall act on behalf of the state only within the limits of their delegated authorities.

4. The state power in the Republic of Kazakhstan is unified and executed on the basis of the Constitution and laws in accordance with the principle of its division into the legislative, executive and judicial branches and a system of checks and balances that governs their interaction.

Article 4

1. The current law in the Republic of Kazakhstan is the norms of the Constitution, relevant laws, other normative legal acts, international treaty and other obligations of the Republic, as well as regulatory decisions of the Constitutional Council and the Supreme Court of the Republic.

2. The Constitution has the highest legal force and direct effect on the entire territory of the Republic.

3. International treaties ratified by the Republic have priority over its laws. The procedure and conditions for the operation in the territory of the Republic of Kazakhstan of international treaties to which Kazakhstan is a party are determined by the legislation of the Republic.

4. All laws, international treaties to which the Republic is a party, shall be published. The official publication of normative legal acts concerning the rights, freedoms and duties of citizens is an indispensable condition for their application.

Footnote. See normative decrees of the Constitutional Council of the RK dated 11.10.2000 N 18; as of 05.11.2009 No. 6.

Article 4 as amended by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).Footnote. See normative decrees of the RK Constitutional Council dated 11.10.2000 N 18; as of 05.11.2009 No. 6.

Article 4 as amended by the RK Law as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 5

1. The Republic of Kazakhstan shall recognize ideological and political diversity. The formation of political party organizations in state bodies shall not be permitted.

2. Public associations shall be equal before the law. Illegal interference of the state in the affairs of public associations and of public associations in the affairs of the state, imposing the functions of state institutions on public associations shall not be permitted.

3. Formation and functioning of public associations pursuing the goals or actions directed toward a violent change of the constitutional system, violation of the integrity of the Republic, undermining the security of the state, inciting social, racial, national, religious, class and tribal enmity, as well as formation of unauthorized paramilitary units shall be prohibited.

4. Activities of political parties and trade unions of other states, religious parties as well as financing political parties and trade unions by foreign legal entities and citizens, foreign states and international organizations shall not be permitted in the Republic.

5. Activities of foreign religious associations on the territory of the Republic as well as appointment of heads of religious associations in the Republic by foreign religious centers shall be carried out in coordination with the respective state institutions of the Republic.

Footnote. See Resolution of the Constitutional Council of the Republic of Kazakhstan of June 7, 2000 No. 4/2. Article 5 as amended by the RK Law of May 21, 2007 No. 254 (effective from the date of its official publication).

Article 6

1. The Republic of Kazakhstan shall recognize and by the same token protect state and private property.

2. Property shall impose obligations, and its use must simultaneously benefit the society. Subjects and objects of ownership, the scope and limits of the rights of proprietors, and guarantees of their protection shall be determined by law.

3. The land and underground resources, waters, flora and fauna, other natural resources shall be owned by the state. The land may also be privately owned on terms, conditions and within the limits established by legislation.

Footnote. See Resolution of the RK Constitutional Council of November 3, 1999 No. 19/2; Decision of the RK Constitutional Council as of April 12, 2001 N 1/2; Decision of the RK Constitutional Council of April 13, 2000 No. 2/2; as of April 23, 2003 No 4.

Article 7

1. The state language of the Republic of Kazakhstan shall be the Kazak language.

2. In state institutions and local self-administrative bodies the Russian language shall be officially used on equal grounds along with the Kazak language.

3. The state shall promote conditions for the study and development of the languages of the people of Kazakhstan.

Article 8

The Republic of Kazakhstan shall respect principles and norms of international law, pursue the policy of cooperation and good-neighborly relations between states, their equality and non-interference in each other's domestic affairs, peaceful settlement of international disputes and renounce the first use of the military force.

Footnote. See Resolution of the Constitutional Council of the Republic of Kazakhstan of April 12, 2001 No 1/2.

Article 9

The Republic of Kazakhstan shall have its state symbols — the flag, emblem and anthem. Their description and order of official use shall be established by the constitutional law.

Section II.

The Individual and Citizen

Article 10

1. Citizenship of the Republic of Kazakhstan shall be acquired and terminated as prescribed by law, shall be indivisible and equal regardless of the grounds of its acquisition.

2. A citizen of the Republic cannot be deprived of citizenship, the right to change his citizenship, and also cannot be expelled from Kazakhstan. Deprivation of citizenship is allowed only by a court decision for the terrorist crimes, as well as for causing other grave harm to the vital interests of the Republic of Kazakhstan.

3. Foreign citizenship of a citizen of the Republic shall not be recognized.

Footnote. See Resolution of the Constitutional Council of the Republic of Kazakhstan of December 1, 2003 No. 12.

Article 10 with the amendment introduced by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 11

1. A citizen of the Republic of Kazakhstan may not be extradited to a foreign state unless otherwise stipulated by international treaties of the Republic.

2. The Republic shall guarantee its citizens protection and patronage outside its boundaries.

Article 12

1. Human rights and freedoms in the Republic of Kazakhstan shall be recognized and guaranteed in accordance with this Constitution.

2. Human rights and freedoms shall belong to everyone by virtue of birth, be recognized as absolute and inalienable, and define the contents and implementation of laws and other regulatory legal acts.

3. Every citizen of the Republic shall have rights and bear responsibilities owing to his citizenship.

4. Foreigners and stateless persons in the Republic shall enjoy rights and freedoms as well as bear responsibilities established for the citizens unless otherwise stipulated by the Constitution, laws and international treaties.

5. Exercise of a citizen's human rights and freedoms must not violate rights and freedoms of other persons, infringe on the constitutional system and public morals.

Footnote. See Resolution of the Constitutional Council of the Republic of Kazakhstan of December 1, 2003 No. 12; See the normative resolution of the Constitutional Council of the Republic of Kazakhstan as of April 18, 2007 No 4.

Article 13

1. Everyone shall have the right to be recognized as subject of the law and protect his rights and freedoms with all means not contradicting the law including self-defense.

2. Everyone shall have the right to judicial defense of his rights and freedoms.

3. Everyone shall have the right to qualified legal assistance. In cases stipulated by law, legal assistance shall be provided free of charge.

Footnote. See Resolution of the Constitutional Council of the Republic of Kazakhstan of March 29, 1999 No 7/2; Decision of the RK Constitutional Council of February 15, 2002 No 1.

1. Everyone shall be equal before the law and court.

2. No one shall be subject to any discrimination for reasons of origin, social, property status, occupation, sex, race, nationality, language, attitude towards religion, convictions, place of residence or any other circumstances.

Footnote. See Resolution of the Constitutional Council of the Republic of Kazakhstan of 10 March 1999 No. 2/2; Decision of the RK Constitutional Council of March 29, 1999 No 7/2.

Article 15

1. Everyone shall have the right to life.

2. No one shall have the right to arbitrarily deprive life of a person. The death penalty shall be established by law as an exceptional punishment for terroristic crimes which have resulted in death casualties, and also for especially grave crimes, committed in wartime, with granting to a sentenced person a right to appeal for pardon.

Footnote. See Resolution of the Constitutional Council of the Republic of Kazakhstan of January 30, 2003 No. 10. Article 15 as amended by the Law of the Republic of Kazakhstan as of May 21, 2007 No. 254 (effective from the date of its official publication).

Article 16

1. Everyone shall have the right to personal freedom.

2. Arrest and detention shall be allowed only in cases stipulated by law and with the sanction of a court with right of appeal of an arrested person. Without the sanction of a court, a person may be detained for a period no more than seventy-two hours.

3. Every person detained, arrested and accused of committing a crime shall have the right to the assistance of a defense lawyer (defender) from the moment of detention, arrest or accusation.

Footnote. See the Resolution of the Constitutional Council of the Republic of Kazakhstan as of December 31, 2003 No. 13. Article 16 as amended by the RK Law of May 21, 2007 No. 254 (effective from the date of its official publication).

Article 17

1. A person's dignity shall be inviolable.

2. No one must be subject to torture, violence or other treatment and punishment that is cruel or humiliating to human dignity.

Article 18

1. Everyone shall have the right to inviolability of private life, personal or family secrets, protection of honor and dignity.

2. Everyone shall have the right to confidentiality of personal deposits and savings, correspondence, telephone conversations, postal, telegraph and other messages. Limitation of this right shall be permitted only in the cases and according to the procedure directly established by law.

3. State bodies, public associations, officials, and the mass media must provide every citizen with the possibility to obtain access to documents, decisions and other sources of information concerning his rights and interests.

1. Everyone shall have the right to determine and indicate or not to indicate his national, party and religious affiliation.

2. Everyone shall have the right to use his native language and culture, to freely choose the language of communication, education, instruction and creative activities.

Article 20

1. The freedom of speech and creative activities shall be guaranteed. Censorship shall be prohibited.

2. Everyone shall have the right to freely receive and disseminate information by any means not prohibited by law. The list of items constituting state secrets of the Republic of Kazakhstan shall be determined by law.

3. Propaganda of or agitation for the forcible change of the constitutional system, violation of the integrity of the Republic, undermining of state security, and advocating war, social, racial, national, religious, class and clannish superiority as well as the cult of cruelty and violence shall not be allowed.

Article 21

1. Everyone who has a legal right to stay on the territory of the Republic of Kazakhstan shall have the right to freely move about its territory and freely choose a place of residence except in cases stipulated by law.

2. Everyone shall have the right to leave the territory of the Republic. Citizens of the Republic shall have the right to freely return to the Republic.

Article 22

1. Everyone shall have the right to freedom of conscience.

2. The right to freedom of conscience must not specify or limit universal human and civil rights and responsibilities before the state.

Article 23

1. Citizens of the Republic of Kazakhstan shall have the right to freedom of forming associations. The activities of public associations shall be regulated by law.

2. The military, employees of national security, law-enforcement bodies and judges must abstain from membership in political parties, trade unions, and actions in support of any political party.

Article 24

1. Everyone shall have the right to freedom of labor, and the free choice of occupation and profession. Involuntary labor shall be permitted only on a sentence of court or in the conditions of a state of emergency or martial law.

2. Everyone shall have the right to safe and hygienic working conditions, to just remuneration for labor without discrimination, as well as to social protection against unemployment.

3. The right to individual and collective labor disputes with the use of methods for resolving them, stipulated by law including the right to strike, shall be recognized.

4. Everyone shall have the right to rest. Working labor agreements stipulating the length of working time, days-off and holidays, and paid annual leave shall be guaranteed by law.

Article 25

1. Housing shall be inviolable. Deprivation of housing shall not be permitted unless otherwise stipulated by a court decision. Penetration into housing, its inspection and search shall be permitted only in cases and according to the procedure stipulated by law.

2. Conditions shall be created in the Republic of Kazakhstan to provide citizens with housing. Citizens in need of housing shall be categorized in a manner to be prescribed by law and provided with housing at an affordable price from the state housing funds in accordance with the norms stipulated by law.

Article 26

1. Citizens of the Republic of Kazakhstan may privately own any legally acquired property.

2. Property, including the right of inheritance, shall be guaranteed by law.

3. No one may be deprived of his property unless otherwise stipulated by a court decision. Forcible alienation of property for the public use in extraordinary cases stipulated by law may be exercised on condition of its equivalent compensation.

4. Everyone shall have the right to freedom of entrepreneurial activity, and free use of his property for any legal entrepreneurial activity. Monopolistic activity shall be regulated and limited by law. Unfair competition shall be prohibited.

Article 27

1. Marriage and family, motherhood, fatherhood and childhood shall be under the protection of the state.

2. Care of children and their upbringing shall be a natural right and responsibility of parents.

3. Able-bodied children of age must take care of their disabled parents.

Article 28

1. A citizen of the Republic of Kazakhstan shall be guaranteed a minimum wage and pension, and guaranteed social security in old age, in case of disease, disability or loss of a breadwinner and other legal grounds.

2. Voluntary social insurance, creation of additional forms of social security, and charity shall be encouraged.

Article 29

1. Citizens of the Republic of Kazakhstan shall have the right to protection of health.

2. Citizens of the Republic shall be entitled to free, guaranteed, extensive medical assistance established by law.

3. Paid medical treatment shall be provided by state and private medical institutions as well as by persons engaged in private medical practice on the terms and according to the procedures stipulated by law.

Article 30

1. The citizens shall be guaranteed free secondary education in state educational establishments. Secondary education shall be obligatory.

2. A citizen shall have the right to receive on a competitive basis a higher education in a state higher educational establishment.

3. The citizens shall have the right to pay and receive an education in private educational establishments on the basis and terms established by law.

4. The state shall set uniform compulsory standards in education. The activity of any educational establishment must comply with these standards.

Article 31

1. The state shall set an objective to protect the environment favorable for the life and health of the person.

2. Officials shall be held accountable for the concealment of facts and circumstances endangering the life and health of the people in accordance with law.

Article 32

Citizens of the Republic of Kazakhstan shall have the right to peacefully and without arms assemble, hold meetings, rallies and demonstrations, street processions and pickets. The use of this right may be restricted by law in the interests of state security, public order, protection of health, rights and freedoms of other persons.

Article 33

1. Citizens of the Republic of Kazakhstan shall have the right to participate in the government of the state's affairs directly and through their representatives, to address personally as well as to direct individual and collective appeals to public and local self-administrative bodies.

2. Citizens of the Republic shall have the right to elect and be elected into public and local self-administrations as well as to participate in an allnation referendum.

3. The right to elect and be elected, to participate in the all-nation referendum shall not extend to the citizens judged incapable by a court as well as those held in places of confinement on a court's sentence.

4. Citizens of the Republic shall have the equal right to serve in a public office. The requirements for candidates for public offices shall be conditioned only by the character of the office duties and shall be established by law.

Article 34

1. Everyone must observe the Constitution, legislation of the Republic of Kazakhstan and respect the rights, freedoms, honor and dignity of other persons.

2. Everyone must respect the state symbols of the Republic.

Article 35

Payment of legally established taxes, fees and other obligatory payments shall be a duty and responsibility of everyone.

Article 36

1. Defense of the Republic of Kazakhstan shall be a sacred duty and responsibility of its every citizen.

2. Citizens of the Republic shall perform military service according to the procedure and in the forms established by law.

Citizens of the Republic of Kazakhstan must care for the protection of historical and cultural heritage, and preserve monuments of history and culture.

Article 38

Citizens of the Republic of Kazakhstan must preserve nature and protect natural resources.

Article 39

1. Rights and freedoms of an individual and citizen may be limited only by laws and only to the extent necessary for protection of the constitutional system, defense of the public order, human rights and freedoms, health and morality of the population.

2. Any actions capable of upsetting interethnic and inter-confessional concord shall be deemed unconstitutional.

3. Any form of restrictions to the rights and freedoms of the citizens on political grounds shall not be permitted. Rights and freedoms stipulated by articles 11; 13-15, paragraph 1 of Article 16; Article 17; Article 19; Article 22; paragraph 2 of Article 26 of the Constitution shall not be restricted in any event.

Section III

The President

Article 40

1. The President of the Republic of Kazakhstan shall be the head of state, its highest official determining the main directions of the domestic and foreign policy of the state and representing Kazakhstan within the country and in international relations.

2. The President of the Republic shall be the symbol and guarantor of the unity of the people and the state power, inviolability of the Constitution, rights and freedoms of an individual and citizen.

3. The President of the Republic shall ensure by his arbitration concerted functioning of all branches of state power and responsibility of the institutions of power before the people.

Article 41

1. The President of the Republic shall be elected by universal, equal and direct suffrage under a secret ballot for a five-year term in accordance with the constitutional law by the citizens of the Republic who have come of age.

2. A citizen of the Republic shall be eligible for the office of the President of the Republic of Kazakhstan if he is by birth not younger than forty and has a perfect knowledge of the state language and has lived in Kazakhstan last fifteen years and having a higher education. The Constitutional Law may establish additional requirements for candidates for the office of the President of the Republic.

3. Regular elections of the President of the Republic shall be held on the first Sunday of December and shall not coincide with the election of a new Parliament of the Republic.

3-1. Preterm presidential elections are assigned by Decree of President of the Republic and are hold in order and terms, established by constitutional law.

4. It was excluded according to Law of the Republic of Kazakhstan 07.10.98 № 284.

5. The candidate who receives more than 50 percent of the votes of the constituents that took part in the election shall be deemed elected. If none of the candidates receives the above number of votes, a second round of elections shall be held between the two candidates who obtained the largest number of votes. The candidate who receives the larger number of votes of the constituents who take part in the second round of elections shall be deemed elected.

Footnote. Article 41 as amended by the Laws of the Republic of Kazakhstan as of 07.10.1998 N 284; See the decisions of the RK Constitutional Council as of 09.10.1998 N 9/2; From 19.08.2005 year N 5; as of 21.05.2007 No 254 (it is put into effect from the date of its official publication); as of 02.02.2011 No. 403-IV (effective from the date of its first official publication); as of10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 42

1. The President of the Republic of Kazakhstan shall take office from the moment of swearing to the people the following oath: "I solemnly swear that I will faithfully serve the people of Kazakhstan, strictly observe the Constitution and the laws of the Republic of Kazakhstan, guarantee the rights and freedoms of the citizens, honestly perform the high duties of the President of the Republic of Kazakhstan entrusted to me.

2. The oath shall be taken on the second Wednesday of January in a ceremonial atmosphere in the presence of the deputies of Parliament, the members of the Constitutional Council, the judges of the Supreme Court as well as all former Presidents of the Republic. In case, stipulated by Article 48 of the Constitution, the oath shall be taken by a person who has taken the powers of the President of the Republic of Kazakhstan within one month since taking the powers of the President of the Republic.

3. The powers of the President of the Republic shall terminate from the moment the newly elected President of the Republic takes office as well as in the case of premature release from office, resignation or death. All former Presidents of the Republic except those who were discharged from office shall have the title of ex-President of the Republic of Kazakhstan.

4. It was excluded according to Law of the Republic of Kazakhstan 07.10.98 № 284-I.

5. One and the same person may not be elected the President of the Republic more than two times in a row. The present restriction shall not extend on the First President of the Republic of Kazakhstan.

Article 43

1. The President of the Republic of Kazakhstan shall not have the right to be a deputy of a representative body, hold other paid offices and engage in entrepreneurial-activity.

2. It was excluded according to Law of the Republic of Kazakhstan 21.05.07 № 254.

Footnote. Article 43 as amended by the RK Law of May 21, 2007 No. 254 (effective from the date of its official publication).

Article 44

1. The President of the Republic of Kazakhstan shall:

1) annually address the people of Kazakhstan with a message on the state of the country and main directions of the domestic and foreign policy of the Republic of Kazakhstan;

2) appoint regular and extraordinary elections to the Parliament of the Republic and its Chambers; convene the first session of the Parliament and accept the oath of its deputies to the people of Kazakhstan; call extraordinary session of the Parliament; sign laws submitted by the Senate of the Parliament within one month, promulgate the law or return the law or its separate articles for a second discussion and vote;

3) after consulting with factions of political parties represented in the Mazhilis of the Parliament, submits the candidacy of the Prime Minister of the Republic to the Mazhilis for approval; with the consent of the Mazhilis of the Parliament, appoints the Prime Minister of the Republic; dismiss the Prime Minister of the Republic; on the proposal of the Prime Minister determines the structure of the Government; on the proposal of the Parliament, appoints members of the Government; independently appoints foreign, defense and internal affairs ministers to the posts; dismisses members of the Government; inceessary, presides at meetings of the Government on especially important issues; cancels or suspends completely or partially the effect of acts of akims of oblasts, cities of republican importance and capital city;

4) appoint the Chairperson of the National Bank, the Procurator General and the Chairperson of Committee of National security of the Republic of Kazakhstan with the consent of the Senate of the Parliament; release them from office;

5) form, abolish and reorganize the state bodies directly subordinated and accountable to the President of the Republic, appoint and release their heads from office;

6) appoint and recall heads of diplomatic representative offices of the Republic;

7) appoint the Chairperson and two members of the Central election committee, the Chairperson and two members of the Accounts Committee for control over execution of the republican budget for a five year term;

8) has been excluded by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

9) has been excluded by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

10) adopt a resolution on conducting the all-nation referendum;

10-1) in the interests of protecting human and civil rights and freedoms, ensuring national security, sovereignty and integrity of the state, send an appeal to the Constitutional Council on consideration of the law or other legal act that came into force on compliance with the Constitution of the Republic, on giving an opinion in the case provided for in paragraph 3 of Article 91, the Constitution of the Republic of Kazakhstan;

11) conduct negotiations and sign international treaties of the Republic; sign ratification instruments; receive letters of credentials and recall from diplomatic and other representatives of foreign states accredited to him;

12) act as the Commander-in-Chief of the Armed Forces of the Republic, appoint and replace the highest command of the Armed Forces;

13) award state decorations of the Republic and confer-honorary, highest military and other ranks, ranked positions, diplomatic ranks and qualification degrees;

14) resolve issues of citizenship of the Republic , and political asylum;

15) exercise pardon of citizens;

16) in the event of a serious and immediate threat to the democratic institutions of the Republic, its independence and territorial integrity, political stability of the Republic, security of its citizens and the disruption of normal functioning of the Constitutional bodies of the state, the President shall have official consultation with Prime Minister and Chairpersons of the Parliamentary Chambers of the Republic and take measures, caused by a state of emergency on the entire territory or in particular areas of Kazakhstan, and immediately inform the Parliament of the use of the Armed Forces of the Republic;

17) in the case of aggression against the Republic or immediate external threat to its security, the President shall impose martial law on the entire territory of the Republic or in particular areas, declare a partial or total mobilization and immediately inform the Parliament of the Republic to the effect;

18) form the State Security Service subordinate to him;

19) appoint to and release from office the State Secretary of the Republic of Kazakhstan, define his status and powers; form the administration of the President of the Republic;

20) form the Security Council and other consultative — advisory bodies and also Assembly of the People of Kazakhstan and the Higher Judicial Council;

21) exercise other powers in accordance with the Constitution and the laws of the Republic.

Footnote. Article 44 is amended by the RK Law No. 284 of October 7, 1998. See the Resolution of the Constitutional Council of the Republic of Kazakhstan of June 30, 1999 No 10/2. See the decision of the RK Constitutional Council dated July 3, 2000. 15/2. See the Resolution of the RK Constitutional Council of November 12, 2001 No 14/2. Article 44 as amended by the RK Laws of May 21, 2007 No. 254 (effective from the date of its official publication); as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 45

1. The President of the Republic of Kazakhstan, on the basis of and with the exercise of the Constitution and the laws, shall issue decrees and resolutions which are binding on the entire territory of the Republic.

2. Excluded by Law of the Republic of Kazakhstan 10.03.2017 No. 51-VI (effective from the date of its first official publication).

3. The acts of Parliament signed by the President of the Republic as well as the acts of the President issued on the initiative of the Government shall be preliminarily signed respectively by the Chairperson of each Parliaments Chambers or the Prime Minister who bear juridical responsibility for the legality of these acts.

Footnote. See resolutions of the Constitutional Council of the Republic of Kazakhstan as of 03.07.2000 No. 15/2; of 26.06.2008 No 5. Article 45 with the amendment introduced by the Law of the Republic of Kazakhstan as

of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 46

1. The President of the Republic of Kazakhstan, his honor and dignity shall be inviolable.

2. Provision, service, and guard of the President of the Republic and his family shall be carried out at the state's expense.

3. The provisions of this article shall extend to ex-Presidents of the Republic.

4. The status and powers of the First President of Kazakhstan shall determine by the Constitution of the Republic and the constitutional law.

Footnote. Article 46 as amended by the RK Law of May 21, 2007 No. 254 (effective from the date of its official publication).

Article 47

1. The President of the Republic of Kazakhstan may be prematurely released from office in the case of continued incapacity to perform his duties due to illness. In this case the Parliament shall form a commission consisting of equal numbers of deputies from each Chamber and specialists of the respective areas of medicine. The decision of premature release based on the conclusion of the commission and that of the Constitutional Council confirming observance of the established constitutional procedures shall be adopted at a joint sitting of the Parliament's Chambers by the majority of no less than three-fourths from the total number of deputies of each Chamber.

2. The President of the Republic shall bear responsibility for the actions performed while exercising his duties and only in the case of high treason may be discharged from office by Parliament. The decision to bring an accusation and conduct its investigation may be adopted by the majority of the deputies of the Majilis at the initiative of no less than one-third of the total number of its deputies. Investigation of the accusation shall be organized by the Senate and by the majority of votes of the total number of the deputies of the Senate its results are transferred for consideration at a joint session of the Parliament's Chambers. The final decision of this issue shall be adopted at a joint session of the Parliament's Chambers by the majority of no less than three-fourths of the total number of the deputies of each Chamber, provided the Supreme Court concludes the validity of the accusation and conclusion by the Constitutional Council that the established constitutional procedures were observed. The failure to arrive at a final decision within two months from the moment of the accusation shall result in the recognition that the accusation against the President of the Republic is rejected. Rejection of the accusation of the President of the Republic in perpetration of high treason at any stage shall result in premature termination of the powers of the deputies of the Majilis who initiated the consideration of this issue.

3. The issue of discharge of the President of the Republic from office may not be initiated in the period when the President is considering premature termination of the powers of the Parliament of the Republic or the Majilis of the Parliament.

Footnote. Article 46 as amended by the RK Law of May 21, 2007 No. 254 (effective from the date of its official publication).

1. In case of premature release or discharge of the President of the Republic of Kazakhstan from office as well as in case of his death the powers of the President of the Republic shall be transmitted to the Chairperson of the Senate of the Parliament for the rest of the term; if the Chairperson of the Senate is unable to assume the powers of the President they shall be transmitted to the Chairperson of the Chairperson of the Chairperson of the Chairperson of the Majilis is unable to assume the powers of the Parliament; if the Chairperson of the Majilis is unable to assume the powers of the President they shall be transmitted to the Prime Minister of the Republic. A person who has taken the powers of the President of the Republic shall correspondingly withdraw his powers of the Chairperson of the Senate, the Majilis, the Prime Minister. In this case filling of those state positions shall be carried out in the order, stipulated by the Constitution.

2. A person who has taken the powers of the President of the Republic of Kazakhstan, on the basis and in the order stipulated by Paragraph 1 of the present Article, has no right to initiate amendments and additions to the Constitution of the Republic of Kazakhstan.

Section IV

Parliament

Article 49

1. Parliament of the Republic of Kazakhstan is the highest representative body of the Republic performing legislative functions.

2. Parliament's powers shall begin from the opening of its first session and terminate with the first session of a new convocation.

3. The powers of Parliament may be prematurely terminated in cases and according to the procedure stipulated by the Constitution.

4. The organization and activities of Parliament, the legal status of its deputies shall be determined by constitutional law.

Footnote. Article 49 is amended by the RK Law of October 7, 1998, No. 284. See the Resolution of the Constitutional Council of the Republic of Kazakhstan of July 14, 1999, No. 13/2. Article 49 as amended by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 50

1. The Parliament shall consist of two Chambers acting on a permanent basis: the Senate and the Majilis.

2. The Senate shall be composed of deputies represented in an order, established by the constitutional law, on two persons from each oblast, major city and the capital of the Republic of Kazakhstan. Fifteen deputies of the Senate shall be appointed by the President of the Republic taking into account necessity of maintenance of representation for the Senate of national-cultural and other significant interests of a society.

3. The Majilis shall consist of hundred seven deputies elected in an order, established by the constitutional law.

4. A deputy of the Parliament may not be a member of both Chambers simultaneously.

5. Term of the powers of Senate deputies shall be six years; term of the powers of the Majilis deputies shall be five years.

1. Elections of ninety eight deputies of Majilis shall be carried out on the basis of the universal, equal and direct right under secret ballot. Nine deputies of Majilis shall be elected by Assembly of the people of Kazakhstan. Regular elections of the deputies of the Majilis shall be held no later than two months before the termination of the powers of current the Parliament.

2. The elections of the deputies of the Senate shall be carried out on the basis of indirect electoral right under secret ballot. Half of the elected deputies of the Senate shall be re-elected every three years. In this case, their regular elections shall be held no later than two months before the end of their term in office.

3. Extraordinary elections of the deputies of the Parliament or the Majilis of the Parliament shall be held within two months from the day of premature termination of powers accordingly the Parliament or the Majilis of the Parliament.

4. A deputy of the Parliament may be a person, who has been a citizen of the Republic of Kazakhstan and a permanent resident for the last ten years on the territory. A deputy of the Senate may be a person, who has reached thirty years of age, has a higher education and length of service of not less than five years and has been a permanent resident for not less than three years on the territory of the respective oblast, major city or the capital of the Republic. A deputy of the Majilis may be a person of the Republic of Kazakhstan who has reached twenty-five years of age.

5. Elections of deputies of the Parliament shall be regulated by the constitutional law.

6. A deputy shall take an oath before the people of Kazakhstan.

Article 52

1. Excluded as of 21.05.07 No 254-III.

2. The deputies of Parliament must take part in its work. The deputies shall only vote in person in Parliament. Absence of a deputy at sittings of the Chambers and their bodies without a good reason for more than three times as well as transferring the right to vote shall cause the imposition of penalties established by law.

3. A deputy of Parliament shall have no right to be a deputy of another representative body, hold other paid offices, except teaching, research and creative activities, engage in entrepreneurial activity, and enter a managing body or a supervisory board of a commercial organization. Violation of this rule shall result in the termination of a deputy's powers.

4. A deputy of Parliament during the term of his office may not be arrested, subject to detention, measures of administrative punishment imposed by a court of law, arraigned on a criminal charge without the consent of a respective Chamber except for the cases of being apprehended on the scene of a crime or committing grave crimes.

5. The powers of the deputies of Parliament shall be terminated in cases of resignation, his death, being recognized of the deputy on the judgment which has entered validity incapacitated, died or is unknown absent and others provided by the Constitution and the constitutional law cases. A deputy of the Parliament shall be deprived of his mandate in cases of:

1) establishment permanent residency beyond the boundaries of the Republic of Kazakhstan;

2) enter in force of conviction against deputy;

3) loss of citizenship of the Republic of Kazakhstan.

A deputy of Majilis of the Parliament shall be deprived of his mandate in cases:

1) exit or an exception of the deputy from the political party from which according to the constitutional law the deputy is selected;

2) termination of activity of political party from which according to the constitutional law the deputy is selected. Powers of the appointed deputies of the Senate of the Parliament shall be ahead of schedule stopped under the decision of the President of the Republic. Powers of deputies of the Parliament and the Majilis of the Parliament stop in dissolution cases accordingly the Parliament and the Majilis of the Parliament.

6. Preparation of questions concerning the imposition of penalties on the deputies, their observance of the requirements of paragraph 3 of this article, principles of the deputies' ethics, as well as termination of the deputies' powers and deprivation of their powers and deputy immunity, shall be delegated to the Central Election Commission of the Republic of Kazakhstan.

Article 53

Parliament at a joint session of the Chambers shall:

1) introduce changes and additions to the Constitution at the proposal of the President of the Republic of Kazakhstan;

2) approve the reports of the Government, and the Accounts Committee on the control over execution of the republican budget on execution of the republican budget. Non-approval the report of the Government about execution of the republican budget denotes the expression by the Parliament a vote of no confidence in the Government;

3) excluded by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication);

4) decide issues of war and peace;

5) adopt a decision concerning the use of the Armed Forces of the Republic to fulfill international obligations in support of peace and security at the proposal of the President of the Republic;

6) hear annual messages of the Constitutional Council of the Republic on the state of the constitutional legality in the Republic;

7) form joint commissions of the Chambers; elect and release from office their chairpersons; hear reports on the activity of the commissions;

8) exercise other powers assigned to the Parliament by the Constitution.

Footnote. Article 53 as amended by the Law of the Republic of Kazakhstan as of 21.05.2007 No. 254 (effective from the date of its official publication); See the regulatory decision of the Constitutional Council of the Republic of Kazakhstan as of 26.06.2008 N 5; with the amendment introduced by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 54

1. Parliament at separate sessions of the Chambers through consecutive consideration of issues first in the Majilis and then in the Senate shall adopt constitutional laws and law, including:

1) confirm the republican budget and make changes and additions in the budget;

2) establish and cancel the state taxes and tax collections;

3) establish the procedure for resolving the issues of the administrativeterritorial division of the Republic of Kazakhstan;

4) establish state awards, honorary, military and other titles, ranked positions, diplomatic ranks of the Republic of Kazakhstan, and define state symbols of the Republic;

5) decide issues of state loans and rendering of economic and other assistance by the Republic;

6) decide issues of amnesty to citizens;

7) ratify and denounce international treaties of the Republic.

2. Parliament in separate session of Chambers by consecutive consideration of questions in the beginning in Majilis, and then in the Senate:

1) discuss the reports on execution of the republican budget;

2) spend second discussion and voting by laws or articles of the law which has caused objections of the President of the Republic, in a month from the day of a direction of objections. Non-observance of this term denotes the acceptance of objections of the President. If the Majilis and the Senate by the majority of two-thirds of votes of total number of deputies from each Chamber confirms the decision adopted earlier, the President shall sign the law within one month. If the President's objections are not overruled, at least by one of Chambers, the law shall be deemed not adopted or adopted in the version proposed by the President. Objections of the Head of the state on the constitutional laws passed by the Parliament are considered in the order provided by the present subparagraph. Thus objections of the President on the constitutional laws shall be overcome by the Parliament not less than three quarters of votes from total number of deputies of each of Chambers;

3) shows the initiative about appointment of a republican referendum.

Article 55

The following shall belong to exclusive jurisdiction of the Senate:

1) election and discharge from office, the Chairperson of the Supreme Court and judges of the Supreme Court of the Republic at the proposal of the President of the Republic of Kazakhstan, and swearing them into office;

1-1) on the recommendation of the President of the Republic of Kazakhstan, election for a term of five years and dismissal of the Commissioner for Human Rights in the Republic of Kazakhstan;

2) approval of the appointment of the Chairperson of National Bank, the Procurator General and the Chairperson of the Committee of National Security by the President of the Republic of Kazakhstan;

3) deprivation of inviolability of the Procurator General, the Chairperson and judges of the Supreme Court of the Republic;

4) It was excluded according to Law of the Republic of Kazakhstan 21.05.07 № 254-III;

5) performance of functions of the Parliament of the Republic on acceptance of the constitutional laws and laws in time absence of the Majilis caused by the prescheduled termination of its powers;

6) implementation of other powers assigned by the Constitution on the Senate of the Parliament.

Footnote. See the decision of the Constitutional Council of the Republic of Kazakhstan of July 5, 2000. No 11/2. Article 55 as amended by the Laws of the Republic of Kazakhstan as of May 21, 2007 No. 254 (effective from the date of its official publication); as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 56

1. The following belongs to exclusive jurisdiction of the Majilis:

1) accepting for consideration drafts of the constitutional laws brought in Parliament and laws and consideration of these drafts;

2) by a majority of votes from total number of deputies of Chamber consent to the President of the Republic on appointment of the Prime Minister of Republic;

3) announcing regular elections of the President of the Republic;

4) implementation of other powers assigned by the Constitution on the Majilis of the Parliament.

2. The Majilis by a majority of votes from total number of deputies of the Majilis at the initiative of not less than one-five from total number of deputies of Majilis has the right to express a vote of no confidence in the Government.

Article 57

Each Chamber of the Parliament independently, without participation of the other Chamber shall:

1) appoint two members of the Constitutional Council to office; appoint two members for a five-year term to the Central Election Commission and three members of the Accounts Committee for control over execution of the republican budget to office;

2) delegate half of the members of the commission formed by Parliament in the case envisaged by paragraph I of article 47 of the Constitution;

3) elect half of the members of joint commissions of the Chambers;

4) terminate powers of the deputies of the Chambers, as well as resolve the issues of depriving deputies of their deputy immunity at the proposal of the Procurator General of the Republic of Kazakhstan;

5) hold Parliamentary hearings on the issues of its jurisdiction;

6) at the initiative of not less than one third of the total number of deputies of the Chamber, hear reports of members of the Government of the Republic on their activities. Following the results of hearing the report by a majority of not less than two-thirds of the total number of deputies of the Chamber, the Chamber has the right to adopt an appeal to the President of the Republic on dismissal of a member of the Government in case of failure to comply with the laws of the Republic. In this case, the President of the Republic shall dismiss a member of the Government;

7) form coordinating and working bodies of the Chambers;

8) adopt procedural orders of their activities and other decisions on the issues connected with organization and the internal routine of the Chambers.

Footnote. Article 57 as amended by the Laws of the Republic of Kazakhstan of October 7, 1998 N0 284; as of May 21, 2007, No 254 (effective from the date of its official publication); From 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 58

1. The Chambers shall be headed by their chairpersons who are elected by the Senate and the Majilis from among the deputies who have a perfect command of the state language, under secret ballot by a majority of votes from the total number of the deputies of the Chambers. The candidacy for the Chairperson of the Senate shall be nominated by the President of the Republic of Kazakhstan. The candidacy for the Chairperson of the Majilis shall be nominated by the deputies of the Chamber.

2. The Chairpersons of the Chambers may be recalled from office and also have the right to submit their resignation if the majority of the total number of the deputies of the Chambers have voted against them.

3. The Chairpersons of Parliament's Chambers shall:

1) convene sessions of the Chambers and preside over them;

2) exercise general supervision in preparation of the issues under consideration by the Chambers;

3) nominate the candidacies of Deputy Chairpersons to the Chambers;

4) ensure the observance of the procedural orders in the activities of the Chambers;

5) supervise the activities of the coordinating bodies of the Chambers;

6) sign acts issued by the Chambers;

7) propose the candidacies of members to the Constitutional Council, the Central Election Commission and the Accounts Committee for control over execution of the republican budget to the Chambers for appointment to office;

8) fulfill other duties assigned to them by the procedural orders of Parliament.

4. The Chairperson of the Majilis shall:

1) open sessions of Parliament;

2) convene regular joint sessions of the Chambers, preside at regular and extraordinary joint sessions of the Chambers.

5. The chairpersons of the Chambers shall issue instructions on the items of their jurisdiction.

Article 59

1. Parliament's sessions shall proceed in the form of joint and separate sessions of its (chambers).

2. The first session of Parliament shall be convened by the President of the Republic of Kazakhstan no later than thirty days from the day of publishing of the election results.

3. Regular sessions of the Parliament shall be held once a year from the first working day of September to the last working day of June.

4. Session of Parliament, as a rule, shall be opened by the President of the Republic and closed at joint sessions of the Senate and Majilis. In the period between Parliament's sessions, the President of the Republic of Kazakhstan may call an extraordinary session of the Parliament on his own initiative, at the suggestion of the chairpersons of the Chambers or no less than one-thirds from the total number of the deputies of the Parliament. Only the issues that were the reason for convocation shall be reviewed at this session.

5. Joint and separate sessions of the Chambers shall be held on condition that no less than two-thirds from the total number of the deputies of each Chamber are present.

6. Joint and separate sessions of the Chambers shall be open. In cases stipulated by the procedural orders, sessions may be closed. The President of the Republic, the Prime Minister and members of the Government, the Chairperson of National Bank, the Procurator General, the Chair-person of the Committee of National Security shall have the right to be present at any session and be heard.

Article 60

1. The Chambers shall form standing committees, the number of which shall not exceed seven in each Chamber.

2. The Senate and Majilis shall have the right to form joint commissions on a parity basis for solution of issues dealing with the joint activity of the Chambers.

3. The committees and commissions shall issue resolutions on items of their jurisdictions.

4. The procedure of formation, the powers and organization of the activities of the committees and commissions shall be determined by law.

Article 61

1. The right of a legislative initiative shall belong to the President the Republic, the deputies of the Parliament, to the Government and shall be realized exclusively in the Majilis.

2. The President of the Republic has the right to prioritize consideration of draft laws, which means that the relevant draft laws should be adopted on a priority basis within two months.

3. Parliament shall have the right to issue laws that regulate the most important public relations, establish fundamental principles and standards dealing with:

1) legal capacity of individuals and legal entities, civil freedoms and rights, obligations and responsibility of individuals and legal entities;

2) conditions of ownership and other rights of property;

3) foundations of organization and activity of state bodies and bodies of local self-administration, state and military service;

4) taxation, establishment and levying of duties and other obligatory payments;

5) the republican budget;

6) issues of the judicial system and legal proceedings;

7) education, health care and social provision;

8) privatization of enterprises and their property;

- 9) environmental protection;
- 10) administrative-territorial structure of the Republic;
- 11) ensuring defense and security of the state.
- All other relations shall be regulated by legislative acts.

4. A draft of law considered and approved by the majority of votes from the total number of the deputies of the Majilis shall be transmitted to the Senate where it shall be considered for no more than sixty days. A draft of law approved by the majority of votes of the total number of deputies of the Senate shall become the law and shall be submitted to the President to be signed within ten days. A draft of law rejected as a whole by the majority of votes from the total number of the Senate's deputies shall be returned to the Majilis. If the Majilis approves the draft of law again by the majority of two-thirds of votes from the total number of its deputies, it shall be transferred to the Senate for a second discussion and voting. A twice rejected draft may not be submitted again during the same session.

5. Amendments and additions to a draft of law proposed by the majority of votes from the total number of the Senate's deputies shall be sent to the Majilis. If the Majilis by the majority of votes from the total number of its deputies agrees with the proposed amendments and additions, the law shall be deemed to be adopted. If the Majilis by the same majority of votes objects to the amendments and additions proposed by the Senate, the disagreement between the Chambers shall be resolved through conciliatory procedures.

5-1. The draft of the constitutional law considered and approved not less than two-thirds of votes from the total number of the deputies of the Majilis shall be transmitted to the Senate where it shall be considered for no more than sixty days. Adopted not less than two-thirds of votes of total number of deputies of the Senate the draft shall become the constitutional law and within ten days shall be submitted to the President of the Republic for the signature. The rejecting the whole draft of the constitutional law shall be carried out by Majilis or the Senate by the majority of votes from total number of the deputies of the Chamber. Brought by the Senate not less than two thirds of votes of its deputies of changes and additions in the draft of the constitutional law shall direct to Majilis. If the Majilis not less than two-thirds of votes of its deputies shall agree with the changes brought by the Senate and additions, the constitutional law shall be considered accepted. If the Majilis at voting by the changes brought by the Senate and additions shall be disagreed with them not less than two-thirds of votes of deputies disagreements between Chambers shall be resolved by conciliation procedures.

6. Drafts of law envisioning reduction of state revenues or increase in state expenditures may be submitted only when supplied with the positive resolution of the Government of the Republic. For drafts of the acts brought in Majilis of the Parliament as the legislative initiative of the President of the Republic, presence of such conclusion shall not be required.

7. In the case when of a draft of law submitted by the Government is not adopted, the Prime-Minister shall have the right to raise an issue of confidence in the Government at a joint session of the Chambers. Voting on this issue shall be held not earlier than within forty-eight hours from the moment of calling for a vote of confidence. If the call for a vote of no confidence does not receive the majority of votes from total number of deputies of each of Chambers, a draft of law shall be deemed adopted without voting. However, the Government may not use this right more than twice a year.

Footnote. See normative decrees of the Constitutional Council of the Republic of Kazakhstan as of March 12, 1999 No. 3/2; 11.11.1999 No 19/2; From 15.06.2000 N 9/2; as of 03.07.2000 No. 15/2; as of 08.06.2001 N 8/2; with the changes introduced by the RK Law as of 21.05.2007 N 254 (it is put into effect from the date of its official publication); See the regulatory decision of the Constitutional Council of the Republic of Kazakhstan as of October 15, 2008 No. 8; as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 62

1. The Parliament shall adopt legislative acts in the form of laws of the Republic of Kazakhstan, resolutions of the Parliament, resolutions of the Senate and the Majilis having obligatory force on the entire territory of the Republic.

2. Laws of the Republic shall come into effect after they are signed by the President of the Republic.

3. Amendments and additions to the Constitution shall be introduced by the majority of no less than three-fourths of votes from the total number of the deputies of each chamber.

4. Constitutional laws shall be adopted on the issues stipulated by the Constitution by the majority of no less than two-thirds of votes from the total number of the deputies of each Chamber.

5. Legislative acts of the Parliament and its Chambers shall be adopted by the majority of votes from the total number of the deputies of the Chambers unless otherwise stipulated by the Constitution.

6. No less than two readings introducing amendments and additions to the Constitution of the Republic of Kazakhstan shall be obligatory.

7. Laws of the Republic, resolutions of the Parliament and its Chambers must not contradict the Constitution. Resolutions of the Parliament and its Chambers must not contradict laws.

8. The procedure for development, submission, discussion, bringing into effect and promulgation of legislative and other regulatory legal acts of the Republic shall be regulated by a special law and the procedural orders of Parliament and its Chambers.

Article 63

1. The President of the Republic of Kazakhstan after consultations of the Chairpersons of the Chambers of the Parliament and the Prime Minister may dissolve the Parliament or the Majilis of the Parliament.

2. The Parliament and the Majilis of the Parliament may not be dissolved in the period of a state of emergency or martial law, during the last six months of the President's term, as well as within a year after a previous dissolution.

Section V

The Government

1. The Government shall implement the executive power of the Republic of Kazakhstan, head the system of executive bodies and exercise supervision of their activity.

2. The Government is a collegial body and responsible in its activities to the President of the Republic and the Parliament.

3. Members of the Government shall be accountable to the Chambers of Parliament in the case stipulated by paragraph 6 of Article 57 of the Constitution.

4. The jurisdiction, the procedure of organization and activity of the Government shall be determined by constitutional law.

Footnote. Article 62 as amended by the RK Laws of May 21, 2007 No. 254 (effective from the date of its official publication); as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 65

1. The Government shall be formed by the President of the Republic of Kazakhstan according to the procedure stipulated by this Constitution.

2. Suggestions about the structure and composition of the Government shall be submitted to the President of the Republic of Kazakhstan by the Prime Minister of the Republic within ten days after his appointment.

3. The members of the Government shall take an oath to the people and President of Kazakhstan.

Article 66

The Government shall:

1) develop the main directions of socio-economic policy of the state, its defense, security, maintenance of public order and organizes their implementation; in agreement with the President of the Republic, approve state programs, and ensure their execution;

2) present to the Parliament the republican budget and a report about its performance, ensure implementation of the budget;

3) introduce draft of laws into the Majilis and ensure enforcement of laws;

4) organize management of state property;

5) develop measures for the conduct of the foreign policy of the Republic of Kazakhstan;

6) manage the activity of ministries, state committees, other central and local executive bodies;

7) annul or suspend completely or partially, the effect of acts of ministries, state committees, other central and local executive bodies of the Republic;

8) excluded by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication);

9) (It was excluded according to Law of the Republic of Kazakhstan 07.10.98 № 284-I).

9-1) in agreement with the President of the Republic approve a unified system of financing and remuneration of labor for all bodies held at the expense of the state budget;

10) perform other functions assigned to it by this Constitution, laws and acts of the President.

Footnote. Article 66 is amended by the RK Law of October 7, 1998, No. 284. See Resolution of the RK Constitutional Council of March 17, 1999, No. 4/2; Decision of the RK Constitutional Council of April 12, 2001 N 1/2; with the amendment introduced by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 67

The Prime Minister of the Republic of Kazakhstan shall:

1) organize and supervise the work of the Government, personally answer for its work;

2) (excluded according to Law of the Republic of Kazakhstan 21.05.07 № 254-III);

3) sign resolutions of the Government;

4) report the main directions of the Government's activity and all of its important decisions to the President and the Parliament;

5) perform other functions connected with organization and supervision of the Government's activity.

Footnote. Article 67 as amended by the RK Laws of May 21, 2007 No. 254 (effective from the date of its official publication); as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 68

1. Members of the Government shall be independent in making decisions within their competence and bear personal responsibility before the Prime Minister for the activity of bodies subordinated to them. A member of the Government who does not agree with the policy, pursued by the Government, or who does not pursue it shall resign or subjected to release from his office.

2. Members of the Government shall not have right to be deputies of a representative body, hold other paid offices except teaching, scientific and other creative activities, engage in entrepreneurial activity, enter governing body or a supervisory board of a commercial organization, except for cases when it is their job responsibilities according to the legislation.

Article 69

1. The Government of the Republic of Kazakhstan shall issue resolutions on the items of its jurisdiction having obligatory force on the entire territory of the Republic.

2. The Prime Minister of the Republic shall issue directions having mandatory force on the entire territory of the Republic.

3. Resolutions of the Government and directions of the Prime Minister must not contradict the Constitution, legislative acts, decrees and resolutions of the President of the Republic.

Article 70

1. The Government resigns its powers to the newly elected Majilis of the Parliament of the Republic.

2. The Government and any of its members shall have the right to submit a resignation to the President of the Republic of Kazakhstan if they consider further performance of the functions assigned to them to be impossible.

3. The Government shall submit its resignation to the President of the Republic of Kazakhstan in the event that Majilis of the Parliament or the Parliament pass a vote of no confidence in the Government.

4. The President of the Republic within a period of ten days shall consider the issue of accepting or declining the resignation.

5. Acceptance of the resignation shall denote the termination of the powers of the Government or a respective member. Acceptance of the resignation of the Prime Minister shall denote the termination of the powers of the entire Government.

6. In the event that the resignation of the Government or its member is declined, the President shall charge the Government or its member with continued performance of their responsibilities.

7. The President of the Republic shall have the right on his own initiative to adopt a decision to terminate the powers of the Government and to release any of its members from their offices. The release of the Prime Minister from office shall denote the termination of the powers of the entire Government.

Footnote. See Resolution of the Constitutional Council of the Republic of Kazakhstan No. 11 of November 19, 2003. Article 70 as amended by Laws of the Republic of Kazakhstan as of May 21, 2007 No. 254 (effective from the date of its official publication); as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Section VI

The Constitutional Council

Article 71

1. The Constitutional Council of the Republic of Kazakhstan shall consist of seven members whose powers shall last for six years. The ex-Presidents of the Republic shall have the right to be life-long members of the Constitutional Council

2. The Chairperson of the Constitutional Council shall be appointed by the President of the Republic, and in case the votes are equally divided, his vote shall be decisive.

3. Two members of the Constitutional Council shall be appointed by the President of the Republic, on two members shall be appointed accordingly by the Senate and the Majilis.

4. Half of the members of the Constitutional Council shall be renewed every three years.

5. The Chairperson and members of the Constitutional Council shall not be deputies, hold paid offices except teaching, scientific or other creative activities, engage in entrepreneurial activity, enter a governing body or a supervisory board of a commercial organization.

6. The Chairperson and members of the Constitutional Council during their term in office may not be arrested, subject to detention, measures of administrative punishment imposed by a court of law, arraigned on a criminal charge without the consent of Parliament, except in cases of being apprehended on the scene of a crime or committing grave crimes.

7. Organization and activity of the Constitutional Council shall be regulated by Constitutional Law.

Article 72

1. The Constitutional Council by appeal of the President of the Republic of Kazakhstan, the chairperson of the Senate, the Chairperson of Majilis, not less than one-fifth of the total number of deputies of Parliament, the Prime Minister shall:

1) decide on the correctness of conducting the elections of the President of the Republic, deputies of Parliament, and conducting an all-nation referendum in case of dispute;

2) consider the laws adopted by Parliament with respect to their compliance with the Constitution of the Republic before they are signed by the President;

2-1) consider the decisions adopted by the Parliament and its Chambers to their compliance with the Constitution of the Republic;

3) consider the international treaties of the Republic with respect to their compliance with the constitution, before they are ratified;

4) officially interpret the standards of the Constitution;

5) conclude in cases stipulated by paragraphs 1 and 2 of Article 47 of the Constitution.

2. The Constitutional Council shall consider appeals of the President of the Republic in the cases provided for by subparagraph 10-1) of Article 44 of the Constitution, as well as appeals of courts in cases provided for in Article 78 of the Constitution.

Article 73

1. The inauguration of the President, registration of the elected deputies of Parliament or results of all-nation referendum snail be suspended in cases of appeal to the Constitutional Council on issues mentioned in subparagraph 1) of paragraph 1 of Article 72 of the Constitution.

2. The term of signing or ratifying of the corresponding acts shall be suspended in case of appeal to the (constitutional Council on issues mentioned in subparagraphs 2) and 3) of paragraph I of Article 72 of the Constitution.

3. The Constitutional Council shall pass a resolution within one month from the day of appeal. This period of time, at the demand of the President or the Republic, may be shortened by 10 days if the issue is urgent.

4. Excluded by the Republic of Kazakhstan Law as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Footnote. Article 73 as amended by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 74

1. Laws and international treaties recognized not to be in compliance with the Constitution of the Republic of Kazakhstan, may not be signed or, accordingly, ratified and brought into effect.

2. Laws and other normative legal acts, recognized unconstitutional, as infringing on the rights and freedoms of an individual and citizen secured by the Constitution, shall be canceled and shall not be used.

3. Constitutional Council shall come into effect from the day they are adopted, shall be binding on the entire territory of the Republic, final and not subject to appeal.

Footnote. See the decision of the Constitutional Council of the RK of December 13, 2001 No 19/2. Article 74 as amended by the RK Laws of May 21, 2007 No. 254 (effective from the date of its official publication); as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Section VII

Court and justice

Article 75

1. Justice in the Republic of Kazakhstan shall be exercised only by the court.

2. Judicial power shall be exercised through the constitutional, civil, administrative, criminal and other forms of judicial procedure as established by law. In cases, stipulated by law, criminal procedure shall be carried out with participation of jurymen.

3. The courts of the Republic shall be the Supreme Court of the Republic, local and other courts of the Republic established by law.

4. The judicial system of the Republic shall be established by the Constitution of the Republic and the constitutional law. The establishment of special and extraordinary courts under any name shall not be allowed.

Article 76

1. Judicial power shall be exercised on behalf of the Republic of Kazakhstan and shall be intended to protect the rights, freedoms, and legal interests of the citizens and organizations for ensuring the observance of the Constitution, laws, other regulatory legal acts, and shall ensure international treaties of the Republic.

2. Judicial power shall be extended to all cases and disputes arising on the basis of this Constitution, laws, other regulatory legal acts, international treaties of the Republic.

3. Decisions, sentences and other judgments of courts shall have an obligatory force on the entire territory of the Republic.

Article 77

1. A judge when executing justice shall be independent and subordinate only to the Constitution and the law.

2. Any interference in the activity of the court in the exercise of justice shall be inadmissible and accountable by the law. Judges shall not be held accountable with regard to specific cases.

3. In application of law a judge must be guided by the following principles:

1) a person shall be considered to be innocent of committing a crime until his guilt is established by a court's sentence that has come into force;

2) no one may be subject twice to criminal or administrative prosecution for one and the same offense;

3) no one may have his jurisdiction, as stipulated by law changed without his consent;

4) everyone shall have the right to be heard in court;

5) the laws establishing or intensifying liability, imposing new responsibilities on the citizens or deteriorating their conditions shall have no retroactive force. If after the commitment of an offense accountability for it is canceled by law or reduced, the new law shall be applied;

6) the accused shall not be obligated to prove his innocence;

7) no person shall be compelled to give testimony against oneself, one's spouse and close relatives whose circle is determined by law. The clergy shall not be obligated to testify against those who confided in them with some information at a confession;

8) any doubts of a person's guilt shall be interpreted in the favor of the accused;

9) evidence obtained by illegal means shall have no juridical force. No person may be sentenced on the basis of his own admission of guilt;

10) application of the criminal law by analogy shall not be allowed.

4. The principles of justice established by the Constitution shall be common and uniform for all courts and judges in the Republic.

Article 78

The courts shall have no right to apply laws and other regulatory legal acts infringing on the rights and liberties of an individual and a citizen established by the Constitution. If a court finds that a law or other regulatory legal act subject to application infringes on the rights and liberties of an individual and a citizen it shall suspend legal proceedings and address the Constitutional Council with a proposal to declare that law unconstitutional.

Article 79

1. Courts shall consist of permanent judges whose independence shall be protected by the Constitution and law. A judge's powers may be terminated or suspended exclusively on the grounds established by law.

2. A judge may not be arrested, subject to detention, measures of administrative punishment, imposed by a court of law, arraigned on a criminal charge without the consent of the President of the Republic of Kazakhstan based on a conclusion of the Highest Judicial Council of the Republic or in a case stipulated by paragraph 3) of Article 55 of the Constitution; without the consent of Senate except for the cases of being apprehended on the scene of a crime or committing grave crimes.

3. Requirements to the judges of the courts of the Republic are established by the Constitutional Law.

4. The office of a judge shall be incompatible with a deputy's mandate, holding other paid offices except teaching, research or other creative activity engaging in other entrepreneurial activity, or being a member of a managing body or supervisory board of a commercial enterprise.

Footnote. See Resolution of the Constitutional Council of the Republic of Kazakhstan of March 6, 1997, No. 3; as of January 30, 2003 N 10; Of June 18, 2004 No. 7; as of June 23, 2004 No. 6. Article 79 with the amendment introduced by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Financing of courts, provision of judges with housing shall be performed from the republican budget and must ensure the possibility of complete and free exercise of justice.

Article 81

The Supreme Court of the Republic of Kazakhstan shall be the highest judicial body for civil, criminal and other cases which are under local and other courts, exercises the supervision over their activities in the forms of juridical procedure stipulated by law, and provide interpretation on the issues of judicial practice.

Footnote.Article 81 as amended by the Law of the Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 82

1. The Chairperson and judges of the Supreme Court of the Republic of Kazakhstan shall be elected by the Senate at the proposal of the President of the Republic based on a recommendation of the Highest Judicial Council.

2. The Chairpersons and judges of local and other courts shall be appointed by the President of the Republic at the recommendation of the Highest Judicial Court.

3. In courts according to the constitutional law judicial boards can be created. The order of investment with powers of chairperson of judicial boards shall be defined by the constitutional law.

4. The Highest Judicial Council shall consist of the Chairperson and two other persons, who are appointed by the President of the Republic.

5. The status the organization of work of the Highest Judicial Council shall be determined by law.

Article 83

1. The Prosecutor's Office, on behalf of the state, carries out, in the limits and forms established by law, the highest supervision of compliance with the law in the territory of the Republic of Kazakhstan, represents the interests of the state in court and carries out criminal prosecution on behalf of the state.

2. The procurator's office of the Republic shall be a unified centralized system with subordination of junior procurators to their seniors and the Procurator General of the Republic. It shall exercise its authorities independently of other state bodies and officials and be accountable only to the President of the Republic.

3. The Procurator General of the Republic during the term of his office may not be arrested, subject to detention, measures of administrative punishment imposed by a court of law, arraigned on a criminal charge without the consent of the Senate except for the cases of being apprehended on the scene of a crime or committing grave crimes. The term of the Procurator General shall be five years.

4. The jurisdiction, organization and procedure of the activity of the procurator's office of the Republic shall be determined by law.

Footnote. See Decree of the Constitutional Council of the Republic of Kazakhstan of December 26, 2000 N 23; as of January 30, 2003 N 10; of December 31, 2003 N 13. Article 83 as amended by the Law of the

Republic of Kazakhstan as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 84

It was excluded according to Law of the Republic of Kazakhstan 21.05.07 № 254-III.

Section VIII

Local public administration and self-administration

Article 85

Local public administration shall be exercised by local representative and executive bodies which are responsible for the state of affairs of the respective territory.

Article 86

1. Local representative bodies — maslikhats shall express the will of the population of respective administrative-territorial units and with regard to the common public interests shall determine the measures needed for its realization, and control their implementation.

2. Maslikhats shall be elected by the population on the basis of universal, equal suffrage under secret ballot for a five-year term.

3. A deputy of a maslikhat may be a citizen of the Republic of Kazakhstan who has reached twenty years of age. A citizen of the Republic may be a deputy of only one maslikhat.

4. The jurisdiction of maslikhats shall include:

1) approval of plans, economic and social programs for development of the territory, local budget and reports of their performance;

2) decision of issues of local administrative-territorial organization in their jurisdiction;

3) consideration of reports by heads of local executive bodies on the issues delegated by law to the jurisdiction of a maslikhat;

4) formation of standing commissions and other working bodies of a maslikhat, nearing reports about their activity, decision of other issues connected with organization of the work of a maslikhat;

5) exercise other authorities for insuring of the rights and legitimate interests of citizens in accordance with the legislation of the Republic.

5. The powers of the maslikhat shall be terminated early by the President of the Republic after consultations with the Prime Minister and the Chairmen of the Chambers of the Parliament, as well as in case of adoption by the Maslikhat of the decision on self-dissolution.

6. The jurisdiction of maslikhats, procedure of their organization and activity, and legal status of their deputies shall be established by law.

Footnote. Article 86 as amended by the Laws of the Republic of Kazakhstan as of May 21, 2007 No. 254 (effective from the date of its official publication); as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 87

1. Local executive bodies shall be a part of a unified system of the executive bodies of the Republic of Kazakhstan, and ensure conduct of

the general state policy of the executive power in conjunction with the interests and development needs of the respective territory.

2. The jurisdiction of local executive bodies shall include:

1) development of drafts of plans, economic and social programs for development of the territory, local budget and provision of their realization;

2) management of publicproperty;

3) appointment to and release from office the heads of local executive bodies, resolution of other issues connected with organization of the work of local executive bodies;

4) exercise other powers delegated to local executive bodies by the legislation of the Republic in the interests of local public administration.

3. A local executive body shall be headed by an akim of the respective administrative-territorial unit who is a representative of the President and the Government of the Republic.

4. Akims of the oblasts, major cities and the capital shall be appointed to office by the President of the Republic from the consent maslikhats accordingly oblasts, major cities and the capital. The akims of other administrative-territorial units are appointed or elected to office, and also dismissed from office in the manner determined by law. The President of the Republic shall have the right to release akims from office at his own discretion.

5. At the initiative of not less than one-fifth from total number of deputies of maslikhat can be brought to the question on expression of a vote of no confidence in the akim. In this case maslikhat by a majority of votes from total number of its deputies have the right to express non-confidence in the akim and raise the issue of his release from office respectively before the President of the Republic or a senior akim. The powers of akims of the oblasts, the major cities and the capital shall terminate when a newly elected President assumes office.

6. The jurisdiction of local executive bodies, organization and procedure of their activity shall be established by law.

Footnote. Article 87 as amended by the Laws of the Republic of Kazakhstan of October 7, 1998 No 284; as of May 21, 2007, No 254 (effective from the date of its official publication); as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 88

1. Maslikhats shall adopt decisions on the issues of their jurisdiction, akims shall adopt decisions and resolutions which are binding on the territory of the respective administrative-territorial unit.

2. Drafts of decisions of maslikhats envisioning a reduction of local budgetary revenues or an increase of local budgetary expenditures may be submitted for consideration only with a positive resolution of the akim.

3. Decisions of maslikhats not corresponding to the Constitution and the laws of the Republic of Kazakhstan may be annulled by a legal process.

4. Decisions and resolutions of akims may be respectively annulled by the President, the Government of the Republic of Kazakhstan or a senior akim, as well as by a legal process.

1. In the Republic of Kazakhstan, local self-administration which ensures that the issues of local significance shall be resolved independently by the population, shall be recognized.

2. Local self-administration shall be exercised by the population directly as well as through maslikhats and other bodies of local self-administration in local communities, covering the territories, on which groups of the population live compactly.

3. The realization of state functions shall be delegated to local selfadministration according to the law.

4. The organization and the activity of local self-administration shall be regulated by the law.

5. The independence of the bodies of local self-administration shall be guaranteed within the limits of their powers established by law.

Section IX

Concluding and transitional provisions

Article 90

1. The Constitution of the Republic of Kazakhstan adopted at an all-nation referendum shall come into effect from the day of official publication of the results of the referendum with the simultaneous termination of the functioning of the previously adopted Constitution of the Republic of Kazakhstan.

2. The day of adoption of the Constitution at the all-nation referendum shall be proclaimed a national holiday -the Constitution Day of the Republic of Kazakhstan.

Article 91

1. Amendments and additions to the Constitution of the Republic of Kazakhstan may be introduced only by an all-nation referendum held by the decision of the President of the Republic made on his own initiative, at the recommendation of Parliament or the Government. The draft of amendments and additions to the Constitution shall not be submitted to an all-nation referendum if the President decides to pass it to the consideration of Parliament. In this case, Parliament's decision shall be adopted according to the procedure established by this Constitution. In case the President of the Republic refuses the proposal of the Parliament on submission of amendments and additions to the Constitution for the consideration of the Republican referendum, the Parliament has the right by majority of not less than four-fifths of votes of the total number of deputies of each Chamber of the Parliament to adopt the law on making of these amendments and additions to the Constitution. In such case the President of the Republic shall sign this law or submit it for the consideration of the Republican referendum which shall be deemed valid if more than half of the Republican citizens, possessing the right to participate in the Republican referendum, take part in it. Amendments and additions to the Constitution, which are submitted for the consideration of the Republican referendum, shall be deemed adopted, if more than half of citizens, taking part in it, vote for it, not less than in two-thirds of the oblasts, major cities and the capital city.

2. The independence of the state established by the Constitution, the unitarity and territorial integrity of the Republic, the form of its governance, as well as the fundamental principles of the Republic's activities laid down

by the Founder of Independent Kazakhstan, the First President of the Republic of Kazakhstan - Elbasy, and his status are unchanged.

3. Amendments and additions to the Constitution of the Republic shall be put to the republican referendum or to the Parliament of the Republic in the presence of a conclusion of the Constitutional Council on their compliance with the requirements established by paragraph 2 of this Article.

Footnote. Article 91 is amended by the RK Law of October 7, 1998, No. 284. See also: Decree of the Constitutional Council of the Republic of Kazakhstan of December 4, 1998 No 13/2. Article 91 as amended by Laws of the Republic of Kazakhstan as of May 21, 2007 No. 254 (effective from the date of its official publication); as of 10.03.2017 No. 51-VI (effective from the date of its first official publication).

Article 92

1. The constitutional laws must be adopted within a year from the day of enactment of the Constitution. If the laws called constitutional in the Constitution or the acts having the force thereof have been adopted by the moment of enactment of the Constitution, they are brought into accordance with the Constitution and deemed to be the constitutional laws of the Republic of Kazakhstan.

2. Other laws named in the Constitution must be adopted according to the procedure and within the terms determined by the Parliament but no later than two years after the enactment of the Constitution.

3. The decrees of the President of the Republic published within the term of his exercise of additional powers in accordance with the law of the Republic of Kazakhstan from December 10, 1993 «On Temporary Delegation of Additional Powers to the President of the Republic of Kazakhstan and Heads of Local Administration» and having the force of law shall attain the force of law and may be altered, amended or annulled according to the procedure stipulated for alteration, amendment or annulment of the laws of the Republic. The decrees of the President of the Republic published within a term he exercises additional powers on the issues stipulated by paragraphs 12-15, 18 and 20 of article 64 of the Constitution of the Republic of Kazakhstan adopted on January 28, 1993 shall not be subject to approval by Parliament of the Republic.

4. The legislation of the Republic of Kazakhstan functioning at the moment of enactment of this Constitution shall be applied in the part that does not contradict it and within two years from the day of the adoption of the Constitution must be brought into accordance with it.

Article 93

With the purpose of implementation of article 7 of the Constitution, the Government, local representative and executive bodies must create all necessary organizational, material and technical conditions for fluent and free-of-charge mastery of the state language by all citizens of the Republic of Kazakhstan in accordance with a special law.

Article 94

1. The President of the Republic of Kazakhstan elected in accordance with the legislation of the Republic of Kazakhstan functioning at the moment of enactment of this Constitution shall acquire the powers of the President of the Republic of Kazakhstan stipulated by it and exercise them during the term established by the decision adopted at the all-nation referendum of April 29, 1995. By consent of the President of the Republic of Kazakhstan the present term of the powers of the President of the Republic may be reduced by resolution of the Parliament of the Republic, adopted at the joint session of its Chambers by the majority of votes of the total number of deputies of each Chamber. In such case the Majilis of the Parliament within one month shall order elections of the President of the Republic of Kazakhstan. The President of the Republic, elected according to the results of these elections, shall take the oath within one month since the day of publication of the results of elections and exercise his duties before taking office of the President of the Republic, elected in regular Presidential elections, which shall be held after the expiration of a sevenyear term on the first Sunday of December.

2. The Vice-President of the Republic of Kazakhstan elected in accordance with the legislation of the Republic of Kazakhstan functioning at the moment of enactment of this Constitution shall preserve his powers until the expiration of the term for which he was elected.

Article 94-1

Position of paragraph 1 of article 41 of the Constitution, defining a term of powers of the President of the Republic, shall be applied to the person who will be elected by the President of the Republic following the results of presidential election spent in connection with the expiration of a sevenyear term of powers of the President of the Republic, elected in the elections on December 4th 2005.

Footnote. The Constitution is amended by Article 94-1 in accordance with the Law of the Republic of Kazakhstan of May 21, 2007 No. 254 (effective from the date of its official publication).

Article 95

1. One half of the deputies of the Senate of the first convocation shall be elected for a four-year term, the other half of the deputies shall be elected for a two-year term in the procedure, established by Constitutional Law.

2. Provisions of the Constitution of the Republic of Kazakhstan on elections of deputies of the Majilis of the Parliament on the basis of Party Lists shall be applied from the beginning of elections of deputies of the Majilis of the Parliament of the second convocation.

Article 96

The Cabinet of Ministers of the Republic of Kazakhstan from the day of enactment of this Constitution shall acquire the rights, obligations and responsibility of the Government of the Republic of Kazakhstan.

Article 97

The first composition of the Constitutional Council of the Republic of Kazakhstan shall be formed in the following manner: the President of the Republic, the Chairperson of the Senate of Parliament, the Chairperson of the Majilis of Parliament shall each appoint one member to the Constitutional Council for a three-year term and shall each appoint one member to the Constitutional Council for a six-year term. The Chairperson of the Constitutional Council shall be appointed by the President of the Republic for a six-year term.

Article 98

1. The justice and investigation bodies stipulated by this Constitution shall be formed according to the procedure and within the terms stipulated by the respective laws. The functioning juridical and inquiry bodies shall retain their powers until new bodies are formed.

2. Judges of the Supreme Court and the Highest Arbitration Court and local courts of the Republic of Kazakhstan shall retain their powers until the formation of courts, as stipulated by the constitution. Vacant offices of judges shall be filled according to the procedure, established by the Constitution.