THE CONSTITUTION OF THE AZERBAIJAN REPUBLIC

Continuing the centuries old traditions of statehood, and taking as a basis the principles expressed in the Constitution act "On the State Independence of the Azerbaijan Republic", desiring to provide prosperity and welfare for the whole society and each individual, wishing to establish freedom and security, understanding the responsibility for past, present and future generations, using the right of its sovereignty declares solemnly its following intentions:
1 - to protect the independence, sovereignty and territorial integrity of the Azerbaijan Republic;
2 - to provide a democratic system within the framework of the Constitution;
3 - to achieve the establishment of a civil society;
4 - to build a law-based, secular state to provide the command of law as an expression of the will of the nation;
5 - to provide a worthy living standard for everybody in conformity with just economic and social order;
6 - to remain faithful to universal human values, to live in peace and freedom with all the nations of the world and co-operate with them for this purpose.
Having in mind the sincere intentions enumerated above the present Constitution is adopted through a poll of the general population by referendum.

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FIRST CHAPTER

GENERAL PROVISIONS

Section I

PEOPLE'S POWER.


The Azerbaijan people shall be the sole source of state power in the Azerbaijan Republic.
The Azerbaijan people shall include citizens of the Azerbaijan Republic which live in the territory of the Azerbaijan Republic or outside the country and which obey the Azerbaijan State and its Laws. This shall not exclude norms defined by the International Law.

Article 2. People's Sovereignty.

The Azerbaijan people shall have the sovereign right to freely and independently decide their fate and to establish the forms of its own governance.
The Azerbaijan people shall implement their sovereign right via universal elections referendum and via their representatives elected on the basis of universal, direct and equal elections by secret and individual ballot.

Article 3. Issues solved via universal elections-referendum.

The Azerbaijan people can settle every issue connected with their rights and interests via referendum. The below-mentioned issues can be solved solely via referendum:
1) The adoption of the Azerbaijan Republic Constitution and introducing changes into it;
2) The change of State Borders of the Azerbaijan Republic.

Article 4. Right to Represent People.

Nobody except authoritative representatives elected by the people shall have the right to represent, speak for and address on behalf of the people.

Article 5. Unity of People.

The Azerbaijan people shall be united.
The Azerbaijan people's unity shall set up the foundation of the Azerbaijan state. The Azerbaijan Republic shall be wholly and indivisibly Homeland for all the citizens of the Azerbaijan Republic.

**Article 6. Banning of Power Usurpation.**

No part of the Azerbaijan people, either an individual, or a social group or an organization shall have the right to usurp the authority of the Azerbaijan people to exercise the power. Power usurpation shall be the most serious crime directed against the people.

**Section II**

**FUNDAMENTALS OF THE STATE.**

**Article 7. Azerbaijan State.**

The Azerbaijan State shall be democratic, secular, unitary republic. The Azerbaijan Republic sovereign power in internal issues shall be confined to legal rules, while in international matters it shall be restricted to solely international agreements. State power in the Azerbaijan Republic shall be based on the principle of division of powers: Legislative power shall be implemented by the Parliament - Milli Mejlis of the Azerbaijan Republic. Executive power shall be vested in a President of the Azerbaijan Republic. Judicial power shall be administered by courts. According to the Constitutional Provisions Executive, Legislative and Judicial powers shall jointly co-operate and be independent within the framework of their authority.

**Article 8. Head of Azerbaijan State.**

President shall be the head of the Azerbaijan Republic. He shall represent the Azerbaijan state in home and foreign policies. President of the Azerbaijan Republic shall embody the unity of the Azerbaijan people and shall ensure the continuity of the Azerbaijan state. President of the Azerbaijan Republic shall guarantee independence, territorial integrity and fulfillment of international Agreements to which the Azerbaijan Republic is a party. President of the Azerbaijan Republic shall ensure independence of Judicial power.
Article 9. Armed Forces.

The Azerbaijan Republic shall build its Armed Forces and formations to ensure its security and protection. The Azerbaijan Republic shall reject a war as a means of encroaching on other States' independence and settling international conflicts. President of the Azerbaijan Republic shall be Commander in Chief of the Armed Forces.

Article 10. Main Principles of Foreign Policy.

The Azerbaijan Republic forms its relations with other States on the basis of principles taken into account by universally accepted international rules.

Article 11. Territory.

The territory of the Azerbaijan Republic shall be united, inviolable and indivisible. The Azerbaijan Republic territory shall include the Azerbaijan Republic inner waters, the Caspian Sea (Lake) sector relating to the Azerbaijan Republic, air space over the Azerbaijan Republic. The territory of the Azerbaijan Republic may not be torn away. The Azerbaijan Republic shall not yield its territory, or part of it, in any form, to anyone; borders can be specified only by the Decree of the Parliament on the basis of the will of the Azerbaijan people.

Article 12. Supreme Aim of State.

Supreme Aim of the State shall be to ensure human and civil rights and freedoms. The human and civil rights and freedoms enumerated in this Constitution shall be exercised in accordance with international Agreements to which the Azerbaijan Republic party.

Article 13. Property.

The property in the Azerbaijan Republic shall be inviolable and prospected by the State. The property can have the form of State property, private property and municipal property. The property shall not be used against human and civil rights and freedoms, against interests of the society and State, against human dignity.
Article 14. Natural Resources.

Natural resources shall belong to the Azerbaijan Republic, without damage to the rights and interests of any physical or juridical person.

Article 15. Economic Development and State.

The development of economy in the Azerbaijan Republic based on various forms of property shall ensure the improvement of the people's wellbeing. The Azerbaijan State shall create conditions for the development of economy based on market relations, shall guarantee free enterprise, shall bar the way to monopolization and unfair competition in economic relations.


The Azerbaijan Republic shall ensure the improvement of the wellbeing of the people and every citizen, their social protection and normal living standard. The Azerbaijan Republic shall promote the development of culture, education, medical care, science, art, shall protect the nature of the country, historical, material and spiritual values of the people.

Article 17. Family and State.

The family as the foundation of society shall be under special protection of the State. To take care of the children and their upbringing shall be the obligation of the parents. The state shall see to it that this obligation be fulfilled.

Article 18. Religion and State.

Religion shall be separated from the State in the Azerbaijan Republic. All religions shall be equal by law. The spread and propaganda of religions which humiliate human dignity and contradict the principles of humanity shall be banned. The State education system shall be of secular character.

Article 19. Monetary Unit.

Manat shall be the monetary unit of the Azerbaijan Republic. The National Bank of the Azerbaijan Republic is the exclusive property of the state. The National Bank shall have the sole legal right to issue notes or to take them out of circulation. Usage of any other currency besides manat as a means of payment in the territory of the Azerbaijan Republic shall be prohibited.
Article 20. Restriction of State Loans.

The Azerbaijan Republic shall not bear responsibility and pay loans aimed at supporting mutiny or coup d'etat against the Azerbaijan State.


The Azerbaijan language shall be the State language of the Azerbaijan Republic. The Azerbaijan Republic shall ensure the development of the Azerbaijani language. The Azerbaijan Republic shall guarantee the free use and development of other languages spoken by the population.

Article 22. Capital.

Baku shall be the capital of the Azerbaijan Republic.


State symbols of the Azerbaijan Republic shall be: the Azerbaijan Republic Flag, the Azerbaijan Republic Emblem, the Azerbaijan Republic National Anthem. The Flag of the Azerbaijan Republic shall consist of three wide stripes. The upper stripe shall be of blue colour, the middle stripe shall be red and the lower one shall be green. There shall he a white crescent and eightpointed star in the middle of the red stripe on both sides of the Flag. The proportion of the width to the length shall be 1 by 2.

The design of the Azerbaijan Republic Flag and the Azerbaijan Republic State Emblem, the music and the text of the Azerbaijan Republic National Anthem shall be defined by the Constitutional Law.

SECOND CHAPTER

MAJOR RIGHTS, FREEDOMS AND RESPONSIBILITIES.

Section III

PRINCIPAL HUMAN AND CIVIL RIGHTS AND FREEDOMS.

Every Citizen from the birth shall enjoy inviolable, undeniable and inalienable rights and freedoms. Rights and Freedoms shall also include Commitments to the Society and other Individuals.

**Article 25. Right to Equality.**

Every Person shall be equal to the Law and Court. Men and Women shall have equal Rights and Freedoms. Every Person shall have equal Rights and Freedoms irrespective of race, nationality, religion, sex, origin, property status, social position, convictions, political party, trade union organization and social unity affiliation. Limitations or recognition of Rights and Freedoms because of race, nationality, social status, language origin, convictions and religion shall be prohibited.

**Article 26. Protection of Human and Civic Rights and Freedoms.**

Every Person shall be authorized to defend his/her human Rights and Freedoms by accepted means. The State shall ensure the protection of human Rights and Freedoms.

**Article 27. Right to Live.**

Everyone shall have the right to Live.
Every citizen’s right to Live shall be inviolable with the exception of cases when as a result of the armed attack an enemy soldier is killed, capital punishment is executed according to the court's decision and other cases specified by Law.
Capital punishment as an extreme measure of punishment while it is still in force can be applied to an individual for committing a grave crime against the State and different Persons.
Use of weapon against a human being shall be authorized in specified by Law cases of required defense, urgency, capture and detention of a criminal, prevention of a convict's escape from places of confinement, prevention of a revolt or a coup against the State, fulfillment of the order given by the authoritative official during the emergency situation and martial law, armed attack on the country.

**Article 28. Right to freedom.**

Everybody shall have the right to Freedom.
The right to Freedom shall only be limited by detention, arrest or imprisonment via procedures stipulated by Law.
Legally anybody in the territory of the Azerbaijan Republic shall be able to freely move and choose place of domicile for himself/herself and to travel outside
A citizen of the Azerbaijan Republic shall have the right to come back to his/her country unhindered.

**Article 29. Right to Property.**

Every Person shall have the right to Property. No form or kind of property shall have any advantage. The Property right, including the private property right, shall be protected by Law. Every individual may possess movable and immovable Property. The Property right shall consist of the owner's right to possess, use and dispose the Property, individually or jointly. No one shall be dispossessed without the decision of court. The Property shall not be totally expropriated. The alienation of the Property for the State needs or social needs shall be allowed only upon preliminary fair reimbursement of its value. The State shall secure the succession right.

**Article 30. Right to Intellectual Property.**

Every Person shall have the right to Intellectual Property. Copyright, inventive right and other forms of intellectual property shall be guaranteed by the State.

**Article 31. Secure Life.**

Every Person shall have the right to Secure Life. With the exception of cases specified by Law, infringement upon Person's life, his/her physical and mental health, property, residence, use of force against him/her shall be prohibited.

**Article 32. Personal Inviolability.**

Everyone shall have the right to Personal Inviolability. Everybody shall have the right to preserve personal and family secrets. Except cases specified by Law interference into a Person's life shall not be authorized. Collecting, preserving, using and spreading information relating to a Person's life without consent shall not be permitted. The State shall ensure everybody's right to keep secrets of correspondence, mail, telegraph and other postal services. This right may be limited in order to prevent a crime or while investigating a criminal case exercised in accordance with procedures specified by Law.
Article 33. Inviolability of Residence.

Every Person shall have the right to the Residence Inviolability. With the exception of cases specified by Law or Court no one shall be authorized to enter the Apartment against the will of the Resident.

Article 34. Right to Marriage.

Everybody shall have the right to Marriage upon reaching the age specified by Law. Marriage shall be contracted on the basis of voluntary consent. No one shall be forced to marry. Family and Marriage shall be under protection of the State. Mothers, fathers, children shall be protected by Law. The State shall render assistance to large families. Husband and Wife shall have equal rights. Parents shall have both the right and the obligation to take care of Children and to raise them. Children shall have the obligation to take care of their Parents. Able-bodied Children upon reaching the age of 18 shall have the right to support their invalid Parents.

Article 35. Right to Labour.

Labour shall be the basis of individual arid social well-being. Every Person depending on working skills shall have the right to freely choose kind of activity, qualification, position and area of employment. No one shall be forced to work. Labour contracts shall be freely signed. No one shall be forced to sign contracts. Enlisting people to hard labour, forcing them to labour in connection with the Decrees issued by authoritative officials when in active service, forcing people to fulfil required work during state of emergency and martial law shall be authorized taking into consideration conditions and terms of Court Decision. Every Person shall have the right to work under safe and healthy conditions, to get without distinction no less than fixed by the State minimum salary for fulfilled labour. Unemployed shall have the right to get social benefits from the State. The State shall do everything in its power to eradicate unemployment.

Article 36. Right to Strike.
Every Person shall have the right to Strike either alone or together with others. The right to Strike of working on Contract basis can limited only in cases specified Law. Military and civil Persons serving in the Armed Forces other armed formations of Azerbaijan Republic shall not on Strike. Individual and group labour disputes shall be settled in order stipulated by Law.

**Article 37. Right to Rest.**

Every Person shall have the right to Rest. The people working on contract basis with maximum 8-hour working day shall be guaranteed rest and holiday days, at least 21-day paid annual leave.

**Article 38. Right to Social Security.**

Every Person shall have the right to Social Security. It shall be the obligation of the family members in the first place to render assistance to those people in their family who need it. Every Person shall have the right to Social Security in old age, sickness as stipulated by Law, disability, when losing work ability or the breadwinner of the family, when unemployed and in other cases specified by Law. Minimum extent of pensions and social benefits shall be defined by Law. The State shall create possibilities for developing charity work, voluntary social insurance, and other forms of social security and shall do all the best to promote their development.

**Article 39. Right to Live in Healthy Environment.**

Every Person shall have the right to live in healthy environment. Everybody shall have the right to collect information on environmental situation and to get compensation for damage rendered to the health and property due to the violation of ecological rights.

**Article 40. Right to Culture.**

Every Person shall have the right to participate in cultural life, make use of cultural institutions and cultural wealth. Every Person shall treat with respect historical, cultural and spiritual values, preserve them and protect cultural monuments.

**Article 41. Right to Health Protection.**
Every Person shall have the right to Health Protection and Medical Aid. The State acting on the basis of various forms of property shall implement necessary measures to promote the development of all aspects of health services, ensure the sanitary-epidemiological security, create various forms of medical insurance. Authoritative Persons shall be made answerable for concealing the facts and cases that create danger to life and health of people.

Article 42. Right to Education.

Every Person shall have the right to get an Education. The State shall guarantee the right to get compulsory secondary education free. Control shall be exercised on the part of the State. Irrespective of financial position the State shall guarantee that talented merited Persons continue their education. The State shall set up educational standards.

Article 43. Right to Residence.

No one shall be deprived of his/her residence. The State shall give loans for the construction of houses and blocks apartments, shall take measures in to implement Residence right.

Article 44. National and Ethnic Identity.

Every Person shall have the right preserve national/ethnic identity. No one can be deprived of the right to change national/ethnic identity.

Article 45. Right to Use Native Language.

Every Person shall have the right to use Native language. Everyone shall have the right to be raised and get an education, be engaged in creative activities in Native Language. No one can be deprived of the right to use Native Language.

Article 46. Protection of Honor and Dignity.

Everybody shall have the right to protect his/her Honor and Dignity. The State shall protect personal dignity. Nothing can justify humiliation of personal dignity. Nobody can be tortured or tormented, nobody shall suffer from a treatment or punishment humiliating human dignity. Nobody shall be experimented upon-
medically, scientifically or any other way without his/her volunteer consent.

**Article 47. Freedom of and Speech.**

Every Person shall have the freedom of Thought and Speech. Nobody shall be forced to identify or refuse his/her ideas and principles. Propaganda inciting racial, ethnic or religious animosity or hostility shall be banned.

**Article 48. Freedom of Consciousness.**

Every Person shall have the right to freedom of Consciousness and Religion. Everybody shall have the right to independently define his/her attitude towards Religion, to profess Religion alone or together with other, or to profess no Religion at all, to express and spread convictions. Free conduct of religious rites if it doesn't violate public order or public morality shall be authorized. Violation of the freedom of Religion and self-expression shall not be justified.

**Article 49. Freedom of Gatherings.**

Every Person shall have the right to freely gather with others. Everybody shall have the right, upon notification of corresponding government bodies in advance, to peaceful, unarmed gatherings, meetings, demonstrations, rallies, street processions, pickets together with others.

**Article 50. Freedom of Information.**

Every Person shall have the right to legally seek, get, pass, prepare and spread information. Freedom of mass media shall be ensured. State censorship in mass media, including print media, shall be forbidden.

**Article 51. Freedom of Creative Work.**

Every Person shall have the freedom of Creative Work. The State shall ensure the realization of belles-lettres fiction, scientific-technical and other forms of creative work.

**Article 52. Right to Citizenship.**
A Person having political and judicial relation to the Azerbaijan Republic as well as mutual rights and obligations shall be a Citizen of the Azerbaijan Republic. A Person born a Citizen of the Azerbaijan Republic shall be a Citizen of the Azerbaijan Republic. A person whose one parent is a Citizen of the Azerbaijan Republic shall be a citizen of the Azerbaijan Republic.

Article 53. Guarantee of the Citizenship Right.

A Citizen of the Azerbaijan Republic can under no circumstances be deprived of his/her citizenship of the Azerbaijan Republic. A Citizen of the Azerbaijan Republic can under no circumstances be driven away from the Azerbaijan Republic or extradited to a foreign State. The Azerbaijan Republic shall ensure the legal defense of Citizens of the Azerbaijan Republic who reside temporarily or permanently in abroad and shall protect them.

Article 54. Right to Participate in Political Life of Society and State.

Citizens of the Azerbaijan Republic shall have the right to participate without hindrance in the political life of society and the state. Every Citizen of the Azerbaijan Republic shall have the right to independently show resistance to the attempt of a mutiny against the State or forced change of the constitutional order.

Article 55. Right to Participate in the State Governing.

Citizens of the Azerbaijan Republic shall have the right to participate in the Government. They can implement this right directly or via their representatives. Citizens of the Azerbaijan Republic shall have the right to serve in government bodies. Officials to government bodies shall be appointed from Citizens of the Azerbaijan Republic. Foreign Citizens and Persons without citizenship can be taken to Government service in the order specified by Law.

Article 56. Election Right.

Citizens of the Azerbaijan Republic shall have the right to elect and be elected to the government bodies, and to participate in referendums. Persons whose incapacity has been determined by the court shall not have the right
to participate in the elections as well as in the referendum. Professional military persons, judges, government officials, persons sentenced to imprisonment according to court's decision brought into effect, religious people and other people mentioned in the present Constitution and Laws shall be limited in their right participate in elections.

Article 57. Right to Address.

Citizens of the Azerbaijan Republic shall have the right to personal Address as well as the right to send individual and collective written petitions to government bodies. Response to each Address must be given within the order and terms specified by Law.

Citizens of the Azerbaijan Republic shall have the right to criticize the activity of government bodies, their officials, political parties, trade unions, other public unions, and individuals. Persecution for the critics shall be banned. Insult and slander cannot be considered critics.

Article 58. Right to Unification.

Every Person shall have the right to unite with others. Every Person shall have the right to set up any organization, as well as a political party, trade union and any other public amalgamations, or to enter an already existing union. Independent performing of all unions shall be guaranteed.

No one can be enforced to enter a union or to remain its member. The activity of unions which pursue the aim of overthrowing the legitimate State power in the whole territory of the Azerbaijan Republic or in any part of it shall be banned. The occupation of unions which violate the Constitution and laws can be stopped solely in the order specified by court.

Article 59. Right to Freedom of Enterprise.

Every Person shall have the right using, his/her possibilities, abilities and property, to be independently or jointly with others engaged in business activity or in any other kind of economic activity authorized by Law.

Article 60. Judicial Guarantee of Rights and Freedoms.

Rights and freedoms of every Person shall be guaranteed in a court. Every Person can complain in the court of actions (or inaction) of State bodies, political parties, trade unions, other public unions and officials.
Article 61. Right to Get Legal Help

Every Person shall have the right to get qualitative legal assistance. In cases specified by Law legal help shall be rendered free at the expense of the State. Every Person From the moment of being detained, arrested, charged with crime on the part of authoritative State bodies shall have the right to resort to the help in the defender.

Article 62. Banning of Changes in Court Jurisdiction.

Every Person shall have the right to have his/her case considered in a specified by Law court. Consideration of the case in another court without the Person's consent shall be prohibited.

Article 63. Presumption of Innocence.

Every Person shall have the right to the Presumption of Every Person who is charged with crime shall be considered innocent until he/she is pleaded guilty in order specified by Law, and a verdict passed by the court has come effect. In case there are grounded suspicions concerning a Person’s guilt, it shall not be permitted to bring in a verdict of guilty with respect to the Person. A Person who is charged with crime shall not be obliged to his/her innocence. Evidence obtained via violating Law cannot be used when exercising justice. No one can be found guilty of committing a crime without the verdict passed by the court.

Article 64. Banning of Repeated Conviction for the Same Crime.

No one shall be convicted repeatedly for the same crime.

Article 65. Right of Repeated Appeal to Court.

Every Person shall have the right to appeal to higher court on reconsideration of the verdict passed with respect to him/her in the order specified by Law as well as appeal for pardon and mitigating the punishment.

Article 66. Banning of Forced Testifying Against Relatives.

No one can be forced to testify against himself/herself, wife (husband), children, parents, brother, sister. A complete list of relatives against whom testifying is not
imperative shall be determined by Law.

**Article 67. Rights of Detained, Arrested, and Charged Committing crime.**

Every Person who has been detained, arrested, charged with a crime on the part of authoritative State bodies must be given immediate explanation of his/her rights and the reason for being arrested and sued to court.

**Article 68. Right to Demand Compensation for Damage.**

The rights of a Person who has been a victim of a crime and abuse of power, shall be protected by the State. A victim shall have the right to participate in court examination and to demand compensation for damage rendered to him/her. Every Person shall have the right to get a compensation from the State for the damage rendered to him/her as a result of illegal actions or inaction of government bodies or their officials.

**Article 69. Rights of Foreign Citizens and Persons without Citizenship.**

Foreign citizens and Persons without citizenship in the Azerbaijan Republic can enjoy all rights and freedoms and shall fulfil all the obligations together with the citizens of the Azerbaijan Republic, if they (the latters) do not contradict the Law or International Agreement to which the Azerbaijan Republic is a party. Rights and freedoms of foreign citizens and people without citizenship residing permanently or temporarily in the territory of the Azerbaijan can be restricted only in accordance with the international legal norms laws of the Azerbaijan Republic.

**Article 70. Right to Asylum.**

According to the universal international legal norms the Azerbaijan Republic shall grant political asylum to foreign citizens and persons without citizenship. Extradition to another State Persons persecuted for their political convictions and deeds which are not considered crimes in the Azerbaijan Republic shall not be authorized.

**Article 71. Guarantees for Human and Civil Rights and Freedoms.**

Executive, Legislative and Judicial powers shall observe and protect human rights and freedoms fixed in the Constitution. No one shall stop the implementation of human rights and freedoms.
It is only on declaration of war, martial law and emergency situation, as well as mobilization that implementation of human rights and freedoms can be partially and temporary stopped taking into consideration international obligations of the Azerbaijan Republic. The population shall be notified in advance on the temporary freezing up of human rights and freedoms implementation. No Person shall be compelled to make public religious and other convictions and thoughts and be persecuted for them. None of the Provisions of the Constitution shall be interpreted as the ones directed at the Abolishment of human rights and freedoms. Human rights and freedoms shall be in force immediately in the territory of the Azerbaijan Republic. Disputes in relation to Human Rights and Freedoms shall be solved in court. No one can answer for the deed which at the time of being committed wasn't considered as violation of Law. If after violating the Law the new Law has removed or mitigated the responsibility for such actions the new Law shall be applied in that case.

Section IV

PRINCIPAL OBLIGATIONS OF CITIZENS.

Article 72. Principal Obligations of Citizens.

Every Person shall bear responsibilities to the State and the society, which directly arise from his rights and freedoms. Every Person must observe the Constitution and the Laws of the Azerbaijan Republic, respect rights and freedoms of other people, execute determined by Law other responsibilities. Ignorance of the Law shall not relieve a Person of his/her responsibility.

Article 73. Taxes and other State Duties.

Every Person shall have a responsibility to pay imposed by the Law taxes and other State dues in full volume and without delay. A Person cannot be forced to pay taxes and other State dues over and above the volume determined by the Law and if there are no specified by the Law reasons.

Article 74. Loyalty to Homeland. Loyalty to Homeland shall be sacred.
Persons employed via election or appointment in Legislative, Executive and Judicial bodies shall bear responsibility for proper and accurate implementation of their obligations and in cases specified by the Law take oath. A Person holding a position via election or appointment in Legislative Executive and Judicial bodies, who has taken the oath of allegiance to Constitution of the Azerbaijan Republic, shall be considered to have resigned from holding position and cannot hold this position any more, if he/she is charged with the crime against the independence of the Azerbaijan Republic, its constitutional order, mutiny against the State or overthrow of the government and if the Person is convicted on the basis of this charge.

**Article 75. Respect For State Symbols.**

Every citizen must respect State Symbols of the Azerbaijan Republic- its Flag, Emblem and National Anthem.

**Article 76. Defense of Homeland.**

Defense of Homeland shall be the duty of every citizen. Citizens shall serve in the armed forces according to the order specified by the Law. If serving in the armed forces runs counter to a Person's convictions then active military service can be replaced by an alternative one in the cases specified by the Law.

**Article 77. Protection of Historical and Cultural Monuments.**

To protect historical and cultural monuments shall be the duty of every Person.

**Article 78. Environmental Protection.**

Protection of Environment shall be the duty of every Person.

**Article 79. Prohibition to Execute Responsibilities Contradicting The Law.**

A Person cannot be compelled to execute responsibilities contradicting the Constitution and the Laws of the Azerbaijan Republic.

**Article 80. Answerability.**

Violation of the present Constitution and the Laws of the Azerbaijan Republic as well as abuse of rights and freedoms and failure to fulfil responsibilities, specified by the present Constitution and the Laws of the Azerbaijan Republic shall entail answerability determined by the Law.
THE THIRD PART STATE POWER

Section V

LEGISLATIVE POWER.

Article 81. Execution of Legislative Power.

The Legislative power shall be executed by the Milli Mejlis of the Azerbaijan Republic.

Article 82. Quantitative Composition of Milli Mejlis of Azerbaijan Republic.

The Milli Mejlis of the Azerbaijan Republic shall consist of 125 Deputies.


Deputies of Milli Mejlis of the Azerbaijan Republic shall be elected on the basis of majority and proportionate election systems and universal, equal, direct elections by free, individual and secret ballot.

Article 84. Term of Office for Members of Milli Mejlis of the Azerbaijan Republic.

The term of office of the Milli Mejlis of the Azerbaijan Republic shall be 5 (five) years. Elections of the Milli Mejlis members shall be held every five years on the first Sunday of November. The term of office for the members of the Milli Mejlis of the Azerbaijan Republic shall be limited by the term of office of the Milli Mejlis of the Azerbaijan Republic. If the new elections are held to replace the Deputies, that have quit the Milli Mejlis membership, with the new ones, the term of office of the newly elected Deputy shall be limited to the term of office of the Milli Mejlis of the Azerbaijan Republic.

Article 85. Requirements to Candidates to Deputies of Milli Mejlis of the Azerbaijan Republic.
Every citizen of the Azerbaijan Republic who has reached the age of 25 can be elected a Deputy - member of the Milli Mejlis of the Azerbaijan Republic in the order determined by the Law.

Persons who have dual citizenship, are in State service in other countries, work in Executive or Judicial bodies, Persons engaged in a different paid activity with he exception of scientific, creative and teaching work, ministers of religion, Persons whose inactivity has been confirmed by court, Persons who serve their sentence in places of confinement by the court's verdict cannot be elected Deputies.

**Article 86. Check up and Confirmation of Election Results.**

The correctness of the results of the elections shall be checked and confirmed by the Constitutional Court of the Azerbaijan Republic.

**Article 87. Expiration of Term of Office.**

The term of office of the members of the Milli Mejlis of the Azerbaijan Republic shall expire on the day of the first sitting of the newly elected Milli Mejlis of the Azerbaijan Republic.

The elections to replace the Deputies who have left the Milli Mejlis of the Azerbaijan Republic shall not be held if less than 120 days remains till the expiration of the term of office.

The Milli Mejlis of the Azerbaijan Republic shall have power provided the authority of 83 members be confirmed.

**Article 88. Sessions of Milli Mejlis of the Azerbaijan Republic.**

The Milli Mejlis shall summon two regular Sessions every year. The spring Session shall start on 1st of February and it shall last till 31 of May. The fall Session shall start on 30th of September and it shall last till 30th of December. In case 1st of February and 30th of September fall on days off then the Session shall start its work the first following working day. If after elections to the Azerbaijan Republic Milli Mejlis the authority of its 83 members are confirmed till 1st of February, then Constitutional Court of the Azerbaijan Republic shall fix the date of the first Session of the Azerbaijan Republic Milli Mejlis. After approving of 83 members of the Azerbaijan Republic Milli Mejlis the first of the Azerbaijan Republic Milli Mejlis shall be summoned within one week starting from the day of approval but not later.

Special Sessions of the Azerbaijan Republic Milli Mejlis shall be summoned by the Chairman of Azerbaijan Republic Milli Mejlis at the request of the President of the Azerbaijan Republic, 42 Deputies of Milli Mejlis.
The Agenda of the Special Session shall be worked out by those members who required its convocation.
After consideration of agenda items the work of the Special Session shall be completed.

**Article 89. Disfranchisement of Membership to Milli Mejlis of the Azerbaijan Republic and Loss of Deputy Power.**

A member of the Azerbaijan Milli Mejlis shall lose his/her power in the below-mentioned cases:

1) the wrong accounting of votes during the elections has been revealed;
2) the citizenship of the Azerbaijan Republic has been lost or citizenship of another country has been granted;
3) a crime has been committed there is court's decision that has entered into effect;
4) a position held in government bodies, being a minister of religion, being engaged in the business, commercial of other paid activity (excepting scientific, teaching and creative activity);
5) resignation of his/her own accord;
6) disbandment of the party which he/she is a member.

The rules of disfranchisement of membership to the Milli Mejlis of the Azerbaijan Republic shall be set up by the Law.
The members of the Azerbaijan Republic Milli Mejlis shall be considered to have lost their power when being unable to execute their power and in other cases specified by the Law. The order of taking such a decision shall be set up by the Law.

**Article 90. Deputy Immunity.**

The Deputy during the term of office shall have personal immunity. With the exception of cases when he has been caught red-handed, the Deputy at the term of office cannot be brought to court, detained, administrative measures of punishment cannot be applied to the him/her, he/she cannot be arrested or punished in some other way, he cannot be searched, examined. The Deputy can be detained if caught red-handed. In this case the body which has detained the Deputy must inform the General Prosecutor of the Azerbaijan Republic about it. The Deputy immunity can be stopped only by the decision of the Milli Mejlis of the Azerbaijan Republic on the basis of the General Prosecutor's representations.
Article 91. Prohibition against Making Deputies Answerable.

The Deputies of the Milli Mejlis of the Azerbaijan Republic cannot be made answerable for their activity in the Milli Mejlis, voting in the Milli Mejlis and ideas expressed in the Milli Mejlis. Concerning these cases explanations and evidence can be required only with their consent.

Article 92. Coordination of Work of Milli Mejlis of the Azerbaijan Republic.

The Milli Mejlis of the Azerbaijan Republic shall set up the procedure of Its work, it also shall choose the Chairperson and its Assistants, organize permanent and other commissions, sets up Counting Chamber.


The Milli Mejlis of the Azerbaijan Republic on issues relating to its sphere of competence shall pass Laws, Constitutional Laws, and Resolutions. Constitutional Laws, Laws and Resolutions shall be passed by the Milli Mejlis in the order specified by the present Constitution. Members of the Milli Mejlis shall personally exercise the voting right. Laws and Resolutions of the Azerbaijan Republic Milli Mejlis can not stipulate concrete tasks to Executive bodies and courts.


The Milli Mejlis of the Azerbaijan Republic shall determine general rules on the following issues:

1) use of human and civil rights and freedoms. State guarantee of these rights and freedoms;
2) the Azerbaijan Republic Presidential elections;
3) elections to the Milli Mejlis of the Azerbaijan Republic and the status of members of the Milli Mejlis of the Azerbaijan Republic
4) referendum;
5) court system and the status of judges; attorney ship; bar and notary business;
6) legal proceedings, implementation of court's decisions;
7) municipal elections and status of municipalities;
8) emergency situation regime; martial law regime;
9) State awards;
10) the status of physical and juridical Persons;
11) objects of Civil Law;
12) transactions; civil law Agreements, representations and inheritance;
13) right of ownership, including legal regime of State, private and municipal
property, right of intellectual
property; other property rights; obligation right;
14) family relations including trusteeship and guardianship.
15) foundations of finance activity, taxes, duties and payments;
16) labor relations and social security;
17) determination of crimes and law violations; imposing answerability for their
commitment;
18) defense and military service;
19) State service;
20) foundations of security;
21) territorial set up; regime of State borders;
22) ratification and denunciation of international agreements;
23) communications and transport;
24) statistics, metrology and standards;
25) customs;
26) commerce and transaction;
27) banking, accounting, insurance;
28) On issues mentioned in items 2, 34 of the present paper the Laws shall be
passed by a majority of 83 votes, on the remaining issues a majority of 63 votes
shall be needed to pass a Law.

The first part of the present Article can be supplemented by the Constitutional
Law.

Article 95. Issues solved by Milli Mejlis of the Azerbaijan Republic.

The Milli Mejlis of the Azerbaijan Republic shall be authorized to settle the
following matters:

1) arrangement of work of the Azerbaijan Republic Milli Mejlis;
2) establishment of diplomatic representation upon the President's representation
3) administrative-territorial division;
4) ratification and denunciation Treaties, Agreements and Conventions;
5) ratification of the State fiscal budget on the representation of President of the
Azerbaijan Republic and exercising control over its use;
6) amnesty;
7) ratification of the military doctrine upon the representation of the President of
the Azerbaijan Republic;
8) ratification of the President's Decrees in cases specified by the present
Constitution;
9) giving consent to the candidate being appointed to the post of the Prime-
Minister of the Azerbaijan Republic upon the representation of the President of the Azerbaijan Republic;
10) appointment of members of the Constitutional Court and Supreme Court of the Azerbaijan Republic upon the representation of the President of the Azerbaijan Republic;
11) appointment of the General Prosecutor on the representation of the president of Azerbaijan Republic, giving consent to release the General Prosecutor from the holding position on the representation of the President of the Azerbaijan Republic;
12) to remove from holding position via impeachment the President of the Azerbaijan Republic on the representation of the Constitutional Court;
13) remove judges from holding positions on the representation of the President of the Azerbaijan Republic;
14) to solve the issue of confidence the Cabinet of Ministers of the Azerbaijan Republic;
15) appointment to and removal from the position of the Chairperson the Board Committee of the Azerbaijan Republic National Bank and of the Board Committee on the representations of the President of the Azerbaijan Republic;
16) give consent to enlist armed forces to the fulfillment of obligations not connected with their main purpose on the basis of the representation of the President of the Azerbaijan Republic;
17) give consent to declare a war in the basis of the address of the President of the Azerbaijan Republic;
18) appoint referendum.
19) setting up Auditing Chamber.

On issues pointed out in items 1-5 of the present Article Laws shall be passed by a majority of 63 votes, as for the remaining issues Resolutions shall be passed in the same order if the present Constitution doesn't stipulate another order. Resolutions shall be passed also on other issues which the present Constitution refers to the sphere of competence of the Azerbaijan Republic Milli Mejlis. The first part of the present Article can be supplemented by the Constitutional Law.

Article 96. Right to Legislative Initiative.

The right to Legislative Initiative (the right to introduce for the Parliament discussion draft laws and other issues) in the Parliament shall belong to the Deputies, the President of the Azerbaijan Republic, Constitutional Court of the Azerbaijan Republic and Ali Mejlis of Nakhichevan Autonomous Republic.
Draft Laws put forward as a legislative initiative by the President of Azerbaijan Republic, Supreme Court the Azerbaijan Republic or Ali Mejlis of the Nakhichevan Autonomous Republic shall be submitted to the Milli Mejlis of the Azerbaijan Republic for discussion and put to the vote the way they are presented. The changes in the Draft Laws shall be introduced by consent of the body that has used the right of legislative initiative.

Draft Laws tabled by the President of the Azerbaijan Republic, the Constitutional Court of the Azerbaijan Republic or All Mejlis of the Nakhichevan Autonomous Republic for the discussion in the Azerbaijan Republic Parliament as a Legislative Initiative shall be submitted for discussion and shall be put to the vote, the way they are submitted.

Draft Laws submitted as a Legislative Initiative by the President of the Azerbaijan Republic, the Constitutional Court of the Azerbaijan Republic or All Mejlis of the Nakhichevan Autonomous Republic shall be put to the vote in the Azerbaijan Republic Parliament for the term of two months.

Upon declaring the Draft Law urgent on the part of the President of the Azerbaijan Republic, the Constitutional Court or All Mejlis of the Nakhichevan Autonomous this term shall make 20 days.

Article 97. Term of Submitting Laws for Signing.

The Laws shall be submitted to the President of the Azerbaijan Republic signing within 14 days since the day adoption.

The Draft Law which has been declared urgent shall be submitted to the President of the Azerbaijan Republic for signing within 24 hours since its adoption.


The Law and the Resolutions shall come into effect since the day of publication if the Law or the Resolution itself does not specify a different order.

Section VI.

EXECUTIVE POWER.

Article 99. Affiliation to Executive Power.

Executive power in the Azerbaijan Republic shall belong to the President of the Azerbaijan Republic.
Article 100. Requirements to the candidates for the President of the Azerbaijan Republic.

Every Person no younger than 35 years old, permanently residing in the territory of the Azerbaijan Republic for more than 10 years, having election right, a University Degree, who has never been tried for a major crime, who has no commitments towards other States, exclusively a citizen of the Azerbaijan Republic shall have the right to be elected President of the Azerbaijan Republic.


The President of the Azerbaijan Republic shall be elected for the term of 5 years via universal, direct and equal elections by free, individual and secret ballot. The President of the Azerbaijan Republic shall be elected by the majority of two thirds of votes participating in the voting.

If this majority is not collected during the first round of elections, then the second round of elections shall be held on the second Sunday after the elections. Two candidates only, who have polled most votes in the first round, shall participate in the second round, or in case those candidates who have polled most votes have recalled their candidacies, it shall be two candidates following the first ones.

The candidate who has collected in the second round a majority vote is considered to be elected President of the Azerbaijan Republic.

No Person can be elected President of the Azerbaijan Republic more than twice. The order of applying the present article shall be set up by the Law.

Article 102. Results of the Azerbaijan Republic Presidential Elections.

Information on the results of the elections shall be officially announced by the Constitutional Court of the Azerbaijan Republic within 7 days the elections.

Article 103. Oath of Allegiance of Person Elected President of Azerbaijan Republic.

A Person who has been elected President of the Azerbaijan Republic within 3 days starting from announcement day of the Presidential election results with the participation of Judges of the Constitutional Court shall take the following oath: "While executing power of the President of the Azerbaijan Republic I swear to observe the Constitution of the Azerbaijan Republic, defend sovereignty and territorial integrity of the State, to serve the people in a dignified manner".
From the day of swearing in the president shall be considered to have entered upon his duties.

**Article 104. Inability of President of the Azerbaijan Republic to Permanent Execute his Authority.**

The President shall be considered to have lost his power before the appointed time when he retires, loses ability to implement for health reasons his obligations, or is removed from once in cases and in the order specified by the present Constitution. When the President of the Azerbaijan Republic retires his request on retirement shall be submitted to the Constitutional Court of the Azerbaijan Republic. The Constitutional Court of the Azerbaijan Republic having ascertained that the President has personally sent in his resignation shall take a decision on approving the Azerbaijan Republic President's resignation. From that moment on the President shall be considered to have resigned from his position in connection with his retirement.

Upon the representation of information concerning the President's complete loss of ability for health reasons to execute his power, the Milli Mejlis shall address the Constitutional Court of the Azerbaijan Republic for elucidating the fact. The Constitutional Court of the Azerbaijan Republic shall take a decision on this issue by a majority of 6 votes. If the Constitutional Court does not confirm this fact, then the issue shall be considered settled.

**Article 105. Execution of Obligations of the Azerbaijan Republic President upon His Retirement.**

When the President retires from the position before the appointed time new Presidential elections shall be held within three months. In this case the Chairperson of the Milli Mejlis of the Azerbaijan Republic shall perform duties of the President of the Azerbaijan Republic.

If during this term acting President of the Azerbaijan Republic chairman of the Milli Mejlis of the Azerbaijan Republic resigns, completely loses for health reasons the ability to implement his power, then the obligations of the President of the Azerbaijan Republic shall be fulfilled by the Prime-Minister of the Azerbaijan Republic.

When there is no possibility for the Prime-Minister of the Azerbaijan Republic to exercise power of the President of the Azerbaijan Republic for reasons pointed out in the second half of the present Article the Milli Mejlis of the Azerbaijan Republic shall pass a Resolution on the executing authority of the President of the Azerbaijan Republic by another official.

**Article 106. Immunity of President of the Azerbaijan Republic.**
The President of the Azerbaijan Republic shall have the right of immunity. The honor and dignity of the president of the Azerbaijan Republic shall be protected by Law.

**Article 107. Removing from Position of President of the Azerbaijan Republic.**

When a grave crime has been committed by the President of the Azerbaijan Republic the issue concerning the removal of the President of the Azerbaijan Republic from his position can be put forward before the Milli Mejlis of the Azerbaijan Republic on the initiative of the Constitutional Court of the Azerbaijan Republic on the basis of the conclusion drawn by the Supreme Court of the Azerbaijan Republic within 30 days. The President of the Azerbaijan Republic can be removed from office on the basis of the Resolution passed by the majority of 95 votes of the Deputies. This Resolution shall be signed by the Constitutions Court of the Azerbaijan Republic. If within one week the Constitutional Court of the Azerbaijan Republic does not come out in favor of signing this Resolution, the Resolution shall not come into effect. The Resolution on the removal of the President from office shall be passed within 2 months since the day of the Constitutional Court addressing the Milli Mejlis of the Azerbaijan Republic. If within this term the mentioned Resolution is not passed the accusation shall be turned down.

**Article 108. Maintenance of President of the Azerbaijan Republic.**

The President of the Azerbaijan Republic and his family shall be maintained at the expense of the State. Security of the President of the Azerbaijan Republic and his family shall be ensured by special guard services.

**Article 109. Power of President of Azerbaijan Republic.**

The President of the Azerbaijan Republic:

1) shall appoint elections to the Milli Mejlis of the Azerbaijan Republic;
2) shall submit the State budget of the Azerbaijan Republic to the Milli Mejlis for ratification;
3) approves State economic and social programs;
4) on co-ordination with the Milli Mejlis of the Azerbaijan Republic shall appoint the Prime-Minister of the Azerbaijan Republic and shall remove from position the Prime-Minister of the Azerbaijan Republic; the Milli Mejlis of the Azerbaijan Republic shall perform duties of the President of the Azerbaijan Republic.
5) shall appoint to position and remove from position members of the Cabinet of Ministers of the Azerbaijan Republic; in required cases shall preside at the meetings of the Cabinet of Ministers of the Azerbaijan Republic;
6) shall take a decision on resignation of the Cabinet of Ministers;
7) shall set up central and local executive bodies for exercising executive pointer within the expenses planned by the State budget of the Azerbaijan Republic;
8) shall annul the Resolutions and Orders of the Cabinet of Ministers of the Azerbaijan Republic, the Cabinet of Ministers of the Nakhichevan Autonomous Republic, Acts of central and local executive bodies;
9) shall submit a proposal to the Milli Mejlis of the Azerbaijan Republic on the appointment and removing from the position of judges of the Constitutional Court. The Supreme Court of the Azerbaijan Republic and the Economic Court of the Azerbaijan Republic; on co-ordination with the Milli Mejlis of the Azerbaijan Republic shall appoint and remove General Prosecutor of the Azerbaijan Republic from holding position; appoint to the position of judges of other courts of Azerbaijan Republic;
10) shall submit proposals to the Milli Mejlis of the Azerbaijan Republic on the appointment to the position and removal from the position the members of the Board Committee of the National Bank of the Azerbaijan Republic;
11) shall submit military doctrine of the Azerbaijan Republic to the Milli Mejlis for ratification;
12) shall appoint and remove from position higher commanders of the Armed Forces of the Azerbaijan Republic;
13) shall form the President's Administration and shall appoint its Head;
14) shall appoint and remove from position authoritative representatives of the President of the Azerbaijan Republic;
15) shall submit to the Milli Mejlis a proposal on establishing diplomatic representations of the Azerbaijan Republic in foreign countries and international organizations, appoint and recall diplomatic representatives of the Azerbaijan Republic in foreign States and international organizations;
16) shall accept credentials and letters of recall of the diplomatic representatives of foreign States;
17) shall conclude intergovernmental Treaties and Agreements, shall submit interstate Treaties, to the Milli Mejlis of the Azerbaijan Republic for ratification or denunciation; shall sign Decrees on the ratification of international Treaties and Agreements;
18) shall appoint a referendum;
19) shall sign and issue laws;
20) shall settle the issues of citizenship;
21) shall decide issues on granting political asylum;
22) shall pass Acts on Granting Mercy;
23) shall grant State awards;
24) shall confer higher military and higher special ranks;
25) shall announce total or partial mobilization and demobilization;
26) shall take a decision on calling up citizens of the Azerbaijan Republic for urgent military service and transferring soldiers to the reserve;
27) shall found Security Council of the Azerbaijan Republic;
28) shall introduce representation to the Milli Mejlis of the Azerbaijan Republic on giving consent to enlist armed forces to the fulfillment of obligations not connected with their main destination;
29) shall declare emergency situation and martial law;
30) shall upon consent of the Milli Mejlis of the Azerbaijan Republic declare war and conclude peace;
31) shall set up special guard services;
32) shall in the executive order settle other issues not referred by the present Constitution to the power of the Milli Mejlis of the Azerbaijan Republic.

Article 110. Signing Laws.

The President of the Azerbaijan Republic shall sign Laws within 56 days since the day of representation.
If a Law arouses objection on the part of the President of the Azerbaijan Republic he without signing the Law shall at the appointed time send it back to the Milli Mejlis of the Azerbaijan Republic attaching his objections If the Milli Mejlis of the Azerbaijan Republic by repeated voting passes the Laws by a majority of 95 votes which have been previously passed by a majority of 83 votes, and the Laws, previously adopted by a majority of 63 votes, by a majority of 83 votes then the Laws shall come into effect.

Article 111. Declaration of Martial Law.

The President of the Azerbaijan Republic shall declare Martial Law in the whole territory of the Azerbaijan Republic or in some of its parts and shall immediately represent the following Decree at the Milli Mejlis of the Azerbaijan Republic for ratification when a certain part of the territory of the Azerbaijan Republic has been occupied, a foreign State has declared a war against the Azerbaijan Republic, real danger of an armed attack against the Azerbaijan Republic has been brought into being, a territory of the Azerbaijan Republic has been blockaded, and if there exists real danger of such a blockade.

Article 112. Declaration of Emergency Situation.
The President of the Azerbaijan Republic shall declare Emergency Situation in separate areas of the Azerbaijan Republic when there are natural calamities, epidemics, epizootic, great ecological and other catastrophes, as well as when there actions directed at the violation of territorial integrity of the Azerbaijan Republic, forced change of its Constitutional system, mass disturbances, accompanied by violence, rise of national conflicts creating threat for life and security of citizens, or for normal activity of State bodies.

The President of the Azerbaijan Republic within 24 hours shall submit the Decree to the Milli Mejlis of the Azerbaijan Republic for ratification.

**Article 113. Acts of President of Azerbaijan Republic.**

The President of the Azerbaijan Republic when establishing general rules shall issue Decrees, on other issues - Orders.

If a different order is not envisaged in Decrees and Orders, they shall come into effect from the day of publication.

**Article 114. Status of Cabinet of Ministers of Azerbaijan Republic.**

With the aim of implementing Executive power the President of the Azerbaijan Republic shall form the Cabinet of Ministers of the Azerbaijan Republic.

The Cabinet of Ministers shall be the supreme Executive body of the President of the Azerbaijan Republic.

The Cabinet of Ministers of the Azerbaijan Republic shall be subordinate and accountable to the President of the Azerbaijan Republic.

The order of activity of the Cabinet of Ministers of the Azerbaijan Republic shall be determined by the President the Azerbaijan Republic.

**Article 115. Composition of Cabinet of Ministers of the Azerbaijan Republic.**

The Cabinet of Minister shall consist of the Prime Minister of the Azerbaijan Republic, his Deputies, Ministers and Heads of other central bodies of Executive power.

**Article 116. Resignation Cabinet of Ministers.**

On the day when the newly elected President of the Azerbaijan Republic has taken office and has entered upon his duties the Cabinet of Ministers shall resign.

**Article 117. Meetings of Cabinet of Ministers of the Azerbaijan Republic.**
The Prime Minister of the Azerbaijan Republic shall preside at meetings the Cabinet of Ministers of the Azerbaijan Republic.


The Prime- Minister of the Azerbaijan Republic shall be appointed by the President of the Azerbaijan Republic in co-ordination with the Milli Mejlis of the Azerbaijan Republic.

The President of the Azerbaijan Republic shall submit for discussion to the Milli Mejlis of the Azerbaijan Republic a proposal on the candidacy to the post of the Prime Minister no later than one month from the day of starting entering upon his duties or no later than a fortnight from the day of resignation of the Cabinet of Ministers of Azerbaijan Republic.

The Milli Mejlis of the Azerbaijan Republic shall give consent to the candidature to the post of the Prime Minister of the Azerbaijan Republic no later than one week from the day of the candidature representation. If the mentioned order is violated or consent is not given thrice to the appointment to the Azerbaijan Republic Prime Minister post of the candidatures represented by the President of the Azerbaijan Republic, then the President of the Azerbaijan Republic can appoint the Prime Minister of the Azerbaijan Republic without the consent of the Azerbaijan Republic Mill Mejlis.

Article 119. Authority of Cabinet of Ministers of the Azerbaijan Republic.

The Cabinet of Ministers of the Azerbaijan Republic:
- shall make up a draft of the State budget of the Azerbaijan Republic and shall submit it to the President of the Azerbaijan Republic;
- shall ensure the implementation of the State budget of the Azerbaijan Republic;
- shall ensure realization of the financial and credit and monetary policy;
- shall ensure putting into life State economic programs;
- shall ensure execution of State social programs;
- shall head the Ministries and other central executive bodies, shall annul their Acts;
- shall settle other issues which are attributed by the President to the Cabinet's jurisdiction.


The Cabinet of Ministers of the Azerbaijan Republic when determining general rules shall pass Decrees, it shall pass Orders on other issues.

If a different order is not specified in Decrees and Orders of the Cabinet of Ministers they come into effect after the day of publication.
Article 121. Requirements to Candidates for the Position of Members of the Azerbaijan Republic Cabinet of Ministers.

I. A citizen of the Azerbaijan Republic no younger than 30 years old, having a University Degree, election right, having no obligation in relation to any foreign State shall be appointed Prime Minister.  
II. A citizen of the Azerbaijan Republic at the age of no less than 25 years, with a University Degree, election right, without obligations to any foreign State shall be appointed Deputy Prime Minister, Minister, Head of other central executive bodies.

Article 122. Requirements to Members of Cabinet of Ministers of Azerbaijan Republic.

The Prime Minister of the Azerbaijan Republic, his Deputies, Ministers, Heads of other central executive bodies cannot hold any other elected or appointed position, they cannot be engaged in business, commercial and any other paid activities with the exception of scientific, teaching and creative activities, or can they get other remuneration except salary for holding position and also means received for scientific, teaching and creative works.

Article 123. Immunity of the Prime-Minister of the Azerbaijan Republic.

During the term of office the Prime Minister shall enjoy personal immunity. The Prime Minister cannot be brought to court, detained, except the cases when he is, caught red-handed. No court measures like administrative penalty, arrest, and other suppression measures can be applied to him, he cannot be searched or inspected. The Prime Minister of the Azerbaijan Republic can be detained if he is caught red-handed. In that case the body who has detained the above-mentioned official shall immediately inform the General Prosecutor of the Azerbaijan Republic about it. The immunity of the Prime Minister of the Azerbaijan Republic can be stopped only by the President on the basis of the representation of the General Prosecutor of the Azerbaijan Republic.

Article 124. Local Executive Power.

Local Executive power shall be implemented by the Heads of Executive power. Heads of Executive power shall be appointed and removed from holding positions by the President of the Azerbaijan Republic. Authority of the Local Executive power shall be determined by the President of the Azerbaijan Republic.
Section VII

JUDICIAL POWER.

Article 125. Execution of Judicial Power.

Judicial power shall be implemented solely judicial bodies. Judicial power shall be executed by the Constitutional Court of the Azerbaijan Republic, the Supreme Court of the Azerbaijan Republic, Economic Court of the Azerbaijan Republic, general and specialized courts of the Azerbaijan Republic. Judicial power shall be exercised via constitutional, civil, administrative and criminal legal proceedings and in other forms specified by the Law. Attorney ship and defense of the Azerbaijan Republic shall participate in the implementation of Judicial power with the exception of the Constitutional legal procedure. Judicial Structure and Legal Procedure shall be determined by the Law. Use of legal means not stipulated by Law in order to change authority of judges and create extraordinary courts shall be prohibited.

Article 126. Requirements to Candidates to the post of Judges.

Citizens of the Azerbaijan Republic who have reached the age of 30 years, have a University Degree in Law and a 5-year working experience in the sphere of Law can be Judges. Judges can not hold another elected or appointed position, they can not be engaged in business, commercial and any other paid activities, excepting scientific, teaching and creative work, or can they affiliate to political parties and be engaged in political activities, or can they get any remuneration except salary and means for scientific, teaching and creative work.


Judges shall be autonomous, they shall be subordinate only to the Constitution and the Laws and shall be irremovable in accordance with the Law. Judges decide the cases in an unbiased, fair way, following the legal equality of the sides, on the basis of facts and in accordance with the Law. Direct of indirect restriction of legal procedure on somebody's part and for some reason, illegal influence, pressure, threat interference shall not be permitted. Justice shall be administered on the basis of legal equality of citizens before Law and Court. Trial in all the courts shall be public.
Hearing of the case behind closed doors can be authorized in case when the court assumes that open trial can lead to revealing the State, professional or commercial secret, or when the court pursues the necessity of keeping secrecy of a personal or family life.

Legal proceeding of criminal cases by default shall not be authorized in court of first instance.

Legal proceedings shall be implemented based on the principle of Controversy. Every Person shall have the right get qualified legal help at any stage of legal proceedings.

Justice is based on Presumption of Innocence.

Legal proceedings in the Azerbaijan Republic shall be conducted in the official language of the Azerbaijan Republic or in the language of the population which constitute the majority in the area concerned.

Persons - participants of court examination who do not know the language in which legal proceedings are held shall be guaranteed via the interpreter the right to get fully familiarized with the materials of the case, participate in legislative enactments and speak in the native language in the court.

**Article 128. Immunity of Judges.**

Judges shall have immunity.

A judge can be brought to court only in the order specified by the Law.

Authority of Judges can be terminated only in the legal order specified by the Law.

Upon commitment by judges of crimes the President of the Azerbaijan Republic on the assumption of the conclusion of the Azerbaijan Republic Supreme Court shall speak at the Milli Mejlis of the Azerbaijan Republic with the initiative to remove judges from holding position. Corresponding conclusion of the Azerbaijan Republic Supreme Court must be submitted to the President of the Azerbaijan Republic on the corresponding inquiry within 30 days.

Decision on removing members of the Constitutional Court, the Supreme Court of the Azerbaijan Republic and the Economic Court of the Azerbaijan Republic shall be made by a majority of 83 votes; decision on removing other judges shall be taken by the Milli Mejlis of the Azerbaijan Republic by a majority of 63 votes.

**Article 129. Court Decisions and Their Implementation.**

Judges shall take decisions on behalf of the State, implementation of these decisions shall be binding on everyone.

**Article 130 Constitutional Court of the Azerbaijan Republic.**
The Constitutional Court of the Azerbaijan Republic shall consist of 9 judges. Members of the Constitutional Court of the Azerbaijan Republic shall be appointed by the Milli Mejlis of the Azerbaijan Republic upon the representation of the President of the Azerbaijan Republic.

On the basis of inquiry made by the President of the Azerbaijan Republic, Milli Mejlis of the Azerbaijan Republic, the Cabinet of Ministers of the Azerbaijan Republic, Supreme Court of the Azerbaijan Republic, General Prosecutor's Office of the Azerbaijan Republic, All Mejlis of the Nakhichevan Autonomous Republic the Constitutional Court of the Azerbaijan Republic shall deal with the issues:

1) on conformity with the Constitution of the Azerbaijan Republic of Laws of the Azerbaijan Republic, Decrees and Orders of the President of the Azerbaijan Republic, Resolutions of the Milli Mejlis of the Azerbaijan Republic, Resolutions and Orders of the Cabinet of Ministers of the Azerbaijan Republic, normative and legal Acts of central Executive bodies,
2) on conformity with the Laws of the Azerbaijan Republic of Decrees of the President of the Azerbaijan Republic, Resolutions of the Cabinet of Ministers of the Azerbaijan Republic, normative and legal Acts of central Executive bodies;
3) on conformity with the Decrees and Orders of the President of the Azerbaijan Republic of Resolutions of the Cabinet of Ministers of the Azerbaijan Republic and normative and legal Acts of central Executive bodies;
4) on conformity of Acts of the Supreme Court of the Azerbaijan Republic incases specified by the Law with the Constitution and the Laws of the Azerbaijan Republic;
5) on conformity of the municipal Acts of the Constitution of the Azerbaijan Republic with the Laws of the Azerbaijan Republic, Decrees of the President of the Azerbaijan Republic, Resolutions of the Cabinet of Ministers of the Azerbaijan Republic (in the Nakhichevan Autonomous Republic also with the Constitution and the Laws of the Nakhichevan Autonomous Republic and with the Resolutions of the Cabinet of Ministers of the Nakhichevan Autonomous Republic);
6) on conformity of abandoned interstate Treaties of the Azerbaijan Republic with the Constitution of the Azerbaijan Republic, on conformity of intergovernmental Treaties of the Azerbaijan Republic with the Constitution and the laws of the Azerbaijan Republic;
7) on banning political parties or other social unions;
8) on conformity with the Constitution of the Azerbaijan Republic of the Constitution and the Laws of the Nakhichevan Autonomous Republic, Resolutions of All Mejlis of the Nakhichevan Autonomous Republic, Resolutions and Orders of the Cabinet of Ministers of the Nakhichevan Autonomous Republic; in conformity with the Laws of the Azerbaijan Republic of the Laws of the Nakhichevan Autonomous Republic, Resolutions of the Cabinet of Ministers of the Nakhichevan Autonomous Republic; on conformity of the Resolutions of the
Cabinet of Ministers of the Nakhichevan Autonomous Republic with the Decrees and Orders of the President of the Azerbaijan Republic and Resolutions of the Cabinet of Ministers of the Azerbaijan Republic.

9) on settlement of disputes connected with the division of power between Legislative and Executive branches.

The Constitutional Court of the Azerbaijan Republic shall give interpretation of the Constitution and the Laws of the Azerbaijan Republic based on the inquiry on the part of the President of the Azerbaijan Republic, the Milli Mejlis of the Azerbaijan Republic, the Cabinet of Ministers of the Azerbaijan Republic, General Prosecutor's Office of the Azerbaijan Republic and All Mejlis of the Nakhichevan Autonomous Republic. The Constitutional Court of the Azerbaijan Republic shall perform other duties stipulated in the present Constitution.

The Constitutional Court of the Azerbaijan Republic shall make decisions relating to its power. Decisions of the Constitutional Court of the Azerbaijan Republic shall be binding in the whole territory of the Azerbaijan Republic. The Laws and other Acts or their separate provisions, intergovernmental Treaties of the Azerbaijan Republic shall lose force at the time appointed in the decision of the Constitutional Court of the Azerbaijan Republic on their discrepancy with the Constitution of the Azerbaijan Republic; interstate Treaties of the Azerbaijan Republic which are recognized as not conforming to the Constitution of the Azerbaijan Republic shall not come into effect.

Article 131. Azerbaijan Republic Supreme Court.

The Supreme Court of the Azerbaijan Republic shall be the highest judicial body in civil, criminal, administrative and other cases, referred to the activity of general courts; it shall exercise control over the activity of general courts in the order specified by the Law, shall give explanations on issues concerning the practice of general courts. Judges of the Supreme Court of the Azerbaijan Republic shall be appointed by the Milli Mejlis of the Azerbaijan Republic on the representation of the President of the Azerbaijan Republic.

Article 132. Economic Court of the Azerbaijan Republic.

The Economic Court of the Azerbaijan Republic shall be the highest legal body on considering economic disputes. It shall exercise control over the activity of corresponding specialized courts in the order stipulated by the Law. Judges of the Economic Court of the Azerbaijan Republic shall be appointed by the Milli Mejlis of the Azerbaijan Republic on the representation of the President of the Azerbaijan Republic.
Article 133. General Prosecutor's Office of the Azerbaijan Republic.

General Prosecutor's Office of the Azerbaijan Republic shall exercise control over accurate and uniform execution and application of Laws; shall support in court State prosecution; shall bring in an action; in cases specified by the law shall institute proceedings and hold an investigation; shall bring in objections to the court's decisions.

General Prosecutor's Office of the Azerbaijan Republic shall be a united centralized body consisting of territorial and specialized Attorney Offices based on their subordination to the General Prosecutor of the Azerbaijan Republic. General Prosecutor of the Azerbaijan Republic shall be appointed to and removed from holding position by the President of the Azerbaijan Republic by consent of the Azerbaijan Republic Milli Mejlis.

Deputies of General Prosecutor of the Azerbaijan Republic, heads of the specialized republican Attorney Offices shall be appointed to and removed from the position by the President of the Azerbaijan Republic on the representation of the General Prosecutor of the Azerbaijan Republic.

Territorial and specialized Attorneys shall be appointed to the position by the General Prosecutor of the Azerbaijan Republic in co-ordination with the President of the Azerbaijan Republic.

Section IX

NAKHICHEVAN AUTONOMOUS REPUBLIC.

Article 134. Status of the Nakhichevan Autonomous Republic.

The Nakhichevan Autonomous Republic shall be an autonomous State forming a part of the Azerbaijan Republic.
The status of the Nakhichevan Autonomous Republic shall be determined by the present Constitution.
Nakhichevan Autonomous Republic shall be an inalienable part of the Azerbaijan Republic.
The Constitution and Laws of the Nakhichevan Autonomous Republic must not contradict the Constitution and the Laws of the Azerbaijan Republic, Resolutions of the Cabinet of Ministers of the Nakhichevan Autonomous Republic must not contradict the
Constitution and the Laws of the Azerbaijan Republic, the Decrees of the President of the Azerbaijan Republic and the Resolutions of the Cabinet of Ministers of the Azerbaijan Republic.

**Article 135. Division of Power in the Nakhichevan Autonomous Republic.**

The Legislative power in the Nakhichevan Autonomous Republic shall be executed by the All Mejlis of the Nakhichevan Autonomous Republic, Executive power shall be implemented by the Cabinet of Ministers of the Nakhichevan Autonomous Republic, the Judicial power shall be exercised by the courts of the Nakhichevan Autonomous Republic. Ali Mejlis of the Nakhichevan Autonomous Republic shall independently deal with issues referred to its power by the Constitution and the Laws of the Azerbaijan Republic; the Cabinet of Ministers of Nakhichevan Autonomous Republic shall independently deal with issues referred to its power by the Constitution and the Laws of the Azerbaijan Republic, Decrees of the President of the Azerbaijan Republic; the courts of the Nakhichevan Autonomous Republic shall independently deal with issues referred to its power by the Constitution and the Laws of the Azerbaijan Republic.

**Article 136. Highest Official of Nakhichevan Autonomous Republic.**

The Chairman of the All Mejlis of the Nakhichevan Autonomous Republic shall be the highest official of the Nakhichevan Autonomous Republic.

**Article 137. Ali Majlis of Nakhichevan Autonomous Republic.**

Ali Mejlis of the Nakhichevan Autonomous Republic shall consist of 45 members. Ali Mejlis of the Nakhichevan Autonomous Republic shall elect the Chairman of Ali Mejlis of the Nakhichevan Autonomous Republic and its Deputies, shall form permanent and other commissions. The term of office for the All Mejlis members of the Nakhichevan Autonomous Republic shall be 5 years. The Constitution of the Nakhichevan Autonomous Republic must not contradict the Constitution and the Laws of the Azerbaijan Republic.

**Article 138. General Rules Set Up by All Mejlis of Nakhichevan Autonomous Republic.**

The Ali Mejlis of the Nakhichevan Autonomous Republic shall set up general
rules on the following issues:

1) elections to the Ali Mejlis of the Nakhichevan Autonomous Republic;
2) taxes;
3) directions of economy development of the Nakhichevan Autonomous Republic;
4) social security;
5) environment protection;
6) tourism;
7) medical care, science, culture.

The Ali Mejlis of the Nakhichevan Autonomous Republic shall adopt Laws on issues mentioned in this Article.

**Article 139. Issues Dealed With by Ali Mejlis of Nakhichevan Autonomous Republic.**

The Ali Mejlis of the Nakhichevan Autonomous Republic shall be dealing with the following issues:

1) work organization of the Ali Mejlis of the Nakhichevan Autonomous Republic;
2) budget of the Nakhichevan Autonomous Republic;
3) approval of economic and social programs of the Nakhichevan Autonomous Republic;
4) appointment to the position and removal from the position of the Prime Minister of the Nakhichevan Autonomous Republic;
5) approval of Cabinet of Ministers composition of the Nakhichevan Autonomous Republic;
6) confidence in the Cabinet of Ministers of the Nakhichevan Autonomous Republic.

The Ali Mejlis of the Nakhichevan Autonomous Republic shall pass Resolutions on the issues mentioned in this Article.

**Article 140. Cabinet of Ministers of Nakhichevan Autonomous Republic.**

The composition of the Cabinet of Ministers of the Nakhichevan Autonomous Republic shall be determined by the Ali Mejlis of the Nakhichevan Autonomous Republic on the representation of the Prime Minister of the Nakhichevan Autonomous Republic. The Prime Minister of the Nakhichevan Autonomous Republic shall be appointed by the Ali Mejlis of the Nakhichevan Autonomous Republic based on the
representation of the president of the Azerbaijan Republic.
The Cabinet of Ministers shall:

- make a budget estimates of the Republic and shall submit it to the Ali Mejlis of the Nakhichevan Autonomous Republic;
- realize the budget of the Autonomous Republic;
- ensure implementation of economic programs;
- ensure putting into life social security programs;
- deal with other issues attributed to its competence by the President of the Azerbaijan Republic.

Cabinet of Ministers of the Nakhichevan Autonomous Republic shall pass Resolutions and Orders.

Article 141. Local Executive Power in Nakhichevan Autonomous Republic.

Heads of local Executive power in the Nakhichevan Autonomous Republic shall be appointed by the President of the Azerbaijan Republic on the basis of joint representations of the Chairman of the Ali Mejlis and the Prime Minister of the Nakhichevan Autonomous Republic.

FOURTH CHAPTER. LOCAL SELF-GOVERNMENT.

Section IX

MUNICIPALITIES.

Article 142. Organization of Local Government.

Local government in rural areas and towns, villages and settlements shall be exercised by municipalities. Municipalities shall be formed by way of elections. The system of elections to municipalities shall be determined by the Law.

Article 143. Organization of Municipality Work.

Municipalities shall implement their activity via meetings, permanent and other commissions. Municipality meetings shall be convened by the Chairman of the Municipality.

Article 144. Municipality Power.
The following issues shall be settled at the Municipality meetings:

1) recognition of authority of Municipality members, termination of their authority in cases stipulated by the Law;
2) approving regulations; forming its mechanism;
3) election of the Municipality Chairman and his Deputies, permanent and other commissions;
4) imposing local taxes and payments;
5) approving a local budget and accounts for their use;
6) owning the municipal property, charging and using it;
7) approving and implementing local programs of social security and social development;
8) approving and implementing local programs of economic development;
9) approving and implementing local ecological programs.

Municipalities can be delegated by the Legislative and the Executive power additional authority. Municipalities must be allotted necessary financial means for executing this authority. Realization of this authority shall be controlled by the Legislative and Executive power.

**Article 145. Municipal Decisions.**

At the Municipality meetings decisions shall be taken on considered issues. Municipal decisions shall be taken by a simple vote majority of Municipality members. Decisions connected with local taxes and payments shall be taken by a majority of two thirds of votes of Municipality members.

**Article 146. Guarantee of Municipality Independence.**

Municipalities shall be guaranteed protection in court, compensation of additional expenses, brought about as a result of State bodies decisions.

**FIFTH CHAPTER AND LAW.**

**Section X**

** LEGISLATIVE SYSTEM.**

**Article 147. Validity of the Constitution of the Azerbaijan Republic.**
The Constitution of Azerbaijan Republic shall have highest legal force in the Azerbaijan Republic.

**Article 148. Acts Included in Legislative system of Azerbaijan Republic.**

The Legislative system of the Azerbaijan Republic shall consist of the following normative-legal Acts:

1) the Constitution;
2) Acts adopted via referendum;
3) Laws;
4) Decrees;
5) Resolutions of the Cabinet of Ministers of the Azerbaijan Republic;
6) normative Acts of central Executive bodies.

International Treaties, of which the Azerbaijan Republic is a party, shall be inalienable compound part of the Legislative system of the Azerbaijan Republic. In the Nakhichevan Autonomous Republic the Constitution and the Laws of the Nakhichevan Autonomous Republic, Resolutions of the Cabinet of Ministers of the Nakhichevan Republic shall also have legal force. Legislative system in the Nakhichevan Republic should correspond to the Legislative system in the Azerbaijan Republic.

Local Executive bodies within their competence can take decisions and instructions of the normative character, other Acts, which do not contradict Acts included in the Legislation system.

**Article 149. Normative and Legal Acts.**

Acts that have been passed via referendum must be based on Right and Justice (on equal approach to equal interests).

Only in case of publication of Acts, passed via referendum, their use and implementation shall be obligatory for citizens, Legislative, Executive and Judicial power, juridical Persons are the Municipalities.

The Laws shall be based on Right and Justice (equal attitude to equal interests) and not contradict the Constitution of the Azerbaijan Republic.

Only published Laws shall be obligatory for use and implementation for citizens.
Executive and Judicial power, juridical Persons are the Municipalities. Decrees must not contradict the Constitution, Laws of the Azerbaijan Republic, the Right and Justice (equal attitude to equal interests). Only published Decrees shall be used and implemented for citizens.

Executive bodies, juridical Persons.

Resolutions of the Cabinet of Ministers must not contradict the Constitution, Laws of the Azerbaijan Republic, Decrees, the Right and Justice (equal attitude to equal interests).

It is only when the Resolutions of the Cabinet of Ministers of the Azerbaijan Republic are made public that their application and realization shall be obligatory for citizens, central and local executive bodies, juridical Persons.

Acts of central and local executive power shall not contradict the Constitution, the Laws of the Azerbaijan Republic, Decrees, Resolutions of the Cabinet of Ministers of the Azerbaijan Republic, the Right and Justice (equal approach to equal interests).

Judicial Force of the Acts of central and local executive bodies shall be defined by the President of the Azerbaijan Republic.

Normative and legal Acts, improving legal status of physical and juridical persons, removing or mitigating their legal responsibility can have the reverse force. This must be specified in the normative and legal Act itself. Other normative-legal Acts shall not have the reverse force.

**Article 150. Municipal Acts.**

Acts passed by Municipalities shall not contradict the Constitution and the Laws of the Azerbaijan Republic, Decrees, Resolutions of the Cabinet of Ministers of the Azerbaijan Republic and in the Nakhichevan Autonomous Republic - also the Constitution and the laws of the Nakhichevan Autonomous Republic, Resolutions of the Cabinet of Ministers of the Nakhichevan Autonomous Republic, the Right and Justice (equal attitude to equal interests).

Implementation of Acts passed by the Municipality shall be binding for citizens, living in its territory, and for juridical Persons settled in this territory.

**Article 151. Legal Force of International Acts.**

When disputes, contra lotions have arisen between normative-legal Acts included in Legislation system of the Azerbaijan Republic (excepting the Constitution of the Azerbaijan Republic and the Acts, Passed via referendum) and International Treaties, of which the Azerbaijan Republic is a party, the latter ones shall be applied.
Section XI

CHANGES IN THE CONSTITUTION OF THE AZERBAIJAN REPUBLIC.


Changes in the text of the Constitution of the Azerbaijan Republic shall be adopted only via referendum.


If changes in the text of the Constitution of the Azerbaijan Republic are proposed by the Milli Mejlis of the Azerbaijan Republic or the President of the Azerbaijan Republic, then the conclusion of the Constitutional Court on the proposed changes must be received in advance.

Article 154. Restriction of Authority of the Constitutional Court of the Azerbaijan Republic.

The Constitutional Court of the Azerbaijan Republic cannot give a conclusion on the changes in the text of the Azerbaijan Republic Constitution which are approved via referendum.


Proposals on changes in Articles 1, 2, 6, 7, 8 and on restriction of items specified in the third Chapter of the present Constitution cannot be put forward at the referendum.

Section XII

ADDITIONS TO THE CONSTITUTION OF THE AZERBAIJAN REPUBLIC.

Article 156. Order of Adopting Additions to the Constitution of the Azerbaijan Republic.

Additions to the Constitution of the Azerbaijan Republic shall be adopted as The
Constitutional Laws in the Milli Mejlis of the Azerbaijan Republic by a majority of 95 votes.
The Constitutional Laws of the Azerbaijan Republic on Additions to the Constitution of the Azerbaijan Republic shall be put to the vote at the Milli Mejlis of the Azerbaijan Republic twice. The second voting shall be held 6 months after the first voting.
The Constitutional Laws of the Azerbaijan Republic on Supplements to the Constitution of the Azerbaijan Republic shall be submitted to the President of the Azerbaijan Republic both after the first voting and after the second voting.
The Constitutional Laws of the Azerbaijan Republic on Additions to the Constitution of the Azerbaijan Republic shall come into effect upon the President's signing them after the second voting.

**Article 157. Initiative on Introducing Additions to the Constitution of the Azerbaijan Republic.**

Additions to the Constitution of the Azerbaijan Republic can be put forward by the President of the Azerbaijan Republic or at least 63 Milli Mejlis members of the Azerbaijan Republic.

**Article 158. Restriction of Initiative on Introducing Additions to the Constitution of the Azerbaijan Republic**

The President of the Azerbaijan Republic or Milli Mejlis members of the Azerbaijan Republic cannot submit proposals on Additions to the Constitution of the Azerbaijan Republic concerning provisions reflected in Section VI of the present Constitution.

**TRANSITION PROVISIONS.**

1. The Constitution of the Azerbaijan Republic shall come into effect on the basis of national election (referendum) on the publication day. The Constitution (Principal Law) of the Azerbaijan Republic which was adopted on the 21 of April, 1978 loses its force on the same day.
2. The President of the Azerbaijan Republic from the day of adopting the present Constitution and up to completing term of office shall perform duties determined by the present Constitution for the President of the Azerbaijan Republic.
3. Paragraph 5 of Article 101 of the present Constitution shall affect the President.
of the Azerbaijan Republic elected after the adoption of the present Constitution,
4. Power of the Milli Mejlis composed of the people's Deputies of the Azerbaijan Republic by the
Supreme Soviet of the Azerbaijan Republic shall expire on the day of the first
meeting of the newly elected Milli Mejlis of the Azerbaijan Republic.

The first meeting of the newly elected Milli Mejlis of the Azerbaijan Republic
shall be held a week after election no less than 83 Deputies of the Milli Mejlis of
the Azerbaijan Republic. The first session of the Milli Mejlis of the Azerbaijan Republic shall last till 31 of May, 1996. Article 85 of the Azerbaijan Republic Law "On Elections to the Milli Mejlis of the Azerbaijan Republic" which was adopted on the 15 of August, 1995 shall be in force till the power expiration of the Milli Mejlis of the Azerbaijan Republic of the first convocation elected on the basis of the pointed out Law.
5. The Cabinet of Ministers from the day of passing the present Constitution shall
execute power, defined by the present Constitution.
6. From the day of the present Constitution entering into force the power of the
local Soviets of the people's Deputies of the Azerbaijan Republic shall expire.
Power referred to local Soviets of people's Deputies of the Azerbaijan Republic by the Legislature of the zerbaijan Republic shall be implemented by local bodies of Executive Power.
7. Within 2 years after the Present Constitution has entered into force a Law on
local self-government shall be passed and elections to municipalities shall be held.
8. Laws and other normative and legal Acts operating in the territory of the
Azerbaijan Republic since the day of the present Constitution adoption shall
remain in force in those parts that do not contradict the present Constitution.
9. Courts of the Azerbaijan Republic shall administer justice according to the
authority and principles set up by the present Constitution until the present
Constitution enters into force.
10. Within one year from the day of adopting the present Constitution
corresponding legislature on the status of judges, on the structure of a court and
court reform shall be passed and judges of the Azerbaijan Republic shall be
reappointed.
Until the pointed out legislature is adopted the appointment of judges to the
position and their removal from position shall be realized on the basis of
legislature which is operative until the present Constitution enters into force.
11. After the present Constitution of the Azerbaijan Republic has become
operative a Law of the Azerbaijan Republic on the Constitutional Court of the Azerbaijan Republic shall be passed and the
Constitutional Court of the Azerbaijan Republic shall be established. Before the Constitutional Court of the Azerbaijan Republic has been created authority of the Constitutional Court of the Azerbaijan Republic specified by the present Constitution shall not be implemented. The issue stipulated in item 7 paragraph 3 of Article 130 of the present Constitution shall be settled by the Supreme Court of the Azerbaijan Republic.

12. Since the present Constitution becoming effective the highest Arbitrary Court of the Azerbaijan Republic shall be titled the Economic Court of the Azerbaijan Republic and shall exercise power stipulated by the effective Legislature.